1 2	FENNEMORE CRAIG, P.C. Cathy L. Reece (005932) Keith L. Hendricks (012750)	
3	3003 N. Central Ave., Suite 2600 Phoenix, Arizona 85012	
4	Telephone: (602) 916-5343 Facsimile: (602) 916-5543	
5	Email: creece@fclaw.com	
6	Attorneys for ML Manager LLC	
0 7	IN THE UNITED STATES BANKRUPTCY COURT	
	FOR THE DISTRICT OF ARIZONA	
8	In re	Chapter 11
9	MORTGAGES LTD.,	Case No. 2:08-bk-07465-RJH
10	Debtor.	NOTICE OF LODGING ORDER
11		APPROVING MOTION TO SELL REAL PROPERTY FREE AND CLEAR OF LIENS,
12		CLAIMS, ENCUMBRANCES, AND INTERESTS
13 14		Real Property located at 50 <sup>th</sup> Street and Chandler Blvd., Phoenix, AZ
15		Hearing Date: December 16, 2009 Hearing Time: 9:00 a.m.
16	NOTICE IS HEREBY GIVEN THAT ML Manager LLC ("ML Manager") has	
17	uploaded the form of Order Approving the Motion To Sell. The form of Order has been	
18	approved by Robert Miller, counsel for the objecting Rev Op Investors. A copy of the	
19	form of Order is attached as Exhibit A.	
20	DATED: December 15, 2009	
21		FENNEMORE CRAIG, P.C.
22		By/s/ Cathy L. Reece
23 24		Cathy L. Reece Attorneys for ML Manager LLC
24	COPY of the foregoing emailed	
23 26	to the parties on the Service List and on the following parties:	
	Robert J. Miller, Esq.	
27	Bryan Cave LLP Two North Central Avenue, Suite 220	0
28 Fennemore Craig, P.C. Phoenix	Phoenix, Arizona 85004	

1	Telephone: (602) 364-7000 rjmiller@bryancave.com
	rjmiller@bryancave.com
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3	/s/ Gidget Kelsey-Bacon
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FENNEMORE CRAIG, P.C. Phoenix	- 2 -

FENNEMORE CRAIG, P.C. Cathy L. Reece (005932) Keith L. Hendricks (012750) 3003 N. Central Ave., Suite 2600 Phoenix, Arizona 85012 Telephone: (602) 916-5343 Facsimile: (602) 916-5543 Email: creece@fclaw.com		
Attorneys for ML Manager LLC		
IN THE UNITED STATES BANKRUPTCY COURT		
FOR THE DISTRICT OF ARIZONA		
In re	Chapter 11	
MORTGAGES LTD.,	Case No. 2:08-bk-07465-RJH	
Debtor.	ORDER APPROVING MOTION TO SELL	
	REAL PROPERTY FREE AND CLEAR OF LIENS, CLAIMS, ENCUMBRANCES, AND INTERESTS	
	Real Property located at 50 <sup>th</sup> Street and Chandler Blvd., Phoenix, AZ	
	Hearing Date: December 16, 2009 Hearing Time: 9:00 a.m.	
ML Manager LLC ("ML Manager") filed a Motion ("Motion") (Docket No. 2444)		
requesting that the Court enter an o	rder authorizing ML Manager as the manager for	
AZCL Loan LLC and agent for 6 non-contributing pass-through investors to sell the 35		
acres of real property located at 50 <sup>th</sup> Street and Chandler Blvd., Phoenix, Arizona (the		
"Property") to Medical Investment Group, LLC for the price and on the terms set forth in		
the Agreement of Sale and Purchase and Escrow Instructions ("Sale Agreement") which is		
attached to the Motion as Exhibit A. Among other things, the Sale Agreement provides for		
the purchase of the 35 acres for approximately \$9,637,650.00 by Medical Investment		
Group, LLC ("Purchaser"). A notice to creditors, interested parties and the 6 non-		
contributing pass-through investors of the Motion and the hearing date was served. A		
response (Docket No. 2498) was filed by Bear Tooth Mountain Holdings, LLP, Pueblo		
	Cathy L. Reece (005932) Keith L. Hendricks (012750) 3003 N. Central Ave., Suite 2600 Phoenix, Arizona 85012 Telephone: (602) 916-5343 Facsimile: (602) 916-5543 Email: creece@fclaw.com Attorneys for ML Manager LLC IN THE UNITED S FOR THE I In re MORTGAGES LTD., Debtor. ML Manager LLC ("ML Mana requesting that the Court enter an o AZCL Loan LLC and agent for 6 no acres of real property located at 50 <sup>th</sup> "Property") to Medical Investment Ga the Agreement of Sale and Purchase a attached to the Motion as Exhibit A. A the purchase of the 35 acres for ap Group, LLC ("Purchaser"). A notic contributing pass-through investors of	

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Sereno Mobile Home Park L.L.C., and Morley Rosenfield, M.D. P.C. Restated Profit
 Sharing Plan (collectively, the "Rev Op Investors"). The ML Manager and the Rev Op
 Investors have stipulated upon this form of Order, which has resolved the concerns of the
 Rev Op Investors to the Motion for the purpose of this sale and upon the terms and
 conditions set forth in this Order. No other party filed a response or objection. The
 hearing was held on the Motion on December 16, 2009 at 9:00 a.m. in Phoenix.

Upon consideration of the Motion, the Court hereby finds as follows:

8 (a) The Motion and the Court's hearing thereon were duly and properly
9 noticed, and the Court has jurisdiction over the issues presented in the Motion;

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- (b) The purchase price offered constitutes fair consideration for the Property;
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- (c) The Purchaser is a good faith purchaser;

(d) The Rev Op Investors consent to the specific sale transaction set forth in the
Sale Agreement and, for the limited purpose of this specific transaction, the Rev Op
Investors authorize the ML Manager to enter into the Sale Agreement on their behalf and
take all steps necessary to close the transaction on the terms and provisions set forth in the
Sale Agreement;

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(e) The investors in the AZCL Loan LLC and the applicable MP Funds have agreed by the applicable dollar vote to the sale terms;

(f) The ML Manager is authorized to proceed with this sale pursuant to theterms and provisions of the Sale Agreement and this Order; and

(g) The sale is supported by sound business justification, so that the ML
Manager shall be authorized to sell the Property in accordance with the terms and
provisions of the Sale Agreement.

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IT IS THEREFORE ORDERED THAT:

(1) The Motion is granted to the extent set forth in this Order.

(2) On behalf of AZCL Loan LLC, each of the Rev Op Investors and the other

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non-contributing pass-through investors, ML Manager is authorized to enter into the Sale
 Agreement and consummate the sale, and is authorized to sell the Property pursuant to the
 terms of the Sale Agreement and to execute any and all documents needed to consummate
 the sale of the Property.

5 Effective as of the closing, the sale and transfer of the Property to the (3) 6 Purchaser shall be free and clear of all liens, claims, encumbrances and interests with such 7 liens, claims, encumbrances and interests to attach to the gross sale proceeds. Without 8 limiting the generality of the preceding sentence, effective as of the closing, AZCL Loan 9 LLC, the Rev Op Investors and the other non-contributing pass-through investors who 10 presently have an ownership interest in the Property shall have a percentage interest in the 11 gross sale proceeds from the sale of the Property equal to their existing percentage 12 ownership interest in the Property.

13 (4) The Purchaser is a good faith purchaser for fair consideration of the14 Property.

(5) ML Manager is authorized to pay out of the sale proceeds at closing all costs
of sale incurred under the Sale Agreement and escrow, including real property taxes,
assessments, broker's fees, title insurance or other closing costs.

18 (6) By no later than two weeks prior to the closing of the sale of the Property, 19 ML Manager will provide the Rev Op Investors and other non-contributing pass-through 20 investors with a written schedule of how ML Manager believes the net sale proceeds (i.e., 21 gross sales proceeds less costs of sale provided for in paragraph 5 herein) should be distributed after the closing of the sale of the Property. The schedule shall provide a 22 23 detailed breakdown of and the basis for all amounts proposed to be distributed, used to 24 pay expenses other than expenses of sale, used for repayment of exit financing, or 25 reserved for future costs and expenses, among other things, from the net sales proceeds for each of the AZCL Loan LLC, the Rev Op Investors and the other non-contributing pass-26

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through investors with an interest in the Property. The Rev Op Investors and the other 1 2 non-contributing pass-through investors shall have five (5) business days after receipt of 3 the written schedule to notify ML Manager of their objection.

If the Rev Op Investors agree that ML Manager's schedule of proposed 4 (7)5 distributions is correct, then the Rev Op Investors shall so notify ML Manager in writing and ML Manager shall be authorized to disburse the net sale proceeds after the closing of 6 the sale.

8 (8) If the Rev Op Investors do not agree that ML Manager's schedule of 9 proposed distributions is correct, then the Rev Op Investors shall so notify ML Manager 10 in writing. ML Manager shall close the sale, pay the costs of sale provided for in 11 paragraph 5 and pay undisputed proposed distributions, however the disputed portions of 12 the proposed distribution of net sale proceeds will be held in escrow pending further order 13 of this Court. The Court will conduct a hearing upon motion by either the Rev Op 14 Investors or ML Manager to determine how the net sale proceeds should be distributed by 15 ML Manager.

16 (9) The Court reserves jurisdiction to resolve any and all disputes that may arise in connection with this specific transaction and the distribution of the proceeds from this 17 18 transaction.

19 This Order sets forth the stipulation between ML Manager and the Rev Op (10)20 Investors with respect to this sale and the other matters addressed herein. All other 21 disputes, arguments, claims, and defenses between the parties are reserved to the extent not specifically resolved herein. Without limiting the generality of the preceding 22 23 sentence, the Rev Op Investors dispute that the ML Manager has the authority to enter 24 into any kind of transactions without the prior, express written consent of the Rev Op 25 Investors, and the parties reserve all of their rights on this authority issue. ML Manager contends, among other things, that the Rev Op Investors and non-contributing pass-26

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1	through investors are subject to the subscription and agency agreements, that any alleged
2	termination by the Rev Op Investors was not effective, that they are subject to the
3	obligations as set forth in the documents and in the Confirmation Order (including
4	paragraph U) and the Plan. While the Rev Op Investors agree they are bound to the
5	Confirmation Order and the Plan, they disagree with the ML Manager's interpretation of
6	these documents and reserve their rights on those disputed issues, some of which are
7	subject of the pending appeal (Docket No. 2401). The parties reserve all of their
8	arguments and rights on these issues. To avoid any doubt, the reservation of rights set
9	forth in this paragraph shall in no way impair, limit or negate the ML Manager's authority
10	to enter into and close the sale transaction pursuant to the terms and provisions of the Sale
11	Agreement and this Order.
12	DATED AND ORDERED AS STATED ABOVE.
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