

**UNITED STATES BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION**

In re:

CRAIG L. BERKMAN,

Case No. 8:09-bk-05169-CED

Debtor.

SYNECTIC VENTURES I, LLC;
SYNECTIC VENTURES II, LLC; and
SYNECTIC VENTURES III, LLC,

Plaintiffs,

v.

Adv. Pro. No. 8:09-ap-00513-CED

CRAIG L. BERKMAN,

Defendant.

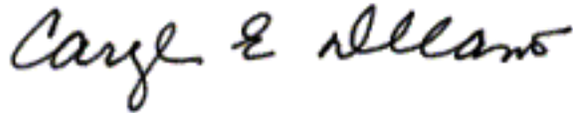
PARTIAL SUMMARY FINAL JUDGMENT
(As to Count IV of the Complaint)
(DOC. NO. 7)

THIS MATTER came on for consideration upon the Court's own motion for the purpose of entering an appropriate order in the above-captioned adversary proceeding. The Court reviewed the record and finds that an Order has been entered granting summary judgment in favor of Plaintiff, Synectic Ventures I, LLC and against Defendant, Craig Berkman, with respect to Count IV of the Complaint. It is appropriate, therefore, to enter a final judgment. Accordingly, it is

ORDERED AND ADJUDGED as follows:

1. Summary judgment is hereby granted in favor of Synectic Ventures I, LLC and against the Debtor, Craig Berkman.
2. The debt owed by Craig Berkman to Synectic Ventures I, LLC in the principal amount of \$2,808,250.00, plus costs and disbursements in the amount of \$1,020.55, plus enhanced prevailing party fee in the amount of \$937.15, plus 9% interest per annum on the principal amount of judgment from the date judgment is entered until paid, as set forth in the final judgment recorded in the Public Records for Hillsborough County, Florida at Book 18981, Pages 941-956, is hereby determined to be non-dischargeable pursuant to 11 U.S.C. § 523(a)(6).

DONE AND ORDERED in Chambers at Tampa, Florida on August 11, 2010.



CARYL E. DELANO
United States Bankruptcy Judge

Copies Furnished to:

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