1	Law Offices
2	SHERMAN & HOWARD L.L.C. 2800 NORTH CENTRAL AVENUE, SUITE 1100 PHOENIX, ARIZONA 85004-1043
2	TELEPHONE: (602) 240-3000 FAX: (602) 240-6600 (AZ BAR FIRM NO. 00441000)
4	Bryan A. Albue (AZ Bar No. 009594) (balbue@shermanhoward.com) Attorneys for Jeffrey C. Stone, Inc. d/b/a Summit Builders
5	Automeys for jenney C. Stone, inc. u/0/a Summit Bunders
6	
7	UNITED STATES BANKRUPTCY COURT
8	FOR THE DISTRICT OF ARIZONA
9	In re: Chapter 11 Proceedings
10	MORTGAGES, LTD., Case No. 2:08-bk-07465-RJH
11	Debtor. NOTICE OF APPEARANCE AND
12	REQUEST FOR NOTICE
13	
14	TO: CLERK OF THE BANKRUPTCY COURT AND ALL PARTIES IN INTEREST
15	PLEASE TAKE NOTICE that Sherman & Howard, L.L.C. appears as co-
16	counsel on behalf of Jeffrey C. Stone, Inc. d/b/a Summit Builders ("Summit Builders")
17	in the above-captioned Chapter 11 case and, pursuant to Rule 2002, Federal Rules of
18	Bankruptcy Procedure, requests that all notices to creditors, equity security holders,
19	creditors' and any other committees, and other interested parties in the above-referenced
20	administrative case and in any related contested matters and adversary proceedings,
21	whether sent by the Court, the Debtor or any other party, be sent to the undersigned at
22	the address set forth below and that the following be added to the master mailing list:
23	Bryan A. Albue Sherman & Howard
24	2800 North Central Avenue, Suite 1100 Phoenix, Arizona 85004-1043
25	(602) 240-3016 (Telephone - Direct) (602) 240-6600 (Facsimile)
26	email: <u>balbue@shermanhoward.com</u> (E-mail) Attorneys for Jeffrey C. Stone, Inc. d/b/a Summit Builders
27	
28	The filing of this Request for Notice shall not constitute a waiver,
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1	relinquishment or forfeiture of Summit Builders' right to, among other things: (i) the
2	entry of any and all final orders in non-core matters only after de novo review by a
3	United States District Court; (ii) a trial by jury in any proceeding where such right
4	otherwise exists; (iii) withdrawal of the reference as to any matter subject to mandatory
5	abstention and to seek such withdrawal where withdrawal is discretionary; and
6	(iv) preservation and reservation of any and all other rights, claims, actions, setoffs,
7	recoupments, defenses and other entitlements to which Summit Builders is afforded
8	under any agreements, at law, in equity or under the United States Constitution.
9	DATED: September 28, 2010
10	SHERMAN & HOWARD L.L.C.
11	
12	By /s/ Bryan A. Albue #009594
13	Bryan A. Albue 2800 North Central Avenue, Suite 1100
14	Phoenix, Arizona 85004-1043 Attorneys for Jeffrey C. Stone, Inc. d/b/a Summit Builders
15	Summit Builders
16	COPY of the foregoing served by E-mail on September 28, 2010 to:
17	E-mail on September 28, 2010 to:
18	Cathy L. Reece, Esq.
19	Fennemore Craig, P.C. 3003 N. Central Ave., Suite 2600
20	Phoenix, Arizona 85012
21	Scott Malm Gust Rosenfeld
22	201 E. Washington, Suite 800 Phoenix, AZ 85004-2327
23	Attorneys for ML Manager LLC
24	
25	/s/ Bryan A. Albue #009594
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28	
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