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8	SEVEN, a Limited Partnership; COPELAND PROPERTIES 16, L.P.; COPELAND			
9	PROPERTIES 17, L.P.			
10	UNITED STATES DISTRICT COURT			
11	CENTRAL DISTRICT OF CALIFORNIA			
12				
13	SECURITIES AND EXCHANGE CASE NO.: 11-08607-R-DTB			
14	COMMISSION, Ctrm: 8, 2nd Floor Judge: Hon. Manuel Real			
15	Plaintiff,			
16	VS. JOINDER BY CERTAIN LIMITED PARTNERS OF COREL AND			
17	CHARLES P. COPELAND, COPELAND WEALTH PROPERTIES 5, 7, 16 AND 2/17 IN			
18	MANAGEMENT, A FINANCIAL ADVISORY CORPORATION, and BANK, FSB TO LATE FILED			
19	COPELAND WEALTH MANAGEMENT, A REAL ESTATE MOTION TO (1) CONSOLIDATE DECEMPORATION.			
20	CORPORATION, RECEIVERSHIP ENTITIES; AND (2) POOL ASSETS AND LIABILITIES OF THE VARIOUS			
21	Defendant. LIABILITIES OF THE VARIOUS RECEIVERSHIP ENTITIES"			
22	Hearing Date: November 5, 2012 Hearing Time: 10:00 a.m.			
23	Courtroom: 8, 2nd Floor Judge: Hon. Manuel Real			
24	Juage. Tion, Wander Real			
25	FILE DATE: October 18, 2011 TRIAL DATE SET: No Date Set			
26	TRUE DATE DET. TO Date bet			
27				
28				

JOINDER IN THE OPPOSITION OF FLAGSTAR BANK TO RECEIVER'S MOTION TO CONSOLIDATE AND POOL These Joining Limited Partners hereby join in Flagstar Bank's objection to the late filed "Notice of Motion and Motion to (1) Consolidate Receivership Entities; and (2) Pool Assets and Liabilities of the Various Receivership Entities" and the exhibits thereto on the same basis.

Counsel for these Joining Limited Partners directed legal staff to conduct their own search on the ECF system and staff came to the same conclusions as counsel for Flagstar Bank.

8 | 9 | Dated: October 25, 2012

YEWMEYER & DILLION LLP

Francis E. Quinlan
John E. Bowerbank
Attorneys for
the Joining Limited Partners of
COPELAND PROPERTIES TWO, a
Limited Partnership; COPELAND
PROPERTIES FIVE, a Limited
Partnership; COPELAND
PROPERTIES SEVEN, a Limited
Partnership; COPELAND
PROPERTIES 16, L.P.; COPELAND
PROPERTIES 17, L.P.

CERTIFICATE OF SERVICE

I, Dee Novoa, hereby certify that on October 23, 2012, the attached document was electronically transmitted to the Clerk of the Court using the CM/ECF System which will send a Notice of Electronic Filing to the following CM/ECF registrants:

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1	I further certify that copies of the foregoing were sent on October 23, 2012, via U.S. Mail to the following parties:
2	Charles P. Copeland
3	Charles P. Copeland Copeland Group 25884 Business Center Drive, Suite B
4	Redlands, CA 92374
5	I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the
6	correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.
7	one day after date of deposit for mailing in affidavit.
8 9	I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.
10	Executed on October 23, 2012, at Newport Beach, California.
11	
12	/s/ <u>Dee Novoa</u> Dee Novoa
13	Dee Novoa
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