

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
FORT MYERS DIVISION

SECURITIES AND EXCHANGE
COMMISSION,

Plaintiff,

v.

Case No: 2:09-cv-229-FtM-29CM

FOUNDING PARTNERS STABLE-
VALUE FUND, LP, FOUNDING
PARTNERS STABLE-VALUE FUND
II, LP, FOUNDING PARTNERS
GLOBAL FUND, LTD, FOUNDING
PARTNERS HYBRID-VALUE FUND,
LP, PAMELA L GUNLICKS, and
REGIONS BANK,

Defendants.

ORDER

This matter comes before the Court on non-party CVP SPV LLC Series 1's Motion for Recognition of Assignment of Claims (Doc. #505) filed on September 11, 2020. Counsel for the Receiver does not oppose the motion, and no assignor objects to the recognition.

The Revised Schedule A recognized Claims against the receivership. (Doc. #417-5.) Thereafter, CVP sought and obtained recognition of the assignment of Claims 213 and 214, as noted by the recommendation of the Receiver, for distribution to CVP. (Doc. #430, p. 19.) CVP also purchased additional claims, Claims 9, 11, 21, 50, 87, 88, 98, 118, 126, 213, and 214, which assignments were recognized in the Court's Order (Doc. #466).

Now, CVP has purchased and was assigned the rights under Claims 14, 19, 106, 114, 143, and 148. It is for these additional claims that CVP seeks formal recognition of the assignments. Upon review, the motion will be granted.

Accordingly, it is hereby

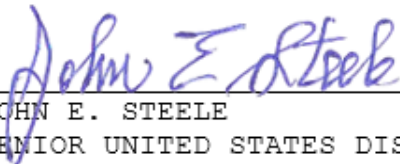
ORDERED:

Non-Party CVP SPV LLC Series 1's Motion for Recognition of Assignment of Claims (Doc. #505) is **GRANTED** as follows:

1. Subject to the terms and conditions of the Purchase and Sale Agreements attached as Exhibits A-1 through A-6 (Doc. #505-2 to #505-7), all rights, title, and interest of each assignor with respect to Claims 14, 19, 106, 114, 143, and 148 against the Receivership Estate as listed on Revised Schedule A have been assigned to CVP;
2. CVP shall have no greater rights in the Founding Partners Receivership Estate than each Assignor had, and the Court's Orders shall be controlling with respect to the approved percentage of any recovery in any future distributions;
3. The assignments and recognition of CVP as assignee of Claims 14, 19, 106, 114, 143, and 148 is subject to the Indemnity (Doc. #505-8, Exh. B) indemnifying the Receivership Estate, who shall have no further liability or duty to the original claimants as of the date of the assignments.

4. The Receiver shall recognize and treat CVP as the rightful owner and assignee of the purchased claims, Claims 14, 19, 106, 114, 143, and 148, and authorize any direct distributions.

DONE and ORDERED at Fort Myers, Florida, this 24th day of September, 2020.



JOHN E. STEELE
SENIOR UNITED STATES DISTRICT JUDGE

Copies:
Counsel of Record