Message

From:	Chris Kirkpatrick [CK@haymancapital.com]
Sent:	5/26/2015 8:54:00 PM
To:	David Whipple [WhippleDa@SEC.GOV]; Hunter, Keith J. [HunterK@SEC.GOV]
Subject:	Updated Presentation
Attachments:	UDF Q1_2015 Update (SEC 5.26.15).pdf

David:

Attached is a revised presentation.

Best,

Chris

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United Development Funding Q1 2015 Update

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UDF Q1 2015 Updates – Review of Q1 SEC Filings

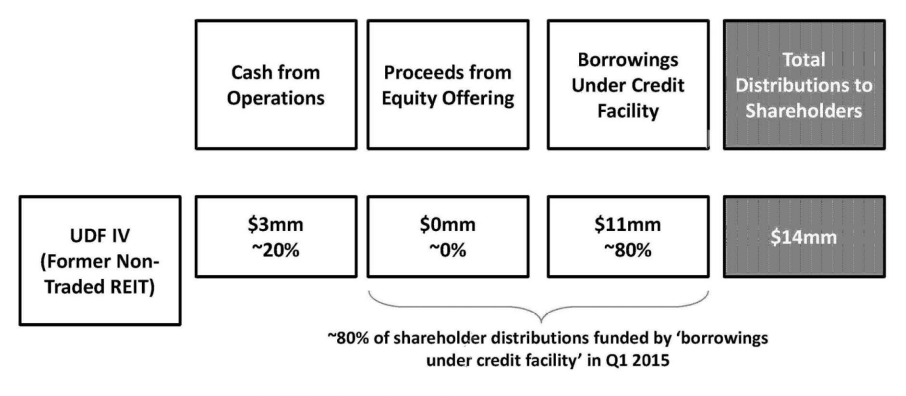
- UDF IV
- UDF III
- United Mortgage Trust

Other Topics of Interest

- Review of Land Sale in Waxahachie TX
- Review of Undeveloped Land
 - Alpha Ranch
 - One Windsor Hills
 - Granbury (Knox Ranch)
- Review of Bankruptcy Impacting UDF III
- Review of RE Loans

UDF IV Q1 2015 Updates

Funding Distributions with New Capital – Q1 2015



Source: UDF IV SEC Filing (10Q 3.31.15)

Funding Distributions with New Capital – Q1 2015 (detail)

~80% of UDF IV shareholder distributions funded by 'borrowings under credit facility' in Q1 2015

As of March 31, 2015

(\$ in millions)	2	010A	2	2011A	 2012A	 2013A	 2014A	20	15 YTD	Cun	nulative
Distributions Paid in Cash		n/a		n/a	\$ 12.5	\$ 27.7	\$ 42.3	\$	13.6		n/a
Distributions Reinvested	-	n/a		n/a	 7.0	 16.9	 8.9		0.2		n/a
Total Distributions	\$	1.9	\$	8.1	\$ 19.5	\$ 44.6	\$ 51.2	\$	13.8	\$	139.0
Sources of Distributions								1	\frown		
Cash from Operations	\$	-	\$	4.5	\$ 9.8	\$ 24.5	\$ 41.7	ß	2.8	5	83.3
Proceeds from Offering				-	-	13.5	-	/	-	1	13.5
Borrowings under Credit Facility	_	1.9		3.6	 9.7	 6.6	 9.6		11.0	1	42.2
Total Sources	\$	1.9	\$	8.1	\$ 19.5	\$ 44.6	\$ 51.2	\$	13.8	\$	139.0
% Funded via Cash from Operations		0.0%		56.0%	50.2%	55.0%	81.3%	1	20.3%		59.9%
% Funded via Equity Offering		0.0%		0.0%	0.0%	30.3%	0.0%	1	0.0%	/	9.7%
% Funded via Credit Facility		100.0%		44.0%	49.8%	14.7%	18.7%	1	79.7%	/	30.4%

Source: UDF IV SEC Filings (10Ks / 10Q 3.31.15)

UDF IV Q4 2014 Maturities (Update)

20 loans matured in Q4-14

- Moayedi: 10 (\$89mm)
- Related: 5 (\$18mm)
- Buffington: 5 (\$17mm)

Q4 scheduled maturities represented \$123mm or ~20% of outstanding loans.

All loans related to Moayedi were extended into 2015; all but 1 to related parties were extended into 2015.

Conversely, none of the loans issued to Buffington were extended.

99% of the loans that matured were not repaid and remain outstanding.

	Extended		Maturi	ty Date	_	Ou	tstar	nding (Sn	1:m)	
	During Q4-14?	Party Involved	As of 9/30/14	As of 12/31/14	9/	30/14	12	/31/14	3/	31/15
Moayedi Q4 Maturities	\sim									
165 Howe, LP	Extended	Moayedi	11/22/14	11/22/15	5	1.4	\$	1.6	5	1.6
The Resort at Eagle Mountain Lake, LP	Extended	Moavedi	12/21/14	12/21/15	5	4.8	5	5.7	5	5.7
FH 295 LLC/CTMGT	Extended	Moayedi	10/5/14	10/5/15	5	15.3	s	13.3	5	12.3
CTMGT Williamsburg, LLC	Extended	Moayedi	10/31/14	10/31/15	\$	17.9	5	18.7	5	18.9
UDF Sinclair, LP	Extended	Moayedi	12/31/14	12/31/15	\$	0.0	\$	0.0	\$	0.0
CTMGT Montalcino, LLC	Extended	Moayedi	12/13/14	6/13/15	\$	25.2	5	28.6	5	28.6
CTMGT Alpha Ranch, LLC	Extended	Moayedi	10/31/14	10/31/15	5	17.4	\$	18.1	5	18.3
Megatel Homes II, LLC	Extended	Moayedi Related	11/27/14	11/27/15	5	1.4	\$	1.4	5	1.4
CTMGT Southlake Houston	Extended	Moayedi	12/27/14	12/27/15	5	5.1	5	6.8	5	6.8
CTMGT Lots Holdings, LLC	Extended	Moayedi	10/31/14	10/31/15	\$	0.1	5	0.1	\$	0.1
Total Moayedi Related - Q4 Maturities	\bigcirc				\$	88.7	\$	94.3	\$	93.7
Related Party Q4 Maturities	\frown									
UDF Ash Creek	Extended	Related	10/20/14	10/20/15	5	1.5	\$	1.4	5	1.4
CTMGT Travis Ranch (UDF III) Finished Lts	Repaid (?)	Related	1/28/15	N/A	\$	0.7	\$	2	\$	
CTMGT Northpointe (UDF III)	Extended	Related	12/28/14	12/28/15	\$	7.0	5	10.8	\$	10.2
Megatel Homes II (UMT Home Finance)	Extended	Related	12/23/14	9/11/15	\$	4.5	\$	2.1	\$	5.3
United Residential Home Finance, LP	Extended	Related	10/10/14	1/10/15	\$	3.8	5	3.7	5	3.8
Total Related Party - Q4 Maturities	\smile				\$	17.6	5	18.0	5	20.7
Buffington (Non-Related) Maturities	\frown									
BHM Highpointe, LTD	Not Extended	Buffington	11/30/14	11/30/14	5	2.2	\$	2.2	5	2.1
PH SLII, LP	Not Extended	Buffington	12/31/14	12/31/14	\$	0.9	\$	0.6	5	0.3
BHM Highpointe, LTD	Not Extended	Buffington	12/31/14	12/31/14	\$	0.2	\$	0.2	\$	0.2
PH Park at BC, LP	Not Extended	Buffington	12/30/14	12/30/14	\$	0.4	5	0.4	5	0.4
BLD Crystal Springs, LLC	Not Extended	Buffington	12/31/14	12/31/14	5	12.8	\$	13.0	5	13.0
Total Buffington Related - Q4 Maturities	\smile				\$	16.6	5	16.4	\$	16.0
Total Q4 Maturities					\$	122.8	\$	128.6	5	130.4
% matured and extended (still outstanding	3)				Aler Su	86.0%	Star Star			
% matured but not extended (still outstand	ding)				(13.5%	3			
% potentially repaid						0.5%	A.			

A Look at Q1 2015 Maturities – A Similarly Conflicted Story

12 loans matured in Q1-15

- Moayedi: 7 (\$54mm)
- Related: 4 (\$32mm)
- Buffington: 1 (\$16mm)

Q1-15 scheduled maturities represented \$102mm or ~16% of outstanding loans.

All loans related to Moayedi were extended into 2015; all related party loans were also extended into 2015.

Conversely, the one loan issued to Buffington that matured was not extended.

100% of the loans that matured were not repaid and remain outstanding.

Combined with Q4, 36% of all loans have matured in the last 2 quarters yet only 1 loan representing <1% appears to have been repaid upon maturity.

	Extended		Indult	ty Date		utstand	ing (a	annung .
	During Q1-15?	Party Involved	As of 12/31/14	As of 3/31/2015	12	/31/14	3/	31/15
Moayedi Q1-15 Maturities	\sim							
CTMGT Land Holdings	Extended	Moayedi	1/28/15	1/28/16	5	19.8	5	19.9
Shale-114	Extended	Moayedi	3/28/15	3/28/16	\$	3.4	\$	3.7
Woods Chinn Chapel	Exterided	Moayedi	1/31/15	1/31/16	5	10.5	\$	10.9
CTMGT Williamsburg	Extanded	Moayedi	2/7/15	2/7/17	\$	5.0	\$	5.6
CTMGT Valley Ridge	Extended	Moayedi	3/2/15	3/2/16	5	3.6	\$	1.3
CTMGT Frisco 122	Extended	Moayedi	2/28/15	5/31/15	\$	4.8	\$	4.9
BDMR Development	Extended	Moayedi	1/9/15	7/9/15	5	6.9	5	9.7
Total Moayedi Related - Q1-15 Maturities	\bigcirc				s	.54.2	\$	56.1
Related Party Q1-15 Maturities	Ň							
HLL II Land Acquisitions of Texas	Extended	Related	3/22/15	3/22/16	5	1.8	5	1.8
HLL Land Acquisitions of Texas	Extended	Related	1/21/15	1/21/16	\$	11.3	\$	12.0
CTMGT Travis Ranch (UDF III) Paper Lots	Extended	Related	1/28/15	1/28/16	5	15.0	\$	15.3
URHF Glenmore Participation	Extended	Related	1/10/15	4/10/15	5	3.7	\$	3.8
Total Related Party - Q1-15 Maturities	\bigcirc				\$	31.8	\$	32.8
Buffington (Non-Related) Maturities	\frown							
Buffington Land	Not Extended	Buffington	1/26/15	1/26/15	5	16.0	5	16.6
Total Buffington Related - Q1-15 Maturities		y			5	16.0	\$	16.6
Total Q1-15 Maturities					5	102.0	5	105.4
% matured and extended (still outstandin	g)				S.C.	84.3%	1	
% matured but not extended (still outstan	ding)				1	15.7%		Į.
% potentially repaid					Q.	0.0%	1	

Extended

7

Outstanding (Smm)

Maturity Date

Balance of Matured Loans Increased to 5% of Portfolio

As of March 31, 2015, 5% of total outstanding loan balances are matured, still outstanding and impaired

]	Related Party		No	on-related party			Total	
Maturity	8 <u>0</u>	121	% of			% of	-		% of
Date	Amount	Loans	Total	Amount	Loans	Tota1	Amount	Loans	Total
Matured	S -) e .(\$ 32,573,000	à	6%	\$ 32,573,000	6	5%
2015	29,294,000	7	27%	249,372,000	42	48%	278,666,000	49	44%
2016	50,459,000	9	47%	159,437,000	42	31%	209,896,000	51	34%
2017	10,457,000	2	10%	79,555,000	$2\hat{2}$	15%	90,012,000	24	14%
2018	4,839,000	1	5%	-	-	-	4,839,000	1	1%
2019	-	-	-	-	(=)	-	-	-	-
2020	-	-	-	-	-	-	-	-	-
2021	11,500,000	1	11%			-	11,500,000	1	2%
Tota1	\$ 106,549,000	20	100%	\$ 520,937,000	112	100%	\$ 627,486,000	132	100%

The following table represents the scheduled maturity dates of the 132 loans outstanding as of March 31, 2015:

Full collectability is considered probable for all 6 loans that have matured as of March 31, 2015.

As of March 31, 2015, we had 6 matured loans with an unpaid principal balance of approximately \$32.6 million that are considered impaired because they remain outstanding beyond the contractual terms of the loan agreements. Full collectability is considered probable for all 6 loans and we have not recorded a specific allowance related to any of these impaired loans. The average monthly outstanding balance associated with impaired loans for the three months ended March 31, 2015 was approximately \$32.8 million. For the three months ended March 31, 2015, we recognized approximately \$867,000 in interest income associated with impaired loans and we did not recognize any cash basis interest income. As of December 31, 2014, we had 5 matured loans with an unpaid principal balance of approximately \$16.4 million that are considered impaired because they remain outstanding beyond the contractual terms of the loan agreements. Full collectability is considered probable for all 5 loans and we have not recorded a specific allowance related to any of these impaired loans. The average monthly outstanding beyond the contractual terms of the loan agreements. Full collectability is considered probable for all 5 loans and we have not recorded a specific allowance related to any of these impaired loans. The average monthly outstanding balance associated with impaired loans for the year ended December 31, 2014 was approximately \$1.6 million. For the year ended December 31, 2014, we recognized approximately \$25,000 in interest income associated with impaired loans and we did not recognize any cash basis interest approximately \$25,000 in interest income associated with impaired loans.

All 6 of the matured / impaired loans are related to Buffington; Buffington-related notes represent \$67mm of the total \$627mm of loans, including the \$32.6mm that have matured and are considered impaired

Concentration of Credit Risk Unchanged

UDF IV's top 3 borrowers (Moayedi, Buffington, other UDF related parties) still represent 87% of total outstanding loans, with UDF-related party loans increasing the most from year end 2014 to March 31, 2015.

	UDF IV - As	of 1	2/31/14	UDF IV - as	of 3	/31/15
	%		5	%		\$
Moayedi	65%	\$	402	64%	\$	400
Buffington	11%		67	11%		67
UDF Related	11%		71	12%		77
Subtotal	87%	\$	539	(87%)	\$	546
Other	13%		79	13%	8	82
Total	100%	\$	618	100%	\$	627

Source: UDF IV 10K 12.31.14, UDF IV 10Q 3.31.15

UDF IV Loans Issued to Moayedi Behaving Similarly (Q1 Update)

The three loan examples on this page show how UDF loans with Moayedi entities behave over time: accrue larger and larger balances, have no cash receipts and are extended when the maturity date comes due

These loans had a combined balance of \$36mm at 12/31/12; as of 3/31/15, these loans had a combined balance of \$61mm, representing ~10% of **UDF IV's total loans** and have never generated any cash receipts based on UDF IV disclosures.

Source: UDF IV SEC Filings (10Ks/10Qs)

Alpha Ranch History

				(Outstanding							Cash R	leceipt	5		
Entity	Date	Security	Collateral		Balance	Issue Date	Maturity Date	201	15A	201	14A	201	13A	2012	A	2011A
CTMGT Alpha Ranch	12/31/2012	2nd Lien	1,122 acres	\$ 5	10,960,159	7/31/12	7/31/14	\$	-	\$	-	\$	-2	\$	-	n/m
CTMGT Alpha Ranch	3/31/2013	2nd Lien	1,122 acres	/ 5	12,275,621	7/31/12	7/31/14	\$	-	5	-	\$	-	5	-	n/m
CTMGT Al pha Ranch	6/30/2013	2nd Lien	1,122 acres	/ 5	12,533,731	7/31/12	7/31/14	5	-	5		5	-	5	-	n/m
CTMGT Alpha Ranch	9/30/2013	2nd Lien	1,122 acres	/ 5	14,111,540	7/31/12	7/31/14	5	-	5	-	\$	78	5	-	n/m
CTMGT Alpha Ranch	12/31/2013	2nd Lien	1,122 acres	\$	14,402,932	7/31/12	7/31/14	\$	-	\$		\$	0.0	\$	- 240	n/m
CTMGT Al pha Ranch	3/31/2014	2nd Lien	1,122 acres	5	14,647,153	7/31/12	7/31/14	5	-	5	-	\$	-	5	-	n/m
CTMGT Alpha Ranch	6/30/2014	2nd Lien	3,026 paper lots	\ 5	14,948,798	7/31/12	7/31/14	5	-	5	•	S	-	5	-	n/m
CTMGT Alpha Ranch	9/30/2014	2nd Lien	5,026 paper lots	5	17,423,383	7/31/12	10/31/14	5	2	5	140	5	-	\$	-	n/m
CTMGT Alpha Ranch	12/31/2014	2nd Lien	3,026 paper lots	1 5	18,101,263	7/31/12	10/31/15	\$	-	\$		\$	z.	\$		n/m
CTMGT Alpha Ranch	3/31/2015	2nd Lien	3,026 paper lots	۹ ډ	18,344,045	7/31/12	10/31/15	\$	-	5	-	\$	-	5	-	n/m

One Windsor Hills History

				0	utstanding	Win	dsor 1		_			Cash F	leceipt	s		
Entity	Date	Security	Collateral		Balance	Issue Date	Maturity Date	201	5A	20	14A	20	13A	201	2A	2011A
One Windsor Hills L.P.	12/31/2012	2nd Lien	1,583 acres across 3 notes	S	18,328,202	5/9/12	5/9/15	5	-	\$	-	s	-	5	-	n/m
One Windsor Hills L.P.	3/31/2013	2nd Lien	1,583 acres across 3 notes	5	18,595,887	5/9/12	5/9/15	5	-	\$	-	5		5	-	n/m
One Windsor Hills L.P.	6/30/2013	2nd Lien	1,583 acres across 3 notes	\$	20,037,367	5/9/12	5/9/15	\$		\$	-	\$	÷	\$	-	n/m
One Windsor Hills L.P.	9/30/2013	2nd Lien	1,583 acres across 3 notes	\$	20,791,692	5/9/12	5/9/15	5	-	5	-	\$	-	\$	-	n/m
One Windsor Hills L.P.	12/31/2013	2nd Lien	1,990 acres across 4 notes	5	23,258,122	5/9/12	5/9/15	5	-	5		s	4	5	- 24	n/m
One Windsor Hills L.P.	3/31/2014	2nd Lien	1,990 acres across 4 notes	5	23,826,489	5/9/12	5/9/15	5	-	\$	-	5	7	5		n/m
One Windsor Hills L.P.	6/30/2014	2nd Lien	1,952 acres across 4 notes	\$	25,471,898	5/9/12	5/9/15	\$	-	\$	-	\$	040	\$	- 14	n/m
One Windsor Hills L.P.	9/30/2014	2nd Lien	1,952 acres across 4 notes	5	25,735,171	5/9/12	5/9/15	5	-	5	-	\$	-	5	÷	n/m
One Windsor Hills L.P.	12/31/2014	2nd Lien	1,954 acres across 4 notes	5	27,855,350	5/9/12	5/9/15	5		5		s	-	\$	-	n/m
One Windsor Hills L.P.	3/31/2015	2nd Lien	1,954 acres across 4 notes	15	28,251,889	5/9/12	5/9/15	5	2	5	-	5	2	\$		n/m

Granbury History

				C	outstanding							-	ash R	eceipt	s		_	
Entity	Date	Security	Collateral		Balance	Issue Date	N	Aaturity Date	201	5A	201	4A	20	13A	2	012A	2	011A
CTMGT Granbury	12/31/2012	1st Lien	552 acres	\$	7,194,564	5/21/10		5/21/13	\$	5	\$	-	\$	-	\$	(7)	\$	
CTMGT Granbury	3/31/2013	1st Lien	552 acres	\$	7,364,766	5/21/10	1	5/21/13	5	-	\$		\$	-	5	-	5	
CTMGT Granbury	6/30/2013	1st Lien	552 acres	5	8,450,985	5/21/10	4	5/21/14	5	8	\$	•	5	÷	5	-	5	-
CTMGT Granbury	9/30/2013	1st Lien	552 acres	5	8,872,308	5/21/10		5/21/14	5	Ξ	\$	(H)	5	-	5		\$	-
CTMGT Granbury	12/31/2013	1st Lien	552 acres	\$	9,296,497	5/21/10		5/21/14	\$	-	\$	-	\$	20	\$	1	\$	
CTMGT Granbury	3/31/2014	1st Lien	552 acres	\$	9,510,523	5/21/10	7	5/21/14	\$	-	5	-	\$	-	\$		5	-
CTMGT Granbury	6/30/2014	1st/2nd Liten	3,231 Paper Lots, 1,541 Adres	5	12,213,029	5/21/10	-	5/21/15	5	-	5		5	-	5	-	5	-
CTMGT Granbury	9/30/2014	1st/2nd Lien	5,231 Paper Lots, 1,541 Acres	5	12,323,386	5/21/10		5/21/15	5		\$	-	5	-	\$	-	\$	
CTMGT Granbury	12/31/2014	1st/2nd Lien	2,094 Acres	\$	13,900,296	5/21/10		5/21/15	\$	в	\$	-	\$	10	\$	1	\$	
CTMGT Granbury	3/31/2015	ist/2nd Lien	2,094 Acres	\$	14,016,085	5/21/10		5/21/15	5	. •	5	-	\$	-	5	-	5	-

Case Study Update – CTMGT Montalcino

The outstanding loan balance related to CTMGT Montalcino remained relatively unchanged from the end of 2014 to March 31, 2015; however, the collateral was reduced by 3 finished lots, and there continued to not be any cash receipts disclosed.

				Outstand	ing		-			(Cash R	eceipt	s			
Entity	Date	Security	Collateral	Balanc	e Issue Date	Maturity Date	201	LSA	20	14A	20	13A	20	12A	20	11A
CTMGT Montalcino	12/31/2012	2nd Lien	478 Acres	\$ 23,53	,488 12/13/11	12/13/14	\$	-	\$	\sim	\$	-	\$	-	\$	14
CTMGT Montalcino	3/31/2013	2nd Lien	478 Acres	5 24,60	6,284 12/13/11	12/13/14	\$	-	\$	-	\$	-	\$	-	\$	-
CTMGT Montalcino	6/30/2013	2nd Lien	478 Acres	5 25,16	6,455 12/13/11	12/13/14	\$		5	-	\$	-	\$		5	1.5
CTMGT Montalcino	9/30/2013	2nd Lien	478 Acres	5 26,23),516 12/13/11	12/13/14	\$	~	\$	-	\$	-	\$	\sim	\$	1.0443
CTMGT Montalcino	12/31/2013	2nd Lien	41 Finished Lots, 129 Paper Lot	5 30,23	1,437 12/13/11	12/13/14	\$	\sim	\$	-	\$	1	\$	-	\$	-
CTMGT Montalcino	3/31/2014	2nd Lien	36 Finished Lots, 129 Paper Lot	5 31,82	3,627 12/13/11	12/13/14	\$	-	5	-	\$	-1	\$	-	\$	-
CTMGT Montalcino	6/30/2014	2nd Lien	34 Finished Lots, 129 Paper Loc	\$ 25,08	6,276 12/13/11	12/13/14	\$	-	\$		\$	-	\$	-	\$	-
CTMGT Montalcino	9/30/2014	2nd Lien	34 Finished Lots, 125 Paper Lot	5 25,22	12/13/11	12/13/14	\$	-	\$	-	\$	-	\$	-	\$	-
CTMGT Montalcino	12/31/2014	2nd Lien	33 Finished Lots, 125 Paper Lot	\$ 28,58	9,524 12/13/11	6/13/15	\$	-	\$	-	\$		\$	-	\$	-
CTMGT Montalcino	3/31/2015	2nd Lien	30 Finished Lots, 125 Paper Lot	5 28,59	4,520 12/13/11	6/13/15	\$		\$		\$	-	\$	-	\$	-

Source: UDF IV SEC Filings (10Ks/10Qs)

Case Study Update – CTMGT Travis Ranch (TR)

The outstanding loan balance related to UDF IV's participation interest in UDF III's loan to CTMGT Travis Ranch (the TR Paper Lot Participation) increased by ~\$250k in Q1 2015 and there were not any cash receipts disclosed in the quarter. This loan was extended for the FOURTH time in Q1 2015; the loan was originally issued in September 2009 (acquired by UDF IV in June 2010) with an original principal balance of \$8.1 million which has increased to \$15.3 million as of March 2015.

					C	Dutstanding							(Cash Receip	ts			
Entity	Date	Security	Collateral	3)	•	Balance	Issue Date	N	laturity Date	201	δA	2014	IA _	2013A	2	012A	7	2011A
TR Paper Lot Participation	12/31/2012	Equity Pledge	472 acres		\$	10,619,663	6/30/10	۶	1/28/13	\$		\$	-	5 -	\$		\$	
TR Paper Lot Participation	3/31/2013	Equity Pledge	472 acres	1	\$	10,632,663	6/30/10	4	1/28/14	\$	-	\$	-	5 -	\$	-	\$	121
TR Paper Lot Participation	6/30/2013	Equity Pledge	472 acres	1	\$	10,979,096	6/30/10		1/28/14	5	-	\$	-	ş -	\$		\$	-
TR Paper Lot Participation	9/30/2013	Equity Pledge	472 acres		5	12,863,610	6/30/10		1/28/14	5		\$		5 -	5		\$	
TR Paper Lot Participation	12/31/2013	Equity Pledge	472 acres,	10 finished lots	\$	12,617,401	6/30/10	۶	1/28/14	\$	-	\$	-	\$ 719,432	\$	-	\$	-
TR Paper Lot Participation	3/31/2014	Equity Pledge	472 acres,	10 finished lots	5	12,815,485	6/30/10	4	1/28/15	5	-	5	-	5 719,432	5	-	\$	200
TR Paper Lot Participation	6/30/2014	Equity Pledge	472 acres,	10 finished lots	\$	13,480,060	6/30/10		1/28/15	\$	-	\$	-	\$ 719,432	\$	-	\$	-
TR Paper Lot Participation	9/30/2014	Equity Pledge	472 acres,	9 finished lots	5	14,820,986	6/30/10	۶	1/28/15	\$	-	\$	-	\$ 71 9 ,432	\$	-	\$	-
TR Paper Lot Participation	12/31/2014	Equity Pledge	401 acres,	10 finished lots	5	15,013,983	6/30/10	4	1/28/16	\$	-	\$	-	5 719,432	5	-	\$	-
TR Paper Lot Participation	3/31/2015	Equity Pledge	401 acres,	10 finished lots	\$	15,259,609	6/30/10		1/28/16	5	-	5	-	\$ 719,432	\$	-	\$	

In Aggregate, Moayedi Loans Tell Similar Story

Number of Loans

58% of the loans issued to Moayedi, representing over 75% of the total loan balances owed by Moayedi to UDF IV, increased in Q1 2015, similar to loan behavior in Q4 2014.

(\$ in millions) 3/31/15 % 12/31/14 3/31/15 % Balance Receipts 286 \$ 77% \$ 58% \$ 298 Loans that Increased 42 12 -Loans that Decreased 17 23% 61 45 16% (16)12 Loans w/ No Change 12 16% 24 24 7% -5 0% 5 New Loans 2 3% -Direct Loan Total 73 100% \$ 371 \$ 371 1 \$ 12 100% S Participation Interests 4 31 29 (2)3 402 S 77 401 (1) S 15 Total Moyedi Related s S

Loan Balance

Change in

Q1-15 Cash

Of the loans that had balances increase in Q1 2015, the aggregate balances increased by \$12mm; at an average interest rate of 13%, the interest income for these loans should have been ~\$9mm for the quarter.

Related Party Loans Also Continue to Increase

Related party loans and related party participation interests increased by \$5.3 million in Q1 2015 and accrued interest related to these loans also increased by \$1.1 million.

Total interest for Q1 2015 associated with these loans was \$3.4 million; this is compared to the increase in 'assets' of \$6.4 million (receivable + loan balance increase)

Participation Interests - Related Party			-	Outstand	ling B	lalance						Accrue	d Inte	rest			Interes	st Income
(\$ in Thousands)	12/3	1/2013	12/	31/1014	3/3	1/2015	Q1-15	Change	12/	31/2013	12/3	31/2014	3/31	/2015	Q1-15	Change	3 mth	hs Q1-15
Buffington Participation Agreement	5	2,826	5	-	5		\$	~	\$	47	\$	(20)	5		5	-	\$	-
Buffington Classic Participation Agreement		279								16		×.						-
TR Finished Lot Participation		3,346						Ξ.		66		-						
TR Paper Lot Participation		12,617		19,014		15,260		246		197		609		1,171		562		562
Pine Trace Participation Agreement		6,646		3,766		2,535		(1,231)		562		111		3		(108)		117
Northpoint Participation Agreement		1,585		1,216		1,216				-		11		47		36		36
Northpointe II Participation Agreement		3,000		19754		10,204		(550)		-		14		127		113		304
UMTHF Megatel Participation				2:095		5,317		5,222				1		2		1		126
URHF Buckingham Participation		1,425		3153		579		426		91		2		15		13		14
URHF Bratton Hill Participation		1,186		34		29		(5)		64		-		~				1
URHF Glenmore Participation		-		3,700		3,785		85		-		74		109		35		121
URHF Gateway Participation		-		2,349		2,575		226		2		48		69		21		80
UMTHF Mason Park Participation				1,577	14	1,598		21		-	-	133		184	_	51	_	51
Participation Interests - Total	5	32,910	5	40,658	5	43,098	\$	2,440	\$	1.043	\$	1,003	s	1,727	5	724	5	1,412

Notes Receivable - Related Party		-		Outstan	ling	Balance				_		Accrue	d Inte	erest			intere	st Income
(S in Thousands)	12/3	1/2013	12/	31/2014	3	/31/2015	Q1-	15 Change	12/	31/2013	12/	31/2014	3/3	31/2015	Q1-:	15 Change	3 mt	hs Q1-15
Buffington Classic CL	5		5		\$	-	\$	-	\$	-	\$	-	\$		5		5	
HLL II Highland Farms Loan		1,572		1,773		1,756		(17)		-		6		48		42		56
HLL Hidden Meadows Loan		10,643		11,317		11,956		639		1,028		404		98		(306)		373
Ash Creek Loan		1,756		1,428		1,440		12		22		8		54		46		46
UDF TX Two Loan;		502		-				-		16				-		-		-
UDF PM Loan		3,822		4,989		5,085		96		83		134		296		162		162
HLL IS Loan		2,522		2,761		2,247		(514)		12		32		47		15		80
One KR Loan		16,201		13,669		15,384		1,715		-		62		351		289		465
Rowe Lane Loan				4,879		4,839		(40)		-		71		72		1		156
BRHG Loan				11,500		11,500				-		496		864		368		369
Stoneleigh Loan				7,882		7,882		-		-		672		428		(244)		253
One KR Venture Lõan		-		423		1,362		939	_	-	_	-	_	39		39		39
Notes Receivable > Related Party Total	\$	31,018	5	60,621	5	63,451	\$	2.830	\$	1,161	\$	1,885	\$	2,297	5	412	\$	1,999
Combined Total	\$	63,928	5	101,279	5	106,549	\$	5,270	\$	2,204	\$	2,888	s	4,024	\$	1,136	\$	3,411

Debt and Net Debt Balances Continue to Increase

- UDF IV's debt balance increased by \$3.4mm to \$173.6mm from 12/31/14 to 3/31/15.
- Net debt increased by \$20.6mm over the same period as cash balances decreased by \$17.2mm as the company funded distributions in excess of free cash flow.
- Community Trust Bank is UDF IV's largest single lender (\$53mm); Hollis Greenlaw, CEO of UDF IV's external manager, joined Community Trust Bank's "Dallas Regional Board" in January 2014.
- \$145mm of the Company's \$205mm maximum borrowing capacity matures in 2015 with \$127mm of this capacity outstanding at 3/31/15.

(Debt Outstanding, \$ in millions)	12	/31/14	3,	/31/15
Community Trust Bank	\$	52/7	5	53.3
Waterfall 3 + 4 Finance		50:0		50.0
Prosperity Bancshares		14,5		13.6
Legacy Texas Bank		11.0		14.5
Veritex Community Bank		13:1		12.8
Independent Bank		13,5		14.0
Capital Bank		7.7		8.0
Affiliated Bank	32 <u></u>	7.5		7.5
Total Outstanding Debt	Ş	170.2	\$	173.6

Source: UDF IV 10Ks / 10Qs

(\$ in millions)			Maximum Adjustment		t	Current Max		Current Outstanding									
Bank	issued	Amount		Date	Amount		Amount		12	/31/2013	12	/31/201%	3/31/2015		Rate	Maturity	Cross-Guarantee
Community Trust Bank of Texas	5/19/2010	\$	10.0	6/3/2014	5	20.0	5	30.0	5	10.0	\$	19.3	\$	23.1	4.250%	7/30/2015	UDF III
Community Trust Bank of Texas	8/19/2010	5	15.0	4/11/2014	\$	10.0	5	25.0	5	14.6	5	19.8	\$	15.4	4.250%	7/30/2015	UDF III
Prosperity Bancshares	12/14/2010	\$	15.0	n/a		n/a	\$	15.0	\$	÷	\$	14.5	\$	13.6	5.000%	12/14/2016	UDF III
Legacy Texas Bank	11/1/2011	5	5.0	3/25/2015	\$	10.0	5	15.0	5	~	5	5.0	\$	4.5	4.500%	1/12/2017	None Disclosed
Veritex Community Bank	7/31/2012	5	5.3	6/30/2014	\$	9.2	\$	14.5	5	-	5	13.1	\$	12.8	4.500%	7/31/2017	None Disclosed
Affiliated Bank	7/23/2013	\$	5.5	6/5/2014	\$	2.0	\$	7.5	\$	÷	\$	7.5	\$	7.5	5.000%	7/23/2016	None Disclosed
Legacy Texas Bank	8/5/2013	5	10.0	n/ą		n/a	\$	10.0	5		5	6.0	\$	10.0	5.000%	8/5/2015	None Disclosed
Community Trust Bank of Texas	8/19/2013	\$	25.0	4/11/2014	\$	(10.0)	5	15.0	5	6.0	\$	13. 6	\$	14.8	4.250%	8/19/2015	UDF III
Independent Bank	12/6/2013	\$	15.0	n/a		n/a	\$	15.0	\$	-	\$	13.8	\$	14.0	4.125%	12/6/2015	None Disclosed
Waterfall 4 Finance	7/2/2014	5	35.0	n/a		n/a	5	35.0	5	-	5	35.0	\$	35.0	10.000%	7/2/2015	None Disclosed
Waterfall 3 Finance	10/14/2014	\$	15.0	n/a		n/a	5	15.0	\$	÷	\$	15.0	\$	15.0	10.000%	10/14/2015	None Disclosed
Capital Bank Revolver	12/11/2014	\$	8.0	ri/a		n/a	\$	8.0	\$	-	5	7.7	\$	8.0	4.125%	12/11/2018	None Disclosed
Total							\$	205.0	\$	30.5	\$	170.2	\$	173.6			

All Loans Are Still Fully Collectable

UDF IV accrues a provision for loan losses of ~0.5% annually; however, the Company individually reviews all loans and has classified all of its 132 loans as level 1 which means full collectability is considered probable as opposed to level 2, where full collectability is considered more likely than not, but not probable.

(\$ in millions)	12	/31/13	12	/31/14	3/31/15		
Level 1	\$	515.0	\$	618.0	\$	627.5	
Level 2		-		4		-	
Level 3	_	-	-	- 		-	
Total	5	515.0	\$	618.0	\$	627.5	

Level Definition of Levels

Level 1 Full collectability of loans in this category is considered probable

Level 2 Evel 2 Level 2 Level 3 Level 4 Level 4 Level 5 Level 5 Level 6 Level 6 Level 6 Level 6 Level 7 Level 7 Level 7 Level 9 Level 9

Level 3 For loans in this category, it is probable that we will be unable to collect all amounts due

UDF III Q1 2015 Updates

UDF III – High Concentration of Credit Risk

UDF III's top 3 borrowers (Moayedi, Buffington, other UDF related parties) still represent ~90% of total outstanding loans and remain the same as UDF IV's top 3 borrowers which represent 87% of UDF IV.

	UDF III - As	of 1	2/31/14	UDF III - as	UDF III - as of 3/31/5				
	%		\$	%		\$			
Moayedi	45%	\$	176	45%	\$	177			
Buffington	23%		88	22%		88			
UDF Related	23%		91	23%		89			
Subtotal	91%	\$	355	90%	\$	353			
Other	9%	_	36	10%		39			
Total	100%	\$	391	100%	\$	392			

Source: UDF IV 10K 12.31.14, UDF IV 10Q 3.31.15

UDF III does not disclose details on a loan by loan basis for all loans like UDF IV does; however it does disclose a similar schedule regarding maturities. One incremental loan matured in Q1 2015 and remains outstanding. This loan has a balance of \$88.2 million (represents ~22% of total loans); we believe this loan is related to Buffington (which has 6 loans that have matured in UDF IV but also remain outstanding).

As of March 31, 2015, we had originated or purchased 62 loans, including 40 loans that have been repaid in full by the respective borrowers and 1 loan for which the remaining balance was written-off. For the three months ended March 31, 2015, we didjust originate or purchase any loans, sell any loan participations, or acquire any additional participation interests. Of the 21 loans outstanding as of March 31, 2015, the scheduled maturity dates are as follows as of March 31, 2015:

			Related			Nor	Related				Total	
Maturity Date		Amount	Loans	% of Total		Amount	Loans	% of Total		Amount	Loans	% of Total
Matured	\$				5	126,362,000	7	\$22%	ŝ	126,362,000	7	32%
2015	3	72,269,000	2	82%		148,250,000	7	\$9%		220,519,000	9	56%
2016		16,348,000	1	18%		22,752,000	3	726		39,100,000	4	10%
2017						6,495,000	1	2%		6,495,000	1	2%
Total	Ś	88,617,000	3	100%	\$	303,859,000	18	1002%	s	392,476,000	21	100%

As of December 31, 2014, we had originated or purchased 62 loans, including 40 loans that have been repaid in full by the respective borrowers and 1 loan for which the remaining balance was written-off. For the year ended December 31, 2014, we originated or purchased 1 loan and did not acquire any additional participation interests. Of the 21 loans outstanding as of December 31, 2014, the scheduled maturity dates are as follows as of December 31, 2014:

			Related			Nor	-Related			Total		
Maturity Date	A	council	Loans	% of Total	_	Amount	Loans	% of Total	Amount	Lorans	% of Total	
Matured	S				\$	36,942,000	6	12%	\$ 36,942,000	6	99%	
2015	7.	4,748,000	2	82%		256,445,000	11	86%	331,1\$3,000	13	85%	
2016	10	6,342,000	1	18%				-	16,542,000	1	4%	
2017	25					6,481,000	1	2%	6,481,000	1	2%	
Total	\$ 9	1,090,000	3	100%	\$	299,868,000	18	100%	\$ 390,958,000	21	100%	

Increase of matured loans from \$36.9 million as of 12/31/14 to \$126.4 million as of 3/31/15, with number of matured loans increasing from 6 to 7; the current total represents 32% of all loan balances.

Source: UDF III 10Q (3,31.15)

UDF III – A Closer Look at the Q1 Matured Loan

A breakdown of the matured loans specifically shows that 1 loan with a balance of \$88.2 million matured in the first quarter of 2015; full collectability "is considered probable" for this loan as well as for 3 other loans that account for \$30.5 million (\$118.7 million in total loans that have matured and remain outstanding but for which, full collectability is considered probable).

The following table represents the maturity dates of loans that were matured as of March 31, 2015 and had not been repaid or extended as of March 31, 2015:

			Related		Nor	-Related			Total	
Maturity Date	Amo	ni	Loans	% of Total	Amount	Loans	% of Total	Amount	Loans	% of Total
2009	s	-			\$ 17,339,000	5	14% S	17,339,000	5	14%
2010					20,840,000		16%	20,840,000	1	16%
2015					88,183,000	1	70%	88,183,000	3	70%
Total	ŝ				\$ 126,362,000	7	100% \$	126,362,000	7	100%

Of these 7 loans, as of March 31, 2015, full collectability is considered probable for 4 loans with an aggregate unpaid principal balance of approximately \$118.7 million, full collectability is considered more likely than not, but not probable, for 2 loans with an aggregate unpaid principal balance of approximately \$2.4 million, and 1 note receivable with an aggregate unpaid principal⁴balance of approximately \$5.3 million was deemed as probable that we will be unable to collect all amounts due. In addition to the 7 loans considered impaired due to the loans remaining outstanding beyond the contractual terms of the loan aggregated up to the estimated value of the underlying collateral and as such, full collectability on this loan is considered more likely than not, but not probable, as of March 31, 2015.

Source: UDF III 10Q (3.31.15)

We believe that the one UDF III loan which matured in Q1 2015 is related to Buffington Land. This view is based on 1) that Buffington-related entities have \$32.6 million of matured loans that are still outstanding due to UDF IV, 2) UDF III disclosures that the matured loan is to a 'non-related party' (see previous page) and 3) UDF III disclosures regarding its concentration of credit risk (see below), namely that ~22% of the outstanding balance of its portfolio is Buffington-related (~\$88mm).

One thing is for sure: if this loan is NOT related to Buffington, then it has to be related to Mehrdad Moayedi. Based on the disclosure below, affiliated entities account for 22% of the portfolio which implies 78% is 'unaffiliated' or 'non-related party'. Buffington accounts for 22% and CTMGT (Mehrdad Moayedi) accounts for 45% which only leaves ~11% (78% less 22% less 45% = ~11%). Given that this one loan accounts for 22% and is to a non-related party, it could only be related to either Buffington or Moayedi.

As of March 31, 2015, three entities and their affiliates were included in our notes receivables (including related party transactions) and participation interest – related party that accounted for over 10% of the outstanding balance of our portfolio. These entities include (i) CTMGT LLC, an unaffiliated Texas limited fiability company, which comprises approximately 32% of the outstanding balance of our portfolio, and certain of its affiliated entities, which comprise an additional 13% of the outstanding balance. (ii) Buffington Land, Ltd., an unaffiliated Texas limited partnership, which comprises approximately 22% of the outstanding balance of our portfolio, including additional loans to its affiliated entities; and (iii) UDF I, an affiliated Delaware limited partnership, which comprises approximately 18% of the outstanding balance of our portfolio, and additional loans to its affiliated entities, which comprise approximately 18% of the outstanding balance. Our general partner is the asset manager for UDF I.

Source: UDF III 10Q (3.31.15)

UDF III – A Closer Look at the Q1 Matured Loan (continued)

Despite such a significant loan maturing and remaining unpaid and outstanding, UDF III has not written-off any portion of this loan, likely because "full collectability is considered probable". Notice below that the ending balance of the 'allowance for loan losses' for loans 'individually evaluated for impairment' remained unchanged at \$5.3 million from 12/31/14 to 3/31/15.

	For t ended	For the year ended December 31, 2014			
Allowance for loan losses:					
Balance at beginning of period	\$	19,040,000	\$	19,715,000	
(Recapture) provision charged to earnings		-		(184,000)	
Loan losses:					
Charge-offs				(491,000)	
Recoveries		-		-	
Net loan losses		-		(491,000)	
Balance at end of period	\$	19,040,000	\$	19,040,000	
Ending balance, individually evaluated for impairment	5	5,310,000	\$	5,310,000	
Ending balance, collectively evaluated for impairment	\$	13,730,000	5	13,730,000	
Financing receivables:					
Balance at end of period	\$	392,476,000	5	390,958,000	
Ending balance, individually evaluated for impairment	\$	137,323,000	\$	47,903,000	
Ending balance, collectively evaluated for impairment	\$	255,153,000	\$	343,055,000	

In accordance with GAAP, the restructuring of a loan is considered a "troubled debt restructuring" if both (i) the borrower is experiencing financial difficulties and (ii) the cred@or has granted a concession. Concessions may include interest rate reductions or below market interest rates, principal forgiveness, restructuring amortization schedules and other actions intended to minimize potential losses. As of March 31, 2015 and December 31, 2014, we have no loan modifications that are classified as troubled debt restructurings.

Source: UDF III 10Q (3.31.15)

Neither UDF III or UDF IV Accrued Any Loan Losses in Q1

Despite both having loans mature and not be repaid in the quarter, neither UDF III or UDF IV even took a standard quarterly charge/expense for "provision for loan losses", effectively implying that the reserve account for loan losses is adequately (and perfectly) reserved.

Q1 2015 Income Statement – UDF IV

	Three Months Ended March 31,							
		2015		2014				
Interest income:								
Interest income	\$	16,752,961	\$	14,990,373				
Interest income - related parties		3,411,089		2,143,189				
Total interest income	<i></i>	20,164,050	-	17,133,562				
Interest expense:								
Interest expense		2,577,253		363,031				
Net interest income		17,586,707		16,770,531				
Provision for loan losses	12	- · ·	>	705,201				
Net interest income after provision for loan losses	-	17,586,797		16,065,330				
Noninterest income:								
Commitment fee income		574.047		754,662				
Commitment fee income - related parties		109,216		46,345				
Lot inventory sales income		2.975.411		2,190,000				
Total noninterest income		3,658,674		2,991,007				
Noninterest expense:								
Management fees - related party		2.487,708		2,629,882				
Lot inventory sales cost		2,975,411		2,190,000				
General and administrative		1.090.776		1.099.473				
General and administrative - misted parties		430,615		1.266,059				
Total noninterest expense		6,984,510	_	7,255,418				
Net income	5	14,260,961	\$	11,800,919				
Net income per weighted average, share outstanding	\$	0.47	\$.0.37				
Weighted average shares outstanding		30,632,033		32,003,112				
Distributions per weighted average share outstanding	5	0.41	\$					

Q1 2015 Income Statement – UDF III

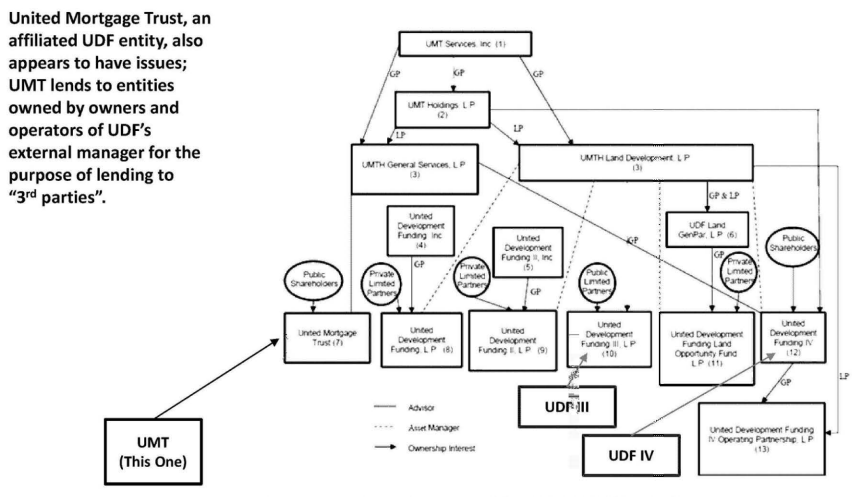
	Three Months Ended March 31,			
	2015	2014		
Revenues:				
Interest income	\$ 10,537,901	\$ 9,663,785		
Interest income - related parties	2,271,809	2,553,546		
Mortgage and transaction service revenues	66,220	84,010		
Mortgage and transaction service revenues - related parties	190,305	96,369		
Total revenues	13,066,235	12,397,710		
Expenses:				
Interest expense	169,083	216,849		
Provision for loan loss	—C	134,743		
General and administrative	416,248	232,635		
General and administrative - related parties	436,725	396,167		
Total expenses	1,022,056	980,394		
Net income	\$ 12,044,179	\$ 11,417,316		
Earnings allocated to limit@garners	\$ 10,793,950	3 10,232,158		
Earnings per weighted average limited partnership units outstanding, basic and diluted	<u>\$ 0.55</u>	5 0.53		
Weighted average limited pattnership units outstanding	19,596,793	19,180,245		
Distributions per weighted werage limited partnership units outstanding	\$ 0.48	50.48		

Source: UDF III 10Q (3.31.15) & UDF IV 10Q (3.31.15)

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Other UDF Updates Q1 2015

United Mortgage Trust (UMT) Also Appears to Have Issues



Source: Organization Chart sourced from UDF IV 10K (12.31.14)

UMT – Significant Increase in 'Deficiency Note, Related Party'

Notice the big swings (relative to the size of the balance sheet) in (1) 'lines of credit receivable, related parties', (2) 'accrued interest receivable, related parties' and (3) 'deficiency note, related party'.

(1) and (2) decline but are offset to a large extent by an increase in(3)...'deficiency note, related party'

	March 31, 2015			cember 31, 2014
	_	(unaudited)		(audited)
Asset		<u> </u>		
Cashiand cash equivalents	\$	68,370	5	984,841
Morigage investments:				
Investment in trust receivable		486,361		536,084
Investment in residential mortgages		159,375		159,375
Interim mortgages, related party		15,830,254		15,830,254
Allowance for loan losses		(105,462)		(105, 462)
Total mortgage investments, net		16,370,728		16,420,251
Lines of credit receivable, related parties		80,972,684		90,844,122
Lines of credit receivable		18,741,952		15,706,986
Accrued interest receivable		2,739,819		4,234,105
Accrued interest receivable, related parties		1,827,808		13,025,687
Reserves - accrued interest receivable		(1,620,749)		(5,027,174)
Recourse obligations, related parties		20,916,389		20,190,990
Real estate owned, net		4,429,165		4,439,004
Deficiency notes		3,235,770		3,258,330
Deficiency note, related party		42,944,601		28,739,855
Allowance for loan losses - deficiency notes		(801,447)		(591,447)
Other assets	-	299,146		394,783
Total assets	\$	190,124,236	\$	192,620,333

Typically, reductions in receivable balances are associated with cash receipts but not in this case, as the company discloses in its 'Supplemental Disclosure of Noncash Activity' that these balance sheet adjustments are almost exclusively non-cash; effectively, UMT has reclassified a receivable which is generally thought of as current to a 'deficiency note, related party'.

		Three Months Ended March 31,			
		2015		2014	
Supplemental Disclosure of Cash Flow Information					
Cash paid during the period for interest	\$	284,600	\$	216,013	
Supplemental Disclosure of Noncash Activity:					
Increase in residential mortgages	\$	-	\$	47,749	
Decrease in participation receivable, related parties	\$	2;478,316	\$	-	
Increase in participation payable, related parties	\$	(2,478,316)	\$	-	
(Increase) decrease in participation accrued interest receivable, related parties	\$	(108,540)	\$	(1,615,623	
Increase in participation accrued interest payable related parties	\$	108,540	\$	1,615,623	
Decrease in accrued interest receivable, related parties	\$	11,415,330	\$	-	
(Increase) in lines of credit receivable	\$	(1,336,237)	\$		
Decrease in accrued interest receivable	\$	1,483,176	\$	-	
(Increase) decrease in interim mortgages and defagency notes, related parties	\$	(14,709,094)	\$	317,754	
(Increase) in recourse obligations, related parties	\$	(4,246,297)	\$	(151,912)	
(Decrease) in real estate owned	\$	-	\$	(213,592	
Decrease lines of credit receivable, related parties	\$	7,393,122	\$	-	

Source: United Mortgage Trust 10Q (3.31.15)

"The Company has made loans in the normal course of business to [...] related parties, the proceeds [...] have been used to originate underlying loans"

"If the borrower or Company [UMT] foreclosed on property securing an underlying loan [...] and the proceeds from the sale were insufficient to pay the loan, the originating company had the option of (1) repaying the outstanding balance [...] or (2) delivering to the Company an unsecured deficiency note"

5. Deficiency Notes - Related Party and Non Related Party

The Company has made loans in the normal course of business to related parties and non-related parties, the proceeds from which have been used to originate underlying loans that are pledged to the Company as security for such obligations. When principal and interest on an underlying loan is due in full, at maturity or otherwise, the corresponding obligation owed by the originating company to the Company is also due in full. If the borrower or the Company foreclosed on property securing a nuderlying loan, or if the Company foreclosed on property securing a purchased loan, and the proceeds from the sale were insufficient to pay the loan in full, the originating company had the option of (1) repaying the outstanding balance owed to the Company associated with the underlying loan or purchased loan, as the case may be, or (2) delivering to the Company an unsecured deficiency note in the amount of the deficiency.

As of March 31, 2015, the Company had two deficiency notes with non-related parties totaling approximately \$3,236,000. One note in the amount of approximately \$1,703,000 bears interest at a rate of 14% per annum. The second note in the amount of approximately \$1,533,000 had a reserve of approximately \$801,000. The Company does not accrue interest on this note as the underlying collateral value approximates the note balance, net of reserves.

As of December 31, 2014, the Company had two deficiency notes with non-related parties totaling of approximately \$3,258,000. One note in the amount of approximately \$1,725,000 bears interest at a rate of 14% per annum. The second note in the amount of approximately \$1,533,000 had a reserve of approximately \$591,000. The Company does not accrue interest on this note as the underlying collateral value approximates the note balance, net of reserves.

As of December 31, 2007, UMTH Lending Company, L.P. ("UMTHLC") issued to the Company a variable amount promissory note in the amount of \$5,100,000 to evidence its deficiency obligations to the Company. The initial principal amount of the note was approximately \$1,848,000. The principal balance as of December 31, 2014 was approximately \$28,740,000. Effective January 1, 2015, UMT entered into a loan modification agreement ("Agreement") with UMTH in which the UMTHLC indebtedness is evidenced by two notes – Note 1 which bears interest at the rate of 1.75% and Note 2 which bears interest at the rate of 2.70%. Both notes mature on December 31, 2017. Under the terms of the modification agreement the following amounts were rolled into the modified UMTHLC Deficiency Note: (1) accrued interest of approximately \$3,333,000, (2) the principal balance and related accrued interest of the UMTHLC Promissory Note of approximately \$11,376,000. As of March 31, 2015, the total outstanding principal balance of the modified UMTHLC Deficiency Notes was approximately \$42,945,000. From December 31, 2007 through March 31, 2015 the Company has received approximately \$9,814,000 in aggregate principal and interest payments under the UMTHLC Promissory Note. Please see Note 4 above for additional information regarding the Agreement.

So UMT lent to affiliated entities that lent to third-parties; when the loans to third-parties went bad, the affiliated entities could not repay the UMT loans and instead provided UMT with deficiency notes...the 'I OWE YOU'

Source: United Mortgage Trust 10Q (3.31.15)

UMT – Who Owes the Deficiency Notes?

100% of the related party deficiency note is related to one entity, <u>UMTH Lending Company</u>, <u>L.P. (UMTHLC)</u>

The balance has grown from \$5.1 million as of December 2007 to \$42.9 million as of March 2015.

In aggregate, over the 7 plus years, only \$9.8 million has been repaid in interest in principal.

5. Deficiency Notes - Related Party and Non Related Party

The Company has made loans in the normal course of business to related parties and non-related parties, the proceeds from which have been used to originate underlying loans that are pledged to the Company as security for such obligations. When principal and interest on an underlying loan is due in full, at maturity or otherwise, the corresponding obligation owed by the originating company to the Company is also due in full. If the borrower or the Company foreclosed on property securing an underlying loan, or if the Company foreclosed on property securing a purchased loan, and the proceeds from the sale were insufficient to pay the loan in full, the originating company had the option of (1) repaying the outstanding balance owed to the Company associated with the underlying loan or purchased loan, as the case may be, or (2) delivering to the Company an unsecured deficiency note in the amount of the deficiency.

As of March 31, 2015, the Company had two deficiency notes with non-related parties totaling approximately \$3,236,000. One note in the amount of approximately \$1,703,000 bears interest & a rate of 14% per annum. The second note in the amount of approximately \$1,533,000 had a reserve of approximately \$801,000. The Company does not accrue interest on this note as the underlying collateral value approximates the note balance, net of reserves.

As of December 31, 2014, the Company had two deficiency notes with non-related parties totaling of approximately \$3,258,000. One note in the amount of approximately \$1,725,000 bears interest at a rate of 14% per annum. The second note in the amount of approximately \$1,533,000 had a reserve of approximately \$591,000. The Company does not accrue interest on this note as the underlying collateral value approximates the note balance, net of reserves.

As of December 31, 2007, UMTH Lending Company, L.P. ("UMTHLC") issued to the Company a variable amount promissory note in the amount of \$5,100,000 to evidence its deficiency obligations to the Company. The initial principal amount of the note was approximately \$1,848,000. The principal balance as of December 31, 2014 was approximately \$28,740,000. Effective January 1, 2015, UMT entered into a loan modification agreement ("Agreement") with UMTH in which the UMTHLC indebtedness is evidenced by two notes – Note 1 which bears interest at the rate of 1.75% and Note 2 which bears interest at the agree of 2.70%. Both notes mature on December 31, 2017. Under the terms of the modification agreement the following ariaounts were rolled into the modified UMTHLC Deficiency Note: (1) accrued interest of approximately \$3,333,000, (2) the principal balance and related accrued interest of the UMTHLC Promissory Note of approximately \$11,376,000, <u>As of March 31, 2015, the total outstanding principal balance of the modified UMTHLC Deficiency Notes (1) accrued interest are received approximately \$42,945,000. From December 31, 2007 through March 31, 2015 the Company has received approximately \$42,945,000 in aggregate principal and interest payments under the UMTHLC Promissory Note. Please see Note 4 above for <u>3</u>dditional information regarding the Agreement.</u>

So UMT lent to UMTHLC that lent to third-parties; UMTHLC has not been able to repay its deficiency note over the past 7+ years and the deficiency has grown significantly over time.

Source: United Mortgage Trust 10Q (3.31.15)

UMT – Who Owns UMTH Lending Company?

UMTH Lending Company (UMTHLC) is the counterparty to the related party deficiency note; UMTHLC is 99.9% owned by <u>UMT Holdings (UMTH)</u>.

<u>UMTH</u> is owned by <u>10</u> limited partners.

Who are the 10 limited partners? <u>Hollis Greenlaw</u> et al.

So UMT lent to UMTHLC which is owned by UMTH which is owned by the same people that externally manage UMT and UDF entities; UMTH and related individuals owe a significant amount of debt to UMT in deficiency notes.

Company	Affiliation	Governance	Ownership
UMT Holdings, L.P. ("UMTH")			10 Limited Partners
UMTH Lending Company, L.P. ("UMTHLC")	Borrower	UMT Services, Inc. serves as General Partner	99.9% owned by UMTH
UMTH Land Development, L.P. ("UMTHLD")	Asset Manager for UDF I and General Partner of UDF III	UMT Services, Inc. serves as General Partner	99.9% owned by UMTH
United Development Funding, L.P. ("UDF I")	Borrower	United Development Funding, Inc., serves as General Partner	41 Limited Partners
United Development Funding III, L.P. ("UDF III")	Loan Participant	UMTHLD serves as General Partner	9003 Limited Partners
Capital Reserve Group, Inc. ("CRG")	Borrower	2 UMTH Limited Partners serve as directors	Owned by 2 UMTH Limited Partners
Ready America Funding Corp. ("RAFC")	Bortower	2 UMTH Limited Partners serve as directors	Beneficially owned by 2 UMTH Limited Partners
South Central Mortgage, Inc. ("SCMP")	Note Seller	One UMTH Limited Partner serves as director	Beneficially owned by I UMTH Limited Partner
Wonder Funding, 1.P. ("Wonder")	Borrower	One UMTH Limited Partner serves as director	Beneficially owned by I UMTH Limited Partner

Source: United Mortgage Trust Proxy Statement (4.29.15)

(2) UMT Services serves as the general partner and owns 0.1% of the limited partnership interests in UMT Holdings, L.P. ("UMT Holdings"). The remaining 99.9% of the limited partnership interests in UMT Holdings are held as follows as of December 31, 2014: Mr. Etter (30.00%), Mr. Greenlaw (30.00%), Craig A. Pettit (5.00%), Timothy J. Kopacka (4.84%), Michael K. Wilson (7.41%), Christine A. Griffin (1.95%), Cara D. Obert (4.82%), William E. Lowe (1.06%), Ben L. Wissink (10.09%) and Melissa H. Youngblood (4.83%).

Source: UDF IV 10K (12.31.15) - this footnote (2) corresponds to the org chart on page 24.

UMT – Other Related Party Assets

In addition, to the deficiency notes of \$42.9 million which increased significantly from year end (note table to right shows \$28.7 million as of December 31, 14), almost all of UMT's assets are associated with related parties (~85% in total)

(As of December 31, 2014)		2014	Collateral
Interim loans, related parties	-		
RAFC	\$	15,830,254	Real estate
Total	_	15,830,254	
Lines of credit receivable, related parties			
			Land development loans and equity
UDFI	\$	8,580,538	investments
UDFI (UDF III economic interest participation			Land development loans and equity
agreement)		74,686,618	investments
UMTHLC		7,576,966	Real estate
Total	\$	90,844,122	
Recourse obligations, related parties			
CRG	\$	4,504,044	Pledge of equity interest & limited guaranty
RAFC		10,267,408	Pledge of equity interest & limited guaranty
SCMI		3,448,002	Pledge of equity interest & limited guaranty
RAFC/Wonder		1,971,536	Pledge of equity interest & limited guaranty
Total	\$	20,190,990	
Deficiency note, related party			
UMTHLC	\$	28,739,855	Guaranty

Total Related Party Assets: \$155 million (\$164 million including related party receivables)

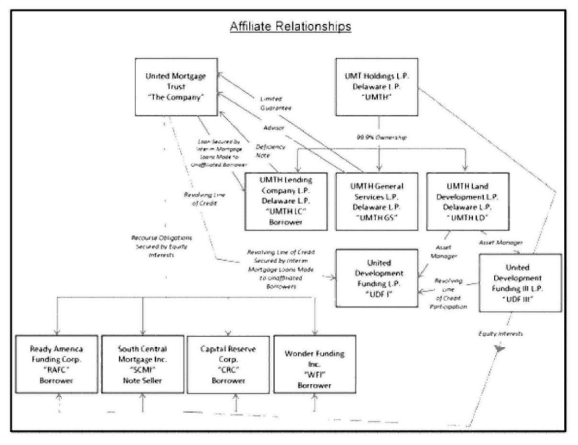
Total Assets: \$193 million (Related Party Assets represent ~85% of total assets)

UMT – It Is Not Less Confusing in a Diagram Format

This diagram shows UMT's lending relationships with affiliated entities

UMT almost exclusively lends to entities owned by individuals that control UMT's external manager, UMTH General Services, Inc.

In addition, UDF III has equity interests in related entities that have received loans from UMT.



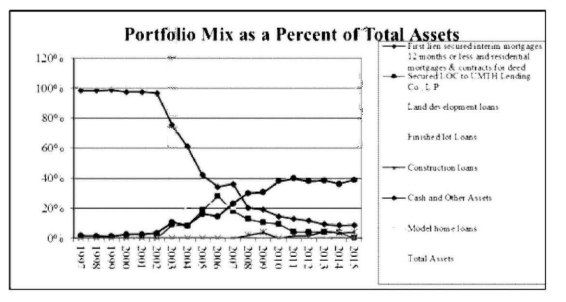
Source: United Mortgage Trust 10K (12.31.14)

How UMT Summarizes Its Evolution Over Time

UMT's asset mix transitioned from almost 100% 1st lien secured interim loans to an even split of "land development loans" and "cash and <u>other assets</u>".

"Land development loans" is really one loan to UDF I, an affiliated entity.

"Cash and <u>other assets</u>" is really 'recourse obligations' and 'deficiency notes' due from related parties (~75% of these assets). "Our portfolio concentrations have shifted over the years, as we have sought adequate supplies of suitable loans in a changing real estate finance market." - UMT 10Q



Source: United Mortgage Trust 10Q (3.31:15)

One theory of what explains the 'strategic' shift:

UMT originated 1st lien interim mortgages that performed poorly and could not be repaid; as the loans went bad, the related parties who issued loans to 3rd parties assumed the liabilities through recourse obligations and deficiency notes <u>or</u> a related UMT entity assumed/acquired the obligation and corresponding assets through a new development loan from UMT

Waxahachie Land Sale

A 226 Acre Parcel of Land Was Sold in Waxahachie

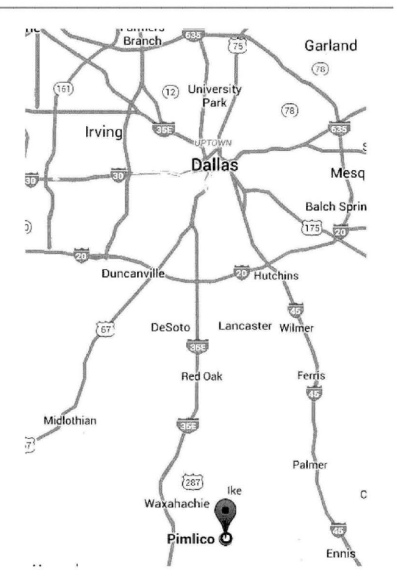
In December 2014, Mehrdad Moayedi sold 226 acres of land in Waxahachie, TX, about 25 miles south of Dallas, TX.

The land was owned through an entity called 287 Waxahachie, LP and was sold to an entity called Morrisville Investments, LLC; the land sold was only a portion of 589 acres owned by 287 Waxahachie, LP prior to the sale.

In addition to 287 Waxachachie LP acreage, Mehrdad Moayedi owns finished lots adjacent to the undeveloped acreage through an entity called CTMGT Saddlebrook Estates FL-1, LLC

There are outstanding loans from UDF IV to both 287 Waxachachie, LP and CTMGT Saddlebrook Estates FL-1, LLC.

Following the sale, UDF IV also now has a loan outstanding to Morrisville Investments, LLC.



A 226 Acre Parcel of Land Was Sold in Waxahachie

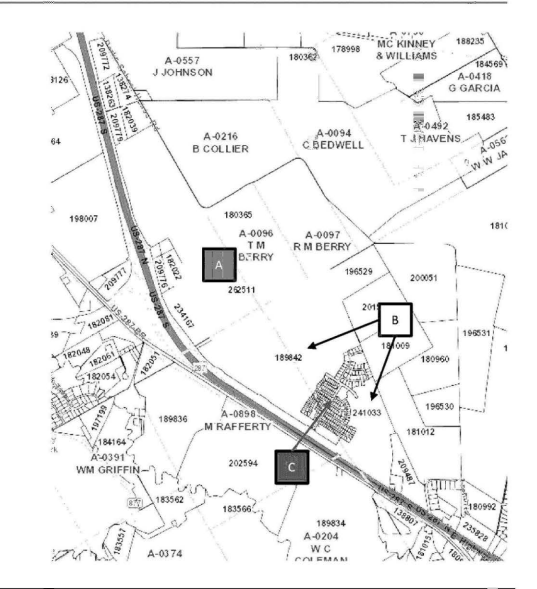
ID: 262511 Morrisville Investments, LLC 226 Acres (undeveloped) Albert Coppola Jr Sold from 287 Waxahachie, L.P. to Morrisville Investments, LLC (Dec 2014)

В

ID: 189642 & 241033 287 Waxahachie, L.P. 265 Acres (undeveloped) & 98 Acres (undeveloped) Mehrdad Moayedi

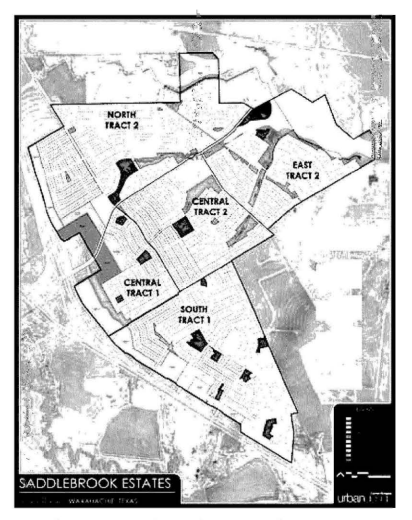
C

CTMGT Saddlebrook Estates FL-1 65 finished lots Mehrdad Moayedi



Saddlebrook Estates – Overview

"Saddlebrook Estates—2,000 acres which will be home to over 4,000 families." - Centurion American Website







BUYER FEATURES

Home Builders: Lillian Custom Homes Megatel Homes

School District: Waxahachie ISD

BUILDER FEATURES

Property Number of Home Sites - 4000 Description:



A Commun Anightan't community

Saddlebrook Estates – A Closer Look

- Saddlebrook Estates was a development that began in 2008.
- There are ~120 homes occupied after ~7 years of 'development', 8 of which are currently listed as 'For Sale' on Zillow.
- There are currently 65 finished lots on the ground; at a current pace of ~5 starts per quarter (20/year).
- There is ~3 years of finished lot inventory that needs to be absorbed (to a significant extent) before there would be a need for incremental horizontal development of currently undeveloped acreage.
- This is for a master community that was planned for 4,000 home sites, over half a decade ago.





All That Has Been Developed to Date

The Disclosure – Connecting the Dots in UDF IV Financials

UDF IV's loan to 287 Waxahachie declined from \$6.6 million at 9/30/14 to \$1.0 million at 12/31/14 and cash receipts increased from \$0 to \$1.3 million; a new loan appeared as of 12/31/14 to Morrisville Investments of \$4.4 million.

Barrower	Lande	r (1) Location	Collateral (2)	Interest Rate	Original Nutr Date	Maturity Dute (3)	Maximum Loan Amount (3)	Principal Balance	2014 Cash Receipts	2013 Cash Receipts	2012 Cash Receipts	U af unde Balance
			ist hen and reunbursements;									
IM Highpointe, LTD	UDFIV	FIII Austin, TX	22 finished lots 1st lien and	13%	8/7/2012	12/31/2014	3,809,735	151,985	2,081,802	1,299,120		276,8
7 Waxahachie, LP	UDFIN	Elles County, T		13%	8/10/2012	8/10/2015 (4	9,732,500	6,630,082	\mathbf{i}	1,192,693		1,909,1
DF Sinclair, LP	UDFIV	FII San Antonio, T	1st hern; 26 X funished lots	13%	8/28/2012	6/30/2015	1,323,404	550,450	541,848	768,783		
The followin	g table summ	Location	Collateral (2)	and investi	Original Note		er 31, 2014: Masimum Loun Amount (3)	Principal Balance	2014 Cash Receipts	2013 Cash Receipts	2012 Cash Receipts	Cafua Belan
HM Highpointe, LTD	UDF IV FIII	Austin, TX	Ist lien and reimbursements; 22 fimshed lots Ist ben and 2nd ben and reimbursements;	13%		12/31/2014	3,809,735	151,985	2,081,802	1,299,120	-	276,
87 Waxahachae, LP	UDF IV	Ellas County, TX	252 acres 1st lien; 19 finished	13%		8/10/2015 (4		957,906	1,298,047	1,192,693	-	6,283,
DF Sinclair, LP	UDF IV HI	San Antonio, TX	lots 1 st hen, 6 finished	13%	8/28/2012	6/30/2015	1,323,404	418,640	705,544	768,783	-	
Borrower	Lender (1)	Location	Collateral (2)	Interest Rate	Original Note Date		aximum Loan Amount (3)	Principal Balance	2014 Cash Receipts	2013 Cash Receipts	2012 Cash Receipts	Cafaa Balaa
znmerlake Properties, I.I.C	ODF IV PVI	York County, SC Kaufman County,	list lien; 33 townhome lots list lien; 78 finished	13%	7/24/2014	10/24/2015 \$	1,487,900	\$ 921,525	\$ 568,097	s -	s -	\$
MGT Travis Ranch 28-1 FL-2	UDFIV	TX Seminole County,	lots	13%	8/18/2014	8/18/2017	3,753,000	991,467	-	-	-	2,76
of Red Bug Road Development.	UDFIV AC	FL. Williamson County,	Ist lien; 96 paper lots Ist and 2nd hen; 521	13%	9/30/2014	9/30/2017	10,197,000	5,557,195	-	-	-	4,63
ast Red Bug Road Development, LC		TX	paper lots	1.3%	11/21/2014	11/21/2017	18,750,000	6,436,588	63	-	-	12,31
	EDF IV Fin IV	Semmole County-				12/15/2016	3,157,770	604,685	-	-	-	2,55
LC 8 Georgetown, Inc	UDF IV Fin IV UDF IV Acq	Semmole County, FL	Isthen; 44 paper lots Isthen; 64 finished	13%	12/15/2014	12/15/2016	3,137,114					

The following table summarizes our real property loans as of September 30, 2014:

Source: UDF IV 10Q (9.30.14) & 10K (12.31.14)

The Disclosure Summarized & Implied Economics

UDF IV does not specifically disclose that \$4.4 million was assigned from 287 Waxahachie to Morrisville Investments but it does disclose that \$8.7 million of loans were assigned in total in the quarter; given that 287 Waxahachie's loan declined by \$5.7 million and that there were only \$1.3 million of cash receipts, it is clear that the difference (\$4.4 million) went somewhere and specifically to a new loan issued to Morrisville Investments.

				Cash			
(\$ in millions, except per acre metrics)	B	laiance	R	leceipts	Security	Collateral	
287 Waxahachie, LP							Assuming the reduction
Balance 9/30/14	\$	6.6	\$	-	1st lien	478 acres	in the loan of \$5.7 million
Balance 12/31/14	\$	1.0	\$	1.3	1st lien/2nd lien	252 acres	as the implied 'sale' price,
Decrease in Loan Balance	\$	(5.7)					Morrisville Investments
							acquired raw land for
New Loan - Morrisville Investments, LLC (12/30/14)	\$	4.4	\$	-	1st lien	2.26 acres	\$25,000 per acre,
							including debt per acre of
Theoretical Purchase Price Analysis							~\$19,600 @ 13% interest.
Proceeds from New Capital (Cash Receipts)	\$	1.3					Comparable land on the
"Proceeds" from Neŵ UDF Loan		4.4					outskirts of Waxahachie is
Implied Purchase Price	\$	5.7					worth <u>~\$6,000-\$10,000</u>
UDF Financing (% of total purchase price)		77%					per acre
. j.							
Debt / Acre	5	19,584					
Total Implied Purchase Price / Acre	\$	25,328					

Source: UDF IV 10Q (9.30.14) & 10K (12.31.14)

Who Acquired Land in Waxahachie at Such a High Price?

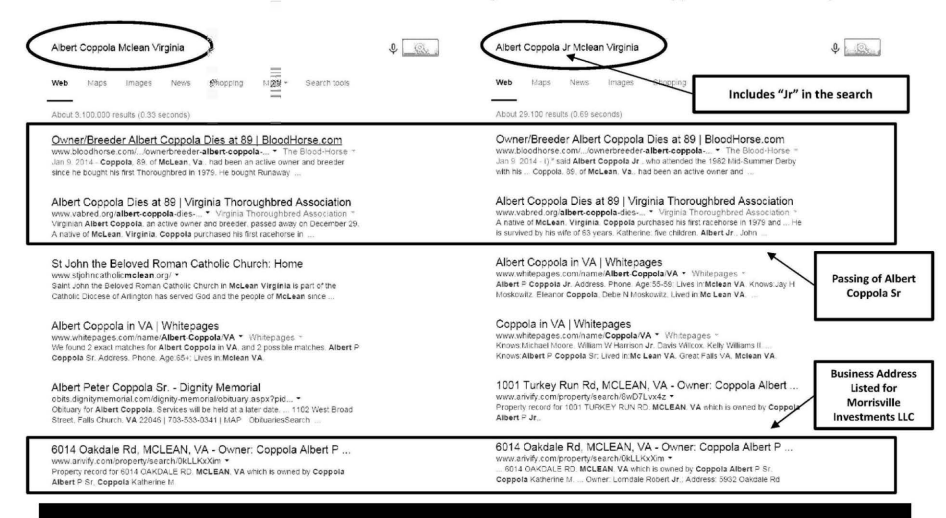
Morrisville Investments, LLC is an entity registered in the state of North Carolina; the name of the individual that is listed for this entity is Albert Peter Coppola Jr and the address listed is in McLean, Virginia.

Corporation Names	
NC MORRISVILLE INVESTMEN	
SOSID: Status: Effective Date: Citizenship: State of Inc.: Duration: Registered Agent	1119906 Withdrawn 10/15/2009 FOREIGN DE PERPETUAL
Agent Name: Office Address:	SECRETARY OF STATE 2 SOUTH SALISBURY STREET RALEIGH NC 27601
Mailing Address: Principal Office	PO BOX 29622 RALEIGH NC 27626
Office Address:	6014 OAKDALE ROAD MCLEAN VA 22101-3335
Mailing Address: Officers/Company Officials	6014 OAKDALE ROAD MCLEAN VA 22101-3335
Title: Name: Business Address:	MANAGER ALBERT PETER COPPOLA JR 6014 OAKDALE ROAD MCLEAN VA 22101

Source: UDF IV 10Q (9.30.14) & 10K (12.31.14)

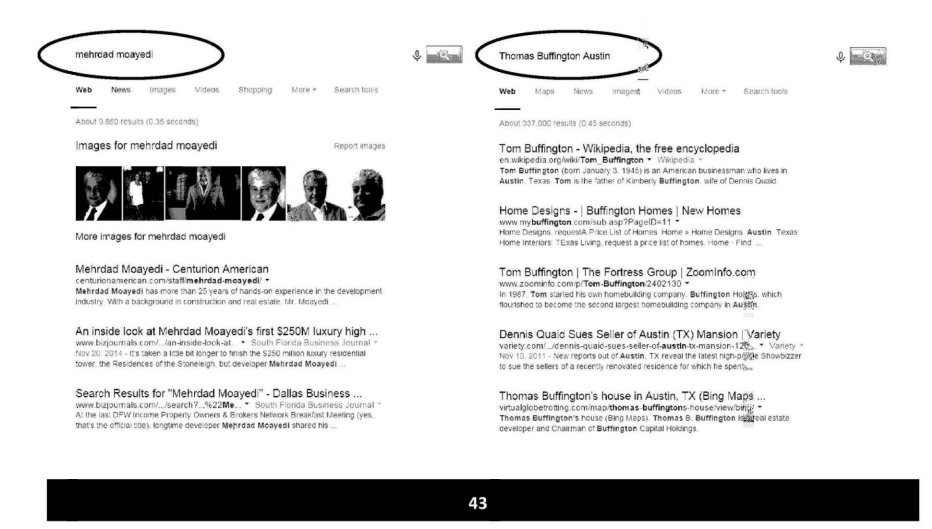
Who is the Manager of Morrisville Investments, LLC?

Search results for Albert Coppola and Albert Coppola Jr in McLean Virginia return very similar and very limited results; there is information regarding the death of Albert Coppola Sr on December 29, 2013 and the address listed for Morrisville Investments: 6014 Oakdale Rd. There is nothing that indicates Albert Coppola is a land developer.



What Search Results Look Like for 'Actual' Developers

Similar searches for Mehrdad Moayedi and Tom Buffington return information that suggest each is in the business of developing land and/or building homes whereas a search for 'Albert Coppola' returns no indication that this person is in a similar type of business. This begs the questions of 1) is Albert Coppola Jr really a land developer or homebuilder, 2) if not, why did he receive a \$4.4 million loan to buy land in Waxahachie, TX from UDF.



The Address Listed for Morrisville Investments, LLC

The 'business address' listed for Morrisville Investments, LLC is '6014 Oakdale Rd McLean, Virginia 22101'. Based on a Zillow search, this address is a single family home (7 beds, 6 baths, 3,346 sq ft)



A Summary of the Fact Patterns

- 226 acres of land in Waxahachie was sold by Mehrdad Moayedi to Albert Coppola Jr.
- The transaction price appears to be significantly above market (~4x a recent comparable transaction)
- UDF provided the financing for both the seller and buyer; it appears the loan was assigned from seller to buyer and that UDF would have had to reasonably re-underwrite the deal.
- Mehrdad Moayedi still owns 65 finished lots, plus 363 acres adjacent to the finished lots.
- At the least, the land still owned by Moayedi will be a competing developed; at worst and more likely, the land still owned by Moayedi will need to be developed before the land owned by Albert Coppola Jr will be developed.
- The 65 finished lots represent ~3 years of supply based on current starts/absorption; the 363 undeveloped acres still owned by Moayedi represents over 10 years of paper lot inventory.
- Which means...the land owned by Coppola will almost certainly not be developed in the next 5 years and more likely, will not be developed in the next 10 years, if ever.
- A Google search for Coppola returns nothing that suggests he is a developer or home builder; typically, if someone is one or the other, there is information on the internet about it.
- The address listed for Morrisville Investments LLC is a single family home, not an office building.

Even the Finished Lots Appear to be Under Water

- In the last quarter, 6 lots were sold at Saddlebrook Estates at an implied average selling price of \$22.4k (decrease in loan/lot).
- Assuming the average lot value in the last quarter (Q1-15) and the remaining # of finished lots as collateral of 65, the total remaining value of the collateral is \$1.5 million vs. the current balance of the loan of \$1.9 million. This math implies the loan, assuming no incremental interest, is impaired by ~22%.
- This is also means there is likely ZERO equity in this deal for Mehrdad Moayedi.
- Also note that Megatel Homes has bought a majority of the lots that have been sold and UDF IV also provides Megatel with financing.

#	late		Principal/		Value / Let
# of	LOIS		Decrease		Value / Lot
Balance (12/31/13)	95	\$	2,486,029	\$	26,169
Assumed Lots Sold - Q1-14	6	\$	(124,834)	\$	20,806
Assumed Lots Sold - Q2-14	5	\$	(54,303)	\$	10,861
Assumed Lots Sold - Q3-14	11	\$	(302,883)	\$	27,535
Assumed Lots Sold - Q4-14	2	5	(4,479)	5	2,240
Assumed Lots Sold - Q1-15	6	\$	(134,658)	\$	22,443
Subtotal of Lots Sold	30	\$	(621,157)	\$	20,705
Current Balance (3/31/15)	65	\$	1,864,872	\$	28,690
Collateral Value Assuming Q1-15 Averag	e	\$	1,458,795	\$	22,443

% impairment (assuming no interest)

(21.8%)

				0	utstanding					Cash Receipt	s	
Entity	Date	Security	Collateral		Balance	issue Date	Maturity Date	2015/	4	2014A		2013A
CTMGT Saddlebrook Estates	12/31/2013	First Lien	95 finished lots	\$	2,486,029	11/5/13	11/5/17	\$	-	\$ -	\$	70,871
CTMGT Saddlebrook Estates	3/31/2014	First Lien	89 finished lots	\$	2,361,195	11/5/13	11/5/17	\$	÷	\$ 124,834	\$	70,371
CTMGT Saddlebrook Estates	6/30/2014	First Lien	84 finished lots	\$	2,306,892	11/5/13	11/5/17	\$	-	\$ 179,136	\$	70;871
CTMGT Saddlebrook Estates	9/30/2014	First Lien	73 finished lots	\$	2,004,009	11/5/13	11/5/17	\$		\$ 482,020	\$	70,371
CTMGT Saddlebrook Estates	12/31/2014	First Lien	71 Finished Lots	\$	1,999,530	11/5/13	11/5/17	5	-	\$ 486,498	\$	70,371
CTMGT Saddlebrook Estates	3/31/2015	First Lien	65 Finished Lots	\$	1,864,872	11/5/13	11/5/17	\$ 134,6	58	\$ 486,498	\$	70,371

Source: UDF IV 10Qs & 10Ks

Undeveloped Land Sites

"We may invest in <u>loans to purchase unimproved real property</u>. As of December 31, 2014, <u>we have invested 0% of</u> <u>our assets in such loans</u>. Unimproved real property is generally defined as real property [that...] (b) <u>has no</u> <u>development or construction in process</u> [...] and (c) <u>no development or construction</u> on such land is planned in good faith to commence <u>within one year</u>."

Investments in land development loans present additional risks compared to loans secured by operating properties.

We may invest in loans to purchase unimproved real property. As of December 31, 2014, we have invested 0% of our assets in such loans. Unimproved real property is generally defined as real property which has the following three characteristics: (a) an equity interest in real property which was not acquired for the purpose of producing rental or other income; (b) has no development or construction in process on such land; and (c) no development or construction on such land is planned in good faith to commence within one year. Land development mortgage loans may be riskier than loans secured by improved properties, because:

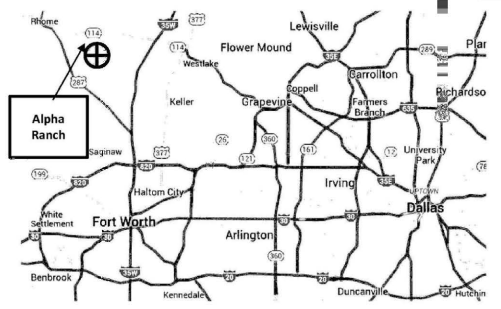
- until disposition, the property does not generate separate income for the borrower to make loan payments;
- · the completion of planned development may require additional development financing by the borrower, which may not be available;
- depending on the velocity or amount of lot sales to homebuilders, demand for lots may decrease, causing the price of the lots to decrease;
- depending on the velocity or amount of lot sales to developers or homebuilders, demand for land may decrease, causing the price of the land to decrease;
- · there is no assurance that we will be able to sell unimproved land promptly if we are forced to forcelose upon it; and
- lot sale contracts are generally not "specific performance" contracts, and the borrower may have no recourse if a homebuilder elects not to purchase lots.

CTMGT Alpha Ranch

UDF IV has a \$18.3mm 2nd lien to "CTMGT Alpha Ranch"; Alpha Ranch is still undeveloped land with no signs of development

Alpha Ranch History

				c	Outstanding							Cash R	leceipt	6		
Entity	Date	Security	Collateral		Balance	Issue Date	Maturity Date	2015	Ā	20	14A	20	13A	201	12A	2011/
CTMGT Alpha Ranch	12/31/2012	2nd Lien	1,122 acres	S	10,960,159	7/31/12	7/31/14	5	-	\$		5		5	s in s.	n/m
CTMGT Alpha Ranch	3/31/2013	2nd Lien	1,122 acres	5	12,275,621	7/31/12	7/31/14	5	ω.	5		5	-	\$	-	n/m
CTMGT Alpha Ranch	6/30/2013	2nd Lien	1,122 acres	/ 5	12,533,731	7/31/12	7/31/14	5	-	5		5	-	5	-	n/m
CTMGT Alpha Ranch	9/30/2013	2nd Lien	1,122 acres	5	14,111,540	7/31/12	7/31/14	5	-	5		\$	-	\$	-	n/m
CTMGT Alpha Ranch	12/31/2013	2nd Lien	1,122 acres	5	14,402,932	7/31/12	7/31/14	5	-	\$		5		\$	070	n/m
CTMGT Alpha Ranch	3/31/2014	2nd Lien	1,122 acres	5	14,647,153	7/31/12	7/31/14	\$		\$	\sim	\$	-	\$		n/m
CTMGT Alpha Ranch	6/30/2014	2nd Lien	3,026 paper lots	5	14,948,798	7/31/12	7/31/14	5	-	5	-	5	-	5	5 <u>4</u> 3	n/m
CTMGT Alpha Ranch	9/30/2014	2nd Lien	3,026 paper lots	\ \$	17,423,383	7/31/12	3 331/14	5	-	5	-	\$	-	5	-	n/m
CTMGT Alpha Ranch	12/31/2014	2nd Lien	3,026 paper lots	1.5	18,101,263	7/31/12	\$ 381/15	5	-	\$	140	\$		\$	-	n/m
CTMGT Alpha Ranch	3/31/2015	2nd Lien	3,026 paper lots	۹, 5	18,344,045	7/31/12	1/15	5	-	5	-	5	-	5	-	n/m





CTMGT Alpha Ranch (continued)

There are several reasons why Alpha Ranch is a challenged development, a few of the reasons are listed below:

- Limited access to Highway 114
- Numerous gas wells that have set back requirements and require access not be restricted for gas trucks
- Large portion of land is in flood plain





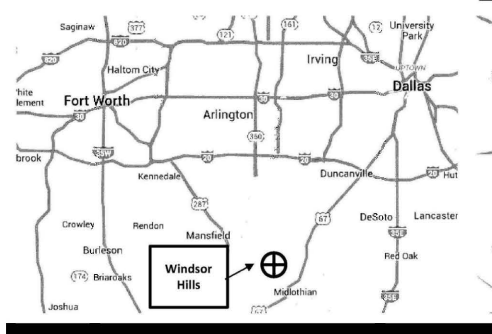


One Windsor Hills

UDF IV has 4 notes due from "One Windsor Hills LP" with aggregate loan balances of \$28.3mm (All 2nd liens); Windsor Hills is still undeveloped land with no signs of development

One Windsor Hills History

				C	utstanding	Win	dsor 1					Cash	Receipt	5		
Entity	Date	Security	Collateral	_	Balance	Issue Date	Maturity Date	201	15A	2	014A		2013A	20	12A	2011A
One Windsor Hills L.P.	12/31/2012	2nd Lien	1,583 acres across 3 notes	Ps	18,328,202	5/9/12	5/9/15	5	-	5		\$	-	\$		n/m
One Windsor Hills L.P.	3/31/2013	2nd Lien	1,583 acres across 3 notes	\$	18,595,887	5/9/12	5/9/15	5		\$		\$		5		n/n/
One Windsor Hills L.P.	6/30/2013	2nd Lien	1,583 acres across 3 notes	\$	20,037,367	5/9/12	5/9/15	5		\$		5	-	5		n/m
One Windsor Hills L.P.	9/30/2013	2nd Lien	1,583 acres across 3 notes	\$	20,791,692	5/9/12	5/9/15	5	-	\$		\$		5	- 8	n/m
One Windsor Hills L.P.	12/31/2013	2nd Lien	1,990 acres across 4 notes	\$	23,258,122	5/9/12	5/9/15	\$	-	\$		\$		5		n/m
One Windsor Hills L.P.	3/31/2014	2nd Lien	1,990 acres across 4 notes	5	23,826,489	5/9/12	5/9/15	5	-	\$		\$		5		n/জ
One Windsor Hills L.P.	6/30/2014	2nd Lien	1,952 acres across 4 notes	\$	25,471,898	5/9/12	5/9/15	5		\$		\$		5		n/m
One Windsor Hills L.P.	9/30/2014	2rid Lien	1,952 acres across 4 notes	\$	25,735,171	5/9/12	5/9/15	5	-	\$	-	5	-	5	-	n/m
One Windsor Hills L.P.	12/31/2014	2rd Lien	1,954 acres across 4 notes	\$	27,855,350	5/9/12	5/9/15	\$		\$		\$	~	\$	- 20	n/m
One Windsor Hills L.P.	3/31/2015	2nd Lien	1,954 acres across 4 notes	\$	28,251,889	5/9/12	5/9/15	\$		\$		\$	-	\$		n/m



WINDSOR HILLS Dallas / Fort Worth, Ellis County, Raw Land, Single Family, Starting From \$250K

View On Map

Property Property has state approved Fresh Water District (Ellis Description: County FWSD =2) with City of Grand Prairie approval. Currently in negotiations on the Development Agreement with a PID with City of Midlothian with approval anticipated 3rd or 4th quarter 2010.

> For more information on Windsor Hills please contact: John Sullivan at 469.892.7200

One Windsor Hills (continued)

One Windsor Hills... "Coming Soon"... "A Master-Planned Community Featuring Active Adult and Town Center Lifestyle"



CTMGT Granbury LLC (aka Knox Ranch)

Outstanding

UDF IV has a \$14.0mm 1st lien and 2nd lien to "CTMGT Granbury LLC" aka "Knox Ranch"; Knox Ranch is still undeveloped light with no signs of development.

Cash Receipts

Granbury History

				C	Dutstanding					_	2	Casu	Receip	is				
Entity	Date	Security	Collateral		Balance	Issue Date	Maturity Date	20	15A	2	014A	2	013A	3	2012A	2	011A	_
CTMGT Granbury	12/31/2012	1st Lien	552 acres	95	7,194,564	5/21/10	5/21/13	5	-	\$	-	\$	-	\$	-	5	-	
CTMGT Granbury	3/31/2013	1st Lien	552 acres	5	7,364,766	5/21/10	5/21/13	5	-	5		\$	-	\$	-	\$	-	
CTMGT Granbury	6/30/2013	1st Lien	552 acres	5	8,450,985	5/21/10	5/21/14	5	-	\$	14	\$		\$	-	\$	÷	
TMGT Granbury	9/30/2013	1st Lien	552 acres	5	8,872,308	5/21/10	5/21/14	5	~	\$	~	5	-	\$		5	-	
CTMGT Granbury	12/31/2013	1st Lien	552 acres	5	9,296,497	5/21/10	5/21/14	5	-	5	-	5		5		5	-	
CTMGT Granbury	3/31/2014	1st Lien	552 acres	\$	9,510,523	5/21/10	5/21/14	5	177	5	c.	\$	-	\$		\$	17	
TMGT Granbury	6/30/202.4	1st/2nd Lien	3,231 Paper Lots, 1,541 Aar	es \$	12,213,029	5/21/10	5/22/15	5	-	\$	(e)	\$	-	\$		\$		
CTMGT Granbury	9/30/2034	1st/2nd Lien	3,231 Paper Lots, 1,541 Ac	es \$	12,323,386	5/23/10	5/2 45	5	-	5	-	\$	-	5		5		
CTMGT Granbury	12/31/徽社	1st/2nd Lien	2,094 Acres	5	13,900,296	5/纪1/10	5/21/15	5	~	\$	-	\$		\$		\$	-	
CTMGT Granbury	3/31/2005	1st/2nd Lien	2,094 Actes	\$ 5	14,016,085	5/23/10	5/21/15	5	2	5	142	\$	-	\$		\$	-	
Weatherford	Willow Park Annetta Ahnetta South	edo 📆	Mhite Settlement Fort Wo Benbrook	orth	Kennedale	Ariington	50)	runca	ryne,	1 AD	-	- C - C - C - C - C - C - C - C - C - C	Hutch	0	v	iew (ry, Ty On M	Iap
						287	K	nox	Ram	ch i	n Hoi	od C	ount	y. T	IX is a	213	30 acr	re tract plarmed as a major mix-used
	3	Ð	Crowley	F	Rendon N	lansfield	n	laste	r-pla	aneve	d cor	:1111:	unity.	for	curre	nt a	nd iu	iture Granbury residents.
	(171)	Burles	on			K	nox	Rand	ોર is	plar	ned	to fe	atu	re ar.	vari	ety of	f single family and multi-family
	577		(174) Bria	roaks			.] 1	eside	nces	and	l has	plar	ns to	lea:	ture se	ver	al am	nenities. The community when fully
				1			Midlothi	evelo	oped	astil	1 Kant		acres	αÊ	open		a tra	uls, community amenity centers, a
Oak Trail Shores	Sur Charles									14.27	11248	32. E	11.77 2 3	· • • • •	ALC: NOT A	21-27	Ser hall	has a was the true has a shear was had a was had a set of
Shores Q	in the second se	Knox	Joshua				67											
	eCordova	Knox Ranc		`		ر Venus	67											posed Loop 567.

CTMGT Granbury LLC (aka Knox Ranch) (continued)

The Knox Ranch sign has been there so long that the "C" and "A" in Centurion American have nearly completely faded out.



Bankruptcy Impacting UDF III

UDF III Claim in Will Clay Perry Bankruptcy

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE:	ş	
	\$	
WILL CLAY PERRY,	ş	CASE NO. 08-32362-114-11
	\$	(Chapter 11)
Debtor.	ŝ	

THIRD AMENDED PLAN OF REORGANIZATION UNDER CHAPTER 11 OF THE BANKRUPTCY CODE FOR WILL CLAY PERRY

2.05 <u>Class 5</u> - This Class shall consist of all Allowed General Unsecured Claims (except for the claims of Wallace and Bajjali who are classified in Class 6), which class shall specifically consist of the following Holders of Allowed Unsecured Claims

Creditor Name	Allowed Amount
Amegy Bank, NA	\$9,199,853 527
Amegy Bank, NA	\$ 269,396.71
Amegy Mortgage Company, LLC	\$ 32,928.94
American Express Centurion Bank	\$ 104,310.14
American Express Bank, FSB	\$ 44.684.16
Bank of Texas. NA	\$ 57,782.91
Compass Bank, NA	\$ 214.266.85
Direct TV	\$ 45.00

¹ Tad Spring Cypress Claim has been allowed in the amount of \$9.154.550 76 phs. \$45.302 76 far () total allowance of \$9.194.550 76 phs. \$45.302 76 far () total allowance of \$9.199.573.52. (the "Amogy Back Spring Cypress Claim"). Reserves for the Amogy Back Spring Cypress Claim"). Reserves for the Amogy Back Spring Cypress Claim 'Mount of \$2.000.000 00. Detributions unlike the Backgroup State Spring Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Cypress Claim shall be made us accordance with the Backgroup Cypress Claim shall be made us accordance with the Cypress Claim shall be made us accordance with the Cypress Claim shall be made us accordance with the Cypress Claim shall be made us accordance with the Cypress Claim shall be made us accordance with the Cypress Claim shall be made us accordance with the Cypress Claim shall be made us accordance with the Cypress Claim shall be made us accordance with the Cypress Claim shall be made us accordance with the Cypress Claim shall be made us accordance with the Cypress claim shall be made us accordance wi

Source: Will C Perry Bankruptcy Plan of Reorganization.

Class 5 Unsecured Claims (Continued)

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Entouch System	\$ 217.00
First Bank, NA	\$ 159.757.64
Frost Bank, NA	\$ 101,913.36
Home Depot	\$ 2.200.00
Jaime Lopez	\$ 400.00
McGlinchey Stafford	\$ 40.000.00
One Sugar Lakes Prof. Ctr Pinrs, LP	\$270.322.52
Parkway Properties, LP	\$ 10,407.07
Ray J. Black	\$ 4.000.00
Si Energy	\$ 220.00
Sienna Plantation GC	\$ 274.00
Star Pool & Spa	\$ 425.00
TXU Energy	\$ 1.542.00
United Central Rank	\$ 34.473.00
United Development Funding III. LP	\$ 5.555,838.77
Venzon Windows	\$ 18:00
Wachovia Bank, NA	\$ 25,953.97

Breakdown of UDF III Claim in Perry Bankruptcy

UDF III had an unsecured claim of ~\$5.6 million in the bankruptcy of Will C. Perry; it was determined that UDF III <u>did not</u> have a lien on real property while UDF did have such a lien; we believe this is why UDF III had a claim in the personal bankruptcy of Will C. Perry and UDF did not. In the absence of a lien and claim on real property, UDF III likely had to rely on a personal guarantee that turned out to be worth very little.

Total - Hidden Lakes / Southern Colony	\$5	,555, 838.77
Total Claim - Southern Colony	\$	2,151,558
Interest Due - Southern Colony	\$	256,637
1@stal Principal Advanced - Southern Colony	\$	1,894,920
Total Claim - Hidden Lakes	\$	3,404,281
lriterest - Hidden Lakes	\$	202,711
listal Principal Advanced	\$	3,201,570
RBC Advance - Hidden Lakes	\$	1,720,320
Original Principal Advanced - Hidden Lakes	\$	1,481,250

"First and foremost, <u>UDF</u> is described as the intended and <u>actual lienholder</u> on the Hidden Lakes Property in almost every document pertaining to the loan between Hidden Lakes and UDF, whereas <u>UDF III is never mentioned in connection with the liën</u> except for the entry on item 811 of the Settlement Statement for Purchase of the Hidden Lakes Property"

"For example, <u>the Loan Commitment Letter from UDF</u> to Hidden Lakes [Exhibit No. 20] sets forth that such a <u>lien will be created</u> <u>in favor of UDF</u> ("The Loan will be secured by (i) a deed of trust creating a lien against the Property, second in priority only to a senior lender providing financing for the acquisition of the Property... ") <u>whereas the Loan Commitment Letter from UDF III to</u> <u>Hidden Lakes [Exhibit No. 21] for the loan between Hidden Lakes and UDF III does not.</u>"

Source: http://www.leagle.com/decision/In%20BCO%2020100225846

Recovery for Class 5 Claims

"The Holders of Allowed Class 5 Claims shall be paid, pro rata, a total of \$1,002,529.76"

Class 5 allowed claims totaled \$16.1 million and had a recovery of \$1.0 million, representing <u>a recovery of ~6.2%</u>

Assuming a pro rata recovery of 6.2%, UDF III's claim of \$5.6 million would have recovered ~\$345k, or a <u>realized loss of</u> <u>~\$5.2 million</u>. ARTICLE III

TREATMENT OF CLAIMS AND INTERESTS UNDER THE PLAN

CLASSES 3, 5 AND 6 ARE IMPAIRED UNDER THE PLAN.

Case 08-32362 Document 841 IF ec in TXSB on 06/09/10 Page 8 of 16

3.05 Treatment of Class 5 Claims: The Holders of Allowed Class 5 Claims shall be paid, pro rata, a total of \$1.002.529.76, with payments to be made at the following times.

- (i) \$275,000 00 on the date on which the 9019 motion is approved, as an interim distribution to unsecured creditors. The Holders of Allowed Class 7 Claims will not share in any such distribution. Appropriate reserves will be established for claims of which the final amount has not yet been determined and will be held in trast exclusively for the benefit of the creditors to whom such distribution ultimately should be made.
- (ii) \$8,704.58 for a period of 72 months, with the first such monthly payment due on the tenth day of the month following the Effective Date.

(iii)\$6.300.00 for a period of 16 months, with the first such monthly payment due on the tenth day of the month following the last payment of the \$8,704.55.

UDF III Loss	S	(5,210,551)
UDF III Recovery	\$	345,287
UDF III Claim	5	5,555,839
% Recovery		6.2%
Total Class 5 Recovery	\$	1,002,530
Total Class 5 Claims	\$	16,131,180

Source: Will C Perry Bankruptcy, Plan of Reorganization.

UDF III Accounting Shows No Individual Loan Loss Until 2014

Despite apparently having a crystallized loss of \$5.2 million, UDF III did not take a charge for any loans "individually evaluated for impairment" until 2014. A charge for a similar amount (\$5.3 million) was taken in 2014; however, the company only reclassified an accrued balance from its allowance for loan losses "collectively evaluated for impairment" to "individually evaluated for impairment" which basically means that it did not take an incremental charge for whatever loan was "individually evaluated".

	For the year ended December 31,			
		2014		2013
Allowance for loan losses:				
Balance at beginning of period	\$	19,715,000	\$	16,644,000
(Recapture) provision charged to earnings		(184,000)		4,513,000
Loan losses:				
Charge-offs		(491,000)		(1,442,000)
Recoveries		-		-
Net loan losses		(491,000)		(1,442,000)
Balance at end of period	\$	19,040,000	5	19,715,000
Ending balance, individually evaluated for impairment	\$	5,310,000	5	-
Ending balance, collectively evaluated for impairment	\$	13,730,000	\$	19,715,000
Financing receivables:				
Balance at end of period	\$	390,958,000	5	373,380,000
Ending balance, individually evaluated for impairment	\$	47,903,000	\$	-
Ending balance, collectively evaluated for impairment	\$	343,055,000	\$	373,380,000

U A VAAANOOODE

Review of RE Loans

RE Loans – SEC Litigation Release

U.S. SECURITIES AND EXCHANGE COMMISSION

Litigation Release No. 23059 / August 4, 2014

Securities and Exchange Commission v. Walter Ng, Kelly Ng, Bruce Horwitz, and The Mortgage Fund, LLC, Civil Action No. C-13-0895 (N.D. Cal. filed Feb. 28, 2013)

San Francisco Bay Area Real Estate Fund Managers Settle Fraud Claims

The Securities and Exchange Commission today announced that Kelly Ng and Walter Ng, their affiliated investment advisory firm The Mortgage Fund, LLC, and Bruce Horwitz agreed to resolve fraud charges against them, which fully resolves the Commission's litigation. In the settlement, Kelly Ng, Horwitz, and The Mortgage Fund, LLC will pay a total of \$5,205,367 and Kelly Ng and Walter Ng will be barred from the securities industry. The SEC filed a complaint against the Ngs, Horwitz and the firm in federal court in Oakland, California in 2013, alleging that they defrauded investors in their real estate fund called Mortgage Fund '08 LLC (MF08) by secretly using its assets to rescue an older, rapidly collapsing fund called R.E. Loans, LLC.

According to the SEC's complaint, the Ngs and Horwitz promoted MF08 in the midst of the 2008 financial crisis as a new opportunity to invest in conservatively underwritten commercial real estate loans secured by deeds of trust. But the Ngs and their advisory firm, The Mortgage Fund LLC, immediately began transferring money raised by MF08 to R.E. Loans so that they could afford distributions to investors in that fund. From December 2007 to March 2008, the Ngs transferred almost \$39 million from MF08 to R.E. Loans. They later attempted to justify the transfers by claiming MF08 had purchased three loans from R.E. Loans that totaled around \$39 million. The SEC further alleged that both the Ngs and Horwitz lured investors into MF08 by making false claims about its performance and the R.E. Loans fund's performance. What investors did not know was that both R.E. Loans and MF08 began to experience significant and dramatic borrower defaults in 2008. Despite the funds' rapidly disintegrating portfolios, the Ngs and Horwitz repeatedly assured investors that R.E. Loans and MF08 were performing well and the underlying loans were safe and secure.

Walter Ng, Kelly Ng, Horwitz, and The Mortgage Fund, LLC, without admitting or denying the SEC's allegations, all consented to the entry of final judgments, which the court entered on August 1, 2014. Under the terms of the settlements, Kelly Ng and the Ngs' firm will pay a total of \$4,480,025 in disgorgement, prejudgment interest, and civil monetary penalties and Horwitz will pay \$725,342. The Commission intends to ask the Court to authorize the transfer of any disgorgement, interest, and penalty payments collected to the MF08 Liquidating Trustee for distribution to MF08 investors. All four agreed to be permanently enjoined from violations of Section 17(a) of the Securities Act of 1933, Section 10(b) of the Securities Exchange Act of 1934, and Rule 10b-5 thereunder. Kelly Ng, Walter Ng, and The Mortgage Fund further agreed to be permanently enjoined from violating Sections 206(1) and (2) of the Investment Advisers Act of 1940.

Walter Ng and Kelly Ng further agreed to be barred from the securities industry, including association with any brokerage firm or investment adviser. Kelly Ng currently is incarcerated and serving an 18 month sentence after he pled guilty to twenty counts of structuring cash transactions to avoid bank reporting requirements.

Previous release: Litigation Release No. 22627 (Feb. 28, 2013).

Source: https://www.sec.gov/litigation/litreleases/2014/lr23059.htm