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	4	Email: pmurphy@gamlaw.com								
	5	Attorneys for the Receiver								
	6	IN THE SUPERIOR COURT FOR THE STATE OF ARIZONA								
	7	IN AND FOR THE COUNTY OF MARICOPA								
derson, P.C. Suite 200 054 00	8	STATE OF ARIZONA ex rel. LAUREN) KINGRY, Superintendent of the Arizona) Department of Financial Institutions,)) Cause No. CV2009-020595							
AZ 85 AZ 85	0	Plaintiff,	 PETITION NO. 63 PETITION FOR ORDER TO APPROVE REIMBURSEMENT OF DFI RECEIVERSHIP FUND FOR 2nd QUARTER 2011 ADMINISTRATIVE 							
rttilla M 5415 E. Ph	1	v.) LANDMARC CAPITAL &) INVESTMENT COMPANY,)								
1	3	Defendant.	EXPENSES (Assigned to Judge Eileen Willett)							
	4	<u>(</u>								
	5	Lauren W. Kingry, as the court appointed Receiver, respectfully petitions the Court as follows:								
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	.7	1. On June 24, 2009, this Court entered its Order Appointing Receiver and Order								
	18 19	to Show Cause, which appointed the Superintendent of the Arizona Department of Financial								
		Institutions as Receiver of Landmarc Capital & Investment Company ("Landmarc"). On July 10, 2009, this Court entered its Order Appointing Permanent Receiver and Injunction. On								
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2	21	February 27, 2010, the Court entered its Order placing Hayden Investments, LLC, Desert								

Trails Holdings. LLC and Arizona Valuation Company, LLC in Receivership. On May 12, 1 2010, the Court entered its Amended Order Appointing Permanent Receiver and Injunction 2 (collectively "Receivership Order"). The Receivership Order appointed Thomas Giallanza as 3 Deputy Receiver and authorized the Receiver to engage and employ Special Deputy 4 5 Receivers to carry on the day to day business of Landmarc. Pursuant to A.R.S. §6-131.01 the Arizona Department of Financial Institutions 6 2. ("DFI") is authorized to fund the operations of a receivership in which the Superintendent is 7 the receiver and to be reimbursed for those expenditures upon order of the receivership Court. 8 9 3. Specifically, A.R.S. §6-131.01 provides as follows: A. The superintendent may be appointed as a receiver of a financial 10 institution or enterprise under his supervision. No bond is required of the superintendent for acting as a receiver. 11 B. All reasonable expenses of the department relating or apportioned to 12 a receivership, including receiver fees and attorney fees, costs of preliminary or other examinations of the person placed into receivership and expenses relating 13 to the management of any office or other asset of the person placed in receivership, shall be awarded by the court for payment to the department out of 14 the assets of the receivership. The department shall assess those expenses against the receivership quarterly and shall deposit those amounts in the 15 department receivership revolving fund, as provided in section 6-135.01. Those assessments have priority over the other creditors of the receivership. 16 Notwithstanding the other provisions of this subsection, on request by the superintendent, the court may award personal property of the receivership to the 17 department as partial compensation for the services rendered during the administration of the receivership. 18 C. The superintendent shall maintain a complete accounting of each receivership in which he is appointed as receiver. 19 A.R.S. §6-135.01, which establishes the DFI Receivership Revolving Fund, 4. 20 provides as follows: 21

Guttilla Murphy Anderson, P.C. City North A. A department receivership revolving fund is established to be administered by the superintendent. The fund shall consist of monies from the following sources:

1. Monies awarded and received as fees and costs in receiverships in which the superintendent was the receiver, as provided in section 6-131.01.

2. Monies received from the department revolving fund, as provided in section 6-135, subsection B.

B. Monies in the fund may be used to pay any costs incurred by the department arising out of the administration of a receivership in which the superintendent is the receiver.

C. The superintendent shall submit to the legislature with the department's annual budget request a full and complete account of the department receivership revolving fund through the end of its most recent fiscal year.

5. On August 26, 2009, the Court entered its Order Re: Petition No. 2, Order

Governing the Administration of the Receivership ("Order No. 2"), which provides in

pertinent part as follows:

9. Petitions for Payment of Fees. Pursuant to A.R.S. § 6-131.01(B), and notwithstanding the Receivership Order, the Receiver may seek an award from the Court for all reasonable expenses of the Department of Financial Institutions relating or apportioned to this receivership, including the fees of the Special Deputy Receiver, attorneys and accountants, costs of preliminary or other examinations of the person or persons in receivership and expenses related to the management of offices or assets of the person or persons in receivership by filing a petition, which petition shall not be required to include as exhibits the itemized statements of services rendered to, and costs incurred or expended on behalf of, the Receivership, provided that the petition includes a statement that anyone desiring additional information concerning the services and costs to be paid under the pay petition may obtain redacted information from the Receiver by delivering to the Receiver and the Receiver's general counsel, Guttilla Murphy Anderson, P.C., a written request specifying the additional information requested at least three days prior to the date set for hearing on the pay petition. Upon request of the Court, the Receiver shall make available for in camera review by the Court, the itemized statements and supporting documentation for the services and costs to be paid under the pay petition.

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6. In accordance with *Order No. 2*, anyone desiring additional information concerning the services and costs paid by DFI for which reimbursement is sought in this petition may obtain redacted information from the Receiver by delivering to the Receiver and the Receiver's general counsel, Guttilla Murphy Anderson, P.C., a written request specifying the additional information requested at least three days prior to the date set for hearing on this petition.

7. For the second quarter of 2011 ending June 30, 2011, DFI incurred and paid a total of \$360,924.35 apportioned to this receivership for receiver fees and attorney fees and expenses relating to the management of Landmarc. A summary of those fees and expenses incurred and paid by the DFI is set forth below:

11			Paid by DFI				
12	<u>Vendor</u>	Service Dates	<u>April</u> 2011	<u>May</u> 2011	<u>June</u> 2011	<u>Total</u>	
13	Management & Accoun Warfield & Co.	<u>ting</u> 12/16 – 12/31/09	\$ 32,310			• \$ 32,310	
14		12/16 – 12/31/10 1/1 – 1/15/11	\$ 38,714 \$ 38,483			\$ 38,714 \$ 38,483	
15		1/16 – 1/31/11 2/1 - 2/15/11	. ,	\$ 41,131	\$ 37,330	\$ 41,131 \$ 37,330	
16		2/16 - 2/28/11 3/1 - 3/15/11			\$ 27,504 \$ 32,771	\$ 27,504 \$ 32,771	
17			\$109,507	\$ 41,131	\$ 97,605	\$248,243	
18	Attorney Fees Guttilla Murphy						
19	Anderson	1/1 – 3/31/11	\$ 29,205	\$ 46,379	\$ 37,097	<u>\$112,681</u>	
•		Total 2nd Quar	ter 2011 Adı	ministrative	Expenses	\$360,924	
20	Once approved by the Court, these administrative expenses will be paid from the general						
21	unsecured assets of Lan	dmarc and the other r	eceivership e	entities. No	funds held i	n trust for	

1	the benefit of borrowers or investors and no funds or other assets which are the subject of a					
2	security interest or a potential ownership or equitable claim will be used to pay these					
3	administrative expenses. ¹					
4	WHEREFORE, the Receiver respectfully requests that the Court enter an order:					
5	1. Awarding to the DFI Three Hundred Sixty Thousand Nine Hundred Twenty					
6	Four Dollars (\$360,924) as June reimbursement for administrative expenses incurred and					
7	paid during the quarter ending June 30, 2011; and					
8	2. Authorizing the Receiver to transfer Three Hundred Sixty Thousand Nine					
9	Hundred Twenty Four Dollars (\$360,924) as reimbursement for administrative expenses					
10	incurred and paid during the quarter ending June 30, 2011 as funds become available from the					
11	general unsecured assets of the receivership estate in this action to the Arizona Department of					
12	Financial Institutions Receivership Revolving Fund established under A.R.S. §6-135.01.					
13	Respectfully submitted this 4 th day of May, 2012.					
14	GUTTILLA MURPHY ANDERSON, P.C.					
15	/s/Patrick M. Murphy					
16	Patrick M. Murphy Attorneys for the Receiver					
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19	1157-001(117910)					
20						
21	¹ Although A.R.S. §6-131.01 would permit the Court to award reimbursement from trust funds or other assets subject to the beneficial ownership or security claims of others, the Receiver does not seek that authority here and does not anticipate that it will be necessary at any time in this case.					