

**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF ARIZONA**

MEMORANDUM

TO: Bankruptcy Appellate Panel of the Ninth Circuit  
125 S. Grand Avenue  
Pasadena, California 91105

FROM: Division / District/Office No.: 0970-2 / Phoenix

DATE: July 29, 2011

SUBJECT: Transmittal

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Case Name: MORTGAGES. LTD.

Bankruptcy No.: 2:08-BK-7465-RJH

Adversary No.: N/A

Bankruptcy Judge: RANDOLPH J. HAINES (RJH)

Date Notice of Appeal Filed: 7/28/2011

Date Motion for Leave to Appeal Filed:

Date of Entry of Order Appealed: 7/19/2011

Date Bankruptcy Filed: 6/20/2008

Date Notice of Appeal and Notice of  
Objection Period Mailed to Parties: July 29, 2011

Appeal Fee Paid: YES

Date of Transmittal: July 29, 2011

Clerk of Court

By: C. Brenner  
Deputy Clerk

UNITED STATES BANKRUPTCY COURT  
DISTRICT OF ARIZONA

In Re  
MORTGAGES, LTD.

Chapter 11

Case No. 2:08-BK-7465-RJH

Debtor(s)

Adv. N/A

REV. OP GROUP

Appellant(s)

v.

ML MANAGER LLC

Appellee(s)

**NOTICE OF FILING OF APPEAL AND NOTICE  
OF REFERRAL OF APPEAL TO THE  
BANKRUPTCY APPELLATE PANEL**

YOU ARE HEREBY NOTIFIED that a Notice of Appeal has been filed on 7/28/2011 with the Clerk of the U.S. Bankruptcy Court. By virtue of Orders of the Judicial Council of the Ninth Circuit, the above appeal has been referred to the United States Bankruptcy Appellate Panel of the Ninth Circuit (BAP).

Any party desiring to object to such referral must do so in conformity with the foregoing orders and their provisions for reference to the BAP, a copy thereof being hereto attached.

For further information, you may contact the Clerk of the Bankruptcy Appellate Panel at 125 S. Grand Avenue, Pasadena, California 91105, telephone (626) 229-7225.

NOTICE IS GIVEN TO THE APPELLANT that the Appellant shall, within 14 days of the filing of the Notice of Appeal, (see above), file with the Clerk of the U.S. Bankruptcy Court, 230 N. First Avenue, #101, Phoenix, AZ 85003, the following:

1. A designation of the items to be included in the record on appeal and serve a copy upon the appellee;
2. A statement of the issues to be presented and serve a copy upon the appellee; and
3. A written request for the transcript and deliver a copy to the court reporter where the record designated includes a transcript of any proceeding or a part thereof.

Dated: July 29, 2011

CLERK OF COURT

By: C. Brenner  
Deputy Clerk

Copies to be mailed to attorneys for parties and pro se parties to the appeal by the BNC

Enclosures: Copy of Notice of Appeal  
Amended Order Establishing and Continuing the BAP

**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF ARIZONA**

**NOTICE TO PARTIES TO APPEAL**

1. Appeal is to the Bankruptcy Appellate Panel for the Ninth Circuit:
  - a. Appeals from judgments or orders entered by bankruptcy judges are referred to the BAP unless the appellant has filed a separate written election to have the appeal transferred to the District Court at the time of the filing of the Notice of Appeal. See the November 18, 1988, as amended May 9, 2002, Order Establishing and Continuing the Bankruptcy Appellate Panel of the Ninth Circuit.
  - b. Designation of items to be included in the record on appeal and a statement of issues are to be filed with the bankruptcy clerk within 14 days of the filing of the Notice of Appeal.
  - c. Do not attach copies of the items designated. Copies of the items designated are not needed when the appeal is before the BAP. If the appeal is sent to the District Court, copies of the record are to be provided as set forth in Section 4 below.
  
2. Procedure When Appeal Remains at the BAP:
  - a. Procedures for the processing of the appeal at the BAP are contained in the Rules of the United States Bankruptcy Appellate Panel of the Ninth Circuit. Copies of those rules are available online at [www.ce9.uscourts.gov/bap](http://www.ce9.uscourts.gov/bap) or the Clerk of the BAP:

Clerk of Court  
U.S. Bankruptcy Appellate Panel  
125 S. Grand Avenue  
Pasadena, CA 91105  
626-229-7225
  
3. Withdrawing consent to the BAP hearing and deciding the appeal:
  - a. Appellant must have filed a separate written election to transfer the appeal to the District Court at the time the Notice of Appeal is filed with the Clerk of the Bankruptcy Court. The Clerk of the Bankruptcy Court will send the appeal directly to the District Court.
  - b. All other parties to the appeal have 30 days from service of the Notice of Appeal to file with the Clerk of the BAP a written election to transfer the appeal to the District Court. The Clerk of the BAP, upon the filing of the election, will transmit the appeal to the District Court.

4. Procedure when an appeal is transmitted or transferred to District Court:
  - a. Upon receipt of an appeal from the Clerk of the Bankruptcy Court or from the Clerk of the Bankruptcy Appellate Panel, the appeal is assigned a civil case number in the District Court. The District Court then sends a “Notice of Receipt of Appeal” to the parties to the appeal advising them of the civil case number assigned in the District Court.
  - b. The bankruptcy appeal in the District Court is governed by the District Court Local Rules of Bankruptcy Appeal Procedure, as adopted on 12/1/2007. Please refer to those rules which are available at [www.azd.uscourts.gov](http://www.azd.uscourts.gov).
  - c. When the statement of issues, designation of record and any designated transcripts are filed with the Bankruptcy Court, the Bankruptcy Court Clerk will transmit to the District Court a certificate that the record is complete. The date of transmittal to the District Court constitutes the date of the entry of the appeal on the docket in District Court.
  - d. The record is retained in the Bankruptcy Court. Copies of the record are no longer required to be filed with the District Court. Instead, the parties include copies from the record in their Excerpts of Record filed as appendix to their briefs. See Local District Court Rule 8009-2.

**UNITED STATES BANKRUPTCY  
APPELLATE PANEL OF  
THE NINTH CIRCUIT**

Effective November 18, 1988; as amended May 4, 2010.

**AMENDED ORDER CONTINUING  
THE BANKRUPTCY APPELLATE PANEL  
OF THE NINTH CIRCUIT**

**JUDICIAL COUNCIL OF THE NINTH CIRCUIT AMENDED ORDER CONTINUING  
THE BANKRUPTCY APPELLATE PANEL OF THE NINTH CIRCUIT**

**1. Continuing the Bankruptcy Appellate Panel Service.**

(a) Pursuant to 28 U.S.C. § 158(b)(1) as amended by the Bankruptcy Reform Act of 1994, the judicial council hereby reaffirms and continues a bankruptcy appellate panel service which shall provide panels to hear and determine appeals from judgments, orders and decrees entered by bankruptcy judges from districts within the Ninth Circuit.

(b) Panels of the bankruptcy appellate panel service may hear and determine appeals originating from districts that have authorized such appeals to be decided by the bankruptcy appellate panel service pursuant to 28 U.S.C. § 158(b)(6).

(c) All appeals originating from those districts shall be referred to bankruptcy appellate panels unless a party elects to have the appeal heard by the district court in the time and manner and form set forth in 28 U.S.C. § 158(c)(1) and in paragraph 3 below.

(d) Bankruptcy appellate panels may hear and determine appeals from final judgments, orders and decrees entered by bankruptcy judges and, with leave of bankruptcy appellate panels, appeals from interlocutory orders and decrees entered by bankruptcy judges.

(e) Bankruptcy appellate panels may hear and determine appeals from final judgments, orders, and decrees entered after the district court from which the appeal originates has issued an order referring bankruptcy cases and proceedings to bankruptcy judges pursuant to 28 U.S.C. § 157(a).

**2. Immediate Reference to Bankruptcy Appellate Panels.**

Upon filing of the notice of appeal, all appeals are immediately referred to the bankruptcy appellate panel service.

**3. Election to District Court - Separate Written Statement Required.**

A party desiring to transfer the hearing of an appeal from the bankruptcy appellate panel service to the district court pursuant to 28 U.S.C. § 158(c)(1) shall timely file a separate written statement of election expressly stating that the party elects to have the appeal transferred from the bankruptcy appellate panel service to the district court.

(a) **Appellant:** If the appellant wishes to make such an election, appellant must file a separate written statement of election with the clerk of the bankruptcy court at the time of filing the notice of appeal. Appellant shall submit the same number of copies of the statement of election as copies of the notice of appeal. See Bankruptcy Rule 8001(a). When such an election is made, the clerk of the bankruptcy court shall forthwith transfer the case to the district court. The clerk of the bankruptcy court shall give notice to all parties and the clerk of the bankruptcy appellate panels of the transfer at the same time and in the same manner as set forth for serving notice of the appeal in Bankruptcy Rule 8004.

(b) **All Other Parties:** In all appeals where appellant does not file an election, the clerk of the bankruptcy court shall forthwith transmit a copy of the notice of appeal to the clerk of the bankruptcy appellate panels. If any other party wishes to have the appeal heard by the district court, that party must, within thirty (30) days after service of the notice of appeal, file with the clerk of the bankruptcy appellate panels a written statement of election to transfer the appeal to the district court. Upon receipt of a timely statement of election filed under this section, the clerk of the bankruptcy appellate panels shall forthwith transfer the appeal to the appropriate district court and shall give notice of the transfer to the parties and the clerk of the bankruptcy court. Any question as to the timeliness of an election shall be referred by the clerk of the bankruptcy appellate panels to a bankruptcy appellate panel motions panel for determination.

**4. MOTIONS DURING ELECTION PERIOD**

All motions relating to an appeal shall be filed with the bankruptcy appellate panel service unless the case has been transferred to a district court. The bankruptcy appellate panels may not dismiss or render a final disposition of an appeal within thirty (30) days from the date of service of the notice of appeal, but may otherwise fully consider and dispose of all motions.

## **5. PANELS**

Each appeal shall be heard and determined by a panel of three judges from among those appointed pursuant to paragraph 6, provided however that a bankruptcy judge shall not participate in an appeal originating in a district for which the judge is appointed or designated under 28 U.S.C. § 152. In addition, the panel may hear and determine appeals en banc under rules promulgated by and approved as provided in section 8 of this order.

## **6. MEMBERSHIP OF BANKRUPTCY APPELLATE PANELS**

The bankruptcy appellate panel shall consist of seven members serving seven-year terms (subject to reappointment to one additional three-year term). The judicial council shall periodically examine the caseload of the bankruptcy appellate panel service to assess whether the number of bankruptcy judges serving should change. Appointment of regular and pro tem bankruptcy judges to service on the bankruptcy appellate panel shall be governed by regulations promulgated by the Judicial Council.

(a) When a three-judge panel cannot be formed from the judges designated under subparagraph (a) to hear a case because judges have recused themselves, are disqualified from hearing the case because it arises from their district, or are otherwise unable to participate, the Chief Judge of the Ninth Circuit may designate one or more other bankruptcy judge(s) from the circuit to hear the case.

(b) In order to provide assistance with the caseload or calendar relief, to constitute an en banc panel, or otherwise to assist the judges serving, or to afford other bankruptcy judges with the opportunity to serve on the bankruptcy appellate panels, the Chief Judge of the Ninth Circuit may designate from time to time one or more other bankruptcy judge(s) from the circuit to participate in one or more panel sittings.

## **7. CHIEF JUDGE**

The members of the bankruptcy appellate panel service by majority vote shall select one of their number to serve as chief judge.

**8. RULES OF PROCEDURE**

(a) Practice before the bankruptcy appellate panels shall be governed by Part VIII of the Federal Rules of Bankruptcy Procedure, except as provided in this order or by rule of the bankruptcy appellate panel service adopted under subparagraph (b).

(b) The bankruptcy appellate panel service may establish rules governing practice and procedure before bankruptcy appellate panels not inconsistent with the Federal Rules of Bankruptcy Procedure. Such rules shall be submitted to, and approved by, the Judicial Council of the Ninth Circuit.

**9. PLACES OF HOLDING COURT.**

Bankruptcy appellate panels may conduct hearings at such times and places within the Ninth Circuit as it determines to be appropriate.

**10. CLERK AND OTHER EMPLOYEES.**

(a) Clerk's Office. The members of the bankruptcy appellate panel service shall select and hire the clerk of the bankruptcy appellate panel. The clerk of the bankruptcy appellate panel may select and hire staff attorneys and other necessary staff. The chief judge shall have appointment authority for the clerk, staff attorneys and other necessary staff. The members of the bankruptcy appellate panel shall determine the location of the principal office of the clerk.

(b) Law Clerks. Each judge on the bankruptcy appellate panel service shall have appointment authority to hire an additional law clerk.

**11. EFFECTIVE DATE**

This Order shall be effective as to all appeals originating in those bankruptcy cases that are filed after the effective date of this Order. For all appeals originating in those bankruptcy cases that were filed before October 22, 1994, the Judicial Council's prior Amended Order, as revised October 15, 1992, shall apply. This Order, insofar as just and practicable, shall apply to all appeals originating in those bankruptcy cases that were filed after the effective date of the Bankruptcy Reform Act of 1994, October 22, 1994, but before the date of this Order.

**IT IS SO ORDERED.**

**DATE: April 28, 1995; amended May 9, 2002, amended May 4, 2010.**



**United States Bankruptcy Court  
District of Arizona**

**APPEALS**

**ORDERING AN OFFICIAL TRANSCRIPT**

An official transcript is a transcript that has been prepared by a designee of the Bankruptcy Court. (For appeal purposes, a tape cassette is not acceptable as a part of the Designation of Record.)

If you have designated a transcript of a Court proceeding in your Appeal documents, **it is your responsibility to order it** from the Bankruptcy Court ECR Operator (see list below). The order should be placed at the time you file your Statement of Issues and Designation of Record.

If you have filed an appeal and need a transcript of a hearing, please follow the steps below to obtain an "OFFICIAL" transcript:

1. Determine the date of the hearing.
2. Determine what portion of the hearing is needed. Do you need the entire hearing or only a specific portion of the hearing, (i.e., the judge's ruling).
3. Determine if the transcript is already on file with the Court. Any ECR Operator can advise you of this. If the transcript is already on file, the Court will determine if your check should be made payable to the Bankruptcy Court. If it is not on file, the ECR Operator can tell you who to contact to obtain one.
4. Each transcript ordered requires a deposit. This deposit varies and is dependent upon the estimated length of the transcript. If the transcript needs to be ordered, the ECR Operator will advise you of the correct way to issue your check and where to make payment.
5. Place your request for the transcript. File a "Notice of Request for Transcript" with the Bankruptcy Court. Be sure to indicate if the transcript was requested from the Court or the Court Reporting Agency.
6. When you receive the transcript, retain it to be included as part of your Designation of Record. Follow the procedures listed in the "Notice To Parties to Appeal" included in this packet. Because a courtesy copy of every transcript ordered is sent to the Court, it is not necessary for you to file the transcript with the Court.

Ordering Transcripts

**PHOENIX OFFICE CASES**

Judge Baum (RTB)	Team Line	(602) 682-4200
Judge Case (CGC)	Kayla Morgan	(602) 682-4200
Judge Curley (SSC)	Andamo Purvis	(602) 682-4200
Judge Haines (RJH)	Sheri Fletcher	(602) 682-4200
Judge Hollowell (EWH)	Annette Aguilar	(602) 682-4200
Judge Marlar (JMM)	Annette Aguilar	(602) 682-4200
Judge Nielsen (GBN)	Jo-Ann Stawarski	(602) 682-4200

**TUCSON OFFICE CASES**

Judge Marlar (JMM)	Bev Granillo	(520) 202-7990
Judge Hollowell (EWH)	Alicia Johns	(520) 202-7556

**YUMA OFFICE CASES**

Judge Hollowell (EWH)	Aida Urbalejo	(928) 783-2288
Judge Marlar (JMM)	Aida Urbalejo	(928) 783-2288
Judge Haines (RJH)	Sheri Fletcher	(602) 682-4200

1 Robert J. Miller, Esq. (#013334)  
2 Bryce A. Suzuki, Esq. (#022721)  
3 **BRYAN CAVE LLP**  
4 Two North Central Avenue, Suite 2200  
5 Phoenix, Arizona 85004-4406  
6 Telephone: (602) 364-7000  
7 Facsimile: (602) 364-7070  
8 Internet: [rjmiller@bryancave.com](mailto:rjmiller@bryancave.com)  
9 [bryce.suzuki@bryancave.com](mailto:bryce.suzuki@bryancave.com)

10 Counsel for the Rev Op Group

11 **IN THE UNITED STATES BANKRUPTCY COURT**  
12 **FOR THE DISTRICT OF ARIZONA**

13 In re:

14 MORTGAGES LTD.,

15 Debtor.

Chapter 11

Case No. 2:08-bk-07465-RJH

**NOTICE OF APPEAL**

16 AJ Chandler 25 Acres, LLC; Bear Tooth Mountain Holdings, LLP; Cornerstone Realty &  
17 Development, Inc.; Cornerstone Realty & Development, Inc. Defined Benefit Plan and Trust;  
18 Evertson Oil Company, Inc.; Brett M. McFadden; LLJ Investments, L.L.C.; Michael Johnson  
19 Investments II, L.L.C.; Pueblo Sereno Mobile Home Park L.L.C.; Queen Creek XVIII, L.L.C.;  
20 Morley Rosenfield, M.D. P.C. Restated Profit Sharing Plan; William L. Hawkins Family L.L.P.;  
21 and/or their successors and assigns (collectively, the “Rev Op Investors”) hereby appeal,  
22 pursuant to 28 U.S.C. § 158(a) and (b), from the Bankruptcy Court’s *Minute Entry Order* [DE  
23 #3269] (the “Second Distribution Order”) entered in the above-captioned bankruptcy case with  
24 respect to *ML Manager’s Motion to Authorize a Second Distribution of Proceeds in Accordance*  
25 *with Allocation Model and to Approve Treatment of Distribution of Disputed Proceeds* [DE  
26 #3257] filed by ML Manager LLC on June 27, 2011. A true and correct copy of the Second  
27 Distribution Order is attached hereto as Exhibit “A” and incorporated by reference herein.

28 The parties to the matter being appealed and the names, addresses and telephone numbers  
of their respective attorneys are as follows:

BRYAN CAVE LLP  
TWO NORTH CENTRAL AVENUE, SUITE 2200  
PHOENIX, ARIZONA 85004-4406  
(602) 364-7000

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**ML Manager LLC**  
Cathy Reece, Esq.  
FENNEMORE CRAIG, P.C.  
3003 North Central Avenue, Suite 2600  
Phoenix, Arizona 85012-2913  
Telephone: (602) 916-5000  
[creece@fclaw.com](mailto:creece@fclaw.com)

Keith L. Hendricks, Esq.  
MOYES SELLERS & HENDRICKS  
1850 North Central Avenue, Suite 1100  
Phoenix, Arizona 85004  
Telephone: (602) 604-2141  
[khendricks@law-msh.com](mailto:khendricks@law-msh.com)

**The Rev Op Investors**  
Robert J. Miller, Esq.  
Bryce A. Suzuki, Esq.  
BRYAN CAVE LLP  
Two North Central Avenue, Suite 2200  
Phoenix, Arizona 85004-4406  
Telephone: (602) 364-7000  
[rjmiller@bryancave.com](mailto:rjmiller@bryancave.com)  
[bryce.suzuki@bryancave.com](mailto:bryce.suzuki@bryancave.com)

If a Bankruptcy Appellate Panel Service is authorized to hear this appeal, each party has a right to have the appeal heard by the district court. The appellant may exercise this right only by filing a separate statement of election at the time of the filing of this notice of appeal. Any other party may elect, within the time provided in 28 U.S.C. § 158(c), to have the appeal heard by the district court.

RESPECTFULLY SUBMITTED this 28<sup>th</sup> day of July, 2011.

BRYAN CAVE LLP

By:           /s/ BAS, #022721            
Robert J. Miller  
Bryce A. Suzuki  
Two North Central Avenue, Suite 2200  
Phoenix, AZ 85004-4406  
Counsel for the Rev Op Group

BRYAN CAVE LLP  
TWO NORTH CENTRAL AVENUE, SUITE 2200  
PHOENIX, ARIZONA 85004-4406  
(602) 364-7000

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COPY of the foregoing served via email  
this 28<sup>th</sup> day of July, 2011, upon:

Cathy Reece, Esq.  
FENNEMORE CRAIG, P.C.  
3003 North Central Avenue, Suite 2600  
Phoenix, Arizona 85012  
[creece@fclaw.com](mailto:creece@fclaw.com)  
Counsel for ML Manager LLC

Keith L. Hendricks, Esq.  
MOYES SELLERS & HENDRICKS  
1850 North Central Avenue, Suite 1100  
Phoenix, Arizona 85004  
[khendricks@law-msh.com](mailto:khendricks@law-msh.com)  
Counsel for ML Manager LLC

/s/ Sally Erwin \_\_\_\_\_

# EXHIBIT "A"

SIGNED.



Dated: July 19, 2011

UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF ARIZONA

Minute Entry Order

*Randolph J. Haines*

Randolph J. Haines, Bankruptcy Judge

Hearing Information:

Debtor: MORTGAGES LTD.  
Case Number: 2:08-bk-07465-RJH Chapter: 11  
Date / Time / Room: TUESDAY, JULY 19, 2011 10:00 AM 6TH FLOOR #603  
Bankruptcy Judge: RANDOLPH J. HAINES  
Courtroom Clerk: JANET SMITH  
Reporter / ECR: SHERI FLETCHER

Matters:

- 1) ML MANAGER'S MOTION TO SELL REAL PROPERTY (SW CORNER OF MILLER & MCDOWELL - PDG LOS ARCOS)  
R / M #: 3,255 / 0
- 2) ORIGINAL LIQUIDATING TRUSTEE, KEVIN O'HALLORAN'S MOTION FOR ORDER OF DISCHARGE OF ORIGINAL TRUSTEE AND FOR RELEASE OF TRUSTEE'S BOND AND OBJECTIONS THERETO  
R / M #: 3,023 / 0
- 3) ML MANAGER'S MOTION TO AUTHORIZE A SECOND DISTRIBUTION OF PROCEEDS IN ACCORDANCE WITH ALLOCATION MODEL & TO APPROVE TREATMENT OF DISTRIBUTION OF DISPUTED PROCEEDS  
R / M #: 3,257 / 0

Appearances:

CATHY REECE/KEITH HENDRICKS, ATTORNEY FOR ML LIQUIDATING TRUST  
BRYCE A. SUZUKI, ATTORNEY FOR REV OP INVESTORS  
ROBERT FURST  
JAMES BLOOM, ATTORNEY FOR MORTGAGES LTD 401K  
KEVIN MCCOY, ATTORNEY FOR KEVIN O'HALLORAN LIQUIDATING TRUSTEE  
RONALD WARNICKE, ATTORNEY FOR ML LIQUIDATING TRUST

**UNITED STATES BANKRUPTCY COURT**  
**FOR THE DISTRICT OF ARIZONA**  
**Minute Entry Order**

(continue)... 2:08-bk-07465-RJH

TUESDAY, JULY 19, 2011 10:00 AM

**Proceedings:**

ITEM #1 - PDG SALE

Ms. Reece addressed the objections and reviewed resolutions reached. Ms. Reece reviewed the status of the appeals regarding the Rev Op Groups previous objections to sales. She explained the details of the sale.

Mr. Suzuki opposed the sale.

COURT: IT IS ORDERED GRANTING THE MOTION AND OVERRULING TO OBJECTIONS OF THE REV OP GROUP AND PDG LOS ARCOS. MS. REECE MAY UPLOAD A FORM OF ORDER.

ITEM #3

Mr. Hendricks urged the motion responding to objections filed.

Mr. Suzuki reviewed his objection.

COURT: IT IS ORDERED GRANTING THE MOTION SOLELY ON THE BASIS THAT IT SATISFIES ANY PRIOR REQUIREMENT THE COURT MAY HAVE MADE THAT A DISTRIBUTION BE BROUGHT BACK BEFORE THE COURT WHETHER IN THE CONTEXT OF APPROVING THE ALLOCATION MODEL OR IN THE CONTEXT OF APPROVING A PARTICULAR SALE AND/OR SETTLEMENT. THE COURT FINDS THAT THIS MOTION SATISFIES THAT REQUIREMENT.

ITEM #2

Mr. McCoy urged the Court to release Mr. O'Halloran's bond on the date the successor trustee Mr. Hartley took over.

Mr. Warnicke responded.

COURT: IT IS ORDERED MR. O'HALLORAN IS 1) DISCHARGED FROM ANY FURTHER DUTIES AS A LIQUIDATING TRUSTEE, 2) RELEASED FROM ANY LIABILITY FOR ANY ACTIVITY OF THE TRUST OR THE TRUSTEE AFTER HIS RETIREMENT IN DECEMBER, 2010, 3) HE IS RELEASED FROM ANY OBLIGATION/LIABILITY TO PAY ANY FURTHER PREMIUM ON THE BOND AND 4) THE LIQUIDATING TRUST SHALL MAINTAIN D AND O COVERAGE THAT CONTINUES TO COVER THE ACTS OF MR. O'HALLORAN UNTIL THE EXPIRATION OF THE STATUE OF LIMITATIONS GOVERNING ACTIONS THAT MIGHT BE BROUGHT AGAINST HIM. PARTIES ARE DIRECTED TO UPLOAD A STIPULATED FORM OF ORDER.

Mr. Bloom reviewed his concern regarding the time Mr. O'Halloran served as the fiduciary for the 401k plan and that the statute of limitations for ARISA claims is much longer - 3 to 6 years. He requested the D & O policy be extended to the ARISA statue of limitations.

Mr. Warnicke responded.

COURT: IT IS ORDERED DENYING MR. BLOOM'S SPEAKING MOTION THAT THE COVERAGE BE MAINTAINED FOR THAT LENGTH OF TIME. THE COURT WILL ONLY REQUIRE IT FOR THE LENGTH OF TIME FOR BREACH OF FIDUCIARY ACTIONS GENERALLY.

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RANDOLPH J. HAINES  
U.S. BANKRUPTCY JUDGE



**UNITED STATES BANKRUPTCY COURT**  
**FOR THE DISTRICT OF ARIZONA**  
**Minute Entry Order**

(continue)... 2:08-bk-07465-RJH

TUESDAY, JULY 19, 2011 10:00 AM

United States Bankruptcy Court  
District of Arizona

In re:  
Mortgages Ltd.  
Debtor

Case No. 08-07465-RJH  
Chapter 11

**CERTIFICATE OF NOTICE**

District/off: 0970-2

User: brennerc  
Form ID: pdf008

Page 1 of 5  
Total Noticed: 1

Date Rcvd: Jul 29, 2011

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Jul 31, 2011.

cr +Rev Op Group, c/o Robert J. Miller/Bryce Suzuki, Bryan Cave LLP,  
Two North Central Avenue, #2200, Phoenix, AZ 85004-0935

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.  
NONE. TOTAL: 0

\*\*\*\*\* BYPASSED RECIPIENTS \*\*\*\*\*

NONE. TOTAL: 0

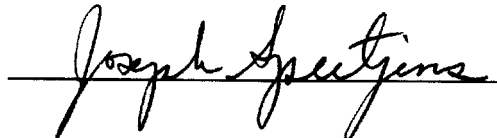
Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP.  
USPS regulations require that automation-compatible mail display the correct ZIP.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 9): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Jul 31, 2011

Signature: \_\_\_\_\_



The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on July 29, 2011 at the address(es) listed below:

AARON G. YORK on behalf of Plaintiff Graystar Investments, LLC york@sackstierney.com  
 ADAM B DECKER on behalf of Creditor Farnsworth Wholesale Company adam@finterdecker.com  
 ADAM B. NACH on behalf of Defendant Contractors Abatement Services, Inc.  
 adam.nach@azbar.org;lbnkcourt@yahoo.com  
 ALISA C. LACEY on behalf of Creditor Oxford and Investor Group  
 rmcgee@stinson.com;acharles@stinson.com  
 ALLEN B BICKART on behalf of Interested Party KOUMBAS L L C bickartlaw@aol.com  
 ALLISON L. KIEMAN on behalf of Plaintiff MORTGAGES LTD allison.kierman@dlapiper.com,  
 pat.kelly@dlapiper.com;dlaphx@dlapiper.com  
 ALLISON M. LAURITSON on behalf of Defendant Contractors Abatement Services, Inc.  
 allison.lauritson@lane-nach.com, alharkins@yahoo.com;lbnkcourt@yahoo.com  
 ANDREW A. HARNISCH on behalf of Plaintiff SOJAC I, LLC, an Arizona limited liability company  
 aharnisch@swlaw.com, docket@swlaw.com;slarson@swlaw.com  
 ANDREW MICHAEL FOWLER on behalf of Defendant Mechanical Solutions, Inc. afowler@davismiles.com  
 ANDREW V. BANAS on behalf of Creditor G. Grant Lyon, Chapter 11 Trustee for Radical Bunny, LLC  
 abanas@seyfarth.com  
 ANDY M. KVESIC on behalf of Defendant NOBLE STEEL, INC. akvesic@rcalaw.com  
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