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5 6	IN THE UNITED STATES DISTRICT COURT	
7	IN THE UNITED STATES DISTRICT COURT	
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
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10		No. C 10-03532 WHA
11	HEATHER KIRSCHEN RIPPERE,	NO. C 10-03532 WHA
12	Plaintiff,	ODDED CDANTING
13	V. WELLS EADCO DANK NA	ORDER GRANTING DEFENDANT'S MOTION FOR A MODE DEFINITE STATEMENT.
14	WELLS FARGO BANK, N.A., Defendant.	MORE DEFINITE STATEMENT; DENYING PLAINTIFF'S MOTION FOR SANCTIONS;
15	/	AND VACATING HEARING
16	INTRODUCTION	
17	This action, which plaintiff is prosecuting <i>pro se</i> , arises out of alleged fraud in a real	
18	estate transaction. Defendant Wells Fargo Bank, N.A., moves to dismiss or in the alternative for	
19	a more definite statement. For the following reasons, defendant's motion for a more definite	
20	statement is <b>GRANTED</b> .	
21	STATEMENT	
22	Plaintiff alleges that she entered into a consumer contract for the refinance of her primary	
23	residence (Compl. 1). Plaintiff further asserts that "defendants, acting in concert and collusion	
24	with others [unnamed in the complaint], induced [her] to enter into a predatory loan agreement	
25	with [d]efendant" (ibid.) (emphasis added). Additionally, the complaint states that "defendants"	
26	committed numerous acts of fraud in furtherance of "a carefully crafted scheme intended to	
27	defraud" her ( <i>ibid</i> .). Plaintiff also alleges that she was charged false fees at an unspecified	
28	settlement proceeding ( <i>ibid.</i> ). The rest of plaintiff's complaint discusses the mortgage crisis, the	

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practices of banks in issuing predatory loans, and the general state of the real estate industry. It
 also attempts to set out various legal claims.

In addition to an opposition to defendant's motion, plaintiff filed a motion to sanction defense counsel (Dkt. No. 17). Plaintiff argues that sanctions are warranted because defense counsel "fil[ed] Defendants [sic] Answer in violation of Federal Rule of Civil Procedure 11(b)" (*id.* at 9). Defendant has not yet filed an answer to the complaint.

## ANALYSIS

Under Federal Rule of Civil Procedure 12(e) "a party may move for a more definite statement of a pleading to which a responsive pleading is allowed but which is so vague or ambiguous that the party cannot reasonably prepare a response." Requiring a more definite statement is proper only where the complaint is so ambiguous that the defendant cannot ascertain the nature of the claim or claims being asserted. In such cases, the defendant cannot reasonably be expected to frame a response. *See Cellars v. Pac. Coast Packaging, Inc.*, 189 F.R.D. 575, 578 (N.D. Cal. 1999).

Here, the nature of plaintiff's claims cannot be ascertained from her complaint. Plaintiff refers to both *defendant* and *defendants*, though only one party is a named defendant to this action. The complaint makes continuous reference to multiple unspecified parties that have allegedly engaged in conspiracies and caused unspecified harm. But it is unclear who is being referred to and what acts were allegedly committed. The complaint is also ambiguous as to the specific legal claims being asserted.

Defendant's motion for a more definite statement is therefore GRANTED. As stated
 previously, plaintiff is encouraged to seek assistance from the Legal Help Center in amending her
 complaint (*see* Dkt. No. 20).

Furthermore, plaintiff's motion for sanctions is **DENIED**. The motion does not comply
with the "safe harbor" requirement of Federal Rule of Civil Procedure 11 or with Civil Local Rule
7-8.

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1	CONCLUSION	
2	The hearing on defendant's motion scheduled for October 14, 2010, is VACATED.	
3	Plaintiff has 14 calendar days from the date of this order to amend her complaint.	
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5	IT IS SO ORDERED.	
6	In Ahme	
7	Dated: October 7, 2010.	
8	WILLIAM ALSUP UNITED STATES DISTRICT JUDGE	
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