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1	Community Association ("HOA"), by and through their respective attorneys of records, an
2	hereby agree and stipulate as follows.
3	1. On December 4, 2018, HOA filed a Motion to Dismiss Deutsche Bank National Trus
4	Company's Complaint [ECF No. 36] ("Motion");
5	2. Deutsche's response to HOA's Motion is due December 18, 2018;
6 7	3. Deutsche's counsel is requesting an additional fourteen (14) days to file its respons
8	to HOA's Motion, and thus requests up to January 2, 2019, to file an Opposition;
9	4. This extension is requested to allow parties to continue settlement discussions, which
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11	have already commenced between the parties.
12	5. Counsel for HOA does not oppose this extension;
13	6. This Stipulation is made in good faith and not for purposes of delay.
14	IT IS SO STIPULATED.
15	DATED this 10 th day of December, 2018.
16	
17	WRIGHT, FINLAY & ZAK, LLP
18	/s/ Robert A. Riether Robert A. Riether, Esq.
19	Nevada Bar No. 12076 7785 W. Sahara Avenue, Suite 200 Las Vegas, Nevada 89117 Attorneys for Plaintiff, Deutsche Bank National Trust Company, As Trustee for the Holders of the First Franklin Mortgage Loan Trust 2006- FF5, Mortgage Pass-Through Certificates,
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24	Series 2006-FF5
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1	DATED this 10 th day of December, 2018
2	LEACH JOHNSON SONG & GRUCHOW
3	/s/Ryan D. Hastings
4	Ryan D. Hastings, Esq. Nevada Bar No. 12394
5	8945 West Russell Road, Suite 330 Las Vegas, Nevada 89148
6	Attorneys for Defendant, South Shores Community Association
7	Community Association
8 9	
10	Case No.: 2:17-cv-00907-RFB-GWF
11	<u>ORDER</u>
12	IT IS SO ORDERED.
13	Dated this 12th day of December , 2018.
14	RICHARD F. BOULWARE, II
15	United States District Judge
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