| LINITED STATES DANKBURGOV COVIDE GRAND VALUE OF THE COVIDER OF THE |  |
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| UNITED STATES BANKRUPTCY COURT – CENTRAL DISTRICT OF CALIFORNIA  | PROOF OF CLAIM   |
| Name of Debtor:  X JAMES C. GIANULIAS  | Case Number:   |
| X CAMEO HOMES,   | 8:08-13150 RK<br>8:08-13151 RK   |
|  |  |
| NOTE: This form should not be used to make a claim for an administrative expense arising after the commenceme<br>payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503.  | nt of the case. A request for  |
| Name of Creditor (The person or other entity to whom the debtor owes money or property):   | ☐ Check this box to indicate that  |
| MARILYN GIANULIAS ROBBINS  | this claim amends a previously filed claim.  Court Claim   |
| Name and address where notices should be sent:   | Number:  |
| Penelope Parmes, Esq., Rutan & Tucker, LLP   | (if known) Filed on:   |
| 611 Anton Blvd., #1400, Costa Mesa, CA 92626   | Fried on.  |
| Telephone No. (714) 641-5100   |  |
| Name and address where payment should be sent (if different from above):   | Check box if you are aware that  |
|  | anyone else has filed a proof of claim relating to your claim.   |
|  | Attach copy of statement giving  |
|  | particulars.   |
| Telephone No.  | Check this box if you are the debtor or trustee in this case.  |
| 1. Amount of Claim as of Date Case Filed: \$ 4.2 million   | 5. Amount of claim Entitled to Priority  |
| If all or part of your claim is secured, complete item 4 below; however, if all of your claim is unsecured, do not complete item 4.  | under 11 U.S.C. § 507(a). If any portion of your claim fails in one of   |
| If all or part of your claim is entitled to priority, complete item 5.   | the following categories, check the box and state the amount.  |
| Check this box if claim includes interest or other charges in addition to the principal amount of the claim. Attach itemized statement of all interest or charges  | Specify the priority of the claim.   |
| 2. Basis for Claim: Court order  | Domestic support obligations and and   |
| (See instruction #2a on reverse side.)   | ☐ Domestic support obligations under 11<br>U.S.C. § 507(a)(1)(A) or (a)(1)(B).                                     |
| 3. Last four digits of any number by which creditor identifies debtor:   |  |
| 3a. Debtor may have scheduled account as: (See instruction #3a on reverse side.)   | ☐ Wages, salaries, or commission (up to \$10,950*) earned within 180 days before filing of the bankruptcy petition |
| 4. Secured Claim (See instruction #4 on reverse side.)   | or cessation of the debtor's business,   |
| Check the appropriate box if your claim is secured by a lien on property or a right of setoff and provide the requested information.   | which ever is earlier 11 U.S.C.<br>§ 507(a)(4).  |
| Nature of property or right of setoff:   | ☐ Contributions to an employee benefit   |
| unknown 10   | plan 11 U.S.C. § 507(a)(5).  |
| Value of Property: \$ Annual Interest Rate:%   | □ II- 4- \$2 425* -6 d   |
| Amount of arrearage and other charges as of time case filed included in secured claim,   | Up to \$2,425* of deposits toward purchase, lease, or rental of property o   |
| if any: § see attached Basis for Perfection: see attached  | services for personal, family, or  |
| See attached   | household use 11 U.S.C.<br>§ 507(a)(7).  |
| Amount of secured: 5   | Taxes or penalties owed to   |
| <ul> <li>6. Credits: The amount of all payments on this claim has been credited for the purpose of making this proof of claim.</li> <li>7. Documents: Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders,</li> </ul>  | governmental units 11 U.S.C.   |
| invoices, itemized statements of running accounts, contracts, judgments, mortgages and security agreements. You may also   | § 507(a)(8).  Other Specify applicable paragraph   |
| attach a summary. Attach redacted copies of documents providing evidence of perfection of a security interest. You may also attach a summary. (See definition of "redacted" on reverse side.)  | of 11 U.S.C. § 507(a)().   |
| ·  | Amount entitled to priority:   |
| DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENT MAY BE DESTROYED AFTER SCANNING.   | Amount entitled to priority.   |
| If the documents are not available, please explain:  | * Amounts are subject to adjustment on   |
|  | 4/1/20 and every 3 years thereafter with   |
|  | response to cases commenced on or  |
| Date: Penelope Parmes  | after the date of adjustment. FOR COURT USE ONLY   |
| 11/7/08 Attorney for Marilyn Gianulias Rob   | bins   |
| Signature: The person filing this claim must sign it. Sign and print name and title, if any, of the creditor   | or   |
| other person authorized to file this claim and state address and telephone number if different from the noti address above. Attach copy of power of attorney, if any.  | ce   |
|  |  |

#### **ATTACHMENT TO PROOF OF CLAIM**

# In re James C. Gianulias, Case No. 8:08-13150 RK In re Cameo Homes, Case No. 8:08-13151 RK

Claimant: Marilyn Gianulias Robbins

Marilyn Gianulias Robbins ("Robbins") is a secured creditor of the debtor.

On or about December 3, 2001, a judgment (with attached Marital Settlement Agreement) ("Judgment") in favor of Robbins and against James Chris Gianulias was entered in that action entitled Gianulias v. Gianulias, filed in the Superior Court of the State of California, County of Orange, bearing case number 95D-003724 (the "Divorce Action"). The Judgment provided, among other things, for certain payments to be made to Robbins over a period of time. A true and correct copy of the Judgment, together with a filed Notice of Entry of Judgment, is attached hereto as **Exhibit 1** and incorporated herein by this reference.

The Marital Settlement Agreement attached to the Judgment has been amended from time to time. A copy of some or all of the amendments is attached hereto collectively as **Exhibit 2** and incorporated herein by this reference.

As of the Petition Date, there was due and owing to Robbins the principal sum of \$4,200,000 together with interest accruing thereon at the rate of 10% per annum. In addition, attorneys' fees and other costs have accrued and continue to accrue, in an amount according to proof.

On or About December 20, 2007, Robbins obtained an Order to Appear for Examination in the Divorce Action, ordering Mr. Gianulias to appear on February 5, 2008 together with information to aid in enforcement of the Judgment. A true and correct copy of the Order to Appear for Examination is attached hereto as **Exhibit 3** and incorporated herein by this reference. On December 26, 2007, the Order to Appear for Examination was served. Accordingly, pursuant to California Code of Civil Procedure 708.110, et seq., service of the Order created a lien on the personal property of Mr. Gianulias in favor of Robbins.

The judgment debtor examination referenced in Exhibit 3 has been continued from time to time and presently, pursuant to court order, is scheduled to be held on March 13, 2009. Robbins understands that due to the filing of this bankruptcy case, the judgment debtor examination cannot and will not be held absent an order from the Bankruptcy Court.

In addition, Robbins has recorded Abstracts of Judgment (collectively, the "Abstracts") in the following counties and on the following dates:

| County         | Date Recorded     |
|----------------|-------------------|
| Orange         | December 20, 2007 |
| Riverside      | December 26, 2007 |
| San Bernardino | December 28, 2007 |
| Napa           | January 10, 2008  |
| Shasta         | January 10, 2008  |
| Sacramento     | January 11, 2008  |
| El Dorado      | January 22, 2008  |
| Nevada         | January 23, 2008  |

The face pages of the recorded Abstracts described above are attached hereto collectively as **Exhibit 4** and incorporated herein by this reference.

Accordingly, Robbins asserts a claim as follows:

Claim amount: \$4,200,000

Interest accruing at 10% per annum

Plus attorneys' fees and other costs of collection

Claim is secured by all of debtor's personal property including but not limited to LLC membership interests and partnership interests, as well as all of debtor's interests in real property pursuant to the Abstracts.

Claimant reserves the right to amend and supplement this Proof of Claim from time to time.

| 1                          | PROOF OF SE  | RVICE BY MAIL  |
|----------------------------|--|--|
| 2                          | STATE OF CALIFORNIA, COUNTY OF O   | RANCE  |
| 3                          | STATE OF CALIFORNIA, COUNTY OF O   | KANGE  |
| 4                          | I am employed by the law office of Rutar California. I am over the age of 18 and not a par   | n & Tucker, LLP in the County of Orange, State of  |
| 5                          | 611 Anton Boulevard, Fourteenth Floor, Costa N   | Mesa, California 92626-1931.   |
| 6                          | On November 7, 2008, I served on the in  | terested parties in said action the within:  |
| 7                          | PROOF OF CLAIM by placing a true copy thereof in sealed envelope(s) addressed as stated below:   |  |
| 8                          | ,  | and the state of t |
| 9                          | COUNSEL FOR JAMES C. GIANULIAS:<br>William N. Lobel, Esq.  | COUNSEL FOR CAMEO HOMES:<br>Paul J. Couchot, Esq.  |
|                            | Alan J. Friedman, Esq.<br>Kerri A. Lyman, Esq.   | WINTHROP COUCHOT P.C. 660 Newport Center Drive, 4 <sup>th</sup> Floor  |
| 11                         | Issa K. Moe, Esq.<br>IRELL & MANELLA LLP   | Newport Beach, California 92660-5946   |
|                            | 840 Newport Center Drive, Suite 400<br>Newport Beach, California 92660-6324  |  |
| 13                         | COUNSEL FOR COMMITTEE:   | Frank Cadigan, Esq.  |
|                            | Victor A. Sahn, Esq.<br>Elissa D. Miller, Esq.   | United States Trustee (SA)<br>411 W. Fourth St., Suite 9041  |
|                            | Daniel A. Lev, Esq.<br>Alexandra Kazhokin, Esq.  | Santa Ana, CA 92701  |
|                            | SulmeyerKupetz 333 South Hope Street, Thirty-Fifth Floor   |  |
| 17                         | Los Angeles, California 90071-1406   |  |
| 18                         | personal observation, become readily familiar wi   | an & Tucker, LLP, I have, through first-hand th Rutan & Tucker, LLP's practice of collection   |
| 19                         | and processing correspondence for mailing with t practice I deposited such envelope(s) in an out-bo  | ox for collection by other personnel of Rutan &  |
| 20                         | Tucker, LLP, and for ultimate posting and placem in the ordinary course of business. If the customatic that the customatic for the customatic forms are the customatic forms and the customatic forms are the customatic forms and the customatic forms are the customatic forms are the customatic forms and the customatic forms are the customatic form | ary business practices of Rutan & Tucker LLP   |
| 21                         | with regard to collection and processing of corresconfident that they were, such envelope(s) were processed to the confident that they were such envelope(s) were processed to the confident that they | oosted and placed in the United States mail at   |
| 22                         | Costa Mesa, California, that same date. I am awa presumed invalid if postal cancellation date or po  | re that on motion of party served, service is stage meter date is more than one day after date   |
| 23<br>24                   | of deposit for mailing in affidavit.   |  |
| 25                         | Executed on November 7, 2008, at Costa   |  |
| 26                         | of this Court at whose direction the service was m   | n employed in the office of a member of the bar hade and that the foregoing is true and correct.   |
| 20 <b> </b><br>27 <b> </b> |  | • .  |
| 28                         | Kim Sigismondo (Type or print name)  | Kim Sigismondo   |
| -                          | (Type of print name)   | (Signature)  |

# EXHIBIT 1

RECORDING REQUESTED BY:

Penelope Parmes, Esq. Rutan & Tucker, LLP

WHEN RECORDED MAIL TO:

Name Penelope Parmes, Esq.

Address 611 Anton Blvd., 14th Floor

City

Costa Mesa

State, Zip\_CA 92626

SPACE ABOVE THIS LINE FOR RECORDER'S USE

Notice of Entry of Judgment

Title of Document

Form Adopted by Rule 1290 Judicial Council of California 1290 [Rev. January 1, 1999] Mandatory Form

NOTICE OF ENTRY OF JUDGMENT (Family Law - Uniform Parentage)



Family Code, §§ 2338, 7638, 7637



| is a m             | r the contract copy of the original on file                           | page(5,<br>e in this court. |
|--------------------|---|-----------------------------|
| SECOURT OF CALL    | ATTEST (DATE)   | 2 1 2007                    |
|                    | ALAN SLATER, EXECUTIVE OFFICER AND SUPERIOR COURT OF CALIFORNIA, COUN | TY OF ORANGE                |
| SENTY OF ORLING BY |   | , DEPUTY                    |

HEDIEH SABET

EXHIBIT 1, PAGE 6

EXHIBIT \ PAGE 7

| MARRIAGE OF (last name, first name of parties): GIANULIAS, MARILYN and JAMES  |  | GASE NUMBER: 95D 003724   |
|---|--|---|
| i. A marital settlement agreement between th j. A written stipulation for judgment between th k. Child custody and visitation is ordered as set forth in the attached   | the parties is attached.  Marital settlement agreer  | ment, stipulation for judgment, or other writter<br>tion Order Attachment (form 1296.31A)   |
| Child support is ordered as set forth in the attached   | agreement. Child Support Information Non-Guideline Child Sup   | ment, stipulation for judgment, or other writter<br>in and Order Attachment (form 1296.31B)<br>iport Findings Attachment (form 1296.31B(1))<br>or Modify Child Support Order (form 1285.27) |
| m. X Spousal support is ordered as set forth in the attached  | X Marital settlement agree   | ement, stipulation for judgment, or other writter   |
| NOTICE: It is the goal of this state the as provided for in Family Code sectifactors considered by the court as a n. Parentage is established for children of this o. Other (specify):  | ion 4320. The fallure to make real basis for modifying or terminating  |   |
| Each attachment to this judgment is incorporated into provisions.  Jurisdiction is reserved to make other orders necessar Date:   |  | are ordered to comply with each attachment's  |
| 5. Number of pages attached: 25 plus Mari<br>Settlement Agreement consi   |  | JUDGE OF THE SUPERIOR COURT  ON MASS ASSESSMENTS ON page 25   |
| Please review your will, insurance policies, recredit reports, and other matters that you may marriage, or your legal separation. Dissolutio disposition made by your will to your formers the division of property and debts, but if that to collect from the other party.  An earnings assignment will automatically be | NOTICE stirement benefit plans, cred y want to change in view of t n or annulment of your man spouse. A debt or obligation party does not pay the debt | riage may automatically change a may be assigned to one party as part of or obligation, the creditor may be able  |
| ordered.  Any party required to pay support must pay i percent.   | nterest on overdue amounts   |   |
| 1287 [Rev. July 1, 1999]  | JUDGMENT (Family Law)  | Page tw   |
| EXHIB   | IT <u>\</u> , PAGE <u>8</u>  | aa  |

# CASE NO. 95D 003724

# JUDGMENT ON RESERVED ISSUES

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1. SPOUSAL SUPPORT WAIVER - PETITIONER

Petitioner waives any and all rights to spousal support payments and understands that such waiver is final and she may never in the future petition any Court for spousal support as a result of this marriage. All jurisdiction of the Court over the issue of spousal support payable to Petitioner is terminated.

2. SPOUSAL SUPPORT WAIVER - RESPONDENT

Respondent waives any and all rights to spousal support payments and understands that such waiver is final and he may never in the future petition any Court for spousal support as a result of this marriage. All jurisdiction of the Court over the issue of spousal support payable to Respondent is terminated.

#### 3. PETITIONER'S SEPARATE PROPERTY

Petitioner now owns, as her sole and separate property, the belowlisted property. Respondent acknowledges that he neither has nor claims any right, title or interest in any of that property. The below-listed property is confirmed to Petitioner as her sole and separate property:

- Earnings and accumulations of Petitioner since December 22, a. 1996, the date of separation.
  - b. Petitioner's clothing, jewelry and personal effects.
- Petitioner's social security benefits exclusive of derivative C. benefits to which Respondent may be entitled.
- All property acquired by Petitioner prior to the marriage, or by d. gift, bequest, devise or descent during the marriage, all property acquired from separate sources since December 22, 1996, the date of separation and all property attributable to or traceable from this separate property except as provided to the

contrary in this Judgment. 2 All claimed separate property interest in the improved real e. property at 4515 Brighton Road, Corona del Mar, California. 3 Marilyn Hester Gianulias Trust Established August 14, 1997. 4 f. 5 g. Hester Financial, LLC RESPONDENT' SEPARATE PROPERTY 4. 6 Respondent now owns, as his sole and separate property, the below-7 listed property. Petitioner acknowledges that she neither has nor claims any right, 8 title or interest in any of that property. The below-listed property is confirmed to 9 Respondent as his sole and separate property: 10 Earnings and accumulations of Respondent since December 22, 11 a. 1996, the date of separation. 12 Respondent's clothing, jewelry and personal effects. 13 b. Respondent's social security benefits exclusive of derivative 14 C. benefits to which Petitioner may be entitled. 15 All property acquired by Respondent prior to the marriage, or 16 d. by gift, bequest, devise or descent during the marriage, all property acquired from 17 separate sources since December 22, 1996, the date of separation and all property 18 attributable to or traceable from this separate property, except as provided to the 19 contrary in this Judgment. 20 All interest of Respondent presently owned or prospectively to 21 e. 22 be acquired in LAGI LLC. 23 f. All accounts at banks, savings and loans or financial institutions of any type standing in the name of Respondent, including, but not limited to: 24 25 **(1)** Wells Fargo account #0967-201377. 26 (2)Wells Fargo account #0654-741644. 27 (3) California Bank and Trust Checking Account No. 28 3090089-76. JUDGMENT ON RESERVED ISSUES

EXHIBIT \_\_\_\_, PAGE\_10

EXHIBIT \_\_\_\_, MAGE\_!

SEBwls/gianulias/JudResIssues/101901

| _ 1 { | (d) Partifership interest standing in his name in Villa                               |  |
|-------|---|--|
| 2     | Buena, a California General Partnership.  |  |
| 3     | (e) Partnership interest standing in his name in                                      |  |
| 4     | Parkewood Village, a California General Partnership.                                  |  |
| 5     | (f) Partnership interest in standing in his name in                                   |  |
| 6     | Center Parkway Village Apartments, a California General Partnership.                  |  |
| 7     | (g) Partnership interest standing in his name in Sierra                               |  |
| 8     | Village, a California General Partnership.  |  |
| 9     | (h) Partnership interest standing in his name in Benton                               |  |
| 10    | Park Village, a California General Partnership.                                       |  |
| 11    | (i) Partnership interest standing in his name in                                      |  |
| 12    | Greenhaven Plaza, a California General Partnership.                                   |  |
| 13    | (j) General partnership interest standing in his name                                 |  |
| 14    | in Coast Business Center, Ltd., a California Limited Partnership.                     |  |
| 15    | (k) Limited partnership interest standing in his name                                 |  |
| 16    | in Coast Business Center, Ltd., a California Limited Partnership.                     |  |
| 17    | (1) Partnership interest standing in his name in Dana                                 |  |
| 18    | Centre, a California General Partnership.   |  |
| 19    | (m) Partnership interest standing in his name in Sunset                               |  |
| 20    | Village Partners, a California General Partnership.                                   |  |
| 21    | (n) Partnership interest standing in his name in                                      |  |
| 22    | Cambridge Square Partners, a California General Partnership. (This award shall        |  |
| 23    | include his proportional interest in the partnership interest previously held by John |  |
| 24    | C. Coelho, which has recently been acquired by the remaining partners in this         |  |
| 25    | partnership, the memorialization and documentation of which is in progress as of      |  |
| 26    | the date of this Judgment.)   |  |
| 27    | (o) Partnership interest standing in his name in                                      |  |
| 28    | Fasching Haus, a California General Partnership.                                      |  |
|       | JUDGMENT ON RESERVED ISSUES   |  |
|       | SEBwls/gianulias/JudResIssues/101901 -5-  |  |
| 11    | EXHIBIT 1, PAGE 13  |  |

EXHIBIT \_\_\_\_, PAGE\_14

SEBwls/gianulias/JudResIssues/101901

| _  | (aa) Note of notes receivable from ION Pictures of                                    |
|----|---|
| 2  | Joseph Medowar or Dimitri Logothetis (including accrued interest).                    |
| 3  | (bb) Note or notes receivable from Cinegrand LLC.                                     |
| 4  | (This shall include any note or notes receivable now characterized as obligations     |
| 5  | of Cinegrand LLC that may previously have been characterized as, described as         |
| 6  | or actually the obligations of Showmax or ION Pictures.)                              |
| 7  | (cc) All interest in the Cameo Homes Profit Sharing                                   |
| 8  | Plan.   |
| 9  | (dd) All interest in the Cameo Homes Money Purchase                                   |
| 10 | Pension Plan.   |
| 11 | (ee) All interest in the Cameo Homes Defined Benefit                                  |
| 12 | Pension Plan.   |
| 13 | (ff) Big Canyon Country Club membership standing                                      |
| 14 | in his name (which membership may have from time-to-time been described as,           |
| 15 | characterized as or reflected as an asset of Cameo Homes).                            |
| 16 | (gg) One thousand (1,000) shares of Chalone stock.                                    |
| 17 | (hh) Any and all personal interest in Fountain Valley                                 |
| 18 | Senior Housing, LLC, a California Limited Liability Company (also described           |
| 19 | throughout this proceeding variously as Fountain Valley Seniors or Palm Island).      |
| 20 | (ii) One-half of the balance presently existing less                                  |
| 21 | obligations due at the time of the execution of the Marital Settlement Agreement      |
| 22 | in the account or accounts generally referred to in this action by the parties as the |
| 23 | "Dissolution Account" created pursuant to the Stipulation and Order filed October     |
| 24 | 8, 1997.  |
| 25 | (jj) One-half of the distribution due the parties from                                |
| 26 | East Coast Investments, a California General Partnership, due in April 2001, the      |
| 27 | total amount of which distribution is approximately \$50,000.00.                      |
| 28 | (kk) All bank accounts, certificates of deposit, savings                              |
|    | HINCHMENT ON DESERVED 1861 DE   |

EXHIBIT \_\_\_\_, . Aug. 15

SEBwls/gianulias/JudResIssues/101901

accounts and other accounts of a community property nature with any bank, savings and loan or financial institution standing in his name, individually or jointly with any other person or under his control at the date of separation of the parties.

(II) All furniture, furnishings, objects of art and household contents in his possession.

(mm) All wine in his possession.

(nn) All distributions received from any community property entity, including the Dissolution Account or Accounts, since date of separation.

(oo) Any interest in the venture generally referred to as Postolene that may have previously been characterized as personal in nature.

c. The assets and interests, as well as the rents, issues and profits thereof and accretions thereto, received by each party pursuant to paragraphs 5.a and 5.b herein shall, from the effective date of this Judgment, become and remain the recipient's sole and separate property. To the extent necessary to accomplish this division, each party grants, conveys and assigns his or her right, title and interest in and to all such property to the other party.

### 6. <u>SOCIAL SECURITY</u>

Each party recognizes that there is a scheme of social security retirement which may have been contributed to by a party from the community property earnings during marriage. Each party further acknowledges that a spouse married for 10 or more years to a party who has contributed to social security has independent social security rights under the <u>Social Security Act</u> ("derivative benefits") but no community property rights under present California Law and the other party's social security. Each party shall retain their respective social security rights as their separate property. Neither party waives or relinquishes any potential interest that he or she may have in derivative social security benefits resulting from

the fact of their marriage to the other party. Any derivative benefits provided by applicable federal law to either party as a result of their marriage to the other shall be that party's separate property.

#### 7. <u>REIMBURSEMENT WAIVER</u>

As part of the division of the community property, except as may be specifically provided to the contrary in this Judgment, each party waives all rights to reimbursement for the following:

- a. <u>Epstein credits (In re Marriage of Epstein (1979) 24 Cal. 3d 76)</u> and all rights to reimbursement to which a party may be entitled as a result of the payment of community obligations since the date of separation;
- b. <u>Watts</u> credits (<u>In re Marriage of Watts</u> (1985) 171 Cal. App. 3d 366) and all rights to reimbursement to which a party or the community may be entitled as a result of one party's use of community assets since separation;
- c. All rights to reimbursement under <u>Family Code</u>, Section 2640, or otherwise, for separate property contributed to the acquisition or maintenance of community property; and
- d. All rights to an accounting for and settlement or reimbursement for the use of any community property assets, income or funds for periods prior to or subsequent to the date of separation of the parties (December 22, 1996).

# 8. EXISTING COMMUNITY PROPERTY OBLIGATIONS

a. Petitioner and Respondent agree there are no existing community obligations, except for those relating to property awarded or confirmed in this Judgment. Except as provided to the contrary in this Judgment, the party receiving an asset shall take that asset subject to any encumbrance or assessment relating to it and shall indemnify and hold the other party harmless from any liability thereon.

# 9. OTHER OBLIGATIONS

a. Any liability or obligation, including but not limited to tax

obligations, incurred at anytime by either party and not expressly identified in this Judgment as payable in whole or in part by the other party, shall be paid solely by the party incurring it.

- b. Except as may be expressly provided to the contrary in this Judgment, the party to whom an item of property is entirely awarded or confirmed under this Judgment shall be solely responsible for all obligations, including but not limited to tax obligations, incurred at any time relative to the asset.
- c. The party responsible for payment of an obligation pursuant to this section shall defend, indemnify and hold the other party harmless from all liabilities, costs and expenses relative to that obligation including attorneys fees and costs incurred by the other party in defending or responding to any collection action.
- d. The parties acknowledge that even though a debt or obligation is assigned to one party hereby, if that party does not pay the debt or obligation, the creditor may be able to collect the debt or obligation from the other party.

# 10. EQUALIZING PAYMENT

- a. To equalize the division of community property, Respondent shall pay to Petitioner the sum of \$5.0 million as follows:
- (1) \$1,500,000 shall be paid to Petitioner forthwith from funds presently held at the First American Title Company resulting from the sale of real property owned by Center Parkway Apartments, California General Partnership and Sierra Village, California General Partnership. Petitioner acknowledges that she received \$800,000 of this \$1,500,000 on April 5, 2001 and only \$700,000 of this portion remains payable, which sum shall be payable forthwith upon execution of this Judgment. Respondent acknowledges that he shall pay any and all capital gain and/or tax liability or obligation arising out of or related to the above-referenced sale of assets of Center Parkway Apartments and Sierra Village and shall indemnify, defend and hold Petitioner harmless from any liability

(2) \$3,500,000 shall be paid to Petitioner within 120 days of the date the Marital Settlement Agreement was fully executed. This portion of the equalization payment shall not bear interest during said 120 day period but, if not timely paid, it shall bear interest at 10% per annum until paid in full thereafter.

- (3) If any of the "Bankruptcy Type Events" described in paragraph 10.a(6) below occurs prior to the time all of the payments required of Respondent under this Judgment have been fully paid, satisfied in full by payment of "Prepayment Amounts" as provided in paragraph 10.b.(4), satisfied in full by execution or other collection actions by Petitioner or satisfied in full by any combination of the foregoing, then such occurrence shall constitute a material default on the part of Respondent under this Judgment and the grace periods set forth herein during which Respondent is permitted to cure defaults shall have no further applicability or effect.
- (4) The occurrence of any of the following events shall constitute a material default and breach of this Judgment by Respondent (such events being referred to herein as the "Bankruptcy Type Events"):
- (a) The making by Respondent of any general assignment, or general arrangement for the benefit of creditors.
- (b) The filing by or against Respondent of a petition to have Respondent adjudicated a bankrupt or a petition for reorganization or arrangement under any law relating to bankruptcy (unless, in the case of a petition filed against Respondent, the same is dismissed within sixty (60) days.
- (c) The appointment of a trustee or receiver to take possession of a substantial portion of Respondent' assets, where possession is not restored to Respondent within sixty (60) days, or
- (d) The attachment, execution or judicial seizure of a substantial portion of Respondent' assets, where such seizure is not discharged

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To further equalize the division of community property, Respondent shall pay to Petitioner the additional sum of \$7,050,000 as more particularly set forth in this paragraph.

- (1) Respondent shall pay to Petitioner the sum of Seven Million Fifty Thousand Dollars (\$7,050,000), or such lesser sum as may be outstanding from time to time under the terms of paragraph 10.b, without interest on the unpaid balance thereof (it being understood and agreed that no interest shall accrue or be payable on this sum), except during the continuance of a default as herein provided, on the schedule set forth below with the full outstanding balance hereof due and payable on the date which is five (5) years after the effective date of the Marital Settlement Agreement as set forth in the introductory paragraphs on page 1 ("Maturity Date") of said Agreement, if not sooner paid by Respondent or forgiven upon prepayment in accordance with paragraph 10.b.(4) below.
- Quarterly Payments of Principal. In addition to paying the then outstanding balance on the Maturity Date (or such lesser amount as shall satisfy the obligations of Respondent under the terms of paragraph 10.b. of this Judgment as a result of prepayment in accordance with paragraph 10.b.(4) below. Respondent shall make quarterly principal payments to Petitioner in the amount of Fifty-Two Thousand Five Hundred Dollars (\$52,500) (each, a "Quarterly Payment"), commencing July 10, 2001, and thereafter on or before the 10<sup>th</sup> day of October, January, April and July of each year, until the earlier of the Maturity Date or satisfaction of this obligation pursuant to paragraph 10.b.(4) below. Unless otherwise herein expressly provided, all Quarterly Payments shall be applied to the payment of principal, which shall reduce the outstanding principal balance by a like amount, but shall not be applied in any event to reduce the discounted payment amounts specified in paragraph 10.b.(4) below.
  - Mandatory Prepayments. In addition to making the (3)

| due Quarterly Payments, but including all prepayments, at any time after the date  |
|--|
| upon which the Marital Settlement Agreement was executed but prior to expiration   |
| of the periods described below (the "Discounted Prepayment Periods"), of the       |
| following sums, together with the payment of unpaid interest, collection costs and |
| related expenses and fees, if any, which have heretofore accrued (and not been     |
| paid) pursuant to the express provisions of this Judgment ("Prepayment Amounts"):  |

|     |                             | _ <del>-</del> - |
|-----|-----------------------------|------------------|
| (a) | On or before April 30, 2002 | \$4,800,000      |
| (b) | On or before April 30, 2003 | \$5,100,000      |
| (c) | On or before April 30, 2004 | \$5,400,000      |
| (d) | On or before April 30, 2005 | \$5,700,000      |

By way of example, if at any time during the second year of the Judgment, Respondent desires to prepay the obligation set forth in paragraph 10.b of this Judgment and satisfy Respondent' obligations under paragraph 10.b of this Judgment, Respondent may do so by paying to Petitioner a sum which when added to all Optional Prepayments and Mandatory Prepayments, if any, but exclusive of any Quarterly Prepayments paid prior to the date thereof, equals \$5,100,000, (plus unpaid interest, costs of collection and related expenses and fees, if any, which have theretofore accrued (and not been paid) pursuant to the express provisions of this Judgment, in which event the full outstanding balance of the obligation due under paragraph 10.b. of this Judgment shall be deemed automatically satisfied. Petitioner acknowledges and agrees that the discounted principal amounts set forth above constitute bargained-for consideration to Petitioner and that prepayment of this obligation during the time frames indicated provides a valuable benefit to Petitioner, providing adequate consideration for the discount agreed to above. Notwithstanding anything to the contrary in this Judgment following prepayment in the aggregate of such Prepayment Amount during the stated Discounted Prepayment Periods, together with unpaid interest, costs of collection and related expenses and fees, if any, which have heretofore accrued (and not been paid)

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pursuant to the express provisions of this Judgment, the full outstanding balance of the obligation due under paragraph 10.b of this Judgment shall be deemed satisfied in full.

Default - Subject to the limitations set forth herein, if (5)Respondent shall fail to make any payment due prior to the Maturity Date within ten (10) days after the due date and if such failure by Respondent continues for a period of sixty (60) days after notice thereof has been given to Respondent by Petitioner, then in any such event, at the option of Petitioner, the entire principal balance shall become due and payable on the date which is five (5) days after Notice of Acceleration by Petitioner to Respondent; provided that notwithstanding the foregoing, except to the extent otherwise provided in paragraph 10.b.(6) below, in the event of any such failure or breach by Respondent, Petitioner shall not commence foreclosure proceedings or otherwise commence to enforce her remedies against any of the assets of Respondent unless Respondent fails to cure any such failure or breach within sixty (60) days after Petitioner has given Respondent notice of such failure or breach; provided further that the immediately preceding proviso shall not be in any way applicable nor effective from or after the Maturity Date. In addition, if Respondent shall fail to make any payment due prior to the Maturity Date within ten (10) days after its due date, then during the period commencing with the 10th day after such failure, all outstanding amounts then due under this Judgment (including any accelerated amounts), shall bear interest at the rate of six and one-half percent (6.50%) per annum. If Respondent shall fail to pay the entire balance owing hereunder on the Maturity Date, then the full balance from time to time outstanding shall thereafter bear interest at the rate of ten percent (10%) per annum from the Maturity Date until paid in full, satisfied in full by payment of "Prepayment Amounts" as provided in paragraph 10.b.(4), satisfied in full by execution or other collection actions by Petitioner or satisfied in full by any combination of the foregoing. No delay or omission on the part of Petitioner in

exercising any right or remedy under this Judgment shall operate as a waiver of such right and/or remedy.

In the event there is a dispute between Respondent and Petitioner as to whether Respondent is, in fact, in default under the terms of paragraph 10.b.(3) of this Judgment, then jurisdiction is reserved to the trial court to determine whether Respondent is, in fact, in default. In the event the Court determines that Respondent is, in fact, in default, Respondent shall have ten (10) days from the date of announcement of the Court's determination to cure any default determined to exist.

#### **LIMITATIONS**

Notwithstanding the right of Petitioner to accelerate the principal balance due pursuant to paragraph 10.b.(1) created by this section of this Judgment, Petitioner's right to collect amounts due by execution or other legal process shall be limited as provided in this paragraph. In the event default by Respondent occurs on or before the expiration of thirty (30) months from the effective date of this Judgment without cure during the applicable cure period and Petitioner effects collection on or before the expiration of thirty (30) months from the effective date of this Judgment, Petitioner's right to collect the amounts due pursuant to paragraph 10.b.(1) shall be limited to the sum of Six Million Five Hundred Thousand Dollars (\$6,500,000) less the sum of all previously paid quarterly payments and all previously paid principal payments. In the event default by Respondent occurs after the expiration of thirty (30) months from the effective date of this Judgment without cure during the applicable cure period and/or Petitioner effects collection after the expiration of thirty (30) months from the effective date of this Judgment, Petitioner's right to collect shall be limited to the sum of Seven Million Fifty Thousand Dollars (\$7,050,000) less the sum of all previously paid quarterly payments and all previously paid principal payments.

(6) In the event any of the "Bankruptcy Type Events"

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described in paragraph 10.a.(6) above occurs prior to the time all of the payments required of Respondent under this Judgment have been fully paid, satisfied in full by payment of "Prepayment Amounts" as provided in paragraph 10.b.(4), satisfied in full by execution or other collection actions by Petitioner or satisfied in full by any combination of the foregoing, then such occurrence shall constitute a material default on the part of Respondent under this Judgment, and the grace periods provided for herein during which Respondent is permitted to cure defaults shall have no further applicability or effect.

- c. It is the express intention of the parties to this Judgment that the payments by Respondent to Petitioner pursuant to this paragraph shall not be deductible to Respondent nor includable in any tax filing by Petitioner. Such payments in the total sum of \$12,050,000 or such lesser sum as may be permitted under the terms of this Judgment, are made to equalize the property division between Respondent and Petitioner in connection with their dissolution of marriage proceeding and shall have no tax effect under the provisions of *IRS* Section 1041.
- d. Notwithstanding anything to the contrary in this Judgment, it is agreed as follows:
- (1) When interest has accrued and/or costs of collection and/or related expenses and fees have become payable by Respondent pursuant to the express provisions of this Judgment and have not been paid, all payments made pursuant to the provisions of this Judgment shall be applied first to any costs of collection and related expenses and fees due hereunder, next to any unpaid interest due hereunder, and last to any unpaid principal due or outstanding; and
- (2) Except as provided in this Judgment, all payments provided for under this Judgment shall be: (a) payable without offset or deduction of any kind or nature; and (b) fully assignable by Petitioner and by her heirs, personal representatives, successors and assigns.

#### 11. REPORTING REQUIREMENT

Until the obligation specified in paragraph 10.b. has been paid in full or otherwise satisfied, Respondent shall render to Petitioner a quarterly report identifying the sale of any asset awarded to him in this Judgment, which sale results in a prepayment required under the terms of paragraph 10.b.(3) of this Judgment that has occurred in the quarter preceding the report.

So long as obligations remain due under the provisions of paragraph 10.b. above, Respondent shall, in addition to the quarterly reporting requirement set forth herein, provide to Petitioner a copy of IRS Form 4797 Schedules D and E to his Individual Federal Income Tax Return each year and a copy of Schedules K-1 received from entities awarded to him personally in this Judgment. If a sale occurs and there is a dispute over Respondent's contention as to the net after-tax proceeds as provided in paragraph 10.b.(3), Respondent shall, upon request, make available the first two pages of IRS Form 1040 for the applicable years.

### 12. 2001 MERCEDES BENZ S55 AUTOMOBILE

Respondent shall forthwith lease for a period of four (4) years for Petitioner a 2001 Mercedes Benz S55 automobile or automobile of equivalent cost. Respondent shall pay each monthly payment due on the lease of said automobile. Petitioner shall be responsible for and liable for all other obligations under the lease. At the termination of the lease Petitioner shall be obligated to surrender the vehicle in accordance with the terms of the lease unless she elects to pay any residual or other payment due at the end of the lease pursuant to which she is allowed to purchase the vehicle. In the event Petitioner does not elect to purchase the vehicle but surrenders the vehicle at the end of the lease, Petitioner shall be solely responsible for any payments due under the terms of the lease to the lessor, except monthly payments due by Respondent, upon surrender of the vehicle (including, but not limited to, payments associated with the condition of the

#### 13. DISSOLUTION ACCOUNT

Pursuant to prior order in this case, the parties created an account or accounts referred to generally as the "Dissolution Account". Distributions due the parties from various partnership interests and ventures have been deposited into this account during the period of separation and either distributed to the parties or expended for various other matters, which have been fully accounted for in this settlement.

As of the date of execution of this Judgment the dissolution account contains approximately \$20,552 including interest accrued through March 31, 2001. The checking account contains \$18,941 and the investment account contains \$1,611.

Each party is awarded one-half of the balance in the dissolution accounts.

# 14. EAST COAST PROPERTY PARTNERSHIP DISTRIBUTIONS

Respondent and Petitioner acknowledge that a distribution is due the partners in East Coast Investments, California General Partnership in the approximate sum of \$200,000 during the month of April 2001. This sum represents income from calendar year 2000. Respondent and Petitioner anticipate their share of the distribution will be approximately \$50,000. This distribution shall be divided equally between the parties. Petitioner received \$7,500 on or about April 1,

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2001 on account of the normal April 2001 distribution which is awarded to Respondent. Upon execution of this Judgment, Petitioner shall pay Respondent \$7,500.

#### 15. TAX BASIS

By this Judgment, Respondent and Petitioner intend to effect an equal partition and division of their community and co-owned property. The tax basis of each asset divided by this Judgment has not changed and will not change by reason of this division and neither party shall seek a new tax basis for any asset. If either party seeks a new basis for any asset and there is asserted against the other party additional federal or state taxes on the ground that any disposition of assets under this Judgment was a taxable event, the party seeking the new basis shall indemnify the other party and hold the other party harmless from all costs, expenses and liabilities, including but not limited to taxes, attorneys and accountants fees.

#### 16. DISCLAIMER OF REPRESENTATION RE VALUE

The parties have acquired various personal and real properties of speculative value. It is understood by the parties that neither party makes any representations to the other as to the value of any property, community or separate, and each party relies upon his or her own investigation and judgment with respect to the value of all property.

#### 17. LIABILITY ON PRIOR TAX RETURNS

Each party shall pay fifty percent (50%) of all tax liabilities, a. penalties, interest, and expenses (including accounting and legal fees) relating to any tax liabilities asserted by federal, state or local taxing authorities arising out of any review of the parties personal income tax returns for any period when they filed joint returns. Each party shall, however, be solely responsible for any tax liability or expenses resulting from unreported income known only to and solely benefitting that party, and said benefitted party shall indemnify and defend the other party and hold that party harmless in connection with such tax liability.

JUDGMENT ON RESERVED ISSUES

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A party shall reimburse the other party for all damages and costs b. incurred as a result of a party's failure to abide by the terms of this paragraph, including reasonable attorneys' fees, costs, and accountant's fees, whether incurred in defending an action by the taxing authorities or in enforcing the provisions of this paragraph.

#### **18**. **TAX DOCUMENTATION**

- Each party shall forward to the other a copy of any tax deficiency notice or other correspondence or documentation received from any federal, state or local taxing authority relating to any joint returns. Each party agrees to cooperate fully with the other and to execute any document reasonably requested by the other, and to furnish information and testimony with respect to any tax liability asserted by taxing authorities on any joint return.
- A party shall reimburse the other party for all damages and costs b. incurred as a result of a party's failure to abide by the terms of this Section, including reasonable attorneys' fees, costs, and accountants' fees, whether incurred in defending an action by the taxing authorities or in enforcing the provisions of this Section.

#### LIABILITY ON INDIVIDUAL TAX RETURNS 19.

Except as otherwise provided in this Judgment, for any tax year in which the parties do not file joint tax returns, each party shall be responsible for and shall indemnify and hold the other party harmless from any taxes, penalties or interest due in connection with their respective individual returns.

- 20. TAX LIABILITIES ON COMMUNITY PROPERTY ASSETS DURING YEARS IN WHICH INDIVIDUAL RETURNS WERE FILED OR YEARS IN WHICH INDIVIDUAL RETURNS WILL BE FILED
- Each party shall report on their respective individual state and federal income tax return one-half (1/2) of all taxable income, distributions or other consequences of any type whatsoever associated with any community property asset

 for all tax years up to and including the tax year ending December 31, 2000. Each party shall pay all of the taxes, penalties or interest associated with any community property asset and the reporting required by this paragraph on their individual return for the years specified. Each party shall indemnify the other and hold the other free and harmless from their respective share of the liability for taxes, penalties or interest provided for herein.

- b. Each party shall pay fifty percent (50%) of all tax liabilities, penalties, interest and expenses (including accounting and legal fees) relating to any tax liabilities associated with any community property asset asserted by federal, state or local taxing authorities arising out of any review of the parties' respective individual income tax returns for tax years to and including the year ending December 31, 2000. For the period January 1, 2001 and forward, the party to whom any asset has been awarded shall be solely responsible for the taxes on such asset.
- c. A party shall reimburse the other party for all damages and costs incurred as a result of a party's failure to abide by the terms of this section, including reasonable attorneys' fees, costs and accountants' fees whether incurred in defending an action by the taxing authorities or in enforcing the provisions of this section. If a dispute arises, the Superior Court reserves jurisdiction to resolve any such dispute.

### 21. REPORTING OF INCOME AND INDEMNITY

It shall be each party's responsibility to report all income (or other taxable consequence) to the taxing authorities in a manner consistent with the terms of this Judgment. In the event that either party reports income or deductions or treats the division of property in a manner inconsistent with the terms of the Judgment, that party shall indemnify the other party for attorneys fees, accountants fees and costs of litigation in defending the reporting required by this Judgment against the other party or taxing authorities. In addition, each party shall indemnify

the other for taxes, interest, penalties and other assessments arising as a result of the reporting of income (or the treating of the division of property) in a manner inconsistent with the terms of this Judgment. This paragraph shall apply to all forms of tax returns required by any governmental agency.

#### 22. LOSSES

Each party shall be awarded one-half of any personal net operating loss carry forward as reported on the last joint state and federal income tax returns filed by the parties. Each party shall, upon reasonable request, provide to the other party or their certified public accountant information needed to facilitate the division of personal net operating loss carry forward called for by this paragraph.

Any accumulated passive activity losses shall be awarded to the party receiving the property or entity to which such accumulated passive activity losses relate.

#### 23. HOLD HARMLESS PROVISION

In the event that a party to this Judgment is required to pay and hold the other party harmless from some debt, and the party fails to hold the other party harmless from the debt, then the other party may pay some or all of the debt and the sum paid by such other party shall be deemed thereupon immediately due and payable by the failing party to such other party, and the balance of such sum from time to time outstanding shall bear interest at the rate of ten percent (10%) per annum from the date paid by such other party until the other party is fully reimbursed by the failing party. A party shall not, however, pay such a debt without first advising the other in writing of their intention to do so and waiting seven (7) days from the date the notice is given. Furthermore, the rights provided for in this paragraph shall not be allowed with regard to any claim or demand as to which within the seven (7) day period a party represents in a writing delivered to the other party that a legal defense exists, unless and until the asserted legal defense is decided or settled adversely to that party. This remedy is declared to be cumulative

28. **WAIVERS** 

The parties waive a statement of decision, the right to a new trial, the

JUDGMENT ON RESERVED ISSUES

this Judgment.

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right to petition for a rehearing, the right to appeal and any rights under the Soldiers' and Sailors' Civil Relief Act of 1940, as amended. 29. **COBRA COVERAGE** Respondent shall not interfere with Petitioner's efforts to claim COBRA insurance benefits and/or conversion coverage from Mesa Management. Respondent does not represent or warrant Petitioner is entitled to any such benefits. Respondent will cooperate as may be appropriate but shall have no financial responsibility with respect to such insurance. DATED: DEC 0 3 2001 M SIONER DAVID S. WEINBERG APPROVED AS TO FORM AND CONTENT Attorney for Petitioner JUDGMENT ON RESERVED ISSUES

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| i hereby certify | the in-Egologia stockent consisting ofpage(5, use and correct copy of the original on file in this court.      |
|------------------|--|
| COURTORCA        | ATTEST: (DATE)  ALAN SLATER, EXECUTIVE OFFICER AND CLERK OF THE SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE |
| OLAN OF ON HE B) | HEDIEH SABET   |

# EXHIBIT 2

### **AMENDMENT** TO MARITAL SETTLEMENT AGREEMENT

The parties hereto enter into this Amendment and Accommodation and make it effective as of April 30, 2006 (the Maturity Date of the Marital Settlement Agreement). The parties to this Amendment are MARILYN GIANULIAS, hereinafter referred to as "MARILYN," and JAMES CHRIS GIANULIAS, hereinafter referred to as "JAMES."

The parties hereby voluntarily and mutually agree to amend the MARITAL SETTLEMENT AGREEMENT entered into April 30, 2001 as follows:

- 1. Paragraph 13(B)(1) is amended to extend the Maturity Date from April 30, 2006 to August 29, 2006.
- 2. All other provisions of the original Marital Settlement Agreement will remain in
- 3. JAMES agrees to pay MARILYN interest of 10% per annum on the outstanding principal balance of \$6,000,000, payable on the 1st of each month, beginning on June 1, 2006, with the final interest payment due on August 29, 2006. Please refer to attached Exhibit A.

4. Entire principal balance of \$6,000,000, along with current interest due as referenced in Item 2 is due and payable on August 29, 2006.

DATED: 4.17.06

DATED: Opil 14 2006

JAMES CHRIS GIANULIAS

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### **AMENDMENT NUMBER 2** TO MARITAL SETTLEMENT AGREEMENT

The parties hereto enter into this Amendment and Accommodation and make it effective as of August 29, 2006 (the Maturity Date of the Amendment to Marital Settlement Agreement). The parties to this Amendment are MARILYN GIANULIAS, hereinafter referred to as "MARILYN," and JAMES CHRIS GIANULIAS, hereinafter referred to as "JAMES."

The parties hereby voluntarily and mutually agree to amend the AMENDMENT TO MARITAL SETTLEMENT AGREEMENT entered into during April 2006 as follows:

- 1. Paragraph 1 is amended to extend the Maturity Date from August 29, 2006 to December 31, 2006.
- 2. All other provisions of the original Marital Settlement Agreement and Amendment to Marital Settlement Agreement will remain in force.
- 3. JAMES agrees to pay MARILYN interest of 10% per annum on the outstanding principal balance of \$6,000,000, payable on the 1" of each month, beginning on October 1, 2006, with the final interest payment due on December 31, 2006. Please refer to attached Exhibit A.

4. Entire principal balance of \$6,000,000, along with current interest due as referenced in Item 2 is due and payable on December 31, 2006.

DATED: 3/31/06

DATED: <u>Arg. /6, 2006</u>

### AMENDMENT NUMBER 3 TO MARITAL SETTLEMENT AGREEMENT

The parties hereto enter into this Amendment and Accommodation and make it effective as of December 31, 2006 (the Maturity Date of Amendment Number 2 to Marital Settlement Agreement). The parties to this Amendment are MARILYN GIANULIAS, hereinafter referred to as "MARILYN," and JAMES CHRIS GIANULIAS, hereinafter referred to as "JAMES."

The parties hereby voluntarily and mutually agree to amend the AMENDMENT NUMBER 2 TO MARITAL SETTLEMENT AGREEMENT entered into during April 2006 as follows:

- 1. Paragraph 1 is amended to extend the Maturity Date from December 31, 2006 to March 31, 2007. Parties agree that on March 31, 2007, JAMES guarantees full and final payment of all interest and principal to MARILYN. It is also understood and agreed that JAMES has the option of making up to three (3) payments towards outstanding balance prior to this time. The source of payment from JAMES to MARILYN will be from available cash flow.
- 2. All other provisions of the original Marital Settlement Agreement, Amendment to Marital Settlement Agreement, and Amendment Number 2 to Marital Settlement Agreement will remain in force.
- 3. JAMES agrees to pay MARILYN interest of 10% per annum on the outstanding principal balance of \$6,000,000, payable on the 1<sup>st</sup> of each month, beginning on February 1, 2007, with the final interest payment due on March 31, 2006. Please refer to attached Exhibit A.
- 4. Entire principal balance of \$6,000,000, along with current interest due as referenced in Item 2 is due and payable on March 31, 2007.

DATED: 12/2/2/6/6/6

DATED: 12/26/06

JAMES CHRIS GIANULIAS

MARILYN GIANULIAS

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|           |               | INTEREST RATE[<br>Interest calculated | 10%<br>on payoff amount | ]           |            |              |           |              |
|-----------|---------------|---------------------------------------|-------------------------|-------------|------------|--------------|-----------|--------------|
|           |               | TRANSACTION                           |                         |             |            |              | *         |              |
|           |               | TYPE                                  | AMOUNT OF               |             |            |              |           |              |
|           | DESCRIPTION   | "ADV" "PAY"                           | ADVANCE OR              | APPLIED     | APPLIED TO | PRINCIPAL    | INTEREST  | PAYOFF       |
| DATE      | (CK NBR, Etc) | "INT"                                 | (PAYDOWN)               | TO INTEREST | PRINCIPAL  | BALANCE      | BALANCE   | AMOUNT       |
|           |               |                                       |                         |             | _          |              |           |              |
| 30-Apr-06 |               | ADV                                   | 6,000,000.00            |             |            | 6,000,000.00 | - ]       | 6,000,000.00 |
| 1-Jun-06  |               | INT                                   |                         | 53,333.33   | -          | 6,000,000.00 | 53,333.33 | 6,053,333.33 |
| 1-Jun-06  |               | PAY                                   | (53,333.33)             | (53,333.33) | -          | 6,000,000.00 | 0.00      | 6,000,000.00 |
| 1-Jul-06  |               | INT                                   |                         | 50,000.00   | -          | 6,000,000.00 | 50,000.00 | 6,050,000.00 |
| 1-Jul-06  |               | PAY                                   | (50,000.00)             | . , ,       | -          | 6,000,000.00 | 0.00      | 6,000,000.00 |
| 1-Aug-06  |               | INT                                   |                         | 51,666.67   | -          | 6,000,000.00 | 51,666.67 | 6,051,666.67 |
| 1-Aug-06  |               | PAY                                   | (51,666.67)             | (51,666.67) | -          | 6,000,000.00 | 0.00      | 6,000,000.00 |
| 29-Aug-06 |               | iNT                                   |                         | 46,666.67   | -          | 6,000,000.00 | 46,666.67 | 6,046,666.67 |
| 29-Aug-06 |               | PAY                                   | (46,666.67)             | (46,666.67) | •          | 6,000,000.00 | -         | 6,000,000.00 |
| 1-Oct-06  |               | INT                                   |                         | 55,000.00   | -          | 6,000,000.00 | 55,000.00 | 6,055,000.00 |
| 1-Oct-06  |               | PAY                                   | (55,000.00)             | (55,000.00) | -          | 6,000,000.00 | (0.00)    | 6,000,000.00 |
| 1-Nov-06  |               | INT                                   |                         | 51,666.67   | -          | 6,000,000.00 | 51,666.67 | 6,051,666,67 |
| 1-Nov-06  |               | PAY                                   | (51,666.67)             | (51,666,67) | -          | 6,000,000.00 |           | 6,000,000.00 |
| 1-Dec-06  |               | INT                                   |                         | 50,000.00   | -          | 6,000,000.00 | 50,000.00 | 6,050,000.00 |
| 1-Dec-06  |               | PAY                                   | (50,000.00)             | (50,000.00) | -          | 6,000,000.00 |           | 6,000,000.00 |
| 31-Dec-06 |               | INT                                   |                         | 50,000.00   | -          | 6,000,000.00 | 50,000.00 | 6,050,000,00 |
| 31-Dec-06 |               | PAY                                   | (50,000.00)             | (50,000.00) | -          | 6,000,000.00 |           | 6,000,000,00 |
| 1-Feb-07  |               | INT                                   |                         | 53,333.33   | -          | 6,000,000.00 | 53,333.33 | 6,053,333.33 |
| 1-Feb-07  |               | PAY                                   | (53,333.33)             | (53,333.33) | -          | 6,000,000.00 | 0.00      | 6,000,000.00 |
| 1-Mar-07  |               | INT                                   |                         | 46,666.67   | -          | 6,000,000.00 | 46,666.67 | 6,046,666.67 |
| 1-Mar-07  |               | PAY                                   | (46,666.67)             | (46,666.67) |            | 6,000,000.00 | 0.00      | 6,000,000.00 |
| 31-Mar-07 |               | INT                                   |                         | 50,000.00   | -          | 6,000,000.00 | 50,000.00 | 6,050,000.00 |
| 31-Mar-07 |               | PAY                                   | (50,000.00)             | (50,000.00) | -          | 6,000,000.00 | 0.00      | 6,000,000.00 |

# AMENDMENT NUMBER / 4 TO MARITAL SETTLEMENT AGREEMENT

The parties hereto enter into this Amendment and Accommodation and make it effective as of March 31, 2007 (the Maturity Date of Amendment Number 3 to Marital Settlement Agreement). The parties to this Amendment are MARILYN GIANULIAS, hereinafter referred to as "MARILYN," and JAMES CHRIS GIANULIAS, hereinafter referred to as "JAMES."

The parties hereby voluntarily and mutually agree to amend the AMENDMENT NUMBER 3 TO MARITAL SETTLEMENT AGREEMENT entered into during December 2006 as follows:

- 1. Paragraph 1 is amended to extend the Maturity Date from March 31, 2007 to August 1, 2007. Parties agree that as of the date of this Agreement, the outstanding principal balance is \$6 million. Parties agree that on August 1, 2007, JAMES guarantees full and final payment of all interest and principal to MARILYN.
  - ➤ It is also understood and agreed that JAMES will make a \$1 million payment towards the principal balance by April 2, 2007. Another \$1 million payment will be made by JAMES upon the successful close of the Murrieta 180 escrow.
- 2. All other provisions of the original Marital Settlement Agreement, Amendment to Marital Settlement Agreement, Amendment Number 2, and Amendment Number 3 to Marital Settlement Agreement will remain in force.
- 3. JAMES agrees to pay MARILYN interest of 10% per annum on the outstanding principal balance of \$6,000,000, or remaining principal balance, payable on the 1<sup>st</sup> of each month, beginning on April 2, 2007, with the final interest payment due on August 1, 2007. Please refer to attached Exhibit A.

4. Entire remaining principal balance, along with current interest due as referenced in Item 2 is due and payable on August 1, 2007.

DATED: <u>3/20/07</u>

DATED: 3/20/07

IAMES CHRIS GIANULIAS

MARILYN GIANULIAS

### AMENDMENT NUMBER 5 TO MARITAL SETTLEMENT AGREEMENT

The parties hereto enter into this Amendment and Accommodation and make it effective as of August 1, 2007 (the Maturity Date of Amendment Number 4 to Marital Settlement Agreement). The parties to this Amendment are MARILYN GIANULIAS, hereinafter referred to as "MARILYN," and JAMES CHRIS GIANULIAS, hereinafter referred to as "JAMES."

The parties hereby voluntarily and mutually agree to amend the AMENDMENT NUMBER 4 TO MARITAL SETTLEMENT AGREEMENT entered into during March 2007 follows:

- 1. Paragraph 1 is amended to extend the Maturity Date from August 1, 2007 to December 31, 2007. Parties agree that on or before December 31, 2007, JAMES guarantees full and final payment of all interest and principal to MARILYN. It is also understood and agreed that JAMES will make a \$1 million payment towards the principal balance by August 15, 2007.
- 2. All other provisions of the original Marital Settlement Agreement, Amendment to Marital Settlement Agreement, Amendment Number 2, Amendment Number 3, and Amendment Number 4 to Marital Settlement Agreement will remain in force.
- 3. JAMES agrees to pay MARILYN interest of 10% per annum on the outstanding principal balance of \$5,000,000, payable on the 1<sup>st</sup> of each month, beginning on August 1, 2007, with the final interest payment due on December 31, 2007. Please refer to attached Exhibit A.

4. Entire principal balance of \$5,000,000, along with current interest due as referenced in Item 2 is due and payable on or before December 31, 2007.

DATED:

7/31/07

JAMES CHRIS GIANULIAS

DATED

MARILYN GIANULIAS

EXHIBIT 2, PAGE 39

N/P JCG - TO MARILYN

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7/31/07 3:18 PM

| Interest calculated on payoff amount   |           | ĺ             | INTEREST RATE       | 10%                | ]           |                |                   |           |              |
|--|-----------|---------------|---------------------|--------------------|-------------|----------------|-------------------|-----------|--------------|
| DESCRIPTION   "ADV "PAY"   ADVANCE OR   APPLIED   APPLIED TO   DESCRIPTION   "ADVANCE OR   APPLIED TO   CK NBR, EIC)   "INT"   (PAYDOWN)   TO INTEREST   PRINCIPAL   BALANCE   BALANCE   BALANCE   AMOUNT  |           |               | Interest calculated | d on payoff amount |             |                |                   |           |              |
| DESCRIPTION   "ADV"   ADVANCE OR   APPLIED   APPLIED   PRINCIPAL   BALANCE   BALANCE   AMOUNT   ADVANCE OR   APPLIED   TO INTEREST   PRINCIPAL   BALANCE   BALANCE   AMOUNT    |           |               | TRANSACTION         |                    |             |                |                   |           |              |
| DATE   CK NBR, Etc)   "INT"   (PAYDOWN)   TO INTEREST   PRINCIPAL   BALANCE   BALANCE   AMOUNT   |           |               |                     | AMOUNT OF          |             |                |                   |           |              |
| 30-Apr-06 Beginning Bal   ADV   6,000,000 00   1-Jun-06   INT   1-Jun-06   INT   53,333.33   6,005,333.33   6,000,000.00   6,0 |           | DESCRIPTION   | "ADV" "PAY"         | ADVANCE OR         | APPLIED     | APPLIED TO     | PRINCIPAL         | INTEREST  | PAYOFF       |
| 30-Apr-06 Beginning Bal ADV 6,000,000 00 5,333 33 - 6,000,000 00 6,000,000 00 1-Jun-06 INT 50,000 00 - 6,000,000 00 50,003 33 6,053 33 33 6,050 33 33 3 6,050 33 33 3 6,050 33 33 3  | DATE      | (CK NBR, Etc) | "INT"               | (PAYDOWN)          | TO INTEREST | PRINCIPAL      | BALANCE           | BALANCE   | AMOUNT       |
| 1-Jun-06 INT   |           |               |                     |                    |             |                |                   |           | ·····        |
| 1-Jun-06   |           | Beginning Bal |                     | 6,000,000.00       |             | Γ              | 6,000,000.00      | - 1       | 6,000,000.00 |
| 1-Jun-06   |           |               |                     |                    | 53,333.33   | -              | 6,000,000.00      | 53,333.33 | 6,053,333,33 |
| 1-Jul-06   |           |               |                     | (53,333.33)        | (53,333.33) | -              | 6,000,000.00      |           |              |
| 1-Aug-06   |           |               |                     |                    | 50,000.00   | -              | 6,000,000.00      | 50,000.00 |              |
| 1-Aug-06 PAY (51,666 67) (51,666 67) (51,666 67) (500,000 00 00 46,666 67 6,006,666 67 6,006,666 67 6,006,666 67 6,006,666 67 6,006,666 67 6,006,666 67 6,006,666 67 6,006,666 67 6,006,666 67 6,006,666 67 6,006,666 67 6,006,666 67 6,006,666 67 6,006,666 67 6,006,666 67 6,006,666 67 6,000,000 00 1-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0   |           |               |                     | (50,000.00)        | (50,000.00) | -              | 6,000,000.00      | 0.00      | 6,000,000.00 |
| 1-Aug-96 PAY (51,666 67) (51,666 67) - 6,000,000 00 0 0 6,000,000 02 29-Aug-96 PAY (46,666 67) (46,666 67) - 6,000,000 00 46,666 67 6,046,666 67 29-Aug-96 PAY (46,666 67) (46,666 67) - 6,000,000 00 55,000 00 6,000,000 01 1-Oct-06 INT 55,000 00 (55,000 00) - 6,000,000 00 55,000 00 6,055,000 00 1-Oct-08 PAY (55,000 00) (55,000 00) - 6,000,000 00 (0 00) 6,000,000 01 1-Nov-06 INT 51,666 67 - 6,000,000 00 51,666 67 6,051,666 67 1-Nov-06 INT 50,000 00 - 6,000,000 00 51,666 67 6,051,666 67 1-Nov-06 INT 50,000 00 - 6,000,000 00 - 6,000,000 00 - 6,000,000 00 1-Dec-06 INT 50,000 00 - 6,000,000 00 - 6,000,000 00 - 6,000,000 00 1-Dec-06 INT 50,000 00 - 6,000,000 00 - 6,000,000 00 - 6,000,000 00 1-Dec-06 INT 50,000 00 - 6,000,000 00 - 6,000,000 00 - 6,000,000 00 1-Dec-06 INT 50,000 00 - 6,000,000 00 - 6,000,000 00 - 6,000,000 00 1-Dec-06 INT 50,000 00 - 6,000,000 00 - 6,000,000 00 - 6,000,000 00 - 6,000,000 00 1-Dec-06 INT 50,000 00 - 6,000,000 00 - 6,000,000 00 - 6,000,000 00 1-Dec-06 INT 50,000 00 - 6,000,000 00 - 6,000,000 00 - 6,000,000 00 - 6,000,000 00 1-Dec-06 INT 50,000 00 - 6,000,000 00 - 6,000,000 00 - 6,000,000 00 1-Dec-06 INT 50,000 00 - 6,000,000 00 - 6,000,000 00 - 6,000,000 00 - 6,000,000 00 - 6,000,000 00 - 6,000,000 00 1-Dec-06 INT 50,000,000 00 - 6,000,000 | 1-Aug-06  |               |                     |                    | 51,666.67   | -              | 6,000,000.00      | 51,666.67 | 6.051.666.67 |
| 29-Aug-06  |           |               |                     | (51,666.67)        | (51,666.67) | -              | 6,000,000.00      | 0.00      | , ,          |
| 29-Aug-06 1-Oct-06 1-Cot-06 1-Cot-07 1- | 29-Aug-06 |               | INT                 |                    | 46,666.67   | ÷              | 6,000,000.00      | 46,666,67 |              |
| 1-Oct-06 PAY (55,000.00) - 6,000.000.00 55,000.00 6,055.000.00 1-Nov-06 INT 51,666.67 - 6,000.000.00 51,666.67 6,051,666.67 1-Nov-08 PAY (51,666.67) - 6,000.000.00 51,666.67 6,051,666.67 1-Nov-08 PAY (51,666.67) - 6,000.000.00 51,666.67 6,051,666.67 1-Nov-08 PAY (50,000.00) (50,000.00 - 6,000.000.00 50,000.00 6,600.000.00 1-Dec-08 INT 50,000.00 - 6,000.000.00 50,000.00 6,600.000.00 1-Dec-08 INT 50,000.00 - 6,000.000.00 50,000.00 6,600.000.00 1-Dec-08 INT 50,000.00 - 6,000.000.00 - 6,000.000.00 - 6,000.000.00 1-Dec-08 INT 50,000.00 - 6,000.000.00 - 6,000.000.00 - 6,000.000.00 1-Dec-08 INT 50,000.00 - 6,000.000.00 - 6,000.000.00 - 6,000.000.00 1-Dec-08 INT 50,000.00 - 6,000.000.00 - 6,000.000.00 - 6,000.000.00 1-Dec-08 INT 50,000.00 - 6,000.000.00 - 6,000.000.00 - 6,000.000.00 1-Dec-08 INT 50,000.00 - 6,000.000.00 - 6,000.000.00 - 6,000.000.00 1-Dec-08 INT 50,000.00 - 6,000.000.00 - 6,000.000.00 - 6,000.000.00 1-Dec-08 INT 50,000.00 - 6,000.000.00 - 6,000.000.00 - 6,000.000.00 1-Dec-08 INT 50,000.00 - 6,000.000.00 - 6,000.000.00 1-Pec-07 INT 46,666.67 - 6,000.000.00 - 0,000.000.00 1-Mar-07 INT 53,333.33 - 6,000.000.00 - 6,000.000.00 1-Mar-07 INT 53,333.33 - 6,000.000.00 - 6,000.000.00 1-May-07 INT 53,333.33 - 6,000.000.00 - 5,000.000.00 1-May-07 INT 40,277.78 - 5,000.000.00 - 5,000.000.00 1-May-07 INT 47,222.22 - 5,000.000.00 - 5,000.000.00 1-Jul-07 INT 47,222.22 - 5,000.000.00 - 5,000.000.00 1-Jul-07 INT 47,222.22 - 5,000.000.00 - 5,000.000.00 1-Jul-07 INT 43,055.56 - 5,000.000.00 - 5,000.000.00 1-Jul-07 INT 43,055.56 - 5,000.000.00 - 5,000.000.00 1-Sep-07 INT 18,888.89 (18,888.89 (10,000.000.00 - 5,000.000.00 - 6,000.000.00 1-Sep-07 INT 18,888.89 (18,888.89 (10,000.000.00 - 5,000.000.00 - 6,000.000.00 1-Nov-07 INT 33,333.33 - 4,000.000.00 - 6,000.000.00 - 6,000.000.00 1-Nov-07 INT 34,444.44 - 4,000.000.00 - 4,000.000.00 1-Nov-07 INT 34,444.44 - 4,000.000.00 - 4,000.000.00 1-Nov-07 INT 34,444.44 - 4,000.000.00 - 4,000.000.00 1-Nov-07 INT 34,444.44 - 4,000.000.00 - 3,0333.33 - 4,033,333.33 - 4,000.000.00 1-Dec-07 | 29-Aug-06 |               | PAY                 | (46,666.67)        | (46,666.67) |                | 6,000,000.00      | · .       |              |
| 1-Oct-06 PAY (55,000.00) (55,000.00) - 6,000,000.00 (0.00) 6,000,000.00 (1-Nov-06 INT 51,666.67 - 6,000,000.00 51,666.67 6,051,666.67 (51,666.67) - 6,000,000.00 51,666.67 6,051,666.67 (51,666.67) - 6,000,000.00 51,000.00 1-Dee-06 INT 50,000.00 - 6,000,000.00 - 6,000,000.00 - 6,000,000.00 1-Dee-06 PAY (50,000.00) (50,000.00) - 6,000,000.00 - 6,000,000.00 1-Dee-06 INT 50,000.00 - 6,000,000.00 - 6,000,000.00 - 6,000,000.00 1-Dee-06 INT 50,000.00 - 6,000,000.00 - 6,000,000.00 - 6,000,000.00 1-Dee-06 INT 50,000.00 - 6,000,000.00 - 6,000,000.00 - 6,000,000.00 1-Dee-06 INT 50,000.00 - 6,000,000.00 - 6,000,000.00 - 6,000,000.00 1-Dee-06 INT 50,000.00 - 6,000,000.00 - 6,000,000.00 - 6,000,000.00 1-Dee-06 INT 50,000.00 - 6,000,000.00 - 6,000,000.00 - 6,000,000.00 1-Dee-06 INT 50,000.00 - 6,000,000.00 - 6,000,000.00 - 6,000,000.00 1-Dee-06 INT 50,000.00 - 6,000,000.00 - 6,000,000.00 - 6,000,000.00 - 6,000,000.00 1-Dee-06 INT 50,000.00 - 6,000,000.00 - 6,000,000.00 - 6,000,000.00 1-Dee-06 INT 50,000.00 - 6,000,000.00 - 6,0 | 1-Oct-06  |               |                     |                    | 55,000.00   | *              | 6,000,000.00      | 55.000.00 |              |
| 1-Nov-06   | 1-Oct-06  |               | PAY                 | (55,000.00)        | (55,000.00) | *              | 6.000.000.00      |           |              |
| 1-Nov-06   | 1-Nov-06  |               | INT                 | , ,                | 51,666.67   |                | , , ,             | , ,       |              |
| 1-Dec-06 PAY (50,000 00) 50,000 00 - 6,000,000 00 - | 1-Nov-06  |               | PAY                 | (51,666.67)        | (51,666.67) |                |                   | *         |              |
| 1-Dec-06   | 1-Dec-06  |               | INT                 | ,                  | 50,000.00   |                |                   | 50,000,00 |              |
| 31-Dec-06  | 1-Dec-06  |               | PAY                 | (50,000.00)        | (50,000.00) |                | , ,               | -         |              |
| 31-Dec-06 PAY (50,000.00) (50,000.00) - 6,000,000.00 - 5,000,000.00 0 1-Feb-07 INT 53,333.33 - 6,000,000.00 53,333 33 6,053,333.33 - 6,000,000.00 0 0.00 6,000,000.00 0 1-Mar-07 INT 46,666.67 - 6,000,000.00 46,666.67 6,046,666.67 1-Mar-07 PAY (46,666.67) - 6,000,000.00 0 0.00 6,000,000,000.00 0 0.00 6,000,000.00 0 0.00 6,000,000.00 0 0.00 6,000,000,000.00 0 0.00 6,000,000,000.00 0 0.00 6,000,000,000.00 0 0.00 6,000,000.00 0 0.00 6,000,000,000.00 0 0.00 6,000,000,000.00 0 0.00 6,000,000,000.00 0 0.00 6,000,000,000.00 0 0.00 6,000,000,000,000,000,000,000,000,000  | 31-Dec-06 |               | INT                 | , , ,              | 50,000,00   | -              |                   | 50,000,00 |              |
| 1-Feb-07 INT 53,333.33 - 6,000,000 00 53,333.33 6,053,333.33   | 31-Dec-06 |               | PAY                 | (50,000.00)        | (50,000,00) | _              |                   | -         |              |
| 1-Feb-07 PAY (53,333.33) (53,333.33) - 6,000,000.00 0 0.00 6,000,000.00 0 1-Mar-07 INT 46,666.67 - 6,000,000.00 0 46,666.67 6,046,666.67 6,046,666.67 - 6,000,000.00 0 0.00 6,000,000.00 0 0.00 6,000,000.00 0 0.00 6,000.000 0 0.000 0 0.000 6,000.000 6,000.000 6,000.000 6,000.000 6,000.000 6,000.000 6,000.000 6,000.000 6,000.000 6,000.000  | 1-Feb-07  |               | INT                 | , , ,              | 53,333,33   | -              | , , , , , , , , , | 53 333 33 | , ,          |
| 1-Mar-07   INT   | 1-Feb-07  |               | PAY                 | (53,333,33)        |             |                |                   | '         |              |
| 1-Mar-07 PAY (46,666.67) (46,666.67) - 6,000,000.00 0.00 6,000,000.00 2-Apr-07 INT 53,333.33 - 6,000,000.00 53,333.33 6,053,333.33 2-Apr-07 PAY (53,333.33) - 6,000,000.00 0.00 6,000,000.00 2-Apr-07 PAY (1,000,000.00) (0.00) (1,000,000.00) 5,000,000.00 - 5,000,000.00 1-May-07 INT 40,277.78 - 5,000,000.00 40,277.78 5,040,277.78 1-May-07 PAY (40,277.78) (40,277.78) (0.027.78) (0.00) 5,000,000.00 - 5,000,000.00 1-May-07 INT 47,222.22 - 5,000,000.00 47,222.22 5,047.222.22 4-Jun-07 PAY (47,222.22) (47,222.22) - 5,000,000.00 47,222.22 5,047.222.22 1-Jul-07 INT 37,500.00 - 5,000,000.00 37,500.00 5,000,000.00 1-Aug-07 INT 37,500.00 - 5,000,000.00 37,500.00 5,000,000.00 1-Aug-07 INT 37,500.00 - 5,000,000.00 43,055.56 5,043,055.56 1-Aug-07 PAY (43,055.56) (30,055.56) (0.00) 5,000,000.00 1-S,000,000.00 15-Aug-07 INT 18,888.89 - 4,000,000.00 1-S,000,000.00 15-Aug-07 INT 18,888.89 - 4,000,000.00 1-S,000,000.00 1-Sep-07 INT 33,333.33 - 4,000,000.00 33,333.33 4,033,333.33 1-Sep-07 INT 34,444.44 - 4,000,000.00 33,333.33 1-Sep-07 INT 33,333.33 - 4,000,000.00 33,333.33 3- 4,000,000.00 33,333. | 1-Mar-07  |               | INT                 | , , ,              | , ,         |                |                   |           |              |
| 2-Apr-07   | 1-Mar-07  |               | PAY                 | (46,666,67)        | ,           |                |                   |           |              |
| 2-Apr-07 PAY (53,333.33) (53,333.33) - 6,000,000.00 0 0.00 6,000,000.00 2-Apr-07 PAY (1,000,000.00) (0.00) (1,000,000.00) 5,000,000.00 - 5,000,000.00 1-May-07 INT   | 2-Apr-07  |               | INT                 | ( /                |             | _              |                   |           |              |
| 2-Apr-07 PAY (1,000,000.00) (0.00) (1,000,000.00) 5,000,000.00 - 5,000,000.00 1-May-07 INT 40,277.78 - 5,000,000.00 40,277.78 5,000,000.00 4-Jun-07 INT 47,222.22 - 5,000,000.00 47,222.22 5,047,222.22 4-Jun-07 PAY (47,222.22) - 5,000,000.00 47,222.22 5,047,222.22 4-Jun-07 INT 37,500.00 - 5,000,000.00 37,500.00 5,000,000.00 1-Jul-07 INT 37,500.00 - 5,000,000.00 37,500.00 5,000,000.00 1-Jul-07 PAY (37,500.00) (37,500.00) - 5,000,000.00 0 0,00 5,000,000.00 1-Jul-07 PAY (43,055.56) (43,055.56 - 5,000,000.00 0 0,00 5,000,000.00 1-Aug-07 PAY (43,055.56) (43,055.56) (0.00) 5,000,000.00 - 5,000,000.00 1-Sep-07 INT 18,888.89 (0.00) 5,000,000.00 - 4,000,000.00 1-Sep-07 PAY (18,688.89) (18,888.89) (0.00) 4,000,000.00 - 4,000,000.00 1-Oct-07 PAY (33,333.33) 333.33 - 4,000,000.00 - 4,000,000.00 1-Nov-07 PAY (34,444.44 - 4,000,000.00 34,444.45 4,034,444.45 1,000,000.00 1-Dec-07 PAY (34,444.45) (34,444.45) (0.00) 4,000,000.00 34,333.33 34,033,333.33 1-Dec-07 PAY (34,444.45) (34,444.45) (0.00) 4,000,000.00 33,333.33 4,033,333.33 1-Dec-07 PAY (34,444.45) (34,444.45) (0.00) 4,000,000.00 34,444.45 4,034,444.45 1,000,000.00 34,000,000.00 34,000,000.00 1,000,000.00  | 2-Apr-07  |               | PAY                 | (53.333.33)        |             | _              |                   |           |              |
| 1-May-07   | 2-Apr-07  |               |                     |                    |             | (1.000.000.00) |                   | 0.00      |              |
| 1-May-07 PAY (40,277.78) (40,277.78) (0.00) 5,000,000.00 - 5,000,000.00 4-Jun-07 INT 47,222.22 - 5,000,000.00 47,222.22 5,047,222.22 4-Jun-07 PAY (47,222.22) (47,222.22) - 5,000,000.00 37,500.00 5,000,000.00 1.   | 1-May-07  |               |                     | (1,,,              |             | (1,000,000.00) |                   | 40 277 70 |              |
| 4-Jun-07 INT 47,222.22 - 5,000,000.00 47,222.22 5,047,222.22 4-Jun-07 PAY (47,222.22) (47,222.22) - 5,000,000.00 37,500.00 5,000,000.00 1-Jul-07 INT 37,500.00 - 5,000,000.00 37,500.00 5,037,500.00 1-Jul-07 PAY (37,500.00) - 5,000,000.00 - 5,000,000.00 5,000,000.00 1-Aug-07 INT 43,055.56 - 5,000,000.00 43,055.56 5,043,055.56 1-Jul-07 PAY (43,055.56) (43,055.56) (0.00) 5,000,000.00 - 5,000,000.00 1-Jul-07 PAY (43,055.56) (43,055.56) (0.00) 5,000,000.00 - 5,000,000.00 1-Jul-07 PAY (1,000,000.00) - (1,000,000.00) 4,000,000.00 - 5,000,000.00 1-Jul-07 PAY (1,000,000.00) - (1,000,000.00) 4,000,000.00 - 4,000,000.00 1-Jul-07 PAY (18,888.89) - 4,000,000.00 - 4,000,000.00 1-Jul-07 PAY (18,888.89) (18,888.89) - 4,000,000.00 1-Jul-07 PAY (18,888.89) (18,888.89) (0.00) 4,000,000.00 - 4,000,000.00 1-Jul-07 PAY (33,333.33) - 4,000,000.00 33,333.33 4,033,333.33 1-Jul-07 PAY (33,333.33) - 4,000,000.00 33,333.33 1-Jul-07 PAY (34,444.44) - 4,000,000.00 34,444.45 4,034,444.45 1-Jul-07 PAY (34,444.45) (34,444.45) (0.00) 4,000,000.00 34,444.45 4,034,444.45 1-Jul-07 PAY (34,333.33) - 4,000,000.00 33,333.33 1-Jul-07 PAY (33,333.33) - 4,000,000.00 33,333.33 1-Jul-07 PAY (33,333.33) - 4,000,000.00 33,333.33 1-Jul-07 PAY (33,333.33) - 4,000,000.00 33,333.33 1-Jul-08-07 PAY (33,333.33) - 4,000,000.00 00 00 00 00 00 00 00 00 00 00 00  | ,         |               |                     | (40 277 78)        |             | (0.00)         |                   | 40,277.76 |              |
| 4-Jun-07 PAY (47,222.22) (47,222.22) - 5,000,000.00 0 0,00 5,000,000.00 1-Jul-07 INT 37,500.00 - 5,000,000.00 37,500.00 5,037,500.00 1-Jul-07 PAY (37,500.00) (37,500.00) - 5,000,000.00 0 0,00 5,000,000.00 1-Aug-07 INT 43,055.56 - 5,000,000.00 - 5,000,000.00 1-Aug-07 PAY (43,055.56) (0.00) - 5,000,000.00 - 5,000,000.00 1-Sep-07 INT 18,888.89 - 4,000,000.00 - 4,000,000.00 1-Sep-07 INT 18,888.89 - 4,000,000.00 1-Sep-07 INT 33,333.33 - 4,000,000.00 1-Sep-07 PAY (33,333.33) - 4,000,000.00 33,333.33 4,033,333.33 1-Oct-07 PAY (33,333.33) - 4,000,000.00 33,333.33 4,033,333.33 1-Nov-07 PAY (34,444.44 - 4,000,000.00 34,444.45 4,034,444.45 1-Dec-07 PAY (34,444.45) (34,444.45) (0.00) 4,000,000.00 33,333.33 1-Dec-07 PAY (33,333.33) - 4,000,000.00 0 0 0 0 0 0 0 0 0 0 0 0 0 0  |           |               |                     | (10,277.70)        |             | (0.00)         |                   | 47 000 00 |              |
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| 1-Jul-07 PAY (37,500.00) (37,500.00) - 5,000,000.00 0 0.00 5,000,000.00 1 - Aug-07 INT 43,055.56 - 5,000,000.00 43,055.56 5,043,055.56 1 - Aug-07 PAY (43,055.56) (43,055.56) (0.00) 5,000,000.00 - 5,000,000.00 0 1 - 5,000,0 |           |               |                     | (11,222.22)        |             | -              |                   |           | ' '          |
| 1-Aug-07   | 1-Jul-07  |               |                     | (37.500.00)        |             | •              |                   |           |              |
| 1-Aug-07 PAY (43,055.56) (43,055.56) (0.00) 5,000,000.00 - 5,000,000.00 0  |           |               |                     | (07,000,00)        |             | •              |                   |           |              |
| 15-Aug-07 PAY (1,000,000.00) - (1,000,000.00) 4,000,000.00 - 4,000 |           |               |                     | (43.055.56)        |             | (0.00)         | , , -             | 43,055.56 |              |
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| 1-Sep-07 PAY (18,888.89) (18,888.89) (0.00) 4,000,000.00 - 4,000,0 |           |               |                     | (1,000,000,00)     | 18 888 80   | (1,000,000.00) | , ,               | 40.000.00 |              |
| 1-Oct-07 INT 33,333.33 - 4,000,000.00 33,333.33 4,033,333 33 1-Oct-07 PAY (33,333.33) - 4,000,000.00 0 0.00 4,000,000.00 1-Nov-07 INT 34,444.44 - 4,000,000.00 34,444.45 4,034,444.45 1-Nov-07 PAY (34,444.45) (34,444.45) (0.00) 4,000,000.00 - 4,000,000.00 1-Dec-07 INT 33,333.33 - 4,000,000.00 33,333.33 4,033,333.33 1-Dec-07 PAY (33,333.33) - 4,000,000.00 33,333.33 4,033,333.33 1-Dec-07 PAY (33,333.33) - 4,000,000.00 0 0.00 4,000,000.00 0 0.00 4,000,000.00 0 0.00 1-Dec-07 PAY (33,333.33) - 4,000,000.00 0 0.00 4,000,000.00 0 0.00 1-Dec-07 PAY (33,333.33) - 4,000,000.00 0 0.00 4,000,000.00 0 0.00 1-Dec-07 PAY (33,333.33) - 4,000,000.00 0 0.00 4,000,000.00 0 0.00 1-Dec-07 PAY (33,333.33) - 4,000,000.00 0 0.00 1-Dec-07 PAY (34,000.00 0.00 0.00 0.00 0.00 0.00 0.00 0   |           |               |                     | /18 888 8Q\        |             | (0.00)         |                   | 18,888.89 |              |
| 1-Oct-07 PAY (33,333.33) (33,333.33) - 4,000,000.00 33,333.33 4,033,333.33 1-Nov-07 INT 34,444.45 (0.00) 4,000,000.00 34,444.45 4,034,444.45 1-Pac-07 INT 33,333.33 - 4,000,000.00 33,333.33 4,033,333.33 1-Pac-07 PAY (33,333.33) - 4,000,000.00 33,333.33 4,033,333.33 1-Pac-07 PAY (33,333.33) - 4,000,000.00 0 0 0 0 0 0 0,000,000.00 0 0 0  |           |               |                     | (10,000.03)        |             | , ,            | , ,               |           |              |
| 1-Nov-07   |           |               |                     | (33 333 33)        |             | ~              |                   |           | , ,          |
| 1-Nov-07 PAY (34,444.45) (34,444.45) (0.00) 4,000,000.00 - 4,000,0 |           |               |                     | (33,333.33)        |             | •              |                   |           | , ,          |
| 1-Dec-07 INT 33,333.33 - 4,000,000.00 33,333.33 4,033,333.33 1-Dec-07 PAY (33,333.33) - 4,000,000.00 0.00 4,000,000.00 0.00 4,000,000.00 0.00  |           |               |                     | (34.444.45)        | ,           | (0.00)         | . ,               | 34,444.45 | , ,          |
| 1-Dec-07 PAY (33,333.33) - 4,000,000.00 0.00 4,000,000.00 0.00 4,000,000.00  |           |               |                     | (34,444,43)        | • • •       | (0.00)         | , ,               |           |              |
| 31.Dec.07 PAY (4.000,000.00) (4.000,000.00) (4.000,000.00)   |           |               |                     | /33 333 331        | ,           | •              | , ,               |           |              |
| (0.00)   |           |               |                     |                    |             | /4 000 000 00° |                   | 0.00      |              |
|  |           |               |                     | (1,000,000,00)     | (0.00)      | (4,000,000.00) | (U.UU)            | -         | (0.00)       |



October 17, 2007

Marilyn Gianulias-Robbins 4515 Brighton Road Corona del Mar, CA 92625

Re:

Marital Settlement Agreement

Dear Marilyn:

In regards to our Marital Settlement Agreement that was executed on April 20, 2001, the purpose of this letter is to confirm the currently outstanding principal balance for the equalizing payment pursuant to Section 13(B)(1).

Of the original equalizing payment due to you, a balance of \$4,200,000 remains. This amount is calculated as follows:

Balance remaining on equalizing payment at expiration

of Marital Settlement Agreement (4/30/06) \$6,000,000
April 2, 2007 payment (\$1,000,000)
October 15, 2007 payment (\$800,000)

Balance Due \$4,200,000

Please let me know if you should have any questions. I appreciate your consideration in the repayment of this debt to you.

Regards,

- James C. Gianulias

EXHIBIT 2, PAGE 41

# EXHIBIT 3

|  | AT-138, EJ-125   |
|--|--|
| ATTORNEY OR PARTY WITHOUT PRINEY (Name, state of number, and address):   | FOR COURT USE ONLY   |
| Penelope Parmes (State Bar No. 104774)   |  |
| RUTAN & TUCKER, LLP  | THE IN SEC. LAND AND ADDRESS OF THE PARTY OF |
| 611 Anton Blvd., 14 <sup>th</sup> Floor  | FILED  |
| Costa Mesa, California 92626   | SUPERIOR COURT OF CALIFORNIA<br>COUNTY OF ORANGE<br>LAMOREAUX JUSTICE CENTER   |
| · ·  | COUNTY OF ORANGE   |
| TELEPHONE NO.: (714) 641-5100 FAX NO.: (714) 546-9035  |  |
| ATTORNEY FOR (Name): Marilyn Hester Gianulias  | DEC 2 0 2007   |
| NAME OF COURT: SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE  | <b>-</b>   |
| STREET ADDRESS: 34 1 The City Drive  | ALAN SLATER, Clerk of the Court  |
| MAILING ADDRESS: Post Office Box 14170   |  |
| CITY AND ZIP CODE: Orange, California 92613  | BY: R. GONZALEZ ,DEPUTY  |
| BRANCH NAME: Family Law Division   |  |
|  |  |
| PLAINTIFF: MARILYN HESTER GIANULIAS  | 1  |
| DEFENDANT: JAMES CHRIS GIANULIAS   | SIGNED FOR ALL PURPOSES TO   |
| AND ARTHUR AND   | 1:5  |
| APPLICATION AND ORDER FOR APPEARANCE AND EXAMINATION   | KCASE NUMBERIKKE DEPTUCE   |
| ☐ ENFORCEMENT OF JUDGMENT ☐ ATTACHMENT (Third Person)  | 95D 003724   |
| ☐ Judgment Debtor ☐ Third Person   | 950 003724   |
|  |  |
| ORDER TO APPEAR FOR EXAMINATION  |  |
| 1. TO (name): JAMES CHRIS GIANULIAS  |  |
| 2. YOU ARE ORDERED TO APPEAR personally before this court, or before a referee appo  | inted by the court, to   |
| a. 🖂 furnish information to aid in enforcement of a money judgment against you.  |  |
| b. answer concerning property of the judgment debtor in your possession or control   | or concerning a debt you owe the   |
| judgment debtor.   |  |
| c. answer concerning property of the defendant in your possession or control or corthat is subject to attachment.  | ncerning a debt you owe the defendant  |
| Date: February 5, 2008 Time: 8:30 a.m. Dept. or Div.: L69  | Rm.:   |
| Address of court 🛛 shown above 🔲 is:   | TAIL.  |
| -  |  |
|  |  |
| 3. This order may be served by a sheriff, marshal, registered process server, or the following   | specially appointed person (name):   |
| 3. This order may be served by a sheriff, marshal, registered process server, or the following   | specially appointed person (name):   |
| ሽሮዮ ଭ ል 2007   | 3440000 # mm.  |
| 3. This order may be served by a sheriff, marshal, registered process server, or the following DEC 2 0 2007  | BANCISCO E FIRMAT  |
| Date: DEC 2 0 2007   | RANCISCO F. FIRMAT JUDGE OR REFEREE  |
| Date: DEC 2 0 2007  This order must be served not less than 10 days before the date served.  | SANCISCO F. FIRMAT  JUDGE OR REFEREE  et for the examination.  |
| Date: DEC 2 0 2007  This order must be served not less than 10 days before the date served.  | SANCISCO F. FIRMAT  JUDGE OR REFEREE  et for the examination.  |
| Date: DEC 2 0 2007  This order must be served not less than 10 days before the date so IMPORTANT NOTICES ON REVE   | RANCISCO F. FIRMAT  JUDGE OR REFEREE  et for the examination.  RSE   |
| This order must be served not less than 10 days before the date so IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAM   | PANCISCO F. FIRMAT  JUDGE OR REFEREE  et for the examination.  RSE  MINATION   |
| This order must be served not less than 10 days before the date so IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAMA  4.   Judgment creditor   Assignee of record  Plaintiff who has a right to att   | PANCISCO F. FIRMAT  JUDGE OR REFEREE  et for the examination.  RSE  MINATION   |
| This order must be served not less than 10 days before the date so IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAMA  4. Substituting Judgment creditor Assignee of record Plaintiff who has a right to attach applies for an order requiring (name): James Chris Gianulias   | PANCISCO F. FIRMAT  JUDGE OR REFEREE  et for the examination.  RSE  MINATION   |
| This order must be served not less than 10 days before the date so IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAM  4.  Judgment creditor Assignee of record Plaintiff who has a right to att applies for an order requiring (name): James Chris Gianulias to aid in enforcement of the money judgment or to answer concerning property or debt.   | PANCISCO F FIRMAT  JUDGE OR REFEREE  et for the examination.  RSE  MINATION  ach order   |
| This order must be served not less than 10 days before the date se IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAM  4.  Judgment creditor Assignee of record Plaintiff who has a right to att applies for an order requiring (name): James Chris Gianulias to aid in enforcement of the money judgment or to answer concerning property or debt.  5. The person to be examined is  | PANCISCO F FIRMAT  JUDGE OR REFEREE  et for the examination.  RSE  MINATION  ach order   |
| This order must be served not less than 10 days before the date so IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAM  4.  Judgment creditor Assignee of record Plaintiff who has a right to att applies for an order requiring (name): James Chris Gianulias to aid in enforcement of the money judgment or to answer concerning property or debt.  5. The person to be examined is a.  to pidgment debtor.  | RANCISCO F. FIRMAT  Set for the examination.  RSE  MINATION  ach order  to appear and furnish information  |
| This order must be served not less than 10 days before the date so IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAM  4.  Judgment creditor Assignee of record Plaintiff who has a right to att applies for an order requiring (name): James Chris Gianulias to aid in enforcement of the money judgment or to answer concerning property or debt.  5. The person to be examined is a.  the judgment debtor. b. a third person (1) who has possession or control of property belonging to the judge.   | RANCISCO F. FIRMAT  Set for the examination.  RSE  MINATION  ach order  to appear and furnish information  |
| This order must be served not less than 10 days before the date so IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAMA  4. Judgment creditor Assignee of record Plaintiff who has a right to attapplies for an order requiring (name): James Chris Gianulias to aid in enforcement of the money judgment or to answer concerning property or debt.  5. The person to be examined is a. He judgment debtor.  b. a third person (1) who has possession or control of property belonging to the judgment debtor or the defendant more than \$250. An affidavit supporting  | RANCISCO F. FIRMAT  Set for the examination.  RSE  MINATION  ach order  to appear and furnish information  |
| This order must be served not less than 10 days before the date so IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAMA  4. Judgment creditor Assignee of record Plaintiff who has a right to attapplies for an order requiring (name): James Chris Gianulias to aid in enforcement of the money judgment or to answer concerning property or debt.  5. The person to be examined is a. The judgment debtor.  b. a third person (1) who has possession or control of property belonging to the judgment debtor or the defendant more than \$250. An affidavit supporting Procedure section 491.110 or 708.120 is attached  | RANCISCO F. FIRMAT  JUDGE OR REFEREE  et for the examination.  RSE  MINATION  ach order  to appear and furnish information  ment debtor or the defendant or (2) who this application under Code of Civil   |
| This order must be served not less than 10 days before the date so IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAMA  4. Judgment creditor Assignee of record Plaintiff who has a right to attrapplies for an order requiring (name): James Chris Gianulias to aid in enforcement of the money judgment or to answer concerning property or debt.  5. The person to be examined is a. The judgment debtor.  b. a third person (1) who has possession or control of property belonging to the judgment debtor or the defendant more than \$250. An affidavit supporting Procedure section 491.110 or 708.120 is attached.  6. The person to be examined resides or has a place of business in this county or within 150.   | RANCISCO F. FIRMAT  JUDGE OR REFEREE  et for the examination.  RSE  MINATION  ach order  to appear and furnish information  ment debtor or the defendant or (2) who this application under Code of Civil  miles of the place of examination  |
| This order must be served not less than 10 days before the date so IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAMA  4. Judgment creditor Assignee of record Plaintiff who has a right to attrapplies for an order requiring (name): James Chris Gianulias to aid in enforcement of the money judgment or to answer concerning property or debt.  5. The person to be examined is a. The judgment debtor.  b. a third person (1) who has possession or control of property belonging to the judgment debtor or the defendant more than \$250. An affidavit supporting Procedure section 491.110 or 708.120 is attached.  6. The person to be examined resides or has a place of business in this county or within 150 or This court is not the court in which the money judgment is entered or (attachment).   | RANCISCO F. FIRMAT  JUDGE OR REFEREE  et for the examination.  RSE  MINATION  ach order  to appear and furnish information  ment debtor or the defendant or (2) who this application under Code of Civil  miles of the place of examination.  only) the court that issued the write of   |
| This order must be served not less than 10 days before the date so IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAM  4.  Judgment creditor  Assignee of record  Plaintiff who has a right to att applies for an order requiring (name): James Chris Gianulias to aid in enforcement of the money judgment or to answer concerning property or debt.  5. The person to be examined is a.  the judgment debtor.  b.  a third person (1) who has possession or control of property belonging to the judgment debtor or the defendant more than \$250. An affidavit supporting Procedure section 491.110 or 708.120 is attached.  6. The person to be examined resides or has a place of business in this county or within 150  7.  This court is not the court in which the money judgment is entered or (attachment attachment. An affidavit supporting an application under Code of Civil Procedure section.)  | RANCISCO F. FIRMAT  JUDGE OR REFEREE  Put for the examination.  RSE  MINATION  ach order  to appear and furnish information  ment debtor or the defendant or (2) who this application under Code of Civil miles of the place of examination.  only) the court that issued the writ of on 491 150 or 708 160 is attached.   |
| This order must be served not less than 10 days before the date so IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAM  4.  Judgment creditor  Assignee of record Plaintiff who has a right to att applies for an order requiring (name): James Chris Gianulias to aid in enforcement of the money judgment or to answer concerning property or debt.  5. The person to be examined is  a.  the judgment debtor.  b.  a third person (1) who has possession or control of property belonging to the judgment debtor or the defendant more than \$250. An affidavit supporting Procedure section 491.110 or 708.120 is attached.  6. The person to be examined resides or has a place of business in this county or within 150  7.  This court is not the court in which the money judgment is entered or (attachment attachment. An affidavit supporting an application under Code of Civil Procedure section The judgment debtor has been examined within the past 120 days. An affidavit showing the section of the power of the power of the past 120 days. An affidavit showing the past 120 days. | RANCISCO F. FIRMAT  JUDGE OR REFEREE  Put for the examination.  RSE  MINATION  ach order  to appear and furnish information  ment debtor or the defendant or (2) who this application under Code of Civil miles of the place of examination.  only) the court that issued the writ of on 491 150 or 708 160 is attached.   |
| This order must be served not less than 10 days before the date set IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAM  4. Judgment creditor Assignee of record Plaintiff who has a right to att applies for an order requiring (name): James Chris Gianulias to aid in enforcement of the money judgment or to answer concerning property or debt.  5. The person to be examined is a. Ithe judgment debtor.  b. a third person (1) who has possession or control of property belonging to the judgment debtor or the defendant more than \$250. An affidavit supporting Procedure section 491.110 or 708.120 is attached.  6. The person to be examined resides or has a place of business in this county or within 150 7. This court is not the court in which the money judgment is entered or (attachment attachment. An affidavit supporting an application under Code of Civil Procedure section 150. The judgment debtor has been examined within the past 120 days. An affidavit showing is attached.  | RANCISCO F. FIRMAT  JUDGE OR REFEREE  Put for the examination.  RSE  MINATION  ach order  to appear and furnish information  ment debtor or the defendant or (2) who this application under Code of Civil miles of the place of examination.  only) the court that issued the writ of on 491.150 or 708.160 is attached.  g good cause for another examination   |
| This order must be served not less than 10 days before the date so IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAMA  4. Judgment creditor Assignee of record Plaintiff who has a right to attapplies for an order requiring (name): James Chris Gianulias to aid in enforcement of the money judgment or to answer concerning property or debt.  5. The person to be examined is a. the judgment debtor.  b. a third person (1) who has possession or control of property belonging to the judgment debtor or the defendant more than \$250. An affidavit supporting Procedure section 491.110 or 708.120 is attached.  6. The person to be examined resides or has a place of business in this county or within 150.  7. This court is not the court in which the money judgment is entered or (attachment attachment. An affidavit supporting an application under Code of Civil Procedure sections attached.  8. The judgment debtor has been examined within the past 120 days. An affidavit showing is attached.  I declare under penalty of perjury under the laws of the State of California that the foregoing is  | RANCISCO F. FIRMAT  JUDGE OR REFEREE  Put for the examination.  RSE  MINATION  ach order  to appear and furnish information  ment debtor or the defendant or (2) who this application under Code of Civil miles of the place of examination.  only) the court that issued the writ of on 491.150 or 708.160 is attached.  g good cause for another examination   |
| This order must be served not less than 10 days before the date set IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAM  4. Judgment creditor Assignee of record Plaintiff who has a right to att applies for an order requiring (name): James Chris Gianulias to aid in enforcement of the money judgment or to answer concerning property or debt.  5. The person to be examined is a. Ithe judgment debtor.  b. a third person (1) who has possession or control of property belonging to the judgment debtor or the defendant more than \$250. An affidavit supporting Procedure section 491.110 or 708.120 is attached.  6. The person to be examined resides or has a place of business in this county or within 150 7. This court is not the court in which the money judgment is entered or (attachment attachment. An affidavit supporting an application under Code of Civil Procedure section 150. The judgment debtor has been examined within the past 120 days. An affidavit showing is attached.  | RANCISCO F. FIRMAT  JUDGE OR REFEREE  Put for the examination.  RSE  MINATION  ach order  to appear and furnish information  ment debtor or the defendant or (2) who this application under Code of Civil miles of the place of examination.  only) the court that issued the writ of on 491.150 or 708.160 is attached.  g good cause for another examination   |
| This order must be served not less than 10 days before the date so IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAMA  4. Judgment creditor Assignee of record Plaintiff who has a right to attapplies for an order requiring (name): James Chris Gianulias to aid in enforcement of the money judgment or to answer concerning property or debt.  5. The person to be examined is a. the judgment debtor.  b. a third person (1) who has possession or control of property belonging to the judgment debtor or the defendant more than \$250. An affidavit supporting Procedure section 491.110 or 708.120 is attached.  6. The person to be examined resides or has a place of business in this county or within 150.  7. This court is not the court in which the money judgment is entered or (attachment attachment. An affidavit supporting an application under Code of Civil Procedure sections attached.  8. The judgment debtor has been examined within the past 120 days. An affidavit showing is attached.  I declare under penalty of perjury under the laws of the State of California that the foregoing is  | RANCISCO F. FIRMAT  JUDGE OR REFEREE  Put for the examination.  RSE  MINATION  ach order  to appear and furnish information  ment debtor or the defendant or (2) who this application under Code of Civil miles of the place of examination.  only) the court that issued the writ of on 491.150 or 708.160 is attached.  g good cause for another examination   |
| This order must be served not less than 10 days before the date so IMPORTANT NOTICES ON REVE  APPLICATION FOR ORDER TO APPEAR FOR EXAI  4. Judgment creditor Assignee of record Plaintiff who has a right to att applies for an order requiring (name): James Chris Gianulias to aid in enforcement of the money judgment or to answer concerning property or debt.  5. The person to be examined is a. The judgment debtor.  b. a third person (1) who has possession or control of property belonging to the judgment debtor or the defendant more than \$250. An affidavit supporting Procedure section 491.110 or 708.120 is attached.  6. The person to be examined resides or has a place of business in this county or within 150 7. This court is not the court in which the money judgment is entered or (attachment attachment. An affidavit supporting an application under Code of Civil Procedure section. The judgment debtor has been examined within the past 120 days. An affidavit showing is attached.  I declare under penalty of perjury under the laws of the State of California that the foregoing in Date: December 20, 2007  Penelope Parmes   | RANCISCO F. FIRMAT  JUDGE OR REFEREE  Put for the examination.  RSE  MINATION  ach order  to appear and furnish information  ment debtor or the defendant or (2) who this application under Code of Civil miles of the place of examination.  only) the court that issued the writ of on 491.150 or 708.160 is attached.  g good cause for another examination   |

Form Adopted for Mandatory Use Judicial Council of California AT-138, EJ-125 [Rev. July 1, 2000] APPLICATION AND ORDER XHIBIT
FOR APPEARANCE AND EXAMINATION
(Attachment-Enforcement of Judgment)

American LegalNet, Inc. www.USCourtForms.com

### APPEARANCE OF JUDGMENT DEBTOR (ENFORCEMENT OF JUDGMENT)

NOTICE TO JUDGMENT DEBTOR If you fail to appear at the time and place specified in this order, you may be subject to arrest and punishment for contempt of court, and the court may make an order requiring you to pay the reasonable attorney fees incurred by the judgment creditor in this proceeding.

## APPEARANCE OF A THIRD PERSON (ENFORCEMENT OF JUDGMENT)

- (1) NOTICE TO PERSON SERVED If you fail to appear at the time and place specified in this order, you may be subject to arrest and punishment for contempt of court, and the court may make an order requiring you to pay the reasonable attorney fees incurred by the judgment creditor in this proceeding.
- (2) NOTICE TO JUDGMENT DEBTOR The person in whose favor the judgment was entered in this action claims that the person to be examined pursuant to this order has possession or control of property which is yours or owes you a debt. This property or debt is as follows (Describe the property or debt using typewritten capital letters):

If you claim that all or any portion of this property or debt is exempt from enforcement of the money judgment, you must file your exemption claim in writing with the court and have a copy personally served on the judgment creditor not later than three days before the date set for the examination. You must appear at the time and place set for the examination to establish your claim of exemption or your exemption may be waived.

### APPEARANCE OF A THIRD PERSON (ATTACHMENT)

NOTICE TO PERSON SERVED If you fail to appear at the time and place specified in this order, you may be subject to arrest and punishment for contempt of court, and the court may make an order requiring you to pay the reasonable attorney fees incurred by the plaintiff in this proceeding.

# APPEARANCE OF A CORPORATION, PARTNERSHIP, ASSOCIATION, TRUST, OR OTHER ORGANIZATION

It is your duty to designate one or more of the following to appear and be examined: officers, directors, managing agents, or other persons who are familiar with your property and debts.

EXHIBIT 3 PAGE 43

# EXHIBIT 4

PHILLIPS, WHISNANT, GAZIN & GORCZYCA, LAI

### WHEN RECORDED MAIL TO

NAME PHILLIPS, WHISNANT, GAZIN & GORCZYCA, LLP

MAILING 230 Newport Center Dr ADDRESS Third Floor

CITY, STATE Newport Beach, CA ZIP CODE 92660

Recorded in Official Records, Orange County Tom Daly, Clerk-Recorder

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Penelope Parmes, Esq.
Rutan & Tucker, LLP

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Name Penelope Parmes, Esq.

Address 611 Anton Blvd., 14th Floor

City

Costa Mesa

State, Zip CA 92626

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Assessor, County Clerk & Recorder



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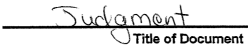
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EXHIBIT 4, PAGE 46

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### Central District Of California Claims Register

### 8:08-bk-13150-RK James C Gianulias CASE CONVERTED on 07/02/2008

Judge: Robert N. Kwan Chapter: 11

Office: Santa Ana Last Date to file claims: 11/12/2008

Trustee: Last Date to file (Govt):

Creditor: (22537354)Claim No: 24 Status: Marilyn Gianulias Robbins Filed: 11/07/2008 Filed by: CR c/o Penelope Parmes, Esq. Entered: 11/07/2008 Entered by: Parmes, Penelope Rutan & Tucker LLP Modified: 611 Anton Blvd #1400 Costa Mesa, CA 92626 Secured claimed: \$4200000.00 Total claimed: \$4200000.00 History: <u>24-1</u> 11/07/2008 Claim #24 filed by Marilyn Gianulias Robbins, total amount claimed: \$4200000 (Parmes, Penelope) Description: Remarks:

**Claims Register Summary**