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4	UNITED STATES DISTRICT COURT	
5	NORTHERN DISTRICT OF CALIFORNIA	
6 7 8	PAULA WHITEROCK, Plaintiff,	Case No. <u>15-cv-01033-KAW</u> ORDER TO SHOW CAUSE; ORDER
9 10	v. OLD REPUBLIC DEFAULT MANAGEMENT SERVICES, et al.,	CONTINUING HEARING ON MOTION TO SEPTEMBER 17, 2015; CONTINUING CASE MANAGEMENT CONFERENCE
11	Defendants.	Re: Dkt. No. 36
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13	On December 10, 2014, Plaintiff Paula Whiterock, proceeding pro se, filed this mortgage	
14	case against Defendants Old Republic Default Management Services and Manufacturers and	

Traders Trust Company ("M&T"). (Compl., Dkt. No. 1, Ex. 1.) On May 29, 2015, the Court

dismissed Plaintiff's initial complaint with leave to amend.

On June 22, 2015, Plaintiff filed her first amended complaint. On July 2, 2015, M&T filed a motion to dismiss, which was joined by co-defendant Old Republic. (Dkt. Nos. 36 & 38.)

Pursuant to Civil Local Rule 7-3, Plaintiff's opposition was due on July 20, 2015. To date, Plaintiff has not filed an opposition.

Accordingly, by no later than August 14, 2015, the Court orders Plaintiff to (1) show 21 22 cause why her case should not be dismissed for failure to prosecute, and (2) file either an 23 opposition to the motion to dismiss or a statement of non-opposition to the motion to dismiss. The 24 response to this order to show cause and the opposition should be filed as separate documents. 25 Failure to timely file both documents may result in the dismissal of this action for failure to prosecute. See Judge Westmore's General Standing Order ¶ 22 ("The failure of the opposing party 26 27 to file a memorandum of points and authorities in opposition to any motion shall constitute 28 consent to the granting of the motion"). The Court notes that Plaintiff similarly failed to timely

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respond to Defendants' motion to dismiss the initial complaint. (*See* 4/7/2015 Order to Show Cause, Dkt. No. 20.) Going forward, any failure to timely respond to the pending litigation without seeking an extension from the opposing parties by way of a formal stipulation—or by filing for leave of court if consent cannot be obtained—to extend her time to respond will not be treated so favorably, and may result in the dismissal of the case with prejudice.

To aid in her compliance with this order, Plaintiff may wish to consult a manual the court has adopted to assist pro se litigants in presenting their case. This manual, and other free information, is available online at: *http://cand.uscourts.gov/proselitigants*. Plaintiff may also contact the Federal Pro Bono Project's Help Desk—a free service for pro se litigants— by calling (415) 782-8982 to make an appointment to have any remaining questions answered.

Additionally, the August 20, 2015 hearing on the motion to dismiss is continued to September 17, 2015 at U.S. District Court, 1301 Clay Street, Oakland, California at 11:00 a.m. in Courtroom 4. The case management conference scheduled for August 18, 2015 is continued to November 3, 2015 at 1:30 p.m. in Courtroom 4. Case management conference statements are due on or before October 27, 2015.

IT IS SO ORDERED.

Dated: July 27, 2015

KANDIS A. WESTMORE United States Magistrate Judge

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