

E. Leon Harward &
Westside Enterprises
9202 Canyon Heights Drive
Cedar Hills, Utah 84062
Tel. 801-380-1110

FILED IN UNITED STATES DISTRICT
COURT, DISTRICT OF UTAH

OCT 21 2013

D. MARK JONES, CLERK
BY _____
DEPUTY CLERK

IN THE UNITED STATES DISTRICT COURT
DISTRICT OF UTAH, CENTRAL DIVISION

SECURITIES AND EXCHANGE COMMISSION,

PLAINTIFF

v.

NATIONAL NOTE OF UTAH, LC, a Utah Limited
Liability Company and WAYNE LaMAR PALMER,

An individual,

DEFENDANTS

REQUEST TO
INTERVENE

Case: 2:12cv00591

Assigned To: Jenkins, Bruce

Assign : 6/25/2012

**Description: SEC v. Utah Note of
Utah et al**

Comes now Leon Harward & Westside Enterprises and requests the court allow and grant the right to intervene in this case on the grounds that:

1. Leon Harward and Westside Enterprises (one in the same) are now and have always been a thirty percent owner of Expressway Business Park. That ownership existed from the origination of "Expressway" and years prior to the Defendants ownership interest was obtained.
2. Leon Harward and Westside Enterprises are not now and have never been included in the legal action against the Defendants, National Note of Utah, Wayne Palmer, et al.
3. The Court Appointed Receiver instruction to marshal, collect and dispose of all assets claimed by the defendants should be limited to the seventy percent of

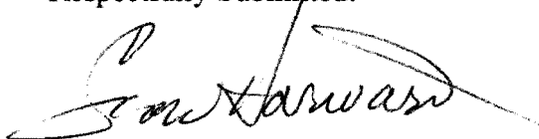
Expressway Business park that is owned by National Note of Utah and Wayne Palmer.

4. The claim of the intervener should not and cannot be extinguished or confiscated without "Due Process". Since the Intervener is not and has not been a part to this action, that claim of thirty percent ownership is not and cannot be included in the "Receivers" authority and cannot be confiscated without proper process.
5. The intervener requests the court to order the receiver to honor the 30 percent ownership rights and see that any and all proceeds from sales, rents or other Expressway Business revenues are shared on a thirty/seventy split.
6. The intervener is including for the courts information, a copy of the a K-1 filed showing the social security number of Harward along with a copy of the recent letter from the IRS naming the intervener as a "tax Partner". These were submitted to the court in an earlier letter.

The "Intervener" requests the court to direct the "Receiver" to honor the thirty percent ownership and clarify and make the appropriate correction and changes in the courts receivership instructions.

Dated: 12 October 2013

Respectfully Submitted:



E. Leon Harward

cc: Wayne Klein @ Assoc
10 Exchange Place
Suite # 502
Salt Lake City, Utah 84111

Thomas M. Melton,
Attorney for Plaintiff
15 West Temple Street
Suite 1800
Salt Lake City, Utah 84101

Internal Revenue Service
Small Business/Self-Employed
50 South 200 East
Mail Stop 4544 JZ
Salt Lake City, UT 84111

Department of the Treasury

Date:
March 7, 2013

Refer To:
SBSE

Taxpayer Identifying Number:
91-2197038

Name of Partnership:
Expressway Business Park LLC

Partnership Identifying Number:
91-2197038

Tax Year Ended:
December 31, 2010

Person To Contact/Hours:
Joel Zielke / 7:00am - 3:30pm

Employee Identification Number:
1023566

Contact Telephone Number: (Not a toll-free number)
801-799-6685

Expressway Business Park
1549 West 7800 South
West Jordan, UT 84088

7009 2820 0003 5753 4142

NOTICE OF CHANGE IN TAX MATTERS PARTNER

As required by law, we are sending you this Notice of Change in Tax Matters Partner (TMP) advising you that we have designated a TMP for the partnership and tax period(s) identified above. The name and address of the designated TMP are:

Designated TMP: Westside Enterprises LLC
Address: 9202 Canyon Heights Drive
Cedar Hills, UT 84062

If you have questions about the status of the examination or other partnership matters, please contact the TMP. If you are a pass-through partner (that is, if you hold an interest in your name for others such as a partnership, trust, or nominee), you are required to forward copies of this notice to all persons who hold interests through you in the partnership named above. For example, if you are a partnership, you are required to forward copies of this notice to your partners. You must forward the copies within 30 days from the date on which you receive this notice.

(over)

Letter 3205 (Rev. 6-2000)
Catalog Number 27273R

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