

1	On March 7, 2012, FHLMC, a government sponsored entity involved in the mortgage market,
2	held a foreclosure sale on the property under the deed of trust executed by Leon. Then on July 25,
3	2012, A&K foreclosed on a property on behalf of the homeowner's association. A&K sold the
4	property at auction to plaintiff/counter-defendant Ferrell Street Trust ("Ferrell"). FHLMC's
5	foreclosure was not recorded until July 26, 2012-one day after A&K foreclosed.
6	On September 27, 2012, plaintiffs A&K and Ferrell filed a complaint to quiet title on the
7	property, for declaratory relief, and to interplead funds. On November 27, 2012, FHLMC filed its
8	answer and counterclaim against Ferrell, A&K, and Leon. On January 10, 2013, Ferrell and A&K
9	filed their answer to FHLMC's counter-claim.
10	Now before the court is FHLMC's motion to dismiss counter-defendant A&K without
11	prejudice and A&K's motion to interplead funds.
12	II. Motions
13	A. FHLMC's motion to dismiss counter-defendant A&K without prejudice (doc.
14	# 18)
15	FHLMC seeks to dismiss counter-defendant A&K without prejudice pursuant to Fed. R. Civ.
16	P. 41(a)(2). A&K does not oppose this motion. Instead, A&K requests that it be dismissed with
17	prejudice.
18	The court construes FHLMC's request for A&K's dismissal and A&K's non-opposition to
19	be dismissed from this action because it does not have any interest in the underlying dispute, as a
20	stipulation to dismiss A&K. Both parties have made unequivocal statements that they wish to have
21	A&K dismissed from this action. The only issue left for the court to resolve is whether dismissal
22	should be with or without prejudice.
23	Plaintiff requests that the dismissal be with prejudice but does not give any reason why
24	dismissal with prejudice is warranted. Here, the dismissal is not an adjudication on the
25	merits-therefore, the court finds dismissal without prejudice appropriate.
26	B. A&K's motion to interplead funds (doc. # 20)
27	A&K foreclosed on the property on behalf of the homeowners association for \$7,050.00.
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1 After the homeowner's association collected its money due and owing and after A&K was paid for 2 its services, the excess proceeds are \$1,089.73.

3 A&K seeks to interplead these excess proceeds pursuant to Fed. R. Civ. P. 67(a). This rule 4 provides that a party seeking the disposition of a sum of money "on notice to every other party and 5 by leave of court-may deposit with the court all or part of the money or thing, whether or not that 6 party claims any of it. The depositing party must deliver to the clerk a copy of the order permitting 7 deposit." FED. R. CIV. P. 67(a).

8 A&K requests a court order allowing it to deposit with the clerk of the court the excess 9 proceeds from the homeowners association foreclosure sale of \$1,089.73. FHLMC does not oppose 10 A&K's motion to interplead excess funds. The court finds that A&K has no interest in the excess 11 proceeds or the underlying dispute between Ferrell, the buyer at the homeowner's association 12 auction, and FHLMC, the bank that previously foreclosed. The court grants A&K's request.

13 III. Conclusion

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Accordingly,

15 IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that defendant/counter-16 claimant Federal Home Loan Mortgage Corporation's motion to dismiss plaintiff/counter-defendant 17 Alessi & Koenig, LLC without prejudice (doc. #18) be, and the same hereby is, GRANTED.

18 IT I THEREFORE ORDERED that A&K will be dismissed from this action without 19 prejudice following A&K's deposit of the interpleaded funds.

20 IT IS FURTHER ORDERED that A&K's motion to interplead funds (doc. # 20) be, and the 21 same hereby is, GRANTED.

22 IT IS THEREFORE ORDERED that A&K deposit \$1,089.73 deposit with the clerk of the 23 court within 14 days of entry of this court's order.

DATED August 6, 2013.

UNITED STATES DISTRICT JUDGE

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