Richard And Sheil J. McKnight Family Trust, et al vs William J. Barkett, et al

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1	1. DACA-Castaic, LLC ("DACA") has been determined by this Coun	rt 's	
2	Judgment to be the real party in interest as to those claims based upon the written	en	
3	Guaranties of William Barkett, which Guaranties were assigned by operation of	law to	
4	DACA by those Direct Lenders who affirmatively voted to approve the Purchas	se	
5	Agreement referred to the Judgment (the "Guaranty Claims").		
6	2. DACA wishes to authorize those affected Direct Lenders to contin	ue	
7	prosecuting the Guaranty Claims, pursuant to Federal Rule of Civil Procedure		
8	$3 \mid 17(a)(3)$ which provides as follows:		
9 10	(3) <i>Joinder of the Real Party in Interest</i> . The court may not dismiss an action for failure to prosecute in the name of the real party in interest until, after an objection, a reasonable time has been allowed for the real party in interest to		
11	ratify, join, or be substituted into the action. After ratification, joinder, or substitution, the action proceeds as if it had been originally commenced by the		
12	real party in interest.	y the	
13	DACA hereby ratifies and authorizes the affected Direct Lenders to pursue the		
14	Guaranty claims, as authorized pursuant to Federal Rule of Civil Procedure 17(	a)(3).	
15			
16	DATE: July 13, 2015 KIRBY & McGUINN, A P.C.		
17			
18			
19		ntiffs	
20	DACA-Castaic, LLC and Debt Acquisit Company of America V, LLC	ion	
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23	3 ///		
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1	ORDER
2	1. As to those certain claims based on the written guaranty(ies) of
3	Defendant William Barkett, which were assigned to DACA-Castaic, LLC ("DACA")
4	by those Direct Lenders who affirmatively voted to accept the Purchase Agreement
5	(the "Guaranty Claims"), the Court has determined that DACA is the real party in
6	interest as to such claims.
7	2. The Guaranty Claims referred to in paragraph 1 above are currently beir
8	prosecuted in the names of those Direct Lenders identified in paragraph 1. As stated
9	above, DACA has ratified and authorized those Direct Lenders to continue and
10	complete the prosecution of those Guaranty Claims pursuant to Federal Rule of Civil
11	Procedure 17(a)(3).
12	3. Accordingly, those Direct Lenders who affirmatively voted to accept the
13	Purchase Agreement with DACA are permitted to continue to prosecute the Guaranty
14	Claims in their own names.
15	$O \cap A$
16 17	Dated: August 25, 2015.  HON. ROBERT C. JONES UNITED STATES DISTRICT JUDGE
18	ervir EB STOTES BISTING FVEB GB
19	APPROVED AS TO FORM AND
20	CONTENT
21	LAW OFFICE OF LISA RASMUSSEN
22	
23	By: /s/ Lisa A. Rasmussen
24	Lisa A. Rasmussen Counsel for Rasmussen
	Direct Lenders 3