

DISTRICT COURT, DENVER COUNTY, COLORADO Court Address: 1437 Bannock Street, Rm 256, Denver, CO, 80202	DATE FILED: May 1, 2014 10:07 AM CASE NUMBER: 2014CV30667 <p style="text-align: center;">⚠ COURT USE ONLY ⚠</p>
Plaintiff(s) JULIE ANN MEADE v. Defendant(s) APOLLO CREDIT AGENCY INC et al.	
Case Number: 2014CV30667 Division: 409 Courtroom:	
Order: Order Accepting Limited Receivers Report and Granting Request for Discharge	

The motion/proposed order attached hereto: GRANTED.

Issue Date: 5/1/2014



ROBERT LEWIS MCGAHEY JR.
 District Court Judge

DISTRICT COURT, CITY AND COUNTY OF DENVER, COLORADO 1437 Bannock Street Denver, Colorado 80202	
JULIE ANN MEADE, ADMINISTRATOR, UNIFORM CONSUMER CREDIT CODE, Plaintiff, v. APOLLO CREDIT AGENCY, INC., and JAMES P. SADDORIS, Defendants.	<p style="text-align: center;">▲ COURT USE ONLY ▲</p> <hr/> Case Number: 2014CV30667 Division: 409
Attorneys for C. Randel Lewis, as Limited Receiver for Apollo Credit Agency, Inc. Theodore J. Hartl, #32409 Stephanie A. Kanan, #42437 LINDQUIST & VENNUM LLP 600 17 th Street, Suite 1800S Denver, Colorado 80202 Telephone: 303-573-5900 Facsimile: 303-573-1956 E-mail: thartl@lindquist.com skanan@lindquist.com	
ORDER ACCEPTING LIMITED RECEIVER'S REPORT AND GRANTING REQUEST FOR DISCHARGE	

THIS MATTER is before the Court on the Limited Receiver's Report and Request for Discharge, filed by C. Randel Lewis, as limited receiver for Apollo Credit Agency, Inc. (the "Limited Receiver"). The Court has reviewed the Limited Receiver's Report and is otherwise advised. In accordance with the Court's March 14, 2014 Second Amended Order Appointing Limited Receiver (the "Receivership Order"), it is hereby .

ORDERED that the Limited Receiver's Report and recommendations are approved and accepted;

IT IS FURTHER ORDERED that:

the Limited Receiver is authorize to offset \$9,741.50 from Estate funds to reimburse the actual document costs and related subpoena expenses paid by the Limited Receiver's professionals in preparing the Report, *provided however*, that all professional fees of the Limited Receiver and his attorneys will not be paid from Estate funds, but will be paid separately by the State of Colorado in accordance with the Receivership Order (p. 4, ¶ 7);

the Limited Receiver is directed to pay the balance of Estate funds collected to the plaintiff Administrator to augment the Administrator's bond for distributions to Apollo's Clients in this case (the "Distribution Fund");

the Administrator shall make equitable distribution based on the total number of claimants, who submit verified bond claims. Payments from the Distribution Fund shall be paid based on each claimant's pro rata percentage of the total, calculated by dividing each individual claim amount (as reflected in **Exhibit C** and the source documents) by the total gross amount of unremitted funds for all such claimants (also as reflected in **Exhibit C** and the source documents). To the extent that the Administrator receives additional funds collected by Apollo and anyone acting on Apollo's behalf after termination of Apollo's collection license, those funds shall be included in the Distribution Fund. The Administrator shall file a report of such distribution upon final disbursement of the Distribution Fund; and

the stay of claims and litigation against Apollo set forth in the Receivership Order (p. 6, ¶ 12) is hereby terminated.

IT IS FURTHER ORDERED that the February 26, 2014 Preliminary Injunction, Order Freezing Assets [and] Order of Non-Destruction of Records, remains in full force and effect pending further Court order; and the Limited Receiver is hereby discharged in this case.

Dated this ____ day of _____, 2014.

BY THE COURT:

Hon. District Court Judge