### UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

IN RE:	)
	) Case No. 12-15371-HRT
RONALD P. LEWIS	)
SSN: XXX-XX-2125	) Chapter 11
	)
CAROL J. LEWIS	)
SSN: XXX-XX-7102	)
	)
Debtors.	)
	)

### DISCLOSURE STATEMENT TO ACCOMPANY AMENDED PLAN OF REORGANIZATION DATED OCTOBER 15, 2013

#### I. INTRODUCTION

RONALD P. LEWIS and CAROL J. LEWIS (the "Lewises" or the "Debtors") have prepared this Disclosure Statement (the "Disclosure Statement") to accompany their Chapter 11 Plan of Reorganization Dated October 15, 2013 (the "Plan") filed in the above-referenced Chapter 11 case. This Disclosure Statement is being provided to all creditors and interest holders of the Debtors. The Disclosure Statement is subject to approval, pursuant to 11 U.S.C. § 1125, by the United States Bankruptcy Court for the District of Colorado (the "Court") as containing adequate information to enable creditors and interest holders to determine whether to accept or reject the Debtors' Plan. The Court's approval of this Disclosure Statement does not constitute a decision on the merits of the Plan. No representations about the Debtors or the Plan are authorized except as contained in this Disclosure Statement, and you should not rely in making a decision in regard to voting on any representation that is not contained herein. Capitalized terms contained in this Disclosure Statement that are defined in the Plan have the same meaning as set forth in the definitional section of the Plan.

Disclosure Statement. If you are the holder of an Allowed Claim, your vote on the Plan will be counted regardless of whether you decide to appear at the hearing on Confirmation.

ALTHOUGH THE DEBTORS BELIEVE THAT THE INFORMATION CONTAINED IN THIS DISCLOSURE STATEMENT IS ACCURATE, NEITHER THEY, THEIR RESPECTIVE AGENTS, NOR THEIR RESPECTIVE ATTORNEYS WARRANT THE ACCURACY OF ANY PROJECTIONS OR DISCUSSION OF FUTURE EVENTS CONTAINED IN THIS DISCLOSURE STATEMENT. ANY FINANCIAL INFORMATION CONTAINED IN THIS DISCLOSURE STATEMENT IS BASED UPON INFORMATION OBTAINED FROM THE DEBTORS. FINANCIAL INFORMATION CONTAINED HEREIN HAS NOT BEEN SUBJECT TO AN AUDIT, UNLESS EXPRESSLY STATED OTHERWISE. THE DEBTORS' LEGAL COUNSEL ARE NOT AUDITORS NOR ACCOUNTANTS AND HAVE NOT MADE AN INDEPENDENT INVESTIGATION OF THE ACCURACY OF THE INFORMATION SET FORTH IN THIS DISCLOSURE STATEMENT BEYOND THAT REQUIRED UNDER FEDERAL RULE OF BANKRUPTCY PROCEDURE 9011.

THIS DISCLOSURE STATEMENT HAS NOT BEEN APPROVED OR DISAPPROVED BY THE SECURITIES AND EXCHANGE COMMISSION, NOR HAS THE COMMISSION PASSED ON THE ACCURACY OR ADEQUACY OF THE STATEMENTS CONTAINED HEREIN. THIS DISCLOSURE STATEMENT CONTAINS A SUMMARY OF THE PLAN. THIS SUMMARY IS NOT INTENDED TO REPLACE THE PLAN. IT IS IMPORTANT THAT YOU READ BOTH THE PLAN AND THE DISCLOSURE STATEMENT BEFORE VOTING TO ACCEPT OR REJECT THE PLAN.

FURTHER, THE LEWISES HEREBY GIVE NOTICE THAT THEY INTEND TO SEEK COURT APPROVAL TO CLOSE THEIR BANKRUPTCY CASE PRIOR TO ENTRY OF DISCHARGE. THE LEWISES ANTICIPATE REOPENING THEIR CASE FOR ENTRY OF THEIR DISCHARGE FIVE YEARS AFTER THE EFFECTIVE DATE OF THE PLAN OR AT SUCH TIME AS THE OBLIGATIONS SET FORTH IN THE PLAN HAVE BEEN COMPLETED.

This Disclosure Statement is provided to you along with a copy of the Debtors' Plan and a Ballot to be used for voting on the Plan. Please complete the Ballot according to the instructions contained on the Ballot if you intend to vote for or against the Debtors' Plan. Each creditor or interest holder may vote on the Plan by completing the enclosed Ballot and returning it to counsel at the address set forth below:

Jeffrey S. Brinen Kutner Brinen Garber, P.C. 303 East 17th Avenue, Suite 500 Denver, Colorado 80203

Recommendation. As set forth below, Debtors firmly believe that the Plan represents the best alternative for providing the maximum value for creditors. The Plan provides creditors with a distribution on their Claims in an amount greater than any other known potential option available to the Debtors. Debtors strongly believe that confirmation of the Plan is in the best interest of creditors and recommend that all creditors entitled to vote on the Plan vote to accept the Plan.

Voting Requirements. Holders of claims against the estates are segregated into voting classes of Claims under the Plan. Pursuant to the Bankruptcy Code, only Classes of Claims or Interests that are "impaired" under the Plan are entitled to vote to accept or reject the Plan. Holders of Claims in any Classes that are unimpaired by the Plan are not entitled to vote. Under 11 U.S.C. § 1126(f), any class of Claims that is not "impaired" by the Plan is conclusively presumed to have voted to accept the Plan. Under 11 U.S.C. § 1124, a class is "impaired" by a plan unless the legal, equitable, and contractual rights of each Claim holder within the Class are left unaltered by the plan or unless certain other conditions specified more fully in the statute pertain.

Thus, only holders of Claims in Classes that are "impaired" under the Plan, but not deemed to have rejected or accepted the Plan, are entitled to vote on the Plan. Accordingly, only the holders of claims in Classes 2 through 30 (except Class and 25) are entitled to vote on the Plan. Voting on the Plan shall be pursuant to the provisions of the Bankruptcy Code and the Bankruptcy Rules, and a Class shall have accepted the Plan if the Plan is accepted by at least two-thirds in amount and more than one-half in number of the Allowed Claims of such Class actually voting.

**Voting Classes**. As noted above, each holder of an Allowed Claim in Classes 2 through 30 (except Class 25) shall be entitled to vote to accept or reject the Plan.

Deemed Acceptance of Plan. Unimpaired classes are conclusively presumed to accept the

Plan pursuant to 11 U.S.C. § 1126(f). Classes 1, 25, and 31 are unimpaired by the Plan.

**Deemed Rejection of Plan**. Classes that receive and retain nothing under the Plan are deemed to reject the Plan pursuant to 11 U.S.C. § 1126(g). No Class will receive nothing under the Plan, and, therefore, there are no classes deemed to have rejected the Plan.

One Vote Per Holder. If a holder of a Claim holds more than one Claim in any one Class, all Claims of such holder in such Class shall be aggregated and deemed to be one Claim for purposes of determining the number of Claims voting for or against the Plan.

Disputed Claims. In order to simplify the voting procedure, ballots will be sent to known holders of all Claims in voting classes, including Disputed Claims. However, the Bankruptcy Code provides that only the holders of Allowed Unsecured Claims, Allowed Priority Claims, Allowed Secured Claims, and Allowed Interests (or Claims and Interests which are deemed allowed) are entitled to vote on the Plan. A Claim to which an objection has been filed or an otherwise Disputed Claim is not an Allowed Claim unless and until the Bankruptcy Court rules and allows the Claim. Further, the holders of any Claims disallowed by order of the Bankruptcy Court will not be allowed to vote. The Bankruptcy Code provides, however, that the Bankruptcy Court may temporarily allow a Disputed Claim for purposes of voting on the Plan. Therefore, although holders of Disputed Claims will receive ballots, their votes will not be counted unless the Bankruptcy Court, upon request by the holder of a Disputed Claim, temporarily allows such Claim for purposes of voting on the Plan.

#### II. CHAPTER 11 AND PLAN CONFIRMATION

Chapter 11 of the United States Bankruptcy Code is designed to allow for the rehabilitation and reorganization of financially troubled entities or individuals. Chapter 11 allows Debtors to retain their assets during administration of their Chapter 11 case as Debtors-in-Possession and, following confirmation of a Plan, as reorganized Debtors pursuant to the Plan. Once the Court has approved a Plan of Reorganization, the Plan of Reorganization constitutes the permanent restructuring of Debtors' financial obligations. The Plan also provides a means through which the Debtors will restructure or repay their obligations.

The Plan of Reorganization divides creditors into classes of similarly situated creditors. All creditors of the same Class are treated in a similar fashion. All member Interests are also classified

and treated alike. Each Class of creditors or interest holders is either impaired or unimpaired under the Plan. As noted above, a Class is "unimpaired" if the Plan leaves unaltered the legal, equitable, and contractual rights to which each creditor in the class is entitled. Alternatively, a claimant is "unimpaired" if the Plan provides for the cure of a default and reinstatement of the maturity date of the claim as it existed prior to the default.

The Bankruptcy Court set September 11, 2012 as the last date for filing Proofs of Claim and motions or requests for an allowance of an administrative expense claim under 11 U.S.C. § 503(b)(9) (the "Bar Date"). The Plan provides that Claims of all Classes shall be allowed only if evidenced by a timely filed Proof of Claim or which otherwise appear in Debtors' Schedules and are not scheduled as disputed, contingent, or unliquidated, unless subsequently allowed by the Court. Creditors may ascertain whether their claims have been scheduled as disputed, contingent, or unliquidated by reviewing the Debtors' Schedules and amendments thereto filed with the Bankruptcy Court. Alternatively, creditors may contact Debtors' counsel directly to determine how their claims have been scheduled.

Chapter 11 does not require that each holder of a Claim against or Interest in the Debtors vote in favor of the Plan in order for the Court to confirm the Plan. The Plan, however, must be accepted by at least one impaired Class of Claims by a majority in number and two-thirds in amount (excluding insider acceptance) of those Claims of such Class actually voting on the Plan. Assuming one impaired Class votes to accept the Plan, it may be confirmed over its rejection by other Classes if the Court finds that the Plan does not discriminate unfairly and is fair and equitable with respect to each Class of Claims or Interests that is impaired by but has not accepted the Plan.

If all Classes of Claims and Interests vote to accept the Plan, the Court may confirm the Plan. Section 1129 of the Bankruptcy Code sets forth the requirements for confirmation. Among other things, Section 1129 requires that the Plan be in the best interest of the holders of Claims and Interests and be feasible through a showing that confirmation will not be followed by the need for further financial reorganization of the Debtor. Pursuant to Section 1129(b)(2)(B), the Plan must also meet the "Absolute Priority Rule." *See Dill Oil Co. v. Stephens* (*In re Stephens*), 704 F.3d 1279, 1281 (10th Cir. Okla. 2013) (the absolute priority rule generally bars junior claimants and interest holders, including individual debtors, from retaining any interest in property under the plan when a

dissenting class of senior unsecured creditors has not been paid in full. Except in the case of individuals who may retain property included in the estate under § 1115.). Each party affected by the Plan should consult its own counsel for further information as to the consequences and complexity of the Absolute Priority Rule and Plan confirmation.

In summary, each class of creditors who is impaired will have an opportunity to vote on the Plan. In the event the requisite majority of each class votes to accept the Plan, the Plan will be deemed accepted by the subject class. If a class of creditors votes to reject the Plan, the Plan may be confirmed over the rejection of the class pursuant to 11 U.S.C. § 1129(b).

#### III. OVERVIEW OF THE PLAN AND MEANS OF EXECUTION

The Plan divides creditors and interest holders into Classes 1-31. Treatment of each of the Classes is discussed in greater detail below and in the Plan. The spreadsheet attached as Exhibit A summarizes the 31 Classes, whether or not each such Class is impaired, and the treatment of each Class (see Exhibit A, Summary of Classes).

Pursuant to the Plan, the Debtors shall restructure their debts and obligations and continue to operate in the ordinary course of business, including the sale and leasing of properties and operation of their businesses. As set forth in the Plan and this Disclosure Statement, the rental income from these properties and the Lewis' disposable income, together with the restructuring of the mortgages and other secured debts, will generate sufficient funds to pay on a pro-rata basis a portion of the Lewis' unsecured debts. The reduction of payments to secured creditors as a result of Plan confirmation will have a material beneficial impact on the Debtors' ability to service their debt, including making a distribution to unsecured creditors. The Debtors therefore believe that the Plan represents the best way for creditors to recover on their claims and allows the Debtors to preserve their businesses.

#### IV. BACKGROUND AND EVENTS LEADING TO CHAPTER 11 FILING

#### A. Background

The Lewises are individuals who reside at 7400 County Highway 73, Evergreen, Colorado 80439. The Lewises own their residence, as well as real estate investment property and stock in various businesses entities. Their principal occupation involves the ownership and management of their real estate investment and rental properties. They also

receive social security income. The Lewises, particularly Ronald Lewis, have been investing in, developing and managing real property for over sixty years. A summary of the Lewis' real property is included in the attached Exhibit A. A summary of the Lewis' business entities is described below and attached as Exhibit B, with financial statements at Exhibit G. The primary businesses are Buffalo Park Development, Co. ("Buffalo Park") and Evergreen Memorial Park, Inc. ("Evergreen Memorial Park"), both of which have various trade names or d/b/a names. Pursuant to Federal Rule of Bankruptcy Procedure 2015.3, the Lewises have filed with the Bankruptcy Court several reports known as the "Periodic Report Regarding Value, Operations and Profitability of Entities in Which the Estate of Ronald and Carol Lewis Holds a Substantial or Controlling Interest" ("Periodic Report"). The reports were filed on April 26, 2012 (Docket #31), February 7, 2013 (Docket #191, amended at Docket #239), and May 1, 2013 (Docket #240). The information contained in the Periodic Report filed May 1, 2013 (for the period ending 3/31/2013) is discussed below and a copy of the Periodic Report as of March 31, 2013 is attached hereto as Exhibit G.

#### B. Events Leading to Chapter 11 Case.

Several events culminated in the necessity for the Debtors to seek protection under Chapter 11 of the Bankruptcy Code. With respect to the investment properties, the Lewises built a number of single family dwellings as part of a development over the last eleven years. The economic crisis that began in 2008, including the general economic downturn and significant decline in real estate values, caused the Lewises to be unable to sell the investment properties at appraised prices. As a result, the Lewises have been renting these properties under residential lease agreements, some of which include purchase options. The economic crisis has also prevented the Lewises from raising rents on the properties to a level that would allow them to meet the payment requirements of many of the mortgages.

Prior to the bankruptcy filing, Ronald Lewis was a party to several legal proceedings, including as plaintiff in a number of eviction proceedings and a right-of-way lawsuit against the Glenelk Association, Inc. On the Petition Date, Ronald Lewis was also a defendant in a foreclosure

proceeding initiated by Aurora Bank, FSB regarding the Lewis' investment property at 6941 Lynx Lair, Evergreen, Colorado. That matter was stayed due to the bankruptcy filing.

Similarly, the economic and real estate crises negatively impacted Buffalo Park's development and sales. Buffalo Park filed a petition for Chapter 11 relief on May 7, 2013 (case no. 13-17669-HRT). Prior to its bankruptcy filing, Buffalo Park was a party to legal proceedings with one of its largest secured creditors, including a foreclosure action (2013CV375) and collection action (13-CV-27) both initiated by Mutual of Omaha LoanPro, LLC. Those proceedings were pending in the Jefferson County District Court, with a foreclosure sale date set for May 8, 2013, but were stayed due to the bankruptcy filing.

Due to the Debtors' financial issues throughout 2008 – 2012, the Chapter 11 could not be avoided. As a result, in order to protect the Debtors, their creditors, and to reorganize their debt, the Lewises filed for protection under Chapter 11 of the Bankruptcy Code on March 21, 2012 (the "Lewis Petition Date") and, as stated above, Buffalo Park filed for protection under Chapter 11 on May 7, 2013. The Bankruptcy Court granted Joint Administration of the two estates on July 18, 2013. As of the date of this Disclosure Statement, Buffalo Park intends to proceed with a sale of its water companies pursuant to 11 U.S.C. § 363 and will not be proceeding with a plan of reorganization. With respect to the Lewises, the restructuring provided for in the Plan will allow them to be able to service their debt, repay taxes, and also provide a distribution to unsecured creditors.

#### V. DESCRIPTION OF ASSETS

The following is a brief description of the Debtors' assets.

#### A. Property of the Debtors' Estate

The values provided for the real property (as of the Lewis Petition Date) are based on the Lewis' best estimate, opinion and knowledge of the marketplace, as well as broker price opinions and comparative market analyses when available. Throughout the Disclosure Statement, there are references to Comparative Market Analyses performed by Kevin Wilson. These reports were prepared by Mr. Wilson in May and June 2012 and served as a basis for the values in the Lewis' Amended Schedule A and this Disclosure Statement. Mr. Wilson is a Realtor with Keller Williams Realty in Conifer, Colorado and specializes in selling homes in the Denver Foothills, including

Evergreen, Conifer, Golden, Genesee, Morrison, Pine, Bailey, Indian Hills, Littleton, Lakewood and more. Mr. Wilson holds the following licenses, designations or certificates: CPA (Certified Public Accountant), CRS (Certified Residential Specialist), GRI (Graduate Realtor Institute), CMAS (Certified Mountain Area Specialist), and CDPE (Certified Distressed Property Expert). The Lewis Schedules A and B, as amended, included the following assets:

<u>Asset</u>	Estimated Value
Real Property (see Disclosure Statement Exhibit	
A)	\$7,582,413.33
First Bank checking (3 accounts)	\$1,189.00
Wells Fargo checking (1 account)	\$155.71
Household goods and furnishings	\$2,362.00
Books and pictures	\$500.00
Clothing	\$1,000.00
Jewelry	\$3,005.00
Smith & Wesson pistol 357	\$350.00
Life insurance policies	\$66,450.00
Merrill Lynch IRA	\$73,068.35
Business Interests (see Disclosure Statement	
Exhibit B and G)	\$25,000.00
Accounts receivable	\$111,563.73
Vehicles:	
1994 Chevrolet S10 pickup, \$1,600	
2003 Chevrolet Suburban, \$10,000	
2005 Chevrolet Colorado, \$10,000	\$21,600.00
Total	\$7,888,657.12

The asset values set forth above were listed on the Lewis' bankruptcy Schedules A and B, as amended, and represent a gross value for each asset, not a value net of liens. Likewise, the asset values set forth above do not take into consideration the Lewis' exemptions under Colorado law or the cost to liquidate the assets.

#### B. Business Interests

#### 1. Evergreen Memorial Park, Inc.

The Lewises formed Evergreen Memorial Park, Inc. ("Evergreen Memorial") in 1965. It is a full service funeral home, cemetery and crematory business located at 26624 N. Turkey Creek Road, Evergreen, CO 80439. Ronald Lewis is the President and 34%

owner. Carol Lewis is the Secretary and 33% owner. Norman Lewis, the Lewis' son, owns the remaining 33% interest. In addition to more traditional funeral services, Evergreen Memorial provides wedding services, celebration services, and includes a pet cemetery. Evergreen Memorial also has wild life, including buffalo, on the property. More information Evergreen Memorial found on can be at its website: http://www.evergreenmemorialpark.com.

Evergreen Memorial has several trade names, including: (a) Evergreen Mortuary, Inc., (b) Evergreen Cremation Services, Inc., (c) Evergreen Memorial Society, Inc., (d) Rocky Mountain Cremation and Memorialization Association, Inc., (e) Mountain View Mortuary, (f) Evergreen Funeral Home, (g) Evergreen Pet Cemetery & Cremation Services, Inc., (h) Evergreen Pet Crematory, and (i) Big E Game Ranch. These trade names have primarily been used as a marketing tool to reach a broader customer base and identify the services available at Evergreen Memorial.

Evergreen Memorial's assets include accounts receivable, inventory (vaults, caskets, urns, cremation boxes), office and computer equipment, automobiles, an office building, crematory, chapel/barn/mausoleum, and land. As is more fully set forth in the Periodic Report, Evergreen Memorial's balance sheet as of March 31, 2013, includes assets totaling \$1,111,459.41 (including an account receivable from Ronald Lewis in the amount of \$86,526.37 and \$4,264.42), liabilities totaling \$1,042,244.89, with a net book value of \$69,214.52. Evergreen Memorial's income statement for the three months ending March 31, 2013, shows gross profit of \$66,491.77, total expenses of 87,301.23, and net income of -\$20,809.46. In a personal financial statement as of June 20, 2012, the Lewises indicated their interests in Evergreen Memorial had a net worth of \$196,850. This value indicates a going-concern value and includes the account receivable from insiders, including Ronald Lewis.

Ronald, Carol and Norman Lewis each received a shareholder distribution of \$30,000 from Evergreen Memorial in 2011. The Glenelk Association has criticized this distribution stating, "Debtors do not provide any explanation of how Evergreen Memorial Park went from being sufficiently profitable to pay a large dividend in 2011 to having a negative net

worth only nine months later." Glenelk Objection to prior Disclosure Statement, page 6-7 (02/21/2013). Glenelk's statement does not take into account the Lewis' statement that Evergreen Memorial has a negative net worth *if* you subtract Ronald Lewis' account receivable. At the time of the distribution and at all times relevant to date, Evergreen Memorial has cash flowed, allowing the distribution to be made.

The Lewises intend to continue operating the funeral home, cemetery and crematory. The market for a sale of such a business is unique and limited. The business is subject to registration with, and oversight by, the Colorado Department of Regulatory Agencies, Division of Professions and Occupations and Colorado's Office of Funeral Home and Crematory Registration. Evergreen Memorial holds the necessary licenses, including FH.0000564 and CM.0000517 and Ronald Lewis holds a current funeral director's certificate with the Colorado Funeral Directors Association for this facility. The Lewises do not believe that the business could be sold or liquidated within the Plan period for a profit and that creditors would receive no benefit from the sale or liquidation of the business.

#### 2. Buffalo Park Development, Company.

The Lewises formed Buffalo Park Development, Co. in 1964. Buffalo Park is a real estate development, construction, management and sales business. It has developed and sold numerous subdivisions and currently has several land developments in progress. Buffalo Park owns and operates community water companies that require a licensed water works operator and owns a commercial business center. Ronald Lewis is the Chief Executive Officer and 20% owner. Carol Lewis is the Secretary/Treasurer and 80% owner. Norman Lewis is the President of Buffalo Park.

Buffalo Park owns stock in several other corporations, including: (a) Care Construction, Inc., (b) Colorado Mountain Properties, Inc., and (c) Mountain Land Realty LLC. Buffalo Park also has several trade names, including: (a) Cragmont Water Company (established January 2009, residential water supplier), (b) Homestead Water Company (established in 1973, residential water supplier), and (c) Evergreen South Storage Facility. Buffalo Park's two water divisions were organized as part of its development business and

the trade names were established to provide a clearer identity for its customers. For income tax purposes, all of these entities are reported under, and are included in, Buffalo Park's tax returns.

As set forth more fully above and below, in addition to real property, Buffalo Park's assets include accounts receivable, water rights (including an interest in Mountain View Reservoir) and water systems, buildings, equipment trucks, and automobiles. As set forth in Exhibit G more fully, Buffalo Park's balance sheet as of March 31, 2012, includes assets totaling \$12,914,715.63 (including an account receivable from Evergreen Memorial Park in the amount of \$542,642.94), liabilities totaling \$11,597,161.09, with a net book value of \$1,317,554.54. If you subtract non-marketable assets including development costs, engineering costs, property taxes and capitalized interest, the net book value of the Lewis's 100% interest in Buffalo Park is negative. Buffalo Park's income statement for the six months ending June 30, 2013 (i.e. January through June 2013), shows gross profit of \$72,475.43, total expenses of \$85,233.14, and net income of -\$12,757.71. See Buffalo Park's June 2013 Monthly Operating Report.

In its bankruptcy case, Buffalo Park listed the following assets and values:

Asset	Estimated Value
Real Property (See Schedule A)	\$19,750,000.00
Water rights, taps and mains (See Schedule A)	\$ 250,000.00
Accounts receivable (See Schedule B)	\$ 686,061.78
Vehicles (See Schedule B)	\$ 81,040.00
Machinery, fixtures and equipment (See Schedule B)	\$ 10,500.00
Total	\$20,777,601.78

The asset values set forth above were listed on Buffalo Park's bankruptcy Schedules A and B and represent a gross value for each asset, not a value net of liens. These values were based on Buffalo Park's best estimate, opinion and knowledge of the marketplace at the time of its bankruptcy filing, as well as broker price opinions and comparative market analyses when available. Since the Buffalo Park Petition Date, Buffalo Park has obtained a current appraisal, noted below, of part of its real property and has worked with its lenders to refine the values thereof originally estimated by Buffalo Park. Further, Buffalo Park has investigated the feasibility of selling its water companies and has determined that such a sale would be in the best interest of the Buffalo Park estate, its

creditors and the customers of the water companies. Buffalo Park has also aged its receivables and conducted and analysis of their collectability. Consequently, the Debtors understand that Buffalo Park has revised its original estimates of value and may be filing amended schedules to reflect the following approximate liquidation values:

Asset	<u>Es</u>	stimated Value
Real Property (See Amended Schedule A)	\$	6,321,000.00
Water rights, taps and mains (See Amended Schedule A)	\$	0.00
Accounts receivable (See Amended Schedule B)	\$	20,014.85
Vehicles (See Amended Schedule B)	\$	81,040.00
Machinery, fixtures and equipment (See Amended Schedule B)	\$	10,500.00
Total	\$	6,432,554.85

Buffalo Park has obtained an Appraisal of Selected Lots in Homestead Filing #6 (the "Medvidofsky Appraisal") by Nathan Medvidofsky of Valuation Appraisals, Inc., Dated June 26, 2013. Mr. Medvidofsky's curricula vitae and the Medvidofsky Appraisal are available upon request to counsel for Buffalo Park. The Medvidofsky Appraisal values a certain 13 lots encumbered by Mutual of Omaha LoanPro, LLC, as noted below. Buffalo Park and Mutual of Omaha LoanPro, LLC have entered into a stipulation for relief from the automatic stay which provides that Mutual of Omaha shall have relief from stay to foreclose its deed of trust on the 13 lots. The parties further stipulated that the fair market value of the 13 lots is \$1,170,000 and that Mutual of Omaha shall have an unsecured claim for a deficiency in the Buffalo Park case in the amount of \$722,377 (see Stipulation at Docket No. 332, 12-15371-HRT).

The Debtors intend to coordinate with bankruptcy counsel for Buffalo Park in determining the best options for liquidation, restructuring and potentially limited continued operations of Buffalo Park.

#### 3. Elk Creek Properties, LLC

Elk Creek Properties, LLC ("Elk Creek") was formed in 2005. It is a real estate development company and also maintains trout fishing ponds. Debtor Ronald Lewis is a 25% member. Carol Lewis does not have an interest in Elk Creek. Elk Creek's assets include a checking account, an account receivable from Ronald Lewis of \$13,879.38, land, buildings equipment and ponds. As is more fully set forth in the Periodic Report, Elk Creek's balance sheet as of September 30, 2012, includes assets totaling \$2,342,379.34,

liabilities totaling \$2,719,520.12, with a net book value of -\$377,140.78. Elk Creek's profit and loss statement for the three months ending March 2013, shows gross profit of \$3,822.56, total expenses of \$3,629.45, and net income of \$193.11.

#### 4. Mountain Land Construction, Co.

Debtor Ronald Lewis formed Mountain Land Construction, Co. in 1970. Ronald Lewis is the 100% owner of this real estate development company. Mountain Land's assets include a checking account and real property. As is more fully set forth in the Periodic Report, Mountain Land's balance sheet as of March 31, 2013, includes assets totaling \$99,277.36, liabilities totaling \$72,287.23, with a net book value of \$26,990.13. Mountain Land's income statement for the twelve months ending February 28, 2013, shows gross profit of \$35,550.00, total expenses of \$2,074.69, and net income of \$33,475.31.

#### 5. Other

In response to the Statement of Financial Affairs, question 18, the Lewises also disclosed their positions in the following entities:

- (a) Evergreen Memorial Park & Recreation Association: Ronald Lewis is a director. Neither Debtor has an ownership interest in this non-profit organization.
- (b) Village at Cragmont Homewoner's Association: The Lewises are HOA members.
- (c) Grace Church of the Rockies: Ronald Lewis is an elder. Neither Debtor has an ownership interest in this non-profit organization.
- (d) Turkey Creek Recreation Assoc.: Ronald Lewis is a director. Neither Debtor has an ownership interest in this non-profit organization.

#### 6. Business Interests In General.

The Glenelk Association has alleged that the Lewises "regularly intermingle their personal and corporate business interests and finances such that there is no legitimate distinction between Debtors' personal finances and those of their corporations." Glenelk Objection to Disclosure Statement, page 10 (12/26/2012). The Lewises disagree with Glenelk's characterization of their financial affairs and relationship with their business

interests. The Lewis' closely held business entities may not have held regular formal meetings or recorded every transaction in meeting minutes. However, as is evidenced by the Lewis' Monthly Operating Reports and Periodic Reports, the Lewis' have maintained separate personal and business bank accounts for themselves and each entity. As family owned businesses, Ronald, Carol and Norman Lewis had, and continue to have, almost daily interaction and discussions about the business being conducted. The Lewises have maintained corporate books and records for each business entity, including articles of incorporation, bylaws, and stock certificates. Each business entity maintains its own financial records, including balance sheets, income statements, statements of cash flow and tax returns. These documents are consolidated for the entities included in Buffalo Park. The entities are all in good-standing with the Colorado Secretary of State. While the Lewises have from time to time made transfers of property or cash between the business entities described above, all of these transactions have been accounted for and are reflected on the books and records of each entity. These transactions among the Lewises and their entities are reflected on the attached balance sheets generally as an A/R (account receivable) or an A/P (account payable) (see Exhibit G). The specific real property transfers between the Lewises and the entities highlighted in the Glenelk Objection were in 1996, 1997, 1999 and 2003 and there are no allegations or facts to suggest the transfers were inappropriate.

The majority of the real property owned by the Lewises consists of residential single family homes. However, the Lewises personally own certain property that is related to the larger development plans of Buffalo Park and other business entities. This property includes the Lewis' vacant land on Fish Pond Way and previously included the 320 acres at Shaffers Crossing.

The Glenelk Association has also questioned the Lewis' valuation of their business interests given the Lewis' prior statements regarding valuation. Glenelk Objection to Disclosure Statement, page 5-7 (02/21/2013). The value of the Lewis' membership interests in their business entities, particularly in Buffalo Park, has decreased substantially over the last few years. In December 2010, on a personal financial statement, the Lewises listed the value of their "non-marketable securities" at

\$25,000,000. As is more fully set forth below, this figure was based primarily on appraisals performed by Northstar Bank, f/k/a Colorado Community Bank ("Northstar" or "CCB") and Mutual of Omaha ("Mutual"). This figure was also provided prior to the Lewises realizing the full extent of the economic crisis' impact on the real estate market. Finally, the figure represents a gross value, not net of liens and other debt. In May 2012, on a personal financial statement, the Lewises listed the value of their "non-marketable securities" at \$1,123,688. This decrease in value from 2010 to 2012 reflects a more realistic view of the value of the assets of the Lewis' business interests, as well as taking into consideration the debt associated with those business interests. However, as noted above, for purposes of a Chapter 7 liquidation analysis, the Lewises have further reduced the estimated value of these interests by excluding non-marketable assets and intercompany loans, and taking into consideration the most recent appraised values, to show what creditors are likely to receive in a Chapter 7 scenario.

With respect to the appraisals, upon information and belief, CCB obtained appraisals of the properties subject to its deeds of trust and notes (including property held by the Lewises individually and property held by non-debtor entities) at least four times since 2008. As can be seen from the summary below, according to CCB's appraisers, the property subject to CCB's deeds of trust has decreased by more than one-half from 2008 to 2013.

Northstar Bank, f/k/a Colorado Community Bank Appraisals					
Date:	March 2008	October 2009	December 2010	April 2013 (effective November 2012)	
Value:	\$11,127,000	\$14,519,300	\$11,905,950	\$4,495,000	

Upon information and belief, Mutual of Omaha also obtained several appraisals of the property secured by its deeds of trust and notes. Similarly, according to Mutual's appraisers, the property subject to Mutual's deeds of trust has decreased by almost one-half from 2002 to 2012.

Mutual of Omaha Appraisals						
Date / Appraiser:May 2002July 2004May 2012						
	(William M. Usher)	(William M. Usher)	(Core Realty Advisors)			
Value:	\$2,060,500	\$2,495,000	\$1,170,000			

As is reflected in these appraisals, and because of the general economic downturn and impact on the real estate market, the Lewis' business interests, including Buffalo Park, have experienced financial difficulties. For example, on July 16, 2012, CCB filed three motions for relief from the automatic stay in the Lewis' case regarding real property owned by Buffalo Park, Colorado Mountain Properties, Inc., Care Construction Company, and Mountain Land Construction Co. In addition to certain real property owned by these entities, the Notes held by CCB are secured by a Corporate Guaranty executed by Evergreen Memorial Park, Inc. and two personal guaranties executed by Ronald and Carol Lewis. In its motions for relief from stay, CCB requested an order holding that the real property and personal property subject to its deeds of trust and notes are not part of the Lewis' bankruptcy estate because they belong to non-debtor entities, and therefore, that CCB is free to enforce its security interests and all liens, including, without limitation, the right to foreclose or redeem the property. The Court granted CCB's three motions on August 17, 2012. CCB has initiated certain foreclosure proceedings on the property held by non-debtor entities.

Similarly, On October 10, 2012, Mutual filed a motion for relief from stay in the Lewis' bankruptcy case regarding certain vacant land in Evergreen, Colorado owned by Buffalo Park. At that time, Buffalo Park had not filed its own Chapter 11 petition. Mutual alleged the principal amount due was \$1,592,836.77, plus interest, costs, late charges and attorneys fees and that the value of the real property securing its debt is valued at \$1,170,000. The Court granted the motion on November 6, 2012. On January 10, 2013, Mutual commenced a foreclosure proceeding against the vacant land owned by Buffalo Park. A foreclosure sale was scheduled for May 8, 2013, but did not occur due to Buffalo

Park's bankruptcy filing on May 7, 2013. As noted above, Buffalo Park has stipulated to Mutual of Omaha having relief from the automatic stay.

Based on the appraised values cited above and the foreclosures facing Buffalo Park, the Lewises have valued their business interests in their Chapter 7 liquidation analysis at \$25,000. See Exhibit F.

#### C. Avoidance Actions

The Debtors reserve the right to bring Avoidance Actions pursuant to 11 U.S.C. §§ 545 through 550 and state law based fraudulent conveyance actions. The Debtors have and will continue to evaluate any such claims to determine which, if any, claims are viable.

As indicated on the Lewis' Statement of Financial Affairs, the Lewis' did make payments to creditors within the ninety (90) days prior to the Lewis Petition Date that totaled \$5,850 or more, including to: America's Servicing Company, Aurora Bank, FSB, Bank of America, Chase, Evergreen National Bank, IndyMac Mortgage Services and Ocwen Loan Servicing, LLC. However, all of these payments were to secured creditors for the regular monthly mortgage payments. Therefore it does not appear that any third party preference or fraudulent conveyance actions exist. The Lewises do not intend to bring any Avoidance Actions in connection with this case. Should that change, the proceeds of such Avoidance Actions, net of attorney fees and costs, will be paid to the general, unsecured creditors of the Lewises, Class 31.

#### VI. DESCRIPTION OF LIABILITIES

#### A. Priority Claims

#### 1. Priority Claims

Priority Claims are defined in the Plan as any pre-petition Claim entitled to a priority payment under 11 U.S.C. § 507(a) of the Bankruptcy Code, excluding any Administrative Claim or Tax Claim.

#### 2. Administrative Claims

Administrative Claims are those Claims for payment of an administrative expense of a kind specified in either § 503(b) or § 1114(e)(2) of the Bankruptcy Code and entitled to priority pursuant to § 507(a)(2) of the Bankruptcy Code, including, but not limited to: (a) the actual, necessary costs and expenses, incurred after the Petition Date, of preserving the estates and operating the businesses

of the Debtors, including wages, salaries, or commissions for services rendered after the commencement of these Chapter 11 Cases; (b) Professional Fees; (c) all fees and charges assessed against the estate under 28 U.S.C. § 1930; and (d) all Allowed Claims that are entitled to be treated as Administrative Claims pursuant to a Final Order of the Bankruptcy Court under § 546(c)(2)(A) of the Bankruptcy Code. The Administrative Claims, including the professional fees incurred during the case which remain unpaid, are as follows:

#### a. Professional Fees

The Lewises hired four professionals during the Chapter 11 case: (1) Kutner Brinen Garber, P.C. ("KBG")(bankruptcy counsel), (2) Dix Barrett & Stiltner P.C. ("DBS")(accountant), (3) Boog and Cruser ("B&C")(Special Counsel); and (4) Valuation Appraisals, Inc. (appraiser).

The Lewises employed KBG as their bankruptcy counsel to assist with all aspects of the Chapter 11 case. The Lewises provided KBG with a pre-petition retainer in the amount of \$13,330.41. Pursuant to the Order Approving Payment Procedure, the Lewises have paid KBG approximately \$86,298.80 in their personal case through August 2013. These payments for fees and costs are subject to interim and final approval by the Court. On May 30, 2013, KBG filed its first interim fee application requesting the Court approve, on an interim basis, KBG's fees of \$85,086 and costs of \$3,125 for the period of March 21, 2012 through April 30, 2013. No objections were filed and KBG filed a certificate of noncontested matter on August 29, 2013. Between the Petition Date of March 21, 2012 and July 31, 2013, KBG has incurred total fees in the approximate amount of \$115,031.00. KMB estimates approximately \$25,000 in fees and costs will be unpaid and outstanding at the time of Plan confirmation, assuming minimal litigation over the Disclosure Statement and Plan.

The Lewises employed DBS as their accountant. To date, DBS has provided services in the form of preparation of the Lewis' 2011 and 2012 state and federal tax returns and has not performed any other services. On July 25, 2012, the Lewises requested authorization to pay DBS \$2,900.00 for preparation of their 2011 tax returns. The Court approved the request on August 17, 2012. On April 24, 2013, the Lewises requested authorization to pay DBS \$2,950.00 for preparation of their 2012 tax returns. The Court approved the request on June 4, 2013. It is not anticipated that DBS will provide any additional services during the Chapter 11.

The Lewises employed B&C to act as Special Counsel to provide non-bankruptcy legal services, including land use and easement matters. Glenelk filed an objection to the application to employ B&C, but the parties resolved the objection by agreeing that a certain \$400 payment made by the Lewises to B&C for prior services would be treated as a credit for future services. B&C employment was approved by the Court on May 23, 2013. No fee applications have yet been filed for B&C and the Lewises anticipate fees associated with the appraisal will be minimal.

The Lewises also employed Valuation Appraisals, Inc. as an appraiser, specifically to appraise the real property referred to as the approximately 320 acres as Shaffer's Crossing. The Court approved the employment of Valuation Appraisals, Inc. on July 19, 2013. No fee applications have yet been filed for Valuation Appraisals, Inc. and the Lewises anticipate fees associated with the appraisal will be minimal.

#### b. Other Administrative Expenses

The Court set September 11, 2012, as the administrative claim bar date for § 503(b)(9) claims. The Lewises have paid their administrative expenses in the ordinary course of business during the course of the bankruptcy case, no § 503(b)(9) claims were asserted against the Lewis estate by the September 11, 2012 deadline and the Lewises do not anticipate any other material administrative claims.

#### 3. Tax Claims

Tax Claims are any Claim of a governmental unit for taxes entitled to priority pursuant to 11 U.S.C. § 507(a)(8).

The Lewises listed the Internal Revenue Service ("IRS") and the Colorado Department of Revenue ("CDR") on their bankruptcy Schedule E for "Notice Purposes Only." The Tax Claims asserted against the Lewises as indicated on proofs of claim filed in the case are:

Creditor	Proof of Claim No.	Amount	Basis
IRS	No claim on file		
CDR	POC 1-1	1-1, \$0	1-1 Unassessed
	POC 1-2	1-2, \$0	1-2 Assessed

Based on the proofs of claim on file to date, the Lewises believe they have no tax liabilities. If any such claims exist, Allowed Tax Claims shall be paid in full on the Effective Date of the Plan or in

monthly payments on an amortized basis over a period that does not exceed five (5) years from the Petition Date.

#### 4. Employee Claims

Pursuant to 11 U.S.C. § 507(a)(4), wages, salaries and commissions, including vacation, severance, and sick leave pay owing to employees and commissions owing to qualifying independent sales representatives up to \$11,725.00 per employee earned within the 180 days prior to the Petition Date are entitled to priority. Such claims are included in Class 1 of the Plan. The Lewises have no employees and thus, there are no claims entitled to priority pursuant to § 507(a)(4).

#### **B.** Secured Claims

A summary of the Secured Claims against the Lewises and their estate, including Classes 2 through 30, is set forth in the attached Exhibit A.

#### 1. Mortgages, Notes, and Deeds of Trust.

The remainder of the Lewis' secured debts are more fully set forth in Exhibit A and below in the Description of the Plan and treatment of Claims. Exhibit A identifies the Class, creditor/lender, real property securing the Claim, whether such Claim is impaired, a summary of the treatment of such Claim, the value of the real property (per Amended Schedule A), the amount of the Claim (per Amended Schedule D or any proof of claim on file), and any unsecured portion of the Claim.

2. Jefferson County Treasurer. The Debtors listed the Jefferson County Treasurer on the original and amended Schedule D. The Jefferson County Treasurer has also filed proofs of claim. The following is a summary of the amounts listed on the Lewis' amended Schedule D and the proofs of claim:

Property	Amount owed per Amended Schedule D
Lots# 2 and #3, Fish Pond Way, Pine	\$61,996.43
7102 Lynx Lair, Evergreen	\$12,320.42
6937 Ledge Lane, Evergreen	\$3,167.90 (paid in full at closing
	on November 16, 2012)
7002 Lynx Lair, Evergreen	\$8,926.64
Parcels of vacant land	\$2,548.89

In the normal course of business, the Lewises paid certain of the property taxes due on August 1, 2012, thereby substantially reducing these amounts. On May 16, 2012, the Jefferson County Treasurer filed Proof of Claim 14-1 asserting a claim in the total amount of \$616,781.67 at 12% interest for the following:

•	Real estate taxes, tax year 2011	\$128,547.96
•	Delinquent taxes	\$359,278.57
•	Estimated taxes for the year 2012	\$128,955.14

Proof of Claim 14-1 includes properties owned by the Lewises personally, as well as Buffalo Park, Evergreen Memorial Park, Mountain Land Construction, Elk Creek Properties and Turkey Creek Recreational Assoc.

On May 29, 2012, the Jefferson County Treasurer filed Proof of Claim 18-1 amending its prior Proof of Claim 14-1. Proof of Claim 18-1 includes a total claim of \$828,905.41 at 12% interest for the following:

•	Real estate taxes, tax year 2011	\$170,732.92
•	Delinquent taxes	\$487,352.79
•	Estimated taxes for the year 2012	\$170,732.92

Proof of Claim 18-1 includes properties owned by the Lewises personally, as well as Buffalo Park, Evergreen Memorial Park, Mountain Land Construction, Elk Creek Properties, Turkey Creek Recreational Assoc., Care Construction, and Colorado Mountain Properties. The Lewises do not believe they are personally liable for property taxes owed on property owned by non-debtor entities. The Jefferson County Treasurer filed a second amended Proof of Claim 37 (amending Proof of Claim 18). Proof of Claim 37 includes a total claim of \$96,365 at 12% interest for the following:

•	Real estate taxes, tax year 2011	\$13,289.70
•	Delinquent taxes	\$69,442.71
•	Estimated taxes for the year 2012	\$13,633.08

The figures in the second amended Proof of Claim 37 are consistent with the Lewises' books and records regarding the property taxes owed.

The Jefferson County Treasurer has provided the Lewises with the following spreadsheet of the taxes due as of April 28, 2013:

Jefferson County Taxes (as of 4/28/2013)						
		Tax lien				
Schedule #	Tax lien #	amount	2011	2012	Total	Address
138879				18.04	18.04	7772 Sourdough Dr
212754				19.20	19.20	VL
						7400 County Hwy
196164				11.24	11.24	73
045624				77.06	77.06	VL
206175	2010-01255	859.56	1,221.40	1,110.42	10,858.99	VL
		,				6912 -6986 Lynx
	2008-01881	3,569.71				Lair between
	2006-01427	4,097.90				
199538				208.56	203.36	VL
208930	2009-00897	8,968.46	4,578.81	4,162.68	17,709.95	7102 Lynx Lair Rd
199626				19.06	19.06	VL
						VL lot 4 fish pond
447961	2007-00701	38,077.20	5,061.88	4,622.62	47,761.70	way
						VL lot 2 fish pond
447959	2008-00887	20,513.89	4,022.37	3,673.30	28,209.56	way
212166				35.94	35.94	VL
		76,086.72	14,884.46	13,958.12	104,924.10	
Total due					104,929.30	

There has been some confusion in the Lewis' prior estimates regarding the number of lots, parcels and tax schedules for the Lewises and their business entities. For example, it should be noted that the Buffalo Park balance sheet shows the real property owned by Buffalo Park in terms of "projects" (i.e. Homestead, Cragmont, etc.). Within each project, there may be many properties defined as "lots" (platted) and "parcels" (not platted and/or metes and bounds) that have been assembled to form the overall project. These lots and parcels may be sold individually or may need to be combined with other lots and parcels to be sold as a legal building site. As another example, Evergreen Memorial Park, Inc. has a separate lot number for each cemetery burial lot. A review of the books and records of the Lewises and their business entities, reflects the following approximate number of lots/parcels and schedule numbers:

<b>Entity</b>	Lots/Parcels	<u>Schedules</u>
Ronald and Carol Lewis	61	44
Buffalo Park Development	275	127
Co., including Care		
Construction, Inc., Colorado		
Mountain Properties, Inc.,		
Mountain Land Realty, LLC		
Mountain Land Construction,	55	5
Co.		
Elk Creek Properties, LLC	2	2
Evergreen Memorial Park	3,740 (of which 3,720 are	5
	cemetery lots)	
Total	4,133	183

#### C. Leases and Executory Contracts

Under the terms of the Plan, the Debtors are assuming all executory contracts and unexpired leases: (a) that were previously assumed by the Debtors pursuant to Court Order, (b) for which a motion to assume has been filed and is pending, and (c) are specifically listed on Exhibit A of the Plan. The Debtors maintain the right to modify Exhibit A of the Plan through the Plan Confirmation Date. Confirmation of the Plan shall constitute a determination that the payments to be made to creditors of assumed leases or executory contracts pursuant to the Plan satisfies all conditions precedent set forth in 11 U.S.C. § 365.

Under the terms of the Plan, the Debtors are rejecting all executory contracts and unexpired leases: (a) that were previously rejected by the Debtors pursuant to Court Order, (b) for which a motion to reject has been filed and is pending, and (c) are specifically listed on Exhibit B of the Plan. The Debtors maintain the right to modify Exhibit B of the Plan through the Plan Confirmation Date. All proofs of Claim with respect to Claims arising from the rejection of any executory contract or unexpired lease shall be filed with the Court within twenty (20) days after the earlier of (i) the date of the Court order approving the Debtors' rejection of such executory contract or unexpired lease or (ii) the Confirmation Date.

On the Petition Date, the Lewises were parties to a number of rental property leases, an installment land contract, a purchase contract, and an option to purchase contract. The leases and contracts are more fully set forth in the Lewis' original and amended Schedule G.

- 1. The Lewises intend to assume the following leases and contracts:
  - Earl Jackson and Travis Griffin
     (rental property lease, 10/23/2010 11/1/2012)
     (now month-to-month pursuant to lease, terminated by fire 1/20/2013)
  - b. Evergreen Memorial Park, Inc.(rental property lease, 1/1/2006 12/31/2016)
  - c. Gene & Monique Lewis

    (rental property lease, 4/30/2012 4/30/2012)

    (now month-to-month pursuant to lease)
  - d. Leslie and Beverly Sandersfeld (installment land contract)
  - e. Raul Ruiz and Stephanie Saylor

    (Elk Creek Properties rental lease, 10/1/2011 10/31/2012)

    (now month-to-month pursuant to lease)
  - f. Robert and Teresa Mayo

    (purchase contract for 6937 Ledge Lane, Evergreen, CO, approved by

    Bankruptcy Court on October 26, 2012)
  - g. Steve Runnels, Buffalo Park Development, Co.
     (rental property lease, 10/1/2010 9/30/2012)
     (now month-to-month pursuant to lease)
  - h. Steven Runnels(option to purchase for 6808 Brook Forest Road)
- 2. The Lewises intend to reject the following leases and contracts:
  - a. Katherine Field (rental property lease, 8/2/2011 9/1/2012)
  - b. Mark and Louise Helliwell (rental property lease, 3/29/2012 4/1/2013)
  - c. Robert Gimenez (rental property lease, 8/15/2011 8/15/2013)

#### D. Non-Priority Unsecured Claims

The Lewises have a number of unsecured pre-Petition Date creditors. Attached hereto as Exhibit C is a list of the general unsecured Class 30 Claims. Exhibit C includes the amounts listed on the Lewis' schedules and the amounts asserted by the Creditors in any timely filed Proofs of Claim. To the extent the amount filed by the creditor is different than the amount listed on the Lewis' schedules, the amount of the Claim as filed by the creditor is considered in the analysis. In so doing, the Lewises are not waiving their right to file claim objections. The total amount of Class 30 Claims currently asserted against the Lewises is \$1,914,942.44 (see Exhibit C).

The total unsecured debt figure of \$1,914,942.44 excludes the claim of Northstar/CCB which is addressed in Class 28. CCB filed proof of claim 35 asserting a total claim of \$8,561,217.44 based on four loans which are guaranteed by the Lewises. According to CCB's motions for relief from stay (filed in July 2012), CCB is primarily secured by property owned by non-debtor entities, including Buffalo Park Development Co., Colorado Mountain Properties, Inc., Care Construction Company, and Mountain Land Construction Co. The Court granted CCB's motions for relief from the automatic stay in August 2012 as to the property owned by non-debtor entities. CCB's claim is also secured by 320 acres at Shaffer's Crossing which is owned by Ronald Lewis. Pursuant to a Stipulation reached by and between the Lewises and CCB, CCB has relief from stay with respect to the 320 acres and CCB has agreed to a credit of \$595,000 toward the loan. Therefore, CCB shall be allowed a Class 30 general unsecured claim in the amount of \$7,966,217.44 (\$8,561,217.44 from proof of claim no. 35 minus \$595,000 credit). See the treatment of CCB's claim in Class 28.

The total unsecured debt figure of \$1,914,942.44 includes Mutual of Omaha Bank's estimated unsecured claim of \$504,591.05 (proof of claim no. 29-1). Mutual of Omaha Bank's claim is secured by property owned by Buffalo Park Development, Co. The Lewises personally guaranteed this loan. Mutual of Omaha Bank filed proof of claim 29 asserting a secured claim (as to Buffalo Park) of \$1,053,000 and an unsecured claim (as to the Lewises) of \$504,591.05. For purposes of the Class 30 analysis, the Lewises have included the figure of \$504,591.05. This amount may be less depending on the amount Mutual of Omaha Bank is able to recover from the sale of its collateral and depending on any settlement reached between Buffalo Park and Mutual. Mutual of Omaha Bank filed a motion for relief from the automatic stay. The Lewises filed a Limited Objection asserting

that the total value of the eleven finished lots (\$115,000 x 11), plus Lot 22 and Lot 23 is at least \$1,795,000.00, plus \$40,000 per tap (or \$520,000 for all 13 lots), for a total value of \$2,315,000. The Court granted Mutual of Omaha Bank relief from stay on November 6, 2012.

The total unsecured debt figure does not include the claim of Evergreen Memorial Park, Inc. which has a general unsecured claim against the Lewises. Ronald Lewis holds a 34% membership interest and Carol Lewis holds a 33% membership interest in Evergreen Memorial Park, Inc. Because this entity is an insider, it has agreed not to share in the Class 30 distribution and will not otherwise receive a distribution under the Plan.

Finally, the total amount of Class 30 will increase due to deficiency claims associated with the secured lenders in Classes 2 through 28. Those deficiency claims are anticipated to be approximately \$9,397,327.76 (including CCB's unsecured claim) and \$1,431,110.32 (excluding CCB's unsecured claim) (see Exhibit A), bringing the total Class 30 unsecured creditor Claims to \$11,312,270.20 (including CCB's claim) and \$3,346,052.76 (excluding CCB's claim) (see Exhibits A and C).

#### VII. DESCRIPTION OF THE PLAN

#### A. General Description

The Plan provides for the reorganization of the Debtors under Chapter 11 of the Bankruptcy Code. Pursuant to the Plan, the Debtors shall restructure their debts and obligations and continue to operate in the ordinary course of business. The Plan may be amended prior to confirmation.

The Plan provides for the specification and treatment of all creditors and Interest holders of the Debtors. The Plan identifies whether each Class is impaired or unimpaired. A Class is unimpaired only if the Plan leaves unaltered the legal, equitable or contractual obligations between the Debtors and the unimpaired claimants or interest holders. The following is a brief summary of the Plan. The actual text of the Plan should be reviewed for more specific detail.

As provided in Section 1123(a)(1) of the Bankruptcy Code, the Priority, Administrative and Tax Claims against the Debtors are not designated as classes. The holders of such Allowed Claims will be paid in full and are not entitled to vote on the Plan.

The Plan divides the creditors into separate classes. The classes are set forth as follows:

#### B. Claims

#### 1. Unclassified Priority Claims

#### a. Administrative Claims

The holders of Allowed Claims of the type specified in Section 507(a)(2) of the Bankruptcy Code, including the costs and expenses of administration, shall receive cash equal to the Allowed amount of such Claim or a lesser amount or different treatment as may be acceptable and agreed to by the particular holders of such Claims. Such Claims shall be paid in full on the Plan Effective Date, or treated as otherwise agreed by the particular holders of such Claims. Administrative Claims that are allowed by the Court after the Effective Date of the Plan shall be paid upon allowance or as otherwise agree. The Debtors expects the following claimants will hold a cost and administrative claim for professional services as of the Effective/Confirmation Date of the Plan:

Administrative Claimant	Professional Services Provided	Estimated Claim on Effective Date
Kutner Brinen Garber, P.C. ("KBG")	Bankruptcy Counsel for Ronald and Carol Lewis (fees from Petition Date of March 21, 2012 through July 31, 2013 total approx. \$115,031.00)	\$28,000
Dix Barrett & Stiltner P.C. ("DBS")	Accountant (\$2,900.00 for 2011 tax returns, paid pursuant to Court order) (\$2,950 for 2012 tax returns.)	\$0
Boog & Cruser, P.C.	Special Counsel	\$2,000
Valuation Appraisals, Inc.	Appraiser (paid \$2,100 during case pursuant to fee application)	\$0

All Administrative Claims of professionals are subject to Court approval on notice to creditors with an opportunity for a hearing. Certain professional fees may be paid pursuant to interim fee applications and upon Court allowance. The professional fees set forth above are the total fees expected to remain in the case as of the estimated Confirmation Date of the Plan, assuming minimal litigation over the Plan, and the payments that have been made during the case through retainers or otherwise.

#### b. Tax Claims

Tax Claims are any Claim of a governmental unit for taxes entitled to priority pursuant to 11

U.S.C. § 507(a)(8). For each estate, Tax Claims will be paid on the Effective Date of the Plan or in monthly payments on an amortized basis over a period that does not exceed five (5) years from the Petition Date with an interest at the statutory rate. Based on the proofs of claim on file, the Debtors do not believe there will be any priority tax claims to be paid to the IRS or CDR on the Effective Date of the Plan.

#### 2. Classified Priority Claims

Allowed Class 1 Priority Claims shall be paid in full on the Effective Date. The Class 1 claims for certain pre-petition wages and employee Claims are more particularly described in Sections 507(a)(4) and 507(a)(5) of the Code. There are no known claims in Class 1.

#### 3. Secured Claims

Class 2: Aurora Bank FSB / Nationstar Mortgage (or its successors or assigns), 6912 Lynx Lair, Evergreen property.

The Lewises valued the 6912 Lynx Lair property on their Amended Schedule A as \$362,353. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$362,353 - \$401,194. Aurora Bank, FSB filed proof of claim no. 11-1 asserting a claim as of the Petition Date of \$353,614.56. The law firm for Aurora Bank provided the Debtors with a copy of a broker price opinion dated September 14, 2013 which states the value of the 6912 Lynx Lair property is \$490,000. The Debtors believe the lender's broker price opinion substantially overstates the value of the property. Under either the Debtor's value or Aurora Bank's value, the Class 2 Claim is fully secured.

The Class 2 Secured Claim is impaired by the Plan. The principal amount of the Class 2 Claim will be allowed in an amount equal to the amount due the Class 2 claimant on the Effective Date of the Plan, approximately \$353,614.56. The Class 2 Claim will bear interest at the rate of 3.5% per annum commencing on the Effective Date of the Plan, unless the Class 2 claimant objects to such interest rate in its objection to confirmation of the Plan in which case the interest rate will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. The Class 2 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. Payments shall include property taxes and insurance. The Lewises estimate the monthly payment, excluding property taxes and insurance, will be \$1,587.89.

## Class 3: Aurora Bank FSB / Nationstar Mortgage (or its successors or assigns), first deed of trust, 26624 N. Turkey Creek, Evergreen property.

The Lewises valued the 26624 N. Turkey Creek property on their Amended Schedule A as \$457,207. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$457,207 - \$553,468. Aurora Bank FSB filed proof of claim no. 10-1 asserting a claim as of the Petition Date of \$762,208.05.

The Class 3 Secured Claim is impaired by the Plan. The principal amount of the Class 3 claim will be allowed in an amount of \$457,207 unless the Class 3 claimant objects to such amount in its objection to confirmation of the Plan, in which case the principal balance of the claim will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. Pursuant to 11 U.S.C. § 506, the claim is secured up to the value of the collateral for the claim and unsecured for the balance. The Class 3 Claim will bear interest at the rate of 3.5% per annum commencing on the Effective Date of the Plan, unless the Class 3 claimant objects to such interest rate in its objection to confirmation of the Plan in which case the interest rate will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. The Class 3 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. Payments shall include property taxes and insurance. The Lewises estimate the monthly payment, excluding property taxes and insurance, will be \$2,053.06.

### Class 4: PNC Bank (or its successors or assigns), second deed of trust, 26624 N. Turkey Creek, Evergreen property.

The Lewises valued the 26624 N. Turkey Creek property on their Amended Schedule A as \$457,207. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$457,207 - \$553,468. PNC Bank filed proof of claim 13-1 asserting a claim as of the Petition Date of \$93,839.44.

The Class 4 Secured Claim is impaired by the Plan. The principal amount of the Class 4 claim will be allowed in an amount equal to the outstanding balance of the Class 5 claim as of the Confirmation Date. Pursuant to 11 U.S.C. § 506, the claim is secured up to the value of the collateral for the claim and unsecured for the balance. The Lewises assert the value of the Property

is \$457,207.00, and is encumbered by a first deed of trust in favor of Aurora Bank FSB / Nationstar Mortgage in the amount of \$762,208.05 (Class 3). Thus, the Class 4 claim is entirely unsecured. The second position lien of PNC Bank shall be released and the Class 4 claim shall be treated as a Class 30 general unsecured claim pursuant to 11 U.S.C. § 506. To the extent PNC Bank objects to this treatment in an objection to confirmation of the Plan, the principal amount of the Class 4 claim, and the extent to which it may be secured, will be determined by the Court at the confirmation hearing.

### Class 5: Aurora Bank FSB (or its successors or assigns), 6941 Lynx Lair, Evergreen property.

The Lewises valued the 6941 Lynx Lair property on their Amended Schedule A as \$349,145. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$349,145 - \$386,572. Aurora Bank, FSB filed proof of claim no. 17-1 asserting a claim as of the Petition Date of \$400,218.36. The law firm for Aurora Bank provided the Debtors with a copy of a broker price opinion dated September 14, 2013 which states the value of the 6941 Lynx Lair property is \$424,000. The Debtors believe the lender's broker price opinion substantially overstates the value of the property.

The Class 5 Secured Claim is impaired by the Plan. The principal amount of the Class 5 claim will be allowed in an amount of \$349,145, unless the Class 5 claimant objects to such amount in its objection to confirmation of the Plan in which case the principal balance of the claim will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. Pursuant to 11 U.S.C. § 506, the claim is secured up to the value of the collateral for the claim and unsecured for the balance. The Class 5 Claim will bear interest at the rate of 3.5% per annum commencing on the Effective Date of the Plan unless the Class 5 claimant objects to such interest rate in its objection to confirmation of the Plan, in which case the interest rate will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. The Class 5 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. Payments shall include property taxes and insurance. The Lewises estimate the monthly payment, excluding property taxes and insurance, will be \$1,567.82.

### Class 6: U.S. Bank National Association (or its successors or assigns), first deed of trust, 7450 County Hwy 73, Evergreen property.

The Lewises valued the 7450 County Hwy 73 property on their Amended Schedule A as \$364,524. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$364,524 - \$389,695. America's Servicing Company did not file a proof of claim regarding this property. The Lewises listed the amount owing on Schedule D as \$286,873.

After the Petition Date, on or about April 27, 2012, the Class 6 claim was assigned to US Bank National Association, as Trustee for Credit Suisse First Boston Mortgage Securities Corp. Mortgage Pass-Through Certificates, Series 2003-AR26 ("US Bank"). On March 21, 2013, US Bank filed a Motion for Relief From Automatic Stay. On March 27, 2013, US Bank filed an Objection to Confirmation. On May 14, 2013, the Lewises and US Bank entered into a stipulation for adequate protection payments wherein the Lewises agreed to make monthly payments to US Bank pursuant to the current loan documents in the amount of the regular monthly payment of \$2,109.94 starting June 1, 2013. However, the parties have not yet reached an agreement on Plan treatment.

The Class 6 Secured Claim is impaired by the Plan. Pursuant to the Plan, the principal amount of the Class 6 Claim will be allowed in an amount equal to the amount due the Class 6 claimant on the Effective Date of the Plan, approximately \$286,873. The Class 6 Claim will bear interest at the rate of 3.5% per annum commencing on the Effective Date of the Plan unless the Class 6 claimant objects to such interest rate in its objection to confirmation of the Plan, in which case the interest rate will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. The Class 6 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. Payments shall include property taxes and insurance. The Lewises estimate the monthly payment, excluding property taxes and insurance, will be \$1,288.19.

# Class 7: US Bank Consumer Finance (or its successors or assigns), second deed of trust, 7450 County Hwy 73, Evergreen property.

The Lewises valued the 7450 County Hwy 73 property on their Amended Schedule A as

\$364,524. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$364,524 - \$389,695. US Bank Consumer Finance did not file a proof of claim regarding this property. The Lewises listed the amount owed on Amended Schedule D as \$137,715.

The Class 7 Claim is impaired by the Plan. The principal amount of the Class 7 claim shall be valued at \$77,651 unless the Class 7 claimant objects to such amount in its objection to confirmation of the Plan in which case the principal balance of the claim will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. The Lewises assert the value of the Property is \$364,524, and is encumbered by a first deed of trust in favor of U.S. Bank in the amount of \$286,873 (Class 6), leaving \$77,651.00 in equity for the second deed of trust. Pursuant to 11 U.S.C. § 506, the claim is secured up to the value of the collateral for the claim and unsecured for the balance. The secured portion of the Class 7 Claim will bear interest at the rate of 3.5% per annum commencing on the Effective Date of the Plan unless the Class 7 claimant objects to such interest rate in its objection to confirmation of the Plan in which case the interest rate will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. The secured portion of the Class 7 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. The Lewises estimate the monthly payment will be \$348.69. Any unsecured portion of the Class 7 Claim shall be treated as an unsecured claim in Class 30.

### Class 8: America's Servicing Company (or its successors or assigns), first deed of trust, 6992 Lynx Lair, Evergreen property.

The Lewises valued the 6992 Lynx Lair property on their Amended Schedule A as \$385,000. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$395,373 - \$437,754. America's Servicing Company did not file a proof of claim regarding this property.

The Class 8 Secured Claim is impaired by the Plan. The principal amount of the Class 8 Claim will be allowed in an amount equal to the amount due the Class 8 claimant on the Effective Date of the Plan, approximately, \$284,723.95, plus the outstanding balance of any real property taxes due with respect to the subject property. The Class 8 Claim will bear interest at the rate of 3.5% per

annum commencing on the Effective Date of the Plan unless the Class 8 claimant objects to such interest rate in its objection to confirmation of the Plan, in which case the interest rate will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. The Class 8 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. Payments shall include property taxes and insurance. The Lewises estimate the monthly payment, excluding property taxes and insurance, will be \$1,278.54.

## Class 9: Wells Fargo Bank, NA (or its successors or assigns), second deed of trust, 6992 Lynx Lair, Evergreen property.

The Lewises valued the 6992 Lyn Lair property on their Amended Schedule A as \$385,000. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$395,373 - \$437,754. The property is secured by a first deed of trust held by America's Servicing Company in the approximate amount of \$284,723.95 (Class 8). Wells Fargo Bank, NA filed proof of claim no. 21-1 asserting a claim as of the Petition Date of \$100,588.69.

The Class 9 Secured Claim is impaired by the Plan. The principal amount of the Class 9 Claim will be allowed in an amount equal to the amount due the Class 9 claimant on the Effective Date of the Plan, approximately \$100,588.69. The Class 9 Claim will bear interest at the rate of 3.5% per annum commencing on the Effective Date of the Plan unless the Class 9 claimant objects to such interest rate in its objection to confirmation of the Plan in which case the interest rate will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. The Class 9 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. The Lewises estimate the monthly payment will be \$451.69.

## Class 10: U.S. Bank, N.A. / Bank of America, N.A. (or its successors or assigns), 7072 Lynx Lair, Evergreen property.

The Lewises valued the 7072 Lynx Lair property on their Amended Schedule A as \$390,426. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$426,934 - \$472,699. The Lewises valued the property below the Comparative Market Analysis because of the close neighboring homes being sold at prices in the range of the \$390,426 figure. U.S. Bank N.A. ("U.S. Bank") filed proof of claim no. 2-1 asserting a

claim as of the Petition Date of \$488,808.41. The Lewises and U.S. Bank have agreed to the following treatment:

The Class 10 Secured Claim is impaired by the Plan. The principal amount of the Class 10 claim will be allowed in an amount of \$390,426. The Class 10 Claim will bear interest at the rate of 3.5% per annum commencing on the Effective Date of the Plan. The Class 10 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. Payments shall include property taxes and insurance. The Lewises estimate the monthly payment, excluding property taxes and insurance, will be \$1,753.19 for principal and interest. The Lewises agree to enter into a loan modification agreement to incorporate the terms of the agreed Plan treatment. To the extent applicable, the Lewises consent to granting U.S. Bank relief from the automatic stay upon confirmation of the Plan to ensure that Court approval is not necessary in order for US Bank to communicate with the Lewises regarding payments and the account. The Lewises also agree to pay \$3,105.00 to the Class 10 claimant on or before the Effective Date for a post-petition insurance premium of \$3,105.00 paid by the Class 10 claimant to Safeco Insurance.

### Class 11: Bank of the West (or its successors or assigns), Lot #2, Fish Pond Way, Pine property.

The Lewises valued Lot #2 on their Amended Schedule A as \$109,462. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$109,462 - \$133,661. Bank of the West filed proof of claim no. 4-1 asserting a claim as of the Petition Date of \$132,843.05.

The Class 11 Secured Claim is impaired by the Plan. The principal amount of the Class 11 claim will be allowed in an amount of \$109,462, plus the outstanding balance of any real property taxes due with respect to the subject property, unless the Class 11 claimant objects to such amount in its objection to confirmation of the Plan, the principal balance of the claim will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. Pursuant to 11 U.S.C. § 506, the claim is secured up to the value of the collateral for the claim and unsecured for the balance. The Class 11 Claim will bear interest at the rate of 3.5% per annum commencing on the Effective Date of the Plan unless the Class 11 claimant objects to such interest rate in its objection to confirmation of the Plan, in which case the interest rate will either be agreed to by the parties or fixed by the Court as

part of the confirmation hearing. The Class 11 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. Payments shall include property taxes and insurance. The Lewises estimate the monthly payment, excluding property taxes and insurance, will be \$491.53.

### Class 12: JP Morgan Chase Bank, N.A. (or its successors or assigns), 6986 Lynx Lair, Evergreen property.

The Lewises valued the 6986 Lynx Lair property on their Amended Schedule A as \$359,741. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$359,741 - \$398,302. JP Morgan Chase Bank, N.A. filed proof of claim no. 26-1 asserting a claim as of the Petition Date of \$393,065.31.

The Class 12 Secured Claim is impaired by the Plan. The principal amount of the Class 12 claim will be allowed in an amount of \$359,741, unless the Class 12 claimant objects to such amount in its objection to confirmation of the Plan in which case the principal balance of the claim will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. Pursuant to 11 U.S.C. § 506, the claim is secured up to the value of the collateral for the claim and unsecured for the balance. The Class 12 Claim will bear interest at the rate of 3.5% per annum commencing on the Effective Date of the Plan unless the Class 12 claimant objects to such interest rate in its objection to confirmation of the Plan in which case the interest rate will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. The Class 12 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. Payments shall include property taxes and insurance. The Lewises estimate the monthly payment, excluding property taxes and insurance, will be \$1,615.40.

# Class 13: JP Morgan Chase Bank, N.A. / PennyMac Mortgage Investment Trust Holdings I, LLC (or its successors or assigns), 6954 Granite Crag, Evergreen property.

The Lewises valued the 6954 Granite Crag property on their Amended Schedule A as \$318,198. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$318,198 - \$361,939. JP Morgan Chase Bank, N.A. filed proof of claim no. 27-1 asserting a claim as of the Petition Date of \$393,445.80. The Class 13 loan

is now held by PennyMac Mortgage Investment Trust Holdings I, LLC. The law firm for Chase Bank provided the Debtors with a copy of an appraisal dated February 8, 2013 which states the value of the 6954 Granite Crag property is \$340,000.

The Class 13 Secured Claim is impaired by the Plan. The principal amount of the Class 13 claim will be allowed in an amount of \$318,198, unless the Class 13 claimant objects to such amount in its objection to confirmation of the Plan in which case the principal balance of the claim will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. Pursuant to 11 U.S.C. § 506, the claim is secured up to the value of the collateral for the claim and unsecured for the balance. The Class 13 Claim will bear interest at the rate of 3.5% per annum commencing on the Effective Date of the Plan unless the Class 13 claimant objects to such interest rate in its objection to confirmation of the Plan in which case the interest rate of the claim will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. The Class 13 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. Payments shall include property taxes and insurance. The Lewises estimate the monthly payment, excluding property taxes and insurance, will be \$1,428.85. These are the proposed terms in the Plan. The Debtors are attempting to reach an agreement with the lender regarding the Plan treatment.

Class 14: The Bank of New York Mellon / Bank of America (or its successors or assigns), first deed of trust, 32234 Fish Pond Way, Pine property (aka 12833 S. Elk Creek Road, aka Lots #3 and #4).

The Lewises valued Lots #3 and #4 on their Amended Schedule A as \$627,866. The Lewis' value is based in part on a Comparative Market Analysis on Lot #4 only prepared by Kevin Wilson which provided a suggested price range of \$158,506 - \$197,225. Lot #4 is raw land. Lot #3 includes a residence on it, as well as trout fishing ponds. The total value of Lots #3 and #4 is based on Ronald Lewis' knowledge of the current market conditions. The Bank of New York Mellon filed proof of claim no. 16-1 asserting a claim as of the Petition Date of \$875,427.66.

The Class 14 Secured Claim is impaired by the Plan. The principal amount of the Class 14 claim will be allowed in an amount of \$627,866, plus the outstanding balance of any real property taxes due with respect to the subject property, unless the Class 14 claimant objects to such amount in

its objection to confirmation of the Plan in which case the principal balance of the claim will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. Pursuant to 11 U.S.C. § 506, the claim is secured up to the value of the collateral for the claim and unsecured for the balance. The Class 14 Claim shall receive monthly payments of interest only at the interest rate in effect on the Effective Date of the Plan (3.50% in Proof of Claim 16-1), as set forth on the governing loan documents, for a period of five years from the Effective Date of the Plan. In addition to interest payments, the Lewises shall pay current taxes and insurance on a monthly basis. The principal balance of the Class 14 Claim shall be paid in full no later than 5 years after the Effective Date of the Plan. The Lewises will sell or refinance the property to meet the 5th year payment.

Class 15: Green Tree Servicing, LLC/The Bank of New York Mellon/Bank of America (or its successors or assigns), second deed of trust, 32234 Fish Pond Way, Pine property (aka 12833 S. Elk Creek Road, aka Lots #3 and #4).

The Lewises valued Lots #3 and #4 on their Amended Schedule A as \$627,866. The Lewis' value is based in part on a Comparative Market Analysis on Lot #4 only prepared by Kevin Wilson which provided a suggested price range of \$158,506 - \$197,225. Lot #4 is raw land. Lot #3 includes a residence on it, as well as trout fishing ponds. The total value of Lots #3 and #4 is based on Ronald Lewis' knowledge of the current market conditions. The Bank of New York Mellon filed proof of claim no. 15-1 asserting a claim as of the Petition Date of \$171,978.41.

In November 2012, Bank of America notified the Lewises that the residential property located at 32234 Fish Pond Way is in a floodplain and that the Lewises would be required to obtain flood insurance. The floodplain designation would prohibit the use of the building and adjacent area for the use that the Lewises have proposed in the Plan of Reorganization. The Lewises have obtained floodplain insurance, but dispute that the property is in a floodplain and are seeking to reverse the floodplain designation. To do so, the Lewises will need to engage an engineer to demonstrate that the building and land are not in a floodplain and then have the Federal Emergency Management Agency ("FEMA") update the floodplain information. The Lewises anticipate the associated cost will be approximately \$4,000. Once FEMA revises the floodplain information, the insurance premium paid for the floodplain coverage will be returned to the Lewises and the property will be able to be used as planned without flood insurance.

The Class 15 claimant has filed an "Election of Secured Creditor Pursuant to 1111(b)." Pursuant to 11 U.S.C. § 506, the Lewises believe that the Class 15 claim is presently unsecured. The Lewises assert the value of the Property is \$627,866.00, and is encumbered by a first deed of trust in favor of The Bank of New York Mellon / Bank of America in the amount of \$875,427.66 (Class 14). But for the Class 15 claimant's election under § 1111(b), the Lewises would propose the second position lien of Green Tree Servicing, LLC / The Bank of New York Mellon / Bank of America be released and the Class 15 claim treated as a Class 30 general unsecured claim pursuant to 11 U.S.C. § 506.

However, with the election under § 1111(b), the Class 15 claim shall be treated as a secured claim to the extent that such claim is allowed, in accordance with 11 U.S.C. § 1111(b)(2). The value of the secured portion based on present collateral value for the Class 15 Secured Claim shall be \$0.00 (the "Collateralized Value"). The balance of the claim held by the Class 15 claimant, over and above the Collateralized Value (\$171,978.41) will remain secured by the property located at 32234 Fish Pond Way, Pine CO (aka 12833 S. Elk Creek Road, aka Lots #3 and #4) and will be paid without interest in a single balloon payment on or before the five (5) year anniversary of the Effective Date of the Plan. The Lewises may pre-pay the Class 15 Claim without penalty at any time. The Lewises will sell or refinance the property to meet the 5th year payment.

### Class 16: The Bank of New York Mellon / JP Morgan Chase Bank, N.A. (or its successors or assigns), 6951 Lynx Lair, Evergreen property.

The Lewises valued the 6951 Lynx Lair property on their Amended Schedule A as \$341,178. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$341,178 - \$377,749. The Bank of New York Mellon filed proof of claim no. 28-1 asserting a claim as of the Petition Date of \$421,526.39. The law firm for the lender has provided the Debtors with a copy of an appraisal dated February 8, 2013 which states the value of the 6951 Lynx Lair property is \$353,000.

The Class 16 Secured Claim is impaired by the Plan. The principal amount of the Class 16 claim will be allowed in an amount of \$341,178, unless the Class 16 claimant objects to such amount in its objection to confirmation of the Plan in which case the principal balance of the claim will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. Pursuant

to 11 U.S.C. § 506, the claim is secured up to the value of the collateral for the claim and unsecured for the balance. The Class 16 Claim will bear interest at the rate of 3.5% per annum commencing on the Effective Date of the Plan unless the Class 16 claimant objects to such interest rate in its objection to confirmation of the Plan in which case the interest rate will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. The Class 16 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. Payments shall include property taxes and insurance. The Lewises estimate the monthly payment, excluding property taxes and insurance, will be \$1,532.04.

### Class 17: Colonial Savings, FA (or its successors or assigns), 7052 Lynx Lair, Evergreen property.

The Lewises valued the 7052 Lynx Lair property on their Amended Schedule A as \$371,486. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$371,486 - \$411,307. Colonial Savings, FA filed proof of claim no. 6-1 asserting a claim as of the Petition Date of \$371,929.36.

The Class 17 Secured Claim is impaired by this Plan. The Class 17 Secured Claim will be treated as provided in the *Stipulation With Colonial National Mortgage for Adequate Protection and Plan Treatment* which is incorporated in this Plan as follows:

- a. The principal amount of the Class 17 Claim will be allowed in an amount equal to the amount due the Class 17 claimant on the Effective Date of the Plan.
- b. The Class 17 Claim shall receive monthly payments of interest only pursuant to the terms of the underlying loan documents from May 2013 through August 2014. The first Plan payment shall be due on or before May 15, 2013. Ongoing payments shall be due on the first day of the month and must be made in such a manner that they are received by Colonial Savings, F.A. by the first day of the month for the month in which they are due. Any ongoing payment received after that date will constitute a default. Pursuant to the underlying loan documents, the Class 17 Claim shall receive monthly payments of principal and interest from September 2014 through September 2034. Payments shall include an escrow for taxes and insurance.
- c. In addition to the payments set forth above, the Lewises shall cure any post-petition, preconfirmation arrears in equal monthly installments within 2 years of the Effective Date, commencing

on or before May 15, 2013. Ongoing payments shall be due on the first day of the month. Arrears payments shall be due on the first day of the month and must be made in such a manner that they are received by Colonial Savings, F.A. by the first day of the month for the month in which they are due. Any arrears payment received after that date will constitute a default.

- d. The Lewises may pre-pay the amounts due under this Plan, including the arrears, at any time without penalty.
  - e. All other provisions of the governing loan documents shall be unaltered by this Plan.
  - f. The Class 17 claimant will retain all liens that secured its claim as of the Petition Date.
- g. Within sixty (60) days of the Effective/Confirmation Date, Colonial Savings, F.A. shall provide the Lewises a payoff statement showing the current principal balance due and monthly payment amount.

### Class 18: Colonial Savings (or its successors or assigns), first deed of trust, 7772 Sourdough Drive, Morrison property.

The Lewises valued the 7772 Sourdough Drive property on their Amended Schedule A as \$234,961. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$234,961 - \$263,980. Colonial Savings, FA filed proof of claim no. 5-1 asserting a claim as of the Petition Date of \$312,849.93.

The Class 18 Secured Claim is impaired by this Plan. The Class 18 Secured Claim will be treated as provided in the *Stipulation With Colonial National Mortgage for Adequate Protection and Plan Treatment* which is incorporated in this Plan as follows:

- a. The principal amount of the Class 18 claim will be allowed in an amount of \$280,000.
- b. The Class 18 Claim shall receive monthly payments of interest only pursuant to the terms of the underlying loan documents from May 2013 through August 2014. The first Plan payment shall be due on or before May 15, 2013. Ongoing payments shall be due on the first day of the month and must be made in such a manner that they are received by Colonial Savings, F.A. by the first day of the month for the month in which they are due. Any ongoing payments received after that date will constitute a default. Pursuant to the underlying loan documents, the Class 18 Claim shall receive monthly payments of principal and interest from September 2014 through September 2034. All payments shall include an escrow for property taxes and insurance.

- c. The Lewises may pre-pay the amounts due under this Plan at any time without penalty.
- d. All other provisions of the governing loan documents shall be unaltered by this Plan.
- e. The Class 18 claimant will retain all liens that secured its claim as of the Petition Date.
- f. Within sixty (60) days of the Effective/Confirmation Date, Colonial Savings, F.A. shall provide the Lewises a payoff statement showing the current principal balance due and monthly payment amount.

### Class 19: Wells Fargo Bank, NA (or its successors or assigns), second deed of trust, 7772 Sourdough Drive, Morrison property.

The Lewises valued the 7772 Sourdough Drive property on their Amended Schedule A as \$234,961. The Lewises' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$234,961 - \$263,980. Wells Fargo Bank, NA filed proof of claim no. 20-1 asserting a claim as of the Petition Date of \$99,956.22.

The Class 19 Secured Claim is impaired by the Plan. The principal amount of the Class 19 claim will be allowed in an amount equal to the outstanding balance of the Class 19 claim as of the Confirmation Date. Pursuant to 11 U.S.C. § 506, the claim is secured up to the value of the collateral for the claim and unsecured for the balance. The Lewises assert the value of the Property is \$234,961, and is encumbered by a first deed of trust in favor of Colonial Savings in the approximate amount of \$312,849.93 (see Class 18). Thus, the Class 19 claim is entirely unsecured. The second position lien of Wells Fargo Bank, N.A. shall be released and the Class 19 claim shall be treated as a Class 30 general unsecured claim pursuant to 11 U.S.C. § 506. To the extent Wells Fargo Bank, N.A. objects to this treatment in an objection to confirmation of the Plan, the principal amount of the Class 19 claim, and the extent to which it may be secured, will be determined by the Court at the confirmation hearing.

## Class 20: Evergreen National Bank (or its successors or assigns), 7102 Lynx Lair, Evergreen property.

The Lewises valued the 7102 Lynx Lair property on their Amended Schedule A as \$375,000. A Uniform Residential Appraisal Report, as of October 31, 2011, prepared by High Peaks Appraisal, Inc. at the request of Evergreen National Bank, provides that the 7102 Lynx Lair property value is \$450,000 based on the sales comparison approach. The Lewises also obtained a

Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$443,311 - \$490,832. The Lewises reduced this value to \$375,000 on their Schedule A based on their personal assessment and knowledge of the property. Evergreen National Bank filed proof of claim no. 32-3 asserting a claim as of the Petition Date of \$359,225.53. The Lewises and Evergreen National Bank reached a stipulation regarding the treatment of the Class 20 claim.

The Class 20 Secured Claim is impaired by the Plan. The Debtor and Evergreen National Bank have entered into a stipulation regarding the treatment of the Class 20 Secured Claim. The Stipulation and the Plan provide the principal amount of the Class 20 Claim will be allowed in an amount equal to the amount due the Class 20 claimant on the Effective Date of the Plan, approximately \$375,029, which includes delinquent real property taxes that were paid by Evergreen National Bank. The Class 20 Claim will bear interest at the rate of 3.75% per annum commencing on the Effective Date of the Plan. The Class 20 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. The monthly payment, excluding property taxes and insurance, will be \$1,741.21. The Lewises shall timely pay all property taxes and maintain insurance on the property at all times.

### Class 21: Evergreen National Bank (or its successors or assigns), 6980 Lynx Lair, Evergreen property.

The Lewises valued the 6980 Lynx Lair property on their Amended Schedule A as \$335,900. A Uniform Residential Appraisal Report, as of December 21, 2011, prepared by High Peaks Appraisal, Inc. at the request of Evergreen National Bank, provides that the 6980 Lynx Lair property value is \$390,000 based on the sales comparison approach. Evergreen National Bank filed proof of claim no. 34-1 asserting a claim as of the Petition Date of \$335,991.64. The Lewises and Evergreen National Bank reached a stipulation regarding the treatment of the Class 21 claim.

The Class 21 Secured Claim is impaired by the Plan. The Debtor and Evergreen National Bank have entered into a stipulation regarding the treatment of the Class 21 Secured Claim. The Stipulation and the Plan provide the principal amount of the Class 21 Claim will be allowed in an amount equal to the amount due the Class 21 claimant on the Effective Date of the Plan, approximately \$347,029, which includes delinquent real property taxes that were paid by Evergreen National Bank. The Class 21 Claim will bear interest at the rate of 3.75% per annum commencing

on the Effective Date of the Plan. The Class 21 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. The monthly payment, excluding property taxes and insurance, will be \$1,611.64. The Lewises shall timely pay all property taxes and maintain insurance on the property at all times.

On January 20, 2013, the house at 6980 Lynx Lair sustained a fire that started in the basement, damaged the living room floor and caused extensive smoke damage to the home. Evergreen National Bank has been notified of the fire and damage. The insurance company, Farmer's Insurance, has paid \$212,460.35 for the loss. The home is being repaired and the insurance funds are being held by Evergreen National Bank and dispersed as construction is completed. The home is over fifty percent repaired and should be fully repaired by November 15, 2013.

### Class 22: Evergreen National Bank (or its successors or assigns), 6937 Ledge Lane, Evergreen property.

The Class 22 Claim was approximately \$368,352. On September 25, 2012, the Lewises filed a "Motion To Approve Sale Of Real Property Free And Clear Of Liens Claims And Encumbrances" seeking to sell the 6937 Ledge Lane property. The Motion was approved and the property at 6937 Ledge Lane has been sold. The Contract to Buy and Sell Real Estate provided for a purchase price of \$450,000. The Buyers were required to obtain financing in the amount of \$373,204, which was be secured by a first deed of trust on the Property. The Lewises agreed to carry back a note in the amount of \$28,646 from the Buyers, to be secured by a second deed of trust on the Property. In addition, the Lewises have credited the Buyers the amount of \$18,324 toward the purchase price, which is comprised of the following expenses previously paid by the Buyers: \$7,217.82 for past due real property taxes for 2008, 2009, and 2010; a security deposit in the amount of \$2,195; and \$2,270 to amend the Property description. Additionally, at closing the Buyers were to pay \$3,294.62 for 2011 real property taxes, \$2,146.56 for January 1, 2012 thru September 4, 2012 real property taxes and \$1,200.06 for loan closing costs. The secured promissory note in the mount of \$28,646 from the Buyers in favor of the Lewises will be payable over a period of 10 years, and shall incur interest at the rate of 3.75% per annum. The estimated monthly payment from the Buyers to the Lewises is \$287.00. Objections to the motion were due by October 16, 2012. The Jefferson County Treasurer filed an objection concerning the 2011 and 2012 real property taxes. The

Treasurer and Lewises resolved the objection and the Court approved the sale on October 26, 2012. Any deficiency claim by the Class 22 claimant will be included as a general unsecured Claim in Class 30.

#### Class 23: Freedom Mortgage Corporation (or its successors or assigns), 6746 Brook Forest Road, Evergreen property.

The Lewises valued the 6746 Brook Forest property on their Amended Schedule A as \$158,347. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$158,347 to \$168,086. Freedom Mortgage Corporation filed proof of claim 12-1 asserting a claim as of the Petition Date of \$160,892.68.

The Class 23 Secured Claim is impaired by the Plan. The principal amount of the Class 23 Claim will be allowed in an amount equal to the amount due the Class 23 claimant on the Effective Date of the Plan, \$164,718.52. The Class 23 Claim will bear interest at the rate of 5.0% per annum commencing on the Effective Date of the Plan. The Class 23 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. Payments shall include property taxes and insurance. The Lewises and Freedom Mortgage agreed to this treatment in resolution of Freedom Mortgage's Motion for Relief From Stay filed on July 11, 2012 (Docket #49), as is evidence by the Stipulation filed on September 6, 2012 (Docket #99), and approved by the Court on September 7, 2012 (Docket #102). According to Freedom Mortgage, the new monthly payment amount will be \$1,149.56 (\$884.24 P&I + \$265.32 T&I escrow).

### Class 24: OneWest Bank, FSB / IndyMac Mortgage Services (or its successors or assigns), 6808 Brook Forest Road, Evergreen property.

The Lewises valued the 6808 Brook Forest Road property on their Amended Schedule A as \$147,785. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$147,785 - \$156,874. OneWest Bank, FSB filed proof of claim no. 23-1 asserting a claim as of the Petition Date of \$113,638.28.

The Class 24 Secured is impaired by the Plan. The principal amount of the Class 24 Claim will be allowed in an amount equal to the amount due the Class 24 claimant on the Effective Date of the Plan, approximately \$113,638.28. The Class 24 Claim will bear interest at the rate of 4.0% per annum commencing on the Effective Date of the Plan unless the Class 24 claimant objects to such

interest rate in its objection to confirmation of the Plan in which case the interest rate will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. The Class 24 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. Payments shall include property taxes and insurance. The Lewises estimate the monthly payment, excluding property taxes and insurance, will be \$510.29.

On March 29, 2013, OneWest Bank, FSB filed an Objection to Confirmation of Chapter 11 Plan. The Lewises and One West Bank, FSB have agreed the Disclosure Statement and Plan will be amended to increase the interest rate from 3.5% to 4.0%. Such amendment is reflected in this Disclosure Statement and resolves the objection filed by OneWest Bank, FSB.

### Class 25: OneWest Bank, FSB / IndyMac Mortgage Services (or its successors or assigns), 7400 County Hwy 73, Evergreen property.

The Lewises valued the 7400 County Hwy 73 property on their Amended Schedule A as \$600,000. The Lewis' value is based on their knowledge of the current market conditions. OneWest Bank, FSB filed proof of claim no. 9-1 asserting a claim as of the Petition Date of \$741,870.79.

The Class 25 Secured Claim is unimpaired by the Plan as the provisions of the governing loan documents shall be unaltered by the Plan. 7400 County Hwy 73 is the Lewis' primary residence. The Lewises estimate the value of the property is \$600,000. They have claimed the property exempt pursuant to C.R.S. § 38-41-201(1)(b) in the amount of \$90,000. The Class 25 Claim is approximately \$741,870.79 and has a current interest rate of 3.1250% (variable). Payments shall include property taxes and insurance. The current monthly payment, including property taxes and insurance, is \$4,219.15. The Lewises have requested OneWest Bank alter the terms of the loan to provide for a fixed interest rate at 3.1250% and, if necessary, may apply for any available loan modification programs to secure the fixed rate.

### Class 26: Deutsche Bank National Trust Company / Ocwen Loan Servicing, LLC (or its successors or assigns), 6736 Brook Forest Road, Evergreen property.

The Lewises valued the 6736 Brook Forest Road property on their Amended Schedule A as \$270,700. The Lewis' value is based on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$270,700 - \$276,907. Deutsche Bank filed proof of claim 24-1 asserting a claim as of the Petition Date of \$283,319.93

The Class 26 Secured Claim is impaired by the Plan. The principal amount of the Class 26 claim will be allowed in an amount of \$270,700, unless the Class 26 claimant objects to such amount in its objection to confirmation of the Plan in which case the principal balance of the claim will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. Pursuant to 11 U.S.C. § 506, the claim is secured up to the value of the collateral for the claim and unsecured for the balance. The Class 26 Claim will bear interest at the rate of 3.5% per annum commencing on the Effective Date of the Plan unless the Class 26 claimant objects to such interest rate in its objection to confirmation of the Plan in which case the interest rate will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. The Class 26 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. Payments shall include property taxes and insurance. The Lewises estimate the monthly payment, excluding property taxes and insurance, will be \$1,215.56.

Class 27: Wells Fargo Bank, N.A. / America's Servicing Company (or its successors or assigns), first deed of trust, 7019 S. Frog Hollow Lane, Evergreen property.

The Lewises valued the 7019 Frog Hollow Lane property on their Amended Schedule A as \$385,000. The Lewis' value is based, in part, on a Comparative Market Analysis prepared by Kevin Wilson which provided a suggested price range of \$457,817 - \$488,888. The Lewises reduced this value to \$385,000 on their Schedule A based on their personal assessment and knowledge of the property. While this property is a very nice lot, the house itself is in poor condition. Wells Fargo Bank, N.A. filed proof of claim no. 7-1 asserting a claim as of the Petition Date of \$287,378.68.

The Class 27 Secured Claim is impaired by the Plan. The principal amount of the Class 27 Claim will be allowed in an amount equal to the amount due the Class 27 claimant on the Effective Date of the Plan, approximately \$287,378.68. The Class 27 Claim will bear interest at the rate of 3.5% per annum commencing on the Effective Date of the Plan unless the Class 27 claimant objects to such interest rate in its objection to confirmation of the Plan, in which case the interest rate will either be agreed to by the parties or fixed by the Court as part of the confirmation hearing. The Class 27 Claim shall be amortized over a thirty (30) year period and paid in equal monthly installments from the Lewis' future income. Payments shall include property taxes and insurance. The Lewises

estimate the monthly payment, excluding property taxes and insurance, will be \$1,290.46.

# Class 28: Northstar Bank, f/k/a Colorado Community Bank (or its successors or assigns), approximately 320 acres at Shaffer's Crossing Regarding the Lewises

Northstar Bank, f/k/a Colorado Community Bank ("Northstar" or "CCB") is a secured creditor of the Lewises pursuant to four promissory notes (the "Notes") guaranteed by the Lewises in 2010 in 2011. The borrowers and guarantors are in default under the terms of the Notes, and the total amount due to CCB as of the Petition Date was \$8,561,217.44 (see proof of claim no. 35). The Notes are secured by a number of parcels of property. The Notes are primarily secured by real property owned by non-debtor entities, including Buffalo Park Development Co., Colorado Mountain Properties, Inc., Care Construction Company, and Mountain Land Construction Co. CCB's claim is also secured by approximately 320 acres of undeveloped land at Shaffer's Crossing (aka Shaffer's II) which is owned by Ronald Lewis, and is the collateral for the Class 28 Secured Claim.

In July 2012, CCB filed three motions for relief from stay as to the real property owned by the non-debtor entities. The Lewises did not oppose the motions and the Court granted CCB's motions for relief from the automatic stay in August 2012 as to the property owned by non-debtor entities.

The Lewises valued the approximately 320 acres of land on their Amended Schedule A as \$200,000. The Lewis' value was based on their best estimate, opinion and knowledge of the marketplace. In or around November 2012, CCB commissioned an appraisal on the 320 acres, as well as other real property owned by non-debtor entities. CCB's appraisal performed by McCloud & Associates provides an "as is" value of \$210,000 for Shaffer's II as of November 6, 2012. In June 2013, the Lewises commissioned an appraisal on the Shaffer's II property. The Lewis' appraisal performed by Valuation Appraisals, Inc. provides an "as is" value of \$680,000 as of June 10, 2013.

The Shaffer's II property has been the subject of dispute between the Lewises and The Glenelk Association, Inc. ("Glenelk"). At all times relevant, the 320 acres has not had road access to it. Neighboring parcels to the 320 acres include those owned by Buffalo

Park, Pine Estates, LLC and Glenelk. In *The Glenelk Association, Inc., v. Ronald P. Lewis*, case no. 10SC275, the Colorado Supreme Court summarized the proceedings and ruling from the trial court and Colorado Court of Appeals as follows:

In this private condemnation proceeding, respondent Ronald P. Lewis seeks to condemn a private way of necessity across land owned by The Glenelk Association, Inc. ("Glenelk") to access an allegedly landlocked parcel of land for residential development. The trial court dismissed Lewis's petition in condemnation, concluding that Lewis failed to articulate a concrete proposal for development that would permit the court to determine the necessity for and appropriate scope of the allowable easement to be imposed through condemnation.

On appeal, the court of appeals ruled that the condemnation must be allowed to proceed if the proposed easement is for uses consistent with applicable zoning regulations. We determine that the trial court applied the correct legal standard and its findings of fact are supported by evidence in the record. Accordingly, we reverse the judgment of the court of appeals.

We hold that, when a petitioner seeks to condemn a private way of necessity for access to property it wishes to develop in the future, it must demonstrate a purpose for the condemnation that enables the trial court to examine both the scope of and necessity for the proposed condemnation, so that the burden to be imposed upon the condemnee's property may be ascertained and circumscribed through the trial court's condemnation order. The record in this case supports the trial court's dismissal of the condemnation petition.

The Glenelk Association, Inc., v. Ronald P. Lewis, case no. 10SC275 (September 12, 2011).

As part of their reorganization efforts, the Lewises were previously in discussions with Pine Estates, LLC regarding the sale of all or a portion of the 320 acres. Pine Estates, LLC owns real property to the South of the 320 acres and has access to County Road 126. The discussions with Pine Estates, LLC did not result in any firm commitment from Pine Estates, LLC to buy the Lewis' property or to allow the Lewises access to County Road 126.

On May 23, 2013, CCB filed a motion for relief from the automatic stay regarding the approximately 320 acres at Shaffer's II. The Lewises filed an objection to the motion on June 11, 2013 and the Court held a preliminary hearing on June 18, 2013. At that hearing, the Court set the matter for a final, evidentiary hearing on July 29, 2013. On July 22, 2013, the Lewises and CCB executed Debtors' Stipulation with Colorado Community Bank for Relief from Stay ("CCB Stipulation"). The CCB Stipulation was filed with the Court on July 24, 2013 and approved by the Court on July 26, 2013. The CCB Stipulation provides in relevant part:

- a. The Lewises consent to the Court granting CCB relief from the automatic stay with respect to Shaffer's Crossing;
- b. CCB will credit or reduce only the Lewis' obligation to CCB in the amount of \$595,000, by filing an amended proof of claim;
- c. To the extent that the Lewises have filed, or had others file, any *lis pendens* against the Property, they shall release such *lis pendens* within 10 days after the order approving this Stipulation is final and not appealable; and
- d. Within 10 days after the order approving this Stipulation is final and not appealable, the Lewises will execute a Deed in Lieu, to be prepared by CCB, that conveys the Property to CCB.

The Plan incorporates the terms of the CCB Stipulation. CCB shall be allowed a Class 30 general unsecured claim in the amount of \$7,966,217.44 (\$8,561,217.44 from proof of claim no. 35 minus \$595,000 credit).

#### Class 29: Jefferson County Treasurer.

The Class 29 Secured Claims are impaired by this Plan. The Jefferson County Treasurer's Claim consists of taxes incurred between 2005 and 2012 secured by various parcels of the Lewis' real property. The Class 29 Claims will be Allowed in their full amount and paid with interest at the applicable statutory rate. The Lewises shall have up to four years to pay the Class 29 Claims in full with applicable interest. As set forth above, the Plan provides that certain of the real property tax claims will be paid by the lenders in Classes 2 through 27. The statutory rights of the Class 29 claimant are otherwise unaffected by this Plan.

#### 4. General Unsecured Claims

#### Class 30, Allowed Unsecured Claims of Ronald and Carol Lewis.

Class 30 consists of those unsecured creditors of the Lewises who hold Allowed Claims. As set forth in Article IV, paragraph 4.2 of the Plan, each month for five years following the Effective Date of the Plan, the Lewises will deposit \$1,782.00 into the Unsecured Creditor Account. Every time three deposits have been made into the account, the balance of the account will be distributed to the holders of Allowed Administrative Claims who elect to be treated under this provision on a Pro Rata basis until such time as all holders of Allowed Administrative Claims have been paid in full. Once the holders of Allowed Administrative Claims have been paid in full, every time thereafter three deposits have been made into the Unsecured Creditor Account, the balance of the account will be distributed for a period of 5 years to Class 30 claimants holding Allowed Claims on a Pro Rata basis. A payment of \$1,782.00 per month for five years results in total deposits to the Unsecured Creditor Account of \$106,920.

Holders of Class 30 Allowed Claims shall also share on a Pro Rata basis in the equity of the Vacant Land as set forth herein. The Lewises shall have four years from the Effective Date in which to sell the Vacant Land. If the Lewises are unable to sell the Vacant Land themselves or through a real estate broker within four years after the Effective Date of the Plan, the Vacant Land will be sold through an auction. As each property is sold, but no later than five years from the Effective Date, the Lewises shall distribute to Class 30 claimants holding Allowed Claims on a Pro Rata basis the lesser of: (a) the value of each property within the Vacant Land definition (as scheduled on Amended

Schedule A and restated in the Disclosure Statement), or (b) the net proceeds from such sales or auctions.

Unencumbered, vacant land	Value
	(on Amended Schedule A)
7002 Lynx Lair	\$25,000
Cragmont Lane, Block C	\$700
Cragmont Lane, Block C	\$700
Cragmont Lot 45 Plus Lane	\$15,000
Cragmont Lot 75 Plus Lane	\$15,000
Ro Row Mine Lode Claim	\$1,030
Saddle Mountain Heights	\$25,000
Total:	\$82,430.00

The Lewises' obligations to Class 30 shall be deemed satisfied in full at such time as they: i) pay the Administrative Claims and the total periodic payments of \$106,920 to Class 30 as set forth above; and ii) pay the Class 30 claimants for the Vacant Land as set forth above.

Finally, although no such Avoidance Action are anticipated at this time, any and all funds recovered by the Lewises or creditors on account of Avoidance Actions shall be distributed to Class 30 on a Pro Rata basis, net of attorneys' fees and costs.

As is more fully explained above in article XI ("Description of Liabilities"), part D, the total amount of Class 30 Claims is estimated to be \$1,914,942.44 (see Exhibit C). This amount excludes the claims of CCB, but includes the estimated unsecured claims of Mutual of Omaha Bank. The total amount of Class 30 will increase due to deficiency claims associated with the secured lenders in Classes 2 through 28. Those deficiency claims are anticipated to be approximately \$9,397,327.76 (including CCB's unsecured claim) and \$1,431,110.32 (excluding CCB's unsecured claim) (see Exhibit A), bringing the total Class 30 unsecured creditor Claims to \$11,312,270.20 (including CCB's claim) and \$3,346,052.76 (excluding CCB's claim) (see Exhibits A and C). To the extent that the Plan is amended to change the allowed claim of any secured creditor, the deficiency claims may increase or decrease.

Based on the total periodic payments of \$106,920, the Lewises estimate that Class 30 unsecured creditors will receive a distribution equal to approximately 1% (including CCB and other Class 2-28 deficiency claims) to 3% (excluding CCB and including other Class 2-27 deficiency claims) of their Allowed Claims. As is discussed above, this percentage distribution will increase from the sale of the Vacant Land, which could add another \$82,430.00 to the \$106,920 anticipated for the Class 30 unsecured creditor Claims. This would raise the percentage distribution to 1.6% to 5.6% of their Allowed Claims.

Class 30 claimants should be aware that pursuant to § 1129(a)(15) of the Bankruptcy Code, they have the right to object to the Plan if it does not provide them with property of a value that is not less than the projected disposable income of the Lewises as defined in Bankruptcy Code §1325(b)(2) during the five year period beginning on the date that the first payment is due under the Plan. Given market conditions in Evergreen, Colorado and the payments that are required by the Lewises to meet operating expenses for the properties and living expenses, the Lewises have no disposable income above what is provided in this Disclosure Statement and Plan. The Lewises believe that the Plan pays creditors an amount in excess of the amount that would be due pursuant to § 1129(a)(15).

#### 5. Interests

#### Class 31, Interests in Ronald and Carol Lewis.

Class 31 includes the Interests held by Ronald and Carol Lewis in the estate of the Lewises personal case. Class 31 is unimpaired by the Plan.

#### C. Means for Execution of the Plan

Pursuant to the Plan, the Lewises shall restructure their debts and obligations and continue to operate in the ordinary course of business, including the leasing of properties and operation of their businesses. As set forth in the Plan and this Disclosure Statement, the rental income from these properties and the Lewis' disposable income, together with the restructuring of the mortgages and other secured debts, will general sufficient funds to pay on a pro-rata basis a portion of the Lewis' unsecured debts. The reduction of payments to secured creditors as a result of Plan confirmation will have a material beneficial impact on the Lewis' ability to service their debt. The Lewises therefore

believe that the Plan represents the best way for creditors to recover on their claims and allows the Lewises to preserve their businesses.

#### D. Administrative Claim Bar Date

If the Plan is confirmed, all applications for allowance and payment of Administrative Claims, including Professional Fees, must be filed within 45 days following the Effective Date of the Plan, unless additional time is timely requested. Administrative claims under 11 U.S.C. § 503(b)(9) were required to be filed by the Bar Date of September 11, 2012. No Section 503(b)(9) claims have been filed.

#### IX. PLAN FEASIBILITY

The Debtors' Plan is feasible based upon the Debtors' ability to achieve the various components of the Plan. The Debtors expect to have sufficient cash on hand on the Plan Effective Date to meet all payments due at that time. The balance of the payments due under the Plan will be derived from the Debtors' income and the sale of certain properties as set forth herein. In support of their Plan, the Lewises have prepared monthly and annual projections (see Exhibit D). The Glenelk Association has questioned the Debtors' charitable contributions of \$650 per month (or \$7,800 per year) included in the projections. As is reflected in their tax returns, the Lewises have consistently made charitable contributions in excess of this amount (e.g. the Debtors made charitable contributions of \$10,776 in 2010 and \$13,809 in 2011).

The Lewises have also attached a summary of the Monthly Operating Reports filed in this case for the months of April 2012 through August 2013 (see Exhibit E). Based on these Monthly Operating Reports, the Lewis' income has averaged \$46,059.10 per month and expenses have averaged \$28,565.03 per month. While the Lewises have continued to make payments to certain secured creditors based on the regular monthly payment, agreed adequate protection payments, or in resolution of motions for relief from stay, the Lewises expenses during the Chapter 11 are artificially low as they have not made all of their secured debt payments as they have attempted to workout Plan treatment.

#### X. RISK TO CREDITORS

This Disclosure Statement contains statements that look into the future. There is no way to ensure the accuracy of these statements. The Debtors used their best efforts based upon all the information available to the Debtors in making these statements. The Debtors attempted to be conservative in their analysis. However, the Debtors believe that the Plan as proposed offers the best option for creditors. The principal alternative to the Debtors' reorganizations under Chapter 11 is a conversion of the cases to Chapter 7 of the Bankruptcy Code. As indicated in the Debtors' liquidation analyses provided below, liquidation of the Debtors' assets will result in little to no payment to unsecured creditors in either the Lewis or Buffalo Park estates.

#### XI. TAX CONSEQUENCE

The Debtors are not providing tax advice to creditors or interest holders. **U.S. Treasury Regulations require you to be informed that, to the extent this section includes any tax advice, it is not intended or written by the Debtors or their counsel to be used, and cannot be used, for the purpose of avoiding federal tax penalties.** Each party affected by the Plan should consult its own tax advisor for information as to the tax consequences of Plan confirmation. Generally, unsecured creditors should have no tax impact as a result of Plan confirmation. The recovery of each creditor is payment on account of a debt and generally not taxable, unless the creditor wrote off the debt against income in a prior year in which case income may have to be recognized. Interest holders may have very complicated tax effects as a result of Plan confirmation.

#### XII. EVENTS DURING THE CHAPTER 11 CASE

As discussed above, the Lewises hired four professionals to assist it in this Chapter 11 case: Kutner, Brinen, Garber P.C. (Bankruptcy Counsel), Dix Barrett & Stiltner, P.C. (Accountant), Boog & Cruser, P.C. (Special Counsel) and Valuation Appraisals, Inc. (Appraiser). On April 27, 2012, the Lewises attended their Meeting of Creditors held pursuant to 11 U.S.C. § 341. No creditor's committee was appointed. The Lewises submitted their Initial Financial Report to the U.S. Trustee and have filed all required Monthly Operating Reports from April 2012 through the present.

On July 6, 2012, Glenelk Association, Inc., an unsecured creditor, filed a motion to conduct a Rule 2004 examination of the Debtors. The Court granted the request on July 9, 2012.

The parties originally scheduled the examination for August 7, 2012, but continued the examination to September 21, 2012, on which date they examined Ron and Carol Lewis, and their son, Norman Lewis.

On July 16, 2012, Colorado Community Bank filed several motions for relief from the automatic stay as to real property owned by non-debtor entities. The Lewises did not oppose the motions and Colorado Community Banks obtained relief from stay on August 17, 2012.

On July 11, 2012, Freedom Mortgage Corporation filed a motion for relief from the automatic stay as to the property located at 6746 Brook Forest Road, Evergreen, Colorado. The Lewises filed an objection. The Lewises and Freedom Mortgage Corporation resolved the motion; and the Court approved the Stipulation which is incorporated into the Plan.

On September 6, 2012, TCF National Bank filed a motion for relief from the automatic stay regarding a water tap issue on property located at 6933 Granite Crag Circle, Evergreen, Colorado. The Lewises filed an objection on September 25, 2012, and a preliminary hearing was held on October 2, 2012. The Lewises and TCF reached a stipulation to resolve the motion, allowing TCF to pursue state court litigation with respect to the tap fee issue as against non-debtor entities. The Court approved the stipulation on October 18, 2012.

On September 14, 2012, Mutual of Omaha Bank filed a motion for relief from the automatic stay regarding eleven lots in Homestead Filing No. 6, Evergreen, Colorado. The Lewises filed an objection on October 2, 2012. To correct certain factual statements and procedural issues, Mutual of Omaha Bank withdrew its original motion and filed a new motion for relief from stay on October 10, 2012. The Lewises filed a Limited Objection and the Court granted relief from stay on November 6, 2012.

On September 25, 2012, the Lewises filed a Motion to Approve Sale of Real Property Free and Clear of Liens Claims and Encumbrances with respect to 6937 Ledge Lane, Evergreen, Colorado. The Jefferson County Treasurer filed an objection concerning the 2011 and 2012 real property taxes. The Lewises and Jefferson County Treasurer filed a stipulation resolving the objection and the Court entered an Order on October 26, 2012 approving the stipulation and the sale motion. The sale of this property occurred on November 16, 2012, and satisfied Class 22 (Evergreen National Bank) and real estate taxes owed to Jefferson County Treasurer.

On October 26, 2012, Bank of the West filed a motion for relief from stay regarding the property identified as Lot 2, 04-117254MA, Pine, CO 80470. On November 13, 2012, the Lewises filed an objection to the motion. The hearing on Bank of the West's motion has been continued several times as the parties continue to resolve the motion without the need for an evidentiary hearing.

In December 2012, the Lewises entered into stipulations with Evergreen National Bank for adequate protection payments on the properties located at 7102 Lynx Lair and 6980 Lynx Lair.

Prior to Buffalo Park filing its own Chapter 11 petition, the Lewises had proposed their own Plan of Reorganization. Hearings on the adequacy of the Lewis' disclosure statement were held on January 9, 2013, February 27, 2013, May 15, 2013, and July 2, 2013. During this time, several objections to the Lewis' disclosure statement and plan were filed. The Lewises were able to reach stipulations with several creditors, including CCB (Docket #302), US Bank (Docket #255), and Colonial National Mortgage (Docket #244). Also during that time, on May 8, 2013, Glenelk filed a Motion for Substantive Consolidation of the Bankruptcy Estate With Debtors' Closely-Held Corporate Entities: Buffalo Park Development Company, Inc.; Mountain Land Construction Company, Inc.; And Evergreen Memorial Park, Inc. (the "Consolidation Motion"). Both the Lewises and CCB opposed the Consolidation Motion. The Lewises and Glenelk resolved the Consolidation Motion by agreeing to seek joint administration of the Lewis and Buffalo Park cases and to propose a joint plan. The Lewises requested joint administration on July 15, 2013 and the Court granted the request on July 18, 2013.

On August 30, 2013, the Lewises and Buffalo Park filed a Joint Plan of Reorganization and a Joint Disclosure Statement. Buffalo Park was unable to reach agreements with its primary secured lenders, CCB and Mutual of Omaha and has determined not to proceed with a Plan of Reorganization. Rather, as is stated above, Buffalo Park is proceeding with a sale of its water companies pursuant to 11 U.S.C. § 363 and has agreed to relief from stay as to Mutual and possibly CCB. Thus, the Lewises have filed the attached Plan as a plan of reorganization for only the Lewis bankruptcy estate.

Throughout the Chapter 11 case, the Lewises and their attorneys have attempted to reach restructuring agreements with several creditors.

#### XIII. LIQUIDATION ANALYSIS UNDER CHAPTER 7

The principal alternative to a Debtors' reorganization under Chapter 11 is a conversion of the case to Chapter 7 of the Bankruptcy Code. Chapter 7 requires the liquidation of a Debtors' assets by a Trustee who is appointed by the United States Trustee's office. In a Chapter 7 case, the Chapter 7 Trustee would take over control of the Debtors' assets. The assets would be liquidated and the proceeds distributed to creditors in the order of their priorities.

In this case, substantially all of the assets of the Debtors are subject to liens of creditors. Assuming that an immediate liquidation or foreclosure of each Property will generate only 30-50% of its current market value, and taking into consideration the secured claim against each Property held by each secured creditor, the total net liquidation value of the Debtors' real property assets is likely zero.

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Avoidance Actions, if any exist, would not be subject to a secured creditor lien. However, the pursuit of any Avoidance Actions would require the Chapter 7 Trustee to obtain legal counsel and incur expenses. Therefore, the Debtors believe there would be little to no distribution to unsecured creditors in a Chapter 7. Any distribution would be based on a Chapter 7 Trustee's sale of the unencumbered vacant land. See Lewis Liquidation Analysis attached as Exhibit F. It is only in a Chapter 11 case that the Debtors can make the payments they are committing to make to creditors for five years following confirmation of the Plan. The Debtors believe that these payments will allow creditors to receive more than they would otherwise receive in a Chapter 7 case. Therefore all creditors are urged to accept the Plan.

DATED: October 15, 2013

BY: RONALD P. LEWIS

Ronald P. Lewis, individually

DATED: October 15, 2013 BY: CAROL J. LEWIS

Carol J. Lewis, individually

Kutner Brinen Garber, P.C. has acted as legal counsel to Ronald and Carol Lewis on bankruptcy matters during the Chapter 11 case. Lewis Counsel has prepared this Disclosure Statement with information provided primarily by Ronald and Carol Lewis. The information contained herein has been approved by both Debtors. Lewis Counsel has not made any separate independent investigation as to the veracity or accuracy of the statements contained herein.

KUTNER BRINEN GARBER, P.C.

By: \_\_

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ATTORNEYS FOR RON AND CAROL LEWIS

#### **CERTIFICATE OF SERVICE**

The undersigned certifies that on October 15, 2013, a copy of the **DISCLOSURE STATEMENT TO ACCOMPANY AMENDED PLAN OF REORGANIZATION DATED OCTOBER 15, 2013** was served by U.S. Regular Mail in accordance with FED. R. BANKR. P. 2002 and 11 U.S.C. § 342(c), (if applicable), on the following interested parties at the addresses below:

Alan K. Motes, Esq. Max S. Stich, Esq. 1000 16th Avenue Denver, CO 80203

Toni M.N. Dale, Esq. Holly L. Decker, Esq. 2 Inverness Drive East Ste. 105 Englewood, CO 80112

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Cynthia Lowery-Graber, Esq. 999 18th St. Ste. 2301 Denver, CO 80202

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s/Angela R. Upton Angela R. Upton

#### **EXHIBIT INDEX**

#### **LEWIS**

- A- Summary of Lewis Classes and Properties (including Secured Creditor Proofs of Claim)
- B- Summary of Lewis Business Entities
- C- Summary of Lewis Unsecured Claims (Summary of Amended Schedule F and Proofs of Claim)
- **D-** Lewis Projections
- E- Summary of Lewis Monthly Operating Reports (April 2012 August 2013)
- F- Lewis Liquidation Analysis
- G- Periodic Report Regarding Value, Operations and Profitability of Entities in Which the Estate of Ronald and Carol Lewis Holds a Substantial or Controlling Interest, as of 3/31/2013 (Docket #240).

RONALD AND CAROL LEWIS, 12-15371-HRT DISCLOSURE STATEMENT - EXHIBIT A (SUMMARY OF CLASSES AND PROPERTIES)

	PROOF OF CLAIM		Claim 11-1, \$353,614.56 \$1.587.89 at 3.0% variable	Claim 10-1, \$762,208.05	Claim 13-1, \$93,839,44 at 3.5% fixed	Claim 17-1, \$400,218.36 \$2.195.00 at 3.0% variable	oron variable		Claim 36-1, \$284,723.95	Claim 21-1, \$100,588.69 at 3.99% variable	Claim 2-1, \$488,808.41 at 4.0% variable	Claim 4-1, \$132,843.05 at 7.490% fixed	Clain 26-1, \$393,065.31 \$2.195.00 at 3.044% fixed	Claim 27-1, \$393,445.80 at 2.719% variable	Claim 16-1, \$875,427.66 \$2.601.00 at 3.500%, variable	Claim 15-1, \$171,978.41 at 1.95% variable
			\$1,587.89	S3.775.00 at	N/A 3.	\$2.195.00 at	S 700 00		\$2,300,00	T T T T T T T T T T T T T T T T T T T	\$2,195.00	C C 7.7	\$2.195.00 at	\$2,095.00 at	S2.601.00 at	
	MORTGAGE PAYMENT UNDER RENTAL INCOME PLAN UNDER PLAN		\$1,587.89	\$2,053,06		\$1.567.82				T TOTAL TOTA	\$1,753.19	\$491.53	\$1,615.40	\$1,428.85	\$1,898.36	
	UNSECURED AMOUNT (Class 30)		\$0.00	\$305,001.05	\$93,839.44 N/A	\$51,073.36	00 08	\$60,064.00	80.00	\$0.00	\$98,382.41	\$23,381.05	\$33,324.31	\$75,247.80	\$247,561.66	\$171.978.41 N/A
	DEBT (Amended Schedule D or Proof of Claim)		\$353,614.56	\$762,208.05	\$93,839.44	\$400,218.36	\$286.873.00	\$137,715.00	\$283,783.00	\$100,588.69	\$488,808.41	\$132,843.05	\$393,065.31	\$393,445.80	\$875,427.66	\$171,978.41
	VALUE (Amended Schedule A)		\$362,353.00	\$457,207.00	\$457,207.00	\$349,145.00	\$364.524.00	\$364,524.00	\$385,000.00	\$385,000.00	\$390,426.00	\$109,462.00	\$359,741.00	\$318,198.00	\$627,866.00	\$627,866.00
OPERTIES)	VALUE TREATMENT (interest, tern, (Amended Schedule allowed annount) A)	100% distribution. There are no Class 1 Claims.	3.5%, 30 years, \$353,614.56	3.5%, 30 years, \$457,207	entirely unsecured, lien release, treated as Class 30 general unsecured claim.	3.5%, 30 years, \$349,145	3.5%, 30 years, \$286,873	3.5%, 30 years, \$77,651	3.5%, 30 years, \$284,723.95	3.5%, 30 years, 100,588.69	3.5%, 30 years, \$390,426	3.5%, 30 years, \$109,462, plus the outstanding real property taxes due.	3.5%, 30 years, \$359,741	3.5%, 30 years, \$318,198	Allowed Secured Claim of \$627,866, plus the balance of any real property taxes due. Interest only at interest rate under loan documents for five years with principal balance paid in full no later than 5 years after Effective Date	Section 111(b) election. \$0 due under Plan on Effective Date (no monthly payments), but claim will remain secured and be paid on or before 5 year amiversary by sale or refinance.
SSES AND PRO	IMPAIRED?	Unimpaired	Impaired	Impaired	Impaired	Impaired	Impaired	İmpaired	Impaired	Impaired	Impaired	Impaired	Impaired	Impaired	Impaired	Impaired
BIT A (SUMMARY OF CLA	PROPERTY	n/a		26624 N. Turkey Creek, Evergreen (first)	26624 N. Turkey Creek, Evergreen (second)	6941 Lynx Lair, Evergreen	7450 County Hwy 73, Evergreen (first)	7450 County Hwy 73, Evergreen (second) (\$77,651 in equity after first)	6992 Lynx Lair, Evergreen (first)	6992 Lynx Lair, Evergreen (second) (\$101,217 in equity after first)	7072 Lynx Lair, Evergreen	Elk Creek Properties Lot #2, Fish Pond Way, Pine property	6986 Lynx Lair, Evergreen	6954 Granite Crag Cir., Evergreen	Elk Creek Properties Lots #3 and 4, Fish Pond Way, Pine property (first)	Elk Creek Properties Lots #3 and 4, Fish Pond Way, Pine property (second)
DISCLOSURE STATEMENT - EXHIBIT A (SUMMARY OF CLASSES AND PROPERTIES)	CREDITOR	Priority unsecured claims in Section 507(a)(4) and (a)(5)	Aurora Bank FSB / Nationstar Mortgage	Aurora Bank FSB / Nationstar Mortgage	PNC Bank	Aurora Bank FSB	US Bank National Association, as Trustee for Credit Suisse First Boston Mortgage Securities Corp. Mortgage Pass-Through Certificates, Series 2003- AR26	US Bank Consumer Finance	America's Servicing Company (first)	Wells Fargo Bank, NA	U.S. Bank, N.A. / Bank of America, N.A.	Bank of the West	JP Morgan Chase Bank, N.A.	JP Morgan Chase Bank, N.A. (sold post-petition to Pennymac Mortgage Investment Trust Holdings, I, LLC)	The Bank of New York Mellon / Bank of America	Green Tree Servicing, LLC / The Bank of New York Mellon / Bank of America
DISCLOS	CLASS	-	2	3	4	5	9	7	∞	6	2	=	12	13	4	15

65	iat	te	at	[2	4	6,			at	<u>ي</u>	s at	7.44 1 1 by
Claim 28-1, \$421,526.39	Claim 6-1, \$371,929.36 at \$22.195.00; 2.625% variable	Claim 5-1, \$312,849.93 at \$1.895.00 2.675% variable	Claim 20-1, \$99,956.22 at 3 99% variable	S2,300.00 at 5.250% variable	Claim 34-1, \$335,991.64 \$2,195.00 at 5.250% fixed	Claim 33-1, \$365,318.99	Claim 12-1, \$160,892.68	Claim 23-1, \$113,638.28 Claim 23-1, \$113,638.28	Claim 9-1, \$741,870.79 at \$3,750 3.1250% variable	Claim 24-1, \$283,319.93 \$1,750.00 at 7.750% fixed	Claim 7-1, \$287,378.68 at \$2,500.00 4.125% fixed	Claim 35-1, \$8,561,217,44 based on four loans and several deeds of trust against property owned by Debtors and non-debtor
00 506 18	\$2.195.00	\$1.805.00	A/N		\$2,195.00	, v		\$1.500.00	\$3,750	\$1,750.00	\$2,500.00	
\$1.532.04	\$929.82	\$1,055.08		\$1,741.21	\$1,611.64		\$1 149 56	\$510.29	\$4,219.15	\$1,215.56	\$1,290.46	
\$80,348.39	\$443.36	\$77.888.93	\$99.956.22	80.00	\$0.00	V/N/00'08	00 08	\$0.00	\$0.00	\$12,619.93	\$0.00	
\$421,526.39	\$371,929.36	\$312,849.93	\$99,956.22	\$365,163.45	\$335,911.15	\$365.084.33	\$160.892.68	\$113,638.28	\$741,870.79	\$283,319.93	\$287,378.68	
\$341,178.00	\$371,486.00	\$234,961.00	\$234,961.00	\$375,000.00	\$335,900.00	\$365,004,33	\$158.347.00	\$147,785.00	\$600,000.00	\$270,700.00	\$375,700.00	
3.5%, 30 years, \$341,178	Interest only at interest rate under loan documents from 5/2013 to 8/2014. Monthly payments of P&I from 9/2014 to 9/2034. Arrears paid separately per Stipulation.	Interest only at interest rate under loan documents from 5/2013 to 8/2014. Monthly payments of P&I from 9/2014 to 9/2034. No arrears to be paid per Stipulation.	Entirely unsecured, lien release, treated as Class 30 general unsecured claim.	3.75%, 30 years, \$375,029 (per stipulation)	3.75%, 30 years, \$347,029 (per stipulation)	Debtors sold the property on November 16, 2012 and paid Evergreen National Bank in full. Any deficiency claim will be included in Class 30 as an unscoured claim.	5.0%, 30 years, \$164,718.52 (per Stipulation resolving Motion for Relief From Stay Settlement) (monthly payment = \$1,149.56 (\$884.24 P&I + \$265.32 T&I escrow).	3.5%, 30 years, \$113,638.28	Primary residence. Paid according to governing loan documents.	3.5%, 30 years, \$270,700	3.5%, 30 years, \$287,378.68	automatic stay on July 26, 2013. Sipulation for relief from stay included a credit to the Debtors of \$595,000. CCBs Class 30 unsecured claim is \$77,966,217.44 (\$8,561,217.44
Impaired	Impaired	Impaired	Impaired	Impaired	Impaired	Impaired	Impaired	Impaied	Unimpaired	Impaired	Impaired	
6951 Lynx Lair, Evergreen	7052 Lynx Lair, Evergreen	7772 Sourdough Drive, Morrison (first)	7772 Sourdough Drive, Morrison (second) (no equity after first)	7102 Lynx Lair, Evergreen	6980 Lynx Lair, Evergreen	6937 Ledge Lane, Evergreen Impaired	6746 Brook Forest Road, Evergreen	6808 Brook Forest Road, Evergreen	7400 County Hwy 73, Evergreen (primary residence)	6736 Brook Forest Road, Evergreen 7019 S. Froot Hollow, I and	Evergreen	approx. 320 acres at Shaffer's Crossina
The Bank of New York Mellon / JP Morgan Chase Bank, N.A.	Colonial Savings	Colonial Savings	Wells Fargo Bank, NA	Evergreen National Bank	Evergreen National Bank	Evergreen National Bank	re	OneWest Bank, FSB / IndyMac Mortgage Services		Company / Ocwen Loan Servicing, LLC Wells Farron Bank N A /	pany	Colorado Community Bank
91	7	81	61	20	21	22	23	24	25	26	27	80

See Exhibit C.	N/A N/A N/A EENTAL INCOME UNDER PLAN Total income	N/A N/A MORTGAGE PAYMENT UNDER PLAN 31018.02 Total expense	\$1,914,942.44 N/A \$1,914,942.44 N/A N/A UNSECURED MO AMOUNT PAY (Class 30) PLA \$59,397,327.76 \$11,312,70.20 \$33,346,052.76	VALUE (Amended Schedule And deficiency claims (anluding CCB) = otal deficiency claims (accluding CCB) = ms + deficiency	distribution every from the reditor Account f \$11,998 deposits a period of 5 years. a period of 5 years. a set forth in the 0 may also share on sis in the equity of literain its interests waned prior to the 1 Date.  NA		Impaired Unimpaired IMPAIRED?	N/A PROPERTY	Unsecured creditors (See Exhibit C) Interest holders: Ronald and Carole Lewis  CREDITOR	30 31 CLASS
	₹Z		\$0.00 <b>\$</b>	\$104,929.30		Either paid in full in by lender or the Lewises will pay property taxes in full within 4 years applicable statutory interest rate. Chart includes total amount of \$104,924.10 as of April 28, 2013, however, the actual amount is less because a portion are being paid current and certain tax claims are being paid through the lender in Classes 2.	Impaired	Various properties (see	Jefferson County Treasurer	29

Ronald P. Lewis and Carol J. Lewis, 12-15371-HRT
Disclosure Statement - Exhibit B
(Also Attachment to Statement of Financial Affairs (question 18) and Schedule B (item 13))

						VALUE OF	
PARENT			NATURE OF	<b>BEGIN AND</b>		OWNERSHIP	
CORPORATION NAME TRADE NAMES/DBA	TRADE NAMES/DBA	ADDRESS	BUSINESS	<b>END DATES</b>	OWNERSHIP	INTEREST	POSITION
Buffalo Park		26624 N. Turkey Creek Rd.,	Real estate	1964 to	20% ownership (H),		CEO (H)
Development, Co.		Evergreen, CO 80439	Development	present	80% ownership (W)	unknown	Secretary (W)
Buffalo Park		26624 N. Turkey Creek Rd.,	Construction/	1988 to	Buffalo Park		President (H)
Development, Co.	Care Construction, Inc.	Evergreen, CO 80439	Real Estate	present	Development (100%) unknown	unknown	Secretary (W)
			Property				
Buffalo Park	Colorado Mountain	26624 N. Turkey Creek Rd.,	Management/	1974 to	Buffalo Park		President (H)
Development, Co.	Properties, Inc.	Evergreen, CO 80439	Real estate	present	Development (100%) unknown	unknown	Secretary (W)
Buffalo Park		26624 N. Turkey Creek Rd.,	Residential Water	2010 to	Buffalo Park		CEO (H)
Development, Co.	Cragmont Water Company	Evergreen, CO 80439	Supply Company	present	Development (100%) unknown	unknown	Secretary (W)
Buffalo Park		26624 N. Turkey Creek Rd.,	Residential Water	1971 to	Buffalo Park		CEO (H)
Development, Co.	Homestead Water Company   Evergreen, CO 80439	Evergreen, CO 80439	Supply Company	present	Development (100%) unknown	unknown	Secretary (W)
Buffalo Park		26624 N. Turkey Creek Rd.,		1994 to	Buffalo Park		President (H)
Development, Co.	Mountain Land Realty, LLC	Evergreen, CO 80439	Real Estate Sales	present	Development (100%) unknown	unknown	Secretary (W)
Buffalo Park	Evergreen South Storage	26624 N. Turkey Creek Rd.,		2009 to	Buffalo Park		/\
Development, Co.	Facility	Evergreen, CO 80439	Vehicle Storage Lot present		Development (100%) unknown	unknown	

Ronald P. Lewis and Carol J. Lewis, 12-15371-HRT Attachment to Statement of Financial Affairs (question 18) and Schedule B (item 13).

						VALUE OF	
PARENT			NATURE OF	BEGIN AND		OWNERSHIP	
CORPORATION NAME TRADE NAMES/DBA	TRADE NAMES/DBA	ADDRESS	BUSINESS	END DATES	OWNERSHIP	INTEREST	POSITION
Evergreen Memorial		26624 N. Turkey Creek Rd.,		1965 to	34% ownership (H).		President (H)
Park, Inc.		Evergreen, CO 80439	Cemetary/Mortuary	present	33% ownership (W)	unknown	Secretary (W)
Evergreen Memorial		26624 N. Turkey Creek Rd.,		1992 to	Evergreen Memorial		President (H)
Park, Inc.	Evergreen Mortuary, Inc.	Evergreen, CO 80439	Cemetary/Mortuary	present	Park, Inc. (100%)	unknown	Secretary (W)
Evergreen Memorial	Evergreen Cremation	26624 N. Turkey Creek Rd.,		1993 to	Evergreen Memorial		President (H)
Park, Inc.	Services, Inc.	Evergreen, CO 80439	Crematory	present	Park, Inc. (100%)	unknown	Secretary (W)
Evergreen Memorial	Evergreen Memorial Society, 26624 N.	26624 N. Turkey Creek Rd.,		1993 to	Evergreen Memorial		
Park, Inc.	Inc.	Evergreen, CO 80439	Cemetary/Mortuary	present	Park, Inc. (100%)	unknown	
	Rocky Mountain Cremation					*****	
Evergreen Memorial	and Memorialization	26624 N. Turkey Creek Rd.,		1995 to	Evergreen Memorial		
Park, Inc.	Association, Inc.	Evergreen, CO 80439	Cemetary/Mortuary	present	Park, Inc. (100%)	unknown	
Evergreen Memorial		26624 N. Turkey Creek Rd.,			Evergreen Memorial		
Park, Inc.	Mountain View Mortuary	Evergreen, CO 80439	Cemetary/Mortuary		Park, Inc. (100%)	unknown	
Evergreen Memorial		26624 N. Turkey Creek Rd.,			Evergreen Memorial		President (H)
Park, Inc.	Evergreen Funeral Home	Evergreen, CO 80439	Cemetary/Mortuary		Park, Inc. (100%)	unknown	Secretary (W)
Evergreen Memorial	Evergreen Pet Cemetery &	26624 N. Turkey Creek Rd.,	Pet Cemetery &	1992 to	Evergreen Memorial	WARRAN TO THE PARTY OF THE PART	President (H)
Park, Inc.	Cremation Services, Inc.	Evergreen, CO 80439	Crematory	present	Park, Inc. (100%)	unknown	Secretary (W)
Evergreen Memorial		26624 N. Turkey Creek Rd.,	Pet Cemetery &		Evergreen Memorial		President (H)
Park, Inc.	Evergreen Pet Crematory	Evergreen, CO 80439	Crematory		Park, Inc. (100%)	unknown	Secretary (W)
Evergreen Memorial		26624 N. Turkey Creek Rd.,		2008 to	Evergreen Memorial		President (H)
Park, Inc.	Big E Game Ranch	Evergreen, CO 80439	Game Ranch	present	Park, Inc. (100%)	unknown	Secretary (W)

Ronald P. Lewis and Carol J. Lewis, 12-15371-HRT Attachment to Statement of Financial Affairs (question 18) and Schedule B (item 13).

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						VALUE OF	
			NATURE OF	BEGIN AND		OWNERSHIP	
CORPORATION NAME TRADE NAMES/DBA	TRADE NAMES/DBA	ADDRESS	BUSINESS	END DATES	OWNERSHIP	INTEREST	POSITION
Mountain Land		26624 N. Turkey Creek Rd.,	THE PROPERTY OF THE PROPERTY O	1970 to			
Construction Co.		Evergreen, CO 80439	Real estate	present	100% ownership (H) unknown	unknown	
Elk Creek Properties,		26624 N. Turkey Creek Rd.,		2005 to			
LLC		Evergreen, CO 80439	Real estate	present	25% ownership (H)	unknown	
Evergreen Memorial							THE STREET STREET
Park & Recreation		26624 N. Turkey Creek Rd.,		2004 to			
Association		Evergreen, CO 80439	Event Center	present	Non-profit	none	Director (H)
Village at Cragmont						The state of the s	/
Homewoner's		26624 N. Turkey Creek Rd.,	Homeowner's	1995 to			
Association		Evergreen, CO 80439	Association	present	Non-profit	none	HOA Member (J)
Grace Church of the		26624 N. Turkey Creek Rd.,		1990 to		THE SECURITY STATES OF	/_/
Rockies		Evergreen, CO 80439	Church	present	Non-profit	unknown	Elder (H)
Turkey Creek		26624 N. Turkey Creek Rd.,		2000 to			
Recreation Assoc.		Evergreen, CO 80439	Recreation	present	Non-profit	unknown	Director (H)

RONALD AND CAROL LEWIS, 12-15371-HRT	
DISCLOSURE STATEMENT - EXHIBIT C (SUMMARY OF CLASS 30)	

	Amount on		<b>Estimated amount for</b>
	Amended	<b>Amount in Proof of</b>	purposes of Class 30
<u>Creditor</u>	Schedule F	<u>Claim</u>	<u>analysis</u>
Boog & Cruser, P.C.	\$7,168.23		\$7,168.23
Citibank, N.A.,		Claim 31-1:	
CitiBusiness Card	\$28,523.82	\$26,648.61	\$26,648.61
Colorado First			
Commercial			
Mortgage, Inc. /			
American Home Life		Claim 22-1:	
Insurance Company	\$704,800.00	\$704,800.00	\$704,800.00
Evergreen Memorial			
Park	\$51,121.01		\$0.00
		Claim 29-1:	
		\$1,557,591.05	
		(\$1,053,000 secured	
		by Buffalo Park	
		property,	
Mutual of Omaha		\$504,591.05	
Bank	\$1,560,000.00	unsecured)	\$504,591.05
		Claim 25-1:	
TCF National Bank	\$196,928.00	\$242,265.28.	\$242,265.28
The Glenelk		Claim 19-1 and 30-	
Association, Inc.	\$380,000.00	1, \$429,273.17	\$429,273.17
Discover Bank	not listed	Claim 3-1, \$196.10	\$196.10
TOTAL =	\$2,928,541.06		\$1,914,942.44

Colorado Community Bank (CCB) claims total approximately \$8,561,217.44. This claim is secured by property owned by the Debtors and other real property owned by non-debtor entities, including Buffalo Park. If the CCB claims are paid in full from the sale of property owned by the debtors and non-debtor entities, the Debtors' total unsecured debt will decrease substantially. Pursuant to the Stipulation entered into by and between the Lewises and CCB, CCB shall be allowed a Class 30 general unsecured clai in the amount of \$7,966,217.44 (\$8,561,217.44 from proof of claim no. 35 minus \$595,000 credit).

Deficiency claims from secured creditors in Classes 2	
through 28 ( <u>including CCB</u> ) (see Exhibit A) =	\$9,397,327.76
Deficiency claims from secured creditors in Classes 2	
through 27 ( <u>excluding CCB</u> ) (see Exhibit A) =	\$1,431,110.32
Total estimated general unsecured claims, plus deficiency	
claims (including CCB), for purposes of Class 30 analysis =	\$11,312,270.20
Total estimated general unsecured claims, plus deficiency	
claims (excluding CCB), for purposes of Class 30 analysis =	\$3,346,052.76
ciallis (excluding CCD), for purposes of Class 30 analysis –	φ3,340,032.70

### RONALD P. LEWIS & CAROL J. LEWIS - CASE # 12-15371-HRT EXHIBIT D - MONTHLY PROJECTED BUDGET

INCOME:				
Wages-Net	Evergreen Memorial	Ron	\$	1,715
		Carol	\$	1,715
Social Security-Net	Social Security	Ron	\$	1,415
		Carol	\$	1,010
IRA Distribution - Mandatory by IRS			\$	321
Contribution/Rent for portion of personal residence			\$	3,880
A/R-Loan Payment	Les/Beverly Sandersfeld		\$	3,123
A/R-Loan Payment	Richard/Theresa Mayo		\$	287
Rental Property Income	See Detail - Page 2		\$	37,706
	AVERAGE MONTHLY INCOME		\$	51,172
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		<u> </u>	
EXPENSES:				
Home Mortgage Payment	IndyMac Mortgage		\$	4,267
Loan Payment/6912 Lynx Lair (Sandersfeld)			\$	2,005
Loan Payment/Elk Creek Properties Lot 4	Bank of the West		\$	492
Utilities-Electric	Xcel Energy		\$	200
Home Maintenance/Household			\$	202
Food			\$	420
Clothing				80
Laundry & Dry Cleaning			\$ \$	25
Medical & Dental			\$	775
Recreation (Clubs, Entertainment, Subscriptions & D	ues)		\$	400
Transportation			\$	400
Tax Preparation			\$	300
Charitable Contributions			\$	650
Gifts			\$	50
Personal/Miscellanous			\$	300
Insurance				
Life			\$	168
Health			\$	108
Emergency Funds			\$	50
Rental Property Expenses	See Detail - Page 2		\$	37,523
US Trustee Quarterly Fee			\$ \$ \$	975
Unsecured Creditors Payment		-	\$	1,782
	AVERAGE MONTHLY EXPENS	ES _	\$	51,172
OTATEMENT OF MONTH VIVET MONTH				
STATEMENT OF MONTHLY NET INCOME Average Monthly Income			\$	51,172
Average Monthly Income Average Monthly Expenses			\$ \$	51,172
Monthly Net Income		-	Ψ	01,172
Mondily Not income		=		

### RONALD P. LEWIS & CROL J. LEWIS - CASE # 12-15371-HRT EXHIBIT D - RENTAL PROPERTY PROJECTED INCOME & EXPENSES

Rental Income:					٨	onthly Rent	
26624 N. Turkey Creek Road, Evergreen	CC	)			\$	3,775.00	
7772 Sourdough Drive, Morrison, CO					\$	1,895.00	
6736 Brook Forest Road, Evergreen, CO					\$	1,750.00	
6746 Brook Forest Road, Evergreen, CO					\$	1,095.00	
6808 Brook Forest Road, Evergreen, CO					\$	1,500.00	
Elk Creek Properties (house), Pine, CO					\$	2,601.00	
7019 S. Frog Hollow Lane, Evergreen, CO	)				\$	2,500.00	
7450 County Highway 73, Evergreen, CO					\$	2,700.00	
6954 Granite Crag Circle, Evergreen, CO					\$	2,095.00	
6937 Ledge Lane, Evergreen, CO					\$	_,	(Property Sold)
6941 Lynx Lair, Evergreen, CO					\$	2,195.00	(
6951 Lynx Lair, Evergreen, CO					ŝ	1,995.00	
6980 Lynx Lair, Evergreen, CO					\$	2,195.00	
6986 Lynx Lair, Evergreen, CO					\$	2,195.00	
6992 Lynx Lair, Evergreen, CO					\$	2,300.00	
7052 Lynx Lair, Evergreen, CO					\$	2,195.00	
7072 Lynx Lair, Evergreen, CO					\$	2,195.00	
7102 Lynx Lair, Evergreen, CO					\$	2,300.00	
Subtotal					\$	37,481.00	=
							_
Utility Reimbursements (average)					\$	225.00	-
Total Projected Monthly Rental Inco	me	•			_\$_	37,706.00	_
Expenses:							
Mortgages-		P&I	Та	x & Insur		Mo. Exp	
26624 N. Turkey Creek Road	\$	2,053.06		1,497.90		3,550.96	
7772 Sourdough Drive	\$	1,055.08	\$	362.36		1,417.44	
6736 Brook Forest Road	\$	1,215.56	\$	327.37		1,542.93	
6746 Brook Forest Road	\$	884.24	\$	265.32			(Settlement)
6808 Brook Forest Road	\$	510.29	\$	311.98		822.27	,
Elk Creek Properties	\$	1,898.36	\$	750.29	\$	2,648.65	
7019 S. Frog Hollow Road	\$	1,290.46	\$	543.39		1,833.85	
7450 County Highway 73	\$	1,636.88	\$	415.66	\$	2,052.54	
6954 Granite Crag Circle	\$	1,428.85	\$	289.90	\$	1,718.75	
6941 Lynx Lair	\$	1,567.82	\$	713.13	\$	2,280.95	
6951 Lynx Lair	\$	1,532.04	\$	415.44	\$	1,947.48	
6980 Lynx Lair	\$	1,611.64	\$	456.17	\$	2,067.81	(Settlement)
6986 Lynx Lair	\$	1,615.40	\$	397.05	\$	2,012.45	,
6992 Lynx Lair	\$	1,726.00	\$	432.19	\$	2,158.19	
7052 Lynx Lair	\$	929.82	\$	362.36	\$	1,292.18	
7072 Lynx Lair	\$	1,753.19	\$	508.17	\$	2,261.36	
7102 Lynx Lair	\$	1,741.21	\$	438.17	\$		(Settlement)
Total Projected Monthly Mortgage F		ments			\$	32,936.75	- `
Operating Expenses:							
Advertising					\$	50.00	
HOA Fees (13 houses @ \$30/ea)					\$	390.00	
Repairs & Maintenance					ŝ	500.00	
Utilities					\$ \$	225.00	
Total Operating Expenses					\$	1,165.00	•
Vacancy Factor - 4.13%					\$	1,547.00	
Management Fee - 5%					\$	1,874.00	
Total Projected Monthly Rental Exp	ens	es			\$	37,522.75	•
Net Cash Flow		-			\$	183.25	•
Not Oddi i low					<u> </u>	100.20	•

# RONALD AND CAROL LEWIS, 12-15371-HRT DISCLOSURE STATEMENT - EXHIBIT E (SUMMARY OF MONTHLY OPERATING REPORTS) Monthly Operating Reports are on a "cash basis'

	INCOME	EXPENSES (Cash)	
MONTH	(Cash Receipts)	Disbursements)	<b>NET CASH FLOW</b>
Apr-12	\$45,591.40	\$13,903.57	\$31,687.83
May-12	\$51,033.15	\$4,677.17	\$46,355.98
Jun-12	\$41,912.60	\$19,264.50	\$22,648.10
Jul-12	\$47,383.85	\$21,524.02	\$25,859.83
Aug-12	\$54,375.97	\$27,561.06	\$26,814.91
Sep-12	\$38,578.04	\$20,384.50	\$18,193.54
Oct-12	\$47,271.07	\$33,028.08	\$14,242.99
Nov-12	\$429,663.39	\$402,365.67	\$27,297.72
Dec-12	\$44,851.86	\$23,753.04	\$21,098.82
Jan-13	\$58,105.70	\$33,176.80	\$24,928.90
Feb-13	\$49,169.40	\$21,265.42	\$27,903.98
Mar-13	\$38,044.37	\$36,195.09	\$1,849.28
Apr-13	\$52,752.10	\$17,284.29	\$35,467.81
May-13	\$35,801.52	\$35,716.17	\$85.35
Jun-13	\$36,579.82	\$45,060.44	-\$8,480.62
Jul-13	\$56,258.47	\$48,203.87	\$8,054.60
Aug-13	\$39,236.32	\$56,042.48	-\$16,806.16
Total	\$1,166,609.03	\$859,406.17	\$307,202.86
Total w/ Nov-12	\$736,945.64	\$457,040.50	\$279,905.14
Average over 16 months (April 2012 to August 2013, excluding November 2012 in which there was a			
property sale)	\$46,059.10	\$28,565.03	\$17,494.07

<sup>\*</sup> Included sale of 6937 Ledge Lane property.

### **LIQUIDATION ANALYSIS**

Ron and Carole Lewis, 12-15371-HRT Disclosure Statement, Exhibit F - Liquidation Analysis

ASSETS (as of Petition Date - March 21, 2	<u> 2012)</u>				
		Secured		Costs of	
Personal Property	Est. value	liens	Exemption	sale	Net Value
First Bank checking (3 accounts)	\$1,189	\$0	\$0	\$0	\$1,189
Wells Fargo checking (1 account)	\$156	\$0	\$0	\$0	\$156
Household goods and furnishings	\$2,362	\$0	\$6,000	n/a	\$0
Books and pictures	\$500	\$0	\$3,000	n/a	\$0
Clothing	\$1,000	\$0	\$3,000	n/a	\$0
Jewelry	\$3,005	\$0	\$4,000	n/a	\$0
Smith & Wesson pistol 357	\$350	\$0	\$0	\$70	\$280
Merrill Lynch IRA	\$73,068	\$0	\$73,068	n/a	\$0
Insurance policies (increase in cash					
value)	\$66,450		\$66,450	n/a	\$0
A/R: judgements for rents to be turned					
over to collection agency, rent					
receivables, and land contract (not all					
collectible).*	\$33,469	\$0	\$0	\$5,000	\$28,469
Business Interests (see Exhibit B)**	**	**	\$0	unknown	\$25,000

		Secured		Costs of	
Vehicles	Est. value	liens	Exemption	sale	Net Value
1994 Chevrolet S10 pickup	\$1,600	\$0	\$0	\$320	\$1,280
2003 Chevrolet Suburban	\$10,000	\$0	\$10,000	n/a	\$0
2005 Chevrolet Colorado	\$10,000	\$0	\$10,000	n/a	\$0

		Secured		Costs of	
Real estate (see Exhibit A)	Est. value	liens	Exemption	sale	Net Value
Real estate totals \$7,582,413.33 (see So	chedule A)		-		
				6% plus	
				closing	
Primary residence, 7400 Cty Hwy 73	\$600,000	\$741,871	\$90,000	costs	\$0
				6% plus	
All other real property (subject to				closing	
liens****)	\$6,899,983	\$8,078,470	\$0	costs	\$0
			***************************************	6% plus	
				closing	
Unencumbered real property***	\$57,701	\$0	\$0	costs	\$57,701
TOTAL ASSETS					\$114,075

#### LIQUIDATION ANALYSIS

- \* Note: A/R were listed on Schedule B with a value of \$111,564.00. For purposes of this liquidation analysis, the Debtors estimate 30% is collectible, or \$33,469.20. The A/R represents amounts owed on the petition date from current (approximatley \$18,000) and former (approximately \$93,000) renters/lessees. The Debtors have collected the \$18,000 in the ordinary course, see projections. There are approximately \$60,000 in old receivables for which the Debtors have obtained judgments and the accounts have been turned over to a collection agency. The agency continues to work on the accounts, but no funds have been collected to date. There are also approximately \$28,377 in old unpaid rental accounts that the Debtors have essentially "written off" as uncollectible because they are more than a year old. There is one previous tenant who owes the Debtors \$2,093 and provides repair and maintenance services from time to time to pay off this A/R.
- \*\* Note: The Debtors have interests in a number of business entities, which is more fully described in the Disclosure Statement and in Exhibit B. The majority of these businesses are involved in the development, contstruction, and maintenance of real property, as well as investing, renting and selling such real property. Most, if not all, of the properties owned by non-debtor entities are subject to secured claims and other debts. While these business entities offer the Debtors the opportunity for employment, none of the entities are profitable at the present time. For liquidation analysis purposes, and based on the information in the Periodic Report, the Debtors have attributed \$25,000 in value to Mountain Land Construction, Co. and \$0 to their other business interest.
- \*\*\* Note: The value of the vacant, unencumbered land on Schedule A of \$82,430.00 has been discounted by 30% for anticipated auction or other quick sale in Chapter 7 scenario. None of the other real property in this liquidation analysis has been discounted purposes of this analysis. However, based on Debtors' conversations with AmeriBid (a real estate auction company), property values could be closer to 30-40% of current market value if sold at auction.
- \*\*\*\* Amount of secured liens on all other real property does not include CCB's claims secured by non-debtor property. However, the Debtors have personally guaranteed such amount.

LIAE	ILITIES	
Co	sts of Ch. 7 Administration (estimated	)
1	Chapter 7 - Expenses	\$2,000
	Trustee fees	
2	(assuming \$100K in assets)	\$8,250
3	Accountants fees	\$500
4	Attorneys fees	\$10,000
To	tal:	\$20,750
		•
Ch	apter 11 - Expenses (estimated)	
1	Kutner Brinen Garber, P.C.	\$28,000
2	Dix Barrett & Stiltner	\$,2900
3	U.S. Trustee	\$2,600
Tot	al:	\$30,600
Tot	al Administrative Claims:	\$51,350

### **LIQUIDATION ANALYSIS**

### Net Assets after Payment of Administrative and Secured Claims:

\$62,725

Estimated payment to unsecured creditors assuming a total of \$11,312,270.20 in	
unsecured & deficiency claims (including CCB):	0.5%
Estimated payment to unsecured creditors assuming a total of \$3,346,052.76 in	
unsecured & deficiency claims (excluding CCB):	1.8%

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B26 (Official Form 26) (12/08)

United State	as Bankruptcy Court  District of Colorado
Ronald P. Lewis & In re <u>Carol J. Lewis</u> ,	Case No. 12-15371-HRT
Debtor	Chapter 11

### PERIODIC REPORT REGARDING VALUE, OPERATIONS AND PROFITABILITY OF ENTITIES IN WHICH THE ESTATE OF [NAME OF DEBTOR] HOLDS A SUBSTANTIAL OR CONTROLLING INTEREST

This is the report as of 3/31/13 on the value, operations and profitability of those entities in which the estate holds a substantial or controlling interest, as required by Bankruptcy Rule 2015.3. The estate of [Name of Debtor] holds a substantial or controlling interest in the following entities:

Name of Entity	Interest of the Estate	Tab#	
Buffalo Park			
Development Co.	100%	1	
Evergreen Memorial Park, Inc.	67%	2	***************************************
Elk Creek Properties, LLC	25%	3	

Mountain Land Construction Co. 100% This periodic report (the "Periodic Report") contains separate reports ("Entity Reports") on the

value, operations, and profitability of each entity listed above.

Each Entity Report shall consist of three exhibits. Exhibit A contains a valuation estimate for the entity as of a date not more than two years prior to the date of this report. It also contains a description of the valuation method used. Exhibit B contains a balance sheet, a statement of income (loss), a statement of cash flows, and a statement of changes in shareholders' or partners' equity (deficit) for the period covered by the Entity Report, along with summarized footnotes. Exhibit C contains a description of the entity's business operations.

### THIS REPORT MUST BE SIGNED BY A REPRESENTATIVE OF THE TRUSTEE OR DEBTOR IN POSSESSION.

The undersigned, having reviewed the above listing of entities in which the estate of [Debtor] holds a substantial or controlling interest, and being familiar with the Debtor's financial affairs, verifies under the penalty of perjury that the listing is complete, accurate and truthful to the best of his/her knowledge.

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B20 (Official Form 26) (12/08) – Cont.	
Date: 4//8//3	
·	Signature of Authorized Individual
	Name of Authorized Individual
	Title of Authorized Individual
[If the Debtor is an individual or in a join	nt case]
	Signature(s) of Debtor(s) (Individual/Joint)
	Signature of Debtor  Signature of Joint Debtor

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B26 (Official Form 26) (12/08) - Cont.

3

## Exhibit A <u>Valuation Estimate for [Name of Entity]</u>

[Provide a statement of the entity's value and the value of the estate's interest in the entity, including a description of the basis for the valuation, the date of the valuation and the valuation method used. This valuation must be no more than two years old. Indicate the source of this information.]

Buffalo Park Development Co. - as of 3/31/2013

Book Value per attached statements \$1,317,555.00 Less Non-Marketable Assets (7,282,520.00) (Development Costs, Engineering Costs) Property Taxes and Capitalized Interest)

Net Book Value 100% Estate Interest (\$5,964,966.00)

Assets are primarily real estate (vacant land)

Debt owed to secured creditors if \$10,633,754.00

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B26 (Official Form 26) (12/08) - Cont.

3

## Exhibit A Valuation Estimate for [Name of Entity]

[Provide a statement of the entity's value and the value of the estate's interest in the entity, including a description of the basis for the valuation, the date of the valuation and the valuation method used. This valuation must be no more than two years old. Indicate the source of this information.]

Evergreen Memorial Park, Inc	as of March 31, 2013
Book Value per attached statements Less Ron Lewis Receivable	\$69,215.00 (90,791.00)
Net Book Value	\$(21,576.00)
Estate Interest = 67%	\$(14,456,00)

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B26 (Official Form 26) (12/08) - Cont.

3

## Exhibit A Valuation Estimate for [Name of Entity]

[Provide a statement of the entity's value and the value of the estate's interest in the entity, including a description of the basis for the valuation, the date of the valuation and the valuation method used. This valuation must be no more than two years old. Indicate the source of this information.]

Mountain Land Construction Co.

as of 3/31/2013

Book Value per attached statements

\$26,990.00

100% Estate Interest

NOTE: Mountain Land Construction Co. has a 2/28/13 fiscal year end. When the accountant prepares the tax return, he will add approximately \$6,300.00 to the property taxes payable account for 2012 taxes due 2013. This will further reduce the value of this entity.

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B26 (Official Form 26) (12/08) - Cont.

3

## Exhibit A <u>Valuation Estimate for [Name of Entity]</u>

[Provide a statement of the entity's value and the value of the estate's interest in the entity, including a description of the basis for the valuation, the date of the valuation and the valuation method used. This valuation must be no more than two years old. Indicate the source of this information.]

Elk Creek Properties, LLC - as of 3/31/2013

Book Value per attached statements

(\$377,141.00)

25% Estate Interest

(\$ 94,285.00)

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B26 (Official Form 26) (12/08) - Cont.

Exhibit B
Financial Statements for [Insert Name of Entity]

Buffalo Park Development Co. Evergreen Memorial Park, Inc. Mountain Land Construction Co. Elk Creek Properties, LLC Case:12-15371-HRT Doc#:240 Filed:05/01/13 Entered:05/01/13 10:08:30 Page8 of 64

B26 (Official Form 26) (12/08) - Cont.

5

# Exhibit B-1 Balance Sheet for [Name of Entity] As of [date]

[Provide a balance sheet dated as of the end of the most recent six-month period of the current fiscal year and as of the end of the preceding fiscal year. Indicate the source of this information.]

Buffalo Park Development Co.

as of 12/31/2012

Buffalo Park Development Co.

as of 3/31/2013

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#### CONSOLIDATED - BUFFALO PARK DEVELOPMENT Balance Sheet December 31, 2012

#### ASSETS

Current Assets		
Checking - BPDC	\$ 6,038.71	
Checking - CMP	10,742.70	
Checking - HWC	6,436.72	
Checking - MLR	187.41	
Co Comm - Money Market	47,210.61	
A/R-BPDC	8,093.72	
A/R-Turkey Crk.Rec.Center	3,386.46	
A/R-EVSO Tenants	10,502.31	
A/R-HW Customers	5,341.08	
A/R-Elk Creek Properties	740.04	
A/R-Evergeeen Mem.Park	571,921.46	
A/R-Cragmont Water Company	1,431.68	
A/R-Mtn.Land Const.Co.	•	
A/R-Rocky Mtn Village Estates	40,361.03	
A/R-Village @ CragHOA	1,000.00	
A/R-Norm Lewis	689.80	
_	8,661.19	
Inventory	587.32	
Total Current Assets		772 222 24
10101 04110111 7155015		723,332.24
Property and Equipment		
Building WO6 - HWC	9,768.35	
Bergen - Church Lot #1	5,400.00	
Crag Water Treatment Plant	24,229.06	
Furniture and Fixtures	4,422.79	
Equipment	499,967.17	
Equipment - EVSO	1,144.08	
Automobiles	24,483.92	
Homestead Water System	•	
Cragmont Wells	182,802.73	
EvSo Business Center	38,995.92	
Building Improvements-EVSO	642,819.87	
	231,108.59	
Leasehold ImproveEVSO	20,209.03	
Cragmont - 6901 Lynx Lair	9,244.00	
Cragmont - 6947 Ledge Lane	750.00	
Cragmont - 6957 Ledge Lane	6,433.75	
Cragmont - 6957 Ledge Lane	24,604.00	
Cragmont - 6932 Ledge Lane	850.00	
Water Rights - Shaffer's II	273,680.00	
Water Rights - 07CW123 Taps Loan Fees - CO Comm #21429	60,000.00	•
	67,475.55	
Accum Amort, - Acct #21429	(20,975.00)	
Loan Fees - Peak #8050	16,895.00	
Accum Amort - Peak #8050	(6,005.00)	
Loan Fees Accum Amort - 2008 Loan Fees	47,334.00	
	(13,676.00)	
Loan Fees-Co.Comm #150389	52,297.00	
Accum Amort- Loan #150389	(10,168.00)	
Loan Fees - Co. Comin.	15,650.00	
Accum Amort - Co. Comm	(2,086.00)	
Land - Bear Mtn. Vista	30,033.63	
Land - Rio Grande Estates	37,336.41	
Land - Mtn. Park & Cragmont	9,862.72	
Land - Leadville	7,713.76	
Land - Brown Property	2,781.67	
Land - Colorado Sierra	2,634.11	
Land - Mariposa Hmstd.	383,387.34	
Land - Misc. Properties	25,033.04	
	Unaudited - For Manageme	nt Purposes Only
,	•	-

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## CONSOLIDATED - BUFFALO PARK DEVELOPMENT Balance Sheet

December 31, 2012

Land - Glanzman	225 000 00	
Land - Shaffer's Crossing	325,000.00 2,000,000.00	
Land - Shaffer's Crossing II	1,000,000.00	
Accum. Depr - Furniture	(3,109.00)	
Accum. Depr - Equipment	(497,751.00)	
Accum. Depr - Generator	(1,144.00)	
Accum, Depr - Automobiles	(24,484.00)	
Accum. Depr - Hmstd. Water Sys	(143,614.00)	
Accum. Depr - Cragmont		
Accum. Depr - Rental Property	(38,122.00)	
Accum. Depr - Bldg WO6	(491,154.00)	
Accum. Depr - Bldg Improvemnts	(3,843.00)	
Accum. Depr - EVLHI	(35,259.00)	
Accum. Dept - EVEIN	(3,627.00)	
Total Property and Equipment		4,789,330.49
Other Assets		
N/R - Grace Church	5,143.24	
N/R - Elk Creek Properties LLC	160,364.89	
N/R - Gene Lewis	3,600.00	
EvSo RET Escrow-CO First	18,352.52	
EvSo Insurance Escrow-CO First	(239.60)	
Miscellaneous Deposits	1.000.00	
Development Costs	2,477,360.29	
Engineering Costs	664,164,24	
Property Taxes	1,766,478.31	
Capitalized Interest	2,373,649.12	
-	2,373,077,12	
Total Other Assets	_	7,469,873.01
Total Assets	\$	12,982,535.74

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#### CONSOLIDATED - BUFFALO PARK DEVELOPMENT Balance Sheet December 31, 2012

#### LIABILITIES AND CAPITAL

Current Liabilities A/R-Petra Const.Co. Accounts Payable-BPDC Accounts Payable - EVSO Accounts Payable - HW Federal Payroll Taxes Payable FUTA Tax Payable State Payroll Taxes Payable SUTA Payable Accrued Prpty Taxes Payable Rental Deposits RV Storage Deposits	\$ 2,539.00 32,874.03 20,274.10 4.83 1,638.15 217.20 789.00 224.52 504,528.68 10,730.90 1,200.00		
Total Current Liabilities			575,020.41
Long-Term Liabilities N/P - Co.First Comm (EvSo) N/P - Mutual of Omaha #8050 N/P - Colorado Community Bank N/P - CO COMM #150389 N/P - CO.Comm #150388 N/P - CO.Comm #150438 N/P - Dix, Brianna N/P - Dix N/P - Lewis N/P - Lewis N/P - Northfork H20 N/P - Hedges	 691,742.85 1,592,836.77 2,164,279.08 689,361.56 4,862,776.90 481,500.00 79,347.41 226,297.92 429.84 200,544.77 61,406.71		
Total Long-Term Liabilities			11,050,523.81
Total Liabilities		-	11,625,544.22
Capital Add'l Paid In Capital-CJL Common Stock Treasury Stock Retained Earnings Net Income	 287,112.72 7,000.00 (7,874.00) 1,188,858.35 (118,105.55)		
Total Capital		_	1,356,991.52
Total Liabilities & Capital		\$	12,982,535.74

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# CONSOLIDATED - BUFFALO PARK DEVELOPMENT Balance Sheet March 31, 2013

#### **ASSETS**

Current Assets			
Checking - BPDC	\$	7,076.65	
Checking - CMP	Ψ	8,921.83	
Checking - HWC		6,122.66	
Checking - MLR		175,41	
A/R-BPDC		4,935,26	
A/R-Turkey Crk.Rec.Center		3,387.46	
A/R-EVSO Tenants		11,233.89	
A/R-HW Customers		6,475,56	
A/R-The Bluffs		60.00	
A/R-Elk Creek Properties		2,690.05	
A/R-Evergeeen Mem.Park		542,642.94	
A/R-Cragmont Water Company		1,338.55	
A/R-Mtn.Land Const.Co.		40,361.03	
A/R-Rocky Mtn Village Estates		1,000.00	
A/R-Village @ CragHOA		1,584.04	
A/R-Norm Lewis		8,661.19	
Inventory		587,32	
, 2	-	367.32	
Total Current Assets			647,253.84
			047,233.84
Property and Equipment			
Building WO6 - HWC		9,768.35	
Bergen - Church Lot #1		5,400.00	
Crag Water Treatment Plant		24,229.06	
Furniture and Fixtures		4,422.79	
Equipment		499,967.17	
Equipment - EVSO		1,144.08	
Automobiles		24,483.92	
Homestead Water System		182,802.73	
Cragmont Wells		38,995.92	
EvSo Business Center		642,819.87	
Building Improvements-EVSO		231,108.59	
Leasehold ImproveEVSO		20,209.03	
Cragmont - 6901 Lynx Lair		9,244.00	
Cragmont - 6947 Ledge Lane		750.00	
Cragmont - 6957 Ledge Lane		6,433.75	
Cragmont - 6957 Ledge Lane		24,604.00	
Cragmont - 6932 Ledge Lane		850.00	
Water Rights - Shaffer's II		273,680.00	
Water Rights - 07CW123 Taps		60,000.00	
Loan Fees - CO Comm #21429		67,475.55	
Accum Amort Acct #21429		(20,975.00)	
Loan Fees - Peak #8050		16,895.00	
Accum Amort - Peak #8050		(6,005.00)	
Loan Fees		47,334.00	
Accum Amort - 2008 Loan Fees		(13,676.00)	
Loan Fees-Co.Comm #150389		52,297.00	
Accum Amort- Loan #150389		(10,168.00)	
Loan Fees - Co. Comm.		15,650.00	
Accum Amort - Co. Comm		(2,086.00)	
Land - Bear Mtn, Vista		30,033.63	
Land - Rio Grande Estates		37,336.41	
Land - Mtn. Park & Cragmont		9,862.72	
Land - Leadville		7,713.76	
Land - Brown Property		2,781.67	
Land - Colorado Sierra		2,634.11	
Land - Mariposa Hmstd.		383,387.34	
Land - Misc. Properties		25,033.04	
•	17.	naudited - For Management P	O :1
		ozucucu - cor Wansgement P	THEOREGE I MISS

Unaudited - For Management Purposes Only

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#### CONSOLIDATED - BUFFALO PARK DEVELOPMENT Balance Sheet March 31, 2013

Land - Glanzman	325,000.00	
Land - Shaffer's Crossing	2,000,000,00	
Land - Shaffer's Crossing II	1,000,000.00	
Accum. Depr - Furniture	(3,109.00)	
Accum. Depr - Equipment	(497,751.00)	
Accum. Depr - Generator	(1,144.08)	
Accum. Depr - Automobiles	(24,484.00)	
Accum. Depr - Hmstd. Water Sys	(143,614,00)	
Accum. Depr - Cragmont	(38,122.00)	
Accum. Depr - Rental Property	(491, 154.00)	
Accum. Depr - Bldg WO6	(3,843.00)	
Accum, Depr - Bldg Improvemnts	(35,259.00)	
Accum. Depr - EVLHI	(3,627.00)	
Total Property and Equipment		4,789,330.41
Other Assets		
N/R - Grace Church	7,120.43	
N/R - Elk Creek Properties LLC	160,364,89	
N/R - Gene Lewis	3,600.00	
EvSo RET Escrow-CO First	22,691.98	
EvSo Insurance Escrow-CO First	833.62	
Miscellaneous Deposits	1,000.00	
Development Costs	2,478,228.79	
Engineering Costs	664,164.24	
Property Taxes	1,766,478.31	
Capitalized Interest	2,373,649.12	
Total Other Assets	_	7,478,131.38
Total Assets	\$	12,914,715.63

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#### CONSOLIDATED - BUFFALO PARK DEVELOPMENT Balance Sheet March 31, 2013

#### LIABILITIES AND CAPITAL

Current Liabilities A/R-Petra Const.Co. Accounts Payable-BPDC Accounts Payable - EVSO Accounts Payable - HW Federal Payroll Taxes Payable FUTA Tax Payable State Payroll Taxes Payable SUTA Payable Accrued Prpty Taxes Payable Rental Deposits RV Storage Deposits	\$	2,539.00 45,859.67 25,925.10 1,268.15 1,882.71 480.43 827.00 1,413.61 504,528.68 10,430.90 1,200.00		
Total Current Liabilities	_		-	596,355.25
Long-Term Liabilities N/P - Co.First Comm (EvSo) N/P - Mutual of Omaha #8050 N/P - Colorado Community Bank N/P - CO COMM #150389 N/P - CO.Comm #150388 N/P - CO.Comm #150438 N/P - Dix, Brianna N/P - Dix N/P - Dix - Northfork H20 N/P - Hedges		689,676.77 1,592,836.77 2,164,279.08 689,361.56 4,862,776.90 434,277.95 79,347.41 226,297.92 200,544.77 61,406.71		
Total Long-Term Liabilities			_	11,000,805.84
Total Liabilities				11,597,161.09
Capital Add'l Paid In Capital-CJL Common Stock Treasury Stock Retained Earnings Net Income		287,112.72 7,000.00 (7,874.00) 1,070,752.80 (39,436.98)		
Total Capital				1,317,554.54
Total Liabilities & Capital			\$_	12,914,715.63
			=	

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B26 (Official Form 26) (12/08) - Cont.

5

# Exhibit B-1 Balance Sheet for [Name of Entity] As of [date]

[Provide a balance sheet dated as of the end of the most recent six-month period of the current fiscal year and as of the end of the preceding fiscal year. Indicate the source of this information.]

Evergreen Memorial Park Inc.

as of 12/31/2012

Evergreen Memorial Park, Inc.

as of 3/31/2013

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#### EVERGREEN MEMORIAL PARK Balance Sheet December 31, 2012

#### **ASSETS**

Current Accete		
Current Assets Petty Cash	\$ 41.29	
Regular Checking Account	71,694.64	
CFDMT - P/N Trust Fund	225,578.64	
Accounts Receivable-PN	29,272.08	
Accounts Receivable-Reg.	58,508.77	
A/R - Ron Lewis	86,548.95	
A/R - Norm Lewis	793.07	
A/R-Ron Lewis Rentals A/R - EMP Recreation	2,137.50	
Inventory-Vaults	18,647.49	
Inventory-Granite	4,820.84 5,525.79	
Inventory-Caskets	4,020.29	
Inventory-Urns	10,602.64	
Inventory-Cremation Boxes	595.10	
Land	20,914.65	
Residential Lots	21,795.84	
Escrow-Weinberg Loan	743.60	
Inventory-Land	4,387.65	
Reserve for Family Plan	(150.60)	
Inventory-Development Costs Reserve for Family Plan	2,729.86	
Reserve for Failing Fran	(60.59)	
Total Current Assets		569,147.50
Property and Equipment		
Office Equipment	54,676.63	
Accum Depr-Office Equip	(54,089.00)	
Equipment	82,358.87	
Accum Depr-Equipment	(81,425.00)	
Automobiles	47,441.79	
Accum Depr-Automibiles Well	(44,253.00)	
Accum Depr-Well	80,721,46 (58,827,00)	
Park Improvements	29,337.27	
Accum Depr-Park Improvements	(29,203.00)	
Office Building	194,558,25	
Accum Depr-Office Bldg	(160,532.00)	
Entrance, Sign & Fence	59,610.62	
Accum Depr-Ent, Sign & Fence	(59,611.00)	
Pond	2,755.37	
Accum Depr-Pond	(2,755.37)	
Breeding Herd Accum Depr-Breeding Herd	24,033,00	
Chapel/Barn	(23,888.00) 518,518.64	
Accum Depr-Chapel	(150,222,00)	
Crematory	54,508.49	
Accum Depr-Crematory	(21,162.00)	
Computer Operating System	42,936.05	
Accum Depr-Comp Operating Sys	(42,936.05)	
Park Improve/Construction	34,395.73	
Accum Depr-Park Improv/Constr	(6,109.00)	
Total Property and Equipment		490,839.75
Other Assets		
Investments-Coins	83,990.00	
Antiques	562.98	
Total Other Assets		84,552.98

4/18/2013 at 2:26 PM

Total Assets

1,144,540.23

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EVERGREEN MEMORIAL PARK Balance Sheet December 31, 2012

#### LIABILITIES AND CAPITAL

Current Liabilities				
A/P - Petra	S	5,937	.44	
A/P - BPDC		472,032		
A/P - CMP		99,668		
A/P - Homestead Water		220		
Accounts Payable		7,346	.69	
A/P - PreNeed Contract		332,375		
A/P - Pre-Need Retainage		(47,640.		
A/P - Endowment Trust		67,540		
Sales Tax Payable		166	30	
Property Taxes Payable		37,017	98	
Total Current Liabilities				974,665.27
Long-Term Liabilities				
N/P - Weinburg & Assoc.		79,850.	98	
Total Long-Term Liabilities				79,850.98
Total Liabilities				1,054,516.25
Capital				
Common Stock		1,000.0	00	
Shareholder Capital - R. Lewis		27,335.6	54	
Shareholder Capital - C. Lewis		19,375.6	56	
Shareholder Capital - N. Lewis		44,272.6	57	
Net Income		(1,959.9	9)	
Total Capital				90,023.98
Total Liabilities & Capital			<u> </u>	1,144,540.23
			<u> </u>	1,177,340,23

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#### EVERGREEN MEMORIAL PARK Balance Sheet March 31, 2013

Comment A		
Current Assets Petty Cash	c 26.00	
Regular Checking Account	\$ 36.29	
CFDMT - P/N Trust Fund	62,793.41 222,358.53	
Accounts Receivable-PN	27,319.02	
Accounts Receivable-Reg.	41,154.06	
A/R - Ron Lewis	86,526,37	
A/R - Norm Lewis	793.07	
A/R-Ron Lewis Rentals	4,264.42	
A/R - Rental	120.00	
A/R - EMP Recreation	12,058.48	
Inventory-Vaults	4,820.84	
Inventory-Granite	5,525.79	
Inventory-Caskets	4,020.29	
Inventory-Urns	10,602.64	
Inventory-Cremation Boxes	595.10	
Land Residential Lots	20,914.65	
	21,795.84	
Escrow-Weinberg Loan Inventory-Land	1,080.83	
Reserve for Family Plan	4,387,65	
Inventory-Development Costs	(150.60) 2,729.86	
Reserve for Family Plan	(60.59)	
	(00.39)	
Total Current Assets		533,685.95
Property and Equipment		
Office Equipment	54,676.63	
Accum Depr-Office Equip	(54,089.00)	
Equipment	83,389,60	
Accum Depr-Equipment	(81,425.00)	
Automobiles	47,441.79	
Accum Depr-Automibiles	(44,253.00)	
Well	80,721.46	
Accum Depr-Well	(58,827.00)	
Park Improvements	29,337.27	
Accum Depr-Park Improvements Office Building	(29,203.00)	
Accum Depr-Office Bldg	194,558.25	
Entrance, Sign & Fence	(160,532.00)	
Accum Depr-Ent, Sign & Fence	59,610.62 (59,611.00)	
Pond	2,755.37	
Accum Depr-Pond	(2,755.37)	
Breeding Herd	25,383.00	
Accum Depr-Breeding Herd	(23,888.00)	
Chapel/Barn	518,518.64	
Accum Depr-Chapel	(150,222.00)	
Crematory	54,508.49	
Accum Depr-Crematory	(21,162.00)	
Computer Operating System	42,936.05	
Accum Depr-Comp Operating Sys	(42,936.05)	
Park Improve/Construction	34,395.73	
Accum Depr-Park Improv/Constr	(6,109.00)	
Total Property and Equipment		493,220.48
Other Assets	•	
Investments-Coins	83,990,00	
Antiques	562.98	
Total Other Assets		84,552.98
Total Assets	<u>s</u>	1,111,459.41

4/18/2013 at 3:15 PM

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EVERGREEN MEMORIAL PARK Balance Sheet March 31, 2013

#### LIABILITIES AND CAPITAL

Current Liabilities				
A/P - Petra	s	5,937,44	ı	
A/P - BPDC	~	441,938.36		
A/P - CMP		100,582.53		
A/P - Homestead Water		122.05		
Accounts Payable		62,326,95		
A/P - PreNeed Contract		327.696.79		
A/P - Pre-Need Retainage		(47,369,76)		
A/P - Endowment Trust		34,105.90		
Sales Tax Payable		72.90		
Property Taxes Payable		37,017.98		
,,,		37,017.70	•	
Total Current Liabilities				962,431,14
				• • • •
Long-Term Liabilities				
N/P - Weinburg & Assoc.		79,813.75		
Total Long-Term Liabilities				20.012.75
Total Long Term Liabilities				79,813.75
Total Liabilities				1,042,244,89
Capital				
Common Stock		1,000.00		
Retained Earnings		(1,959.99)		
Shareholder Capital - R. Lewis		27,335.64		
Shareholder Capital - C. Lewis		19,375.66		
Shareholder Capital - N. Lewis		44,272.67		
Net Income		(20,809.46)		
Total Capital				60 214 52
		-		69,214.52
Total Liabilities & Capital		\$	<b>`</b>	1,111,459.41
		=		

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B26 (Official Form 26) (12/08) - Cont.

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# Exhibit B-1 Balance Sheet for [Name of Entity] As of [date]

[Provide a balance sheet dated as of the end of the most recent six-month period of the current fiscal year and as of the end of the preceding fiscal year. Indicate the source of this information.]

Elk Creek Properties, LLC

as of 3/31/2013

Elk Creek Properties, LLC

as of 12/31/2012

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9:51 AM 04/22/13 Cash Basis

### Elk Creek Properties, LLC Balance Sheet As of December 31, 2012

	Dec 31, 12
ASSETS	
Current Assets Checking/Savings	
Cash in Bank	1,998.56
Total Checking/Savings	1,998.56
Accounts Receivable Accounts Receivable	-50.00
Total Accounts Receivable	-50.00
Other Current Assets Due from Ron Lewis Escrow - Bank of America Escrow - Chase	20,781.14 3,332.53 691.16
Total Other Current Assets	24,804.83
Total Current Assets	26,753,39
Fixed Assets	
Land	130,000.00
Buildings Equipment	514,734.61
Ponds	9,631.49 30,000.00
Accumulated Depreciation	-163,082.00
Total Fixed Assets	521,284.10
Other Assets Amortizable Assets Goodwill	80,000,00
Accumulated Amortization	-39,998.00
Total Amortizable Assets	40,002,00
Capitalized Development Costs Water Rights	1,610,512.07 136,242.43
Total Other Assets	1,786,756.50
TOTAL ASSETS	2,334,793.99
LIABILITIES & EQUITY Llabilities Long Term Llabilities N/P - Bank of the West	140,000.00
Note payable - Bank of America	875,427.66
Note Payable - Bank of Amer (2)	171,978.41
Note payable - Chase	180,187.96
Note payable - Barnett Note Payable - Buffalo Park	300,000.00 162,848.64
Note Payable - Sangster	175,000.00
Note Payable - Sangster (2)	175,000.00
Note Payable - Patrick	29,463.05
Note payable - C Hendricks	35,000.00
Note Payable - Dix Note Payable - Barrett	165,909.66 282,200.00
Note payable - Carol Lewis	15.437,50
Security deposits held	3,675.00
Total Long Term Liabilities	2,712,127.88
Total Liabilities	2,712,127.88
Equity	,,
R. Lewis Equity Investments	1,000.00
Total R. Lewis Equity	1,000.00
N. Lewis Equity Investments	1,000.00

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9:51 AM 04/22/13 Cash Basis

### Elk Creek Properties, LLC Balance Sheet As of December 31, 2012

	Dec 31, 12		
Total N. Lewis Equity	1,000.00		
R. Dix Equity investments	1,000.00		
Total R. Dix Equity	1,000.00		
W. Barrett Equity investments	1,000.00		
Total W. Barrett Equity	1,000.00		
Retained Earnings Net income	-374,464.91 -6,868.98		
Total Equity	-377,333.89		
TOTAL LIABILITIES & EQUITY	2,334,793.99		

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1:29 PM 04/15/13 Cash Basis

### Elk Creek Properties, LLC Balance Sheet As of March 31, 2013

	Mar 31, 13
ASSETS	
Current Assets Checking/Savings	
Cash in Bank	1,592.71
Total Checking/Savings	1,592.71
Other Current Assets	
Due from Ron Lewis	20,781.14
Escrow - Bank of America Escrow - Chase	3,332.53 1,448.63
Total Other Current Assets	25,562.30
Total Current Assets	27,155.01
Fixed Assets	27,700.01
Land	130,000.00
Bulldings	514,734.61
Equipment	9,631.49
Ponds	30,000.00
Accumulated Depreciation	-163,082.00
Total Fixed Assets	521,284.10
Other Assets Amortizable Assets	
Goodwill	80,000.00
Accumulated Amortization	-39,998.00
Total Amortizable Assets	40,002.00
Capitalized Development Costs Water Rights	1,617,695.80 136,242.43
Total Other Assets	1,793,940.23
TOTAL ASSETS	2,342,379.34
LIABILITIES & EQUITY	
Liabilities	
Long Term Liabilities	
N/P - Bank of the West	140,000.00
Note payable - Bank of America Note Payable - Bank of Amer (2)	875,427.66 171,978.41
Note payable - Chase	178,716.79
Note payable - Barnett	300,000.00
Note Payable - Buffalo Park	162,848.64
Note Payable - Sangster	165,435.14
Note Payable - Sangster (2)	175,000.00
Note Payable - Patrick Note payable - C Hendricks	27,091.32 35,000.00
Note Payable - Dix	172,909.66
Note Payable - Barrett	296,000.00
Note payable - Carol Lewis	15,437.50
Security deposits held	3,675.00
Total Long Term Liabilities	2,719,520.12
Total Liabilities	2,719,520.12
Equity R. Lewis Equity	
investments	1,000.00
Total R. Lewis Equity	1,000.00
N. Lewis Equity	
Investments	1,000.00
Total N. Lewis Equity	1,000.00
R. Dix Equity Investments	1,000.00
	.,500.00

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1:29 PM 04/15/13 Cash Basis

### Elk Creek Properties, LLC Balance Sheet As of March 31, 2013

	Mar 31, 13		
Total R. Dix Equity	1,000.00		
W. Barrett Equity Investments	1,000.00		
Total W. Barrett Equity	1,000.00		
Retained Earnings Net Income	-381,333.89 193.11		
Total Equity	-377,140.78		
TOTAL LIABILITIES & EQUITY	2,342,379.34		

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B26 (Official Form 26) (12/08) - Cont.

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# Exhibit B-1 Balance Sheet for [Name of Entity] As of [date]

[Provide a balance sheet dated as of the end of the most recent six-month period of the current fiscal year and as of the end of the preceding fiscal year. Indicate the source of this information.]

Mountain Land Construction Co.

as of 2/28/2013

Mountain Land Construction Co.

as of 3/31/2013

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# MOUNTAIN LAND CONSTRUCTION CO. Balance Sheet February 28, 2013

#### ASSETS

\$	34,908.58	_	
			34,908.58
	9,750.00 54,603.42		
		_	64,353.42
		-	0.00
		<b>s</b>	99,262.00
		-	
	LIABILITIE	S ANI	O CAPITAL
\$	40,361.03 31,926.20		
			72,287.23
*******			0.00
			72,287.23
	682.80 4,634.77 (11,818.11) 33,475.31		·
		_	26,974.77
		\$	99,262.00
		9,750.00 54,603.42  LIABILITIE  \$ 40,361.03 31,926.20  682.80 4,634.77 (11,818.11)	9,750.00 54,603.42  \$ LIABILITIES AND  \$ 40,361.03 31,926.20  682.80 4,634.77 (11,818.11) 33,475.31

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# MOUNTAIN LAND CONSTRUCTION CO. Balance Sheet March 31, 2013

#### **ASSETS**

Current Assets				
Checking - Mutual of Omaha	\$_	34,923.94	_	
Total Current Assets				34,923.94
Property and Equipment Land - L49 BLK2 F4 Land - 6746 S, Brook Forest Rd		9,750.00 54,603.42	_	
Total Property and Equipment				64,353.42
Other Assets				
Total Other Assets				0.00
Total Assets			\$	99,277.36
		LIABILITIE	S ANI	CAPITAL
Current Liabilities Due To/From BPDC Property Taxes Payable	\$	40,361.03 31,926.20		
Total Current Liabilities				72,287.23
Long-Term Liabilities				
Total Long-Term Liabilities				0.00
Total Liabilities				72,287.23
Capital Common Stock Paid-in Capital Retained Earnings Net Income		682.80 4,634.77 21,657.20 15.36		
Total Capital				26,990.13
Total Liabilities & Capital			\$	99,277.36

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B26 (Official Form 26) (12/08) - Cont.

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# Exhibit B-2 Statement of Income (Loss) for [Name of Entity] Period ending [date]

[Provide a statement of income (loss) for the following periods:

- (i) For the initial report:
  - a. the period between the end of the preceding fiscal year and the end of the most recent six-month period of the current fiscal year; and
  - b. the prior fiscal year.
- (ii) For subsequent reports, since the closing date of the last report.

Indicate the source of this information.]

Buffalo Park Development Co. for the period ending 12/31/2012

Buffalo Park Development Co. for the period ending 3/31/2013

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#### CONSOLIDATED - BUFFALO PARK DEVELOPMENT Income Statement For the Twelve Months Ending December 31, 2012

EvSo-Recovery on Bldg Exp       4,243.95       1.21       16,975.80       2.0         EvSo-Recovery on Utilities       1,032.71       0.29       4,131.45       0.5         EvSo-Storage Fees       5,464.44       1.55       18,087.06       2.2         EvSo-Late Fees       30,00       0.01       118.25       0.0         HW -Service Fees       100.00       0.03       2,453.00       0.3         HW-Water Sales       21,276.90       6.05       92,272.33       11.3         HW-Water Surcharge Sales       14,183.82       4.03       57,973.50       7.1         HW-Meter & Yoke Assemblies       0.00       0.00       155.60       0.0         HW-Billing Fees       1,086.00       0.31       4,512.72       0.5         HW-Standby Fees       342.00       0.10       873.00       0.1         HW-Finance Charges       155.51       0.04       634.61       0.0         Sales-Misc.Properties       150,000.00       42.65       150,000.00       18.4         Water Augmentation (Bluffs)       0.00       0.00       0.00       0.1	
EvSo-Recovery on Bidg Exp         4,243.95         1.21         16,975.80         2.0           EvSo-Recovery on Utilities         1,032.71         0.29         4,131.45         0.5           EvSo-Storage Fees         5,464.44         1.55         18,087.06         2.2           EvSo-Late Fees         30.00         0.01         118.25         0.0           HW -Service Fees         100.00         0.03         2,453.00         0.3           HW-Water Sales         21,276.90         6.05         92,272.33         11.3           HW-Water Surcharge Sales         14,183.82         4.03         57,973.50         7.1           HW-Meter & Yoke Assemblies         0.00         0.00         155.60         0.0           HW-Billing Fees         1,086.00         0.31         4,512.72         0.5           HW-Standby Fees         342.00         0.10         873.00         0.1           HW-Finance Charges         155.51         0.04         634.61         0.0           Sales-Misc.Properties         150,000.00         42.65         150,000.00         18.4           Water Augmentation (Bluffs)         0.00         0.00         960.00         0.1	
EvSo-Recovery on Utilities         1,032.71         0.29         4,131.45         0.5           EvSo-Storage Fees         5,464.44         1.55         18,087.06         2.2           EvSo-Late Fees         30.00         0.01         118.25         0.0           HW -Service Fees         100.00         0.03         2,453.00         0.3           HW-Water Sales         21,276.90         6.05         92,272.33         11.3           HW-Water Surcharge Sales         14,183.82         4.03         57,973.50         7.1           HW-Meter & Yoke Assemblies         0.00         0.00         155.60         0.0           HW-Billing Fees         1,086.00         0.31         4,512.72         0.5           HW-Standby Fees         342.00         0.10         873.00         0.1           HW-Finance Charges         155.51         0.04         634.61         0.0           Sales-Misc.Properties         150,000.00         42.65         150,000.00         18.4           Water Augmentation (Bluffs)         0.00         0.00         0.00         960.00         0.1	17.09
EvSo-Storage Fees         5,464.44         1.55         18,087.06         2.2           EvSo-Late Fees         30.00         0.01         118.25         0.0           HW -Service Fees         100.00         0.03         2,453.00         0.3           HW-Water Sales         21,276.90         6.05         92,272.33         11.3           HW-Water Surcharge Sales         14,183.82         4.03         57,973.50         7.1           HW-Meter & Yoke Assemblies         0.00         0.00         155.60         0.0           HW-Billing Fees         1,086.00         0.31         4,512.72         0.5           HW-Standby Fees         342.00         0.10         873.00         0.1           HW-Finance Charges         155.51         0.04         634.61         0.0           Sales-Misc.Properties         150,000.00         42.65         150,000.00         18.4           Water Augmentation (Bluffs)         0.00         0.00         960.00         0.1	2.08
EvSo-Late Fees         30.00         0.01         118.25         0.0           HW -Service Fees         100.00         0.03         2,453.00         0.3           HW-Water Sales         21,276.90         6.05         92,272.33         11.3           HW-Water Surcharge Sales         14,183.82         4.03         57,973.50         7.1           HW-Meter & Yoke Assemblies         0.00         0.00         155.60         0.0           HW-Billing Fees         1,086.00         0.31         4,512.72         0.5           HW-Standby Fees         342.00         0.10         873.00         0.1           HW-Finance Charges         155.51         0.04         634.61         0.0           Sales-Misc.Properties         150,000.00         42.65         150,000.00         18.4           Water Augmentation (Bluffs)         0.00         0.00         960.00         0.1	0.51
HW -Service Fees         100.00         0.03         2,453.00         0.3           HW-Water Sales         21,276.90         6.05         92,272.33         11.3           HW-Water Surcharge Sales         14,183.82         4,03         57,973.50         7.1           HW-Meter & Yoke Assemblies         0.00         0.00         155.60         0.0           HW-Billing Fees         1,086.00         0.31         4,512.72         0.5           HW-Standby Fees         342.00         0.10         873.00         0.1           HW-Finance Charges         155.51         0.04         634.61         0.0           Sales-Misc.Properties         150,000.00         42.65         150,000.00         18.4           Water Augmentation (Bluffs)         0.00         0.00         960.00         0.1	2.22
HW-Water Sales         21,276.90         6.05         92,272.33         11.3           HW-Water Surcharge Sales         14,183.82         4,03         57,973.50         7.1           HW-Meter & Yoke Assemblies         0.00         0.00         155.60         0.0           HW-Billing Fees         1,086.00         0.31         4,512.72         0.5           HW-Standby Fees         342.00         0.10         873.00         0.1           HW-Finance Charges         155.51         0.04         634.61         0.0           Sales-Misc.Properties         150,000.00         42.65         150,000.00         18.4           Water Augmentation (Bluffs)         0.00         0.00         960.00         0.1	0.01
HW-Water Surcharge Sales     14,183.82     4.03     57,973.50     7.1       HW-Meter & Yoke Assemblies     0.00     0.00     155.60     0.0       HW-Billing Fees     1,086.00     0.31     4,512.72     0.5       HW-Standby Fees     342.00     0.10     873.00     0.1       HW-Finance Charges     155.51     0.04     634.61     0.0       Sales-Misc.Properties     150,000.00     42.65     150,000.00     18.4       Water Augmentation (Bluffs)     0.00     0.00     960.00     0.1	0.30
HW-Meter & Yoke Assemblies         0.00         0.00         155.60         0.0           HW-Billing Fees         1,086.00         0.31         4,512.72         0.5           HW-Standby Fees         342.00         0.10         873.00         0.1           HW-Finance Charges         155.51         0.04         634.61         0.0           Sales-Misc.Properties         150,000.00         42.65         150,000.00         18.4           Water Augmentation (Bluffs)         0.00         0.00         960.00         0.1	11.32
HW-Billing Fees       1,086,00       0.31       4,512.72       0.5         HW-Standby Fees       342.00       0.10       873.00       0.1         HW-Finance Charges       155.51       0.04       634.61       0.0         Sales-Misc.Properties       150,000.00       42.65       150,000.00       18.4         Water Augmentation (Bluffs)       0.00       0.00       960.00       0.1	7.11
HW-Standby Fees       342.00       0.10       873.00       0.1         HW-Finance Charges       155.51       0.04       634.61       0.0         Sales-Misc.Properties       150,000.00       42.65       150,000.00       18.4         Water Augmentation (Bluffs)       0.00       0.00       960.00       0.1	0.02
HW-Finance Charges       155.51       0.04       634.61       0.00         Sales-Misc.Properties       150,000.00       42.65       150,000.00       18.4         Water Augmentation (Bluffs)       0.00       0.00       960.00       0.1	0.55
Sales-Misc.Properties         150,000.00         42.65         150,000.00         18.4           Water Augmentation (Bluffs)         0.00         0.00         960.00         0.1	0.11
Water Augmentation (Bluffs) 0.00 0.00 960.00 0.12	0.08
, , , , , , , , , , , , , , , , , , , ,	18.40
Contracted Labor 94,136,26 26,76 275,102,89 33,75	0.12
	33,75
	2.04
Interest Income (1,280.12) (0.36) (1,185.52) (0.15	(0.15)
	0.82
	0.06
	0.03
	0.00
	0.04
CW-Water Sales 2,095.06 0.60 16,032.14 1.97	1.97
Reservoir Water Sales 0.00 0.00 180.00 0.02	0.02
	0.50
	0.35
	1.32
Gain on Sale of Coins 0.00 (5,585.49) (0.69)	(0.69)
Total Revenues 351,736.80 100.00 815,034.58 100.00	100.00
Cost of Sales	
	2,53
	0.24
Cost of Sales-Materials 0.00 0.00 1,961.16 0.24	0.24
Total Cost of Sales 20,589.00 5.85 22,550.16 2.77	2.77
Gross Profit <u>331,147.80</u> 94.15 <u>792,484.42</u> 97.23	97.23

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#### CONSOLIDATED - BUFFALO PARK DEVELOPMENT Income Statement For the Twelve Months Ending December 31, 2012

Europe	10/1/12 thru 12/31/12		Year to Date	
Expenses	0.00			
Advertising Expense-BPDC	0.00	0.00	32.16	0.00
Amortization Expense	13,310.00	3.78	13,310.00	1.63
Auto & Truck Expenses	14,012.35	3.98	48,298.39	5.93
Bank Charges	103.91	0.03	365.64	0.04
Charitable Contributions Exp	0.00	0.00	100.00	0.01
Commissions and Fees Exp	0.00	0.00	1,691.70	0.21
Computer Maintenance	1,251.21	0.36	1,251.21	0.15
Cragmont Water System Exp.	1,841.71	0.52	9,641.56	1.18
Cragmont Water- Utilities	267,24	0.08	710.17	0.09
Cragmont - Road Maintenance	21,923.84	6.23	21,923.84	2.69
Depreciation Expense	22,269.00	6.33	22,269.00	2.73
Dues and Subscriptions Exp	0.00	0.00	150.00	0.02
Employee - Health Insurance	12,042.21	3.42	45,488.46	5.58
Employee Drug Testing	0.00	0.00	200.00	0.02
Equipment Lease	611.22	0.17	2,465.02	0.30
Equipment Rental Expense	15,000.00	4.26	15,000.00	1.84
Equipment Maintenance	1,106.21	0.31	3,670.73	0.45
Filing Fees	0.00	0.00	10.00	0.00
Insurance Expense	4,371.60	1.24	21,869.07	2.68
Insurance Expense-EVSO	(2,801.54)	(0.80)	2,325.46	0.29
Insurance - Life	393.53	0.11	1,574.12	0.19
Insurance - Workmen's Comp	(802.00)	(0.23)	10,012.00	1.23
Interest Expense-BPDC	(234,141.29)	(66.57)	0.00	0.00
Interest Expense - EVSO	13,963.89	3.97	55,860.31	6.85
Legal and Professional Expense	2,395.00	0.68	13,277.50	1.63
Licenses & Fees Expense	460.22	0.13	1,197.72	0.15
Licenses & Permits - HWC	85,00	0.02	170.00	0.02
Meals and Entertainment Exp	51.98	0.01	138.16	0.02
Office Expense	806.80	0.23	1,321.07	0.16
Office Supplies	(117.27)	(0.03)	0.00	0.00
Payroll Tax Expense	7,633.62	2.17	35,733.60	4.38
Postage Expense	313.30	0.09	1,013,20	0.12
Property Tax Expense	42,709.20	12.14	17,521.22	2.15
Property Taxes-EV SO	25,738.10	7.32	25,738.10	3.16
Rent or Lease Expense	13,307.27	3.78	63,701.96	7.82
Repairs & Maint - BPDC	600.68	0.17	2,968.51	0.36
RTL Transmissions	20.93	0.01	99.82	0.01
Repairs & Maint - HW	686.88	0.20	11,566.13	1.42
Repairs & Maint-Landlord EVSO	18.95	0.01	(352.73)	(0.04)
Repairs & Maint-CAM EVSO	282.85	0.08	1,927.13	0.24
Salaries Expense	60,632.00	17.24	224,128.00	27.50
Telephone Expense	2,435.28	0.69	9,175.37	1.13
Uniforms	357.07	0.10	357.07	0.04
Wages Expense	36,178.36	10.29	170,240.92	20,89
Water Quality Testing-EVSO	262.00	0.07	958.00	0.12
Water Quality Testing-HWC	968.00	0.28	8,713.00	1.07
Utilities - EVSO	6,530.08	1.86	23,995.47	2.94
Utilities - HW	4,264.53	1.21	-	
Water Reservoir Fees	0.00	0.00	17,470.09	2.14
Utilities Expense-BPDC	48.15	0.00	1,077.50	0.13
Purchase Disc-Expense Items			252.72	0.03
·	(12.36)	(0.00)	(18.40)	(0.00)
Total Expenses	91,379.71	25.98	910,589.97	111.72
Net Income	\$ 239,768.09	68.17 (\$	118,105.55)	(14.49)

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#### CONSOLIDATED - BUFFALO PARK DEVELOPMENT Income Statement For the Three Months Ending March 31, 2013

	Current Month	'n	Year to Date	
Revenues				
EvSo-Rental Income \$	32,903.79	19.47	\$ 32,903.79	19,47
EvSo-Recovery on Bldg Exp	4,243.95	2.51	4,243.95	2.51
EvSo-Recovery on Utilities	1,255.69	0.74	1,255.69	0.74
EvSo-Storage Fees	5,310.00	3.14	5,310.00	3.14
EvSo-Late Fees	30.00	0.02	30.00	0.02
HW -Service Fees	1,075.00	0.64	1,075.00	0.64
HW-Water Sales	22,222.42	13.15	22,222.42	13.15
HW-Water Surcharge Sales	14,429.56	8.54	14,429.56	8.54
HW-Billing Fees	1,122.00	0.66	1,122.00	0.66
HW-Standby Fees	135.00	0.08	135.00	0.08
HW-Finance Charges	151.84	0.09	151.84	0.09
Water Augmentation (Bluffs)	960.00	0.57	960.00	0.57
Contracted Labor	58,417.75	34.56	58,41 <i>7.</i> 75	34.56
Interest Income	11.44	0.01	11.44	0.01
Snow Plowing	2,140.00	1.27	2,140.00	1.27
CW-Finance Chgs	48.58	0.03	48.58	0.03
CW-Water Sales	7,587.76	4.49	7,587.76	4.49
Other Income	16,969.07	10.04	16,969.07	10.04
Total Revenues	169,013.85	100.00	169,013.85	100.00
Cost of Sales				
Cost of Sales-Materials	326.47	0.19	326.47	0.19
Total Cost of Sales	326.47	0.19	326.47	0.19
Gross Profit	168,687.38	99.81	168,687.38	99.81
Expenses				
Auto & Truck Expenses	12,018.05	7.11	12,018.05	7.11
Bank Charges	103.35	0.06	103,35	0.06
Computer Maintenance	938.28	0.56	938.28	0.56
Cragmont Water System Exp.	1,781.92	1.05	1,781.92	1.05
Cragmont Water- Utilities	360.24	0.21	360.24	0.21
Dues and Subscriptions Exp	150.00	0.09	150.00	0.09
Employee - Health Insurance	12,086.76	7.15	12,086.76	7.15
Employee Drug Testing	55.00	0.03	55.00	0.03
Equipment Lease	611.22	0.36	611.22	0.36
Equipment Maintenance	1,158.13	0.69	1,158.13	0.69
Insurance Expense Insurance Expense-EVSO	4,371.61	2.59	4,371.61	2.59
Insurance - Life	5,464.00	3.23	5,464.00	3.23
Insurance - Workmen's Comp	393,53 3,990,00	0.23	393,53	0.23
Interest Expense - EVSO	9,223.24	2.36 5.46	3,990.00	2.36
Legal and Professional Expense	15,034.92	8.90	9,223,24	5.46
Licenses & Fees Expense	1.00	0.00	15,034.92 1.00	8.90 0.00
Meals and Entertainment Exp	32.00	0.02	32.00	0.02
Office Expense	77.48	0.05	77.48	0.05
Office Supplies	263.20	0.16	263.20	0.16
Payroll Tax Expense	9,650.91	5.71	9,650.91	5.71
Postage Expense	139.57	0.08	139.57	0.08
Postage Expense - HW	34.00	0.02	34.00	0.02
Property Tax Expense	(2,596.13)	(1.54)	(2,596.13)	(1.54)
Rent or Lease Expense	13,307.27	7.87	13,307.27	7.87
Repairs & Maint - BPDC	76.85	0.05	76.85	0.05
RTL Transmissions	13.04	0.01	13.04	0.01
Repairs & Maint - HW	1,738.40	1.03	1,738.40	1.03

For Management Purposes Only

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# CONSOLIDATED - BUFFALO PARK DEVELOPMENT Income Statement For the Three Months Ending March 31, 2013

	Current Month		Year to Date	
Repairs & Maint-Landlord EVSO	79.76	0.05	79.76	0.05
Repairs & Maint-CAM EVSO	127.95	0.08	127.95	0.08
Salaries Expense	60,632.00	35.87	60,632.00	35.87
Supplies Expense	6.26	0.00	6.26	0.00
Telephone Expense	1,531.51	0.91	1,531.51	0.91
Wages Expense	40,762.89	24.12	40,762.89	24.12
Water Quality Testing-EVSO	212.00	0.13	212.00	0.13
Water Quality Testing-HWC	1,410.00	0.83	1,410.00	0.83
Utilities - EVSO	8,118,22	4.80	8,118,22	4.80
Utilities - HW	4,735.74	2.80	4,735.74	2.80
Utilities Expense-BPDC	48.66	0.03	48.66	0.03
Purchase Disc-Expense Items	(18.47)	(0.01)	(18.47)	(0.01)
Total Expenses	208,124.36	123.14	208,124.36	123.14
Net Income	\$ (39,436.98)	(23.33) \$	(39,436.98)	(23.33)

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B26 (Official Form 26) (12/08) - Cont.

6

# Exhibit B-2 Statement of Income (Loss) for [Name of Entity] Period ending [date]

[Provide a statement of income (loss) for the following periods:

- (i) For the initial report:
  - a. the period between the end of the preceding fiscal year and the end of the most recent six-month period of the current fiscal year; and
  - b. the prior fiscal year.
- (ii) For subsequent reports, since the closing date of the last report.

Indicate the source of this information.]

Evergreen Memorial Park, Inc. for the period ending 12/31/2012

Evergreen Memorial Park, Inc. for the period ending 3/31/2013

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#### EVERGREEN MEMORIAL PARK Income Statement For the Twelve Months Ending December 31, 2012

	10/1/1	2 thru 12/31/12		Year to Date	
Revenues					
Sales- Cemetery Lots	\$	6,441.53	5.07 \$	55,718.28	10.32
Sales- Cemetery OBC		1,975.00	1.55	17,128.00	3.17
Sales-Opening & Closing		7,275.00	5.72	27,285.00	5.05
Sales- Dealer Opening & Closin		920.00	0.72	920.00	0.17
Sales- Markers Cemetery		5,610.00	4.41	29,134.00	5.39
Sales- Bases Cemetery		1,469.00	1.16	8,677.16	1.61
Sales- Setting Fee Cemetery		3,270.00	2.57	13,040.00	2.41
Sales- Dealer Setting Fee Cem.		0.00	0.00	295.00	0.05
Sales- Mortuary OBC		(149.92)	(0.12)	(149.92)	(0.03)
Sales- Mortuary Caskets		9,717.50	7.64	36,849.50	6.82
Sales- Mortuary Urns		2,533.96	1.99	11,234.96	2.08
Cemetery Services		12.00	0.01	154.55	0.03
Mortuary Services		11,407.63	8.97	68,413.44	12.67
Body Prep		4,310.00	3.39	9,570,00	1.77
Facility & Staff		2,820.00	2,22	5,290.00	0.98
Transportation & Vehicles		12,000.00	9.44	38,853.65	7.19
Customization		180.00	0.14	1,193,00	0.22
Cash Advances		9,378.13	7.38	25,240.48	4.67
Office, Mailing		80.00	0.06	750.00	0.14
Folders, Registers		842.00	0.66	3,655.00	0.68
Equipment Rental		180.00	0.14	1,099,34	0.20
Honorariums		1,200.00	0.94	9,130,50	1.69
Chapel Services		3,395.00	2.67	12,640.00	2.34
Dealer Services		25.00	0.02	25.00	0.00
Mortuary Cremations		7,690.00	6.05	26,410.00	4.89
Dealer Cremations		675.00	0,53	675.00	0.12
Pet Cremations		2,835,00	2.23	14,814.00	2.74
Sales-Pet Openings/Closings		3,115.00	2.45	13,085.00	2.42
Sales- Pet Cemetery Lots		1,591.31	1.25	7,904.11	1.46
Sales- Pet Cem. Setting Fee		0.00	0.00	80.00	0.01
Pet Services		122,96	0.10	738.99	0.14
Sales - Wildlife		5,434.00	4.27	35,903,75	6.65
Sales Discounts		(76.90)	(0.06)	(1,159.02)	(0.21)
	***************************************	<u> </u>	(5,55)	(1,133,02)	(0.21)
Total Revenues		106,278.20	83.59	474,598.77	87.88
Other Income					
Interest- Endowment Trust		808,25	0.64	4,866.46	0.90
Finance Charges		71.89	0,06	219.94	0.04
Rent		0.00	0.00	15,184.81	2.81
Maintenance Services		20,019.00	15.74	42,296.50	
Commissions		118.80	0.09	1,854.80	7.83
Other Income		(150.00)	(0.12)	1,019.81	0.34
	-	(130.00)	(0.12)	1,017.01	0.19
Total Other Income		20,867.94	16.41	65,442.32	12.12

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### EVERGREEN MEMORIAL PARK Income Statement For the Twelve Months Ending December 31, 2012

	10/1/12 thru 12/31/12		Year to Date	
Cost of Sales				
Cemetery Markers Cost	3,067.23	2.41	14,910.76	2.76
Cemetery Bases Cost	(1,181,45)	(0.93)	415.17	0.08
Mortuary OBC Cost	1,135.00	0.89	7,365.00	1.36
Mortuary Caskets Cost	2,543.48	2.00	19,432.18	3.60
Mortuary Urns Cost	3,222.53	2.53	9,770.83	1.81
Mortuary Services Cost	11,111.77	8.74	40,476.85	7.50
Pet Cemetery Markers Cost	51.50	0.04	51.50	0.01
Pet Caskets Cost Pet Ums Cost	0.00	0.00	1,348.74	0.25
Pet Services Cost	0.00	0.00	354.52	0.07
Commissions	0.00	0.00	415.02	0.08
Cost of Sales- Other	0.00	0.00	1,971.68	0.37
Discounts Earned	(2,645.04)	(2.08)	0.00	0.00
Discounts Earlied	(95.70)	(80.0)	(908,73)	(0.17)
Total Cost of Sales	(17,209.32)	(13.54)	(95,603.52)	(17.70)
Gross Profit	109,936.82	86.46	444,437.57	82.30
Estmannag				
Expenses Advertising Expense	2 727 72	2.04	00 152 00	221
Auto Expenses	3,737.72	2.94	20,173.32	3.74
Bank Charges	833.87	0.66	6,039.07	1.12
Breeding Herd Expense	4.29	0.00	62.44	0.01
Charitable Contributions Exp	21,779.75 456.00	17.13 0.36	70,668.51	13.09
Contract Labor Costs	59,692.00	46.95	2,841.00	0.53
Computer Maintenance	281.02	0.22	221,950.50	41.10
Depreciation Expense	38,574.00	30.34	1,251.02	0.23
Dues and Subscriptions Exp	1,243.95	0.98	38,574.00	7.14
Gifts Expense	75.00	0.96	3,517.40	0.65
Insurance Expense	8,117.00	6.38	75.00 9,475.00	0.01
Interest Expense	2,995.43	2.36	11,998.01	1.75 2.22
Laundry and Cleaning Exp	0.00	0.00	279.87	0.05
Legal and Professional Expense	1,023.25	0.80	8,823.25	1.63
Licenses & Fees Expense	516.00	0.41	1,021.15	0.19
Meals and Entertainment Exp	200.26	0.16	1,367.16	0.19
Merchant Discount Fees	1,010.12	0.79	4,049.63	0.25
Mortuary Expense	558.45	0.44	4,299.00	0.73
Office Expense	884.01	0.70	7,676.20	1.42
Postage and Delivery	201.60	0.16	830.64	0.15
Property Tax Expense	8,941.50	7.03	9,356.50	1.73
Rent or Lease Expense	4,350.00	3.42	21,551.66	3.99
Repairs& Maintenance Expense	1,411.71	1.11	7,925.27	1.47
Repairs & Maintenance-Cemetery	307.07	0.24	1,923.27	0.36
Repairs & Maintenance-Barn	26.15	0.02	825.75	0.15
Repairs & Maintenance-Rental	31.08	0.02	42.53	0.01
Seminars/Conference Expense	0.00	0.00	780.00	0.14
Small Tools	0.00	0.00	717,73	0.13
Telephone Expense	862,90	0.68	4,844.74	0.90
Travel Expense	0.00	0.00	87.61	0.02
Utilities Expense	3,265.12	2.57	13,111.29	2,43
Antiques Expense	(29,740.96)	(23.39)	(29,740.96)	(5.51)
Total Expenses	131,638.29	103.53	446,397.56	82.66
Net Income	(\$ 21,701.47)	(17.07) (\$	1,959.99)	(0.36)

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#### EVERGREEN MEMORIAL PARK Income Statement For the Three Months Ending March 31, 2013

	1/1/1	3 thru 3/31/13		Year to Date	
Revenues				roar to Date	
Sales- Cemetery Lots	\$	4,165.22	5.20 \$	4,165.22	5.20
Sales- Cemetery OBC	-	835.00	1.04	835.00	1.04
Sales- Opening & Closing		3,960.00	4.95	3,960.00	4.95
Sales- Dealer Opening & Closin		1,020.00	1.27	1,020.00	1.27
Sales- Markers Cemetery		2,977.78	3.72	2,977.78	3.72
Sales- Bases Cemetery		886.20	1.11	886.20	1.11
Sales- Setting Fee Cemetery		2,070.00	2.59	2,070.00	2.59
Sales- Dealer Setting Fee Cem.		250.00	0.31	250.00	0.31
Sales- Mortuary Caskets		5,290.00	6.61	5,290.00	6.61
Sales- Mortuary Urns		2,045.82	2.56	2,045.82	2.56
Mortuary Services		20,972.54	26.20	20,972.54	26.20
Chapel Services		1,767.00	2.21	1,767.00	20.20
Mortuary Cremations		3,790.00	4.73	3,790.00	4.73
Pet Cremations		3,310.00	4.14	3,310.00	
Sales-Pet Openings/Closings		2,670.00	3.34		4.14
Sales- Pet Cemetery Lots		1,820.00	2.27	2,670.00	3.34
Sales- Pet Cem. Setting Fee		140.00	0.17	1,820.00 140.00	2.27
Pet Services		75.00	0.09		0.17
Sales - Wildlife		8,903.50	11.12	75.00	0.09
Sales Discounts		(403,06)		8,903.50	11.12
Saise Siddounio	<del></del>	(403.00)	(0.50)	(403.06)	(0.50)
Total Revenues	<del></del>	66,545.00	83.14	66,545.00	83.14
Other Income					
Interest- Endowment Trust		2,358.30	2.05	22600	0.05
Interest Income		2,338.30 14.21	2.95	2,358.30	2.95
Finance Charges		53.31	0.02	14.21	0.02
Maintenance Services		10,952.00	0.07	53.31	0.07
Other Income			13.68	10,952.00	13.68
omer meenic		120.00	0.15	120.00	0.15
Total Other Income		13,497.82	16.86	13,497.82	16.86
Cost of Sales					
Cemetery Markers Cost		(70.25	0.04		
Cemetery Bases Cost		670.35	0.84	670.35	0.84
Mortuary OBC Cost		126.40	0.16	126.40	0.16
Mortuary Caskets Cost		540.00	0.67	540.00	0.67
Mortuary Urns Cost		2,383.00	2.98	2,383.00	2.98
		1,054.53	1.32	1,054.53	1.32
Mortuary Services Cost		8,552.49	10.68	8,552.49	10.68
Cremations Cost Pet Caskets Cost		160.95	0.20	160.95	0.20
		106.41	0.13	106.41	0.13
Discounts Earned		(43.08)	(0.05)	(43.08)	(0.05)
Total Cost of Sales	-	(13,551.05)	(16.93)	(13,551.05)	(16.93)
Gross Profit		66,491.77	83.07	66,491.77	83.07

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### EVERGREEN MEMORIAL PARK Income Statement For the Three Months Ending March 31, 2013

	1/1/13 thru 3/31/13		Year to Date	
Expenses				
Advertising Expense	5,294.20	6.61	5,294.20	6.61
Auto Expenses	1,338.87	1.67	1,338.87	1.67
Bank Charges	2.85	0.00	2.85	0.00
Breeding Herd Expense	2,783.14	3.48	2,783.14	3.48
Charitable Contributions Exp	195.00	0.24	195.00	0.24
Contract Labor Costs	50,858.38	63.54	50,858.38	63.54
Computer Maintenance	1,017.81	1.27	1,017.81	1.27
Dues and Subscriptions Exp	1,355.00	1.69	1,355.00	1.69
Interest Expense	2,995.53	3.74	2,995.53	3.74
Legal and Professional Expense	6,255.00	7.81	6,255.00	7.81
Licenses & Fees Expense	760.77	0.95	760,77	0.95
Meals and Entertainment Exp	747.61	0.93	747.61	0.93
Merchant Discount Fees	362.92	0.45	362.92	0.45
Mortuary Expense	281.86	0.35	281.86	0.35
Office Expense	1,632.26	2.04	1,632.26	2.04
Postage and Delivery	13.20	0.02	13.20	0.02
Rent or Lease Expense	4,350.00	5.43	4,350,00	5.43
Repairs& Maintenance Expense	598.94	0.75	598.94	0.75
Repairs & Maintenance-Cemetery	28.63	0.04	28.63	0.04
Repairs & Maintenance-Rental	10.44	0.01	10.44	0.01
Shop Expense	8.36	0.01	8.36	0.01
Telephone Expense	1,822.05	2.28	1,822,05	2.28
Travel Expense	187.81	0.23	187.81	0.23
Utilities Expense	4,309.30	5.38	4,309.30	5.38
Other Income/Expense	91.30	0.11	91.30	0.11
Total Expenses	87,301.23	109.07	87,301.23	109.07
Net Income	(\$ 20,809.46)	(26.00) (\$	20,809.46)	(26.00)

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B26 (Official Form 26) (12/08) - Cont.

6

## Exhibit B-2 Statement of Income (Loss) for [Name of Entity] Period ending [date]

[Provide a statement of income (loss) for the following periods:

- (i) For the initial report:
  - a. the period between the end of the preceding fiscal year and the end of the most recent six-month period of the current fiscal year; and
  - b. the prior fiscal year.
- (ii) For subsequent reports, since the closing date of the last report.

Indicate the source of this information.]

Elk Creek Properties, LLC for the period ending 3/31/2013 Elk Creek Properties, LLC for the period ending 12/31/2012

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9:52 AM 04/22/13 Cash Basis

#### Elk Creek Properties, LLC Profit & Loss YTD Comparison October through December 2012

	Oct - Dec 12	Jan - Dec 12
Ordinary income/Expense		
Income Retail Sales		
Main Pond	695.13	36,715.13
Trophy Pond	0.00	3,625,91
Catch and Release Pond	0.00	43,61
Rods	8.60	933.00
Balt	25.76	1,954.71
Other	0.00	34,40
Total Retail Sales	729.49	43,306.76
Total Income	729.49	43,306.76
Cost of Goods Sold Purchases		
Main Pond	0.00	15,425.25
Trophy Pond	0.00	2,075.00
Balt	0.00	1,346.40
Total Purchases	0,00	18,846.65
Total COGS	0.00	18,846.65
Gross Profit	729.49	24,460.11
Expense		
Depreciation	20,348.00	20,348.00
Amortization	5,333.00	5,333.00
Advertising Contract Labor	382,65 49,66	2,478.92
Bank Charges	352,44	1,955.36 1,1 <i>4</i> 2.76
Contract Wages & Benefits	1,463.00	10,091,00
Dues & Subscriptions	0.00	65.00
interest	1,537.32	13,711.54
insurance	1,374.00	4,135.54
Licenses	150.00	317.50
Over/Short	-441.41	-757.09
Property Taxes	722.35	1,444.70
Repairs & Maintenance Building	973.73	973.73
Repairs & Maintenance - Other	0.00	2,389.10
Total Repairs & Maintenance	973.73	3,362.83
Supplies	2,2,,,	5(502.55
Operating	20.29	1,667.58
Office	0.00	24,99
Supplies - Other	0.00	291.15
Total Supplies	20,29	1,983.72
Telephone	177.23	709.00
Trash service	416.00	1,358.25
Travel Utilities	87.73 2,159.20	87.73 8,144.92
Total Expense	35,105.19	75,912.68
Net Ordinary Income	-34,375.70	-51,452.57
Other Income/Expense Other Income		
Rental Inc Barnett Basement	1,620.00	6,480.00
Rental Inc Warren House	3,480.34	11,071.92
Rental Inc Barnett Apartment	4,237.63	10,137.10
Rental Inc Barnett House	2,704.20	12,125.10
Rental Income - Cindy Peterson	44.00	44.00
Utility reimb - Barnett Apt	612,37	1,464.90
Utility reimb - Warren House	719.66	3,260.57

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9:52 AM 04/22/13 Cash Basis

# Elk Creek Properties, LLC Profit & Loss YTD Comparison October through December 2012

	Oct - Dec 12	Jan - Dec 12	
Total Other Income	13,418.20	44,583.59	
Net Other Income	13,418.20	44,583.59	
Net Income	-20,957.50	-6,868.98	

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1:29 PM 04/15/13 Cash Basis

#### Elk Creek Properties, LLC Profit & Loss January through March 2013

	Jan - Mar 13
Ordinary income/Expense	
Expense	
Advertising	115.21
Bank Charges	100.88
Interest	1,133.37
Utilities	2,279.99
Total Expense	3,629.45
Net Ordinary Income	-3,629.45
Other Income/Expense Other Income	
Rental Inc Warren House	2,807.94
Utility reimb - Warren House	1,014.62
Total Other Income	3,822.56
Net Other Income	3,822.56
Net Income	193.11

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B26 (Official Form 26) (12/08) - Cont.

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# Exhibit B-2 Statement of Income (Loss) for [Name of Entity] Period ending [date]

[Provide a statement of income (loss) for the following periods:

- (i) For the initial report:
  - a. the period between the end of the preceding fiscal year and the end of the most recent six-month period of the current fiscal year; and
    b. the prior fiscal year.
- (ii) For subsequent reports, since the closing date of the last report.

Indicate the source of this information.]

Mountain Land Construction Co. for the period ending 2/28.2013 Mountain Land Construction Co. for the period ending 3/31/2013

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### MOUNTAIN LAND CONSTRUCTION CO. Income Statement For the One Month Ending March 31, 2013

Revenues		Current Month		Year to Date	Year to Date	
Other Income	\$	15,36	100.00	\$ 15.36	100.00	
Total Revenues		15.36	100.00	15.36	100.00	
Cost of Sales						
Total Cost of Sales		0.00	0.00	0.00	0.00	
Gross Profit		15.36	100.00	15.36	100.00	
Expenses						
Total Expenses		0.00	0.00	0.00	0.00	
Net Income	\$	15.36	100.00	\$ 15,36	100.00	

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### MOUNTAIN LAND CONSTRUCTION CO. Income Statement For the Twelve Months Ending February 28, 2013

n		Current Month		Year to Date		
Revenues Sales - Land	\$	0.00	0.00	\$ 40,000.00	100.00	
Total Revenues		0.00	0.00	40,000.00	100.00	
Cost of Sales						
Cost of Sales- Other		0.00	0.00	4,450.00	11.13	
Total Cost of Sales		0.00	0.00	4,450.00	11.13	
Gross Profit		0.00	0.00	35,550.00	88.88	
Expenses						
Bank Charges		0.00	0.00	10.00	0.03	
Filing Fees		0.00	0.00	10.00	0.03	
Legal and Accounting Expense		0.00	0.00	1,985.00	4.96	
Licenses & Permits Exp		25.00	0.00	25.00	0.06	
Property Tax Expense		0.00	0.00	44.69	0.11	
Total Expenses	-	25.00	0.00	2,074.69	5.19	
Net Income	\$	(25.00)	0.00	\$ 33,475.31	83.69	

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B26 (Official Form 26) (12/08) - Cont.

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## Exhibit B-3 Statement of Cash Flows for [Name of Entity] For the period ending [date]

[Provide a statement of changes in cash flows for the following periods:

- (i) For the initial report:
  - a. the period between the end of the preceding fiscal year and the end of the most recent six-month period of the current fiscal year; and
    b. the prior fiscal year.
- (ii) For subsequent reports, since the closing date of the last report.

Indicate the source of this information.]

Buffalo Park Development Co. for the period ending 12/31/2012 Buffalo Park Development Co. for the period ending 3/31/2012

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## CONSOLIDATED - BUFFALO PARK DEVELOPMENT Statement of Cash Flow For the twelve Months Ended December 31, 2012

	1	0/1/12 - 12/31/12	Year to Date
Cash Flows from operating activities			
Net Income	\$	239,768.09 (\$	118,105.55)
Adjustments to reconcile net	•	20),700,05 (0	110,103.33)
income to net cash provided			
by operating activities			
Accum Amort Acct #21429		4,499.00	4,499.00
Accum Amort - Peak #8050		1,126.00	1,126.00
Accum Amort - 2008 Loan Fees		3,156.00	3,156.00
Accum Amort- Loan #150389		3,486.00	3,486.00
Accum Amort - Co. Comm		1,043.00	1,043.00
Accum. Depr - Furniture		1,507.00	1,507.00
Accum. Depr - Equipment		1,035.00	1,035.00
Accum. Depr - Hmstd. Water Sys		6,429.00	6,429.00
Accum. Depr - Cragmont		183.00	183.00
Accum. Depr - Rental Property		11,828.00	11,828.00
Accum. Depr - Bldg WO6		488.00	488.00
Accum. Depr - Bldg Improvemnts		5,950.00	5,950.00
Accum. Depr - EVLHI		519.00	519.00
A/R-BPDC		16,340.40	(7,497.48)
A/R-Turkey Crk.Rec.Center		0.00	20.00
A/R-EVSO Tenants		35.64	(6,619.08)
A/R-HW Customers		1,989.23	2,104.23
A/R-The Bluffs		0.00	246.16
A/R-Elk Creek Properties		3,220.78	3,670.46
A/R-Evergeeen Mem,Park		30,120.61	(8,342.75)
A/R-Cragmont Water Company		744.07	1,778.54
A/R-Mtn.Land Const.Co.		0.00	(870.00)
A/R-Northfork Assoc		1,297.99	151,297.99
A/R-Village @ CragHOA		291.69	2,000.00
A/R-Ron Lewis Rentals		2,575.64	0.00
A/R-Petra Const.Co.		10,957.00	10,957.00
Accounts Payable-BPDC		(187,641.65)	(12,676.06)
Accounts Payable - EVSO		28,625.10	(5,078.50)
Accounts Payable - HW		(6,412.21)	(5,361.93)
Federal Payroll Taxes Payable		(136.48)	(122.08)
FUTA Tax Payable		2.93	(23.51)
State Payroll Taxes Payable		(34.00)	(345.00)
SUTA Payable		(355.95)	174.35
Accrued Prpty Taxes Payable		128,164.52	102,886.92
Rental Deposits		(400.00)	(400.00)
RV Storage Deposits		(200.00)	300.00
Total Adjustments		70,434.31	269,348.26
Net Cash provided by Operations		310,202.40	151,242.71

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# CONSOLIDATED - BUFFALO PARK DEVELOPMENT Statement of Cash Flow For the twelve Months Ended December 31, 2012

Cash Flows from investing activities Used For Crag Water Treatment Plant N/R - Grace Church (622.81) N/R - Elk Creek Properties LLC (33,995.15) N/R - Vince Fisher 0.00 Furniture and Fixtures (2,820.48) Equipment (13,012.06) EvSo RET Escrow-CO First (6,509.19) EvSo Insurance Escrow-CO First (4,411.37) Miscellaneous Deposits (1,000.00) Development Costs (203.50) Engineering Costs (529.88) Property Taxes (105,315.57) Capitalized Interest (90,887.83)  Net cash used in investing (259,307.84)  Cash Flows from financing activities Proceeds From N/P - Co. First Comm (EvSo)  88.16	Year to Date (25,444.27) (941.41) (33,995.15) (400.00) (2,820.48) (13,546.09) (22,659.40) (6,881.30)
Crag Water Treatment Plant       0.00         N/R - Grace Church       (622.81)         N/R - Elk Creek Properties LLC       (33,995.15)         N/R - Vince Fisher       0.00         Furniture and Fixtures       (2,820.48)         Equipment       (13,012.06)         EvSo RET Escrow-CO First       (6,509.19)         EvSo Insurance Escrow-CO First       (4,411.37)         Miscellaneous Deposits       (1,000.00)         Development Costs       (203.50)         Engineering Costs       (529.88)         Property Taxes       (105,315.57)         Capitalized Interest       (90,887.83)         Net cash used in investing       (259,307.84)         Cash Flows from financing activities       Proceeds From         N/P - Co.First Comm (EvSo)       88.16	(941.41) (33,995.15) (400.00) (2,820.48) (13,546.09) (22,659.40) (6,881.30)
N/R - Grace Church       (622.81)         N/R - Elk Creek Properties LLC       (33,995.15)         N/R - Vince Fisher       0.00         Furniture and Fixtures       (2,820.48)         Equipment       (13,012.06)         EvSo RET Escrow-CO First       (6,509.19)         EvSo Insurance Escrow-CO First       (4,411.37)         Miscellaneous Deposits       (1,000.00)         Development Costs       (203.50)         Engineering Costs       (529.88)         Property Taxes       (105,315.57)         Capitalized Interest       (90,887.83)         Net cash used in investing       (259,307.84)	(941.41) (33,995.15) (400.00) (2,820.48) (13,546.09) (22,659.40) (6,881.30)
N/R - Elk Creek Properties LLC       (33,995.15)         N/R - Vince Fisher       0.00         Furniture and Fixtures       (2,820.48)         Equipment       (13,012.06)         EvSo RET Escrow-CO First       (6,509.19)         EvSo Insurance Escrow-CO First       (4,411.37)         Miscellaneous Deposits       (1,000.00)         Development Costs       (203.50)         Engineering Costs       (529.88)         Property Taxes       (105,315.57)         Capitalized Interest       (90,887.83)         Net cash used in investing       (259,307.84)	(941.41) (33,995.15) (400.00) (2,820.48) (13,546.09) (22,659.40) (6,881.30)
N/R - Vince Fisher       0.00         Furniture and Fixtures       (2,820.48)         Equipment       (13,012.06)         EvSo RET Escrow-CO First       (6,509.19)         EvSo Insurance Escrow-CO First       (4,411.37)         Miscellaneous Deposits       (1,000.00)         Development Costs       (203.50)         Engineering Costs       (529.88)         Property Taxes       (105,315.57)         Capitalized Interest       (90,887.83)         Net cash used in investing       (259,307.84)	(400.00) (2,820.48) (13,546.09) (22,659.40) (6,881.30)
Furniture and Fixtures       (2,820.48)         Equipment       (13,012.06)         EvSo RET Escrow-CO First       (6,509.19)         EvSo Insurance Escrow-CO First       (4,411.37)         Miscellaneous Deposits       (1,000.00)         Development Costs       (203.50)         Engineering Costs       (529.88)         Property Taxes       (105,315.57)         Capitalized Interest       (90,887.83)         Net cash used in investing       (259,307.84)         Cash Flows from financing activities       Proceeds From         N/P - Co.First Comm (EvSo)       88.16	(2,820.48) (13,546.09) (22,659.40) (6,881.30)
Equipment (13,012.06)  EvSo RET Escrow-CO First (6,509.19)  EvSo Insurance Escrow-CO First (4,411.37)  Miscellaneous Deposits (1,000.00)  Development Costs (203.50)  Engineering Costs (529.88)  Property Taxes (105,315.57)  Capitalized Interest (90,887.83)  Net cash used in investing (259,307.84)  Cash Flows from financing activities  Proceeds From  N/P - Co.First Comm (EvSo) 88.16	(13,546.09) (22,659.40) (6,881.30)
EvSo RET Escrow-CO First       (6,509.19)         EvSo Insurance Escrow-CO First       (4,411.37)         Miscellaneous Deposits       (1,000.00)         Development Costs       (203.50)         Engineering Costs       (529.88)         Property Taxes       (105,315.57)         Capitalized Interest       (90,887.83)         Net cash used in investing       (259,307.84)         Cash Flows from financing activities       Proceeds From         N/P - Co.First Comm (EvSo)       88.16	(22,659.40) (6,881.30)
EvSo Insurance Escrow-CO First       (4,411.37)         Miscellaneous Deposits       (1,000.00)         Development Costs       (203.50)         Engineering Costs       (529.88)         Property Taxes       (105,315.57)         Capitalized Interest       (90,887.83)         Net cash used in investing       (259,307.84)         Cash Flows from financing activities       Proceeds From         N/P - Co.First Comm (EvSo)       88.16	(6,881.30)
Miscellaneous Deposits (1,000.00) Development Costs (203.50) Engineering Costs (529.88) Property Taxes (105,315.57) Capitalized Interest (90,887.83)  Net cash used in investing (259,307.84)  Cash Flows from financing activities Proceeds From N/P - Co.First Comm (EvSo) 88.16	
Development Costs         (203.50)           Engineering Costs         (529.88)           Property Taxes         (105,315.57)           Capitalized Interest         (90,887.83)           Net cash used in investing         (259,307.84)           Cash Flows from financing activities         Proceeds From           N/P - Co.First Comm (EvSo)         88.16	
Engineering Costs (529.88) Property Taxes (105,315.57) Capitalized Interest (90,887.83)  Net cash used in investing (259,307.84)  Cash Flows from financing activities Proceeds From N/P - Co.First Comm (EvSo) 88.16	(1,000.00)
Property Taxes (105,315.57) Capitalized Interest (90,887.83)  Net cash used in investing (259,307.84)  Cash Flows from financing activities Proceeds From N/P - Co.First Comm (EvSo) 88.16	(203,50)
Capitalized Interest (90,887.83)  Net cash used in investing (259,307.84)  Cash Flows from financing activities  Proceeds From  N/P - Co.First Comm (EvSo) 88.16	(923.88)
Net cash used in investing (259,307.84)  Cash Flows from financing activities Proceeds From N/P - Co.First Comm (EvSo) 88.16	(105,315.57)
Cash Flows from financing activities Proceeds From N/P - Co.First Comm (EvSo)  88.16	(90,887.83)
Proceeds From N/P - Co.First Comm (EvSo)  88.16	(305,018.88)
* * *	
	88.16
N/P - Mutual of Omaha #8050	59,129.90
N/P - CO.Comm #150438 0.00	63,212.60
N/P - Dix, Brianna 24,291.13	24,291.13
N/P - Dix 6,072.78	6,072.78
N/P - Lewis 429.84	429.84
Used For	
N/P - Co.First Comm (EvSo) (3,058.25)	(11,963.77)
N/P - CO.Comm #150388 (205,549.73)	(205,549.73)
Net cash used in financing (177,726.07)	(64,289.09)
Net increase <decrease> in cash (\$ 126,831.51) (\$</decrease>	218,065.26)
Summary	
Cash Balance at End of Period \$ 70,616.15 \$	
Cash Balance at Beg of Period (64,025.63)	70,616.15
Net Increase < Decrease > in Cash \$ 6,590.52 (\$	70,616.15 (80,690.59)

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### CONSOLIDATED - BUFFALO PARK DEVELOPMENT Statement of Cash Flow For the three Months Ended March 31, 2013

	1/1/	'13 thru 3/31/13	Year to Date
Cash Flows from operating activities			
Net Income	(\$	39,436.98) (\$	39,436.98)
Adjustments to reconcile net			•
income to net cash provided			
by operating activities			
Accum. Depr - Generator		1,144.08	1,144.08
A/R-BPDC		3,158.46	3,158.46
A/R-Turkey Crk.Rec.Center		(1,00)	(1.00)
A/R-EVSO Tenants		(731.58)	(731.58)
A/R-HW Customers		(1,134.48)	(1,134.48)
A/R-The Bluffs		(60.00)	(60.00)
A/R-Eik Creek Properties		(1,950.01)	(1,950.01)
A/R-Evergeeen Mem.Park		29,278.52	29,278.52
A/R-Cragmont Water Company		93.13	93.13
A/R-Village @ CragHOA		(894.24)	(894.24)
Accounts Payable-BPDC		12,985.64	12,985.64
Accounts Payable - EVSO		5,651.00	5,651.00
Accounts Payable - HW		1,263.32	1,263.32
Federal Payroll Taxes Payable		244.56	244.56
FUTA Tax Payable		263,23	263.23
State Payroll Taxes Payable		38.00	38,00
SUTA Payable		1,189.09	
Rental Deposits			1,189.09
Rollar Deposits	-	(300.00)	(300.00)
Total Adjustments		50,237.72	50,237.72
Net Cash provided by Operations	***************************************	10,800.74	10,800.74
Cash Flows from investing activities Used For			
N/R - Grace Church		(2,915.94)	(2,915.94)
EvSo RET Escrow-CO First		(6,509.19)	(6,509.19)
EvSo Insurance Escrow-CO First		(1,609.83)	(1,609.83)
Development Costs		(868.50)	
24,070pment 300to	<del></del>	(808,30)	(868.50)
Net cash used in investing		(11,903.46)	(11,903.46)
Cash Flows from financing activities			
Proceeds From			
N/P - Co.First Comm (EvSo)		1,033.04	1,033.04
Used For			
N/P - Co.First Comm (EvSo)		(3,099.12)	(3,099.12)
N/P - CO.Comm #150438		(47,222.05)	(47,222.05)
N/P - Lewis		(429.84)	(429.84)

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## CONSOLIDATED - BUFFALO PARK DEVELOPMENT Statement of Cash Flow For the three Months Ended March 31, 2013

Net cash used in financing	1/1/13 thru 3/31/13 (49,717.97)		Year to Date (49,717.97	
Net increase <decrease> in cash</decrease>	(\$	50,820.69) (\$	50,820.69)	
Summary Cash Balance at End of Period Cash Balance at Beg of Period	\$	22,296.55 \$ (72,614.55)	22,296.55 (70,616.15)	
Net Increase <decrease> in Cash</decrease>	(\$	50,318.00) (\$	48,319.60)	

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B26 (Official Form 26) (12/08) - Cont.

7

## Exhibit B-3 Statement of Cash Flows for [Name of Entity] For the period ending [date]

[Provide a statement of changes in cash flows for the following periods:

- (i) For the initial report:
  - a. the period between the end of the preceding fiscal year and the end of the most recent six-month period of the current fiscal year; and
  - b. the prior fiscal year.
- (ii) For subsequent reports, since the closing date of the last report.

Indicate the source of this information.]

Evergreen Memorial Park, Inc. for the period ending 12/31/2012 Evergreen Memorial Park, Inc. for the period ending 3/31/2013 Case:12-15371-HRT Doc#:240 Filed:05/01/13 Entered:05/01/13 10:08:30 Page51 of 64

## EVERGREEN MEMORIAL PARK Statement of Cash Flow For the twelve Months Ended December 31, 2012

Cash Flows from investing activities	10/1	/12 thru 12/31/12	Year to Date
Used For			
Office Equipment		(1,416.45)	(3,018.54)
Equipment Automobiles		(4,500.00)	(10,495.74)
Automobiles		(4,217.00)	(4,217.00)
Net cash used in investing	<del>-</del>	(10,133.45)	(17,731.28)
Cash Flows from financing activities			
Proceeds From			
Shareholder Draw - R. Lewis		0.00	30,909.00
Shareholder Draw - C. Lewis		0.00	30,000.00
Shareholder Draw - N. Lewis Used For		0.00	30,000.00
N/P - John Deere Corp		0.00	(168.31)
N/P - Weinburg & Assoc.		(37.33)	(149.02)
Shareholder Capital - R. Lewis		0.00	(47,585.13)
Shareholder Capital - C. Lewis		0.00	(46,676.12)
Shareholder Capital - N. Lewis	***********	0.00	(46,676.12)
Net cash used in financing		(37.33)	(50,345.70)
Net increase <decrease> in cash</decrease>	<u>(\$</u>	36,394.96) (\$	47,400.49)
Summary			
Cash Balance at End of Period	\$	71,735.93 \$	71,735.93
Cash Balance at Beg of Period	<del>- ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '</del>	(93,660.28)	(35,153.05)
Net Increase < Decrease > in Cash	<u>(\$</u>	21,924.35) \$	36,582.88

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### EVERGREEN MEMORIAL PARK Statement of Cash Flow For the twelve Months Ended December 31, 2012

	10/1/1	2 thru 12/31/12	Year to Date
Cash Flows from operating activities			
Net Income	(\$	21,701.47) (\$	1,959.99)
Adjustments to reconcile net	(*	,. •	1,707,77)
income to net cash provided			
by operating activities			
Accum Depr-Office Equip		3,689.00	3,689.00
Accum Depr-Equipment		6,831.00	6,831.00
Accum Depr-Automibiles		2,125.00	2,125.00
Accum Depr-Well		5,110.00	5,110.00
Accum Depr-Park Improvements		108,00	108.00
Accum Depr-Office Bldg		3,350,00	3,350.00
Accum Depr-Ent, Sign & Fence		1,141.00	1,141.00
Accum Depr-Breeding Herd		58.00	58.00
Accum Depr-Chapel		13,122.00	13,122.00
Accum Depr-Crematory		2,158.00	2,158.00
Accum Depr-Park Improv/Constr		882.00	882,00
CFDMT - P/N Trust Fund		1,561.14	(11,651.17)
Accounts Receivable-PN		(4,088.96)	(6,406.27)
Accounts Receivable-Reg.		(50,740.51)	(26,987.43)
A/R - Ron Lewis		35,138.90	(47,421.16)
A/R-Ron Lewis Rentals		8,492.45	9,409.86
A/R - EMP Recreation		(8,691.98)	(3,682.42)
Inventory-Vaults		(1,402.32)	(1,402.32)
Inventory-Granite		220,87	220.87
Inventory-Caskets		(112.52)	(112.52)
Inventory-Urns		(1,536.04)	(1,536.04)
Inventory-Cremation Boxes		3,245.43	3,245.43
Gross Property		0.00	76,938.91
Escrow-Weinberg Loan		(337.23)	36.26
A/P - BPDC		(30,835.40)	(30,577.23)
A/P - CMP		859.67	3,912.28
A/P - Homestead Water		(144.88)	(945.01)
Accounts Payable		(39,915.88)	(2,827.64)
A/P - PreNeed Contract		3,573.14	24,997.48
A/P - Pre-Need Retainage		(583.04)	(5,796.02)
A/P - Endowment Trust		33,622.56	(4,045.00)
Sales Tax Payable		(363.61)	166.30
Property Taxes Payable		8,941.50	8,525.32
Total Adjustments		(4,522.71)	22,636.48
Net Cash provided by Operations		(26,224.18)	20,676.49

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### EVERGREEN MEMORIAL PARK Statement of Cash Flow For the three Months Ended March 31, 2013

	:	1/1/13 thru 3/31/31	Year to Date
Cash Flows from operating activities			
Net Income	(\$	20,809.46) (\$	20,809.46)
Adjustments to reconcile net	(4	==10051107 (0	20,007.40)
income to net cash provided			
by operating activities			
CFDMT - P/N Trust Fund		3,220.11	3,220.11
Accounts Receivable-PN		1,953.06	1,953.06
Accounts Receivable-Reg.		17,354.71	17,354.71
A/R - Ron Lewis		22.58	22,58
A/R-Ron Lewis Rentals		(2,126.92)	(2,126.92)
A/R - Rental		(120.00)	(120.00)
A/R - EMP Recreation		6,589.01	6,589.01
Escrow-Weinberg Loan		(337.23)	(337.23)
A/P - BPDC A/P - CMP		(30,094.27)	(30,094.27)
A/P - Homestead Water		914.32	914,32
Accounts Payable		(98.57)	(98.57)
A/P - PreNeed Contract		54,980.26	54,980.26
A/P - Pre-Need Retainage		(4,678.82) 270.51	(4,678.82)
A/P - Endowment Trust		(33,434.16)	270.51
Sales Tax Payable		(93,40)	(33,434.16) (93.40)
	***************************************	(23,40)	(33.40)
Total Adjustments		14,321.19	14,321.19
Net Cash provided by Operations	•	(6,488.27)	(6,488.27)
Cash Flows from investing activities Used For			
Equipment		(1,030.73)	(1,030.73)
Breeding Herd		(1,350.00)	(1,350.00)
Not each used in investige			
Net cash used in investing	***************************************	(2,380.73)	(2,380.73)
Cash Flows from financing activities Proceeds From Used For			
N/P - Weinburg & Assoc.		(37,23)	(37.23)
Net cash used in financing		(37.23)	(37.23)
Net increase <decrease> in cash</decrease>	(\$	8,906.23) (\$	8,906.23)
Summary  Carl Polymer 4 F. d. C.P. d. d.			
Cash Balance at End of Period	\$	62,829.70 \$	62,829.70
Cash Balance at Beg of Period		(77,885.50)	(71,735.93)
Net Increase < Decrease> in Cash	<u>(\$</u>	15,055.80) (\$	8,906.23)

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## Exhibit B-3 Statement of Cash Flows for [Name of Entity] For the period ending [date]

[Provide a statement of changes in cash flows for the following periods:

- (i) For the initial report:
  - a. the period between the end of the preceding fiscal year and the end of the most recent six-month period of the current fiscal year; and
    b. the prior fiscal year.
- (ii) For subsequent reports, since the closing date of the last report.

Indicate the source of this information.]

Elk Creek Properties, LLC for the period ending 3/31/2013 Elk Creek Properties, LLC for the period ending 12/31/2012 Case:12-15371-HRT Doc#:240 Filed:05/01/13 Entered:05/01/13 10:08:30 Page55 of 64

9:53 AM 04/22/13

#### Elk Creek Properties, LLC Statement of Cash Flows October through December 2012

	Oct - Dec 12
OPERATING ACTIVITIES  Net income  Adjustments to reconcile Net income to net cash provided by operations:	-23,182.72
Accounts Receivable Due from Ron Lewis Escrow - Chase Sales Tax Payable Sales Tax Payable:*Sales Tax Payable	2,225.22 -6,901.76 -287.61 -100.06 -116.07
Net cash provided by Operating Activities	-28,363.00
INVESTING ACTIVITIES Accumulated Depreciation Amortizable Assets: Accumulated Amortization Capitalized Development Costs	20,348.00 5,333.00 -9,783.13
Net cash provided by investing Activities	15,897.87
FINANCING ACTIVITIES Note payable - Chase Note Payable - Buffalo Park Note Payable - Patrick Note Payable - Dix	-1,979.44 3,838.96 -2,330.70 6,500.00
Net cash provided by Financing Activities	6,028.82
Net cash increase for period  Cash at beginning of period	-6,436.31
Cash at end of period	8,434.87 1,998.56

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#### Eik Creek Properties, LLC Statement of Cash Flows January through March 2013

Adjustments to reconcile Net Income to net cash provided by operations:     Accounts Receivable -7,922.     Escrow - Chase -757.  Net cash provided by Operating Activities -614.  INVESTING ACTIVITIES Capitalized Development Costs -7,183.  Net cash provided by Investing Activities -7,183.  FINANCING ACTIVITIES Note payable - Chase -1,471. Note Payable - Sangster -9,564.6 Note Payable - Patrick -2,371.7 Note Payable - Dix 7,000.0 Note Payable - Barrett 13,800.0		Jan - Mar 13
Net cash provided by Operating Activities  INVESTING ACTIVITIES Capitalized Development Costs  Net cash provided by Investing Activities  FINANCING ACTIVITIES Note payable - Chase Note Payable - Sangster Note Payable - Patrick Note Payable - Dix Note Payable - Barrett  Note Payable - Barrett  13,800.0	Net Income Adjustments to reconcile Net Income to net cash provided by operations:	8,065.59 -7,922.48
INVESTING ACTIVITIES Capitalized Development Costs -7,183.  Net cash provided by investing Activities -7,183.  FINANCING ACTIVITIES Note payable - Chase -1,471. Note Payable - Sangster -9,564.8 Note Payable - Patrick -2,371.7 Note Payable - Dix -7,000.0 Note Payable - Barrett 13,800.0	Escrow - Chase	-757.47
Capitalized Development Costs -7,183.  Net cash provided by Investing Activities -7,183.  FINANCING ACTIVITIES Note payable - Chase -1,471.  Note Payable - Sangster -9,564.6  Note Payable - Patrick -2,371.7  Note Payable - Dix 7,000.0  Note Payable - Barrett 13,800.0	Net cash provided by Operating Activities	-614.36
FINANCING ACTIVITIES Note payable - Chase Note Payable - Sangster Note Payable - Patrick Note Payable - Dix Note Payable - Barrett - 13,800.0		-7,183.73
Note payable - Chase -1,471.  Note Payable - Sangster -9,564.6  Note Payable - Patrick -2,371.7  Note Payable - Dix 7,000.0  Note Payable - Barrett 13,800.0	Net cash provided by investing Activities	-7,183.73
Net cash provided by Financing Activities 7,392.2	Note payable - Chase Note Payable - Sangster Note Payable - Patrick Note Payable - Dix	-1,471.17 -9,564.86 -2,371.73 7,000.00 13,800.00
	Net cash provided by Financing Activities	7,392.24
Net cash increase for period -405.8	Net cash increase for period	-405.85
Cash at beginning of period 1,998.5	Cash at beginning of period	1,998.56
sh at end of period 1,592.7	sh at end of period	1,592.71

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B26 (Official Form 26) (12/08) - Cont.

7

### Exhibit B-3 Statement of Cash Flows for [Name of Entity] For the period ending [date]

[Provide a statement of changes in cash flows for the following periods:

- (i) For the initial report:
  - a. the period between the end of the preceding fiscal year and the end of the most recent six-month period of the current fiscal year; and
    b. the prior fiscal year.
- (ii) For subsequent reports, since the closing date of the last report.

Indicate the source of this information.]

Mountain Land Construction Co. for the period ending 2/28/2013 Mountain Land Construction Co. for the period ending 3/31/2013

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#### MOUNTAIN LAND CONSTRUCTION CO. Statement of Cash Flow For the twelve Months Ended February 28, 2013

	Current Mont	h	Year to Date
Cash Flows from operating activities Net Income Adjustments to reconcile net income to net cash provided by operating activities	\$ (25.00	) \$	33,475.31
Accounts Payable Due To/From BPDC Property Taxes Payable	(175.00) 0.00 0.00		0.00 870.00 (214.94)
Total Adjustments	 (175.00)	)	655.06
Net Cash provided by Operations	 (200.00)	- ! -	34,130.37
Cash Flows from investing activities Used For			
Net cash used in investing	 0.00		0.00
Cash Flows from financing activities Proceeds From Used For			
Net cash used in financing	 0.00		0.00
Net increase <decrease> in cash</decrease>	\$ (200.00)	\$	34,130.37
Summary Cash Balance at End of Period Cash Balance at Beg of Period	\$ 34,908.58 (34,908.58)	\$	34,908.5 <b>8</b> (778.21)
Net Increase < Decrease > in Cash	\$ 0.00	\$	34,130.37

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#### MOUNTAIN LAND CONSTRUCTION CO. Statement of Cash Flow For the one Month Ended March 31, 2013

		Current Month	1	Year to Date
Cash Flows from operating activities Net Income Adjustments to reconcile net income to net cash provided by operating activities	\$	15.36	\$	15.36
Total Adjustments		0.00		0.00
Net Cash provided by Operations		15.36		15,36
Cash Flows from investing activities Used For				
Net cash used in investing	-	0.00		0.00
Cash Flows from financing activities Proceeds From Used For				
Net cash used in financing	•	0.00		0.00
Net increase <decrease> in cash</decrease>	\$	15.36	\$	15.36
Summary Cash Balance at End of Period Cash Balance at Beg of Period	\$	34,923.94 (34,908.58)	\$	34,923.94 (34,908.58)
Net Increase < Decrease > in Cash	\$ =	15.36	\$	15.36

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# Exhibit B-4 Statement of Changes in Shareholders'/Partners' Equity (Deficit) for [Name of Entity] period ending [date]

[Provide a statement of changes in shareholders'/partners equity (deficit) for the following periods:

- (i) For the initial report:
  - a. the period between the end of the preceding fiscal year and the end of the most recent six-month period of the current fiscal year; and
  - b. the prior fiscal year.
- (ii) For subsequent reports, since the closing date of the last report.

Buffalo Park Development Co.	Value <u>9/30/2012</u>	Value <u>3/31/2013</u>	<u>Difference</u>
Carol J. Lewis - 80%	\$950,370.19	\$1,111,466.18	\$161,095.99
Ronald P. Lewis – 20%	<u>\$165,814,37</u>	<u>\$ 206,088.36</u>	\$ 40,273.99
Total	\$1,116,184.56	\$1,317,554.54	\$201,369.98

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8

# Exhibit B-4 Statement of Changes in Shareholders'/Partners' Equity (Deficit) for [Name of Entity] period ending [date]

[Provide a statement of changes in shareholders'/partners equity (deficit) for the following periods:

- (i) For the initial report:
  - a. the period between the end of the preceding fiscal year and the end of the most recent six-month period of the current fiscal year; and
    b. the prior fiscal year.
- (ii) For subsequent reports, since the closing date of the last report.

	Value	Value	
Evergreen Memorial Park.	<u>9/30/2012</u>	3/31/2013	Difference
Carol J. Lewis -33%	\$27,401.93	\$12,191.74	(\$15,210.19)
Ronald P. Lewis - 34%	\$35,605.74	\$19,934.03	(\$15,671.71)
Norman S.Lewis - 33%	<u>\$52,298.94</u>	<u>\$37,088.75</u>	(\$15,210.19)
Total	\$115,306.61	\$69,214.52	(\$46,092.09)

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8

# Exhibit B-4 Statement of Changes in Shareholders'/Partners' Equity (Deficit) for [Name of Entity] period ending [date]

[Provide a statement of changes in shareholders'/partners equity (deficit) for the following periods:

- (i) For the initial report:
  - a. the period between the end of the preceding fiscal year and the end of the most recent six-month period of the current fiscal year; and
  - b. the prior fiscal year.
- (ii) For subsequent reports, since the closing date of the last report.

Mountain Land Construction Co.	Value <u>9/30/2012</u>	Value <u>3/31/2013</u>	<u>Difference</u>
Ronald P. Lewis – 100%	\$26,,999.77	\$26,990.13	(\$ 9.64)

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8

# Exhibit B-4 Statement of Changes in Shareholders'/Partners' Equity (Deficit) for [Name of Entity] period ending [date]

[Provide a statement of changes in shareholders'/partners equity (deficit) for the following periods:

- (i) For the initial report:
  - a. the period between the end of the preceding fiscal year and the end of the most recent six-month period of the current fiscal year; and
  - b. the prior fiscal year.
- (ii) For subsequent reports, since the closing date of the last report.

Elk Creek Properties, LLC	Value <u>9/30/2012</u>	Value <u>3/31/2013</u>	Difference
Ronald P. Lewis -25%	(\$89,094.10)	(\$94,285.20)	(\$5,191.10)
Norman S. Lewis – 25%	(\$89,094.10)	(\$94,285.20)	(\$5,191.10)
Richard Dix - 25%	(\$89,094.10)	(\$94,285.20)	(\$5,191.10)
Wendy Barrett - 25%	(\$89,094.09)	(\$94,285.18)	(\$5,191.09)
Total	(\$356,376.39)	(\$377,140.78)	(\$20,764.39)

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#### Exhibit C <u>Description of Operations for [name of entity]</u>

[Describe the nature and extent of the estate's interest in the entity.

Describe the business conducted and intended to be conducted by the entity, focusing on the entity's dominant business segment(s). Indicate the source of this information.]

#### Buffalo Park Development Co.

Ronald Lewis CEO Carol Lewis Secretary

Real Estate Development, Community Water Company, Commercial Business Center

#### Evergreen Memorial Park, Inc.

Ronald Lewis President

Carol Lewis Secretary/Funeral Director

Funeral Home, Cemetery and Crematory

#### Mountain Land Construction Co.

Ronald Lewis 100% ownership

Real Estate Development

#### Elk Creek Properties, LLC

Ronald Lewis Partner

Real Estate Development and trout fishing ponds