1 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) jmh@mjlegal.com 6 Attorneys for Matt Hartley, Trustee of the ML Liquidating Trust 7 8 IN THE UNITED STATES BANKRUPTCY COURT 9 FOR THE DISTRICT OF ARIZONA 10 11 Chapter 11 In re: 12 Case No.: 2:08-bk-07465-RJH MORTGAGES, Ltd., 13 CERTIFICATE OF SERVICE AND Debtor. 14 IMMARY OF RESPONSES RECEIVED AS TO CLAIMANTS 15 STED ON EXHIBIT C TO ML LIQUIDATING TRUST'S 16 OMNIBUS OBJECTION TO CLAIMS AND MOTION TO 17 **EXPUNGE, REDUCE OR** RECLASSÍFY SUCH CLAIMS 18 19 20 Matt Hartley, as the Liquidating Trustee of the ML Liquidating Trust, ("ML Liquidating 21 **Trust**"), by and through undersigned counsel, certifies the following: 22 1. On October 13, 2009, the Liquidating Trustee filed the "ML Liquidating Trust's 23 Omnibus Objection To Claims And Motion To Expunge, Reduce Or Reclassify Such Claims" 24 ("Omnibus Objection") [Docket No. 2306]¹. The Omnibus Objection, as it relates to the Claims of 25 26 All capitalized terms not defined herein shall have the meaning ascribed to them in the Omnibus 27 Objection.

Phoenix, Arizona 85012

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Claimants listed on Exhibit C, requests that the Court disallow in their entirety for all purposes and expunge those Claims believed to be duplicative of other filed Claims.²

- 2. On November 2, 2009, the Liquidating Trustee filed that certain "Notice To Claimants Listed On Exhibit C To ML Liquidating Trust's Omnibus Objection To Claims and Motion To Expunge, Reduce Or Reclassify Such Claims and Notice Of Bar Date To Respond To Omnibus Objection" ("Notice of Bar Date") [Docket No. 2357], and served copies of the Notice of Bar Date and the Omnibus Objection by US Mail, in accordance with applicable Bankruptcy Rules, to all Claimants listed on Exhibit C to the Omnibus Objection and electronically upon all parties in interest listed on the Court's ECF system. That certain "Affidavit Of Service Of Notice To Claimants Listed on Exhibit C To ML Liquidating Trust's Omnibus Objection To Claims And Motion To Expunge, Reduce or Reclassify Such Claims and Notice Of Bar Date To Respond To Omnibus Objection" was filed with the Court on November 19, 2009 [Docket No. 2421].
- 3. As set forth in the Notice of Bar Date, any Claimant wishing to object to the Omnibus Objection was advised that it was required to file a Response, in writing, with the United States Bankruptcy Court for the District of Arizona, 230 N. First Avenue, Phoenix, Arizona 85003, and serve a copy of the Response on counsel for the ML Liquidating Trust, within 15 days from the date of service of the Notice of Bar Date. Claimants were further advised in the Notice of Bar Date that if they failed to file and serve a Response within the response deadline, that the Court may grant the relief requested in the Omnibus Objection without further notice or hearing.
- 4. Based on the November 2, 2009 service date of the Notice of Bar Date, Responses to the Omnibus Objection were required to be filed and served by November 18, 2009.
- 5. Only one (1) Response was filed and served on or before November 18, 2009 in connection with the Claims listed on Exhibit C to the Omnibus Objection. Such Response, filed on November 12, 2009 [Docket No. 2403] by Bruce S. Sobel, as Trustee of the Fiber One Trust and on

Amendment was not mailed to the individual Claimants listed on Exhibit C.

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² On November 6, 2009, the Liquidating Trustee filed the "First Amendment To The ML Liquidating" Trust's Omnibus Objection To Claims And Motion To Expunge, Reduce or Reclassify Such Claims" ("First Amendment") [Docket No. 2375] to correct nine (9) Claims relating to Exhibits I and J. Because the First Amendment did not affect the Claims listed on Exhibit C, notice of the First

ı	behalf of Bruce Sobel and Debbie Sobel, husband and wife, was subsequently withdrawn pursuant to
	that certain "Withdrawal of Response to ML Liquidating Trust's Omnibus Objection to Claims and
	Motion to Expunge, Reduce or Reclassify Such Claims" filed by Claimants on November 20, 2009
	[Docket No. 2445].
	6. As of the date of filing this Certificate, with the exception of the one (1) Response
	described in Paragraph 5 above, which was subsequently withdrawn by the Claimant, no other
	Responses as to Claims listed on Exhibit C to the Omnibus Objection have been received by the
	Liquidating Trustee, or its counsel, or filed with the Court based on the undersigned's review of the
	docket in the above-captioned case.
	7. The Liquidating Trustee is lodging contemporaneously herewith an "Order Granting
	ML Liquidating Trust's Omnibus Objection To Claims As It Relates To Exhibit C and Disallowing
	and Expunging Duplicate Claims Listed On <u>Exhibit C</u> To Omnibus Objection."
	DATED: April 7, 2011.
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	MYERS & JENKINS, P.C.
	By /s/ William Scott Jenkins
	By <u>/s/ William Scott Jenkins</u> William Scott Jenkins Jill M. Hulsizer
	By /s/ William Scott Jenkins William Scott Jenkins
	By /s/ William Scott Jenkins William Scott Jenkins Jill M. Hulsizer Attorneys for Matt Hartley,
	By /s/ William Scott Jenkins William Scott Jenkins Jill M. Hulsizer Attorneys for Matt Hartley,
	By _/s/ William Scott Jenkins William Scott Jenkins Jill M. Hulsizer Attorneys for Matt Hartley, Trustee of the ML Liquidating Trust COPY of the foregoing transmitted electronically using the Court's ECF system
	By _/s/ William Scott Jenkins William Scott Jenkins Jill M. Hulsizer Attorneys for Matt Hartley, Trustee of the ML Liquidating Trust COPY of the foregoing transmitted electronically using the Court's ECF system this 7 th day of April 2011.

to