1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 SAN JOSE DIVISION 11 12 OSCAR MADRIGAL SENCION, Case No.: C 10-3108 PVT 13 Plaintiff, INTERIM ORDER RE DEFENDANT OCWEN'S MOTION TO DISMISS 14 v. SAXON MORTGAGE SERVICES, INC., 15 et al., 16 Defendants. 17 18 On August 31, 2010, the parties appeared for hearing on the motion to dismiss filed by 19 Defendant Ocwen Loan Servicing, LLC ("Ocwen"). Based on the papers submitted and the 20 discussions at the hearing, the court finds it appropriate to issue this interim order. Therefore, 21 IT IS HEREBY ORDERED that, no later than September 15, 2010, Defendant Ocwen shall 22 file a supplemental brief explaining what, if any, role it has played with regard to the loans secured 23 by the subject property. Defendant Ocwen bases its motion to dismiss on its claim that it did not 24 begin servicing those loans until after the trustee's sale of the property. However, because it appears 25 both loans at issue were purchase money loans, it is unclear what debt remained to be serviced after 26 the trustee's sale. See, CAL. CODE CIV. PRO. § 580b (disallowing deficiency judgments on purchase 27 money home loans); see also, Brown v. Jensen, 41 Cal.2d 193, 199 (1953) ("the security alone may 28 be looked to for payment of a debt secured by a purchase money trust deed"). While it appears

dismissal of the complaint as drafted is warranted, whether leave to amend is warranted may depend on what role, if any, Defendant Ocwen has played in connection with the subject loans. Dated: 9/1/10 United States Magistrate Judge