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December 14, 2017

VIA ELECTRONIC FILING

The Honorable Esther Salas, U.S.D.J.
United States District Court - District of New Jersey
Martin Luther King, Jr. Federal Building & U.S.
Courthouse
50 Walnut Street
Newark, NJ 07101

Re: Williams v. Litton, et al. 16-cv-05301-ES-JAD

Dear Judge Salas:

This firm is counsel to the Defendants named as Fremont Home Loan Trust 2006-C Mortgage-Backed Certificates, Series 2006-C, Goldman Sachs, HSBC Bank USA, N.A., Litton Loan Servicing, Ocwen, Ocwen Financial Corporation in the above captioned matter. I write seeking clarity on the current status of this case in light of a motion filed by Plaintiff yesterday.

By way of brief background, Plaintiff filed a Complaint on August 25, 2016 and in response, Defendants' filed a Motion to Dismiss on December 20, 2016. As the Motion was pending, Plaintiff filed numerous letters with the Court regarding various issues, including, but not limited to, her health and notifying the Court that there was impending major surgery. On July 10, 2017, Your Honor entered a Letter Order (Document 65) that: (1) terminated Defendants' Motion to Dismiss; and (2) administratively closed the matter while informing the parties of their right to request a reopening upon good cause.

Since the termination of this case on July 10, 2017, Plaintiff has filed several letters on the docket, which Defendants have not responded to because the case is closed. Yesterday, however Plaintiff filed a document titled "Seek Interlocutory Injunction & Ongoing Problems WTH [sic] NEW JERSEY" as a Motion, and this filing appears to have triggered an automatic scheduling of a hearing on the motion.

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In light of the terminated status of this matter, Defendants are seeking Your Honor's guidance as to whether or not the Court will in fact be conducting a hearing on Plaintiff's motion. We thank Your Honor for your courtesies.

Respectfully Submitted,

/s/ Stuart I. Seiden

Stuart I. Seiden

SIS

cc: All parties receiving electronic notice.

Plaintiff via Email