

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

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7 Counsel for the Rev Op Investors

8 **IN THE UNITED STATES BANKRUPTCY COURT**
9 **FOR THE DISTRICT OF ARIZONA**

10 In re:

11 MORTGAGES LTD.,

12 Debtor.

Chapter 11

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

**OBJECTION TO ML MANAGER'S MOTION
TO SELL REAL PROPERTY**

**REAL PROPERTY LOCATED AT 5116 N.
DYSART RD., LITCHFIELD PARK,
ARIZONA**

Hearing Date: December 19, 2011

Hearing Time: 11:30 a.m.

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18 Queen Creek XVIII, L.L.C. and/or its successors and assigns (collectively, the "Rev Op
19 Investors") hereby file this Objection to ML Manager's *Motion To Sell Real Property* [DE
20 #3372] dated November 30, 2011 (the "Sale Motion"). In support of this Objection, the Rev Op
21 Investors hereby incorporate by reference herein previous sale-motion objections filed by the
22 Rev Op Investors and affiliated parties (and the arguments and authorities set forth therein) at the
23 following Docket Entry numbers: DE #2499; DE #2504; DE #2878; DE #2881; DE #2965; DE
24 #3003; DE #3095; DE #3153; DE #3185; DE #3187; DE #3262; DE #3307; DE #3327; and DE
25 #3343.

26 The Rev Op Investors hereby reserve all of their rights with respect to the proposed sale
27 of the subject property. Various Rev Op Investors previously recorded terminations of agency
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that put prospective buyers on notice that any sale will be subject to the Rev Op Investors' interests.

WHEREFORE, the Rev Op Investors request that the Court enter an order denying the Sale Motion and granting to the Rev Op Investors such other relief as it deems appropriate.

DATED this 12th day of December, 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 Investors

COPY of the foregoing served via email this 12th day of December, 2011 upon:

Cathy L. Reece, Esq.
Fennemore Craig, P.C.
3003 North Central Avenue, Suite 2600
Phoenix, Arizona 85012-2913
creece@fclaw.com
Counsel for ML Manager LLC

Keith L. Hendricks, Esq.
khendricks@law-msh.com
Counsel for ML Manager LLC

/s/ Sally Erwin