UNITED STATES BANKRUPTO DISTRICT OF SOUTH CARC Name of Debtor:	LINA Cas	PROC	OF OF CL	AIM	Your Claim is Scheduled As Follows: Schedule/Claim ID: \$3893 AMOUNT/CLASSIFICATION:
The Cliffs at Mountain Park Golf & Coun		2-01225		100.5	UNKNOWN SECURED (CONTINGENT UNLIQUIDATED DISPUTED) UNKNOWN UNSECURED
NOTE: See reverse and attached for List of Debtors/Cas 503(b)(9), this form should not be used to make a claim f case. A "request" for payment of an administrative exper	or Administrative Expenses aris	ising after l	the commen <mark>c</mark> emei		
Name of Creditor (the person or other entity to whom		горепту)	:		The amounts reflected above constitute your daim as scheduled by the Debtor or pursuant to a filed claim. If
Molton Concrete Name and address where notices should be sen	<u>(</u> 20.				you agree with the amounts set forth herein, and have no other claim against the Debtor, you do not need to file
29347866008		RI	ECEIVE	D	this proof of claim EXCEPT as stated below.
Morgan Concrete Co Keven Kenison Townes Johns	lna.	MA	Y 3 0 201	12	If the amounts shown above are listed as Contingent, Unliquidated or Disputed, a proof of claim must be filed except as provided in the accompanying bar date notice.
704 East McBee Avenue Greenville, SC 29601		BM	IC GRO	ΙΡ	If you have already filed a proof of claim with the Bankruptcy Court or BMC, you do not need to file again.
Creditor Telephone Number (3) 242 49	email:				THIS SPACE IS FOR COURT USE ONLY
Name and address where payment should be		ve): [Check box if you	ı are	Check this box to indicate that this
		aw file	vare that anyone election of claim or claim.	lse has relating to	claim amends a previously filed claim. Court Claim Number (if known):
			ur dam. Attach d stement giving par		
Payment Telephone Number ()	email:	\dashv			Filed on:
1. AMOUNT OF CLAIM AS OF DATE CASE FIL	ED \$ 20,04	1.8	0		
If all or part of your claim is secured, complete item				• • •	
If all or part of your claim is entitled to priority, comp	lețe item 5.				•
Check this box if claim includes interest or other cha	arges in addition to the principa	al amount (of claim. Attach ite	mized state	ment of interest or charges.
2. BASIS FOR CLAIM: SEE (See instruction #2)	exhibit A		· · · · · · · · · · · · · · · · · · ·		
	3a. Debtor may have sch		account as:	3b. Unifo	orm Claim Identifier (optional):
WHICH CREDITOR IDENTIFIES DEBTOR:	5 3 9 9 3 (See instruction #3a))		(See inst	ruction #3b)
4. SECURED CLAIM: (See instruction #4)					
Check the appropriate box if your claim is secured by a right of set off, attach required redacted documents, and requested information.	I provide the ca	ase filed,	arrearage and ot included in secur	red claim, i	fany: \$
Nature of property or right of setoff:		Basis for Perfection: Mech. Lien			
Real Estate Motor Vehicle her_	An	Amount of Secured Claim: \$ 20, 041.80			
Value of Property: \$	An	Amount Unsecured: \$			
Annual Interest Rate: % Fixed or (when case was filed)	Variable				
5. Amount of Claim Entitled to Administrative falls into one of the following categories, chec	•			•	* ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '
Amount entitled to priority: \$, , -	Amount	entitled to admin under 11 U.S.C.	istrative	
You MUST specify the priority of the clain	1:				
Domestic support obligations under 11 U.S.C. § 507	7(a)(1)(A) or (a)(1)(B).	Ta	axes or penalties o	wed to gove	ernmental units - 11 U.S.C. § 507(a)(8).
Up to \$2,600° of deposits toward purchase, lease, of services for personal, family, or household use - 11 to 11 to 12.00° or household use - 12.00° or household				, -	enefit plan - 11 U.S.C. § 507(a)(5).
Wages, salaries, or commissions (up to \$11,725*), before filing of the bankruptcy petition or cessation of whichever is earlier - 11 U.S.C. § 507(a)(4).				ived by the	debtor within 20 days before the date of the (03(b)(9).
* Amounts are subject to adjustment on 4/1/13 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.					
6. CREDITS: The amount of all payments on thi	s claim has been credited	for the p	urpose of makir	ng this pro	of of claim. (See instruction #6)

7. DOCUMENTS: Attached are redacted copies of documents	that support the claim, such as promissory notes, purchase orders, invoices, itemized
statements of running accounts, contracts, judgments, mortga	ges, and security agreements. If the claim is secured, box 4 has been completed, and
	n of a security interest are attached. (See instruction #7, and definition of "redacted").
DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCU	JMENTS MAY BE DESTROYED AFTER SCANNING.
If the documents are not available, please explain:	
DATE-STAMPED COPY: To receive an acknowledgment envelope and copy of this proof of claim.	of the filing of your claim, enclose a stamped, self-addressed
	e sent by mail or hand delivered (FAXES OR EMAIL NOT ACCEPTED) so that it is
actually received on or before 4:00 pm prevailing Eastern prevailing Eastern Time on August 27, 2012 for Governme	Time on May 31, 2012 for Non-Governmental Claimants OR on or before 4:00 pm
BY MAIL TO:	BY MESSENGER OR OVERNIGHT DELIVERY TO:
BMC Group, Inc	BMC Group, Inc
Attn: Cliffs Claims Processing	Attn: Cliffs Claims Processing
PO Box 3020	18675 Lake Drive East
Chanhassen, MN 55317-3020	Chanhassen, MN 55317
8. SIGNATURE:(See instruction #8)	
0. SIGNATURE. (See Instruction 40)	
	· · · · · · · · · · · · · · · · · · ·
Check the appropriate box.	
	•
I am the creditor.	am the trustee, or the debtor, or am a guarantor, surety, indorser, or other codebtor.
(Attach copy of power of attorney, if any.)	their authorized agent. (See Bankruptcy Rule 3005.)
	(See Bankruptcy Rule 3004.)
I declare under penalty of periury that the information provided in this claim is	strue and correct to the best of my knowledge, information, and reasonable belief.
	, , , , , , , , , , , , , , , , , , ,
TOWNES B. JOHNSON III	$ \wedge$ \wedge
Print Name: Title: ATTORNEY	1000 Bluss B \$125
Title: ATTOKNEY Company: LENDSON, DUDGEN & CRAWFORD	o lu 2/81110 27/11100 3/03
Address and telephone number (if different from notice address above):	(Signature) (Date)
704 E.M. BEE AVE	V
GREENVILLE, SC 29601	
Telephone number: email:	
0 - 0	ilaw, com
864-242-4899 Johnson Ecor	
Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonm	ent for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.
· · · · · · · · · · · · · · · · · · ·	
LIST OF DEBTORS:	
Cone Mana	Case Nhr

Case Name	Case Nbr
The Cliffs Club & Hospitality Group, Inc.	12-01220
CCHG Holdings, Inc.	12-01223
The Cliffs at Mountain Park Golf & Country Club, LLC	12-01225
The Cliffs at Keowee Vineyards Golf & Country Club, LLC	12-01226
The Cliffs at Walnut Cove Golf & Country Club, LLC	12-01227
The Cliffs at Keowee Falls Golf & Country Club, LLC	12-01229
The Cliffs at Keowee Springs Golf & Country Club, LLC	12-01230
The Cliffs at High Carolina Golf & Country Club, LLC	12-01231
The Cliffs at Glassy Golf & Country Club, LLC	12-01234
The Cliffs Valley Golf & Country Club, LLC	12-01236
Cliffs Club & Hospitality Service Company, LLC	12-01237

Case 12-01225-jw Claim 3-1 Filed 05/25/12 Desc Main Document Page 3 of 39

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, there may be exceptions to these general rules.

ITEMS TO BE COMPLETED IN PROOF OF CLAIM FORM (IF NOT ALREADY PROPERLY FILLED IN)

Court, Name of Debtor, and Case Number:

Fill in the federal judicial district where the bankruptcy case was filed (for example, Central District of California), the bankruptcy debtor's full name, and the case number. If you received a notice of the case from the Claims Agent, BMC Group, some or all of this information may have been already completed. Creditor's Name and Address:

Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g).

1. Amount of Claim as of Date Case Filed:

State the total amount owed to the creditor on the date of the bankruptcy filing. Follow the instructions concerning whether to complete items 4 and 5. Check the box if interest or other charges are included in the claim.

2. Basis for Claim:

State the type of debt or how it was incurred. Examples include goods sold, money loaned, services performed, personal injury/wrongful death, car loan, mortgage note, and credit card. If the claim is based on delivering health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information. You may be required to provide additional disclosure if an interested party objects to the claim.

3. Last Four Digits of Any Number by Which Creditor Identifies Debtor: State only the last four digits of the debtor's account or other number used by the creditor to identify the debtor.

3a. Debtor May Have Scheduled Account As:

Report a change in the creditor's name, a transferred claim, or any other information that clarifies a difference between this proof of claim and the claim as scheduled by the debtor.

3b. Uniform Claim Identifier:

If you use a uniform claim identifier, you may report it here. A uniform claim identifier is an optional 24-character identifier that certain large creditors use to facilitate electronic payment in chapter 13 cases.

4. Secured Claim:

Check whether the claim is fully or partially secured. Skip this section if the claim is entirely unsecured. (See Definitions) If the claim is secured,

check the box for the nature and value of property that secures the claim, attach copies of lien documentation and state, as of the date of the bankruptcy filing the annual interest rate (and whether it is fixed or variable), and the amount past due on the claim.

5. Amount of Claim Entitled to Administrative Expense Under 11 U.S.C. § 503 (b)(9) or Priority Under 11 U.S.C. §507(a).

If any portion of your claim falls in one or more of the listed categories, check the appropriate box(es) and state the amount entitled to priority. (See Definitions) A claim may be partly priority and partly non-priority. For example, in some of the categories, the law limits the amount entitled to priority.

6. Credits:

An authorized signature on this proof of claim serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

7. Documents:

Attach reducted copies of any documents that show the debt exists and a lien secures the debt. You must also attach copies of documents that evidence perfection of any security interest. You may also attach a summary in addition to the documents themselves. FRBP 3001(c) and (d). If the claim is based on delivering health care goods or services, limit disclosing confidential health care information. Do not send original documents, as attachments may be destroyed after scanning.

8. Date and Signature:

The individual completing this proof of claim must sign and date it. FRBP 9011, If the claim is filed electronically, FRBP 5005(a)(2), authorizes courts to establish local rules specifying what constitutes a signature. If you sign this form, you declare under penalty of perjury that the information provided is true and correct to the best of your knowledge, information, and reasonable belief. Your signature is also a certification that the claim meets the requirements of FRBP 9011(b). Whether the claim is filed electronically or in person, if your name is on the signature line, you are responsible for the declaration. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. If the claim is filed by an authorized agent, attach a complete copy of any power of attorney, and provide both the name of the individual filing the claim and the name of the agent. If the authorized agent is a servicer, identify the corporate servicer as the company. Criminal penaltics apply for making a false statement on a proof of claim.

DEFINITIONS

DEBTOR

A delitor is the person, corporation, or other entity that has filled a bankruptcy case.

CREDITOR

A creditor is a person, corporation, or other entity to whom the debtor owes a debt that was incurred before the date of the bankruptcy filing. See 11 U.S.C. $\S101(10)$

CLAIM

A claim is the creditor's right to receive payment for a debt owed by the debtor on the date of the bankruptcy filing. See 11 U.S.C. \$101(5). A claim may be secured or unsecured

PROOF OF CLAIM

A proof of claim is a form such by the creditor to indicate the amount of the debt ewed by the debtor on the date of the bankingtey filing. This form must be filed with the court-appointed Claims Agent, BMC Group, at the address listed on the reverse side of the first page.

SECURED CLAIM Under 11 U.S.C. §506(a)

A secured claim is one backed by a lien un property of the debtor. The claim is secured so long as the creditor has the right to be paid from the property prior to other creditors. The amount of the secured claim cannot exceed the value of the property. Any amount owed to the creditor in excess of the value of the property is in unsecured claim. Examples of lons on property include a morngage 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 is a lien. A claim also may be secured if the creditor owes the debter money (has a right to setoff).

UNSECURED CLAIM

An inisecured claim is one that does not meet the requirements of a secured claim. A claim may be partly insecured if the amount of the claim exceeds the value of the property on which the creditor has a lien.

CLAIM ENTITLED TO PRIORITY Under U. U.S.C. §507(a)

Priority claims are certain categories of unsecured claims that are paid from the available money or property in a hankrupicy case before other unsecured claims.

REDACTE

A document has been reduced when the person faling it has masked, edited out or otherwise deleted, certain information. A creditor must show only the last four digits of any social-security, individual's tax-identification, or financial-account number, only the initials of a minor's name, and only the year of any person's date of birth. If the claim is based on the delivery of health care goods or services, limit the disclosure of the goods or services so as to avoid embanassment or the disclosure of confidential health care information.

EVIDENCE OF PERFECTION

Evidence of perfection may include a mortgage, hen, certificate of title, financing statement, or other document showing that the lien has been filed or recorded.

INFORMATION_

OFFERS TO PURCHASE A CLAIM
Certain entities are in the business of purchasing claims for an amount less than the face value of the claims. One or more of these entities may contact the creduor and offer to purchase the claim. Some of the 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 or the debtor. The creditor has no obligation to sell its claim. It owever, if the creditor decides to sell its claim, any transfer of such claim is subject to FRBP 3001(e), any applicable provisions of the Bankruptcy Code (11 U.S.C. §101 er seq.), and any applicable orders of the bankruptcy count.

Date-Stamped Copy

Return claim form and attachments, if any. If you wish to receive an acknowledgement of your claim, please enclose a self-addressed stamped envelope and a second copy of the proof of claim form with any attachments to the Claims Agent. BMC Group, at the address on the second page of this form.

Please read - important information: upon campletion of this claim form, you are certifying that the statements herein are true.

Be sure all items are answered on the claim form. If not applicable, insert "Not Applicable,"

ONCE YOUR CLAIM IS FILED YOU CAN OBTAIN OR VERIFY YOUR CLAIM NUMBER BY VISITING www.bmcgroup.com/cliffs

Proof of Claim Exhibit A

Creditor Morgan Concrete Co. ("Morgan") entered into an agreement with Wall to Wall Golf, wherein Morgan agreed to supply Wall to Wall Golf and Debtor The Cliffs at Mountain Park Golf and Country Club, LLC ("Debtor") with labor and material for improvement of real property commonly known as The Cliffs at Mountain Park Golf Course, located in Greenville County, South Carolina, owned by Debtor.

Morgan is currently owed Twenty Thousand, Forty-One and 80/100 (\$20,041.80) Dollars for the labor and materials it provided as shown on "Exhibit A" to Morgan's Foreclosure Complaint, attached hereto and incorporated herein as "Exhibit 1". As a result of the amount due and owing, Morgan filed a mechanics' lien against the real property and perfected its mechanics' lien by foreclosing on same.

STATE OF SOUTH CAROLINA Case 12-01225-jw Claim 3-1 Filed 05/25	5)12 Desc Main Document Page 5 of 39 IN THE COURT OF COMMON PLEAS
COUNTY OF GREENVILLE)
Morgan Concrete Co., Plaintiff(s) vs.) CIVIL ACTION COVERSHEET) ON 2011) 2010 - CP - 23 - 5104)
The Cliffs at Mountain Park Golf & Country Club, LLC, et al Defendant(s)) DAN DEC
(Please Print)	SC Bar #: 75412
Submitted By: Townes B. Johnson, III	Telephone #: (864) 242-4899
Address: 704 E. McBee Ave.	Fax #: (864) 242:4844
Greenville, SC 29601	Other: (004) 242 3044
,	E-mail: johnson@conlaw.com
NOTE: The cover sheet and information contained herein neither repla	ices nor supplements the filing and service of pleadings or other papers
as required by law. This form is required for the use of the Clerk of Co	ourt for the purpose of docketing. It must be filled out completely,
signed, and dated. A copy of this cover sheet must be served on the defe	
	ATION (Check all that apply)
	Settlement do not complete
This case is subject to ARBITRATION pursuant to the Circ	URY TRIAL demanded in complaint.
This case is subject to MEDIATION pursuant to the Circuit	t Court Alternative Dispute Resolution Rules
This case is exempt from ADR (certificate attached).	
NATURE OF ACTION	(Check One Box Below)
Contracts Constructions (100) Debt Collection (110) Employment (120) General (130) Breach of Contract (140) Other (199) Constructions (100) Dental Malpractice (200) Dental Malpractice (210) Dental Malpractice (210) Dental Malpractice (220) Dental Malpractice (220) Dental Malpractice (210) Dent	Conversion (310)
Sexual Predator (510)	Administrative Law/Relief Reinstate Driver's License (800) Judicial Review (810) Relief (820) Permanent Injunction (830) Forfeiture (840) Other (899) ——————————————————————————————————
Medical (620) Other (699) Submitting Party Signature:	Date: 12/7/2011

Note: Frivolous civil proceedings may be subject to sanctions pursuant to SCRCP, Rule 11, and the South Carolina Frivolous Civil Proceedings Sanctions Act, S.C. Code Ann. §15-36-10 et. seq.

Case 12-01225-iw Claim 3-1. Filed 05/25/12 Desc Main Document Page 6 of 39 Florence, Horry, Lexington, Richland, Greenville**, and Anderson**

** Contact Respective County Clerk of Court for modified ADR Program Rules

SUPREME COURT RULES REQUIRE THE SUBMISSION OF ALL CIVIL CASES TO AN ALTERNATIVE DISPUTE RESOLUTION PROCESS, UNLESS OTHERWISE EXEMPT.

You are required to take the following action(s):

- 1. The parties shall select a neutral within 210 days of filing of this action, and the Plaintiff shall file a "Stipulation of Neutral Selection" on or before the 224th day after the filing of the action. If the parties cannot agree upon the selection of the neutral within 210 days, the Plaintiff shall notify the Court by filing a written "Request for the Appointment of a Neutral" on or before the 224th day after the filing of this action. The Court shall then appoint a neutral from the Court-approved mediator/arbitrator list.
- 2. The initial ADR conference must be held within 300 days after the filing of the action.
- 3. Case are exempt from ADR only upon the following grounds:
 - a. Special proceeding, or actions seeking extraordinary relief such as mandamus, habeas corpus, or prohibition;
 - b. Cases which are appellate in nature such as appeals or writs of certiorari;
 - c. Post Conviction relief matters:
 - d. Contempt of Court proceedings;
 - e. Forfeiture proceedings brought by the State;
 - Cases involving mortgage foreclosures; and
 - Cases that have been submitted to mediation with a certified mediator prior to the filing of this action.
- 4. Motion of a party to be exempt from payment of neutral fees due to indigency should be filed with the Court within ten (10) days after the ADR conference had been concluded.

You must comply with the Supreme Court Rules regarding ADR. Please Note: Failure to do so may affect your case or may result in sanctions.

STATE OF SOUTH CAROLINA) IN THE COURT OF COMMON PLEAS
COUNTY OF GREENVILLE) C. A. No. 2011-CP-23- <u>8164</u>
Morgan Concrete Co.,)
Plaintiff,)
vs.) SUMMONS
The Cliffs at Mountain Park Golf & Country Club, LLC, The Cliffs at Mountain Park, LLC, Wells Fargo Bank, National Association, Medalist Golf, Inc., Golf Agronomics Sand & Hauling, Inc., HD Supply Waterworks, LTD., Maverick Golf Designs, LLC d/b/a Fezler Golf, Smoke Oil, Inc., Wall to Wall Golf, Inc., Georgia Bridge & Dock, Inc., Aquarius II, Inc., and Hawkins Nursery, Inc.,	MI DEC -8 A II: 57
Defendants.	ý))

TO: THE DEFENDANT(S) ABOVE NAMED:

YOU ARE HEREBY summoned and required to answer the Complaint in this action, of which a copy is herewith served upon you, and to serve a copy of your answer to the said Complaint on the subscribers at their offices, 704 East McBee Avenue, Greenville, South Carolina, 29601, within thirty (30) days after the service hereof, exclusive of the day of such service; and if you fail to answer the Complaint within the time aforesaid, the Plaintiff in this action will apply to the Court and judgment by default will be rendered against you for the relief demanded in the Complaint.

Respectfully submitted,

Keven Kenison (SC Bar# 66068)

Townes B. Johnson, III (SC Bar # 75412)

KENISON, DUDLEY & CRAWFORD, LLC

704 E. McBee Avenue

Greenville, South Carolina 29601

PH: (864) 242-4899 FAX: (864) 242-4844

Attorneys for Plaintiff

STATE OF SOUTH CAROLINA) IN THE COURT OF COMMON PLEAS
COUNTY OF GREENVILLE) C. A. No. 2011-CP-23- 8/64
Morgan Concrete Co.,)
Plaintiff,))
vs.) FORECLOSURE COMPLAINT
The Cliffs at Mountain Park Golf & Country Club, LLC, The Cliffs at Mountain Park, LLC, Wells Fargo Bank, National Association, Medalist Golf, Inc., Golf Agronomics Sand & Hauling, Inc., HD Supply Waterworks, LTD., Maverick Golf Designs, LLC d/b/a Fezler Golf, Smoke Oil, Inc., Wall to Wall Golf, Inc., Georgia Bridge & Dock, Inc., Aquarius II, Inc., and Hawkins Nursery, Inc.,	Mon-Jury) (Non-Jury) (
Defendants.)	_

COMES NOW, the plaintiff, Morgan Concrete Co. ("Plaintiff"), complaining of the defendants, The Cliffs at Mountain Park Golf & Country Club, LLC, The Cliffs at Mountain Park, LLC, Wells Fargo Bank, National Association ("Bank"), Medalist Golf, Inc., Golf Agronomics Sand & Hauling, Inc., HD Supply Waterworks, LTD., Maverick Golf Designs, LLC d/b/a Fezler Golf, Smoke Oil, Inc., Wall to Wall Golf, Inc., Georgia Bridge & Dock, Inc., Aquarius II, Inc., and Hawkins Nursery, Inc., and would show the following:

1. Plaintiff is a Georgia company duly licensed, organized and existing under the laws of the State of Georgia and, at all times mentioned herein, was transacting business in Greenville County, South Carolina.

- 2. Upon information and belief, The Cliffs at Mountain Park Golf & Country Club, LLC is a limited liability company organized and existing under the laws of the State of South Carolina and, at all times mentioned herein, was transacting business in Greenville County, South Carolina.
- 3. Upon information and belief, The Cliffs at Mountain Park, LLC is a limited liability company organized and existing under the laws of the State of South Carolina and, at all times mentioned herein, was transacting business in Greenville County, South Carolina.
- 4. Upon further information and belief, The Cliffs at Mountain Park Golf & Country Club, LLC and The Cliffs at Mountain Park, LLC (collectively hereinafter "The Cliffs") are the owners of real property commonly known as The Cliffs at Mountain Park, located in Greenville County, South Carolina and more fully described in Plaintiff's mechanics' lien, attached hereto as "Exhibit C" (hereinafter "Subject Property").
- 5. Upon information and belief, Bank is a Delaware company authorized to do business in the State of South Carolina and is a properly licensed lending institution and at all times mentioned herein, was transacting business in Greenville County, South Carolina. Upon further information and belief, Bank is named as a Defendant by virtue of its mortgage interest in the Subject Property and recorded in the Register of Deeds Office for Greenville County on June 9, 2010 in Book MO 5081 at Page 3067-3085, which is a subject real property of the Foreclosure cause of action forthcoming in this Complaint.
- 6. Upon information and belief, Medalist Golf, Inc., Golf Agronomics Sand & Hauling, Inc., HD Supply Waterworks, LTD., Maverick Golf Designs, LLC d/b/a

Fezler Golf, Smoke Oil, Co., Wall to Wall Golf, Inc., Georgia Bridge & Dock, Inc., Aquarius II, Inc., and Hawkins Nursery, Inc. (collectively hereinafter "Lien Claimants") are authorized to do business in the State of South Carolina and at all times mentioned herein, were transacting business in Greenville County, South Carolina. Upon further information and belief, Lien Claimants are named as defendants by virtue of their respective mechanics' lien interests in the Subject Property which is a subject real property of the Foreclosure cause of action forthcoming in this Complaint.

- 7. Plaintiff entered into an ongoing contract with Wall to Wall Golf, Inc. ("Wall to Wall") wherein Wall to Wall began purchasing certain materials from Plaintiff for various projects.
- 8. Plaintiff provided materials to Wall to Wall as required by the agreement for use in the construction of the development located on the Subject Property ("Project").
 - 9. Plaintiff's materials were furnished to and incorporated into the Project.
- 10. Plaintiff has received no written notice that its work or its materials were defective.
 - 11. The Cliffs has no defenses to the payment obligations owed to Plaintiff.
- 12. As of September 9, 2011, 2011, Plaintiff Plaintiff had not been paid for materials it furnished on the Project in the amount of Twenty Thousand, Forty-One and 80/100ths (\$20,041.80) Dollars. A true and correct copy of said invoice is attached hereto as "Exhibit A" and incorporated herein by reference.

- 13. Pursuant to South Carolina Code Ann. § 27-1-15, Plaintiff hand delivered a demand letter dated September 7, 2011 to The Cliffs. A true and correct copy of this letter is attached hereto as "Exhibit B" and is incorporated herein by reference.
- 14. On or about September 9, 2011, Plaintiff served and filed its Notice and Certificate of Mechanic's Lien, Statement of Account, and Affidavit of Service upon The Cliffs for the Subject Property, totaling Twenty Thousand, Forty-One and 80/100ths (\$20,041.80) Dollars. A true and correct copy of the Notice and Certificate of Mechanics' Lien, Statement of Account, Verification and Affidavit of Service are attached hereto as "Exhibit C" and are incorporated herein by reference.
- 15. Despite Plaintiff's demand pursuant to South Carolina Code Ann. § 27-1-15, to date, The Cliffs has failed and refused to pay the credit balance in excess of Twenty Thousand, Forty-One and 80/100ths (\$20,041.80) Dollars.
 - 16. Jurisdiction and venue are proper in this Court.

FOR A FIRST CAUSE OF ACTION (Quantum Meruit – The Cliffs)

- 17. Plaintiff realleges the foregoing paragraphs consistent with this cause of action as if fully restated verbatim herein.
- 18. Pursuant to its agreement with Wall to Wall, Plaintiff furnished materials for the benefit of The Cliffs, which materials were accepted, used, and enjoyed by The Cliffs. At the time that the materials were delivered to The Cliffs, it was understood that Plaintiff was to be paid for the materials; further, The Cliffs specifically requested the materials. The acceptance of the materials by The Cliffs created an implied contract between Plaintiff and The Cliffs.

- 19. Such materials were furnished under such circumstances that it was clear that Plaintiff expected to be paid for those materials. The Cliffs will be unjustly enriched if Plaintiff is not paid for the materials supplied by Plaintiff to The Cliffs, pursuant to its agreement with Medalist.
- 20. The reasonable market value of the materials furnished is at least Twenty Thousand, Forty-One and 80/100ths (\$20,041.80) Dollars, for which Plaintiff hereby sues in quantum meruit or other equitable theory for the reasonable value of the materials supplied.

FOR A SECOND CAUSE OF ACTION (Violation of South Carolina Code Ann. § 27-1-15 – The Cliffs)

- 21. Plaintiff realleges the foregoing paragraphs consistent with this cause of action as if fully restated verbatim herein.
- 22. Pursuant to South Carolina Code Ann. § 27-1-15, Plaintiff served on The Cliffs a written demand, dated September 7, 2011, requiring The Cliffs to perform a reasonable investigation and pay all undisputed amounts to Plaintiff within Forty-Five (45) days from the date of the demand letter. See Exhibit B.
- 23. The Cliffs failed and refused to make said reasonable investigation or pay Plaintiff.
- 24. The Cliffs has not disputed any amount claimed owed by Plaintiff, and thus, pursuant to that statute, The Cliffs is liable to Plaintiff for attorneys' fees and interest from the date of the demand letter.

FOR A THIRD CAUSE OF ACTION (Foreclosure of Mechanics' Lien)

- 25. Plaintiff realleges the foregoing paragraphs consistent with this cause of action as if fully restated verbatim herein.
- 26. Pursuant to the terms of its agreement with Wall to Wall, Plaintiff furnished labor and materials for the improvements of the Subject Property, real property which is more fully in the property description of the Notice and Certificate of Mechanics' Lien and Statement of Account, See Exhibit C.
- 27. The Subject Property, described in "Exhibit C", which is the subject of this Cause of Action, is situated and located in Greenville County, South Carolina.
- 28. On or about September 9, 2011, Plaintiff served The Cliffs and filed for record in the Register of Deed's Office for Greenville County, it's Notice and Certificate of Mechanics' Lien, its Statement of Account, and it's Affidavit of Service on September 9, 2011 in Book MI 62 at Pages 1620-1629. *See Exhibit C*.
- 29. Upon information and belief, at the time Plaintiff entered into its agreement with Wall to Wall to furnish labor and materials for the improvements to the Subject Property, The Cliffs were, and upon further information and belief, still are, the record owner of the Subject Property; with the The Cliffs at Mountain Park Golf & Country Club, LLC owing Parcels 1A, 1B, 1C, 1D, 2, 3, and 4 and The Cliffs at Mountain Park, LLC owing Parcel 5 as listed in "Exhibit C".
- 30. The Cliffs has failed and neglected to pay Plaintiff the amount due and owing Twenty Thousand, Forty-One and 80/100ths (\$20,041.80) Dollars, and there is, as of the filing of this Complaint, still due and owing Plaintiff from The Cliffs a sum

of Twenty Thousand, Forty-One and 80/100ths (\$20,041.80) Dollars which may be accounted for by the properly filed Mechanics' Lien.

31. Upon information and belief, by virtue of its duly perfected Mechanics' Lien and properly filed Lis Pendens, attached hereto and incorporated herein by reference as "Exhibit D", Plaintiff is entitled to foreclose on the Subject Property, described in "Exhibit C", have said property sold, and have its Lien, along with interest and attorneys' fees, satisfied from the proceeds thereof.

WHEREFORE, Morgan Concrete Co. prays for the following relief:

- Judgment against Defendant The Cliffs at Mountain Park Golf & Country Club, LLC for the First Cause of Action in the principal amount of at least Twenty Thousand, Forty-One and 80/100ths (\$20,041.80) Dollars, together with interest at the legal rate;
- (b) Judgment against Defendant The Cliffs at Mountain Park, LLC for the First Cause of Action in the principal amount of at least Twenty Thousand, Forty-One and 80/100ths (\$20,041.80) Dollars, together with interest at the legal rate;
- (c) Judgment against Defendant The Cliffs at Mountain Park Golf & Country Club, LLC and Defendant The Cliffs at Mountain Park, LLC, jointly and severally, for the Second Cause of Action pursuant to South Carolina Code Ann. § 27-1-15, together with attorneys' fees and interest at the legal rate from the date of the demand letters;
- (d) Judgment against Defendants The Cliffs at Mountain Park, LLC, and The Cliffs at Mountain Park Golf & Country Club, LLC, jointly and severally for the Third Cause of Action and foreclosure of the Subject Property, with the proceeds of the sale of the land being used to satisfy the appropriate aforementioned Lien, plus attorneys' fees, interest, and costs;
- (e) For attorneys' fees;
- (f) For costs of this action; and
- (g) For such other and further relief that this Court deems just and proper.

Respectfully submitted this Jtt day of December, 2011.

Keven Kenison (SC Bar# 66068)

Townes B. Johnson, III (SC Bar# 75412)

KENISON, DUDLEY & CRAWFORD, LLC

704 E. McBee Avenue

Greenville, South Carolina 29601

PH: (864) 242-4899

FAX: (864) 242-4844

Attorneys for Plaintiff Morgan Concrete Co.

Greenville, South Carolina

Exhibit A

Page:

Statement

Statement Date: 09/07/2011

Salesperson: MICHAEL L NEWTON

Customer Number: WALGOL

Post Office Box 246 Toccoa, Georgia 30577 (706) 886-0431

WALL TO WALL GOLF INC 3450 N TROPICAL TRAIL MERRITT ISLAND, FL 32953

Terms: DUE 10TH OF THE MONTH

Dete	Reference	Description	Charge	Credit	Balance
6/7/2011 8/19/2011 6/8/2011 6/9/2011 6/10/2011 6/11/2011 6/13/2011 8/25/2011	0623129-IN 0623134-IN 0623141-IN 0623149-IN 0623150-IN 0623157-IN AUG0097-FC	Pickens Invoice Payment Ref: 2704 Pickens Invoice Pickens Invoice Pickens Invoice Pickens Invoice Pickens Invoice Pickens Invoice Finance Charge	3,112.16 5,446.28 5,446.28 778.04 3,890.20 2,859.52 300.63	1,590.68	1,521.48 5,446.28 5,446.28 778.04 3,890.20 2,959.52 300.63

Matoria Ant. 20041.80

38 pages

				Total:	20,342.43
O	31 - 60	61 - 90	91 - 120	121+	Balanca Due
Current	300.63	20,041.80	0.00	0.00	20,342.43

All accounts are subject to a FINANCE CHARGE on the 25th for late payment, computed at an ANNUAL PERCENTAGE RATE of 18% on past due balances with a MINIMUM CHARGE of \$.50.

Exhibit B

Case 12-01225-jw Claim 3-1 Filed 05/25M25 Desd Main Document 12 Page 19 3139 11 (

ATTORNEYS AT LAW

September 7, 2011

KEVEN K. KENISON

THOMAS E. DUDLEY, III

JOHN T. CRAWFORD, JR.

M. STOKELY HOLDER

TOWNES B. JOHNSON, III

F. LEE PRICKETT, III

Via Hand Delivery

The Cliffs at Mountain Park Golf & Country Club, LLC Lucas T. Anthony, Registered Agent 3598 Highway 11 Travelers Rest, SC 29690

The Cliffs at Mountain Park, LLC Lucas T. Anthony, Registered Agent 3598 Highway 11 Travelers Rest, SC 29690

Re: Morgan Concrete Co.

Project: The Cliffs at Mountain Park Golf Course

Debt Owed: \$20,041.80

Dear Mr. Anthony:

This firm represents Morgan Concrete Co. ("Morgan"). We have been asked to assist Morgan in obtaining payment for materials which have been provided to The Cliffs at Mountain Park Golf & Country Club, LLC ("The Country Club"). It is our understanding that Morgan contracted with The Country Club to provide materials on the above-referenced project by and with express consent of the co-owners, The Cliffs at Mountain Park, LLC ("The Cliffs"). It is also our understanding that Morgan has fulfilled its obligations to The Country Club and The Cliffs and has provided all materials requested on the Project, but that The Country Club has nonetheless refused to pay the outstanding contract balance of \$20,041.80

All prior attempts to amicably resolve this matter have been to no avail. Because Morgan's prior demands and attempts to resolve this matter have been refused and unsuccessful, Morgan, by and through its undersigned attorney, herewith makes the following demands and gives the following Notices:

• This letter serves as Morgan's demand for payment of \$20,041.80 under its contract with The Country Club on the above-referenced Project. Pursuant to South Carolina Code Ann. § 27-1-15, The Country Club and The Cliffs have a duty to make a reasonable and fair investigation of the merits of this claim and pay it, or whatever portion of it is determined to be valid, within forty-five days from the date of mailing of this demand. If The Country Club and The Cliffs unreasonably refuse to pay the claim or proper portion, they shall be liable for reasonable attorneys' fees and interest at the judgment rate from

T04 East McBee Avenue | Greenville, South Carolina 29001 | Phone 864,242,4899 | Fax 864 242,4844

1201 Main Street Suite 1980 Columbia, South Carolina 29201 Phone 803.7 (8.1329 Fex 803.7 (8.12 (8

> 554 B Oristo Ridge Edisto Beach, South Carolina 29458 Phone 8 (5.809.1000)

The Cliffs at Mountain Park Golf & Country Club, LLC The Cliffs at Mountain Park, LLC September 8, 2011
Page 2

the date of this demand. At a minimum, such investigation should include you providing this office with complete documentation of any evidence that the sums demanded are incorrect, as well as complete documentation of any claims you assert are properly offset from sums otherwise due Morgan. This documentation should include, without limitation, documentation of costs incurred and compliance with legal and/or contractual notice requirements.

- Pursuant to the South Carolina Prompt Pay Act, South Carolina Code Ann. § 29-6-50, Morgan herewith demands payment in full of the principal amount listed above. Further, pursuant to the Prompt Pay Act, you will be liable for 1% interest per month as set forth in the above-referenced statute.
- That The Cliffs, as Co-Owners of the Project, hereby take notice that Morgan demands that it has a claim on all funds in the Owners hands now due or due in the future to The Country Club, including all existing, outstanding, and future pay applications and retainage presently being held, or which will be withheld in the future which will satisfy Morgan's claims. Any disbursements of the above-referenced funds without the consent of Morgan via a joint check may subject you to additional liability.
- Morgan further demands that you forward a complete copy of this demand letter to any surety of the Project and direct that surety to forward a copy of the payment bond for this Project to and contact the undersigned immediately.
- Morgan further demands that the surety pay Morgan's claim in full.
- Morgan further herewith demands that The Country Club and The Cliffs immediately forward a complete copy of any payment bond issued on this Project to the undersigned. Further, that you immediately forward a copy of this demand to your surety that issued a payment bond for this Project, and have them contact the undersigned within seven (7) days from the date of this demand letter. The surety shall take notice that this demand shall act as a demand on the payment bond for this Project.

Additionally, enclosed please find a copy of the Notice and Certificate of Mechanic's Lien, Statement of Account and Verification which is being filed against the Project.

The Cliffs at Mountain Park Golf & Country Club, LLC The Cliffs at Mountain Park, LLC September 8, 2011 Page 3

Please direct all future correspondence concerning the outstanding amount to the undersigned at this law firm's Greenville, South Carolina office.

I appreciate your immediate response to this demand.

Sincerely,

KENISON, DUDLEY & CRAWFORD, LLC

Keven Kenison

KK/pd

Enclosures

Exhibit C

Case 12-01225-jw Claim 3-1	Filed 05/25/12 Desc Main Document 2011060462 ge12366f 39 September 09 2011 03:36:44 PM
	September 09, 2011 03:36:44 PM Rec:\$16.00 Cnty Tax:\$0.00 State Tax:\$0.00
STATE OF SOUTH CAROLINA	FILED IN GREENVILLE COUNTY,SC
) IN THE OFFICE OF THE
COUNTY OF GREENVILLE) REGISTER OF DEEDS
Morgan Concrete Co.,))
Petitioner,) NOTICE AND CERTIFICATE
v.	OF MECHANIC'S LIEN
The Cliffs at Mountain Park Golf & Country Club, LLC, The Cliffs at)))
Mountain Park, LLC, and Wells Farg	;o)
Bank National Association,)
Respondents.))

TO: THE RESPONDENTS ABOVE NAMED:

PLEASE TAKE NOTICE that the Petitioner, Morgan Concrete Co., by virtue of the attached Affidavit and Statement of Account, hereby claims and holds a Mechanic's Lien upon the building and structures and upon the interest of the owner as well as any leasehold or other interest thereof in the real property hereinafter described by virtue of its agreement with The Cliffs at Mountain Park Golf & Country Club, LLC and The Cliffs at Mountain Park, LLC. This lien is in the amount of Twenty Thousand, Forty-One and 80/100 (\$20,041.80) Dollars, for materials furnished and used in the construction of the improvements situated on the real estate commonly known as The Cliffs at Mountain Park Golf Course, Greenville County, South Carolina. Said real estate is also further described in "Exhibit A" which is attached hereto and incorporated herein by reference.

FURTHER NOTICE IS HEREBY GIVEN that the services, materials were last furnished within ninety (90) days of the date hereof; that Petitioner has and claims a lien on the stated premises, structures, buildings and tract of land, pursuant to §29-5-10, et seq. of the Code of Laws of South Carolina, 1976, as amended, to secure the payment of the debt, an itemized and

verified statement of which is attached hereto and incorporated herein by reference; that the said Petitioner has a claim on said premises, structures, buildings and said tract of land to secure payments of an additional sum to cover the costs and disbursements of any action to foreclose the aforementioned lien, including reasonable attorneys' fees, all pursuant to the provisions of the statutes applicable to such cases.

This State day of September, 2011.

Keven Kenison (SC Bar #66068)

Townes B. Johnson, III (SC Bar # 75412)

Kenison, Dudley & Crawford, LLC

704 East McBee Avenue

Greenville, South Carolina 29601

(864) 242-4899

Attorneys for Petitioner

Case 12-01225-jw Claim 3-1 Filed 05/25/12 Desc Main Document Page 25 of 39

STATE OF SOUTH CAROLINA)	DI TUTE OFFICE OF THE
COUNTY OF GREENVILLE)	IN THE OFFICE OF THE REGISTER OF DEEDS
Morgan Concrete Co.,)	
Petitioner,)	
v.)	STATEMENT OF ACCOUNT
The Cliffs at Mountain Park Golf &)	
Country Club, LLC, The Cliffs at)	
Mountain Park, LLC, and Wells Fargo)	
Bank National Association,)	
Respondents.)	
	,	

PERSONALLY APPEARED before me, Mike Newton, who first being duly sworn, deposes and says:

- 1. That I am the South Carolina Representative of Morgan Concrete Co.
- 2. That the sum of Twenty Thousand, Forty-One and 80/100 (\$20,041.80) Dollars is past due and owed to Morgan Concrete Co.
- 3. That the same sum is past due for materials supplied by Morgan Concrete Co. in connection with the certain improvements located at the real estate commonly known as The Cliffs at Mountain Park Golf Course, Greenville County, South Carolina, which is owned by Respondents The Cliffs at Mountain Park Golf & Country Club, LLC and The Cliffs at Mountain Park, LLC. Said real estate is also further described in "Exhibit A" which is attached hereto and incorporated herein by reference. Wells Fargo Bank, National Association is named herein by virtue of its mortgage interest in the subject property.

FURTHER AFFIANT SAYETH NAUGHT.

Sworn to and subscribed before me this 8th day of September 2011.

Notary Public, State of South Carolina
My Commission Expires: 1-24-24

EXHIBIT A

Legal Description

Parcel 1A - PORTION OF GOLF COURSE (CAG):

ALL that certain piece, parcel or lot of land with all improvements thereon or hereafter constructed thereon situate, lying and being in the County of Greenville, State of South Carolina, being shown and designated as 50.52 acres, more or less, as shown on survey recorded in the Office of the Register of Deeds for Greenville County, State of South Carolina, in Plat Book 1102 at pages 95-96, reference to said plat is hereby made for a more complete metes and bounds description thereof.

Parcel 1B - PORTION OF GOLF COURSE (WIG):

ALL that certain piece, parcel or lot of land with all improvements thereon or hereafter constructed thereon situate, lying and being in the County of Greenville, State of South Carolina, being shown and designated as that tract containing 4.85 acres, more or less, that tract containing 16.85 acres, more or less, that tract containing 10.43 acres, more or less, that tract containing 10.43 acres, more or less, that tract containing 10.41 acres, more or less, that tract containing 10.41 acres, more or less, that tract containing 2.07 acres, more or less, that tract containing 2.07 acres, more or less, that tract containing 2.08 acres, more or less, and that tract containing 0.04 acre, more or less, that tract containing 0.09 acre, more or less, and that tract containing 10.72 acres, more or less, and that tract containing 11.40 acres, more or less, as shown on survey recorded in the Office of the Register of Deeds for Greenville County, State of South Carolina in Plat Book 1102 at pages 95-96, reference to said plat is hereby made for a more complete metes and bounds description thereof.

Parcel 1C - PORTION OF GOLF COURSE (CMP):

ALL that certain piece, parcel or lot of land with all improvements thereon or hereafter constructed thereon situate, lying and being in the County of Greenville, State of South Carolina, being shown and designated as that tract containing 0.86 acres, more or less, and that tract containing 0.06 acre, more or less, and that tract containing 24.41 acres, more or less, as shown on survey recorded in the Office of the Register of Deeds for Greenville County, State of South Carolina in Plat Book 1102 at pages 95-96, reference to said plat is hereby made for a more complete metes and bounds description thereof.

Parcel 1D - PORTION OF GOLF COURSE (Longview):

ALL that certain piece, parcel or lot of land with all improvements thereon or hereafter constructed thereon situate, lying and being in the County of Greenville, State of South Carolina, being shown and designated as that tract containing 8.74 acres, more or less, as shown on survey recorded in the Office of the Register of Deeds for Greenville County, State of South Carolina in Plat Book 1102 at pages 95-96, reference to said plat is hereby made for a more complete metes and bounds description thereof.

PARCEL 2 - GOLF MAINTENANCE:

ALL that piece, parcel or lot of land with all improvements thereon or hereafter constructed thereon situate, lying and being in the County of Greenville, State of South Carolina, being shown and designated as 3.02 acres, more or less, as shown in Plat Book 1102 at pages 93 and recorded in the Register of Deeds Office for Greenville County, State of South Carolina, reference to said plat is hereby made for a more complete metes and bounds description thereof.

Derivation: Deed from The Cliffs at Mountain Park, LLC to The Cliffs at Mountain Park Golf & Country Club, LLC recorded in the Office of the Register of Deeds for Greenville County on June 9, 2010 in Book 2373 at page 3520 and Deed from Longview Land Co., LLC to The Cliffs at Mountain Park Golf & Country Club, LLC recorded in the Office of the Register of Deeds for Greenville County on June 9, 2010 in Book 2373 at page 3523.

PARCEL 3 - GOLF PRACTICE RANGE:

ALL that piece, parcel or lot of land with all improvements thereon or hereafter constructed thereon situate, lying and being in the County of Greenville, State of South Carolina, being shown and designated as 11.49 acres, more or less, as shown in Plat Book 1101 at Page 55 and recorded in the Register of Deeds Office for Greenville County, State of South Carolina, reference to said plat is hereby made for a more complete metes and bounds description thereof.

Derivation: Deed from The Cliffs at Mountain Park, LLC to The Cliffs at Mountain Park Golf & Country Club, LLC dated ______, 2010 and recorded in the Office of the Register of Deeds for Greenville County on ______, 2010 in Book 2373at page 3526.

PARCEL 4 - WELLNESS AND TENNIS CENTER:

ALL that certain piece, parcel or lot of land with all improvements thereon or hereafter constructed thereon situate, lying and being in the County of Greenville, State of South Carolina, being shown and designated as 5.00 acres, more or less, on plat recorded in the Register of Deeds Office for Greenville County, State of South Carolina, in Plat Book 1101 at Page 56, reference to said plat is hereby made for a more complete metes and bounds description thereof.

PARCEL 5

All that certain piece, parcel, or lot of land together with all improvements located thereon, situate, lying and being in the County of Greenville, State of South Carolina, being shown and designated as 10.99 acres on a plat prepared by Lindsey & Associates, Inc., entitled "Survey for Waterfall Investment Group, LLC," dated May 10, 2006, and recorded in the Register of Deeds Office for Greenville County in Plat Book 1007, at Page 46, and having such metes and bounds as shown thereon, reference to said plat being made for a more complete description.

AND

All that certain piece, parcel, or lot of land lying and being situate in the State of South Carolina, County of Greenville, being shown and designated as 15.84 acres, more or less, according to plat prepared by Hutchison-Biggs and Associates, Inc., for Waterfall Investment Group, LLC, dated October 13, 2006, entitled "Survey for Waterfall Investment Group, LLC, of the property of Walter and Mary Klima," which plat is recorded in the Office of the Register of Deeds for Greenville County in Plat Book 1023, at Page 47, on November 3, 2006. Reference to said plat is hereby craved for a more complete metes and bounds description hereof.

AND

All that certain piece, parcel, or lot of land lying and being situate in the State of South Carolina, County of Greenville, known as 34.73 acres, more or less, according to the plat entitled "Boundary Survey for William C. Sullivan and Shelby T. Sullivan," prepared by J. C. Smith & Associates dated August 3, 1998, and recorded in the Office of the Register of Deeds for Greenville County in Plat Book 38-V at Page 65, reference to which plat is hereby made for a more particular description.

AND

All that certain piece, parcel, or lot of land lying and being situate in the State of South Carolina, County of Greenville, known as 226.71 acres, more or less, according to plat prepared by The Cliffs Communities, Inc., dated June 13, 2006, and recorded in the Office of the Register of Deeds for Greenville County in Plat Book 1011, at Page 7, on June 20, 2006, reference to which plat is hereby made for a more particular description.

<u>Derivation</u>: Deed from The Cliffs at Glassy, Inc., to The Cliffs at Mountain Park, LLC, dated December 13, 2006, and recorded in the Office of the Register of Deeds for Greenville County on December 14, 2006, in Book 2241 at page 1919

TMS# 0666020100601 TMS# 0662030100602 TMS# 0662040100400 Case 12-01225-jw Claim 3-1 Filed 05/25/12 Desc Main Document Page 30 of 39

STATE OF SOUTH CAROLINA)	
COUNTY OF GREENVILLE)	IN THE OFFICE OF THE REGISTER OF DEEDS
Morgan Concrete Co.,)	
Petitioner,)	
v.)	VERIFICATION
The Cliffs at Mountain Park Golf &	j j	
Country Club, LLC, The Cliffs at)	
Mountain Park, LLC, and Wells Fargo)	
Bank National Association,)	
)	
Respondents.)	
)	•

PERSONALLY APPEARED before me, Mike Newton, who first being duly sworn, deposes and says that he is the South Carolina Representative of Morgan Concrete Co.; that he has read the foregoing Notice and Certificate of Mechanic's Lien and Statement of Account; that the materials set forth herein are true of his own knowledge, except those matters and things therein alleged on information and belief, and as to those he believes them to be true. Further, Morgan Concrete Co. is a material supplier and is not required to have a license.

Mike Newton, South Carolina Representative Morgan Concrete Co.

Sworn to and subscribed before me this 870 day of September, 2011.

Notary Public, State of South Carolina My Commission Expires: 1-24-21



ANTHONY PROJETTA & ASSOCIATES INVESTIGATIONS, INC. 12-01225-jw Claim 3-1 Filed 05/25/12 Desc Main Document Page 31 of 39

AFFIDAVIT OF SERVICE

Morgan Concrete, Co.	Case No
	Court Register Of Deeds Greenville County
(Plaintiff)	- County
VS	A C. C. C. C. C. A. M. C. C. D. J. L. C. W. H. Farra Bark National Association
The Cliffs At Mountain Park Golf & Country Club	b, LLC, The Cliffs At Mountain Park, LLC, Wells Fargo Bank, National Association
(Defendant) Personally appeared before me the un served a copy of the following: Letter, No.	dersigned, who being duly sworn, deposes and states that he/she brice And Certificate of Mechanic's Lien, Statement of Account, Exhibit A, Verification
UPON Lucas T. Anthony As Registered Agent Fo	or The Cliffs At Mountain Park, LLC by
delivering to him/her a copy of the san	
On the 9th day of September papers were served in compliance wit MANNER OF SERVICE- XXX Personal: By personally delivering	
Substituted at Residence: By lea person being served with a member of the papers	ving copies at the dwelling house or usual place of abode of the f the household of suitable age and explaining the general nature of
Substituted at Business: By leav being served with the person apparent	ing, during office hours, copies at the office of the person/entity
Non-Service: After due search, c I have been unable to effect process u reason(s):	areful inquiry and diligent attempts at the address(es) listed below, pon the person/entity being served because of the following
Sworth to before me this day of 2011 Political 2011 Notary Public for SC My Commission Expires 1-24-21	(process server) L. Grand Shart code KD&C/Paula



ANTHONY PROJETTA & ASSOCIATES INVESTIGATIONS, INC. 12-01225-jw Claim 3-1 Filed 05/25/12 Desc Main Document Page 32 of 39

AFFIDAVIT OF SERVICE

Morgan Concrete, Co.	Case No	
	Court Register Of Deeds Greenville County	
(Plaintiff)		
VS The Cliffs At Mountain Park Golf & Country Club, LLC, The Cliffs At Mountain Park Golf & Country Cliff & Country Cliffs At Mountain Park Golf & Country Cliff & Country Cliffs At Mountain Park Golf & Country Cliffs At Mount	ne Cliffs At Mountain Park, LLC, Wells Fargo Bank, National Association	
(Defendant) Personally appeared before me the undersigned served a copy of the following: Letter, Notice And Company of the following:	ed, who being duly sworn, deposes and states that he/she Certificate of Mechanic's Lien, Statement of Account, Exhibit A, Verification	
	2011060462 Book:MI 62 Page:1620-1629	
	- A A Manual	
UPON Lucas T. Anthony As Registered Agent For The Cliff		
delivering to him/her a copy of the same at 3598	by R Hung 11 Travelers Pest SC 20600	
delivering to minimer a copy of the same at 3.390	S PIWY 11, Travelers Rest, SC 27070	
On the 9th day o September 2 papers were served in compliance with all star	2011 at 1:53am pm, and that the above te and local laws.	
MANNER OF SERVICE- XXX Personal: By personally delivering copies	s to the person being served.	
Substituted at Residence: By leaving copperson being served with a member of the houthe papers	pies at the dwelling house or usual place of abode of the usehold of suitable age and explaining the general nature of	
Substituted at Business: By leaving, duri being served with the person apparently in ch	ing office hours, copies at the office of the person/entity	
I have been unable to effect process upon the	equiry and diligent attempts at the address(es) listed below, person/entity being served because of the following	
reason(s):		
SWOOD to before me this 2011	(process server)	
Notary Public for SC	Tubert Shit	
My Commission Expires 1-24-21	code KD&C/Paula	
The season of th		

Exhibit D

STATE OF SOUTH CAROLINA	IN THE COURT OF COMMON PLEAS	
COUNTY OF GREENVILLE	C. A. No. 2011-CP-23	
Morgan Concrete Co.,)	
Plaintiff,)	
vs.) LIS PENDENS	
The Cliffs at Mountain Park Golf & Country Club, LLC, The Cliffs at Mountain Park, LLC, Wells Fargo Bank, National Association, Medalist Golf, Inc., Golf Agronomics Sand & Hauling, Inc., HD Supply Waterworks, LTD., Maverick Golf Designs, LLC d/b/a Fezler Golf, Smoke Oil, Inc., Wall to Wall Golf, Inc., Georgia Bridge & Dock, Inc., Aquarius II, Inc., and Hawkins Nursery, Inc.,		
Defendants.)	

TO THE ABOVE NAMED DEFENDANT(S):

NOTICE IS HEREBY GIVEN, pursuant to South Carolina Code Ann. §15-11-10, that not more than 20 days from the filing of this Notice of Lis Pendens, an action will be commenced by the above-named Plaintiff against the above-named Defendants for the purpose of foreclosing the Mechanics' Lien filed with the Register of Deeds Office for Greenville County, South Carolina on September 9, 2011 in Book MI 62 at Pages 1620-1629 against the real property located in the State of South Carolina, County of Greenville commonly known as The Cliffs at Mountain Park and more fully described in Exhibit "A" attached hereto and incorporated by reference.

Keven Kenison (SC Bar# 66068)

John T. Crawford, Jr. (SC Bar# 69682) Townes B. Johnson, III (SC Bar# 75412) KENISON, DUDLEY & CRAWFORD, LLC

704 E. McBee Avenue

Greenville, South Carolina 29601

PH: (864) 242-4899 FAX: (864) 242-4844

Attorneys for Plaintiff

Greenville, South Carolina

EXHIBIT A

Legal Description

Parcel 1A - PORTION OF GOLF COURSE (CAG):

ALL that certain piece, parcel or lot of land with all improvements thereon or hereafter constructed thereon situate, lying and being in the County of Greenville, State of South Carolina, being shown and designated as 50.52 acres, more or less, as shown on survey recorded in the Office of the Register of Deeds for Greenville County, State of South Carolina, in Plat Book 1102 at pages 95-96, reference to said plat is hereby made for a more complete metes and bounds description thereof.

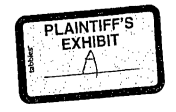
Parcel 1B - PORTION OF GOLF COURSE (WIG):

ALL that certain piece, parcel or lot of land with all improvements thereon or hereafter constructed thereon situate, lying and being in the County of Greenville, State of South Carolina, being shown and designated as that tract containing 4.85 acres, more or less, that tract containing 16.85 acres, more or less, that tract containing 11.22 acres, more or less, that tract containing 10.43 acres, more or less, that tract containing 9.23 acres, more or less, that tract containing 10.41 acres, more or less, that tract containing 13.68 acres, more or less, that tract containing 2.07 acres, more or less, that tract containing 2.768 acres, more or less, and that tract containing 0.04 acre, more or less, that tract containing 0.09 acre, more or less, and that tract containing 10.72 acres, more or less, and that tract containing 11.40 acres, more or less, as shown on survey recorded in the Office of the Register of Deeds for Greenville County, State of South Carolina in Plat Book 1102 at pages 95-96, reference to said plat is hereby made for a more complete metes and bounds description thereof.

Derivation: Deed from Waterfall Investment Group, LLC to The Cliffs at Mountain Park Golf & Country Club, LLC recorded in the Office of the Register of Deeds for Greenville County, South Carolina on June 9, 2010 in Book 2373, Page 3511

Parcel 1C - PORTION OF GOLF COURSE (CMP):

ALL that certain piece, parcel or lot of land with all improvements thereon or hereafter constructed thereon situate, lying and being in the County of Greenville, State of South Carolina, being shown and designated as that tract containing 0.86 acres, more or less, and that tract containing 0.06 acre, more or less, and that tract containing 24.41 acres, more or less, as shown on survey recorded in the Office of the Register of Deeds for Greenville County, State of South Carolina in Plat Book 1102 at pages 95-96, reference to said plat is hereby made for a more complete metes and bounds description thereof.



Parcel 1D - PORTION OF GOLF COURSE (Longview):

ALL that certain piece, parcel or lot of land with all improvements thereon or hereafter constructed thereon situate, lying and being in the County of Greenville, State of South Carolina, being shown and designated as that tract containing 8.74 acres, more or less, as shown on survey recorded in the Office of the Register of Deeds for Greenville County, State of South Carolina in Plat Book 1102 at pages 95-96, reference to said plat is hereby made for a more complete metes and bounds description thereof.

PARCEL 2 - GOLF MAINTENANCE:

Section 1

ALL that piece, parcel or lot of land with all improvements thereon or hereafter constructed thereon situate, lying and being in the County of Greenville, State of South Carolina, being shown and designated as 3.02 acres, more or less, as shown in Plat Book 1102 at pages 93 and recorded in the Register of Deeds Office for Greenville County, State of South Carolina, reference to said plat is hereby made for a more complete metes and bounds description thereof.

PARCEL 3 - GOLF PRACTICE RANGE:

ALL that piece, parcel or lot of land with all improvements thereon or hereafter constructed thereon situate, lying and being in the County of Greenville, State of South Carolina, being shown and designated as 11.49 acres, more or less, as shown in Plat Book 1101 at Page 55 and recorded in the Register of Deeds Office for Greenville County, State of South Carolina, reference to said plat is hereby made for a more complete metes and bounds description thereof.

Derivation: Deed from The Cliffs at Mountain Park, LLC to The Cliffs at Mountain Park Golf & Country Club, LLC dated ______, 2010 and recorded in the Office of the Register of Deeds for Greenville County on ______, 2010 in Book 2373at page 3526.

PARCEL 4 - WELLNESS AND TENNIS CENTER:

ALL that certain piece, parcel or lot of land with all improvements thereon or hereafter constructed thereon situate, lying and being in the County of Greenville, State of South Carolina, being shown and designated as 5.00 acres, more or less, on plat recorded in the Register of Deeds Office for Greenville County, State of South Carolina, in Plat Book 1101 at Page 56, reference to said plat is hereby made for a more complete metes and bounds description thereof.

PARCEL 5

All that certain piece, parcel, or lot of land together with all improvements located thereon, situate, lying and being in the County of Greenville, State of South Carolina, being shown and designated as 10.99 acres on a plat prepared by Lindsey & Associates, Inc., entitled "Survey for Waterfall Investment Group, LLC," dated May 10, 2006, and recorded in the Register of Deeds Office for Greenville County in Plat Book 1007, at Page 46, and having such metes and bounds as shown thereon, reference to said plat being made for a more complete description.

AND

All that certain piece, parcel, or lot of land lying and being situate in the State of South Carolina, County of Greenville, being shown and designated as 15.84 acres, more or less, according to plat prepared by Hutchison-Biggs and Associates, Inc., for Waterfall Investment Group, LLC, dated October 13, 2006, entitled "Survey for Waterfall Investment Group, LLC, of the property of Walter and Mary Klima," which plat is recorded in the Office of the Register of Deeds for Greenville County in Plat Book 1023, at Page 47, on November 3, 2006. Reference to said plat is hereby craved for a more complete metes and bounds description hereof.

AND

All that certain piece, parcel, or lot of land lying and being situate in the State of South Carolina, County of Greenville, known as 34.73 acres, more or less, according to the plat entitled "Boundary Survey for William C. Sullivan and Shelby T. Sullivan," prepared by J. C. Smith & Associates dated August 3, 1998, and recorded in the Office of the Rogister of Deeds for Greenville County in Plat Book 38-V at Page 65, reference to which plat is hereby made for a more particular description.

AND

All that certain piece, parcel, or lot of land lying and being situate in the State of South Carolina, County of Greenville, known as 226.71 acres, more or less, according to plat prepared by The Cliffs Communities, Inc., dated June 13, 2006, and recorded in the Office of the Register of Deeds for Greenville County in Plat Book 1011, at Page 7, on June 20, 2006, reference to which plat is hereby made for a more particular description.

<u>Derivation</u>: Deed from The Cliffs at Glassy, Inc., to The Cliffs at Mountain Park, LLC, dated December 13, 2006, and recorded in the Office of the Register of Deeds for Greenville County on December 14, 2006, in Book 2241 at page 1919

TMS# 0666020100601 TMS# 0662030100602 TMS# 0662040100400

District of South Carolina Claims Register

12-01225-jw The Cliffs at Mountain Park Golf & Country Club, L

Chief Judge: John E. Waites

Chapter: 11

Office: Spartanburg

Last Date to file claims:

Trustee:

Last Date to file (Govt): 08/27/2012

Creditor:

(542011881)

Claim No: 3

Status:

Morgan Concrete Co.

Original Filed

Filed by: CR

c/o Kenison Dudley &

Date: 05/25/2012

Entered by: Townes B.

Crawford (KK/TBJ) 704 E. McBee Ave

Original Entered Date: 05/25/2012 Johnson, III Modified:

Greenville, SC 29601

Amount claimed: \$20041.80 Secured claimed: \$20041.80

History:

Details 3-1 05/25/2012 Claim #3 filed by Morgan Concrete Co., Amount claimed: \$20041.80

(Johnson, Townes)

Description: Remarks:

Claims Register Summary

Case Name: The Cliffs at Mountain Park Golf & Country Club, L

Case Number: 12-01225-jw

Chapter: 11 Date Filed: 02/28/2012 **Total Number Of Claims: 1**

Total Amount Claimed*	\$20041.80
Total Amount Allowed*	

^{*}Includes general unsecured claims

The values are reflective of the data entered. Always refer to claim documents for actual amounts.

	Claimed	Allowed
Secured	\$20041.80	
Priority		
Administrative		