IT IS HEREBY ADJUDGED and DECREED this is SO ORDERED. The party obtaining this order is responsible for noticing it pursuant to Local Rule 9022-1.

Dated: September 20, 2012

endoph J.

Randolph J. Haines, Bankruptcy Judge

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF ARIZONA

In re:

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MORTGAGES LTD.,

Debtor.

Chapter 11

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

SUPPLEMENTAL ORDER GOVERNING THE EXCHANGE AND USE OF "HIGHLY CONFIDENTIAL" INFORMATION

On September 2, 2010, the Court entered a Protective Supplemental Order [DE # 2920] 14 governing the general production of certain information (the "Existing Protective Order"). On 15 the stipulation for entry of an order regarding confidentiality of documents and other information 16 (the "Stipulation"), and the Court being advised that highly confidential information will be 17 produced by various persons and entities in proceedings to include the proceedings, discovery 18 and pleadings related to the hearing set for November 5, 2012 as set forth in the Order filed on 19 September 11, 2012 [DE 3578] (the "Hearing"), and it appearing that supplemental procedures 20and relief to the Existing Protective Order is warranted, the Court enters this Supplemental Order 21 governing the exchange and use of such information. 22

 1. This Supplemental Order Governing the Exchange and Use of Confidential Information ("Supplemental Order") applies to ML Manager LLC ("ML Manager"), Bear Tooth Mountain Holdings, LLP, Cornerstone Realty and Development, Inc., Cornerstone Realty & Development, Inc. Defined Benefit Plan and Trust, William L. Hawkins Family LLP, AJ Chandler 25 Acres, LLC, Queen Creek XVIII, L.L.C., Pueblo Sereno Mobile Home Park, L.L.C., Michael Johnson Investments II, LLC, Evertson Oil Company, Inc., James C. Schneck Revocable Trust Dated October 1, 1999, Lonnie Joel Krueger Family Trust, Brett Michael

Case 2:08-bk-07465-RJH Doc 3585 Filed 09/20/12 Entered 09/20/12 14:00:22 Desc Main Document - Stipulation Page 1 of 8 McFadden, Morley Rosenfield, M.D. P.C. Restated Profit Sharing Plan, L.L.J. Investments,
 LLC, and Louis B. Murphey and any other person or entity producing or providing documents or
 other information in connection with these proceedings.

4 2. This Supplemental Order shall govern all documents and other discovery 5 materials and information designated as "Highly Confidential Information" and produced 6 pursuant to any mandatory disclosure obligations or in response to any formal or informal 7 discovery requests in these proceedings. This Supplemental Order shall govern, among other 8 things, documents and information produced pursuant to Rules 26, 34 or 45 of the Federal Rules 9 of Civil Procedure and Rules 2004, 9014 and 1018 of the Federal Rules of Bankruptcy 10 Procedure, 2004 examination, deposition and/or trial transcripts, all information contained 11 therein, and all copies, excerpts or summaries thereof.

12 3. A person or entity may designate certain materials and information as "Highly 13 Confidential" under this Supplemental Order if the designating party reasonably believes that such materials and information ("Highly Confidential Information") are so confidential that their 14 dissemination should be limited to those persons described in paragraph 7 below. Highly 15 16 Confidential Information shall be restricted as set forth in paragraph 7 below. All persons receiving Highly Confidential Information (but not Outside Counsel or those persons affiliated 17 with the Court) shall be required to execute the undertaking attached hereto as Exhibit A 18 ("Undertaking") before or in conjunction with receiving or reviewing any Highly Confidential 19 Information. 20

4. Highly Confidential Information may be used solely for purposes of theseproceedings.

5. A person or entity may designate materials and information as Highly Confidential Information by affixing a legend substantially similar to "Highly Confidential" respectively, to each page of the document; provided that the inadvertent failure to designate materials or information as Highly Confidential Information at the time of production shall not constitute a waiver of such right, and such failure may be remedied by the producing party by notifying the receiving party of the proper designation, whereupon all materials so re-designated

1 shall be fully subject to the appropriate restrictions in this Supplemental Order. With regard to 2 electronic documents, all documents produced in a native format may be designated as Highly 3 Confidential Information by being produced with a written statement that the production is being 4 made subject to the Highly Confidential designation. Any document produced in native format 5 with such an accompanying written declaration shall be considered to be Highly Confidential 6 Information subject to the terms of this Supplemental Order.

7 6. Any Rule 2004 examination, deposition, other testimony or hearing (or any part 8 thereof) may be designated as Highly Confidential Information by (a) stating orally on the record 9 of that examination, deposition, testimony or hearing that certain or all information or testimony 10 therein is Highly Confidential Information; or (b) by written notice of such designation from counsel for a party to counsel for the other parties, if sent within three (3) days of receiving a 12 written transcript or copy of the examination, deposition, other testimony or hearing.

7. 13 Materials and information designated as "Highly Confidential" may be disclosed, summarized, described or otherwise communicated or made available by the receiving party in 14 whole or in part only to Outside Counsel, to the Court and its employees (in which case such 15 material shall be filed under seal), court reporters, and experts and consultants retained by 16 Outside Counsel. Provided that, such experts and consultants (a) may use Highly Confidential 17 Information solely in connection with the prosecution or defense of these proceedings, and (b) 18 shall be required to execute the Undertaking attached hereto as Exhibit "A" before or in 19 conjunction with reviewing any Highly Confidential Information. The parties agree to work 20 together as necessary (as well as with any third party as may be applicable) to agree on further 21 disclosure of Highly Confidential Information designated as "Highly Confidential Information"; 22 provided however, that no disclosure shall be made to any other individuals in the absence of 23 agreement by the producing party or an order from the Court. Nothing in this Supplemental 24 Order shall prevent Outside Counsel from advising their clients about Outside Counsels' 25 impressions, recommendations, strategies, or opinions formed in part based on a review of 26 Highly Confidential Information, provided that Outside Counsel may not communicate Highly 27 Confidential Information to clients. 28

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1 8. The parties will work together to limit the disclosure of any Highly Confidential 2 Information at any public hearing, trial, or other proceeding in connection with these 3 proceedings. The use of Highly Confidential Information will require special procedures to 4 protect such information, especially any revenue projections contained in such information. As 5 such, if a receiving party intends to disclose any Highly Confidential Information in such a 6 setting, before making such disclosure, the receiving party shall (a) inform the producing party 7 that it intends to disclose the Highly Confidential Information, and (b) cooperate with the 8 producing party to limit, to the maximum extent possible, the amount of Highly Confidential 9 Information that will be disclosed, if at all, including treatment of the hearing transcript and/or 10 exhibits containing the Highly Confidential Information.

9. All documents of any kind to be filed with the Court, including legal memoranda, expert reports and any attachments thereto, that contain, disclose, or summarize Highly Confidential Information shall be filed under seal in accordance with the applicable rules of this Court, and may not be disclosed in public court proceedings or otherwise without the prior 14 approval of the producing party or the Court.

10. Counsel for a party receiving Highly Confidential Information shall, upon written 16 request from the producing party, provide copies of all Undertakings to counsel for the 17 producing party within three (3) days of receiving such written request for same. 18

11. Producing and/or receiving Highly Confidential Information or otherwise 19 complying with the terms and conditions of this Supplemental Order shall not (a) constitute an 20 admission that any Highly Confidential Information contains or reflects trade secrets or other 21 private or confidential information, (b) prejudice in any way a party's right to object to the 22 production of materials or information, (c) prevent the parties from agreeing to alter or waive 23 the provisions herein with respect to any particular Highly Confidential Information, (d) 24 prejudice in any way a party's right to object to the admissibility, authenticity or use of any 25 Highly Confidential Information, or (e) prejudice in any way the rights of any party to seek 26 further protection or a determination by the Court whether any material or information 27 designated Highly Confidential Information should be subject to this Supplemental Order. 28

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1 12. Nothing herein shall impose any restrictions on the use or disclosure by any party 2 of documents or information otherwise designated as Highly Confidential Information that have 3 been obtained lawfully, independently and outside of these proceedings, where (a) such 4 information or documents were or became generally available to the public other than as a result 5 of a disclosure under this Supplemental Order; (b) the party can reasonably demonstrate that 6 such information or documents were known to it, prior to disclosure under this Supplemental 7 Order, on terms that do not restrict its further disclosure; or (c) such information or documents 8 become available to the party on a non-confidential basis from a source other than disclosure 9 under this Supplemental Order, provided that such source is not, to the knowledge of the 10 receiving party, subject to any prohibition against transmitting such information.

13. Nothing herein shall be construed as limiting in any way a party's use of its ownHighly Confidential Information.

13 14. Inadvertent disclosure of Highly Confidential Information that is protected from disclosure under attorney-client privilege, work-product immunity, and/or any other applicable 14 privilege or immunity shall not constitute a waiver of, or an estoppel as to any claim of, such 15 privilege or immunity. If a producing party at any time notifies a receiving party in writing that it 16 has inadvertently produced such Highly Confidential Information, the receiving party shall return 17 all copies of such Highly Confidential Information to the producing party within five (5) days of 18 receipt of such notice, and shall not further use such items for any purpose unless authorized to 19 do so by further order of the Court or agreement of the parties. The return of any Highly 20 Confidential Information shall not in any way preclude a party from moving the Court for an 21 order that (a) the Highly Confidential Information was never privileged or otherwise immune 22 from disclosure and/or (b) that any applicable privilege or immunity has been waived by some 23 act other than production of the Highly Confidential Information. Except as expressly set forth in 24 this paragraph regarding return of inadvertently produced Highly Confidential Information which 25 is also protected from disclosure, this Supplemental Order does not alter or affect the 26 attorney/client privilege, work product protection, or any other applicable privilege. 27

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Upon the closing of the bankruptcy case and any appeals thereof, the parties shall,
 upon request, return any Highly Confidential Information that had been produced (and all copies,
 summaries and excerpts therefrom), including third party documents, to the producing party or
 destroy all such Highly Confidential Information, at the receiving party's option. The receiving
 party will, upon request, provide verification to the producing party that such Highly
 Confidential Information has been destroyed.

16. In the event that a subpoena, document request or public records request calls for
production of Highly Confidential Information, the party receiving the subpoena or other request
shall promptly notify counsel for the designating party of the subpoena or other request and shall
cooperate with the designating party to prevent any disclosure to which the designating party has
not consented.

12 17. This Supplemental Order is entered solely for the purpose of facilitating the 13 exchange of documents and information among parties to this proceeding without involving the 14 Court unnecessarily in the process. Nothing in this Supplemental Order nor the production of any 15 document or information pursuant to this Supplemental Order nor any proceeding pursuant to 16 this Supplemental Order shall be deemed to have the effect of and admission or waiver by any 17 party of any rights or privileges.

SIGNED AND ENTERED AS SET FORTH ABOVE.

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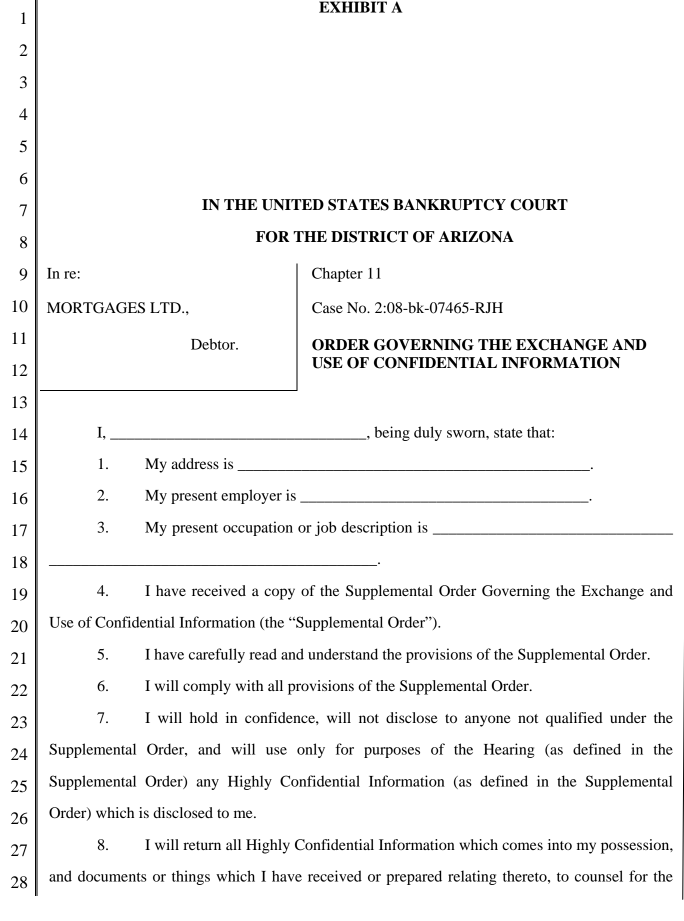
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BRYAN CAVE LLP TWO NORTH CENTRAL AVENUE, SUITE 2200 PHOENIX, ARIZONA 85004-4406 (602) 364-7000 party by whom I am employed or retained at the conclusion of my retainer or at the final
 termination of the Hearing.

3	9. I hereby submit to the jurisdiction of the United States Bankruptcy Court for the
4	District of Arizona for the purpose of enforcement of the Supplemental Order.
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6	(Signature)
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