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8	UNITED STATES	DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
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12	STANLEY D. CANNON and PATRICIA R. CANNON, individually, and for all	Case No: CV-12-01376 EMC	
13	other persons similarly situated,	[PROPOSED] ORDER GRANTING STIPULATION TO EXTEND TIME	
14	Plaintiff,	FOR FEDERAL NATIONAL	
15	V. WELLS EADGO DANK NA EEDEDAL	MORTGAGE ASSOCIATION TO ANSWER OR OTHERWISE RESPOND TO AMENDED COMPLAINT	
16	WELLS FARGO BANK, N.A., FEDERAL NATIONAL MORTGAGE ASSOCIATION, and ASSURANT, INC.,	Judge: Hon. Edward M. Chen	
17	Defendants.	Judge. Hon. Edward W. Chen	
18	Derendants.		
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21	On August 20, 2012, Plaintiffs Stanley D. Cannon and Patricia R. Cannon and		
22	Defendant Federal National Mortgage Association ("Fannie Mae") filed a Stipulation		
23	requesting that Fannie Mae's deadline to answer, move, or otherwise respond to the		
24	Amended Complaint be extended to September 14, 2012. The Court, having reviewed		
25	the Stipulation orders as follows:		
26	///		
27			
28 4828-7834-1392.1	[PROPOSED] ORDER GRANTING STIPULATION TO EXTEND TIME FOR FNMA TO ANSWER OR OTHERWISE RESPOND TO FIRST AMENDED CROSS COMPLAINT CASE NO. CV-12-01376 EMC		
		Dockets.Justia.com	

1	IT IS HEREBY ORDERED THAT:		
2	Defendant Fannie Mae's deadline to answer, move, or otherwise respond to the		
3	Amended Complaint is now September 14, 2012.		
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5	Dated: August 20, 2012		
6	Dated: August 20, 2012		
7	Thit I I I I		
8	O. Judge Edward		
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10	DISTRICT OF CEN		
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28	[PROPOSED] ORDER GRANTING STIPULATION TO EXTEND TIME FOR FNMA TO ANSWER OR		
4828-7834-1392.1	OTHERWISE RESPOND TO FIRST AMENDED CROSS COMPLAINT CASE NO. CV-12-01376 EMC		

1	CERTIFICATE OF SERVICE		
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3	The undersigned hereby certifies that a true and correct copy of the above and		
4	foregoing document has been served on August 20, 2012 to all counsel of record who are		
5	deemed to have consented to electronic service via the Court's CM/ECF system per Fed.		
6	R. Civ. P. 5(b)(3). Counsel of record listed below will be served by electronic mail,		
7	facsimile, United States mail, and/or overnight delivery.		
8 9 10	Russell D. Carter, IIIAttorneys for Plaintiffs Stanley D. CannonT. Brent Walkerand Patricia R. Cannon, et al.CARTER WALKER PLLC2171 West Main, Suite 200		
11	P.O. Box 628 Cabot, AR 72023 501-605-1346		
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14	Alexander P. OwingsAttorneys for Plaintiffs Stanley D. CannonSteven A. Owingsand Patricia R. Cannon, et al.		
15	OWINGS LAW FIRM 1400 Brookwood Drive		
16	Little Rock, AR 72202 501-661-9999 501-661-8393		
17	apowings@owingslawfirm.com sowings@owingslawfirm.com		
18	Jack Wagoner Attorney for Plaintiffs Stanley D. Cannon		
19	WAGONER LAW FIRM, P.A. 1320 Brookwood Drive, Suite E		
20	Little Rock, AR 72202 501-663-5225		
21	501-660-4030 jack@wagonerlawfirm.com		
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	[PROPOSED] ORDER GRANTING STIPULATION TO EXTEND TIME FOR FNMA TO ANSWER OR OTHERWISE RESPOND TO FIRST AMENDED CROSS COMPLAINT		
4828-7834-1392.1	CASE NO. CV-12-01376 EMC		

1 2 3 4 5 6 7 8	Frank G. Burt W. Glenn Merten Brian P. Perryman JORDAN BURT LLP 1025 Thomas Jefferson Street, NW Suite 400 East Washington, DC 20007-0805 202-965-8100 fgb@jordenusa.com wgm@jordenusa.com bpp@jordenusa.com	Attorneys for Defendant Assurant, Inc.
9	Dated: August 20, 2012	FOLEY & LARDNER LLP NANCY L. STAGG
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11		
12		By: <u>/s/ Nancy L. Stagg</u> Attorney for Defendant FANNIE MAE
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4828-7834-1392.1	OTHERWISE RESPOND TO	ATION TO EXTEND TIME FOR FNMA TO ANSWER OR O FIRST AMENDED CROSS COMPLAINT IO. CV-12-01376 EMC