1 2 3 4 5	a C	T IS HEREBY ADJUDGED and DECREED this is SO DRDERED. The party obtaining this order is responsible for origing it pursuant to Local Rule 9022-1. Dated: December 06, 2010 CY, P.C.
6	Counsel to Radical Bunny, L.L.C.	
7	IN THE UNITED STATES BANKRUPTCY COURT	
8	FOR THE DISTRICT OF ARIZONA	
9	In re:	Chapter 11
10 11	MORTGAGES LTD.,	Case No. 2:08-bk-07465-RJH
11		ORDER GRANTING MOTION TO EXCEED PAGE LIMIT RE: RADICAL
13	Debtor.	<b>BUNNY'S REPLY TO BRIEF ON</b>
14		REMAND IN SUPPORT OF THE ML LIQUIDATING TRUST OBJECTION TO
15		THE APPLICATION PURSUANT TO 11 U.S.C. § 503(b)(3)(D) AND (4) FOR
16		ALLOWANCE AND PAYMENT OF ADMINISTRATIVE CLAIMS OF
17		CREDITOR RADICAL BUNNY
18 19		Hearing Date: December 6, 2010
20		Hearing Time: 10:00 a.m. Location: 230 N. 1st Ave., 6th Fl
21		Courtroom 603 Phoenix, AZ
22		Related Docket Nos. 1888, 2014, 2027, 2088,
23	2395, 2398, 2407, 2982 & 3004	
24	The Court having received Radical Bunny, LLC's ("RBLLC") "Motion to	
25	Exceed Page Limit re: Radical Bunny's Reply to Brief on Remand in Support of the	
26	ML Liquidating Trust Objection to the Application Pursuant to 11 U.S.C. §	
27	503(b)(3)(D) and (4) for Allowance and Payment of Administrative Claim of Creditor	
28	Radical Bunny" ("Motion") and, good cause appearing,	
Cas	U:\SLF\280685\Mortgages, Ltd BK Docs\Radical Bunny Pleadings\Sub Contrib Claim\Ord.Grant.Mtn.2.Exceed.Pg.Limit.re.Reply.02.doc 2:08-bk-07465-RJH Doc 3015 Filed 12/06/10 Entered 12/07/10 07:33:59 Desc Main Document Page 1 of 2	

IT IS HEREBY ORDERED granting RBLLC's Motion.

IT IS FURTHER ORDERED that "Radical Bunny's Reply to Brief on Remand in Support of the ML Liquidating Trust Objection to the Application Pursuant to 11 U.S.C. § 503(b)(3)(D) and (4) for Allowance and Payment of Administrative Claim of Creditor Radical Bunny" not including the caption, signature page, mailing list and exhibits shall not exceed 21 pages in length.

ORDERED, SIGNED & DATED ABOVE.



