

A motion for leave to withdraw as counsel filed by Tracy Henderson, counsel for 18 debtor/appellant 900 Linden Block Development, LLC, came on for oral argument on December 13, 19 2013. Although no written opposition was filed, Mr. Koray Ergur, debtor's Managing Agent, appeared 20 in person at the hearing and argued against the motion to withdraw. For the reasons discussed at the hearing and for good cause shown, the Court GRANTS the motion to withdraw effective sixty (60) days from the date this order is filed. In addition, the Court ORDERS Ms. Henderson to provide debtor/appellant with an electronic copy of all discovery she has in her possession, as discussed at the 24 hearing, by Friday, December 20, 2013.

Because debtor/appellant is a California limited liability company, it cannot proceed in this action without licensed counsel. See Civil L.R. 3-9(b); Rowland v. California Men's Colony, 506 U.S. 194, 202 (1993) ("[A] corporation may appear in the federal courts only through licensed counsel. . .

27 28 .[T]he rationale for that rule applies equally to all artificial entities."). <u>Accordingly, the Court STAYS</u>
<u>the action for sixty (60) days, until Friday, February 14, 2014, in order that debtor/appellant may</u>
<u>obtain replacement counsel</u>. Mr. Ergur is advised that he may not appear in court on behalf of 900
Linden Block Development, LLC without counsel of record for debtor/appellant.

The stay will be lifted upon request of debtor's new counsel, when/if counsel makes an appearance. Alternatively, if new counsel for debtor does not appear prior to the end of the stay, counsel for defendant/appellee may make a motion to dismiss for failure to prosecute.

IT IS SO ORDERED.

Dated: December 16, 2013

SUSAN ILLSTON United States District Judge