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**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW JERSEY**

VERONICA A. WILLIAMS,

Plaintiff, Pro Se

v.

LITTON LOAN SERVICING, HSBC BANK  
USA, N.A.; GOLDMAN SACHS; FREMONT  
HOME LOAN TRUST 2006-C MORTGAGE-  
BACKED CERTIFICATES, SERIES 2006-C;  
OCWEN; STERN & EISENBERG, PC,  
Ocwen Financial Corporation

Defendants

Civ. No. 2:16-cv-05301-ES-JAD

**PLAINTIFF NEEDS TIME TO RESPOND TO  
DEFENDANTS RECENT FILING**

**FOR PROBLEMS WITH:**

NJ Case Docket No. F – 000839-13

NJ Case Docket No. ESSX L – 004753-13

NJ Case Docket No. ESSX L – 000081-11

**PLAINTIFF NEEDS TIME TO RESPOND TO DEFENDANTS' RECENT FILINGS**

**Regrettable Delay Requested Until at least April 20, 2018**

I, the Plaintiff, must regrettably request a delay. I need time to review and respond to the documents (filing #87, filing #88 and depositions) that I received from the defendants yesterday (March 19, 2018). The volume of work leading to and following the February 9, 2018 hearing contributed to my February 16, 2018 hospitalization. I, thus, need more rest while researching and preparing my response.

I need at least 5 weeks to review the latest filing and discovery documents (2 depositions). I need to read USDCNJ<sup>1</sup> filings No. 87 and No. 88 thoroughly, identify differences with USDCNJ Filing No. 82, and determine if there is anything new that was not addressed in USDCNJ Filing No. 85. My next appointment with my surgeon is not scheduled until May 2018. I am scheduled to see a doctor again on April 19, 2018. I would like to wait at least until I receive this doctor's recommendation before proceeding.

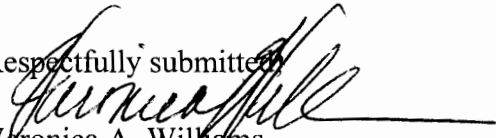
Since the impact of this fraud and the case has caused my maladies, I ask the Court to allow me to proceed in a healthy fashion. I am pushing forward as hard as I can but need sufficient time for rest and recovery.

<sup>1</sup> United States District Court of New Jersey document filing number

Indeed, the “divide and conquer” and “activity delaying” strategies by the defendants present difficult challenges. I will, nonetheless, see this through.

As was stated in USDCN filing No. 86, I, the Plaintiff, am prepared to connect all information in this case to fraud by the defendants. All counts will be substantiated. My presentation has been structured and simplified so that the financial and operational complexities can be understood by a jury. I look forward to my day in court.

Respectfully submitted,

  
Veronica A. Williams

Pro Se Counsel

/s/ Veronica A. Williams

Veronica A. Williams

StopFraud@vawilliams.com

Phone (202) 486-4565

March 20, 2018

**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW JERSEY**

VERONICA A. WILLIAMS,

Plaintiff,

v.

LITTON LOAN SERVICING, HSBC BANK  
USA, N.A.; GOLDMAN SACHS; FREMONT  
HOME LOAN TRUST 2006-C MORTGAGE-  
BACKED CERTIFICATES, SERIES 2006-C;  
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Defendants.

Civ. No. 2:16-cv-05301-ES-JAD

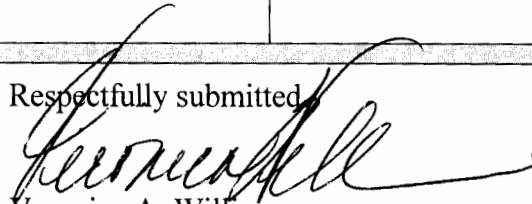
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 DISTRICT OF NEW JERSEY  
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**CERTIFICATION OF SERVICE**

I, Veronica Williams, certify that on this 20<sup>th</sup> day of March 2018, a true and correct copy of this document will be given to counsel or sent to the parties via the method and as addressed below:

<b>Via Email</b>	<b>Via Email</b>	<b>Via U.S. Mail</b>
Brett Messinger, Partner  Stuart I. Seiden, Associate  Attorneys for Litton Loan Servicing, HSBC Bank USA, Goldman Sachs, Ocwen, Fremont Home Loan trust 2006-C Mortgage-Backed Certificates Series 2006-C Duane Morris LLP 30 South 17th Street Philadelphia, PA 19103-4196 Phone (215) 979-1124 Fax (215) 827-5536	Evan Barenbaum, Esq Attorney for Stern & Eisenberg  Director of Litigation Stern & Eisenberg, PC 1581 Main Street, Suite 200 Warrington, PA 18976 Office 267-620-2130 Fax 215-572-5025	Attorney General for the State of NJ  Mr. Gurbir S. Grewal Attorney General Office of The Attorney General The State of New Jersey Richard J. Hughes Justice Complex (HJC) 25 Market Street 8th Floor, West Wing Trenton, NJ 08625-0080

Respectfully submitted,



Veronica A. Williams  
Pro Se Counsel

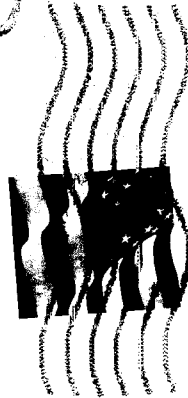
/s/ Veronica A. Williams  
StopFraud@vawilliams.com  
Phone (202) 486-4565

March 20, 2018

*Ado*

V. A. Williams  
P.O. Box 978 ❖ South Orange, New Jersey ❖ 07079-3009

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DISTRICT OF NEW JERSEY  
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Newark, NJ 07102-3595

**CASE NO. 2:16-cv-05301-ES-JAD**  
07102-359595

