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TONKON TORP LLP
1600 Pioneer Tower
888 S.W. Fifth Avenue
Portland, OR 97204

Attorneys for Plaintiffs

UNITED STATES DISTRICT COURT

DISTRICT OF OREGON

Portland Division

**OBSIDIAN FINANCE GROUP, LLC and
KEVIN D. PADRICK,**

Plaintiffs,

v.

CRYSTAL COX,

Defendant.

Civil No. CV 11-0057 HZ

**PLAINTIFFS' FRCP 37 MOTION
FOR SANCTIONS AND TO
COMPEL**

L.R. 7.1 CERTIFICATION

The undersigned counsel of record for plaintiffs Obsidian Finance Group, LLC and Kevin D. Padrick ("Plaintiffs") hereby certifies that he made a good faith effort to resolve the issues raised in this Motion by attempting to contact defendant Crystal Cox ("Defendant") by electronic mail and telephone, but did not receive a response from defendant.

MOTION

Pursuant to Federal Rule of Civil Procedure 37(d), plaintiffs move the Court for an order sanctioning defendant Cox for her failure to attend to a properly noticed deposition and for failing to respond or to produce documents in response to requests for production and failing to answer interrogatories. The notice of deposition is attached to this Motion as Exhibit 1. Plaintiffs' First Set of Request for Production to Defendant Cox is attached as Exhibit 2 ("Requests"). Plaintiffs' First Set of Interrogatories to Defendant Cox is attached as Exhibit 3 ("Interrogatories").

Specifically, plaintiffs move the Court for an order of default against defendant Cox as a sanction for her misconduct. Alternatively, plaintiffs move the Court for an order compelling defendant Cox (a) to produce all of the documents sought in the Requests, (b) to answer the Interrogatories and (c) to appear for her deposition in Portland, Oregon at a date selected by plaintiffs. Plaintiffs further move the Court for an order requiring defendant to pay the reasonable attorney fees and costs incurred in connection with defendant's failure to attend her deposition, in the amount of \$5,826.57.

This Motion is supported by Plaintiffs' accompanying Memorandum in Support, the Declaration of David S. Aman submitted in support of this Motion, and the other pleadings and papers on file in this case.

DATED this 14th day of October 2011.

TONKON TORP LLP

By: /s/ David S. Aman

Steven M. Wilker, OSB No. 911882

Direct Dial: 503.802.2040

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E-Mail: david.aman@tonkon.com

Attorney for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that I served the foregoing **PLAINTIFFS' FRCP 37 MOTION FOR SANCTIONS AND TO COMPEL** on:

Crystal L. Cox
PO Box 505
Eureka, Montana 59917
Crystal @CrystalCox.com

- by mailing a copy thereof in a sealed, first-class postage prepaid envelope, addressed to said party's last-known address and depositing in the U.S. mail at Portland, Oregon on the date set forth below;
- by causing a copy thereof to be e-mailed to said party at her last-known email address on the date set forth below;

DATED this 14th day of October 2011.

TONKON TORP LLP

By /s/ David S. Aman

David S. Aman, OSB No. 962106

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033997/00010/3152726v2

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UNITED STATES DISTRICT COURT

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CRYSTAL COX,

Defendant.

Civil No. CV 11-0057 HZ

**PLAINTIFFS' NOTICE OF
DEPOSITION OF CRYSTAL COX**

TO: DEFENDANT CRYSTAL COX

PLEASE TAKE NOTICE that plaintiffs Obsidian Finance Group, LLC and Kevin D. Padrick will take the following deposition upon oral examination at the following date, time

PAGE 1 – NOTICE OF DEPOSITION OF CRYSTAL COX

and location. The deposition will be held before a notary public or other officer authorized to administer oaths and will continue thereafter until such deposition is concluded. The deposition will be recorded by stenographic and/or videotape means. You are invited to attend and cross-examine.

DEPONENT	DATE	TIME	LOCATION
Crystal Cox	October 12, 2011	10:00 a.m.	Flathead Valley Deposition Services 723 Fifth Avenue East Suite 138-S Kalispell, Montana 59904

DATED this 12th day of September 2011.

TONKON TORP LLP

By: 

Steven M. Wilker, OSB No. 911882
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E-Mail: david.aman@tonkon.com

Attorney for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that I served the foregoing **NOTICE OF DEPOSITION OF CRYSTAL COX** on:

Crystal L. Cox
PO Box 505
Eureka, Montana 59917
Crystal @CrystalCox.com

- by mailing a copy thereof in a sealed, first-class postage prepaid envelope, addressed to said party's last-known address and depositing in the U.S. mail at Portland, Oregon on the date set forth below;
- by causing a copy thereof to be e-mailed to said party at her last-known email address on the date set forth below;

DATED this 12th day of September 2011.

TONKON TORP LLP

By 

David S. Aman, OSB No. 962106
Direct Dial: 503.802.2053
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Attorneys for Plaintiffs

033992/00010/3091982v1

FILED
October 14, 2011
CV 11-0057-10

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**PLAINTIFFS' FIRST REQUEST
FOR PRODUCTION OF
DOCUMENTS TO DEFENDANT**

TO: DEFENDANT CRYSTAL COX

PAGE 1 – PLAINTIFFS' FIRST REQUEST FOR PRODUCTION OF DOCUMENTS TO
DEFENDANT

Pursuant to Rule 34 of the Federal Rules of Civil Procedure, plaintiffs Obsidian Finance Group, LLC and Kevin D. Padrick ("Plaintiffs") hereby request that defendant Crystal Cox ("Defendant" or "You") produce the following documents for inspection and copying at the offices of Tonkon Torp LLP, 1600 Pioneer Tower, 888 S.W. Fifth Avenue, Portland, Oregon 97204-2099 on or before 30 days from the date of service of this Request.

DEFINITIONS

As used in these requests:

1. The term "documents" has the broadest meaning possible under FRCP 34 and includes, but is not limited to, the original (or a copy when the original is not available) and each nonidentical copy (including those which are nonidentical by reason of notations or markings) of any books, pamphlets, periodicals, publications, letters, reports, memoranda, handwritten notes, notations, memorializations, messages, telegrams, telefacsimiles, electronic mail, cables, records, drafts, diaries, studies, analyses, summaries, magazines, articles, papers, unpublished speeches, statements (sworn or not), booklets, circulars, catalogs, bulletins, instructions, minutes, calendars, notes or records of meetings, meeting agenda, notices, photographs, purchase orders, bills, checks, tabulations, questionnaires, surveys, drawings, sketches, working papers, charts, graphs, outlines, diagrams, indices, tapes, correspondence, contracts, agreements, invoices, releases, transcriptions, transcripts of testimony (whether at trial, deposition, hearing, or otherwise), appraisals, valuations, estimates, opinions, financial statements, accounting records, income statements, photographs, electronic or other transcriptions or tapings of telephone or personal conversations or conferences, tape recordings, mailing lists, envelopes, microfilm, microfiche, recording discs, computer discs, sound or video recordings, electromagnetic recordings, computer printouts, or any and all other written, printed, typed, punched, taped, electronically stored, filmed or graphic matter or tangible thing, of whatever description, however produced or reproduced (including computer stored or generated data, together with instructions or programs necessary to search and retrieve such data), and shall

include all attachments to and enclosures with any requested item to which they are attached or with which they are enclosed, and each draft thereof. For purposes of electronically stored information, Petitioner requests pursuant to FRCP 34(b) that the information be produced in its native format.

2. A document "related to" or "concerning" a given subject matter means any document or communication that constitutes, contains, embodies, comprises, reflects, identifies, states, refers to, comments on, responds to, relates to, evidences, describes, analyzes or is in any way pertinent to that subject.

INSTRUCTIONS

1. Terminology. As used herein, singular terms include the plural and plural terms include the singular; masculine terms include the feminine and feminine terms include the masculine; "or" includes "and" and "and" includes "or" and "any" shall also mean "all" and vice versa. "And/or" shall have both its disjunctive and conjunctive meanings.

2. Scope. This request requires production of documents or things in your possession, custody or control, and for documents or things that are in the possession, custody or control of your accountants, attorneys, agents, representatives or other persons who have documents deemed to be in your possession, custody or control.

3. Continuing Requests. Pursuant to FRCP 26(e), these requests are continuing, and any additional documents included in any way in these requests which you acquire subsequent to the date of producing the documents requested, up to and including the time of trial and any appeals thereof, shall be furnished promptly after such documents are acquired as supplemental responses to these requests.

4. Privilege. If you contend that any of the documents described below are privileged, or otherwise protected against disclosure, describe the basis of the objection to disclosure, the number of documents, the general nature of each document, the date, subject matter and number of pages of each document, and a list of all persons who participated in the

preparation of the document and to whom the document was circulated or its contents communicated or disclosed.

5. Destroyed Documents. If you believe that any documents requested herein at one time existed but now have been lost or destroyed, please identify the documents that have been lost or destroyed by author, date of creation, and subject matter, and your belief about the date of and reason for destruction.

6. General Instructions. You should produce intact with the documents file folders with tabs or labels identifying documents responsive to these requests. You should not separate documents attached to each other. Pursuant to FRCP 34(b), you must produce documents as they are kept in the usual course of business or you must organize and label the documents so that they correspond with the categories in this request.

DOCUMENTS TO BE PRODUCED

REQUEST NO. 1: All communications between you and any other person concerning Kevin Padrick, Obsidian Finance Group, David Brown, Summit Accommodators, Inc., or the Summit Accommodators Liquidating Trust, including without limitation e-mails, handwritten notes of telephone calls or meetings, memoranda or the like.

RESPONSE:

REQUEST NO. 2: All documents that concern, refer to, relate to, discuss or mention Kevin Padrick, Obsidian Finance Group, David Brown, Summit Accommodators, Inc. or the Summit Accommodators Liquidating Trust.

RESPONSE:

REQUEST NO. 3: All communications between or among you, on the one hand, and Stephanie Studebaker (aka Stephanie Studebaker DeYoung), Mark Neuman, Brian Stevens,

REQUEST NO. 8: All documents showing any history, listing or log of activity on or accessing of www.obsidianfinancesucks.com or any other blogs, web pages or websites on which you have made any statements about Kevin Padrick, Obsidian Finance Group, David Brown, Summit Accommodators, Inc., or the Summit Accommodators Liquidating Trust.

RESPONSE:

REQUEST NO. 9: Your telephone records from January 1, 2008 through the present.

RESPONSE:

DATED this 2nd day of September 2011.

TONKON TORP LLP

By /s/ David S. Aman 

Steven M. Wilker, OSB No. 911882

Direct Dial: 503.802.2040

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E-Mail: david.aman@tonkon.com

Attorney for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that I served the foregoing **PLAINTIFFS' FIRST REQUEST FOR PRODUCTION OF DOCUMENTS TO PLAINTIFF** on:

Crystal L. Cox
PO Box 505
Eureka, Montana 59917
Crystal @CrystalCox.com

- by mailing a copy thereof in a sealed, first-class postage prepaid envelope, addressed to said party's last-known address and depositing in the U.S. mail at Portland, Oregon on the date set forth below;
- by causing a copy thereof to be e-mailed to said party at her last-known email address on the date set forth below;

DATED this 2nd day of September 2011

TONKON TORP LLP

By /s/ David S. Aman 

David S. Aman, OSB No. 962106
Direct Dial: 503.802.2053
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Attorneys for Plaintiffs

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Attorneys for Plaintiffs

UNITED STATES DISTRICT COURT
DISTRICT OF OREGON
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**OBSIDIAN FINANCE GROUP, LLC and
KEVIN D. PADRICK,**

Plaintiffs,

v.

CRYSTAL COX,

Defendant.

Civil No. CV 11-0057 HA

**PLAINTIFFS' FIRST SET OF
INTERROGATORIES TO
DEFENDANT**

TO: DEFENDANT CRYSTAL COX

YOU ARE HEREBY INSTRUCTED to answer under oath the following interrogatories pursuant to Rule 33 of the Federal Rules of Civil Procedure. Your responses are due no later than 30 days from service of these Interrogatories.

INTERROGATORIES

INTERROGATORY NO. 1: State whether you contend Kevin Padrick and/or Obsidian Finance Group engaged in tax fraud or otherwise committed any acts that violated the Internal Revenue Code and, if so, describe in detail the factual and legal basis of such contention.

ANSWER:

INTERROGATORY NO. 2: Describe in detail the basis or bases on which you made the statements on the web pages that are attached as Exhibit 1 to this Interrogatory. To the extent you relied on information obtained from others, identify (by name and last-known address and telephone number) such person(s) and describe in the detail the information he, she or they provided to you and the date it was provided to you.

ANSWER:

INTERROGATORY NO. 3: Identify (by name and last-known address and telephone number) each and every person about whom you have made any statements on any website and from whom you have requested or received compensation, money or payments.

ANSWER:

INTERROGATORY NO. 4: Identify (by name and last-known address and telephone number) each person you intend to call as a witness at the trial in this matter and describe in detail the substance of their testimony.

ANSWER:

DATED this 2nd day of September 2011.

TONKON TORP LLP

By /s/ David S. Aman 

Steven M. Wilker, OSB No. 911882

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Attorney for Plaintiffs

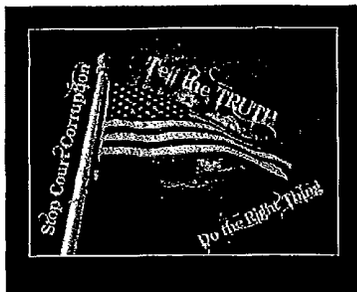
Bankruptcy Corruption: Kevin Padrick of Obsidian Finance Group LLC - Chapter 11 Tru... Page 1 of 7

<h1>BANKRUPTCY CORRUPTION</h1> <p>Dedicated to Exposing Injustice, Fraud, Collusion, Conspiracy, Corruption and Crime in the US Bankruptcy Courts.</p>	
<p>LIQUIDATING TRUSTEE SUMMIT 1031 BANKRUPTCY FRAUD OBSIDIAN FINANCE SUCKS REAL ESTATE WHISTLEBLOWER CRYSTAL L. COX DISSOLVE ARTERY PLAQUE</p>	
<p>All We are Asking Is that YOU tell the Truth and Protect Us... We want you to Uphold the Laws in Place and without Favoritism to Big Money and Politics in Any Way.</p> <p>We simply want the REAL PEOPLE heard and the Fraud on the Courts at the expense of "We The People" to Stop.</p> <p>We Simply Want What We Were Promised. And the FREEDOM that we are Suppose to Have.</p> <p>How Can the US Judicial System let so much Corruption happen, It is just NOT Right.</p> <p>I am Dedicated to Telling the Victims Story. The Very least we can do is Give them Voice.</p>	<p>by Crystal L. Cox ~~~ Investigative Blogger Industry Whistleblower</p> <p>I am Dedicated to Networking Victims of Injustice, Court Fraud, Attorney Corruption. I want to EXPOSE Court Corruption from the JP, to the District Courts across the Land, to the Bankruptcy Courts, to the Supreme Courts in Every State and our Highest Judicial Courts.</p> <p>Enough is ENOUGH....</p> <p>the TRUTH should Be Relevant in our Courts and Corrupt Judges, Lawyers, and Fraud on the Courts Should NOT be Tolerated.</p> <p>I am Dedicated to EXPOSING Court Corruptions, EXPOSING Corrupt Attorneys - Judges and Law Enforcement - Exposing Corruption in the Supreme Court - the State Bar Association and the Fraud in the United States Patent Office.</p> <p>Exposing the Media that Covers Up Court Corruption while Victims Suffer in Silence - NOT Believed or Heard.</p> <p>Time to STOP Fraud on the Court of the United States of America. Time for your RIGHTS to be upheld and the TRUTH to Really Be a REAL Defense in a United States Court Room. You Should not have TO Give your Life, your Quality of Life to Feed their Greed, Corruption, Side Deals, Cover Ups and Flat Out Lies.</p> <p>Expose the Court Corruption. Crystal L. Cox - Industry Whistleblower</p> <p>Crystal@CrystalCox.com</p> <p>STOP Corruption</p>
<p>OTHER SITES</p> <p>www.LiquidationTrustee.com</p> <p>www.ObsidianFinanceSucks.com</p> <p>www.Summit1031BkJustice.com</p> <p>www.CrystalCox.com</p> <p>www.LiquidatingTrustee.com</p> <p>www.EthicsComplaint.com</p> <p>www.IndustryWhistleblower.com</p> <p>www.DeniedPatent.com</p>	<p>STOP BANKRUPTCY CORRUPTION</p> <p>www.SecondFraud.com Tom Pellers Fraud Movie</p> <p>www.Pellers-Fraud.com Tom Pellers, Paul Treub, Douglas Kelley Bankruptcy Corruption</p> <p>www.STOPthePellersScam.com</p> <p>www.Summit1031BkJustice.com</p> <p>From Thousands to Billions the US Bankruptcy Courts in a Free for ALL for Corruption.</p>
<p>PEOPLE AND PLAYERS</p>	<p>Bankruptcy Corruption is LEGAL</p> <p>Bankruptcy Corruption Judicial Corruption Seems to be LEGAL and is JUST a Fact of Life. So many cases from thousands to Trillions of Dollars and the Courts, the Judges, the US Trustee, the Department of Justice, Well No One Seems to Be Listening to those involved telling them what is REALLY going on. Why?</p>

file:///D:/bankruptcycorruption.com/Dec-2010/12-27-2010/2010/12/kevin-padrick-of-obsidia... 9/2/2011

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Page 1 of 7

EXHIBIT 3
Page 4 of 11



SATURDAY, DECEMBER 15, 2010

**Kevin Padrick of Obsidian Finance Group LLC -
Chapter 11 Trustee Summit 1031 Exchange
Bankruptcy**

Why Investigative Blogger Crystal L. Cox Says Kevin Padrick, Obsidian Finance LLC is a Liar.

There are Many Reasons Why I Claim that Kevin Padrick, Obsidian Finance LLC is a Thug, Thief and a Liar.. Many More Will Continue to Post.. in Detail .. as Oregon Attorney David Aman of Tonkon Torp LLP Law Firm sent me a Cease and Desist Requesting that I Stop saying such Facts about his Client Oregon Attorney Kevin Padrick for Obsidian Finance Portland Oregon.

In the Summit 1031 Press Release, it was announced that Summit would be declaring Chapter 11 bankruptcy, Terry Vance - Oregon Attorney was the Chief Restructuring Officer who then, at the advisement of Sussman Shank, Summit Accommodators, Inc.'s attorneys, hired Obsidian Finance Group, LLC as their financial consultants to provide advice on all tax issues affecting Summit Customers and a plan to mitigate damages to the maximum extent possible of currently unfunded exchanges.

It is also my understanding that Obsidian Finance Group, LLC was retained to review substantial real estate investments and to recommend the best method to realize value of such investments to satisfy outstanding claims. Obsidian Finance Group, LLC is a national financial consulting firm, which specializes in distressed enterprises and assets.

Kevin Padrick, Obsidian Finance Group, LLC., who is 50% owner of Obsidian Finance Group, LLC, presented to the Summit Shareholders that he had friends with deep pockets who would help fund their short-term liquidity crisis. (Did Kevin Padrick Lie ?_

Kevin Padrick, Obsidian Finance Group, LLC, never mentioned Ponzi Scheme; he just kept calling it a short-term liquidity crisis. Then later it was a Ponzi Scheme? Double Talk, Lies, Greed.. ??

The Summit Shareholders of course wanted this our short term liquidity crisis Solution, it would benefit all and get them out of hot water. But Of Course Kevin Padrick, Obsidian Finance Group, LLC Flat Out LIED..

Kevin Padrick, Obsidian Finance Group, LLC, did none of these things in this agreement and the press release. Kevin Padrick of Obsidian Finance Group came in immediately and took all of the information then used this privileged

Information Against their Client and STOLE the Job of the LUCRATIVE position of Chapter 11 Trustee in a 40 Million Dollar Oregon Bankruptcy.. (Hence Liar and Thief)

[Click Here for Lies, Agreement from Kevin Padrick, Obsidian Finance Group, LLC](#)

[Click Here for Press Release, Information to Summit 1031 Creditors](#)

Kevin Padrick of Obsidian Finance Group told the Summit Principals they would be back in two weeks with a proposal. Instead, they took the privileged financial information and Summit spreadsheet on the properties the Summit Principals were always from day one going to turn over to the bankruptcy estate to the Creditor's Committee.

Who Was Kevin Padrick of Obsidian Finance Group really working for when he illegally, unethically, corruptly got this financial information and used it to make himself TONS of money?

Was Kevin Padrick of Obsidian Finance Group working for the Creditor's Committee or Terry Vance, CEO of Summit? Looks like Kevin Padrick of Obsidian Finance had no intention on completing his contract with Terry Vance and Summit because they did not receive any proposals or any word from Kevin Padrick after Kevin Padrick of Obsidian Finance Group got what he needed to steal the Chapter 11 Trustee Job.

Kevin Padrick of Obsidian Finance Group took this privileged information to the other side and sold them something else. Something like we will sue Umpqua, we will take away interests' from innocent people by suing them, we will sue every attorney who ever did work for Summit. Kevin Padrick of Obsidian Finance Group probably never mentioned how much assets the Summit Principals were handing over already. This way he could get more MONEY for him and cheat the Creditors... oh in my opinion..

Cash \$14 Million
Bond \$10 Million
E&O \$3 Million
Note Receivable - Steve White \$1.2 Million
Property Investments - \$11.5 Million
Business Interests - \$1 Million

The Initial Amount being handed over voluntarily by the Summit Shareholders was \$40.7 Million. Summit only owed \$28 Million.

Since the beginning Kevin Padrick of Obsidian Finance Group, and Tonkon Torp have taken interests' in property from innocent investors, they passed on sales that would've brought more money to the bankruptcy estate, either because they weren't going to get their 15% commission at the time or because they were trying to squash innocent investor's who were in their way. (Thug and Thief? You Bet)

Kevin Padrick of Obsidian Finance Group also got a settlement of \$16.8 Million from the Summit Shareholders, they got an unknown settlement from Umpqua Bank, and just the other day they are suing every attorney Summit ever used. Not to mention that Kevin Padrick of Obsidian Finance Group already collected the Bond of \$10 Million, the E&O of \$3 Million, the business interest of \$1 Million and Several Million in Property Investments.

So Kevin Padrick of Obsidian Finance Group made money hand over flat for a years and counting, and he wants me to SHUT Up so he can keep making money.

It would be impossible to get an exact amount of what Kevin Padrick of Obsidian Finance Group and Tonkon Torp has received and disbursed. They

Bankruptcy Corruption: Kevin Padrick of Obsidian Finance Group LLC - Chapter 11 Tru... Page 4 of 7

have jumbled the books I'll bet, and taken a piece of every dirty deal.. above the law and with no oversight or transparency what so ever.

It would seem that they don't have to report what type of money came in and what type of payments went out and to whom. No one is monitoring this money and they are dealing with Millions upon Millions.

Kevin Padrick of Obsidian Finance Group - Tax Fraud? Fraud Against the Government? Gee ya Think?

The Summit Principals also did their own 1031 Exchanges during the past years as they purchased and sold properties. When you do an exchange you have deferred gains that you don't pay tax on until you sell the property.

When Kevin Padrick as Chapter 11 trustee did a turnover of all the assets to his liquidating trust, these deferred gains became tax liabilities to the liquidating trust. However, Obsidian Finance's accounting staff is conveniently leaving these deferred gains out of their tax returns.

They make plugs to the capital accounts of the Summit Shareholders to get rid of the deferred gain upon the sale or disposition of the property. For an example, Kevin Padrick just gave away the Summit Shareholders' interest in Century Drive Mobile Home Park to another owner named Jim Hull.

Upon Disposition, the trust should have recognized around \$600,000 of taxable gain on behalf of the interest owned by Mark Neuman and Brian Stevens.

No such gain was reported on this tax return and the tax of \$174,000 (20% to IRS and 9% to Oregon) was never paid by the liquidating trust.

Why would Kevin Padrick of Obsidian Finance Group pay the tax when no one is monitoring his work?

Kevin Padrick of Obsidian Finance Group would rather keep this MONEY and file more lawsuits to help pad his pockets some more.

There are many more properties with large amounts of deferred gain and related tax liability that are probably not being reported. I, you can file a Whistleblower Lawsuit and get 30% of recovery of what Kevin Padrick of Obsidian Finance Group has frauded the U.S. Government.

The IRS and the Oregon Department of Revenue should really look at this, because it means there is a lot of missing tax dollars to our federal and state governments.

When will be enough money for Kevin Padrick of Obsidian Finance?

Kevin Padrick of Obsidian Finance Group - Thug and Thief will run this score out for as long as he can because he has and can get much, much more money than what is due to the creditors. He will be paying his attorneys, Tonkon Torp for cease and desist orders and lawsuits, while Obsidian Finance Group LLC gets 15% commissions on all sales and Kevin Padrick of Obsidian Finance Group spends oodles of hours working so very hard to pad his own pockets that paying back the creditors will be the very last thing he does.

Much More Coming Soon.. as David Aman, for the Corrupt Oregon Attorney Kevin Padrick of Obsidian Finance Group - has sent me a Cease and Desist so I must prove the LIES and Illegal Activity on the Summit 1031 Bankruptcy out of Bend Oregon.... So stay Tuned..

I Sure am Going be Busy Proving that Kevin Padrick of Obsidian Finance Group Oregon Lies, Commits Fraud, Breaks the Law and is a THUG and a Thief.

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EXHIBIT 1
Page 4 of 7

EXHIBIT 3
Page 7 of 11

Bankruptcy Corruption: Kevin Padrick of Obsidian Finance Group LLC - Chapter 11 Tru... Page 5 of 7

more at

<http://www.obsidianfinancesucks.com/>

<http://www.summitto31bkjustice.com/>

Crystal L. Cox
Investigative Blogger
Crystal@CrystalCox.com

Posted by Crystal L. Cox at 6:30 PM
Labels: Bankruptcy Corruption, Chief Restructuring Officer, David Aman - Tonkon
Torp, Kevin Padrick, Kevin Padrick Lies, Obsidian Finance Group, Summit 1091
Exchange Bankruptcy

0 COMMENTS:

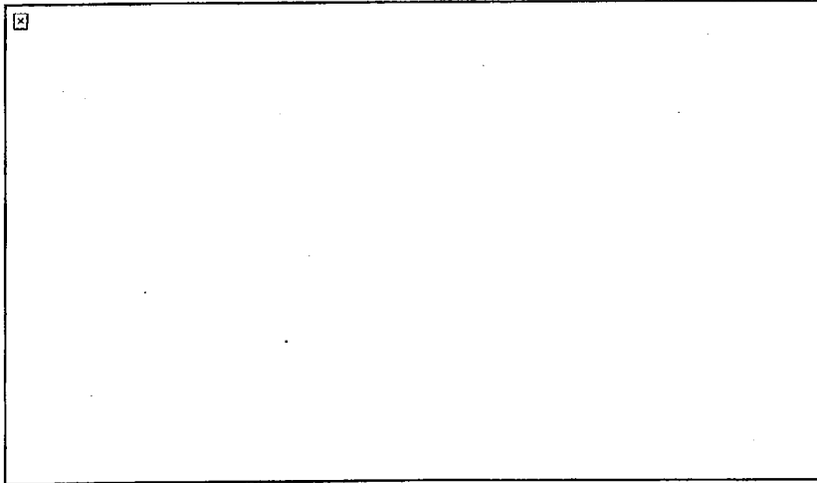
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Bankruptcy Corruption: Kevin Padrick of Obsidian Finance Group LLC - Chapter 11 Tru... Page 6 of 7



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<p>Great Bankruptcy Corruption Site Tons of Information On Bankruptcy Corruption</p> 	<p>Elliot Spltzer</p>	<p>Crystal@CrystalCox.com</p> 
<p>BANK CORRUPTCY COURTS - DEMAND INTEGRITY</p>	<p>Marcia Goldstein</p>	
<p>Demand Accountability among the US Bankruptcy Trustees. It appears the the US Trustee is NOT held accountable for ANYTHING. They look the other way when corruption is shown to them, they allow judges and attomeys to seize property, get outrageous fees and ruin lives.</p>	<p>Roberta DeAngelis eToys & Mukesey Linda Chatman Thomaen Lou "Big Daddy" Posner Ellen Slighte</p>	
<p>The Creditors Committees are often filled with strategic players in order to make sure the Trustee, Attomeys and Corruption Ring gets as much money as Possible then throw in the banks that are convinced to seize the property and you now have some more Bank-Corruptcy...</p>	<p>Spltzer Family Values Marc Dreier & family Smelly Kelly Robert S. Mueller</p>	
<p>So Where does the Property Owner, the Asset Owner, the Real Estate Consumer Stand a Chance in any of This? Well they Don't.</p> 	<p>Thomas P. O'Brien Andrew M. Cuomo Bankruptcy Pimp</p>	
	<p>Colm F. Connolly U.S. AG John Ashcroft A Pack Of Dogs Preet Bharara Grave Dancer</p>	
	<p>Judge James M. Peck Judge Paul G. Hyman Robert E</p> 	

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CERTIFICATE OF SERVICE

I hereby certify that I served the foregoing **PLAINTIFFS' FIRST SET OF INTERROGATORIES TO PLAINTIFF** on:

Crystal L. Cox
PO Box 505
Eureka, Montana 59917
Crystal @CrystalCox.com

- by mailing a copy thereof in a sealed, first-class postage prepaid envelope, addressed to said party's last-known address and depositing in the U.S. mail at Portland, Oregon on the date set forth below;
- by causing a copy thereof to be e-mailed to said party at her last-known email address on the date set forth below;

DATED this 2nd day of September 2011

TONKON TORP LLP

By /s/ David S. Aman 

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