|  |
| --- |
| IN THE THIRD JUDICIAL DISTRICT COURT OF SALT LAKE COUNTYSTATE OF UTAH |
| BILLINGS, PETER W. JR.,Plaintiff,vs.WESTWOOD HILLS INVESTMENTS, LTD., et al.,Defendants. | **CLAIM FOR RECEIVERSHIP ASSETS****Case No. 890900969****Judge Andrew Stone** |
|  |
| **Claimant** | **Class[[1]](#footnote-1)** | **Total Amount of Claim** |
| Name: Physical Address:  Mailing address for payment (if different):   Tel. (daytime): (\_\_\_) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Tel. Mobile: (\_\_\_ )\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Email address:  | 🞏 Equity🞏 Debt | $ \_\_\_\_\_\_\_\_\_\_\_\_\_\_ |

Basis of claim:

Date claim arose:

**You must attach documents supporting your claim**.

[*See reverse side for additional instructions*]

**If you have provided an email address, you hereby agree to receive all further notices in this matter by email at that email address**.

This Claim Form, with supporting documentation, must be filed with the above-entitled Court (450 S. State Street, Salt Lake City, UT 84111), so as to be received by the Court no later than 5:00 p.m., prevailing Mountain Time, on **September 24, 2021 (**the “Claims Deadline”). Claims may be mailed to the Court or filed in person in the Court Clerk’s office, at the same address.

A copy of this Claim Form and supporting documentation must also be emailed and mailed to counsel for the Receiver, at the following address, so as to be received (the mailed copy) by the Claims Deadline:

 David L. Pinkston, Attorney for Receiver

 SNOW, CHRISTENSEN & MARTINEAU

10 Exchange Place, Eleventh Floor

Post Office Box 45000

Salt Lake City, Utah 84145

dlp@scmlaw.com

*I declare under penalty of perjury under the laws of Utah that the foregoing is true and correct.*

Dated:

Printed Name of Claimant

Signature of Claimant

1. Whether the Claim is in Equity Class or Debt Class, is explained in the Court’s “Order Establishing Classes of Claimants and Allocating the Right to Assert Claims to Receivership Assets Among Such Classes,” entered in this matter on March 3, 1997 (defined herein and in the Motion, as the “Class Order”). The Class Order provides, essentially, that creditors of the Partnerships are divided into two classes: the “Debt Class”, comprised of creditors who loaned money to the Partnerships, and the “Equity Class,” comprised of investors who were limited partners or who otherwise obtained an ownership interest of some kind in the Partnerships. [↑](#footnote-ref-1)