IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

WOODBRIDGE GROUP OF COMPANIES, LLC, et al., 1

Remaining Debtors.

Chapter 11

Case No. 17-12560 (BLS)

(Jointly Administered)

Hearing Date: Feb. 11, 2020 at 10:00 a.m. (ET) Objection Deadline: Jan. 23, 2020 at 4:00 p.m. (ET)

TRUST'S (I) OBJECTION TO PROOF OF CLAIM NO. 7276 ASSERTED BY PROV. TR GP-FBO STEVEN P. SCHLAKE IRA AND (II) REQUEST FOR A LIMITED WAIVER OF LOCAL RULE 3007-1(f)(iii), TO THE EXTENT SUCH RULE MAY APPLY

Woodbridge Liquidation Trust (the "Trust"), formed pursuant to the confirmed and effective First Amended Joint Chapter 11 Plan of Liquidation of Woodbridge Group of Companies, LLC and its Affiliated Debtors [D.I. 2397] (the "Plan") in the jointly-administered chapter 11 bankruptcy cases (the "Chapter 11 Cases") of Woodbridge Group of Companies, LLC and its affiliated debtors and debtors in possession (collectively, the "Debtors"), hereby files this objection (this "Objection") seeking entry of an order, substantially in the form attached hereto as Exhibit A (the "Proposed Order"), (i) disallowing and expunging Claim No. 7276 (the "Disputed Claim") asserted by Prov. TR GP-FBO Steven P. Schlake IRA ("Claimant"), (ii) directing Garden City Group, Inc. (the "Claims Agent") to reflect the foregoing modification on the official register maintained by the Claims Agent (the "Claims Register"), and (iii) waiving Rule 3007-1(f)(iii) of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the "Local Rules") to the extent such rule may

The Remaining Debtors and the last four digits of their respective federal tax identification numbers are as follows: Woodbridge Group of Companies, LLC (3603) and Woodbridge Mortgage Investment Fund 1, LLC (0172). The Remaining Debtors' mailing address is 14140 Ventura Boulevard #302, Sherman Oaks, California 91423.

otherwise bar the assertion of any subsequent substantive objection (if any) to the Disputed Claim. In support of this Objection, the Trust relies on the record of these Chapter 11 Cases and the *Declaration of Thomas P. Jeremiassen in Support of Trust's Objection to Claim No.* 7276 Asserted by Prov. TR GP-FBO Steven P. Schlake IRA attached hereto as **Exhibit B** (the "Jeremiassen Declaration") and respectfully states as follows:

I. JURISDICTION AND VENUE

1. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 1334(b) and 157 and the *Amended Standing Order of Reference* from the United States District Court for the District of Delaware dated as of February 29, 2012. This is a core proceeding pursuant to 28 U.S.C. § 157(b) and, pursuant to Local Rule 9013-1(f), the Trust consents to the entry of a final order by the Court in connection with this Objection to the extent that it is later determined that the Court, absent consent of the parties, cannot enter final orders or judgments in connection herewith consistent with Article III of the United States Constitution. Venue is proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409. The statutory and legal predicates for the relief requested herein are Bankruptcy Code section 502(b), Bankruptcy Rules 3001, 3003, and 3007, and Local Rules 1001-1(c), 3007-1, and 3007-2.

II. BACKGROUND

2. On December 4, 2017, certain of the Debtors commenced voluntary cases under chapter 11 of the Bankruptcy Code, and on February 9, 2018, March 9, 2018, March 23, 2018 and March 27 2018, additional affiliated Debtors (27 in total) commenced voluntary cases under chapter 11 of the Bankruptcy Code (collectively, the "Petition Dates"). Pursuant to sections 1107(a) and 1108 of the Bankruptcy Code, the Debtors managed their financial affairs as debtors in possession.

- 3. The Chapter 11 Cases were jointly administered pursuant to Bankruptcy Rule 1015(b) and Local Rule 1015-1. No trustee was appointed in the Chapter 11 Cases. On October 26, 2018, the Court entered an order [D.I. 2903] confirming the Plan. On February 15, 2019, the effective date of the Plan occurred and the Trust was established. *See* Docket No. 3421.
- 4. On June 8, 2018, Claimant filed the Disputed Claim as a general unsecured claim against Debtor Woodbridge Mortgage Investment Fund 3, LLC ("Fund 3") in the amount of \$42,800.00. *See* Claim No. 7276. The liability asserted by the Disputed Claim arises from the Claimant's former investment of funds with the Debtors. Jeremiassen Decl., ¶ 5. As described in more detail in the Debtors' Disclosure Statement [D.I. 2398], prior to the Petition Date, Robert Shapiro (the Debtors' former manager) used the Debtors to perpetrate a massive fraudulent Ponzi scheme pursuant to which investors were persuaded to loan money to the Debtors in exchange for what were purported to be high interest-bearing notes or units. In fact, the Debtors were reliant on funds from new investors to make the payments promised to existing investors. The scheme was discovered in late 2017 when the Securities and Exchange Commission unsealed its action against Robert Shapiro and others and alleged facts evidencing such a Ponzi scheme.

 Around the same time, the Debtors stopped accepting funds from investors and filed these Cases.
- 5. The Claimant executed that certain *Promissory Note*, dated May 13, 2014, and the related *Loan Agreement*, dated May 13, 2014 (collectively the "Former Note"), in order to lend Woodbridge Mortgage Investment Fund 2, LLC ("Fund 2") the sum of \$30,000.00 at 6% interest. Jeremiassen Decl., ¶ 5. In connection therewith, the Claimant tendered to the Debtors a check in the amount of \$30,000.00. *Id.* Thereafter, the Debtors' books and records reflect that (i) the Debtors made prepetition distributions (*i.e.*, putative interest payments) on account of the Former Note to the Claimant from March 31, 2014 through December 4, 2015 in the amount of

\$3,085.00 in the aggregate and (ii) on December 10, 2015, the Debtors repaid the Claimant's principal on account of the Former Note in the amount of \$30,000.00 in the aggregate.² *Id*.

- 6. Accordingly, the Claimant entered into that certain *Cancellation of Promissory*Note and Loan Agreement, dated November 24, 2015 (the "Cancellation Agreement") with Fund

 2 in respect of the Former Note. Jeremiassen Decl., ¶ 6. The Cancellation Agreement recites

 that "Borrower [Fund 2] has fully paid, performed, and satisfied its obligation under the Note

 and the Loan Agreement," that Fund 2 and the Claimant "agree that there are no obligations

 outstanding among the parties whatsoever relating to the Note and the Loan Agreement," and

 that Fund 2 and the Claimant "desire to cancel the Note and to cancel the Loan Agreement." The

 Cancellation Agreement thus provides that the "Note and the Loan Agreement are hereby

 terminated and canceled, and are of no further force and effect."
- 7. The aggregate amount of the Disputed Claim (\$42,800.00) is in excess of the total amount the Claimant was paid by the Debtors on account of the Former Note (\$33,085.00). *See* Claim No. 7276 & Exhibit D. The Former Note is the only investment with the Claimant that is reflected in the Debtors' books and records. Jeremiassen Decl., ¶ 6.
 - 8. A copy of the Disputed Claim is attached hereto as **Exhibit C**.

III. RELIEF REQUESTED

9. By this Objection, the Trust seeks entry of the Proposed Order (i) disallowing and expunging the Disputed Claim asserted by the Claimant in its entirety, (ii) directing the Claims Agent to reflect the foregoing modification on the Claims Register, and (iii) waiving Local Rule

Attached hereto as **Exhibit D** is a repayment schedule showing all the prepetition distributions paid to the Claimant on account of the Former Note.

3007-1(f)(iii) to the extent such rule may otherwise bar the assertion of any subsequent substantive objection (if any) to the Disputed Claim.

IV. BASIS FOR OBJECTION

10. Section 502(a) of the Bankruptcy Code provides that a "claim or interest, proof of which is filed under section 501 of this title, is deemed allowed, unless a party in interest ... objects." 11 U.S.C. § 502(a). In adjudicating claim objections, courts apply "a burden-shifting framework." *In re Devonshire PGA Holdings LLC*, 548 B.R. 689, 697 (Bankr. D. Del. 2016). The Third Circuit Court of Appeals described this framework as follows:

Initially, the claimant must allege facts sufficient to support the claim. If the averments in his filed claim meet this standard of sufficiency, it is "prima facie" valid. In other words, a claim that alleges facts sufficient to support a legal liability to the claimant satisfies the claimant's initial obligation to go forward. The burden of going forward then shifts to the objector to produce evidence sufficient to negate the prima facie validity of the filed claim. It is often said that the objector must produce evidence equal in force to the prima facie case. In practice, the objector must produce evidence which, if believed, would refute at least one of the allegations that is essential to the claim's legal sufficiency. If the objector produces sufficient evidence to negate one or more of the sworn facts in the proof of claim, the burden reverts to the claimant to prove the validity of the claim by a preponderance of the evidence.

In re Allegheny Int'l Inc., 954 F.2d 167, 173–74 (3d Cir. 1992) (citations omitted).

11. Pursuant to Bankruptcy Code section 502(b)(1), a debtor in possession may object to a claim on the grounds that "such claim is unenforceable against the debtor and property of the debtor, under any agreement or applicable law for a reason other than because such claim is contingent or unmatured." 11 U.S.C. § 502(b)(1). "[T]he threshold question for the allowance of a claim is whether a claim exists. ... If there was no valid claim before bankruptcy, there is no claim for a bankruptcy court either to recognize or to reject." *Vanston Bondholders Protective Comm. v. Green*, 329 U.S. 156, 170 (1946). In this regard, "a bankruptcy court has full power to inquire into the validity of any claim asserted against the estate and to disallow it if it is

ascertained to be without lawful existence." *Pepper v. Litton*, 308 U.S. 295, 305 (1939). The Bankruptcy Code defines a "claim" as "a right to payment." 11 U.S.C. § 101(5)(A).

- 12. Here, the Claimant erroneously filed the Disputed Claim against Debtor Fund 3, when in fact the Claimant has no "right to payment" and therefore no "claim" within the meaning of Bankruptcy Code section 101(5) against any of the Debtors. As discussed above, the Claimant previously invested \$30,000.00 with Fund 2 pursuant to the Former Note, however, the Debtors already repaid the Claimant the principal amount of the Former Note, plus putative interest thereon in accordance with the terms of the Former Note. In addition, the Claimant and Fund 2 entered into the Cancellation Agreement acknowledging that Fund 2 had satisfied all its obligations to the Claimant under the Former Note and cancelling and terminating the Former Note. Moreover, the Debtors' books and records reflect no other investments from the Claimant. As such, the Debtors have no remaining obligations to the Claimant on account of the Former Note or any other investment and the Claimant has no "right to payment." Because the Claimant actually has no claim, the Debtors are not liable to the Claimant for the Disputed Claim.
- 13. Accordingly, because the evidence attached hereto demonstrates that the Claimant has no "right to payment" in respect of the Disputed Claim and the Claimant cannot meet its ultimate burden of proving by a preponderance of the evidence that it has any claim that is enforceable against the Debtors or their property, the Objection should be sustained and the Disputed Claim should be disallowed under section 502(b)(1). The Claimant will not be prejudiced as a result of the relief requested in this Objection because the Claimant has already been repaid on account of the Former Note and is thus not owed any money from the Debtors.
- 14. In an abundance of caution, the Trust requests a waiver of Local Rule 3007-1(f)(iii), to the extent such rule applies, in the event that this Objection is not sustained. Such

waiver is authorized by Local Rule 1001-1(c), and will ensure that all rights of the Trust or any subsequently appointed estate representative to object in the future to the Disputed Claim on any grounds permitted by bankruptcy or nonbankruptcy law are expressly reserved.

V. RESERVATION OF RIGHTS

15. The Trust reserves the right to amend, modify, and/or supplement this Objection if necessary. Nothing contained in this Objection or any actions taken by the Trust pursuant to the relief requested herein is intended or should be construed as (i) an admission as to the validity of any claim, (ii) a waiver of the Trust's rights to dispute any claim on any grounds, (iii) a promise or requirement to pay any claim, (iv) an implication or admission that any claim is of a type referenced or defined in this Objection, (v) an implication or admission that any contract or lease is executory or unexpired, as applicable, (vi) a waiver or limitation of any of the Trust's rights under the Bankruptcy Code or applicable law, (vii) a request or authorization to assume or reject any agreement under Bankruptcy Code section 365, (viii) a waiver of any party's rights to assert that any other party is in breach or default of any agreement, or (ix) an implication or admission that any contract or lease is integrated with any other contract or lease.

VI. NOTICE

16. The Trust has provided notice of this Objection to: (i) the Office of the United States Trustee for the District of Delaware, (ii) the Claimant, and (iii) any person that, as of the filing of this Objection, has filed a specific request for notices and papers on and after the effective date of the Plan. In light of the nature of the relief requested herein, the Trust submits that no other or further notice is necessary.

VII. CONCLUSION

WHEREFORE, for the reasons set forth herein and in the Jeremiassen Declaration, the Trust respectfully requests that the Court enter the Proposed Order granting the relief requested herein and granting such other and further relief as is just and proper.

Dated: January 9, 2020

Wilmington, Delaware

PACHULSKI STANG ZIEHL & JONES LLP

/s/ Colin R. Robinson

Richard M. Pachulski (CA Bar No. 90073) Andrew W. Caine (CA Bar No. 110345) Bradford J. Sandler (DE Bar No. 4142) Colin R. Robinson (DE Bar No. 5524) 919 North Market Street, 17th Floor

P.O. Box 8705

Wilmington, DE 19899 (Courier 19801)

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Email: rpachulski@pszjlaw.com acaine@pszjlaw.com bsandler@pszjlaw.com crobinson@pszjlaw.com

-and-

KLEE, TUCHIN, BOGDANOFF & STERN LLP

Kenneth N. Klee (pro hac vice) Michael L. Tuchin (pro hac vice) David A. Fidler (pro hac vice) Jonathan M. Weiss (pro hac vice) 1999 Avenue of the Stars, 39th Floor Los Angeles, CA 90067

(310) 407-4000 Tel: (310) 407-9090 Fax:

Counsel to the Woodbridge Liquidation Trust

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

WOODBRIDGE GROUP OF COMPANIES, LLC, et al., ¹

Remaining Debtors.

Chapter 11

Case No. 17-12560 (BLS)

(Jointly Administered)

Hearing Date: Feb. 11, 2020 at 10:00 a.m. (ET) Objection Deadline: Jan. 23, 2020 at 4:00 p.m. (ET)

NOTICE OF TRUST'S (I) OBJECTION TO PROOF OF CLAIM NO. 7276 ASSERTED BY PROV. TR GP-FBO STEVEN P. SCHLAKE IRA AND (II) REQUEST FOR A LIMITED WAIVER OF LOCAL RULE 3007-1(f)(iii), TO THE EXTENT SUCH RULE MAY APPLY

TO: (I) THE UNITED STATES TRUSTEE FOR THE DISTRICT OF DELAWARE; (II) THE TRUST AND ITS COUNSEL; (III) ANY PERSON FILING A SPECIFIC REQUEST FOR NOTICES AND PAPERS ON AND AFTER THE EFFECTIVE DATE; AND (IV) CLAIMANT WHOSE DISPUTED CLAIM(S) ARE SUBJECT TO THE OBJECTION²

PLEASE TAKE NOTICE that the Woodbridge Liquidation Trust (the "<u>Trust</u>") has filed the attached *Trust's (I) Objection to Proof of Claim No. 7276 Asserted By Prov. TR GP-FBO Steven P. Schlake IRA and (II) Request for a Limited Waiver of Local Rule 3007-1(f)(iii), to the Extent Such Rule May Apply (the "<u>Objection</u>").³*

PLEASE TAKE FURTHER NOTICE that any responses (each, a "Response") to the relief requested in the Objection must be filed on or before <u>January 23, 2020, at 4:00 p.m.</u> (ET) (the "Response Deadline") with the United States Bankruptcy Court for the District of Delaware, 824 Market Street, 3rd Floor, Wilmington, Delaware 19801. At the same time you must serve a copy of your Response upon the undersigned counsel to the Trust so as to be received on or before the Response Deadline.

PLEASE TAKE FURTHER NOTICE THAT A HEARING (THE "HEARING") ON THE OBJECTION WILL BE HELD ON FEBRUARY 11, 2020, AT 10:00 A.M. (ET) BEFORE THE HONORABLE BRENDAN L. SHANNON, UNITED STATES BANKRUPTCY JUDGE, IN THE UNITED STATES BANKRUPTCY COURT FOR THE

The Remaining Debtors and the last four digits of their respective federal tax identification numbers are as follows: Woodbridge Group of Companies, LLC (3603) and Woodbridge Mortgage Investment Fund 1, LLC (0172). The Remaining Debtors' mailing address is 14140 Ventura Boulevard #302, Sherman Oaks, California 91423.

In accordance with Local Rule 3007-2, the Trust has served the parties that, as of the filing of this Notice, have requested notices on and after the Effective Date, with this Notice and the Exhibits to the Objection.

³ Capitalized terms used but not otherwise defined in this Notice shall have the meanings ascribed to such terms in the Objection.

DISTRICT OF DELAWARE, 824 N. MARKET STREET, 6TH FLOOR, COURTROOM NO. 1, WILMINGTON, DE 19801.

PLEASE TAKE FURTHER NOTICE THAT IF YOU FAIL TO TIMELY FILE AND SERVE A RESPONSE IN ACCORDANCE WITH THE ABOVE REQUIREMENTS, YOU WILL BE DEEMED TO HAVE CONCURRED WITH AND CONSENTED TO THE OBJECTION AND THE RELIEF REQUESTED THEREIN, AND THE TRUST WILL PRESENT TO THE COURT, WITHOUT FURTHER NOTICE TO YOU, THE PROPOSED ORDER SUSTAINING THE OBJECTION.

Dated: January 9, 2020

Wilmington, Delaware

PACHULSKI STANG ZIEHL & JONES LLP

/s/ Colin R. Robinson

Richard M. Pachulski (CA Bar No. 90073) Andrew W. Caine (CA Bar No. 110345) Bradford J. Sandler (DE Bar No. 4142) Colin R. Robinson (DE Bar No. 5524) 919 North Market Street, 17th Floor P.O. Box 8705

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-and-

KLEE, TUCHIN, BOGDANOFF & STERN LLP

Kenneth N. Klee (*pro hac vice*) Michael L. Tuchin (*pro hac vice*) David A. Fidler (*pro hac vice*) Jonathan M. Weiss (*pro hac vice*) 1999 Avenue of the Stars, 39th Floor Los Angeles, CA 90067

Tel: (310) 407-4000 Fax: (310) 407-9090

Counsel to the Woodbridge Liquidation Trust

EXHIBIT A

Proposed Order

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

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Chapter 11

WOODBRIDGE GROUP OF COMPANIES, LLC, et

Case No. 17-12560 (BLS)

 $al.,^1$

(Jointly Administered)

Remaining Debtors.

Re Docket No:

ORDER (I) SUSTAINING TRUST'S OBJECTION TO PROOF OF CLAIM NO. 7276 ASSERTED BY PROV. TR GP-FBO STEVEN P. SCHLAKE IRA AND (II) WAIVING, TO THE EXTENT APPLICABLE, LOCAL RULE 3007-1(f)(iii)

Upon the objection (the "Objection")² filed by the Woodbridge Liquidation Trust (the "Trust"), formed pursuant to the confirmed and effective First Amended Joint Chapter 11 Plan of Liquidation of Woodbridge Group of Companies, LLC and its Affiliated Debtors [D.I. 2397] (the "Plan") in the jointly-administered chapter 11 bankruptcy cases (the "Chapter 11 Cases") of Woodbridge Group of Companies, LLC and its affiliated debtors and debtors in possession (collectively, the "Debtors"), seeking entry of an order, pursuant to section 502(b) of the Bankruptcy Code, Bankruptcy Rules 3001, 3003, and 3007, and Local Rules 3007-1 and 3007-2, (i) disallowing and expunging Claim No. 7276 (the "Disputed Claim") asserted by Prov. TR GP-FBO Steven P. Schlake IRA ("Claimant"), (ii) directing the Claims Agent to reflect the foregoing modifications in the Claims Register, and (iii) waiving Local Rule 3007-1(f)(iii) to the extent such rule may otherwise bar the assertion of any subsequent substantive objection (if any)

The Remaining Debtors and the last four digits of their respective federal tax identification numbers are as follows: Woodbridge Group of Companies, LLC (3603) and Woodbridge Mortgage Investment Fund 1, LLC (0172). The Remaining Debtors' mailing address is 14140 Ventura Boulevard #302, Sherman Oaks, California 91423.

Capitalized terms used but not otherwise defined herein shall have the meaning ascribed to such terms in the Objection.

to the Disputed Claim; and upon consideration of the record of these Chapter 11 Cases and the Jeremiassen Declaration; and it appearing that the Court has jurisdiction to consider the Objection in accordance with 28 U.S.C. §§ 157 and 1334 and the *Amended Standing Order of Reference* from the United States District Court for the District of Delaware dated February 29, 2012; and it appearing that the Objection is a core matter pursuant to 28 U.S.C. § 157(b)(2) and that the Court may enter a final order consistent with Article III of the United States Constitution; and it appearing that venue of these Cases and of the Objection is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and it appearing that due and adequate notice of the Objection has been given under the circumstances and that no other or further notice need be given; and after due deliberation, and good and sufficient cause appearing therefor, it is hereby

ORDERED, ADJUDGED, and DECREED THAT:

- 1. The Objection is SUSTAINED as set forth herein.
- 2. The Disputed Claim is disallowed and expunged in its entirety.
- 3. The Claims Agent is directed to modify the Claims Register to comport with the relief granted by this Order.
- 4. For the avoidance of doubt and to the extent applicable, Local Rule 3007-1(f)(iii) is hereby deemed waived with respect to the relief requested in the Objection and granted by this Order.
- 5. Nothing in this Order shall be deemed (i) an admission as to the validity of any claim, (ii) a waiver of the Trust's rights to dispute any claim on any grounds, (iii) a promise or requirement to pay any claim, (iv) an implication or admission that any claim is of a type referenced or defined in the Objection, (v) an implication or admission that any contract or lease is executory or unexpired, as applicable, (vi) a waiver or limitation of any of the Trust's rights

under the Bankruptcy Code or applicable law, (vii) a request or authorization to assume or reject any agreement under Bankruptcy Code section 365, (viii) a waiver of any party's rights to assert that any other party is in breach or default of any agreement, or (ix) an implication or admission that any contract or lease is integrated with any other contract or lease.

- 6. Notwithstanding any applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, or the Local Rules, this Order shall be effective immediately upon its entry.
- 7. The Trust is authorized to take all actions necessary or appropriate to effectuate the relief granted pursuant to this Order in accordance with the Objection.
- 8. This Court shall retain jurisdiction and power with respect to all matters arising from or related to the implementation or interpretation of this Order.

EXHIBIT B

Jeremiassen Declaration

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

Chapter 11

WOODBRIDGE GROUP OF COMPANIES, LLC, et al., 1

Case No. 17-12560 (BLS)

(Jointly Administered)

Remaining Debtors.

DECLARATION OF THOMAS P. JEREMIASSEN IN SUPPORT OF TRUST'S OBJECTION TO CLAIM NO. 7276 ASSERTED BY PROV. TR GP-FBO STEVEN P. SCHLAKE IRA

I, Thomas P. Jeremiassen, hereby declare under penalty of perjury, pursuant to section 1746 of title 28 of the United States Code, as follows:

- 1. I am a Senior Managing Director of Development Specialists, Inc. ("<u>DSI</u>"), located at 333 S. Grand Avenue Suite 4100, Los Angeles, California 90071. Following the "Effective Date" of the *First Amended Joint Chapter 11 Plan of Liquidation of Woodbridge Group of Companies, LLC and Its Affiliated Debtors* (the "<u>Plan</u>"), DSI has been engaged to provide forensic accounting and financial advisory services to the Woodbridge Wind-Down Entity LLC (the "<u>Wind-Down Entity</u>") and the Woodbridge Liquidation Trust (the "<u>Trust</u>").
- 2. Prior to the "Effective Date" of the Plan, I supported the Chief Restructuring
 Officer of WGC Independent Manager LLC, a Delaware limited liability company ("WGC

 Independent Manager"), which was the sole manager of debtor Woodbridge Group of
 Companies, LLC, a Delaware limited liability company and an affiliate of each of the entities

The Remaining Debtors and the last four digits of their respective federal tax identification numbers are as follows: Woodbridge Group of Companies, LLC (3603) and Woodbridge Mortgage Investment Fund 1, LLC (0172). The Remaining Debtors' mailing address is 14140 Ventura Boulevard #302, Sherman Oaks, California 91423.

that were debtors and debtors in possession (each, a "<u>Debtor</u>" and collectively, the "<u>Debtors</u>") in the above-captioned jointly administered chapter 11 cases (the "<u>Chapter 11 Cases</u>").

- 3. On February 13, 2018, the Court entered an order authorizing the Debtors to retain and employ DSI as their restructuring advisor. In such capacity, I became familiar with the day-to-day operations and financial affairs of the Debtors. I was one of the individuals responsible for implementing the Debtors' wind-down and liquidation strategies and overseeing the Debtors' financial and operational affairs. I have been consistently involved in or am familiar with the Debtors' wind-down activities and development of the Plan.
- 4. I have reviewed and am generally familiar with the Objection and the Disputed Claim that is the subject thereof. Based on that review, the information contained in the Objection is true and correct to the best of my knowledge and belief.
- 5. Here, the liability asserted by the Disputed Claim arises from the Claimant's former investment of funds with the Debtors. The Claimant executed that certain *Promissory Note*, dated May 13, 2014, and the related *Loan Agreement*, dated May 13, 2014 (collectively the "Former Note"), in order to lend Woodbridge Mortgage Investment Fund 2, LLC ("Fund 2") the sum of \$30,000.00 at 6% interest. In connection therewith, the Claimant tendered to the Debtors a check in the amount of \$30,000.00. Thereafter, the Debtors' books and records reflect that (i) the Debtors made prepetition distributions (*i.e.*, putative interest payments) on account of the Former Note to the Claimant from March 31, 2014 through December 4, 2015 in the amount of \$3,085.00 in the aggregate and (ii) on December 10, 2015, the Debtors repaid the Claimant's principal on account of the Former Note in the amount of \$30,000.00 in the aggregate.
- 6. Attached to the Objection as **Exhibit D** is a true and correct repayment schedule showing all the prepetition distributions paid to the Claimant on account of the Former Note. As

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the repayment schedule reflects, the Debtors repaid the Claimant in full for the principal amount

of the Former Note plus the putative interest set forth in the Former Note. Accordingly, the

Claimant and Fund 2 entered into that certain Cancellation of Promissory Note and Loan

Agreement, dated November 24, 2015 (the "Cancellation Agreement"). The Former Note is the

only investment with the Claimant that is reflected in the Debtors' books and records.

7. The Claimant erroneously filed the Disputed Claim against Debtor Fund 3, when

in fact the Claimant is not owed any money from any of the Debtors and has no "right to

payment." The Claimant previously invested \$30,000.00 with Fund 2 pursuant to the Former

Note, however, the Debtors already repaid the Claimant in full on account of the Former Note

and the Clamant and Fund 2 therefore entered into the Cancellation Agreement acknowledging

that repayment and cancelling and terminating the Former Note. Because the Claimant actually

has no claim, the Debtors are not liable to the Claimant for the Disputed Claim.

8. Accordingly, as requested in the Objection, the Disputed Claim should be

disallowed and expunged in its entirety.

9. Attached to the Objection as **Exhibit E** is a true and correct copy of the

Cancellation Agreement.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true

and correct to the best of my knowledge, information, and belief.

Dated: January 9, 2020

/s/ Thomas P. Jeremiassen

Thomas P. Jeremiassen

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EXHIBIT C

Disputed Claim

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		FILED - 07276		
		DISTRICT OF DELAWARE	,	
		WOODBRIDGE GROUP OF COMPANIES, L	rc	• •
		17-12560/JUDGE KEVIN J. CAREY	* =	•
	WGC022397814	2 Claim Number: 01015196 ,		Your Claim is Scheduled As Follows:
			•	*
	PROV. TR GP- 1024 DIAMON	FBO STEVEN P SCHLAKE IRA	_	
	SOUTHLAKE,		Group	
	,		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
		JUN 8	2018	If an amount is identified above, you have a claim scheduled by one of the Debtors as shown. Please consult
		\ j	2018	the Bar Date Notice for details regarding who is and is not
Dr	oof of Clai	m · \	. /	required to file a proof of claim. If you assert an ownership interest, rather than a claim, in a Debtor, please do not
				use this form. Please instead use the form available a http://cases.gardencitygroup.com/wgc.
Offic	cial Form 410*			
				r payment of an administrative expense except for pursuant
		3(b)(9). Make such a request according to 11 U.S.	•	all add days are the Alback and a day to the Company of the Compan
				ched documents. Attach redacted copies of any documents tha unning accounts, contracts, judgments, mortgages, and security
		al documents; they may be destroyed after scanning		
A pers	son who files a fraudulent cl	aim could be fined up to \$500,000, imprisoned for up	to 5 years	, or both. 18 U.S.C. §§ 152, 157, and 3571.
		nenced in the United States Bankruptcy Court for eclaim as of the Petition Date.	the Distric	et of of Delaware, on December 4, 2017 (the "Petition Date.")
F111 111	an the information for the	ciaini as of the retition date.		
Pa	rt 1: Identify the	Claim		·
1.	Who is the current	0 1 17 10		2511.
	creditor?	Name of the current creditor (the person or entity to		ven P Schlake, IRA orthis claim)
		Other names the creditor used with the debtor		
2.	Has this claim been	™ No		
	acquired from someone else?	□Yes. From whom?		
3.	Where should notices	Where should notices to the creditor be sent?		Where should payments to the creditor be sent?
) .	and payments to the	Tribito should holloes to the ordanor be sent.		(if different)
	creditor be sent?	Stores Selleles		
	Federal Rule of	Name		Name
	Bankruptcy Procedure (FRBP) 2002(g)	1024 Diamond Blod.		Hanc
	(FRBF) 2002(g)	Number Street		Number Street
1			292	Number Officer
1			ZIP Code	City State ZIP Code
	•	City	ZIP Code	v. State ZIP Code
		Contact phone		Contact phone
		Contact phone		Contact phone
		Contact amail		
		Contact email		Contact email
4.	Does this claim amend	₽No		
	one already filed?	•		Filed on MM/DD/YYYY
-	Daniel M	☐ Yes. Claim number on court claims registry (if kn	own)	WINDOLT II
5.	Do you know if anyone else has filed a proof	® No		
1	of claim for this claim?	☐ Yes. Who made the earlier filing?		

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Part 2: Give Information About the Claim as of the Date the Case Was Filed

6. Do you have any number No you use to identify the			
	debtor?	Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: 3 6 0 3	
7.	How much is the	Does this amount include interest or other charges?	
\$4	claim? Adon principle plus	4400 interest per month for Muember 2 yes Attach statementitlemizing interest fees expenses for	
Se	ember, Januar, Febru	murch, April Mary. Other charges required by Bankruptcy Rule 3001 (c)(2)(A).	
8.	What is the basis of the		
	claim?	Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).	
		Limit disclosing information that is entitled to privacy, such as health care information (XI DIVALIBITION	
	- '	Invest in Woodbridge Martine Find 30,3A.	
9.	Is all or part of the claim secured?	☑ Yes. The claim is secured by a lien on property.	
	·	Nature of property: □ Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim.	
		☐ Motor vehicle ☐ Other. Describe:	.`
		Basis for perfection:	
		Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)	
		Value of property: \$	
		Amount of the claim that is secured: \$	
		Amount of the claim that is unsecured: \$ _ · _ ^ (The sum of the secured and unsecured amounts should match the amount in line 7.)	
		Amount necessary to cure any default as of the date of the petition: \$	
	٠	Annual Interest Rate (when case was filed)% □ Fixed	
		☐ Variable	
10.	Is this claim based on		
10.	Is this claim based on a lease?	☐ Variable No	
10.	a lease? Is this claim subject to	☐ Variable	
	a lease?	☐ Variable No ☐ Yes. Amount necessary to cure any default as of the date of the petition. \$	
	a lease? Is this claim subject to	□ Variable No □ Yes. Amount necessary to cure any default as of the date of the petition. \$	
11.	a lease? Is this claim subject to a right of setoff?	☐ Variable No ☐ Yes. Amount necessary to cure any default as of the date of the petition. \$	ority
11.	a lease? Is this claim subject to a right of setoff? Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)? A claim may be partly priority and partly nonpriority. For example,	□ Variable No □ Yes. Amount necessary to cure any default as of the date of the petition. \$	ority
11.	a lease? Is this claim subject to a right of setoff? Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)? A claim may be partly priority and partly	□ Variable No □ Yes. Amount necessary to cure any default as of the date of the petition. \$	ority
11.	Is this claim subject to a right of setoff? Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)? A claim may be partly priority and partly nonpriority. For example, in some categories, the law limits the amount	□ Variable No □ Yes. Amount necessary to cure any default as of the date of the petition. \$	ority
11.	Is this claim subject to a right of setoff? Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)? A claim may be partly priority and partly nonpriority. For example, in some categories, the law limits the amount	□ Variable □ Yes. Amount necessary to cure any default as of the date of the petition. \$ □ Yes. Identify the property: □ Yes. Check all that apply: □ Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). □ Up to \$2,850* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7). □ Wages, salaries, or commissions (up to \$12,850*) earned within 180 days before the bankruptcy petition is filed or the debtor's business	ority
11.	Is this claim subject to a right of setoff? Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)? A claim may be partly priority and partly nonpriority. For example, in some categories, the law limits the amount	□ Variable □ Yes. Amount necessary to cure any default as of the date of the petition. \$	ority
11.	Is this claim subject to a right of setoff? Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)? A claim may be partly priority and partly nonpriority. For example, in some categories, the law limits the amount	□ Variable □ Yes. Amount necessary to cure any default as of the date of the petition. \$	ority

	, v ⁱ ,	Case 1	7-12560-BLS	Doc 4328	3-4 Filed	d 01/09/20	Page 4 of 8	**************************************

13.	is all or part of the	₽ No				· · · · · · · · · · · · · · · · · · ·	·	2. 3
	claim entitled to administrative priority pursuant to 11 U.S.C. § 503(b)(9)?	date of co	ate the amount of you mmencement of the business. Attach docu	above case, in w	hich the goods	f any goods receive have been sold to	d by the Debtor with	
14.	Has the claimant	No.		* .*			7	1 ,
	asserted any Debtor-, related claims against		de the details of whe	re:you asserted	any Debtor-rel	ated claims against	a third party.	•
	any third party?	1	4	·		· ·	. , ,	-
							- :	
				*,			***	
Par	t 3: Sign Belo	W .				•		
	person completing proof of claim must	Check the app	ropriate box:	•				
sign	and date it. 9 9011(b).	am the cred	ditor.		,			in Williams No orea
lf vou	i file this claim	. ☐ I am the cree	ditor's attorney or au	thorized agent.				
elécti	onically, FRBP (a)(2) authorizes courts	☐ I am the trus	tee, or the debtor, or	their authorized	agent. Bankru	ptcy Rule 3004.		
to est	(a)(2) authorizes courts lablish local rules fying what a signature	□ I am a guara	antor, surety, endorse	r, or other codeb	tor. Bankrupto	y Rule 3005.		
is.			at an authorized sign					calculating the
	rson who files a		_					,
	lulent claim could be up to \$500,000,	and correct.	ed the information in t	this Proof of Clai	m and have a	reasonable belief th	at the information is	true
years	isoned for up to 5 s, or both. S.C. §§ 152, 157, and	l declare under	penalty of perjury th	at the foregoing	is true and cor	rect.		
3571		, Executed on de	ate <u>05 25</u>	2018	.1	AND THE POST		
		٠,	MM/ DD /(\)] /			
						*		
		Signatura	woll	Melely		<u>.</u>		
		Signature						
		Print the name	e of the person who	is completing :	and signing th	his claim:		
		Name ,	Stoven			Schlol	re	
	•-		First name	Middle	name	Last na	ame	
		Title	Porticipa	t		** 1 2 1 .	- 5	* , * ,
		Company	•]		,	4. 1. 42 x 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	
		Joinpany	Identify the corpor	ate servicer as th	e company if t	the authorized agen	t is a servicer.	···
		Address	1024 7	Diamond	Blud			
			Number	Street			5/ 400	

IF SUBMITTING A HARD COPY OF A PROOF OF CLAIM FORM, PLEASE SEND YOUR ORIGINAL, COMPLETED CLAIM FORM AS FOLLOWS: IF BY MAIL: WOODBRIDGE GROUP OF COMPANIES, LLC, ET AL. P.O. BOX 10545, DUBLIN, OHIO 43017-0208. IF BY HAND OR OVERNIGHT COURIER: WOODBRIDGE GROUP OF COMPANIES, LLC, ET AL., C/O GCG, 5151 BLAZER PARKWAY, SUITE A, DUBLIN, OH 43017. ANY PROOF OF CLAIM SUBMITTED BY FACSIMILE OR EMAIL WILL NOT BE ACCEPTED.

THE GENERAL BAR DATE IN THESE CHAPTER 11 CASES IS JUNE 19, 2018 AT 5:00 P.M. (PREVAILING EASTERN TIME)

THE GOVERNMENT BAR DATE IS EITHER JUNE 4, 2018, AUGUST 8, 2018 SEPTEMBER 5, 2018 SEPTEMBER 19, 2018, OR SEPTEMBER 24, 2018, DEPENDING ON WHICH DEBTOR YOUR CLAIM IS AGAINST, AS SET FORTH ON EXHIBIT I TO THE BAR DATE ORDER, AVAILABLE AT

http://cases.gardencitygroup.com/wgc/

Official Form 410

Instructions for Proof of Claim

United States Bankruptcy Court

The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the Debtor, exceptions to these general rules may apply. The attorneys for the Debtors and their court-appointed claims agent, Garden City Group, LLC ("GCG"), are not authorized and are not providing you with any legal advice.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both:

18 U.S.C. §§ 152, 157 and 3571.

How to fill out this form

- Fill in all the information for the claim as of the Petition Date.
- If the claim has been acquired from someone else, then state the identity of the last party who owned the claim or was the holder of the claim and who transferred it to you before the initial claim was filed.
- Attach any supporting documents to this form.

 Attach redacted copies of any documents that show that the debt exists, a lien secures the debt, or both. (See the definition of Redaction of information in the section below.)
 - Also attach redacted copies of any documents that show perfection of any security interest or any assignments or transfers of the debt. In addition to the documents, a summary may be added. Federal Rule of Bankruptcy Procedure (called "Bankruptcy Rule") 3001(c) and (d).
- Do not attach original documents because attachments may be destroyed after scanning.
 - If the claim is based on delivering health care goods or services, do not disclose confidential health care information. Leave out or redact confidential information both in the claim and in the attached documents.
- A Proof of Claim form and any attached documents must show only the last 4 digits of any social security number, individual's tax identification number, or financial account number, and only the year of any person's date of birth. See Bankruptcy Rule 9037.
- For a minor child, fill in only the child's initials and the full name and address of the child's parent or guardian. For example, write A.B., a minor child (John Doe, parent, 123 Main St., City, State). See Bankruptcy Rule 9037.

Confirmation that the claim has been filed

To receive confirmation that the claim has been filed, enclose a stamped self-addressed envelope and a copy of this form. You will also receive an acknowledgment letter from GCG after your proof of claim form has been processed. You will also be able to view the details of your claim and your Proof of Claim form, including supporting documentation, on the claims register hosted on the case administration website, http://cases.gardencitygroup.com/wgc/.



Understand the terms used in this form

Administrative expense: Generally, an expense that arises after a bankruptcy case is filed in connection with operating, liquidating, or distributing the bankruptcy estate. 11 U.S.C. § 503.

Claim: A creditor's right to receive payment for a debt that the debtor owed on the date the debtor filed for bankruptcy. 11 U.S.C. §101 (5). A claim may be secured or unsecured

Creditor: A person, corporation, or other entity to whom a debtor owes a debt that was incurred on or before the date the debtor filed for bankruptcy. 11 U.S.C. §101 (10).

Debtor: A person, corporation, or other entity who is in bankruptcy. Use the debtor's name and case number as shown in the bankruptcy notice you received. 11 U.S.C. § 101 (13).

Evidence of perfection: Evidence of perfection of a security interest may include documents showing that a security interest has been filed or recorded, such as a mortgage, lien, certificate of title, or financing statement:

Information that is entitled to privacy: A *Proof of Claim* form and any attached documents must show only the last 4 digits of any social security number, an individual's tax identification number, or a financial account number, only the initials of a minor's name, and only the year of any person's date of birth. If a claim is based on delivering health care goods or services, limit the disclosure of the goods or services to avoid embarrassment or disclosure of confidential health care information. You may later be required to give more information if the trustee of someone else in interest objects to the claim.

Priority claim: A claim within a category of unsecured claims that is entitled to priority under 11 U.S.C. §507(a). These claims are paid from the available money or property in a bankruptcy case before other unsecured claims are paid. Common priority unsecured claims include alimony, child support, taxes, and certain unpaid wages.

Proof of claim: A form used by the creditor to indicate the amount of the debt. owed by the Debtor on the date of the bankruptcy filing. The creditor must file, the form with GCG as described in the instructions above and in the Bar Date Notice.

Redaction of information: Masking, editing out, or deleting certain information to protect privacy. Filers must redact or leave out information entitled to privacy on the Proof of Claim.form and any attached documents.

Secured claim under 11.U.S.C. §506(a): A claim backed by a lien on particular property of the debtor. A claim is secured to the extent that a creditor has the right to be paid from the property before other creditors are paid. The amount of a secured claim usually cannot be more than the value of the particular property on which the creditor has a lien. Any amount owed to a creditor that is more than the value of the property normally may be an unsecured claim. But exceptions exist; for example, see 11 U.S.C. § 1322(b) and the final sentence of 1325(a).

Examples of liens on property include a mortgage on real estate or a security interest in a car. A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In some states, a court judgment may be a lien.

Setoff: Occurs when a creditor pays itself with money belonging to the debtor that it is holding, or by canceling a debt it owes to the debtor.

Uniform claim identifier: An optional 24-character identifier that some creditors use to facilitate electronic payment.

Unsecured claim: A claim that does not meet the requirements of a secured claim. A claim may be unsecured in part to the extent that the amount of the claim is more than the value of the property on which a creditor has a lien.

Display of Proof of Claim on Case Administration Website: As the official claims agent, and in accordance with Federal Bankruptcy Rule 9037(g), GCG will display your proof of claim form, including supporting documentation, on the case administration website. Please be aware that any personal information not otherwise redacted on your proof of claim form will be displayed over the internet.

Offers to purchase a claim

Certain entities purchase claims for an amount that is less than the face-value of the claims. These entities may contact creditors offering to purchase their claims. Some written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court, the bankruptcy trustee, or the debtor. A creditor has no obligation to sell its claim. However, if a creditor-decides to sell its claim, any transfer of that claim is subject to Bankruptcy Rule 3001(e), any provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.) that apply, and any orders of the bankruptcy court that apply.

Do not file these instructions with your form.

EVHIDIT	Case 17-12560-BLS	Doc 4328-4	Filed 01/09/20	Page 6 of 8
	ease select only one debtor	DUC 432074	1 1100 01/03/20	i age o oi o

2515 North 12th Street, LC	Name of Debtor:	Case No.	Name of Debtor:	Case No.
Best Dispy Circle, LLC	215 North 12th Street, LLC	17-12561 (KJC)		17-12628 (KJC)
Addision Park Investments, LLC	1 695 Buggy Circle LLC			17-12632 (KJC)
Anbordson Investments LC	Addison Park Investments, LLC	17-12563 (KJC)		17-12637 (KJC)
Androphot Rivestments, LLC	Anchorpoint Investments, LLC	17-12566 (KJC)	☐ Grenadier Investments, LLC	17-12643 (KJC)
Androphot Rivestments, LLC			Grumblethorpe Investments, LLC	17-12649 (KJC)
Aninghon Ridge Investments, LLC	Archivolt Investments, LLC		H10 Deerfield Park Holding Company, LLC	18-10674 (KJC)
Basewood violating, LLC	Arlington Ridge Investments, LLC	17-12576 (KJC)	H11 Silk City Holding Company, LLC	17-12833 (KJC)
Baswood holding, LLC	Arrowpoint Investments, LLC	17-12578 (KJC)	☐ H12 White Birch Holding Company, LLC	17-12699 (KJC)
Baswood holding, LLC	Baleroy Investments, LLC	17-12580 (KJC)	☐ H13 Bay Village Holding Company, LLC	17-12591 (KJC)
Beach Creek (investments, LLC 17-12816 (KLC) H17 Penigewasset Holding Company, LLC 17-1276 (RLC) H18 Massabasic Holding Company, LLC 17-1276 (RLC) H28 Massabasic Holding Company, LLC 17-1276 (RL		17-12600 (KJC)		17-12712 (KJC)
Belliower Funding, LLC	Bay Village Investments, LLC		☐ H15 Bear Brook Holding Company, LLC	17-12607 (KJC)
Belflower Funding, LLC				17-12678 (KJC)
Black Bass (Investments, LLC	Beech Creek Investments, LLC	17-12616 (KJC)	H17 Pemigewasset Holding Company, LLC	17-12799 (KJC)
Black Loss Investments, LLC	☐ Bellflower Funding, LLC		H18 Massabesic Holding Company, LLC	18-10287 (KJC)
Blazingstar funding, LLC	Bishop White Investments, LLC	17-12623 (KJC)		17-12785 (KJC)
Blatz Point Investments, LLC		, ,	H2 Arlington Ridge Holding Company, LLC	17-12575 (KJC)
Bowman Investments, LLC			H20 Bluff Point Holding Company, LLC	17-12715 (KJC)
Barmley Investments, LLC	☐ Blazingstar Funding, LLC		H21 Summerfree Holding Company, LLC	17-12631 (KJC)
Brainey Investments, LLC	Bluff Point Investments, LLC			17-12770 (KJC)
Brise Soleil Investments, LLC	Bowman Investments, LLC	, ,		17-12810 (KJC)
Broadsands Investments, LLC	Bramley Investments, LLC			17-12590 (KJC)
Beynderwen Investments, LLC	Brise Soleil Investments, LLC		<u> </u>	17-12779 (KJC)
Blugy Circle Holdings, LLC	Broadsands Investments, LLC	` '		17-12630 (KJC)
□ Cabbestay Investments, LLC 17-12798 (KUC) H29 Zestar Holding Company, LLC 17-1280 (Canington Investments, LLC 17-1280 (KUC) H30 Silver Maple Holding Company, LLC 17-1280 (Canington Investments, LLC 17-1280 (KUC) H31 Addison Park Holding Company, LLC 17-1280 (Carbondale Glen Lot D-22, LLC 17-1280 (KUC) H33 Arboritate Holding Company, LLC 17-1280 (KUC) H33 Arboritate Holding Company, LLC 17-1280 (KUC) H33 Arboritate Holding Company, LLC 17-1281 (KUC) H33 Hawthorn Holding Company, LLC 17-1281 (KUC) H33 Hawthorn Holding Company, LLC 17-1282 (KUC) H33 Hawthorn Holding Company, LLC 17-1283 (KUC) H33 Hawthorn Holding Company, LLC 17-1283 (KUC) H33 Hawthorn Holding Company, LLC 17-1286 (KUC) H33 Hawthorn Holding Company, LLC 17-1286 (KUC) H34 Death Holding Company, LLC 17-1287 (KUC	Brynderwen Investments, LLC	, ,	H27 Grenadier Holding Company, LLC	17-12642 (KJC)
Carainrigon Investments, LLC			H28 Black Locust Holding Company, LLC	17-12647 (KJC)
Garbondale Doocy, LLC				17-12789 (KJC)
Garbondale Glen Lot A-5, LLC		, ,		17-12835 (KJC)
□ Carbondale Glen Lot D-22, LLC 17-12809 (KJC) □ 193 Hawthorn Holding Company, LLC 18-1028 □ Carbondale Glen Lot GV-13, LLC 17-12813 (KJC) □ 1945 Sturmer Pippin Holding Company, LLC 17-1282 □ Carbondale Glen Lot LO SD-14, LLC 18-1028 (KJC) □ 1945 Sturmer Pippin Holding Company, LLC 17-1281 □ Carbondale Glen Lot SD-14, LLC 17-12817 (KJC) □ 1943 Mutsu Holding Company, LLC 17-1271 □ Carbondale Glen Lot SD-33, LLC 17-12816 (KJC) □ 1948 Mutsu Holding Company, LLC 17-1276 □ Carbondale Glen Mesa Lot 19, LLC 17-12819 (KJC) □ 1948 Mutsu Holding Company, LLC 17-1276 □ Carbondale Glen River Mesa, LLC 17-12822 (KJC) □ 1948 Barnier Holding Company, LLC 17-1277 □ Carbondale Glen Swedtgrass Vista, LLC 17-12826 (KJC) □ 1948 Sturmine Holding Company, LLC 17-1277 □ Carbondale Spruce 101, LLC 17-12866 (KJC) □ 1948 Sturmine Holding Company, LLC 17-1271 □ Carbondale Sundance Lot 15, LLC 17-12828 (KJC) □ 1948 Sturmine Lot Holding Company, LLC 17-1282 □ Carbondale Sundance Lot 15, LLC 17-12828 (KJC) □ 1948 Sturmine Lot Holding Company, LLC 17-1282 □ Carbondale Sundance Lo	Carbondale Doocy, LLC		<u>=</u> ,	17-12562 (KJC)
□ Carbondale Glen Lot E-24, LLC	Carbondale Glen Lot A-5, LLC			17-12567 (KJC)
Garbondale Glen Lot G.V.13, LLC				18-10288 (KJC)
□ Carbondale Glen Lot L-2, LLC				17-12691 (KJC)
□ Carbondale Glen Lot SD-14, LLC				17-12625 (KJC)
□ Carbondale Glen Lot SD-23, LLC				17-12697 (KJC)
□ arbondale Glen Mesa LLC				17-12711 (KJC)
□ Carbondale Glen River Mesa, LLC				17-12661 (KJC)
Carbondale Glen Swetgrass Vista, LLC	Carbondale Clan River Mana LLC			17-12778 (KJC)
□ Carbondale Glen Sweetgrass Vista, LLC	Carbondale Glen Sundance Ponds 11.C			17-12766 (KJC)
Garbondale Peaks Lot L-1, LLC	Carbondale Glen Sweetgrass Vista LLC			17-12646 (KJC)
□ Carbondale Spruce 101, LLC	Carbondale Peaks Lot L-1 LLC			17-12717 (KJC)
Carbondale Sundance Lot 15, LLC	Carbondale Spruce 101 LLC		<u></u>	
□ Carbondale Sundance Lot 16, LLC 17-12570 (KJC) □ H49 Bowman Holding Company, LLC 17-1272 □ Castle Pines Investments, LLC 17-12581 (KJC) □ H5 Chestnut Ridge Holding Company, LLC 17-12581 (KJC) □ Centershot Investments, LLC 17-12582 (KJC) □ H50 Sachs Bridge Holding Company, LLC 17-12581 (KJC) □ Chestnut Investments, LLC 17-12581 (KJC) □ H50 Vold Carbon Holding Company, LLC 17-1263 (KJC) □ Chestnut Ridge Investments, LLC 17-12614 (KJC) □ H52 Willow Grove Holding Company, LLC 17-1263 (KJC) □ Core Basin Investments, LLC 17-12621 (KJC) □ H53 Black Bass Holding Company, LLC 17-1263 (KJC) □ Core Greek Investments, LLC 17-12627 (KJC) □ H54 Sever Stars Holding Company, LLC 17-1272 (KJC) □ Crossbeam Investments, LLC 17-1263 (KJC) □ H55 Cld Maitland Holding Company, LLC 17-1272 (KJC) □ Crossbeam Investments, LLC 17-12660 (KJC) □ H58 Baleroy Holding Company, LLC 17-1272 (KJC) □ Crystal Valley Holdings, LLC 17-12660 (KJC) □ H65 Clareyen Holding Company, LLC 17-1272 (KJC) □ Crystal Valley Holdings, LLC 17-1266 (KJC) □ H69 Rising Sun Holding Company, LLC 17-1272 (KJC)	Carbondale Sundance Lot 15 LLC			17-12612 (KJC)
□ Castle Pines Investments, LLC 17-12581 (KJC) □ H5 Chestnut Ridge Holding Company, LLC 17-12586 (KJC) □ H50 Sachs Bridge Holding Company, LLC 17-12586 (KJC) □ H50 Sachs Bridge Holding Company, LLC 17-1273 17-12586 (KJC) □ H50 Sachs Bridge Holding Company, LLC 17-1273 17-1273 □ Chestnut Investments, LLC 17-12603 (KJC) □ H52 Willow Grove Holding Company, LLC 17-1273 17-1273 □ Chestnut Ridge Investments, LLC 17-12621 (KJC) □ H53 Bides Bass Holding Company, LLC 17-1263 □ Chestnut Investments, LLC 17-12627 (KJC) □ H55 Old Mailtand Holding Company, LLC 17-1263 0 Coroste Robing Company, LLC 17-12660 (KJC) □ H56 Coroste Holding Company, LLC 17-1267 0 Coroste Robing Company, LLC 17-12660 (KJC) □ H58 Baleroy Holding Company, LLC 17-1267 17-1267 0 Coroste Robing Company, LLC 17-1267 0 H59 Rising Sun Holding Company, LLC 17-1267 0 H59 Rising Sun Holding Company, LLC 17-1267 0 H59 Rising Sun Holding Company, LLC 17-1275 0 H59 Rising Sun Holding Company, LLC 17-1275 0 H59 Rising Sun H				17-12036 (KJC)
□ Centershot Investments, LLC 17-12586 (KJC) □ H50 Sachs Bridge Holding Company, LLC 18-1028 □ Chaplin Investments, LLC 17-12592 (KJC) □ H51 Old Carbon Holding Company, LLC 17-1272 □ Chestnut Ridge Investments, LLC 17-12614 (KJC) □ H53 Black Bass Holding Company, LLC 17-1262 □ Clover Basin Investments, LLC 17-12621 (KJC) □ H54 Seven Stars Holding Company, LLC 17-1283 □ Coffee Creek Investments, LLC 17-12636 (KJC) □ H55 Old Mailtand Holding Company, LLC 17-1274 □ Crosven Investments, LLC 17-12636 (KJC) □ H56 Craven Holding Company, LLC 17-1267 □ Crosven Investments, LLC 17-12660 (KJC) □ H56 Craven Holding Company, LLC 17-1267 □ Crosven Investments, LLC 17-12660 (KJC) □ H58 Baleroy Holding Company, LLC 17-1267 □ Crosvel Valley Holdings, LLC 17-12666 (KJC) □ H69 Moravian Holding Company, LLC 17-1267 □ Crystal Valley Holdings, LLC 17-12666 (KJC) □ H61 Grand Midway Holding Company, LLC 17-1268 □ Cystal Valley Holdings, LLC 17-12676 (KJC) □ H61 Grand Midway Holding Company, LLC 17-1268 □ Darieville Investments, LLC 17-12687 (KJC)				17-12608 (KJC)
□ Chaplin Investments, LLC 17-12592 (KJC) □ H51 Old Carbon Holding Company, LLC 17-1273 □ Chestnut Investments, LLC 17-12603 (KJC) □ H52 Willow Grove Holding Company, LLC 17-1272 □ Chestnut Ridge Investments, LLC 17-12614 (KJC) □ H53 Black Bass Holding Company, LLC 17-1283 □ Clover Basin Investments, LLC 17-12627 (KJC) □ H54 Seven Stars Holding Company, LLC 17-1283 □ Crowel Investments, LLC 17-12636 (KJC) □ H55 Old Mailtand Holding Company, LLC 17-1283 □ Crossbeam Investments, LLC 17-12636 (KJC) □ H58 Baleroy Holding Company, LLC 17-1257 □ Crossbeam Investments, LLC 17-12666 (KJC) □ H58 Baleroy Holding Company, LLC 17-1283 □ Crystal Valley Holdings, LLC 17-12666 (KJC) □ H58 Rising Stu Holding Company, LLC 17-12666 (KJC) □ Crystal Woods Investments, LLC 17-12666 (KJC) □ H60 Moravian Holding Company, LLC 17-1266 □ Daleville Investments, LLC 17-12679 (KJC) □ H61 Grand Midway Holding Company, LLC 17-1267 □ Daleville Investments, LLC 17-12678 (KJC) □ H66 Heilbron Manor Holding Company, LLC 17-1267 □ Daleville Prostments, LLC 17-12756 (KJ			H50 Sachs Bridge Holding Company I.I.C	18-10289 (KJC)
□ Chestnut Investments, LLC 17-1263 (KJC) □ H52 Willow Grove Holding Company, LLC 17-1272 □ Chestnut Ridge Investments, LLC 17-12614 (KJC) □ H53 Black Bass Holding Company, LLC 17-1263 □ Clover Basin Investments, LLC 17-12621 (KJC) □ H55 Old Maitland Holding Company, LLC 17-1283 □ Crosen Investments, LLC 17-12650 (KJC) □ H56 Craven Holding Company, LLC 17-1263 □ Crossbeam Investments, LLC 17-12650 (KJC) □ H58 Baleroy Holding Company, LLC 17-1263 □ Crossbeam Investments, LLC 17-12660 (KJC) □ H58 Baleroy Holding Company, LLC 17-1267 □ Crossal Valley Holdings, LLC 17-12660 (KJC) □ H58 Rising Sun Holding Company, LLC 17-1286 □ Crystal Valley Holdings, LLC 17-12676 (KJC) □ H6 Liac Meadow Holding Company, LLC 17-1272 □ Crystal Valley Holdings, LLC 17-12676 (KJC) □ H61 Grand Midway Holding Company, LLC 17-1286 □ Dateville Investments, LLC 17-12676 (KJC) □ H64 Pennhurst Holding Company, LLC 17-1286 □ Dateville Investments, LLC 17-1276 (KJC) □ H68 Helibron Manor Holding Company, LLC 17-1286 □ Diamond Cove Investments, LLC 17-12716 (KJC)				17-12738 (KJC)
☐ Chestnut Ridge Investments, LLC 17-12614 (KJC) ☐ H53 Black Bass Holding Company, LLC 17-1263 ☐ Clover Basin Investments, LLC 17-12627 (KJC) ☐ H54 Seven Stars Holding Company, LLC 17-1263 ☐ Coffee Creek Investments, LLC 17-12636 (KJC) ☐ H55 Old Mailtand Holding Company, LLC 17-1263 ☐ Crosven Investments, LLC 17-12636 (KJC) ☐ H56 Craven Holding Company, LLC 17-1263 ☐ Crossbeam Investments, LLC 17-12660 (KJC) ☐ H58 Baleroy Holding Company, LLC 17-1262 ☐ Crossbeam Investments, LLC 17-12660 (KJC) ☐ H58 Baleroy Holding Company, LLC 17-1263 ☐ Crossbeam Investments, LLC 17-12660 (KJC) ☐ H58 Baleroy Holding Company, LLC 17-1262 ☐ Crosstel Valley Holdings, LLC 17-12666 (KJC) ☐ H61 Liac Meadow Holding Company, LLC 17-1272 ☐ Crystal Woods Investments, LLC 17-12676 (KJC) ☐ H60 Moravian Holding Company, LLC 17-1268 ☐ Dateville Investments, LLC 17-12687 (KJC) ☐ H64 Pennhurst Holding Company, LLC 17-1268 ☐ Dateville Investments, LLC 17-12687 (KJC) ☐ H65 Thornbury Farm Holding Company, LLC 17-1264 ☐ Dateville Prosentments, LLC 17-12687 (KJC)				17-12729 (KJC)
Clover Basin Investments, LLC				17-12639 (KJC)
Coffee Creek Investments, LLC				17-12831 (KJC)
□ Craven Investments, LLC 17-12636 (KJC) □ H56 Craven Holding Company, LLC 17-1263 □ Crossbeam Investments, LLC 17-12650 (KJC) □ H58 Baleroy Holding Company, LLC 17-1257 □ Crowfield Investments, LLC 17-12660 (KJC) □ H59 Rising Sun Holding Company, LLC 17-1282 □ Crystal Valley Holdings, LLC 17-12666 (KJC) □ H61 Baleroy Holding Company, LLC 17-12726 □ Crystal Woods Investments, LLC 17-12679 (KJC) □ H61 Grand Midway Holding Company, LLC 17-1268 □ Daleville Investments, LLC 17-12687 (KJC) □ H61 Grand Midway Holding Company, LLC 17-1268 □ Deerfield Park Investments, LLC 18-10673 (KJC) □ H65 Thornbury Farm Holding Company, LLC 17-1268 □ Derbyshire Investments, LLC 17-12705 (KJC) □ H68 Graeme Park Holding Company, LLC 17-1276 □ Diawolile Notch Investments, LLC 17-12716 (KJC) □ H68 Graeme Park Holding Company, LLC 17-12726 □ Dollis Brook Investments, LLC 17-12716 (KJC) □ H70 Bishop White Holding Company, LLC 17-12720 □ Dollis Brook Investments, LLC 17-12735 (KJC) □ H74 Imperial Aly Holding Company, LLC 17-1270 □ Doubleleaf Investments, LLC				17-12747 (KJC)
Crossbeam Investments, LLC				17-12633 (KJC)
☐ Crowfield Investments, LLC 17-12660 (KJC) ☐ H59 Rising Sun Holding Company, LLC 17-1282 ☐ Crystal Valley Holdings, LLC 17-12676 (KJC) ☐ H6 Lilac Meadow Holding Company, LLC 17-1267 ☐ Crystal Woods Investments, LLC 17-12679 (KJC) ☐ H61 Grand Midway Holding Company, LLC 17-1262 ☐ Dateville Investments, LLC 17-12687 (KJC) ☐ H64 Pennhurst Holding Company, LLC 18-1029 ☐ Deerfield Park Investments, LLC 18-10673 (KJC) ☐ H65 Thornbury Farm Holding Company, LLC 17-1269 ☐ Derbyshire Investments, LLC 17-12705 (KJC) ☐ H66 Heilbron Manor Holding Company, LLC 17-1260 ☐ Diamond Cove Investments, LLC 17-12716 (KJC) ☐ H68 Graeme Park Holding Company, LLC 17-1272 ☐ Dolis Brook Investments, LLC 17-12716 (KJC) ☐ H70 Bishop White Holding Company, LLC 17-1272 ☐ Dollis Brook Investments, LLC 17-12735 (KJC) ☐ H70 Bishop White Holding Company, LLC 17-1270 ☐ Doubleleaf Investments, LLC 17-1274 (KJC) ☐ H76 Diamond Cove Holding Company, LLC 17-1270 ☐ Drawspan Investments, LLC 17-12775 (KJC) ☐ H76 Diamond Cove Holding Company, LLC 17-1270 ☐ Drawspan Investments, LLC				17-12579 (KJC)
Crystal Valley Holdings, LLC Crystal Woods Investments, LLC Cuco Settlement, LLC Dateville Investments, LLC Deerfield Park Investments, LLC Dixiville Notch Investments, LLC Dixiville Notch Investments, LLC Dogwood Valley Investments, LLC Dollis Brook Investments, LLC Doubleleaf Investments, LLC Doubleleaf Investments, LLC Doubleleaf Investments, LLC Dixiville Notch Investments, LLC Doubleleaf Investments, LLC Dixiville Notestments, LLC Doubleleaf Investments, LLC Dixiville Notestments, LLC Doubleleaf Investments, LLC Dixiville Note Investments, LLC Doubleleaf Investments, LLC Doubleleaf Investments, LLC Dixiville Note Investments, LLC Dixiville Note Investments, LLC Dixiville Note Investments, LLC Dixiville Note Investments, LLC Doubleleaf Investments, LLC Dixiville Note Investments, LLC Dixiville Nucle Park Holding Company,	☐ Crowfield Investments, LLC	17-12660 (KJC)		17-12827 (KJC)
Crystal Woods Investments, LLC □ Cuco Settlement, LLC □ Daleville Investments, LLC □ Daleville Investments, LLC □ Deerfield Park Investments, LLC □ Deerfield Park Investments, LLC □ Diamond Cove Investments, LLC □ Doublede Investments, LLC □ Drawspan Investments, LLC □ Franconia Notch Investments, LLC □ Geateshead Investments, LLC □ Geose Rocks Investments, LLC □ Geose Rocks Investments, LLC □ Geosebrook Investments, LLC □ Hollyline Holdings, LLC □ Hollyline Owners, LLC □ Hollyline Owners, LLC □ Hornbeam Investments, LLC □ Hornbeam Investments, LLC	Crystal Valley Holdings, LLC			17-12724 (KJC)
Cuco Settlement, LLC □ Dateville Investments, LLC □ Deerfield Park Investments, LLC □ Deerfield Park Investments, LLC □ Deerfled Park Investments, LLC □ Diamond Cove Investments, LLC □ Dollis Brook Investments, LLC □ Donnington Investments, LLC □ Doubleleaf Investments, LLC □ Drawspan Investments, LLC □ Drawspan Investments, LLC □ Drawspan Investments, LLC □ Eldredge Investments, LLC □ Freedla Lake Investments, LLC □ Frog Rock Investments, LLC □ Gateshead Investments, LLC □ Glenn Rich Investments, LLC □ Glenn Rich Investments, LLC □ Glenn Rich Investments, LLC □ Hollyline Holdings, LLC □ Hollyline Holdings Holding C	Crystal Woods Investments, LLC			17-12686 (KJC)
Dateville Investments, LLC □ Deerfield Park Investments, LLC □ Deerfyshire Investments, LLC □ Derbyshire Investments, LLC □ Diamond Cove Investments, LLC □ Dixville Notch Investments, LLC □ Dogwood Valley Investments, LLC □ Dollis Brook Investments, LLC □ Dollis Brook Investments, LLC □ Donnington Investments, LLC □ Doubleleaf Investments, LLC □ Drawspan Investments, LLC □ Drawspan Investments, LLC □ Eldredge Investments, LLC □ Eldredge Investments, LLC □ Elstar Investments, LLC □ Elstar Investments, LLC □ Elstar Investments, LLC □ Franconia Notch Investments, LLC □ Franconia Notch Investments, LLC □ Franconia Notch Investments, LLC □ Gateshead Investments, LLC □ Glenn Rich Investments, LLC □ Goose Rocks Investments, LLC □ Goosebrook Investments, LLC □ Hollyline Owners, LLC □ Hollyline Owners, LLC □ Hollyline Owners, LLC □ Hornbeam Investments, LLC □ Ho	Cuco Settlement, LLC			17-12626 (KJC)
Deerfield Park Investments, LLC □ Derbyshire Investments, LLC □ Diamond Cove Investments, LLC □ Dogwood Valley Holding Company, LLC □ Dogwood Valley Investments, LLC □ Dollis Brook Investments, LLC □ Dollis Brook Investments, LLC □ Donnington Investments, LLC □ Doubleleaf Investments, LLC □ Doubleleaf Investments, LLC □ Diamond Cove Holding Company, LLC □ Has Melody Lane Holding Company, LLC □ Has Melody Lane Holding Company, LLC □ Diamond Cove Holding Company, LLC □ Has Melody Lane Holding Company, LLC □ Has Melody Lane Holding Company, LLC □ Diamond Cove Holding Company, LLC □ Diamond Cove Holding Company, LLC □ Has Melody Lane Holding Company, LLC □ Has Melody Lane Holding Company, LLC □ Has Melody Lane Holding Company, LLC □ Has Melody	☐ Dateville Investments, LLC		☐ H64 Pennhurst Holding Company, LLC	18-10290 (KJC)
Derbyshire Investments, LLC Diamond Cove Holding Company, LLC Dia		18-10673 (KJC)	☐ H65 Thornbury Farm Holding Company, LLC	17-12644 (KJC)
□ Diamond Cove Investments, LLC □ Dixville Notch Investments, LLC □ Dogwood Valley Investments, LLC □ Dogwood Valley Investments, LLC □ Dollis Brook Investments, LLC □ Dollis Brook Investments, LLC □ Doninington Investments, LLC □ Doubleleaf Investments, LLC □ Doubleleaf Investments, LLC □ Doubleleaf Investments, LLC □ Drawspan Investments, LLC □ Drawspan Investments, LLC □ Drawspan Investments, LLC □ Eldredge Investments, LLC □ Eldredge Investments, LLC □ Elstar Investments, LLC □ Elstar Investments, LLC □ Elstar Investments, LLC □ Enerald Lake Investments, LLC □ Franconia Notch Investments, LLC □ Gateshead Investments, LLC □ Gateshead Investments, LLC □ Gateshead Investments, LLC □ Goose Rocks Investments, LLC □ Goose Rocks Investments, LLC □ Hollyline Owners, LLC □ Hornbeam Investments, LLC □ Hollyline Owners, LLC □ Hornbeam Investments, LLC		17-12696 (KJC)		17-12677 (KJC)
□ Dixville Notch Investments, LLC □ Dogwood Valley Investments, LLC □ Dogwood Valley Investments, LLC □ Dollis Brook Investments, LLC □ Dollis Brook Investments, LLC □ Donnington Investments, LLC □ Doubleleaf Investments, LLC □ Doubleleaf Investments, LLC □ Down Investments, LLC □ Doubleleaf Investments, LLC □ Down Investments, LLC □ Eldredge Investments, LLC □ Eldredge Investments, LLC □ Elstar Investments, LLC □ Elstar Investments, LLC □ Elstar Investments, LLC □ Fieldpoint Investments, LLC □ Franconia Notch Investments, LLC □ Franconia Notch Investments, LLC □ Frog Rock Investments, LLC □ Gateshead Investments, LLC □ Goose Rocks Investments, LLC □ Goose Rocks Investments, LLC □ Goose Rocks Investments, LLC □ Hollyline Holdings, LLC □ Hollyline Owners, LLC □ Hollyline Owners, LLC □ Hornbeam Investments, LLC				17-12620 (KJC)
□ Dogwood Valley Investments, LLC □ Dollis Brook Investments, LLC □ Donnington Investments, LLC □ Donnington Investments, LLC □ Doubleleaf Investments, LLC □ Doubleleaf Investments, LLC □ Doubleleaf Investments, LLC □ Down Investments, LLC □ Eldredge Investments, LLC □ Eldredge Investments, LLC □ Elstar Investments, LLC □ Elstar Investments, LLC □ Emerald Lake Investments, LLC □ Frieldpoint Investments, LLC □ Franconia Notch Investments, LLC □ Franconia Notch Investments, LLC □ Frog Rock Investments, LLC □ Gateshead Investments, LLC □ Gateshead Investments, LLC □ Goose Rocks Investments, LLC □ Goose Rocks Investments, LLC □ Goose Rocks Investments, LLC □ Hollyline Holdings, LLC □ Hollyline Owners, LLC □ Horn Beam Investments, LLC □ Hollyline Owners, LLC □ Hollyline Owners, LLC □ Horn Beam Investments, LLC □ Hollyline Owners, LLC □ Hollyline Owners, LLC □ Hollyline Owners, LLC □ Horn Beam Investments, LLC □ Hollyline Owners, LLC □ Horn Beam Investments, LLC □ Horn Beam Investment	☐ Dixville Notch Investments, LLC			17-12721 (KJC)
□ Dollis Brook Investments, LLC □ Donnington Investments, LLC □ Donnington Investments, LLC □ Doubleleaf Investments, LLC □ Doubleleaf Investments, LLC □ Drawspan Investments, LLC □ Drawspan Investments, LLC □ Eldredge Investments, LLC □ Elstar Investments, LLC □ Elstar Investments, LLC □ Endangle Investments, LLC □ Elstar Investments, LLC □ Elstar Investments, LLC □ Endangle Investments, LLC □ Hargenburg Investments, LLC □ Harringworth Investments, LLC □ Harri				17-12619 (KJC)
Doubleleaf Investments, LLC □ Drawspan Investments, LLC □ Drawspan Investments, LLC □ Eldredge Investments, LLC □ Elstar Investments, LLC □ Endenburg Investments, LLC □ Harflenburg Investments, LLC □ Harringworth Investments, LLC □ Harringworth Investments, LLC □ Harringworth Investments, LLC □ Franconia Notch Investments, LLC □ Harringworth Investments, LLC □ Harri			H74 Imperial Aly Holding Company, LLC	17-12704 (KJC)
□ Doubleleaf Investments, LLC □ Drawspan Investments, LLC □ Drawspan Investments, LLC □ Drawspan Investments, LLC □ Eldredge Investments, LLC □ Elstar Investments, LLC □ Elstar Investments, LLC □ Elstar Investments, LLC □ Emerald Lake Investments, LLC □ Franconia Notch Investments, LLC □ Fragoria Notch Investments, LLC □ Frog Rock Investments, LLC □ Gateshead Investments, LLC □ Gateshead Investments, LLC □ Goose Rocks Investments, LLC □ Goose Rocks Investments, LLC □ T7-12611 (KJC) □ H8 Melody Lane Holding Company, LLC □ H9 Strawberry Fields Holding Company, LLC □ H7-1260 □ H4 Harkmatack Investments, LLC □ H4 Harelson Investments, LLC □ H4 Harelson Investments, LLC □ H4 Harkmatack Investments, LLC □ H4 Harelson Investments, LLC □ H4				17-12700 (KJC)
□ Drawspan Investments, LLC □ Eldredge Investments, LLC □ Elstar Investments, LLC □ Enerald Lake Investments, LLC □ Frenconia Notch Investments, LLC □ Franconia Notch Investments, LLC □ Frog Rock Investments, LLC □ Gateshead Investments, LLC □ Gateshead Investments, LLC □ Glenn Rich Investments, LLC □ Goose Rocks Investments, LLC □ T7-12671 (KJC) □ Harringworth Investments, LLC □ Harringworth Investmen				17-12756 (KJC)
Elstar Investments, LLC T7-12782 (KJC) Haffenburg Investments, LLC T7-1265 Haralson Investments, LLC T7-1266 Harringworth Investments, LLC Harringworth Investments, LLC T7-1266 Harringworth Investments, LLC Harringworth Investments, LLC T7-1266 Harringworth Investments, LLC Harringworth Investments, LLC Harringworth Investments, LLC Harringworth Investments, LLC T7-1266 Harringworth Investments, LLC Harringworth				17-12609 (KJC)
Emerald Lake Investments, LLC 17-12788 (KJC) Haralson Investments, LLC 17-1266 Fieldpoint Investments, LLC 17-12794 (KJC) Harringworth Investments, LLC 17-1266 Franconia Notch Investments, LLC 17-12797 (KJC) Hawthorn Investments, LLC 18-1029 Frog Rock Investments, LLC 18-10733 (KJC) Hazelpoint Investments, LLC 17-1267 Gateshead Investments, LLC 17-12597 (KJC) Heilbron Manor Investments, LLC 17-1268 Glenn Rich Investments, LLC 17-12602 (KJC) Hollyline Holdings, LLC 17-1268 Goose Rocks Investments, LLC 17-12611 (KJC) Hollyline Owners, LLC 17-1269 Goosebrook Investments, LLC 17-12617 (KJC) Hornbeam Investments, LLC 17-1269				17-12653 (KJC)
Fieldpoint Investments, LLC 17-12794 (KJC) Harringworth Investments, LLC 17-1266 Franconia Notch Investments, LLC 17-12797 (KJC) Hawthorn Investments, LLC 18-1029 Frog Rock Investments, LLC 18-10733 (KJC) Hazelpoint Investments, LLC 17-1267 Gateshead Investments, LLC 17-12597 (KJC) Heilbron Manor Investments, LLC 17-1268 Glenn Rich Investments, LLC 17-12602 (KJC) Hollyline Holdings, LLC 17-1268 Goose-Rocks Investments, LLC 17-12611 (KJC) Hollyline Owners, LLC 17-1268 Goosebrook Investments, LLC 17-12617 (KJC) Hornbeam Investments, LLC 17-1269		, , ,		17-12659 (KJC)
Franconia Notch Investments, LLC Frog Rock Investments, LLC Gateshead Investments, LLC Glenn Rich Investments, LLC Goose Rocks Investments, LLC Goose Rocks Investments, LLC Goosebrook Investments, LLC T7-12611 (KJC) Hawthorn Investments, LLC Hazelpoint Investments, LLC Heilbron Manor Investments, LLC Heilbron Manor Investments, LLC Hollyline Holdings, LLC Hollyline Owners, LLC T7-1268 Hornbeam Investments, LLC T7-1269				17-12663 (KJC)
□ Frog Rock Investments, LLC 18-10733 (KJC) □ Hazelpoint Investments, LLC 17-1267 □ Gateshead Investments, LLC 17-12597 (KJC) □ Heilbron Manor Investments, LLC 17-1268 □ Glenn Rich Investments, LLC 17-12602 (KJC) □ Hollyline Holdings, LLC 17-1268 □ Goose Rocks Investments, LLC 17-12611 (KJC) □ Hollyline Owners, LLC 17-1269 □ Goosebrook Investments, LLC 17-12617 (KJC) □ Hornbeam Investments, LLC 17-1269	Fieldpoint Investments, LLC			17-12669 (KJC)
Gateshead Investments, LLC . 17-12597 (KJC) Heilbron Manor Investments, LLC 17-12682 (KJC) Hollyline Holdings, LLC 17-12682 (KJC) Hollyline Holdings, LLC 17-12681 (KJC) Hollyline Owners, LLC 17-12611 (KJC) Hornbeam Investments, LLC 17-12692 (KJC) Hornbeam Investments (KJC) Hor		, ,		18-10291 (KJC)
Glenn Rich Investments, LLC 17-12602 (KJC) Goose Rocks Investments, LLC 17-12611 (KJC) Goosebrook Investments, LLC 17-12617 (KJC) Hornbeam Investments, LLC 17-12690			—	17-12674 (KJC)
Goose Rocks Investments, LLC 17-12611 (KJC) Goosebrook Investments, LLC 17-12617 (KJC) Hollyline Owners, LLC 17-1268 17-1269				17-12681 (KJC)
Goosebrook Investments, LLC 17-12617 (KJC) Hornbeam Investments, LLC 17-1269				17-12684 (KJC)
				17-12688 (KJC)
□ Graeme Park Investments, LLC 17-12622 (KJC) I□ Idared Investments, LLC 17-1270				17-12694 (KJC)
11-1210	Graeme Park Investments, LLC	17-12622 (KJC)	☐ Idared Investments, LLC	17-12701 (KJC)

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Imperial Aly Investments, LLC	17-12708 (KJC)	M96 Lilac Valley Holding Company, LLC	18-10295 (KJC)
☐ Ironsides Investments, LLC ☐ Kirkstead Investments, LLC	17-12714 (KJC)	☐ M97 Red Wood Holding Company, LLC☐ M99 Ironsides Holding Company, LLC☐	17-12823 (KJC)
Lenni Heights Investments, LLC	18-10675 (KJC) 17-12720 (KJC)	Mason Run Investments, LLC	17-12710 (KJC) 17-12751 (KJC)
Lilac Meadow Investments, LLC	17-12728 (KJC)	Massabesic Investments, LLC	18-10293 (KJC)
Lilac Valley Investments, LLC	18-10292 (KJC)	Melody Lane Investments, LLC	17-12757 (KJC)
Lincolnshire Investments, LLC	17-12733 (KJC)	Merrimack Valley Investments, LLC	17-12665 (KJC)
Lonetree Investments, LLC	17-12740 (KJC)	☐ Mineola Investments, LLC	17-12673 (KJC)
Longbourn Investments, LLC	17-12746 (KJC)	Monadnock Investments, LLC	17-12682 (KJC)
M10 Gateshead Holding Company, LLC	17-12593 (KJC)	Moravian Investments, LLC	17-12690 (KJC)
M11 Anchorpoint Holding Company, LLC	17-12565 (KJC)	Mount Washington Investments, LLC	18-10736 (KJC)
☐ M13 Cablestay Holding Company, LLC ☐ M14 Crossbeam Holding Company, LLC	17-12795 (KJC)	Mountain Spring Investments, LLC	17-12698 (KJC)
M15 Doubleleaf Holding Company, LLC	17-12645 (KJC) 17-12749 (KJC)	Mt. Holly Investments, LLC Mutsu Investments, LLC	17-12707 (KJC) 17-12719 (KJC)
M16 Kirkstead Holding Company, LLC	18-10676 (KJC)	Newville Investments, LLC	17-12734 (KJC)
	17-12730 (KJC)	Old Carbon Investments, LLC	17-12743 (KJC)
M19 Arrowpoint Holding Company, LLC	17-12577 (KJC)	Old Maitland Investments, LLC	17-12752 (KJC)
☐M22 Drawspan Holding Company, LLC	17-12764 (KJC)	Owl Ridge Investments, LLC	17-12763 (KJC)
M24 Fieldpoint Holding Company, LLC	17-12791 (KJC)	Papirovka Investments, LLC	17-12774 (KJC)
M25 Centershot Holding Company, LLC	17-12583 (KJC)	Pawtuckaway Investments, LLC	17-12783 (KJC)
M26 Archivolt Holding Company, LLC	17-12573 (KJC)	Pemberley Investments, LLC	17-12790 (KJC)
M27 Brise Soleil Holding Company, LLC	17-12760 (KJC)	Pemigewasset Investments, LLC	17-12800 (KJC)
☐ M28 Broadsands Holding Company, LLC☐ M29 Brynderwen Holding Company, LLC	17-12773 (KJC) 17-12781 (KJC)	Pennhurst Investments, LLC Pepperwood Investments, LLC	18-10296 (KJC) 17-12804 (KJC)
M31 Cannington Holding Company, LLC	17-12801 (KJC)	Pinney Investments, LLC	17-12804 (KJC)
M32 Dollis Brook Holding Company, LLC	17-12731 (KJC)	Pinova Investments, LLC	17-12812 (KJC)
M33 Harringworth Holding Company, LLC	17-12667 (KJC)	Quarterpost Investments, LLC	17-12816 (KJC)
M34 Quarterpost Holding Company, LLC	17-12814 (KJC)	Red Woods Investments, LLC	17-12824 (KJC)
M36 Springline Holding Company, LLC	17-12584 (KJC)	Ridgecrest investments, LLC	17-12821 (KJC)
M37 Topchord Holding Company, LLC	17-12662 (KJC)	Riley Creek Investments, LLC	17-12826 (KJC)
M38 Pemberley Holding Company, LLC	17-12787 (KJC)	Rising Sun Investments, LLC	17-12828 (KJC)
☐ M39 Derbyshire Holding Company, LLC ☐ M40 Longbourn Holding Company, LLC	17-12692 (KJC)	Sachs Bridge Investments, LLC	18-10297 (KJC)
M41 Silverthorne Holding Company, LLC	17-12742 (KJC) 17-12838 (KJC)	☐ Sagebrook Investments, LLC ☐ Seven Stars Investments, LLC	17-12830 (KJC) 17-12832 (KJC)
M43 White Dome Holding Company, LLC	17-12006 (KJC)	Silk City Investments, LLC	17-12834 (KJC)
M44 Wildernest Holding Company, LLC	17-12718 (KJC)	☐ Silver Maple Investments, LLC	17-12836 (KJC)
M45 Clover Basin Holding Company, LLC	17-12618 (KJC)	Silverleaf Funding, LLC	17-12837 (KJC)
M46 Owl Ridge Holding Company, LLC	17-12759 (KJC)	☐ Silverthorne Investments, LLC	17-12582 (KJC)
M48 Vallecito Holding Company, LLC	17-12670 (KJC)	Springline Investments, LLC	17-12585 (KJC)
M49 Squaretop Holding Company, LLC	17-12588 (KJC)	Springvale Investments, LLC	18-10298 (KJC)
☐ M5 Stepstone Holding Company, LLC ☐ M50 Wetterhorn Holding Company, LLC	17-12601 (KJC)	Squaretop Investments, LLC	17-12589 (KJC)
M51 Coffee Creek Holding Company, LLC	17-12689 (KJC) 17-12624 (KJC)	☐ Stayman Investments, LLC ☐ Steele Hill Investments, LLC	17-12594 (KJC) 17-12598 (KJC)
M53 Castle Pines Holding Company, LLC	17-12571 (KJC) '	Stepstone Investments, LLC	17-12606 (KJC)
M54 Lonetree Holding Company, LLC	17-12737 (KJC)	Strawberry Fields Investments, LLC	17-12613 (KJC)
M56 Haffenburg Holding Company, LLC	17-12656 (KJC)	Sturmer Pippin Investments, LLC	17-12629 (KJC)
☐ M57 Ridgecrest Holding Company, LLC .	17-12818 (KJC)	☐ Summerfree Investments, LLC	17-12635 (KJC)
M58 Springvale Holding Company, LLC	18-10294 (KJC)	Summit Cut Investments, LLC	17-12640 (KJC)
M60 Thunder Basin Holding Company, LLC	17-12654 (KJC)	Thornbury Farm Investments, LLC	17-12651 (KJC)
M61 Mineola Holding Company, LLC	17-12668 (KJC)	☐ Thunder Basin Investments, LLC	17-12657 (KJC)
M62 Sagebrook Holding Company, LLC M63 Crowfield Holding Company, LLC	17-12829 (KJC) 17-12655 (KJC)	☐ Vallecito Investments, LLC	17-12664 (KJC) 17-12675 (KJC)
M67 Mountain Spring Holding Company, LLC	17-12695 (KJC)	☐ Varga Investments, LLC	17-12675 (KJC)
M68 Goosebrook Holding Company, LLC	17-12615 (KJC)	☐ Wall 123, LLC	18-10508 (KJC)
M70 Pinney Holding Company, LLC	17-12806 (KJC)	☐ Wetterhorn Investments, LLC	17-12693 (KJC)
M71 Eldredge Holding Company, LLC	17-12771 (KJC)	☐ White Birch Investments, LLC	17-12702 (KJC)
M72 Daleville Holding Company, LLC	17-12683 (KJC)	■ White Dome Investments, LLC	17-12709 (KJC)
M73 Mason Run Holding Company, LLC	17-12748 (KJC)	■ Whiteacre Funding, LLC	17-12713 (KJC)
M74 Varga Holding Company, LLC	17-12680 (KJC)	Wildernest Investments, LLC	17-12723 (KJC)
M75 Riley Creek Holding Company, LLC	17-12825 (KJC)	☐ Willow Grove Investments, LLC	17-12732 (KJC)
M76 Chaplin Holding Company, LLC	17-12587 (KJC)	Winding Road Investments, LLC	17-12739 (KJC)
■ M77 Frog Rock Holding Company, LLC ■ M79 Chestnut Holding Company, LLC	18-10734 (KJC) 17-12595 (KJC)	☐ WMF Management, LLC ☐ Woodbridge Capital Investments, LLC	17-12745 (KJC) 17-12750 (KJC)
M80 Hazelpoint Holding Company, LLC	17-12672 (KJC)	☐ Woodbridge Capital Investments, ELC ☐ Woodbridge Commercial Bridge Loan Fund 1, LL	, ,
M83 Mt. Holly Holding Company, LLC	17-12703 (KJC)	Woodbridge Commercial Bridge Loan Fund 2, LL	
☐ M85 Glenn Rich Holding Company, LLC	17-12599 (KJC)	Woodbridge Commercial Bridge Loan Fund 2, LL	
M86 Steele Hill Holding Company, LLC	17-12596 (KJC)	☐ Woodbridge Group of Companies, LLC	17-12560 (KJC)
M87 Hackmatack Hills Holding Company, LLC	, 17-12652 (KJC)	☐ Woodbridge Investments, LLC	17-12761 (KJC)
M88 Franconia Notch Holding Company, LLC	17-12796 (KJC)	Woodbridge Mezzanine Fund 1, LLC	17-12765 (KJC)
M89 Mount Washington Holding Company, LLC	18-10735 (KJC)	Woodbridge Mortgage Investment Fund 1, LLC	17-12768 (KJC)
M9 Donnington Holding Company, LLC	17-12741 (KJC)	Woodbridge Mortgage Investment Fund 2, LLC	, 17-12772 (KJC)
☐ M90 Merrimack Valley Holding Company, LLC☐ M91 Newville Holding Company, LLC	17-12658 (KJC) 17-12726 (KJC)	■ Woodbridge Mortgage Investment Fund 3, LLC ■ Woodbridge Mortgage Investment Fund 3A, LLC	17-12776 (KJC) 17-12780 (KJC)
M92 Crystal Woods Holding Company, LLC	17-12726 (KJC) 17-12671 (KJC)	Woodbridge Mortgage Investment Fund 3A, LLC Woodbridge Mortgage Investment Fund 4, LLC	17-12784 (KJC)
			17-12784 (KJC)
	17-12605 (KJC)	wvoogbrigge Structured Funding, LLC	11-12/00 INJU
M93 Goose Rocks Holding Company, LLC M94 Winding Road Holding Company, LLC	17-12605 (KJC) 17-12736 (KJC)	☐ Woodbridge Structured Funding, LLC ☐ Zestar Investments, LLC	17-12790 (KJC)



9407 1102 0082 9750 5349 57



\$3.92 US POSTAGE FIRST-CLASS May 29 2018 | Mailed from ZIP 76092



071S00872900

USPS FIRST-CLASS

BRENDA SCHLAKE 1024 DIAMOND BLVD SOUTHLAKE TX 76092

SHIP WOODBRIDGE GROUP OF COMPANIES LLC

TO: PO BOX 10545

DUBLIN OH 43017-0208

EXHIBIT D

Repayment Schedule

Woodbridge Mortgage Investment Fund 1, LLC ("WMIF1") Woodbridge Mortgage Investment Fund 2, LLC ("WMIF2") Transaction History

Investor: PROV. TR GP-FBO STEVEN P SCHLAKE IRA

Debtor	Date	Principal	Interest
WMIF1	03/14/14	\$30,000.00	
WMIF1	03/21/14		(85.00)
WMIF1	04/21/14		(150.00)
WMIF1	05/21/14		(150.00)
WMIF1	06/13/14		(150.00)
WMIF1	07/18/14		(150.00)
WMIF2	08/25/14		(150.00)
WMIF2	09/22/14		(150.00)
WMIF2	10/28/14		(150.00)
WMIF2	11/28/14		(150.00)
WMIF2	12/18/14		(150.00)
WMIF2	01/20/15		(150.00)
WMIF2	02/17/15		(150.00)
WMIF2	03/18/15		(150.00)
WMIF2	04/20/15		(150.00)
WMIF2	05/18/15		(150.00)
WMIF2	06/22/15		(150.00)
WMIF2	07/20/15		(150.00)
WMIF2	08/17/15		(150.00)
WMIF2	09/21/15		(150.00)
WMIF2	10/19/15		(150.00)
WMIF2	11/16/15		(150.00)
WMIF2	11/23/15	(30,000.00)	
	Totals	\$0.00	(\$3,085.00)

EXHIBIT E

Cancellation Agreement

Property ID: Hollyline - Sherman Oaks, CA

Principal : \$30,000.00

Int. Rate : 6.00%

CANCELLATION OF PROMISSORY NOTE AND LOAN AGREEMENT

This Cancellation of Promissory Note and Loan Agreement (this "<u>Agreement</u>") is entered into as of this 24 day of November, 2015, by and among **WOODBRIDGE MORTGAGE INVESTMENT FUND** 2, LLC, a Delaware limited liability company having an address of 14225 Ventura Boulevard, Suite 100, Sherman Oaks, California 91423, its successors and assigns (herein, "<u>Borrower</u>"), and **PROVIDENT TRUST GROUP, LLC FBO STEVEN P. SCHLAKE IRA**, an entity with an address of Attn: Lockbox Department, P.O. Box 4330, Ontario, California 91761 (herein, "Lender").

RECITALS

WHEREAS, Borrower executed that certain Promissory Note dated May 13, 2014, in the original principal amount of Thirty Thousand and 00/100 Dollars (\$30,000.00) payable to the order of Lender (the "Note");

WHEREAS, in connection with the execution of the Note, Borrower and Lender entered into that certain Loan Agreement dated May 13, 2014;

WHEREAS, Borrower has fully paid, performed, and satisfied its obligation under the Note and the Loan Agreement;

WHEREAS, the parties hereto agree that there are no obligations outstanding among the parties whatsoever relating to the Note and the Loan Agreement; and

NOW, THEREFORE, based on the foregoing under the conditions stated below, the parties hereto desire to cancel the Note and to cancel the Loan Agreement.

AGREEMENT

The Note and the Loan Agreement are hereby terminated and canceled, and are of no further force and effect. Lender hereby agrees to promptly return the original Note to Borrower.

IN WITNESS WHEREOF, the undersigned have executed this Agreement as of the date first written above.

LENDER:	BORROWER:
PROVIDENT TRUST GROUP, LLC FBO STEVEN P. SCHLAKE IRA	WOODBRIDGE MORTGAGE INVESTMENT FUND 2, LLC
By:Name: Title:	By: David E. Golden Its Authorized Representative

STEVEN P. SCHLAKE

Property ID : Hollyline - Sherman Oaks, CA Principal

: \$30,000.00

Int. Rate

CANCELLATION OF PROMISSORY NOTE AND LOAN AGREEMENT

This Cancellation of Promissory Note and Loan Agreement (this "Agreement") is entered into as of this 24 day of November, 2015, by and among WOODBRIDGE MORTGAGE INVESTMENT FUND 2, LLC, a Delaware limited liability company having an address of 14225 Ventura Boulevard, Suite 100, Sherman Oaks, California 91423, its successors and assigns (herein, "Borrower"), and PROVIDENT TRUST GROUP, LLC FBO STEVEN P. SCHLAKE IRA, an entity with an address of Attn: Lockbox Department, P.O. Box 4330, Ontario, California 91761 (herein, "Lender").

RECITALS

WHEREAS, Borrower executed that certain Promissory Note dated May 13, 2014, in the original principal amount of Thirty Thousand and 00/100 Dollars (\$30,000.00) payable to the order of Lender (the "Note");

WHEREAS, in connection with the execution of the Note, Borrower and Lender entered into that certain Loan Agreement dated May 13, 2014;

WHEREAS, Borrower has fully paid, performed, and satisfied its obligation under the Note and the Loan Agreement:

WHEREAS, the parties hereto agree that there are no obligations outstanding among the parties whatsoever relating to the Note and the Loan Agreement; and

NOW, THEREFORE, based on the foregoing under the conditions stated below, the parties hereto desire to cancel the Note and to cancel the Loan Agreement.

AGREEMENT

The Note and the Loan Agreement are hereby terminated and canceled, and are of no further force and effect. Lender hereby agrees to promptly return the original Note to Borrower.

IN WITNESS WHEREOF, the undersigned have executed this Agreement as of the date first written above.

PROVIDENT TRUST GROUP, LLC

FBO STEVEN P. SCHLAKE IRA

Name: Nicholas Umderberg Title: Employed

STEVEN P. SCHLAKE

LENDER:

BORROWER:

WOODBRIDGE MORTGAGE **INVESTMENT FUND 2, LLC**

By:

David E. Golden

Its Authorized Representative

RELEASE OF ASSIGNMENT AND COLLATERAL ASSIGNMENT (RELATING TO PROPERTY LOCATED AT 3802 HOLLYLINE AVENUE, SHERMAN OAKS, CALIFORNIA 91423)

KNOW ALL MEN BY THESE PRESENTS, that PROVIDENT TRUST GROUP, LLC FBO STEVEN P. SCHLAKE IRA, an entity with an address of Attn: Lockbox Department, P.O. Box 4330, Ontario, California 91761, its successors and assigns (the "Lender") DOES HEREBY CERTIFY that the indebtedness and all obligations evidenced by the following identified Promissory Note, Assignment of Promissory Note and Mortgage, and Collateral Assignment of Note, Mortgage, and Other Loan Documents, have been fully paid, performed, satisfied, and does hereby consent and direct that the same be released and forever discharged:

- 1. That certain Promissory Note dated May 13, 2014, in the original principal amount of Thirty Thousand and 00/100 Dollars (\$30,000.00) made by WOODBRIDGE MORTGAGE INVESTMENT FUND 2, LLC, a Delaware limited liability company having an address of 14225 Ventura Boulevard, Suite 100, Sherman Oaks, California 91423 ("Woodbridge"), payable to the order of Lender;
- 2. That certain Assignment of Promissory Note and Mortgage dated July 21, 2014, by Woodbridge in favor of Lender (the "Assignment"); and
- 3. That certain Collateral Assignment of Note, Mortgage, and Other Loan Documents dated July 21, 2014, by Woodbridge in favor of Lender, with respect to:
 - a. That certain Deed of Trust, Security Agreement, and Fixture Filing with Assignment of Rents and Agreements by Hollyline Owners, LLC, dated April 15, 2014, to Woodbridge Mortgage Investment Fund 2, LLC, encumbering certain real and personal property described therein.
 - b. That certain Promissory Note Secured by Deed of Trust in the original principal amount of One Million Fifty Thousand and 00/100 Dollars (\$1,050,000.00), dated April 15, 2014, made by Hollyline Owners, LLC and payable to the order of Woodbridge Mortgage Investment Fund 2, LLC.

IN WITNESS WHEREOF, the undersigned has caused this instrument to be executed as of this	day of
, 20 .	

PROVIDENT TRUST GROUP, LLC FBO STEVEN P. SCHLAKE IRA

3y:_	
	Vame:
Γ	Title:
	Ath & Soldle
TF	VEN P SCHLAKE

RELEASE OF ASSIGNMENT AND COLLATERAL ASSIGNMENT (RELATING TO PROPERTY LOCATED AT 3802 HOLLYLINE AVENUE, SHERMAN OAKS, CALIFORNIA 91423)

KNOW ALL MEN BY THESE PRESENTS, that PROVIDENT TRUST GROUP, LLC FBO STEVEN P. SCHLAKE IRA, an entity with an address of Attn: Lockbox Department, P.O. Box 4330, Ontario, California 91761, its successors and assigns (the "Lender") DOES HEREBY CERTIFY that the indebtedness and all obligations evidenced by the following identified Promissory Note, Assignment of Promissory Note and Mortgage, and Collateral Assignment of Note, Mortgage, and Other Loan Documents, have been fully paid, performed, satisfied, and does hereby consent and direct that the same be released and forever discharged:

- 1. That certain Promissory Note dated May 13, 2014, in the original principal amount of Thirty Thousand and 00/100 Dollars (\$30,000.00) made by WOODBRIDGE MORTGAGE INVESTMENT FUND 2, LLC, a Delaware limited liability company having an address of 14225 Ventura Boulevard, Suite 100, Sherman Oaks, California 91423 ("Woodbridge"), payable to the order of Lender;
- That certain Assignment of Promissory Note and Mortgage dated July 21, 2014, by Woodbridge in favor of Lender (the "<u>Assignment</u>"); and
- 3. That certain Collateral Assignment of Note, Mortgage, and Other Loan Documents dated July 21, 2014, by Woodbridge in favor of Lender, with respect to:
 - a. That certain Deed of Trust, Security Agreement, and Fixture Filing with Assignment of Rents and Agreements by Hollyline Owners, LLC, dated April 15, 2014, to Woodbridge Mortgage Investment Fund 2, LLC, encumbering certain real and personal property described therein.
 - b. That certain Promissory Note Secured by Deed of Trust in the original principal amount of One Million Fifty Thousand and 00/100 Dollars (\$1,050,000.00), dated April 15, 2014, made by Hollyline Owners, LLC and payable to the order of Woodbridge Mortgage Investment Fund 2, LLC.

IN WITNESS WHEREOF, the undersigned has caused this instrument to be executed as of this __ day of ______, 20___.

PROVIDENT TRUST GROUP, LLC FBO STEVEN P. SCHLAKE IRA

Name: Nicholus Vometerber Title: Employee

STEVEN P. SCHLAKE

Prepared by, and after recording, return to:

David E. Golden, Esq. WOODBRIDGE MORTGAGE INVESTMENT FUND 2, LLC 54 Hartford Turnpike Tolland, Connecticut 06084

APN: 2272-002-030

Property Address: 3802 Hollyline Avenue Sherman Oaks, California 91423

STEVEN P. SCHLAKE

This space for Recorder's use

RELEASE OF COLLATERAL ASSIGNMENT OF NOTE, MORTGAGE, AND OTHER LOAN DOCUMENTS

KNOW ALL MEN BY THESE PRESENTS, that **PROVIDENT TRUST GROUP**, **LLC FBO STEVEN P. SCHLAKE IRA**, an entity with an address of Attn: Lockbox Department, P.O. Box 4330, Ontario, California 91761, its successors and assigns (the "<u>Collateral Assignee</u>") is the owner and holder of that certain COLLATERAL ASSIGNMENT OF NOTE, MORTGAGE, AND OTHER LOAN DOCUMENTS, dated as of July 21, 2014, (the "<u>Collateral Assignment</u>") made and given by **WOODBRIDGE MORTGAGE INVESTMENT FUND 2**, **LLC**, a Delaware limited liability company having an address of 14225 Ventura Boulevard, Suite 100, Sherman Oaks, California 91423 (the "<u>Collateral Assignor</u>") in favor of Collateral Assignee, recorded in the Recorder's Office, Los Angeles County, California on May 15, 2015 as Document # 20150570712 with respect to:

- 1. That certain Deed of Trust, Security Agreement, and Fixture Filing with Assignments of Rents and Agreements dated April 15, 2014, entered into by Hollyline Owners, LLC, as the Trustor naming Fidelity National Title Company, a California Corporation, as the Trustee, recorded on April 24, 2014 as Instrument No. 20140419188 of the Official Records in the County Recorder's office of Los Angeles County, California.
- 2. That certain Promissory Note Secured by Deed of Trust in the original principal amount of One Million Fifty Thousand and 00/100 Dollars (\$1,050,000.00) dated April 15, 2014 made by Hollyline Owners, LLC and payable to the order of WOODBRIDGE MORTGAGE INVESTMENT FUND 2, LLC.

NOW, in consideration of the sum of **Ten and 00/100 Dollars** (\$10.00) and other good and valuable consideration, the adequacy and receipt of which is hereby acknowledged, the Collateral Assignee does hereby grant and release unto the Collateral Assignor, its successors and assigns, any lien or interest that the Collateral Assignee may have under the Collateral Assignment in and to (i) the Note, Mortgage, and Other Loan Documents described therein and (ii) the premises described in **SCHEDULE A** hereto; and does hereby terminate the Collateral Assignment.

IN WITNESS WHEREOF, the undersigned have caused this Releaded day of Derember, 2015	ase of Collateral Assignment to be executed on this
COLLATERAL ASSIGNEE:	COLLATERAL ASSIGNOR:
PROVIDENT TRUST GROUP, LLC FBO STEVEN P. SCHLAKE IRA	WOODBRIDGE MORTGAGE INVESTMENT FUND 2, LLC
By: Name: Title:	By: Ded 4 9 David E. Golden Its Authorized Representative

!	Case 17-12560-BL	S Doc 4328-6	Filed 01/09/20	Page 7 of 10		
	Prepared by, and after recording, return to:					
	David E. Golden, Esq. WOODBRIDGE MORTGAGE INVESTMENT FUND 2, LLC 54 Hartford Turnpike					
	Tolland, Connecticut 06084					
	APN: 2272-002-030					
	Property Address: 3802 Hollyline Avenue					
-	Sherman Oaks, California 91423		This space for Re	corder's use		
	RELEASE OF COLLATERAL ASSIGNMENT OF NOTE, MORTGAGE, AND OTHER LOAN DOCUMENTS					
KNOW ALL MEN BY THESE PRESENTS, that PROVIDENT TRUST GROUP, LLC FBO STEVEN P. SCHLAKI IRA, an entity with an address of Attn: Lockbox Department, P.O. Box 4330, Ontario, California 91761, its successors and assigns (the "Collateral Assignee") is the owner and holder of that certain COLLATERAL ASSIGNMENT OF NOTE MORTGAGE, AND OTHER LOAN DOCUMENTS, dated as of July 21, 2014, (the "Collateral Assignment") made and given by WOODBRIDGE MORTGAGE INVESTMENT FUND 2, LLC, a Delaware limited liability company having an address of 14225 Ventura Boulevard, Suite 100, Sherman Oaks, California 91423 (the "Collateral Assigneo") in favor of Collateral Assignee, recorded in the Recorder's Office, Los Angeles County, California on May 15, 2015 as Document 420150570712 with respect to: 1. That certain Deed of Trust, Security Agreement, and Fixture Filing with Assignments of Rents and Agreements dated April 15, 2014, entered into by Hollyline Owners, LLC, as the Trustor naming Fidelity National Title Company, a California Corporation, as the Trustee, recorded on April 24, 2014 as Instrument No. 20140419188 of the Official Records in the County Recorder's office of Los Angeles County, California. 2. That certain Promissory Note Secured by Deed of Trust in the original principal amount of One Million Fifty Thousand and 00/100 Dollars (\$1,050,000.00) dated April 15, 2014 made by Hollyline Owners, LLC and payable to the order of WOODBRIDGE MORTGAGE INVESTMENT FUND 2, LLC. NOW, in consideration of the sum of Ten and 00/100 Dollars (\$10.00) and other good and valuable consideration, the adequacy and receipt of which is hereby acknowledged, the Collateral Assignee does hereby grant and release unto the Collateral Assignment in and to (i) the Note, Mortgage, and Other Loan Documents described therein and (ii) the premises described in SCHEDULE A hereto; and does hereby terminate the Collateral Assignment.						
IN	WITNESS WHEREOF, the undersigned day of Derender, 2015	d have caused this F	Release of Collateral	Assignment to be executed on this		
CC	OLLATERAL ASSIGNEE:		COLLATERAL	ASSIGNOR:		
PF	ROVIDENT TRUST GROUP, LLC BO STEVEN P. SCHLAKE IRA			E MORTGAGE		
Ву	y: Man Under Versey Name: Nichelus Vanderberey Title: Employee	ri d'annual de la companya de la com	By: David E. Go Its Authorize	lden ed Representative		

Its Authorized Representative

STEVEN P. SCHLAKE

STATE OF)						
COUNTY OF) s	SS.					
COUNTION)						
On this	_ day of			, 20, before	me, the unders	igned notary publi	ic, personally appeare	d
		of PI	ROVIDEN	T TRUST GR	OUP, LLC FB	O STEVEN P. S	CHLAKE IRA to m	e
known and kno	own by me to be	the ind	ividual that	t executed the	within and for	egoing RELEAS	E OF COLLATERAL	L
instrument and t	the execution ther	enf to be	ANDUIT	et and dood	CUMENTS on	their own behalf,	and acknowledged said	d
msa ament and t	ine execution their	coi, to be	uich nee a	ici and deed.				
					Notary Public			
					Name: My Commiss	ion Evniros		
					(SEAL)	ion Expires		
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STATE OF / C	Exas)						
COUNTY OF 7	exas Tarrant) s)	S.					
04.:	1 0 0	00 00 00	0.6	00 151 6				
STEVEN P. SCI	_ day of HLAKE to me kn	own and	known by n	20 before	me, the undersi	gned notary publi	c, personally appeared foregoing RELEASI	d =
OF COLLATER	RAL ASSIGNME	NT OF N	IOTE, MO	RTGAGE, AN	OTHER LOA	N DOCUMENT	S on their own behalf	≟ F.
	ed said instrumer							7
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					Notary Public			
					Name:	nerry LIDO	every	
					My Commiss	ion Expires:	3-29-2019	
					(SEAL)			
					SAN HALL	SHERRY L. HOWARD		
					M	Y COMMISSION EXPIR	ES	
STATE OF CON	INECTICUT)			The state of the s	March 29, 2019		
COUNTY OF TO	OLLAND) S:	S.					
COUNTY OF T	OLLIND	,						
	day of Dece			20 <u>15</u> , before	me, the undersi	gned notary public	c, personally appeared	f
David E. Golden	, an Authorized I	Represent	ative of WC	OODBRIDGE	MORTGAGE	INVESTMENT	FUND 2, LLC, to me	3
							foregoing RELEASE	
							ITS on behalf of said the authorized signatory	
	and deed of said o				,	er and deed as suc	m danioi terre seguator)	1
		1 7				3	13. W. M.	pr 1600

Notary Public annut Walhie NOTARY PUBLIC
MY COMMISSION EXPIRES JULY 31, 2020

	STATE OF NEVADO,
	COUNTY OF CLOCK) ss.
and the state of t	On this day of OCOMOV, 20 Sefore me, the undersigned notary public, personally appeared known and known by me to be the individual that executed the within and foregoing RELEASE OF COLLATERAL instrument and the execution thereof, to be their free act and deed.
	Notary Public Name: MICHOLO STOP My Commission Expires: 9/30/17 STATE OF TEXAS On this State of Notary Public Notary
We are the second second of the second	OF COLLATERAL ASSIGNMENT OF NOTE, MORTGAGE, AND OTHER LOAN DOCUMENTS on their own behalf, and acknowledged said instrument and the execution thereof, to be their free act and deed.
energy) was the manual case on any other production and a string and the second of the configuration and an experience of the second of the se	Notary Public Name: Sheffy L/Noward My Commission Expires: 03-29-2019 (SEAL)
	STATE OF CONNECTICUT) ss. COUNTY OF TOLLAND SHERRY L. HOWARD MY COMMISSION EXPIRES March 29, 2019
I k C	On this
	Notary Public
;	

Case 17-12560-BLS Doc 4328-6 Filed 01/09/20 Page 10 of 10 SCHEDULE A

LEGAL DESCRIPTION

THE LAND REFERRED TO HEREIN BELOW IS SITUATED IN THE CITY OF LOS ANGELES, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AND IS DESCRIBED AS FOLLOWS:

THAT PORTION OF LOT 11 IN BLOCK 10 OF TRACT 10731, IN THE CITY OF LOS ANGELES, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA AS PER MAP RECORDED IN BOOK 202, PAGES 20 TO 23 INCLUSIVE OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY LYING NORTHERLY AND EASTERLY OF THE FOLLOWING DESCRIBED LINE:

BEGINNING AT A POINT IN THE SOUTHERLY LINE OF LOT 11 BEING DISTANT NORTH 88 DEGREES 10' 03" WEST 223.74 FEET FROM THE SOUTHEASTERLY CORNER OF SAID LOT; THENCE NORTH 18 DEGREES 00' 52" WEST, 213.98 FEET; THENCE NORTH 80 DEGREES 30' 52" WEST 136.23 FEET; THENCE NORTH 30 DEGREES 45' 52" WEST 131.20 FEET, MORE OR LESS, TO A POINT IN A LINE WHICH IS PARALLEL WITH AND DISTANT EASTERLY 15.00 FEET FROM THE WESTERLY LINE OF SAID LOT; THENCE NORTH 14 DEGREES 14' 08" EAST TO A POINT IN THE SOUTHERLY LINE OF HOLLYLINE AVENUE, AS SHOWN ON THE MAP OF SAID TRACT.

APN: 2272-002-030

AKA: 3802 HOLLYLINE AVE, SHERMAN OAKS, CA 91423