STIPULATION AND ORDER TO EXTEND TIME TO REPLY TO
OPPOSITION TO MOTION FOR RECONSIDERATION
(First Request)

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COMES NOW, Defendant, THUNDER PROPERTIES, INC. ("Thunder"), and Plaintiff, U.S. BANK NATIONAL ASSOCIATION, AS TRUSTEE, SUCCESSOR-IN-INTEREST TO WACHOVIA BANK NATIONAL ASSOCIATION, AS TRUSTEE FOR GSAA HOME EQUITY TRUST 2005-11, ASSET-BACKED CERTIFICATES, SERIES 2005-11 ("US Bank"), by and through their undersigned counsel, and hereby stipulate and agree as follows:

1. On February 6, 2019, Thunder filed a Motion for Reconsideration herein [ECF

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1		#40].	
2	2. On February 8, 2019, US Bank filed its Response to Said Motion [ECF #41].		
3		Thunder's Reply is presently due on February 15, 2019.	
4	3. As a result of numerous other pending work and personal obligations, Thunder's		
5		counsel has requested and extension of time in which to file its Reply Brief.	
6	4.	Thunder shall be granted an extension of time in which to file its Reply Brief until	
7		March 1, 2019.	
8	5.	This Stipulation is made in good faith and not for purpose of delay.	
9	Dated this day of February, 2019.		
10	ROGER P. C. ASSOCIAT		
11		,	
12	/s/ Timothy I	E. Rhoda	
13	TIMOTHY E Nevada Bar N	. RHODA, ESQ. ROBERT A RIETHER, ESQ.	
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15	(702) 254-777 croteaulaw@c	75 702-475-7964 croteaulaw.com 702-946-1345 (fax)	
16	Attorney for I Thunder Pro	Defendant <u>rriether@wrightlegal.net</u> perties, Inc. Attorney for Plaintiff	
17		U.S. Bank National Association	
18	IT IS SO ORDERED.		
19	1 Cl		
20		By:	
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22	Dated: February 19, 2019		
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1	<u>CERTIFICATE OF SERVICE</u>		
2	I HEREBY CERTIFY that on this	day of February, 2019, I served via the onic filing system, the foregoing STIPULATION	
3	AND ORDER TO EXTEND TIME TO R RECONSIDERATION (First Request) to	REPLY TO OPPOSITION TO MOTION FOR	
4	John S. Dolembo	Robert A Riether	
5	Wright Finlay & Zak 7785 W. Sahara Ave., Ste. 200	WRIGHT FINLAY & ZAK, LLP 7785 W. SAHARA AVE, STE 200	
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7	sdolembo@wrightlegal.net	702-946-1345 (fax)	
8	Attorney for Plaintiff U.S. Bank National Association	rriether@wrightlegal.net Attorney for Plaintiff U.S. Bank National Association	
9	Edgar C Smith		
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12	Attorney for Plaintiff	702-938-1048 (fax)	
13	U.S. Bank National Association	tmcgrath@tysonmendes.com Attorney for Defendant	
14	Christina Miller Wright, Finlay & Zak	Woodland Village Homeowners Association	
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24		mschmidt@tysonmendes.com Attorney for Defendant	
25		Woodland Village Homeowners Association	
26		lat Timethow T. Plant	
27		/s/ Timothy E. Rhoda An employee of ROGER P. CROTEAU &	
•		ASSOCIATES, LTD.	

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