ORDERED.

Dated: March 29, 2021

Karen S. Jennemann United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

www.flmb.uscourts.gov

In re	
Kayla Marie Caviness Loper, Debtor.) Case No. 6:19-bk-03347-KSJ) Chapter 13)
Kayla Marie Caviness Loper,))
Plaintiff,) Adversary No. 6:19-ap-361-KSJ
vs. National Collegiate Student Loan)))
Trust 2006-2,)
Defendant.)

SUMMARY FINAL JUDGMENT

Consistent with the Memorandum Opinion simultaneously entered, it is

ORDERED:

- 1. Defendant's Motion for Summary Judgment (Doc. No. 13) is granted.
- 2. Judgment is entered for Defendant, National Collegiate Student Loan Trust 2006-2, and against the Plaintiff, Kayla Marie Caviness Loper, on the Complaint.

Case 6:19-ap-00361-KSJ Doc 28 Filed 03/30/21 Page 2 of 2

3. Any amounts owed by Plaintiff, Kayla Marie Caviness Loper, to Defendant, National Collegiate Student Loan Trust 2006-2, under the loan are not discharged under §§ 523(a)(8)(A)(i) of the Bankruptcy Code.

###

Geoffrey J. Peters, attorney for National Collegiate Student Loan Trust 2006-2, will serve a copy of this final judgment on interested parties and file a proof of service within 3 days of entry of the final judgment.