

EXHIBIT “A”

From: [Lynda L. Lankford](#)
To: [Vickie Driver](#); "[McKitt, Stephen \(USTP\)](#)"; "[Jessica Rodriguez](#)"; [Laura Fontaine](#)
Cc: [Crissie Stephenson](#)
Subject: RE: Order on De Minimus Asset Sale Motion - LaSalle
Date: Friday, October 11, 2019 2:14:48 PM

Vickie – Could we make this change to paragraph 10? I had understood that you would seek Origin’s consent for the sale of any collateral. This will preserve the Debtors’ right to go back to the Court if Origin doesn’t consent. If this works, I don’t have any additional comments. Thanks.

10. Notwithstanding the foregoing, **absent further Court Order,** all sales and abandonments of any property subject to Origin Bank’s liens shall require notice to **and consent of** Origin Bank.

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817-878-2022 Direct

From: Vickie Driver <vickie.driver@crowedunlevy.com>
Sent: Thursday, October 10, 2019 4:55 PM
To: 'McKitt, Stephen (USTP)' <Stephen.McKitt@usdoj.gov>; 'Jessica Rodriguez' <jrodriguez@mmmlaw.com>; Laura Fontaine <Laura@hedrickkring.com>; Lynda L. Lankford <llankford@forsheyprostok.com>
Cc: Crissie Stephenson <crissie.stephenson@crowedunlevy.com>
Subject: Order on De Minimus Asset Sale Motion - LaSalle

All,

Please see the order granting the de minimus asset sale motion to address the concerns of the US Trustee, KeyBank and Origin Bank. I have attached a clean and blackline for your review. The orders on the applications for employment have no changes from the ones filed and served with the applications.

Please let me know if these address your clients’ concerns and if you have further revisions please provide them in a track changes format or redline back to the clean attached.

Thank you,
Vickie

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