

UNITED STATES BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA
JACKSONVILLE DIVISION
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FILED
JACKSONVILLE, FLORIDA
SEP 08 2011

CLERK, U. S. BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA

In re:

TAYLOR BEAN & WHITAKER

Case No. 3:09-bk-07047-JAF

MORTGAGE CORP.,

Chapter 11 Case

Debtor.

OBJECTION TO TWENTIETH OMNIBUS OBJECTION

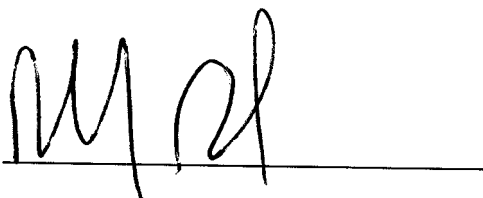
(WARN Act "Settlement")

COMES NOW Richard J Bond CLAIM NUMBER 3075 in the above referenced matter, on who states as follows

1. I am a creditor in the above entitled matter.
2. I filed my claim on time and within reason. My claim number is 3075.
3. In the twentieth Omnibus Objection filed by The Official Committee of Unsecured Creditors ("Unsecured Creditors") it is alleged that " The WARN Act Settlement was resolved at mediation and a motion to approve the settlement is anticipated to be filed shortly, but the Movant files this Omnibus Objection to all claims on Exhibit A to the extent they consist of claims that will be satisfied through the WARN Act Settlement in an abundance of caution"
4. I have not been contacted or agreed to participate in any "class action" settlement or mediation with regard to the "mediated agreement" alleged to be executed between the Unsecured Creditors and WARN act claimants.
5. I am not represented by any attorney and act on my own behalf and of my own interest. I have authorized no one to act on my behalf and my election to not participate as a member of any "class" is appropriate and legal.
6. I was never served any paperwork that allowed me to "opt in" or "opt out" of the class, although my address of record has remained consistent with the Court.

7. Having had been served such notice I would have elected to "opt out" of the class action and proceed with my claims outside the class action and mediated settlement. This is the very reason that I did not elect to be represented by counsel in the above matter.
8. It is my belief and experience that "class action" recoveries work to the detriment of those in the "class" and I believe that the entire "class action" filing is a mechanism that serves to award the attorneys representing the class; the class getting a token stipend in the end and the attorneys awarded millions in "attorney fees".
9. Upon conversation with representatives from the Unsecured Creditor's Committee and an email dated today (Exhibit A) no settlement agreement has been filed or approved by the Court, so the Unsecured Creditor's Committee's objection is premature and untimely. Until such filing is made any reference made to a "settlement agreement" is illusory and without merit.
10. Accordingly, to preserve my claims without mitigation and in abundance of caution, and with reservation of the right to withdraw such objection once the proposed settlement agreement actually appears and is actually served upon all parties of interest, I object to the Unsecured Creditor's Committee's objection to the Twentieth Omnibus objection to the Third and wish my claim to proceed unaffected by the "settlement" in the amount adjusted by the Court to \$10,950 priority and the remainder of \$4,050 as non-priority.
11. This objection and filing of same is being done specifically to be within compliance of the court imposed deadlines to the Twentieth Omnibus Objection from which to object and I reserve all rights not requested herein.

Dated: September 7, 2011

A handwritten signature in black ink, appearing to read 'Richard Bond', is written over a horizontal line.

Richard Bond

PROOF OF SERVICE

The following **OBJECTION TO TWENTIETH OMNIBUS OBJECTION** was served via US

Mail to the following:

**Debi Evans Galler, Esq.,
Berger Singerman, P.A.,
200 South Biscayne Blvd., Suite 1000,
Miami, FL 33131**

Dated September 7, 2011


Richard J Bond



Richard Bond <bond.rj@gmail.com>

TBW/WARN Act Settlement

Alisa P. "Paige" Mason <PMason@bergersingerman.com>

Wed, Sep 7, 2011 at 11:30 AM

To: "bond.rj@gmail.com" <bond.rj@gmail.com>

Good afternoon Richard,

I'm returning the voicemail you left me earlier. The WARN Act Settlement Agreement has not been finalized and filed yet, so I am not able to provide a copy to you. I can, however, provide you with the contact information for the plaintiffs' counsel to the extent that you desire to speak to them as well.

Jack Raisner and Rene Roupinian

Outten & Golden LLP

3 Park Avenue, 29th Floor
New York, NY 10016
212-245-1000

Regards,

Paige Mason

BIO



BERGER SINGERMAN
attorneys at law

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