

Creditors', Theodore S. Field, III and Leslie Hurwitz Field, Motion for Entry of Order Determining Proof of Claim Timely Filed (the "Fields Extension Motion")

By the Fields Extension Motion, Theodore S. Field, III and Leslie Hurwitz Field (together, the "Fields") seek permission to file their proof of claim approximately two months after the deadline established for filing proofs of claim (the "Bar Date").

The Fields allege that (i) on July 24, 2008, they purchased a newly constructed home (the "Home") built by the Debtors, in Parkland, Florida for \$715,000, which is still under warranty, (ii) the Home shows symptoms of, and likely was constructed with, tainted drywall imported from China ("Chinese Drywall" and the claims related thereto, the "Drywall Claims"), (iii) the Fields notified the Debtors of certain symptoms of Chinese Drywall before the Bar Date, but were not fully apprised of the Drywall Claims prior to the Bar Date, (iv) the Debtors did not generally acknowledge the problems of Chinese Drywall prior to the Bar Date, and (v) promptly after learning of the Drywall Claims and the Bar Date, the Fields hired counsel to file a proof of claim.

As a result of the foregoing allegations, the Fields assert that (i) they were not aware of the existence of the Drywall Claims prior to the Bar Date and acted promptly to have their claim deemed timely filed, (ii) the Debtors were generally aware of the assertion of the Drywall Claims prior to the Bar Date, and (ii) allowing the Fields to file their claims would not prejudice other creditors.