Myers & Jenkins, P.C. 1 One East Camelback Road 2 Suite 500 Phoenix, Arizona 85012 3 (602) 200-7900 4 William Scott Jenkins (#005896) wsj@milegal.com 5 Jill M. Hulsizer (#023282) jmh@milegal.com 6 Attorneys for Kevin T. O'Halloran, Trustee of the ML Liquidating Trust 7 8 IN THE UNITED STATES BANKRUPTCY COURT 9 FOR THE DISTRICT OF ARIZONA 10 11 In Proceedings Under Chapter 11 In re: 12 Case No.: 2:08-bk-07465-RJH 13 MORTGAGES, Ltd., NOTICE OF LODGING 14 Debtor. STIPULATED PROTECTIVE ORDER RE PRODUCTION OF 15 **DOCUMENTS PURSUANT TO** ORDER REQUIRING MAYER 16 HOFFMAN MCCANN, P.C. TO PRODUCE DOCUMENTS 17 **PURSUANT TO RULE 2004,** FEDERAL RULES OF 18 BANKRUPTCY PROCEDURE 19 20 21 Kevin T. O'Halloran ("Liquidating Trustee"), as Trustee of the ML Liquidating Trust 22 ("Liquidating Trust") files this notice that it has lodged a "Stipulated Protective Order re Production 23 of Documents Pursuant to Order Requiring Mayer Hoffman McCann, P.C. to Produce Documents 24 Pursuant to Rule 2004, Federal Rules of Bankruptcy Procedure", a copy of which is attached hereto 25 as Exhibit A. 26 27 1.1.1

	1	RESPECTFULLY SUBMITTED this 28th day of April, 2010.		
	2		MYERS & JENKINS, P.C.	
	3			
	4	To a constant	/s/ William Scott Jenkins	
	5		William Scott Jenkins Jill M Hulsizer	
	6		Attorneys for Kevin T. O'Halloran,	
	7		Trustee of the ML Liquidating Trust	
	8			
	9	ORIGINAL of the foregoing electronically filed this 28th day of April, 2010, with:		
	10	Clerk, United States Bankruptcy Court		
	11	District of Arizona 230 N. First Avenue, Suite 101		
~	12	Phoenix, AZ 85003-1706 https://ecf.azb.uscourts.gov		
a 8501.	13	ntips./coi.azo.ascourts.gov		
Phoenix, Arizona 85012	14	COPY of the foregoing emailed this same		
coenix,	15	date to the following parties:		
岀	16	Tomas A. Ortiz Garrett & Tully, APC		
	17	225 S. Lake Avenue, Suite 1400 Pasadena, CA 91101		
	18	tortiz@garrett-tully.com Attorneys for Mayer Hoffman McCann, P.C.		
	19	By: /s/ Alice Herdrich		
	20	by. 15/ 11/100 Hordinen		
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Myers & Jenkins, P.C. One East Camelback Road 2 Suite 500 Phoenix, Arizona 85012 3 (602) 200-7900 4 William Scott Jenkins (#005896) wsj@mjlegal.com 5 Jill M. Hulsizer (#023282) imh@milegal.com 6 Attorneys for Kevin T. O'Halloran, Trustee of the ML Liquidating Trust 7 8 IN THE UNITED STATES BANKRUPTCY COURT 9 FOR THE DISTRICT OF ARIZONA 10 11 In re: In Proceedings Under Chapter 11 12 MORTGAGES, Ltd., Case No.: 2:08-bk-07465-RJH 13 Debtor. 14 STIPULATED PROTECTIVE ORDER RE PRODUCTION OF 15 DOCUMENTS PURSUANT TO ORDER REQUIRING MAYER 16 HOFFMAN MCCANN, P.C. TO PRODUCE DOCUMENTS 17 PURSUANT TO RULE 2004, FEDERAL RULES OF 18 BANKRUPTCY PROCEDURE 19 20 IT IS HEREBY STIPULATED AND AGREED by and between ML Liquidating Trust and 21 Mayer Hoffman McCann, P.C. (collectively, the "Parties") through their undersigned counsel of 22 record as follows: 23 WHEREAS, on March 15, 2010, Kevin T. O'Halloran, as Trustee of the ML Liquidating 24 Trust, filed an "Application for Order Requiring Mayer Hoffman McCann, P.C. to Produce 25 Documents Pursuant to Rule 2004, Federal Rules of Bankruptcy Procedure" (the "2004 26 27 Application") [Docket No. 2687] in the above captioned matter,

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WHEREAS, on March 16, 2010, this Court entered an "Order Requiring Mayer Hoffman McCann, P.C. to Produce Documents Pursuant to Rule 2004, Federal Rules of Bankruptcy Procedure" (the "2004 Order") [Docket No. 2692].

WHEREAS, the 2004 Application does, and future discovery requests might, seek production of documents and disclosure of other evidence or testimony by Mayer Hoffman McCann, P.C. regarding accounting, tax and auditing services rendered by Mayer Hoffman McCann, P.C. to or for the benefit of Mortgages, Ltd., now known as ML Servicing Co., Inc., including, among other things, work papers, and audit programs.

WHEREAS, it is the desire of Mayer Hoffman McCann, P.C. to comply with the 2004 Order and rules applicable to this proceeding, and at the same time protect and preserve its rights and interests, including, without limitation, all privileges, rights of privacy and proprietary interests, which are recognized by the law,

## IT IS HEREBY STIPULATED as follows.

- 1. The production or disclosure of any document, tangible thing, testimony, evidence or information by Mayer Hoffman McCann, P.C. in the course of the above captioned action shall be without prejudice to any claim that such material is privileged as confidential or proprietary business information. Mayer Hoffman McCann, P.C. shall not be held to have waived any privilege, right or interest which might be applicable by any production or disclosure in this case. Mayer Hoffman McCann, P.C. shall indicate at or before the time of disclosure that it asserts documents or information are confidential by marking it "Confidential Subject to Protective Order" or putting some other similar designation thereon.
- 2. All documents in Mayer Hoffman McCann, P.C.'s possession, custody or control which reflect, relate, refer or pertain to, or evidence Mayer Hoffman McCann, P.C.'s work papers,

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audit programs and services and other documents relating to same, are subject to this Protective Order. It is understood that Mayer Hoffman McCann, P.C. asserts that all of its work papers, audit programs and documents relating to Mortgages, Ltd. or otherwise are confidential property in regard to the production of documents by Mayer Hoffman McCann, P.C. pursuant to 2004 Application and 2004 Order and future discovery requests and testimony and otherwise.

- 3. Any deposition, witness examination or other testimony elicited by any person which reflect, relate, refer, pertain to, or are evidence of Mayer Hoffman McCann, P.C.'s work papers, audits and other documents relating to same, is confidential and subject to this Protective Order, including, but not limited to, testimony regarding the documents identified in paragraph 2 above.
- 4. Upon application of any party, and for good cause shown, the Protective Order entered upon this Stipulation may be modified. Any of the Parties may challenge the designation as confidential of any documents, tangible thing, testimony, evidence or information by motion filed with the court. Pending decision on the motion, the document, tangible thing, testimony, evidence or information shall be treated as confidential pursuant to the terms of this Protective Order.
- 5. All documents and tangible things produced pursuant to the 2004 Order and designated as "Confidential Subject to Protective Order" shall be used for the purpose of the above captioned action only, including, but not limited to, an adversary action commenced thereon, absent Mayer Hoffman McCann, P.C.'s consent or order of a court. No document, tangible thing, testimony or information produced or disclosed and designated as confidential may be introduced into evidence in any other proceeding by any person subject to the provisions of this Protective Order without Mayer Hoffman McCann, P.C.'s consent or order of the Court. However, such documents, tangible things, testimony, evidence or information may be used in any other litigation between the Parties hereto, subject to the same conditions and restrictions set forth in this Protective Order.

Myets & Jenkins, F.C.	One East Camelback Road	Suite 500	Phocnix, Arizona 85012

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All documents and tangible things produced pursuant to the 2004 Order shall be made available only to Qualified Persons. The term "Qualified Persons" as used herein shall mean:

- Counsel, and support staff of counsel, for the ML Liquidating Trust and/or ML (a) Servicing Co., Inc.;
- (b) prospective counsel, and support staff of prospective counsel, for ML Liquidating Trust and/or ML Servicing Co., Inc.;
- (c) Experts retained by ML Liquidating Trust and/or ML Servicing Co., Inc., in the course of any action and/or any litigation between the Parties (including experts retained as consultants for preparation, evaluation and investigatory purposes, as well as experts retained to testify at any trial, hearing or other proceeding in such action);
- (d) The Parties or representatives of those Parties who may be called as a witness at any trial, deposition, hearing or other proceeding in such action and/or any litigation between the Parties, provided, however, that any such representative must be or have been at the relevant time an officer or employee of the Party and not a third-party witness unless such third party witness is an expert authorized by subparagraph (c) above;
- The Court or any personnel engaged to assist the Court in connection with any (e) proceeding in such action;
- (f) Any other person to whom the Parties may hereafter agree in writing; and
- Any member or employee of ML Liquidating Trust and/or ML Servicing Co., (g) Inc. that is reasonably necessary to the respective Parties' handling of this matter.

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Any document, tangible thing or information produced pursuant to the 2004 Order 7. which may subsequently be sought to be filed or introduced in the action or any other litigation between the Parties must be filed or introduced under seal. Counsel for the respective Parties shall be directed to place any documents to be filed under seal with the Clerk of the Court in an envelope marked "Sealed" and to file said documents directly with the Court.

- Mayer Hoffman McCann, P.C. will meet any requirement to show, prove or establish the confidential nature or any other particularized showing necessary to file or introduce a document. tangible thing, or information produced pursuant to this stipulation under seal, whether filed or introduced under seal by the ML Liquidating Trust, ML Servicing Co., Inc., or Mayer Hoffman McCann, P.C.
- 9. Each Qualified Person under paragraphs 6(b), 6(c), 6(d), and 6(e) above to whom any document, tangible thing or information protected by this Protective Order is disclosed shall be advised that the same is being disclosed pursuant to and subject to the terms of this Protective Order. He or she shall be advised of the terms of this Protective Order, supplied with a copy thereof, and advised that the sanctions for any violation of the Protective Order include any penalties which the Court may impose for contempt. In the event information protected by this Protective Order is disclosed to such person, other than in a deposition or other proceeding under oath in this matter, such person shall also execute a declaration in the form set out immediately below, an executed copy of which shall be retained by counsel of record for the Party who has made such material available to that person. Such declaration shall be filed with the Court under seal in connection with any proceeding regarding any claimed violation of this Order.

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# Myers & Jenkins, P.C. One East Camelback Road Suite 500 Phoenix, Arizona 85012

## DECLARATION

I,	, reside at	and am _	[position] 1
have been pi	ovided with a copy of the Protective	Order so ordered by	y the Court on
	I have read and understand the Stipul	ated Protective Ord	der Re:
Production o	of Documents Pursuant to Order Regi	uring Mayer Hoffin	ıan McCann, P.C.
to Produce 1	Documents Pursuant to Rule 2004, Fe	deral Rules of Ban	kruptcy
Procedure ('	Protective Order") and agree that I sl	nall be bound by its	prohibitions and
restrictions u	nless and until the same are modified	or eliminated by s	ubsequent written
agreement of	the parties or a further court order.	understand that al	l documents,
tangible thin	gs and information produced to me pr	irsuant to the Prote	ctive Order are
produced un	der a claim of privilege and/or confid	entiality and I shall	maintain the
same in conf	idence, shall not disclose the same to	anyone except as a	uthorized by the
Protective O	rder or by subsequent written agreem	ent of the parties th	ereto or a
subsequent o	rder of a court, and shall use the same	e only in connection	n with this action
or any litigat	ion between the Parties (unless other	vise agreed to in w	riting by the
parties to the	Protective Order or a subsequent ord	er of a court). At t	he conclusion of
all proceedin	gs, I agree that I will return all docun	nents, tangible thing	gs and
information <sub>l</sub>	produced pursuant to the Protective C	rder under a claim	of privilege
and/or confic	lentiality, and all copies thereof and a	II summaries there	of or written
comments to	the person or entity employing me, f	or further disposition	on consistent with
the terms of	he Protective Order.		
Dated	Ву:		

10. Upon final termination of this matter or any litigation between the Parties insofar as i
concerns Mortgages, Ltd., nka ML Servicing Co., Inc. or the ML Liquidating Trust, and after the
conclusion of any and all appeals, unless otherwise agreed to in writing by an attorney of record for
Mayer Hoffman McCann, P.C., upon receipt of sixty (60) days prior written notice from Mayer
Hoffman McCann, P.C., ML Liquidating Trust and any person who is in possession of information
protected by this order shall destroy the copies produced to ML Liquidating Trust or assemble and
return all material produced pursuant to this Protective Order to Mayer Hoffman McCann, P.C
Mayer Hoffman McCann, P.C. shall acknowledge receipt of such material in writing within thirty
(30) days of such receipt.

No part of the provisions of the Protective Order entered upon this Stipulation may be 11. terminated, except by written stipulation executed by counsel, or by subsequent Order of the Court. The termination of this bankruptcy proceeding shall not terminate the effectiveness of this Protective Order.

Dated this 22 day of April

MYERS & JENKINS, P.C.

William Scott Jenkins

Jill M. Hulsizer

Attorneys for Kevin T. O'Halloran, Trustee of the ML Liquidating Trust

GARRETT & PULLY,

Tomas A. Ortiz

Attorneys for Mayer Hoffman McCann, P.C.

# Myers & Jenkins, P.C. One East Camelback Road Suite 500 Phoenix, Arizona 85012

IT IS SO ORDERED,				
Dated this day of	, 2010			
	Judge of the United States Bankruptcy Court			