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3	UNITED STATES DISTRICT COURT	
4	NORTHERN DISTRICT OF CALIFORNIA	
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7	ANTHONY NICOSIA, et al.,	
8	Plaintiffs,	No. C 10-0398 PJH
9	v.	ORDER GRANTING IN PART AND
10	WELLS FARGO BANK, et al.,	DENYING IN PART MOTION TO DISMISS AMENDED COMPLAINT
11	Defendants.	
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13 Defendants' motions to dismiss plaintiffs' amended complaint came on for hearing 14 on September 29, 2010 before this court. Plaintiffs Anthony Nicosia and Kathryn Nicosia ("plaintiffs") appeared through their counsel, Glenn Moss. Defendants Wells Fargo Bank, 15 16 N.A., Wells Fargo Home Mortgage (collectively "Wells Fargo") and First American Loanstar Trustee Services, LLC ("Loanstar") (all collectively "defendants"), appeared through their 17 18 counsel, Jon D. Ives, and Lawrence Harris, respectively. Having read all the papers 19 submitted and carefully considered the relevant legal authority, the court hereby GRANTS 20 defendants' motions to dismiss, for the reasons stated at the hearing, and summarized as 21 follows:

Loanstar's motion to dismiss is GRANTED. With respect to the only claim
plaintiffs allege against it – wrongful foreclosure, in violation of Cal. Civil Code § 2923.5 –
Loanstar is a trustee, not a "mortgagee, beneficiary, or authorized agent," as contemplated
by the statute. As such, its only duty implicated by the statute is that of including with the
notice of default a "declaration" made by the lender pursuant to section 2923.5. Loanstar
discharged that duty here. See Wells Fargo Request for Judicial Notice ("RJN"), Ex. C.
Moreover, Loanstar is also entitled to immunity pursuant to Cal. Civil Code § 2924, which

deals with transfers and sales of deeds of trust, and expressly provides that "the trustee 1 2 shall incur no liability for any good faith error resulting from reliance on information provided 3 in good faith by the beneficiary regarding the nature and the amount of the default under 4 the secured obligation, deed of trust, or mortgage." See Cal. Civil Code § 2924(b). To the 5 extent Loanstar's conduct occurred in reliance on the lender's information as provided 6 under California statutes and § 2924, Loanstar is immune, in the absence of allegations 7 establishing bad faith - which have not been stated here. Accordingly, plaintiffs' remaining claim against Loanstar is dismissed with prejudice. 8

2. 9 Plaintiffs' wrongful foreclosure claim against Wells Fargo – also premised on 10 violation of Cal. Civil Code § 2923.5 – is also DISMISSED. Defendants have sought 11 dismissal on three grounds: that it has fully complied with section 2923.5; that section 20 of 12 the deed of trust bars plaintiffs from filing suit against Wells Fargo without first providing 13 Wells Fargo with notice and an opportunity to cure; and that section 2923.5 is preempted by the Home Owner's Loan Act ("HOLA"). For the reasons stated at the hearing, the court 14 15 finds only the first of these arguments persuasive. Section 2923.5 requires that a lender 16 defendant make efforts to contact a borrower prior to a notice of default being issued, 17 schedule a meeting with the borrower if requested, and that a declaration to that effect be 18 included in the notice of default. As already noted, Exhibit C of Wells Fargo's RFN, as well 19 as plaintiffs' own allegation that they "made contacts with Wells Fargo," suggest that 20 defendants have satisfied section 2923.5. FAC, ¶ 14. However, in the very same 21 paragraph, plaintiffs have also somewhat confusingly alleged the opposite – that no 22 defendant made contact with them or agreed to any meeting. Id. Furthermore, plaintiffs' 23 allegations are silent as to whether they were advised, in the course of any "contacts" with 24 defendants, of their right to a meeting, or whether plaintiffs even requested any such 25 meeting. Thus, while the court finds sufficient grounds to grant defendants' motion dismiss 26 plaintiffs' wrongful foreclosure claim, the court grants plaintiffs leave to amend the claim, in 27 order to clarify the scope of their allegations.

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1 3. Plaintiffs' second cause of action alleging declaratory relief against Wells 2 Fargo is DISMISSED for failure to state a claim. Plaintiffs allege three potential bases for 3 obtaining declaratory relief based on defendants' violation of an independent legal duty: (1) 4 defendants' failure to comply with section 2923.5; (2) defendants' failure to comply with 5 section 1641 of TILA in identifying the true owners of the underlying obligation; and (3) 6 defendants' failure to structure plaintiffs' home loan as a single purchase money obligation 7 that would invoke the protections of California's anti-deficiency laws. For the reasons stated at the hearing, the court rejects plaintiffs' second and third proffered bases for 8 9 obtaining declaratory relief, and accordingly GRANTS Wells Fargo's motion with prejudice 10 as to these grounds. Similarly, and for the reasons already summarized herein, the court 11 also GRANTS Wells Fargo's motion on grounds that it has in fact complied with its duties 12 under Cal. Civil Code section 2923.5. However, the dismissal on this basis is with leave to 13 amend, so that plaintiffs may clarify their allegations related to defendants' violation of 14 section 2923.5.

4. Plaintiffs' third cause of action for breach of statutory duties is DISMISSED 15 16 with prejudice. Plaintiffs contend that defendants breached their statutory duties to plaintiffs by failing to provide plaintiffs with the true owner of the underlying notes, as 17 18 required by TILA, 15 U.S.C. § 1641; and by failing to maintain a meaningful toll free phone 19 line or respond within 20 days to the qualified written request plaintiffs sent to Wells Fargo, 20 as required by RESPA, 12 U.S.C. § 2605(e). See FAC, ¶¶ 30-33. As defendant notes, 21 however, 15 U.S.C. § 1641(g) requires notice to be provided to the mortgagee by any 22 "new" owners or assignees of debt. Defendants are the original owners of the note, and so 23 are not implicated by the statute. Similarly, while plaintiffs allege that Wells Fargo failed to 24 provide a toll free number in response to plaintiffs' QWR, RESPA does not require 25 defendants to provide a toll free number. It only requires defendants to provide the 26 borrower with "the name and telephone number of an individual employed by, or the office or department of, the servicer who can provide assistance to the borrower." As to this, 27

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plaintiffs' complaint is silent. Thus, for the foregoing reasons, the court GRANTS
defendants' motion to dismiss the third cause of action.

3 5. Defendants' motion to dismiss plaintiffs' Cal. Bus. & Prof. Code § 17200 claim 4 alleging unfair/deceptive business practices is GRANTED in part and DENIED in part. 5 Plaintiffs allege three bases for their unfair/deceptive business practices claim: (1) 6 defendants' structuring of two loans to avoid California's anti-deficiency statutes; (2) 7 defendants' refusal to provide plaintiffs the contact information regarding the actual owner of the notes presently; and (3) defendants' submission of a false declaration in connection 8 9 with the notice of default, in violation of Cal. Civ. Code § 2923.5. Defendants' motion to 10 dismiss premised on the first two grounds is granted, for the reasons already stated herein 11 and at the hearing. However, defendants' motion to dismiss plaintiffs' third ground for the 12 section 17200 claim is denied, as a full evidentiary record is needed before assessing the viability of this claim. 13

14 6. Finally, plaintiffs' breach of contract claim against Wells Fargo is also 15 DISMISSED, for failure to state a claim. As a preliminary matter, plaintiffs have mislabeled 16 this claim; while it is titled a breach of contract claim, plaintiffs instead argue a claim for breach of the implied covenant of good faith and fair dealing. Moreover, while plaintiffs 17 18 allege several different purported bases for defendants' alleged breach of the implied 19 covenant, plaintiffs' allegations fail to explain in a coherent manner the source of any duties 20 owed to plaintiffs and breached by defendants, and are overly vague. They therefore fail to 21 state a cognizable claim for relief. The dismissal is with leave to amend, so that plaintiffs 22 may attempt to more clearly set forth the nature of any duties owed to plaintiffs and the 23 manner in which defendants breached those duties. To the extent, however, that plaintiffs 24 have alleged defendants' failure to structure the loan obligation in order to comply with 25 California's anti-deficiency statutes as a ground for breach, the court dismisses this portion 26 of plaintiffs' complaint with prejudice, for the reasons already stated herein and at the 27 hearing.

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For the Northern District of California

United States District Court

Plaintiffs' second amended complaint shall be due no later than November 22, 2010. IT IS SO ORDERED. Dated: October 25, 2010 PHYLLIS J. HAMILTON United States District Judge