

1 Michael Carmel, Esq. #007356
2 **LAW OFFICES OF MICHAEL W. CARMEL, LTD**
3 80 East Columbus Avenue
4 Phoenix, Arizona 85012-2334
5 (602) 264-4965
6 e-mail michael@mcarmellaw.com
7 *Attorney for the Debtors*

8 Lawrence E. Wilk, #006510
9 Jonathan P. Ibsen, #023284
10 **JABURG & WILK, P.C.**
11 3200 North Central Avenue, Suite 2000
12 Phoenix, Arizona 85012
13 (602) 248-1000
14 e-mail lew@jaburgwilk.com
15 *Special Counsel for Debtor*

11 UNITED STATES BANKRUPTCY COURT
12 DISTRICT OF ARIZONA

13 In re:
14 MATHON FUND, L.L.C., et al,
15 Debtors.

Chapter 11 Proceedings
Case No: 05-27993 PHX GBN
(Jointly Administered with Case Nos.
05-27994 PHX-SSC and
05-27995 PHX- JMM)

16 THIS FILING APPLIES TO:

- 17 ALL DEBTORS
18 SPECIFIED DEBTORS

**NOTICE OF FILING DEBTORS'
FOURTH OMNIBUS APPLICATION TO
DISALLOW CERTAIN CLAIMS
PURSUANT TO 11 U.S.C. § 502(d) AND
BAR DATE FOR FILING OBJECTIONS
THERETO**

21 **NOTICE IS HEREBY GIVEN** of the filing *Debtors' Fourth Omnibus Application to*
22 *Disallow Certain Claims Pursuant to 11 U.S.C. § 502(d)*, attached hereto as Exhibit "1".

23 **NOTICE IS FURTHER GIVEN** that any objection to the *Debtors' Fourth Omnibus*
24 *Application to Disallow Certain Claims Pursuant to 11 U.S.C. § 502(d)* must be in writing, filed
25 with the Clerk of the Bankruptcy Court, 230 N. First Avenue, 1st Floor, Phoenix, Arizona 85003,
26 **on or before fifteen days from service of this notice**, with a copy sent to counsel for the Debtor
27 at the address below:
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Lawrence E. Wilk
JABURG & WILK, P.C.
3200 North Central Avenue, Suite 2000
Phoenix, Arizona 85012
Tel: (602) 248-1000
Fax: (602) 248-0522

Failure to file such a response will result in the entry of Orders granting the relief requested in the Application without further opportunity for notice or a hearing.

DATED this 3rd day of March, 2007.

JABURG & WILK, P.C.

/s/ 006510

Lawrence E. Wilk
Jonathan P. Ibsen
Special Counsel for Debtor

COPY of the foregoing mailed this 3rd day of March, 2007 to those individuals listed on Exhibit "2", attached hereto.

/s/Janet Forster

JABURG & WILK, P.C.
ATTORNEYS AT LAW
3200 NORTH CENTRAL AVENUE
SUITE 2000
PHOENIX, ARIZONA 85012

Exhibit "1"

1 Michael Carmel, Esq. #007356
2 **LAW OFFICES OF MICHAEL W. CARMEL, LTD**
3 80 East Columbus Avenue
4 Phoenix, Arizona 85012-2334
5 (602) 264-4965
6 e-mail michael@mcarmellaw.com
7 *Attorney for the Debtors*

8 Lawrence E. Wilk, #006510
9 Jonathan P. Ibsen, #023284
10 **JABURG & WILK, P.C.**
11 3200 North Central Avenue, Suite 2000
12 Phoenix, Arizona 85012
13 (602) 248-1000
14 e-mail lew@jaburgwilk.com
15 *Special Counsel for Debtor*

11 UNITED STATES BANKRUPTCY COURT
12 DISTRICT OF ARIZONA

13 In re:
14 MATHON FUND, L.L.C., et al,
15 Debtors.

Chapter 11 Proceedings
Case No: 05-27993 PHX GBN
(Jointly Administered with Case Nos.
05-27994 PHX-SSC and
05-27995 PHX- JMM)

16 THIS FILING APPLIES TO:

- 17 ALL DEBTORS
18 SPECIFIED DEBTORS

(Post-Confirmation)

**DEBTORS' FOURTH OMNIBUS
APPLICATION TO DISALLOW
CERTAIN CLAIMS PURSUANT TO 11
U.S.C. § 502(d)**

21
22 Mathon Fund, L.L.C. ("Fund"), and the other above captioned post-confirmation debtors
23 (collectively, the "Debtors"), by their undersigned attorneys, as and for their Fourth Omnibus
24 application for an Order disallowing and expunging the Claims set forth on Exhibit "A" hereto,
25 (the "Application"), respectfully allege as follows:

26 **I. INTRODUCTION:**

27 The Debtors have diligently reviewed the entire Claims Register in these Bankruptcy
28 Cases and compared the information contained therein with the books and records of the Debtors.

JABURG & WILK, P.C.
ATTORNEYS AT LAW
3200 NORTH CENTRAL AVENUE
SUITE 2000
PHOENIX, ARIZONA 85012

1 Additionally, the Debtors have also analyzed the information contained therein and have
2 concluded that the Claimants set forth on Exhibit "A" hereto have received transfers from the
3 Debtors which are recoverable under Chapter 5 of the Bankruptcy Code. Consequently, such
4 Claims must be disallowed.

5 This Court has jurisdiction over this Application pursuant to 28 U.S.C. §§ 157 and 1334.
6 The statutory predicates for the relief sought herein are section 502 of title 11 of the United States
7 Code (the "Bankruptcy Code") and Rule 3007 of the Federal Rules of Bankruptcy Procedure the
8 "Bankruptcy Rules").

9
10 **II. RELEVANT FACTUAL AND PROCEDURAL BACKGROUND:**

11 These Bankruptcy Cases are inextricably intertwined with a pending Receivership Action,
12 commenced by the Arizona Corporation Commission.

13 Specifically, on April 1, 2005, the Arizona Corporation Commission caused to be filed, in
14 the Superior Court in and for the State of Arizona, a Verified Complaint in the above-captioned
15 matter against numerous individual defendants and entities (the Receivership Entities collectively,
16 "Mathon") - including the Debtors - seeking the appointment of a Receiver over the named
17 Defendants (the "Receivership Action").

18 The gravamen of the Receivership Action sounded in violations of the Arizona Securities
19 Laws and fraud. The ACC alleged that the individual named defendants perverted Mathon into a
20 scheme to obtain investors' monies under false pretenses, and use such funds for other than their
21 stated purpose.

22 On April 5, 2005, the State Court issued its Order appointing James C. Sell Receiver for
23 the approximately 30 entities named in the Receivership Complaint.

24 Subsequently, after notice and hearing, the Court on April 14, 2005 issued its Order
25 approving the Stipulation Regarding Order Appointing Conservator, in which the title of James C.
26 Sell was changed from Receiver to Conservator (hereinafter, the "Conservatorship Order"). The
27 rights and obligations of the Conservator remained identical to those of the Receiver.

28

1 Pursuant to an Order entered in the State Court proceeding on October 25, 2005, that
2 Court authorized the filing of Bankruptcy for three Conservatorship Entities, Mathon Fund I,
3 LLC, Mathon Fund, LLC and W.S.F. – World Sports Fans, LLC.

4 On January 12, 2006, this Court entered an Order allowing for the Joint Administration of
5 these Bankruptcy Estates. The Conservator was allowed to remain in place and act as the
6 Responsible Party in these Bankruptcy Cases.

7 During the pendency of these Bankruptcy Cases the Conservator worked closely with the
8 Official Committee of Unsecured Creditors to formulate a fair and equitable framework for
9 distribution of the Debtors' assets to the defrauded Mathon Creditors. An integral basis of such
10 framework focused on the goal of equitably treating creditors in light of Mathon's operation as a
11 Ponzi scheme.

12 The framework for such distributions was based upon the Net Investment of each Mathon
13 Creditor/Investor and was detailed in the Disclosure Statement and Plan of Reorganization (as
14 amended, the "Plan"). The Plan was also based upon a pooling of all of the assets of the Debtors'
15 Estates for distribution.

16 The Plan was confirmed on October 27, 2006.

17 **III. THE CLAIMS MUST BE DENIED AS FILED.**

18 The Debtors seek to disallow the Claims set forth on Exhibit "A", as such Claimants have
19 received transfers recoverable under Chapter 5 of the Bankruptcy Code.

20 Section 502 of the Bankruptcy Code, governing objections to claims provides, in relevant
21 part, that:

22 A claim or interest, proof of which is filed under section 501 of this
23 title, is deemed allowed, unless a party in interest . . . objects.

24 Additionally, Bankruptcy Rule 3007 provides, in relevant part that:

25 An objection to the allowance of a claim shall be in writing and
26 filed. A copy of the objection with notice of the hearing thereon
27 shall be mailed or otherwise delivered to the claimant, the debtor in
28 possession and the trustee at least 30 days prior to the hearing.

11 U.S.C. § 502(d) additionally provides that the Court "shall" disallow any Claim where
the Claimant has received a transfer recoverable under various provisions of Chapter 5 of the

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Bankruptcy Code. Based upon the Debtors' analysis, the Claimants set forth on Exhibit "A" received such transfers. Consequently, such Claims must be disallowed and expunged.

IV. CONCLUSION.

Based upon the foregoing, the Debtors respectfully request that this Application be granted in its entirety, and that this Court enter an Order: (1) Disallowing the Claims Set forth on Exhibit "A" as filed; and (2) granting any further relief this Court deems just and proper.

DATED this 23rd day of February, 2007.

JABURG & WILK, P.C.

/s/ 023284

Lawrence E. Wilk
Jonathan P. Ibsen
Special Counsel for Debtor

EXHIBIT A

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Claim No.	Claimant
72	Thomas Fairbanks
88	Wealth Partners
98	FTF, LLC
121	Russell Sewell
122	Aspen Grove Capital Partners
139	Ross Farnsworth Jr
143	Brent Williams
144	Brent Williams IRA/ Cent Bank Ret Sys.

JABURG & WILK, P.C.
ATTORNEYS AT LAW
3200 NORTH CENTRAL AVENUE
SUITE 2000
PHOENIX, ARIZONA 85012

File a Motion:

2:05-bk-27993-GBN MATHON FUND LLC and Larry Cunningham

Type: bk	Chapter: 11 v	Office: 2 (Phoenix)
Judge: GBN	Assets: y	Case Flag: JointAdmin

U.S. Bankruptcy Court

District of Arizona

Notice of Electronic Filing

The following transaction was received from IBSEN, JONATHAN P. entered on 2/23/2007 at 4:58 PM AZ and filed on 2/23/2007

Case Name: MATHON FUND LLC and Larry Cunningham

Case Number: 2:05-bk-27993-GBN

Document Number: 434

Docket Text:

Fourth Motion to Disallow Claims *Pursuant to U.S.C. section 502(d)* filed by JONATHAN P. IBSEN of JABURG & WILK, PC on behalf of MATHON FUND LLC. (IBSEN, JONATHAN)

The following document(s) are associated with this transaction:

Document description:Main Document

Original filename:G:\Shared\Janet\Mathon Bnky\Objections\fourth Omnibus.pdf

Electronic document Stamp:

[STAMP bkecfStamp_ID=875559564 [Date=2/23/2007] [FileNumber=9487376-0]
[17d99be3626cc5bf1c17e2c3dacd5a439e49e1cee47e7ab693288b5155d306678fbb
ea8603f388c7f183fa0e87e50ed420922053609e8a00aa6f54e7130a48bc]]

Exhibit "2"

Michael W. Carmel, Esq.
80 E. Columbus Ave.
Phoenix, AZ 85012-4965

Jonathan E. Hess, Esq.
OFFICE OF THE U.S. TRUSTEE
230 N. 1st Avenue, Suite 204
Phoenix, AZ 85003-1725

THOMAS FAIRBANKS
13941 219TH AVENUE NE
WOODINVILLE WA 98077-5830

Wealth Partners II, LLC
c/o Steven C. Mahaffy
WINSOR LAW FIRM, PLC
One North Macdonald, Fourth Floor
Mesa, Arizona 85201

FTF, LLC
Steven Broadbent
920-I Plaza Drive
St. Clair, MO 63077

RUSSELL SEWELL
4128 N. BOULDER CANYON
MESA AZ 85207

ASPEN GROVE CAPITAL
PRTNRS I, LP
2929 N. POWER RD STE C106
MESA AZ 85215

ROSS FARNSWORTH JR
RSB PARTNERS LLC
744 N CENTER STREET
MESA AZ 85201

Brent Williams
c/o Robert A. Shull, Esq.
Mariscal, Weeks, McIntyre &
Friedlander
2901 N. Central, #200
Phoenix, AZ 85012

BRENT WILLIAMS
3940 E FORGE AVE
MESA AZ 85206

CENTRAL BANK RETIREMENT
SERVICES
BRENT WILLIAMS IRA
75 N UNIVERSITY AVE
PROVO UT 84601