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12 Attorneys for Debtors and Debtors-in-Possession

13 **UNITED STATES BANKRUPTCY COURT**
 14 **DISTRICT OF NEVADA**

15 In re: USA COMMERCIAL MORTGAGE COMPANY, 16 Debtor.
17 In re: USA CAPITAL REALTY ADVISORS, LLC, 18 Debtor.
19 In re: USA CAPITAL DIVERSIFIED TRUST DEED 20 FUND, LLC, Debtor.
21 In re: USA CAPITAL FIRST TRUST DEED FUND, LLC, 22 Debtor.
23 In re: USA SECURITIES, LLC, 24 Debtor.
25 Affects: <input checked="" type="checkbox"/> All Debtors <input type="checkbox"/> USA Commercial Mortgage Company <input type="checkbox"/> USA Securities, LLC <input type="checkbox"/> USA Capital Realty Advisors, LLC <input type="checkbox"/> USA Capital Diversified Trust Deed Fund, LLC <input type="checkbox"/> USA Capital First Trust Deed Fund, LLC

Case No. BK-S-06-10725 LBR
 Case No. BK-S-06-10726 LBR
 Case No. BK-S-06-10727 LBR
 Case No. BK-S-06-10728 LBR
 Case No. BK-S-06-10729 LBR

Chapter 11

Jointly Administered Under
 Case No. BK-S-06-10725 LBR

**NOTICE OF ENTRY OF
 [PROPOSED] ORDER
 CONFIRMING THE "DEBTORS'
 THIRD AMENDED JOINT
 CHAPTER 11 PLAN OF
 REORGANIZATION," AS
 MODIFIED HEREIN**

Confirmation Hearing
 Date: December 19, 2006
 Time: 10:00 a.m.

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TO: ALL PARTIES IN INTEREST

PLEASE TAKE NOTICE that a **[PROPOSED] ORDER CONFIRMING THE
"DEBTORS' THIRD AMENDED JOINT CHAPTER 11 PLAN OF REORGANIZATION,"
AS MODIFIED HEREIN** was entered on January 8, 2007, a copy of which is attached hereto.

Dated this 9th day of January, 2007

/s/ Lenard E. Schwartz, Esq.

Lenard E. Schwartz, Esq.

Jeanette E. McPherson, Esq.

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Entered on Docket
January 08, 2007

Hon. Linda B. Riegle
United States Bankruptcy Judge

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**UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEVADA**

In re:
USA COMMERCIAL MORTGAGE COMPANY,
Debtor.

Case No. BK-S-06-10725 LBR
Case No. BK-S-06-10726 LBR
Case No. BK-S-06-10727 LBR

In re:
USA CAPITAL REALTY ADVISORS, LLC,
Debtor.

Case No. BK-S-06-10728 LBR
Case No. BK-S-06-10729 LBR

In re:
USA CAPITAL DIVERSIFIED TRUST DEED
FUND, LLC,
Debtor.

Chapter 11
Jointly Administered Under
Case No. BK-S-06-10725 LBR

In re:
USA CAPITAL FIRST TRUST DEED FUND, LLC,
Debtor.

**[PROPOSED] ORDER
CONFIRMING THE "DEBTORS'
THIRD AMENDED JOINT
CHAPTER 11 PLAN OF
REORGANIZATION," AS
MODIFIED HEREIN**

In re:
USA SECURITIES, LLC,
Debtor.

Affects:

- All Debtors
- USA Commercial Mortgage Company
- USA Securities, LLC
- USA Capital Realty Advisors, LLC
- USA Capital Diversified Trust Deed Fund, LLC
- USA First Trust Deed Fund, LLC

Confirmation Hearing
Date: December 19, 2006
Time: 10:00 a.m.

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1 Commencing on December 19, 2006 at 10:00 a.m., the Court held a hearing (the
2 "Confirmation Hearing") on the confirmation of the "Debtors' Third Amended Joint Chapter 11
3 Plan of Reorganization" (the "Third Amended Plan") proposed by USA Commercial Mortgage
4 Company ("USACM"), USA Securities, LLC ("USA Securities"), USA Capital Realty Advisors,
5 LLC ("USA Realty"), USA Capital Diversified Trust Deed Fund, LLC ("DTDF") and USA
6 Capital First Trust Deed Fund, LLC ("FTDF"), debtors and debtors in possession in the above-
7 captioned chapter 11 cases (the "Debtors"). Appearances were made as indicated in the recorded
8 transcript of the Confirmation Hearing.

9 The Court, having entered the "Findings of Fact and Conclusions of Law in Support of
10 Order Confirming the Third Amended Joint Chapter 11 Plan of Reorganization, as Modified
11 Herein" (the "Findings"), which are hereby incorporated into this Confirmation Order, and
12 good cause appearing,

13 **IT HEREBY IS ORDERED THAT:**

14 1. The Third Amended Plan, as amended or modified by this Confirmation Order, (the
15 Third Amended Plan, as so modified, being referred to herein as the "Plan"¹) is approved and
16 confirmed under Bankruptcy Code section 1129.

17 2. All Objections to the confirmation of the Plan, including objections to the Asset
18 Sale Transaction, that have not been stricken from the record, withdrawn, waived, or settled, and
19 all reservations of rights pertaining to confirmation of the Plan or the consummation of the Asset
20 Sale Transaction included therein or otherwise made in any pleading, correspondence, written or
21 oral statement, or other communication to the Bankruptcy Court, the Debtors, the United States
22 Trustee, the Committees, or other parties in interest are overruled on the merits.

23 3. The Cangelosi Declaration and Loob Declaration are hereby stricken from the
24 record.

25 4. The Sierra Liquidity Objection and H&M Objection are overruled and stricken
26

27 ¹ Terms not otherwise defined herein shall have the same meanings ascribed to them in the Plan.
28

1 from the record.

2 5. The arguments raised orally at the Confirmation Hearing by The Lender Protection
3 Group regarding the classification of Class A-5 were not timely raised and are not properly before
4 the Court and, notwithstanding the foregoing, are overruled.

5 6. The failure to reference or discuss any particular provision of the Plan in this
6 Confirmation Order or the Findings shall have no effect on this Court's approval and authorization
7 of, or the validity, binding effect, and enforceability of, such provision; and each provision of the
8 Plan is authorized and approved and shall have the same validity, binding effect, and
9 enforceability as every other provision of the Plan, whether or not mentioned in this Confirmation
10 Order or the Findings.

11 7. The amounts, priorities, secured status, and classifications of Claims and Equity
12 Interests for purposes of the distributions to be made under the Plan shall be governed solely by
13 the terms of the Plan. The amounts, priorities, secured status, and classifications set forth on the
14 Ballots tendered to or returned by holders of Claims and Equity Interests in connection with voting
15 on the Plan (a) were set forth on the Ballots solely for purposes of voting to accept or reject the
16 Plan, (b) do not necessarily represent, and in no event shall be deemed to modify or otherwise
17 affect, the actual amount, priority, secured status, or classification of such Claims and Equity
18 Interests under the Plan for distribution purposes, and (c) shall not be binding on, or used as
19 evidence against the Debtors or the Post-Effective Date Entities for any purpose other than with
20 respect to voting on the Plan.

21 **Binding Effect**

22 8. The provisions of the Plan and this Confirmation Order shall bind (a) the Debtors
23 and their respective Estates, (b) the Post-Effective Date Entities, (c) the USACM Trust
24 Committee, USACM Trustee, the DTDF Administrator, and the DTDF Post-Effective Date
25 Committee (d) Compass Partners LLC, who is the Asset Purchaser under the Plan (“Compass”),
26 (e) all creditors of the Debtors; (f) all Direct Lenders; (g) all parties in interest; and (h) and any
27 holder of an Administrative Expense Claim or Claim against or Equity Interest in any of the
28 Debtors, including all federal, state, and local governmental entities and fiscal intermediaries

1 thereof, whether or not (i) the Administrative Expense Claim, Claim, or Equity Interest of such
2 holder is impaired under the Plan, (ii) such holder or entity has voted to accept or reject the Plan,
3 and (iii) such holder or entity has filed or is deemed to have filed proof of Claim or Equity
4 Interest, made a demand for payment of an Administrative Expense Claim, or has made
5 appearance has been made in these Chapter 11 Cases.

6 **No Substantive Consolidation / Recharacterization**

7 9. In consideration of the compromises set forth in the Plan, the DTDF Committee in
8 open court waived any right to seek substantive consolidation of the Debtors' Estates and waived
9 any right to seek recharacterization of (i) the notes and deeds of trust in which the Direct Lenders
10 hold interests as property of the Debtors' Estates or (ii) the Direct Lenders' interests in such notes
11 and deeds of trust as unsecured claims against the Debtors' Estates.

12 10. On the Effective Date, all of the assets of each Debtor shall be sold, transferred,
13 distributed or retained by each of such Debtor's respective Estates, or the Post-Effective Date
14 Entities created for each such Debtor and its Estate under the Plan, with all proceeds of sold,
15 transferred, or liquidated assets of each Debtor being retained by the respective Debtor's Estate, or
16 the Post-Effective Date Entities created for each such Debtor and its Estate under the Plan. All
17 Claims against and Equity Interests in the Debtors and their respective Estates shall be retained by
18 the holders of Allowed Claims and Allowed Equity Interests against and in the respective Estates,
19 except as otherwise provided for under the Plan. The allowance, voting, treatment and
20 distributions on account of Allowed Claims and Allowed Equity Interests shall be as set forth in
21 the Plan on an individual Estate basis.

22 11. Nothing in the Plan or this Confirmation Order shall be deemed to recharacterize
23 either (i) the notes and deeds of trust in which the Direct Lenders hold interests as property of the
24 Debtors' Estates or (ii) the Direct Lenders' interests in such notes and deeds of trust as unsecured
25 claims against the Debtors' Estates.

26 **Asset Sale Transaction**

27 12. The Asset Purchase Agreement, dated and effective as of December 8, 2006
28 [Docket No. 2164] (the "Asset Purchase Agreement"), made by and between USACM and FTDF

1 (together with USACM, the "Sellers") and DTDF, USA Realty and USA Securities, as
2 acknowledging parties, and Compass is hereby approved.

3 13. The Debtors and Compass, as may be mutually agreed by such parties, are hereby
4 authorized to consummate the Asset Purchase Agreement at any time following ten (10) days after
5 entry of this Confirmation Order, which may occur prior to the Effective Date of the Plan.

6 14. Except as expressly permitted or otherwise specifically provided for in the Asset
7 Purchase Agreement or this Confirmation Order, pursuant to sections 105(a), 1123, and 363(f) of
8 the Bankruptcy Code, the Acquired Assets shall be transferred to the Asset Purchaser on the terms
9 and conditions set forth in the Asset Purchase Agreement, and upon Closing shall be, free and
10 clear of all liens, claims, interests, obligations and encumbrances whatsoever, including, but not
11 limited to, (A) all monetary and non-monetary defaults and rights that purport to give to any party
12 a right or option to effect any forfeiture, modification, right of first refusal, or termination of the
13 Sellers' or the Asset Purchaser's interest in, or rights in or under, the Acquired Assets, or any
14 similar rights, based in any way on any action taken (or failed to be taken) by any of the Debtors
15 or any other matter or occurrence relating to the period prior to the Closing (other than any right
16 that existed and was matured and exercisable, as of the Petition Date, to effect a substitution of
17 USACM as loan servicer under Section 3 of any Loan Servicing Agreement, as well as any
18 defenses of the loan servicer thereto (a "Surviving Section 3 Right")); (B) taxes arising under or
19 out of, in connection with, or in any way relating to the existence, ownership, management or
20 servicing of the Acquired Assets prior to the Closing; and (C) (i) all mortgages, deeds of trust,
21 security interests, conditional sale or other title retention agreements, pledges, liens, judgments,
22 demands, encumbrances, rights of first refusal or charges of any kind or nature, if any, including,
23 but not limited to, any restriction on the use, voting, transfer, receipt of income or other exercise of
24 any attributes of ownership and (ii) all debts arising in any way in connection with any
25 agreements, acts, or failures to act, of any of the Sellers or any of the Sellers' predecessors or
26 affiliates; all claims (as that term is defined in the Bankruptcy Code), obligations, liabilities, rights
27 of recoupment or setoff, demands, guaranties, options, rights, restrictions, interest and matters of
28 any kind and nature in any way relating to the existence, ownership, management or servicing of

1 the Acquired Assets prior to Closing, whether known or unknown, contingent or otherwise,
2 whether arising prior to or subsequent to the commencement of these cases pursuant to chapter 11
3 of the Bankruptcy Code, and whether imposed by agreement, understanding, law, equity or
4 otherwise, including but not limited to claims otherwise arising under doctrines of successor
5 liability (collectively, "Interests"); provided, however, that, in connection with any attempted post-
6 Closing exercise of a Surviving Section 3 Right: (a) the Direct Lenders must provide Compass at
7 least thirty (30) days prior written notice of the intended exercise of such right in accordance with
8 section 8 of the Loan Servicing Agreement, (b) Compass shall have the right to challenge the
9 exercise of such Surviving Section 3 Right by filing a motion with this Court prior to the
10 expiration of such thirty (30) day period to determine whether such Surviving Section 3 Right has
11 been properly and validly exercised (the "Compass Motion") and the Court shall retain jurisdiction
12 to adjudicate any such disputes, (c) in the event Compass timely files such Compass Motion, the
13 effectiveness of the attempted exercise of such Surviving Section 3 Right shall be stayed pending
14 this Court's entry of an order in respect of the Compass Motion, and (d) the post-Closing survival
15 of such Surviving Section 3 Right shall not impair in any respect any rights or interests of
16 Compass under the Loan Servicing Agreements, including, without limitation, its rights under
17 Section 2(c)(iii) of the Loan Servicing Agreement. In the event of a proper exercise of remedies
18 under Section 3 of the Loan Servicing Agreement, (i) neither the Direct Lenders nor any
19 replacement servicer selected by such Direct Lender shall have the right or ability to compromise,
20 subordinate, or impair, in any respect, any rights, claims or interests purchased by Compass from
21 the Estates for default interest, accrued servicing fees, late charges, success fees, or other amounts
22 under the Loan Servicing Agreement, and (ii) this Confirmation Order shall be binding upon such
23 replacement servicer regardless of whether such replacement servicer actually received such copy
24 of the Confirmation Order.

25 15. Any and all such Interests whatsoever shall attach to the net proceeds of the Asset
26 Sale Transaction in the order of their priority, with the same validity, force and effect which they
27 now have as against the Acquired Assets, subject to any claims and defenses that the Sellers may
28 possess with respect thereto.

1 16. Upon the Closing of the Asset Sale Transaction, the Sellers are hereby authorized
2 to pay SPCP, LLC the Break-Up Fee from the proceeds of the Asset Sale Transaction.

3 17. The transfer of the Acquired Assets to the Asset Purchaser pursuant to the Asset
4 Purchase Agreement constitutes a legal, valid, and effective transfer of the Acquired Assets, and
5 shall vest the Asset Purchaser with all right, title, and interest of the Sellers in and to the Acquired
6 Assets free and clear of all Claims and Interests of any kind or nature whatsoever.

7 18. If any Person or entity that has filed financing statements, mortgages, mechanic's
8 liens, lis pendens, or other documents or agreements evidencing Interests in the Acquired Assets
9 shall not have delivered to the Sellers prior to the Closing, in proper form for filing and executed
10 by the appropriate parties, termination statements, instruments of satisfaction, releases of all
11 Interests which the Person or entity has with respect the Acquired Assets or otherwise, then (a) the
12 Sellers are authorized and directed to execute and file such statements, instruments, releases and
13 other documents on behalf of the Person or entity with respect to the Acquired Assets and (b) the
14 Asset Purchaser is authorized to file, register, or otherwise record a certified copy of this
15 Confirmation Order, which, once filed, registered or otherwise recorded, shall constitute
16 conclusive evidence of the release of all Interests in the Acquired Assets of any kind or nature
17 whatsoever.

18 19. The consideration provided by the Asset Purchaser for the Acquired Assets under
19 the Asset Purchase Agreement is, and shall be deemed, to constitute reasonably equivalent value
20 and fair consideration under the Bankruptcy Code and under the laws of the United States, any
21 State (including Nevada), territory, possession, or the District of Columbia.

22 20. This Confirmation Order (a) shall be effective as a determination that, on the
23 Closing, all Interests of any kind or nature whatsoever existing as to the Acquired Assets prior to
24 the Closing have been unconditionally released, discharged and terminated (other than any
25 obligations expressly assumed by the Asset Purchaser under the Asset Purchase Agreement), and
26 that the conveyances described herein have been effected, and (b) shall be binding upon and shall
27 govern the acts of all entities including without limitation, all filing agents, filing officers, title
28 agents, title companies, recorders of mortgages, recorders of deeds, registrars of deeds,

1 administrative agencies, governmental departments, secretaries of state, federal, state, and local
2 officials, and all other persons and entities who may be required by operation of law, the duties of
3 their office, or contract, to accept, file, register or otherwise record or release any documents or
4 instruments, or who may be required to report or insure any title or state of title in or to any of the
5 Acquired Assets.

6 21. Each and every federal, state, and local governmental agency or department is
7 directed to accept any and all documents and instruments necessary and appropriate to
8 consummate the transactions contemplated by the Asset Purchase Agreement.

9 22. All entities who are presently, or on the Closing may be, in possession of any or all
10 of the Acquired Assets are directed to surrender possession of the Acquired Assets to the Asset
11 Purchaser on the Closing; provided, however, that, pursuant to the Asset Purchase Agreement,
12 only working copies of the relevant databases and servicing and reporting software, will be
13 delivered to the Asset Purchaser, with the originals being retained by USACM and transferred to
14 the USACM Trust.

15 23. This Court retains jurisdiction as set forth in Section VIII.D. of the Plan, including
16 the jurisdiction to enforce and implement the terms and provisions of this Confirmation Order and
17 the Asset Purchase Agreement, all amendments thereto, any waivers and consents thereunder, in
18 all respects, including, but not limited to, retaining jurisdiction to: (a) compel delivery of the
19 Acquired Assets to the Asset Purchaser pursuant to the terms of this Confirmation Order and the
20 Asset Purchase Agreement; and (b) to protect the Asset Purchaser against any Interests against the
21 Sellers or the Acquired Assets.

22 24. Except for any liabilities expressly assumed by the Asset Purchaser pursuant to the
23 Asset Purchase Agreement (the "Assumed Liabilities"), the sale of the Acquired Assets shall be
24 free and clear of, and the Asset Purchaser shall have no liability or responsibility for, any Interests
25 Without limiting the generality of the foregoing, and except as otherwise specifically provided in
26 the Asset Purchase Agreement and this Confirmation Order, to the extent allowed by law, the
27 Asset Purchaser shall not be liable for any Claims or Interests against the Sellers or any of their
28 predecessors or affiliates or the Acquired Assets, and the Asset Purchaser shall have no successor

1 or vicarious liabilities of any kind or character including, but not limited to, any such liability that
2 may be imposed by statute (e.g., under so-called “bulk sale” laws) or any theory of antitrust,
3 environmental, successor or transferee liability, labor law, de facto merger, or substantial
4 continuity, whether known or unknown as of the Closing, now existing or hereafter arising,
5 whether matured, unmatured, fixed or contingent, with respect to the Sellers or any obligations of
6 the Sellers or the Acquired Assets arising prior to the Closing, including, but not limited to,
7 liabilities on account of any taxes arising, accruing, or payable under, out of, in connection with,
8 or in any way relating to the existence, ownership, management or servicing of the Acquired
9 Assets prior to the Closing.

10 25. Under no circumstances shall the Asset Purchaser be deemed a successor of or to
11 the Sellers for any Interest against or in the Sellers or the Acquired Assets of any kind or nature
12 whatsoever. The sale, transfer, assignment and delivery of the Acquired Assets shall not be
13 subject to any Interests, and Interests of any kind or nature whatsoever shall remain with, and
14 continue to be obligations of, the Sellers. All Persons holding Interests against or in the Sellers or
15 the Acquired Assets of any kind or nature whatsoever (including but not limited to, the Sellers
16 and/or their respective successors, including any trustee’s thereof, creditors, lenders to any of the
17 Sellers, Direct Lenders, borrowers, employees, unions, former employees and shareholders,
18 administrative agencies, governmental units, secretaries of state, federal, state and local officials,
19 maintaining any authority relating to any environmental, health and safety laws, and their
20 respective successors or assigns) shall be, and are, forever barred, estopped, and permanently
21 enjoined from asserting, prosecuting, or otherwise pursuing such Interests of any kind or nature
22 whatsoever against the Asset Purchaser, its property, its successors and assigns, or the Acquired
23 Assets, as an alleged successor or otherwise, with respect to any Interest of any kind or nature
24 whatsoever such Person or entity had, has, or may have against or in the Sellers, their estates,
25 officers, directors, shareholders, or the Acquired Assets. Following the Closing, no holder of an
26 Interest in the Sellers shall interfere with the Asset Purchaser’s title to or use and enjoyment of the
27 Acquired Assets based on or related to such Interest, or any actions that the Sellers may take in
28 their Chapter 11 Cases.

1 26. The transactions contemplated by the Asset Purchase Agreement are undertaken by
2 the Asset Purchaser in good faith, as that term is used in section 363(m) of the Bankruptcy Code,
3 and accordingly, the reversal or modification on appeal of the authorization provided herein to
4 consummate the Asset Sale Transaction shall not affect the validity of the Asset Sale Transaction
5 or any rights or protections accorded Asset Purchaser under the Asset Purchase Agreement or this
6 Confirmation Order, unless such authorization is duly stayed pending such appeal. The Asset
7 Purchaser is a purchaser in good faith of the Acquired Assets, and is entitled to all of the
8 protections afforded by section 363(m) of the Bankruptcy Code.

9 27. The transfer of the Acquired Assets pursuant to the Asset Sale Transaction is a
10 transfer pursuant to section 1146(c) of the Bankruptcy Code, and accordingly, the transfer of the
11 Acquired Assets (including without limitation both real and personal property) to Asset Purchaser
12 does not and will not subject the Sellers or Asset Purchaser, their affiliates or designees to any
13 liability for any law imposing a mortgage or recording tax, transfer tax, stamp tax, sales tax, use or
14 similar tax or any so-called “bulk-sale”, to the fullest extent permitted by Section 1146(c) of the
15 Bankruptcy Code. Each and every federal, state and local government agency or department is
16 directed to accept any and all documents and instruments necessary and appropriate to
17 consummate the transfer of any of the Acquired Assets, all without imposition or payment of any
18 stamp tax, transfer tax, or similar tax.

19 **Post-Effective Date Entities**

20 28. Pursuant to Article IV, Section D.1. of the Plan, on the Effective Date, all assets of
21 the USACM Estate not collected or disposed of on or prior to the Effective Date, including (a)
22 Cash and noncash proceeds, (b) loans made to Placer Vineyards, Marquis Hotel, Colt Gateway
23 LLC, and Colt Second TD and all related fees and default interest on the Placer Vineyards,
24 Marquis Hotel, Colt Gateway LLC, and Colt Second TD loans, including the Loan Servicing
25 Agreements related to the Placer Vineyards, Marquis Hotel, Colt Gateway LLC, and Colt Second
26 TD loans, all other Notes Receivable (including the Investment Partners Note) and all Accounts
27 Receivable, computers and software, (c) the Prepaid Interest (including Prepaid Interest collected
28 by the Asset Purchaser post-Closing and including the DTDF Prepaid Interest, subject to the

1 objection of the DTDF Committee, which shall be determined by the Court if not settled), (d) the
2 USACM Accounts (including USACM Estate's share of the IP \$58 Million Promissory Note), (e)
3 all USACM Litigation Claims, including without limitation the Non-Debtor Insider Litigation,
4 belonging to or assertable by the USACM Estate, and (f) the FTDF Litigation Claims transferred
5 to USACM pursuant to Article IV, Section E.2.j of the Plan (collectively, the "USACM Trust
6 Assets"), minus any Cash needed to make the payments required to be made on the Effective Date
7 pursuant to the Plan or needed to fund the reserves required to be established on the Effective
8 Date, shall vest in the USACM Trust, pursuant to the Plan and shall be transferred to the USACM
9 Trust as soon as practicable thereafter.

10 29. As of the Effective Date and pursuant to Article IV, Section D.2. of the Plan, all
11 assets of the DTDF Estate not collected or disposed of prior to the Effective Date, including (a)
12 Cash and noncash proceeds, (b) the DTDF Loans (including but not limited to rights associated
13 with the former Epic and Sheraton Loans and the Loan Servicing Agreements for the Excluded
14 DTDF Loans), (c) the FTDF Transferred Assets, (d) all DTDF Litigation Claims, including
15 without limitation the Non-Debtor Insider Litigation, belonging to or assertable by the DTDF
16 Estate, and (e) the DTDF Estate's share of the IP \$58 Million Promissory Note (collectively, the
17 "DTDF Assets") shall remain the property of DTDF after the Effective Date. Post-Effective Date
18 DTDF shall also be funded with Pro Rata distributions from the USACM Trust on account of the
19 Allowed DTDF Unsecured Claim.

20 30. The Liquidating Trust Agreement as filed with the Court is approved, and Geoffrey
21 L. Berman is approved as the USACM Trustee. On and after the Effective Date, the USACM
22 Trust and the USACM Trustee shall have all powers and duties set forth in the Plan and in the
23 USACM Trust.

24 31. The DTDF Amended Operating Agreement as filed with the Court is approved, and
25 Michael Tucker is approved as the DTDF Administrator. On and after the Effective Date, the
26 Post-Effective Date DTDF and DTDF Administrator shall have all powers and duties set forth in
27 the Plan and in the DTDF Amended Operating Agreement.

28 32. As of the Effective Date, the USACM Trust Committee shall have the rights,

1 powers, privileges, responsibilities, and authority as set forth in the Plan and in the USACM Trust.

2 33. As of the Effective Date, the DTDF Post-Effective Date Trust Committee shall
3 have the rights, powers, privileges, responsibilities, and authority as set forth in the Plan and in the
4 DTDF Amended Operating Agreement.

5 34. As of the Effective Date, USACM shall irrevocably assign, transfer and convey to
6 the USACM Trust, all right, title and interest in and to the USACM Trust Assets, including, but
7 not limited to, all USACM Litigation Claims and the FTDF Litigation Claims. All USACM
8 Litigation Claims and the FTDF Litigation Claims accruing to USACM or FTDF, respectively, or
9 their respective Estates shall remain assets of and vest in the USACM Trust, whether or not
10 litigation relating thereto is pending on the Effective Date. Neither USACM, FTDF, their
11 respective Estates nor the USACM Trust waives, relinquishes, or abandons any USACM
12 Litigation Claim or FTDF Litigation Claim which constitutes property of their respective Estates,
13 regardless of whether or not litigation relating thereto is pending on the Effective Date and
14 whether or not any such right or cause of action has been listed or referred to in the Plan, the
15 Disclosure Statement or any schedule, exhibit or other document filed in connection therewith.

16 35. The USACM Trust shall have full power and authority to prosecute, compromise or
17 otherwise resolve any and all such USACM Litigation Claims and FTDF Litigation Claims, with
18 all recoveries derived therefrom to be distributed under the Plan. The USACM Trust and the
19 Estates shall not be barred by res judicata, collateral estoppel, judicial estoppel, issue preclusion or
20 otherwise after Confirmation from prosecuting the USACM Litigation Claims or FTDF Litigation
21 Claims. To the full extent permitted by law, USACM will be deemed to irrevocably transfer to the
22 USACM Trustee, as its legal successor, all rights of USACM and the USACM Estate (including
23 the USACM Estate after the Confirmation Date) to exercise or waive any attorney-client privilege,
24 accountant-client privilege, work-product privilege or other privilege or immunity attaching to any
25 documents or communications (whether written or oral) as set forth in the Liquidating Trust
26 Agreement, and USACM and the USACM Trustee are authorized to take all necessary actions to
27 effectuate the transfer of the Privileges.

28 36. On and after the Effective Date, pursuant to the Asset Purchase Agreement and the

1 Plan, the USACM Trust shall have or, if it does not have, be granted access to all databases,
2 software, documents, records and original computers and related hardware currently owned by, or
3 currently in the possession or control of, any of the Debtors, which, in the discretion of the
4 USACM Trust, are deemed to be necessary. The foregoing shall include, but not be limited to,
5 electronic copies (in a form that will enable the USACM Trust to use and manipulate the data), all
6 software and systems, all hardware, all documents, all records (including reconstructed Loan
7 ledgers and other documents created during the Chapter 11 Cases), and all original computers and
8 related hardware that are necessary for the USACM Trust to administer or service any Loans, to
9 object to Claims against and Equity Interests in USACM, to prosecute or defend any litigation to
10 which USACM, the USACM Estate or the USACM Trust is a party, to administer and/or manage
11 the USACM Trust, and to make distributions to the beneficiaries of the USACM Trust.

12 Notwithstanding anything to the contrary herein, as agreed in the Asset Purchase Agreement, the
13 USACM Trust shall retain the original relevant databases and servicing and reporting software.

14 37. All DTDF Litigation Claims accruing to DTDF or its Estate shall remain assets of
15 the Post-Effective Date DTDF, whether or not litigation relating thereto is pending on the
16 Effective Date. Neither DTDF, its Estate nor Post-Effective Date DTDF waives, relinquishes, or
17 abandons any DTDF Litigation Claim which constitutes property of its Estate, regardless of
18 whether or not litigation relating thereto is pending on the Effective Date and whether or not any
19 such right or cause of action has been listed or referred to in the Plan, the Disclosure Statement or
20 any schedule, exhibit or other document filed in connection therewith.

21 38. Post-Effective Date DTDF shall have full power and authority to prosecute,
22 compromise or otherwise resolve any and all such DTDF Litigation Claims, with all recoveries
23 derived therefrom to be distributed under the Plan. The Post-Effective Date DTDF and the DTDF
24 Estate shall not be barred by res judicata, collateral estoppel, judicial estoppel, issue preclusion or
25 otherwise after Confirmation from prosecuting the DTDF Litigation Claims.

26 39. On and after the Effective Date, pursuant to the Asset Purchase Agreement and the
27 Plan, Post-Effective Date DTDF shall have or, if it does not have, be granted access to all
28 databases, software, documents, records and original computers and related hardware currently

1 owned by, or currently in the possession or control of, any of the Debtors, which, in the discretion
2 of Post-Effective Date DTDF, are deemed to be necessary. The foregoing shall include, but not be
3 limited to, electronic copies (in a form that will enable Post-Effective Date DTDF to use and
4 manipulate the data), all databases, all software and systems, all hardware, all documents and all
5 records (including the reconstructed Loan ledgers and other documents created during the Chapter
6 11 Cases), and all original computers and related hardware that are necessary for Post-Effective
7 Date DTDF to collect upon and otherwise administer its retained Loans, to object to Claims
8 against and Equity Interests in DTDF and Post-Effective Date DTDF, to prosecute or defend any
9 litigation to which DTDF, the DTDF Estate or the Post-Effective Date DTDF is a party, to
10 administer and/or manage Post-Effective Date DTDF, and to make distributions to the holders of
11 Allowed Claims against and Equity Interests in DTDF and Post-Effective Date DTDF.

12 40. USACM Trust and Post-Effective Date DTDF shall retain their respective share of
13 the Non-Debtor Insider Litigation and may, without further order of this Court, enter into a joint
14 prosecution or sharing agreement with each other.

15 41. The Debtors, the Debtors' officers, the USACM Trustee, and the DTDF
16 Administrator are authorized to take all actions necessary to implement the Plan and the
17 transactions contemplated therein in accordance with the terms of the Plan, and are authorized to
18 execute, deliver, file, or record such contracts, instruments, releases, and other agreements or
19 documents and to take such other actions as they may determine to be necessary or appropriate to
20 effectuate, implement, and further evidence the terms and conditions of the this Confirmation
21 Order, the Plan, the Plan Documents Supplement, the Direct Lender Supplement, or the exhibits
22 and schedules to any of the foregoing, and any or all such documents shall be accepted by each of
23 the respective local or state filing offices and recorded in accordance with applicable state law and
24 shall become effective in accordance with their terms and the provisions of state law.

25 **Intercompany Compromises.**

26 42. As set forth in Article IV, Section E.1. of the Plan, the compromise between
27 USACM and the Direct Lenders is hereby approved.

28 43. As set forth in Article IV, Section E.2. of Art. IV of the Plan, the compromise

1 between USACM and FTDF is hereby approved.

2 44. As set forth in Article IV, Section E.3. of Art. IV of the Plan, the compromise
3 between FTDF and DTDF is hereby approved.

4 45. As set forth in Article IV, Section E.4. of Art. IV of the Plan, the compromise
5 between FTDF and USA Realty is hereby approved.

6 46. As set forth in Article IV, Section E.5. of Art. IV of the Plan, the compromise
7 between DTDF and USA Realty is hereby approved.

8 **Loan Distributions, Loan Servicing Agreements, Loans And Deeds of Trust**

9 47. After the Effective Date, and except as otherwise provided in the Plan, the Direct
10 Lenders and Post-Effective Date DTDF shall be entitled to distributions from the Direct Lender
11 Loans in accordance with the related Loan Servicing Agreements, the applicable loan and security
12 documents, and applicable Nevada law, by the Asset Purchaser, as the third party servicer. In
13 accordance with Article IV, Section E.1.d.ii of the Plan, Section 7.3 of the Asset Purchase
14 Agreement and any other orders of this Court, the Asset Purchaser is authorized and directed to
15 net Prepaid Interest sums due from Direct Lenders and collect Prepaid Interest from Borrowers,
16 and remit those amounts to USACM or the USACM Trust, as applicable. After the Closing, the
17 Direct Lenders are obligated to comply with the terms of the applicable Loan Servicing
18 Agreements including the obligation to pay the fees at the rate expressed as a percentage specified
19 in Section 5 thereof, without regard to any inconsistent offering circular or other document;
20 provided, however, that solely as to the timely filed objections by (i) Erna D. Grundman and
21 Joanne M. Grundman, jointly, (ii) Joanne M. Grundman, and (iii) Gregory Walch and Shauna
22 Walch to the Loan Servicing Fee Schedule: (i) such objections concerning pre-Closing servicing
23 fees shall be resolved as between USACM and the objecting Direct Lenders under the Alternative
24 Dispute Resolution Agreement; and (ii) entry of the Confirmation Order shall not resolve such
25 objections concerning post-Closing servicing fees as between the Asset Purchaser and the
26 objecting Direct Lender.

27 48. Nothing in the Plan or this Confirmation Order shall be deemed to modify, in any
28 respect, the Direct Lenders' notes or the deeds of trust securing such notes.

1 **Preservation of Rights of Action and Defenses.**

2 49. Except to the extent such rights, Claims, causes of action, defenses, and
3 counterclaims are expressly and specifically released in connection with the Plan or in any
4 settlement agreement approved during the Chapter 11 Cases, (1) any and all rights, Claims, causes
5 of action, defenses, and counterclaims accruing to or assertable by the Debtors or their Estates,
6 including without limitation any and all Litigation Claims, the Non-Debtor Insider Litigation,
7 Claims related to the Undistributed Cash and Claims for Prepaid Interest shall remain assets of
8 such Estates and be assertable by the Debtors or such Estates, and to the extent applicable, be
9 transferred to and assertable by any respective Post-Effective Date Entity, whether or not litigation
10 relating thereto is pending on the Effective Date, and whether or not any such rights, Claims,
11 causes of action, defenses, and counterclaims have been Scheduled or otherwise listed or referred
12 to in the Plan or Disclosure Statement, or any other document Filed with the Court, and (2) neither
13 the Debtors nor the Post-Effective Date Entities is hereby deemed to waive, relinquish, or abandon
14 (nor shall they be estopped or otherwise precluded from asserting) any right, Claim, cause of
15 action, defense, or counterclaim that constitutes property of such Debtor's Estate or is assertable
16 by such Estate: (A) whether or not such right, Claim, cause of action, defense, or counterclaim has
17 been listed or referred to in the Schedules, the Plan, the Disclosure Statement, or any other
18 document Filed with the Court, (B) whether or not such right, Claim, cause of action, defense, or
19 counterclaim is currently known to the Debtors, and (C) whether or not a defendant in any
20 litigation relating to such right, Claim, cause of action, defense, or counterclaim filed a proof of
21 Claim in the Chapter 11 Cases, filed a notice of appearance or any other pleading or notice in the
22 Chapter 11 Cases, voted for or against the Plan, or received or retained any consideration under
23 the Plan. Without in any manner limiting the scope of the foregoing, notwithstanding any
24 otherwise applicable principle of law or equity, including, without limitation, any principles of
25 judicial estoppel, res judicata, collateral estoppel, issue preclusion, or any similar doctrine, the
26 failure to list, disclose, describe, identify, or refer to a right, Claim, cause of action, defense, or
27 counterclaim, or potential right, Claim, cause of action, defense, or counterclaim, in the Schedules,
28 the Plan, the Disclosure Statement, or any other document Filed with the Court shall in no manner

1 waive, eliminate, modify, release, or alter the Debtors or the Post-Effective Date Entities' rights to
2 commence, prosecute, defend against, settle, and realize upon any rights, Claims, causes of action,
3 defenses, or counterclaims that any of the Debtors or the Estates has or may have as of the
4 Confirmation Date. The Debtors or the Post-Effective Date Entities may commence, prosecute,
5 defend against, recover on account of, and settle all rights, Claims, causes of action, defenses, and
6 counterclaims in their sole discretion in accordance with what is in the best interests, and for the
7 benefit, of the Debtors or the Post-Effective Date Entities.

8 **Nondischarge of Debtors and Injunction.**

9 50. Pursuant to Article IV, Section H. of the Plan and section 1141(d)(3) of the
10 **Bankruptcy Code, the Confirmation Order shall not discharge Claims against or Equity**
11 **Interests in the Debtors. However, no holder of a Claim or Equity Interest may receive any**
12 **payment from or seek recourse against any assets that are distributed or to be distributed**
13 **under the Plan, except for those assets required to be distributed to such holder as expressly**
14 **provided for in the Plan. As of the Effective Date, all Entities are precluded from asserting**
15 **against any assets that are distributed or to be distributed under the Plan any Claims, rights,**
16 **causes of action, liabilities or interests based upon any act or omission, transaction or other**
17 **activity of any kind or nature that occurred prior to the Effective Date, other than as**
18 **expressly provided in the Plan or Confirmation Order, regardless of the filing, lack of filing,**
19 **allowance or disallowance of such a Claim or Equity Interest and regardless of whether such**
20 **an Entity has voted to accept the Plan.**

21 51. Except as otherwise provided in the Plan or this Confirmation Order, on and
22 **after the Effective Date all Entities that have held, currently hold or may hold a debt, Claim,**
23 **other liability or Equity Interest against or in the Debtors that would be discharged upon**
24 **confirmation of the Plan on the Effective Date but for the provisions of section 1141(d)(3) of**
25 **the Bankruptcy Code shall be permanently enjoined from taking any of the following actions**
26 **on account of such debt, Claim, liability, Equity Interest or right: (A) commencing or**
27 **continuing in any manner any action or other proceeding on account of such debt, Claim,**
28 **liability, Equity Interest or right against assets or proceeds thereof that are to be distributed**

1 under the Plan, other than to enforce any right to a distribution with respect to such assets
2 or the proceeds thereof as provided under the Plan; (B) enforcing, attaching, collecting or
3 recovering in any manner any judgment, award, decree, or order against any assets to be
4 distributed to creditors under the Plan, other than as permitted under subparagraph (A)
5 above; and (C) creating, perfecting or enforcing any lien or encumbrance against any assets
6 to be distributed under the Plan, other than as permitted by the Plan, provided that nothing
7 contained herein shall limit the rights of any distributee under the Plan from taking any
8 actions in respect of property distributed or to be distributed to it under the Plan.

9 **Executory Contracts and Unexpired Leases**

10 52. Pursuant to the Debtors' Revised Schedule of Executory Contracts And Unexpired
11 Leases In Connection With Debtors' Third Amended Joint Chapter 11 Plan Of Reorganization,
12 filed on December 18, 2006 (docket no. 2162), all executory contracts and unexpired Leases of the
13 Debtors are hereby rejected, effective as of the Effective Date.

14 53. Pursuant to Article V, Section B.3. of the Plan, if the rejection of an executory
15 contract or unexpired lease by any of the Debtors pursuant to Article V, Section B.1. of the Plan
16 results in damages to the other party or parties to such contract or lease, a request for payment of
17 any and all Claims allegedly arising from a Debtor's rejection of executory contracts or unexpired
18 leases, whether rejected under the Plan or by separate proceeding, must be Filed on or before the
19 first Business Day which is thirty (30) calendar days after the date of service of notice of entry of
20 the Confirmation Order. Failure to File such a request for payment prior to the time set forth
21 herein shall be forever barred from asserting such Claims against the Debtors, the Estates, the
22 Post-Effective Date Entities and/or any other Entity or any of their respective property, and the
23 Debtors, the Estates, and the Post-Effective Date Entities, to the extent applicable, shall be
24 discharged of any obligation on such Claim or any other Claim related such Claim.

25 **Administrative Expense Claims and Objections to Claims**

26 54. Pursuant to Article II, Section B.1.c.i. of the Plan, except as provided in Article II,
27 Sections B.1.c.ii. and B.1.c.iii. of Art. II of the Plan, requests for payment of Administrative
28 Expense Claims must be Filed and served on the Debtors and the Post-Effective Date Entities, the

1 Committees (to the extent such Committees are not dissolved) and the U.S. Trustee by no later
2 than thirty (30) days after the Effective Date (the “Administrative Expense Claim Bar Date”) Any
3 holder of an Administrative Expense Claim who fails to File a request seeking to have its Claim
4 Allowed on or before the Administrative Expense Claim Bar Date shall be forever barred from
5 seeking the allowance of its Administrative Expense Claim, and the Debtors and their Estates,
6 including any Post-Effective Date Entities, if applicable, shall be discharged of any obligation on
7 such Claim or any other Claim related to the Administrative Expense Claim.

8 55. Pursuant to Article II, Section B.1.c.ii. of the Plan, all Professionals or other
9 Entities requesting compensation or reimbursement of expenses under sections 327, 328, 330, 331,
10 503(b) and/or 1103 of the Bankruptcy Code for services rendered before the Effective Date
11 (including any compensation requested by any professional or any other Entity for making a
12 substantial contribution in the Chapter 11 Cases under section 503(b)(3)(D) of the Bankruptcy
13 Code) shall File and serve on the Debtors, the Post-Effective Date Entities, the Committees (to the
14 extent such Committees are not yet dissolved) and the U.S. Trustee an application for final
15 allowance of compensation and reimbursement of expenses no later than forty-five (45) days after
16 the Effective Date (the “Professionals Administrative Expense Claim Bar Date”). Any objections
17 to such applications must be Filed and served in accordance with applicable law, including
18 Nevada District Court Local Rule 9014. Any Professional who fails to File an application
19 requesting payment on or prior to the Professionals Administrative Expense Claim Bar Date shall
20 be forever barred from seeking the allowance of its Administrative Expense Claim or any other
21 Claim, and the Debtors, their Estates and any Post-Effective Date Entities, if applicable, shall be
22 discharged of any obligation on such Claim or any other Claim related to the Professional’s Claim.

23 56. Pursuant to Article II, Section B.1.c.iii. of the Plan, holders of Ordinary Course
24 Administrative Expense Claims shall not be required to File any request for payment of such
25 Claims by the Administrative Expense Claim Bar Date. Each Ordinary Course Administrative
26 Expense Claim shall be assumed and paid by the obligated Estate under the terms and conditions
27 of the particular transaction giving rise to that Ordinary Course Administrative Expense Claim,
28 without any further action by the holder of such Ordinary Course Administrative Expense Claim

1 57. Pursuant to Article II, Section B.1.c.iv. of the Plan, all holders of Administrative
2 Expense Claims (including without limitation, Professionals requesting compensation or
3 reimbursement of expenses), except holders of Ordinary Course Administrative Expense Claims,
4 are required to File a request for payment of such Claims in accordance with the Plan. Failure to
5 File a request for payment of an Administrative Expense Claim prior to the Administrative
6 Expense Claim Bar Date or the Professionals Administrative Expense Claim Bar Date, as
7 applicable, shall forever bar the holder from asserting such Claims against the Debtors, the
8 Estates, the Post-Effective Date Entities and any other Entity or any of their respective property,
9 and the Debtors, the Estates and the Post-Effective Date Entities, to the extent applicable, shall be
10 discharged of any obligation on such Claim or any other Claim related to the Administrative
11 Expense Claim.

12 58. The Post-Effective Date Entities, the FTDF Committee (to the extent it is still in
13 existence) or FTDF (for the benefit of and on behalf of the FTDF Estate), USA Realty on behalf of
14 the USA Realty Estate and USA Securities on behalf of the USA Securities Estate, shall be
15 responsible for Filing objections to any and all Claims and Equity Interests that are Disputed
16 Claims or Disputed Equity Interests asserted against its respective Estate. The Post-Effective Date
17 Entities, the FTDF Committee (to the extent it is still in existence) or FTDF (for the benefit of and
18 on behalf of the FTDF Estate), USA Realty on behalf of the USA Realty Estate and USA
19 Securities on behalf of the USA Securities Estate have the authority to settle and compromise any
20 objection to a Disputed Claim or Disputed Equity Interest, if appropriate, without further order of
21 the Court, and they may assert any and all Claims, rights of action, causes of action, counterclaims
22 and defenses held by their respective Estates. The Estates, including the Post-Effective Date
23 Entities, may, but shall not be required to, set off or recoup against any Claim or Equity Interest
24 and the distributions to be made pursuant to the Plan in respect of such Claim or Equity Interest,
25 any counterclaims, setoffs, or recoupment of any nature whatsoever that the Estates may have
26 against the holder of the Claim or Equity Interest, but neither the failure to do so nor the allowance
27 of any Claim or Equity Interest shall constitute a waiver or release by the Estates or the Post-
28 Effective Date Entities of any such Claim, cause of action, setoff or recoupment.

1 59. Unless otherwise extended by order of this Court, objections to the allowance of
2 Claims and Equity Interests shall be Filed and served upon the Entities asserting such Claims or
3 Equity Interests as follows: (A) for any and all Claims and Equity Interests to which the General
4 Bar Date applies, ninety (90) days after the Effective Date; (B) for any and all Claims to which the
5 Administrative Claims Bar Date or the Professionals Administrative Bar Date applies, thirty (30)
6 days after the expiration of the respective Bar Date; and (C) for any and all Claims to which the
7 Bar Date applicable under section B.3 of Art. V of the Plan applies, thirty (30) days after the
8 expiration of that Bar Date.

9 **Chief Restructuring Officer / Disbursing Agent**

10 60. After the Effective Date, Tom Allison shall remain Chief Restructuring Officer of
11 FTDF, USA Realty and USA Securities.

12 61. In the Chapter 11 Cases of FTDF, USA Securities and USA Realty, the Debtors
13 shall act as Disbursing Agents under the Plan for their respective Estates and shall make all
14 distributions required under the Plan. At any time after thirty (30) days following the Effective
15 Date, such Debtors may request that all future distributions of their respective Estates be handled
16 by a Disbursing Agent, which may be Development Specialists, Inc. (“DSI”), including through
17 Geoffrey L. Berman, acting in its own right and not as USACM Trustee, as Disbursing Agent. In
18 the Chapter 11 Case of FTDF, after FTDF has made all initial distributions required under the
19 Plan, DSI shall act as Disbursing Agent pursuant to a Disbursing Agent Agreement substantially
20 in the form filed with the Court by the Debtors, as such agreement may be modified by such
21 parties.

22 62. Pursuant to the Asset Purchase Agreement and the Plan, FTDF, USA Securities and
23 USA Realty shall have copies of or access to all databases, software, documents and records of, or
24 in the possession or control of, any of the Debtors, as may be necessary or appropriate in the wind
25 down and dissolution of FTDF, USA Securities and USA Realty, including as necessary or
26 appropriate, all databases, software, documents and records necessary to object to and make
27 distributions to Claims and Equity Interest, as Allowed, against FTDF, USA Securities and USA
28 Realty.

1 63. In the USACM Chapter 11 Case, the USACM Trustee shall act as Disbursing
2 Agent under the Plan for distributions to USACM Trust Beneficiaries, and DSI shall act as
3 Disbursing Agent under the Plan with respect to disbursements under the Plan after the Effective
4 Date to holders of Allowed Administrative Expense Claims, Allowed Priority Tax Claims,
5 Allowed Secured Tax Claims, Allowed Other Secured Claims, and Allowed Claims in Classes A-
6 1, A-2, and A-3 and Disputed Claims pursuant to a Disbursing Agent Agreement substantially in
7 the form filed by the Debtors. In the DTDF Chapter 11 Case, Post-Effective Date DTDF shall act
8 as Disbursing Agent under the Plan for the DTDF Estate, and shall make all distributions required
9 under the Plan, and may employ or contract with other Entities to assist in or perform any
10 distribution of property.

11 **Miscellaneous.**

12 64. As set forth in Article VIII, Section A. of the Plan, the limitation of liability and
13 release provisions shall be effective and binding upon all applicable Persons and entities to the
14 fullest extent provided in the Plan.

15 65. The Debtors and Debtors in Possession, without any action by Equity Interests
16 whatsoever, are hereby authorized to execute such documents and take such other action as is
17 necessary to effectuate the transactions provided for in the Plan.

18 66. As set forth in Article II, Section B.1.b. of the Plan, on or before the Effective Date,
19 Statutory Fees for each Estate shall be paid in Cash, in full when due.

20 67. As soon as practicable after the occurrence of the Effective Date, but no later than
21 ten (10) days thereafter, the USACM Trustee shall File and serve on each holder of a Claim or
22 Equity Interest a written notice of the occurrence of Effective Date. Each Committee shall post
23 notice of the occurrence of the Effective Date on its respective website.

24 68. In accordance with section 1146(c) of the Bankruptcy Code, the making delivery,
25 filing or recording of any mortgages, deeds of trust, leasehold mortgages, leases (whether recorded
26 or unrecorded) and/or the various instruments and documents of transfer as specified in or
27 contemplated by the Plan, including the documents related to the Asset Sale Transaction and/or
28 the exhibits thereto, are hereby exempt from taxation under any law imposing a mortgage or

1 recording tax, stamp tax, sales tax, transfer tax, use tax or any similar tax. The appropriate federal,
2 state or local government officers are hereby directed to accept for filing or recording all
3 Instruments of Transfer or other documents of transfer to be filed and recorded in accordance with
4 the Plan and the exhibits thereto, without payment of any such tax or government assessment, and
5 without the presentation of any affidavits, instruments, or returns otherwise required for recording
6 other than the Confirmation Order. The Court retains jurisdiction to enforce the foregoing
7 direction by contempt proceedings or otherwise.

8 69. USACM shall have authority to take actions on behalf of USACM and the USACM
9 Estate until and including the Effective Date, when the appointment of the USACM Trustee
10 becomes effective and the USACM Trust Assets are transferred to the USACM Trust and the
11 USACM Trust becomes effective in accordance with this Plan and the USACM Trust Agreement.
12 As soon as practicable thereafter, USACM shall be dissolved in accordance with the Confirmation
13 Order and applicable state law.

14 70. DTDF shall have authority to take actions on behalf of DTDF and the DTDF Estate
15 until and including the Effective Date and, thereafter, the Post-Effective Date DTDF shall have the
16 exclusive authority to act on behalf of DTDF and the DTDF Estate. When the Plan has been fully
17 implemented by Post-Effective Date DTDF and all assets of the DTDF Estate and Post-Effective
18 Date DTDF have been fully liquidated and distributed and the DTDF Estate and Post-Effective
19 Date DTDF fully administered, DTDF shall be dissolved in accordance with the Confirmation
20 Order, the DTDF Amended Operating Agreement and applicable state law.

21 71. FTDF, USA Realty, and USA Securities shall have the authority to effect
22 all transactions and take all actions, including, without limitation, filing applicable tax
23 returns, required by the Plan on and after the Effective Date. FTDF and the FTDF Committee
24 shall each have authority to prosecute (a) claim objections in the FTDF Estate, and (b) the non
25 assignable

26 FTDF Litigation Claims on behalf of FTDF subject to the compromise with DTDF set
27 forth herein. After the actions set forth in this paragraph are completed, FTDF, USA Realty, and
28 USA Securities shall be dissolved in accordance with the Confirmation Order and applicable state

1 law, and FTDF, USA Realty, and USA Securities, or their respective appointed Disbursing Agent,
2 which may be DSI, shall file a final report and close their respective Chapter 11 Cases in
3 accordance with Bankruptcy Code section 350.

4 72. The Post-Effective Date Entities may execute such other documents and take such
5 other actions as may be necessary or appropriate to effectuate the transactions contemplated under
6 this Plan.

7 73. The reversal or modification of this Confirmation Order or Findings on appeal shall
8 not affect the validity of the Plan, or any agreement or action authorized by this Confirmation
9 Order or under the Plan, including the Asset Purchaser Agreement, with respect to any entity
10 acting in good faith, whether or not that entity knows of the appeal, unless this Confirmation
11 Order is stayed pending appeal.

12 74. Within ninety (90) days of the Effective Date, the Debtors or a Post-Effective Date
13 Entity or the FTDF Committee, to the extent applicable, shall File a status report for each of the
14 respective Debtors setting forth what progress has been made toward the consummation of the
15 confirmed Plan. The status report shall be served on the U.S. Trustee, the Debtors, prior to
16 dissolution or transition to the Post-Effective Date Entities, the Post-Effective Date Entities, and
17 any Entities who have Filed a request for such reports with the Court. Unless otherwise ordered,
18 further status reports shall be Filed every ninety (90) days and served on the same Entities. On or
19 after the Effective Date, no monthly operating reports need to be filed with the U.S. Trustee.

20 75. Once each Estate has been fully administered, as referred to in Bankruptcy
21 Rule 3022, the Post-Effective Date Entities, the Debtors, or another party as the Court may
22 designate, shall File a final report and account of all receipts and disbursements, and serve that
23 report on the U.S. Trustee, and any other Entities entitled to service under any applicable law.
24 Any such final report shall include a request that the Court enter a Final Decree in the Chapter 11
25 Case of the applicable Debtor.

26 76. Nothing in this Confirmation Order or the Plan shall be construed or interpreted to
27 release, discharge, enjoin or otherwise adversely impact any claim or claims of PBGC or any
28 pension plan, currently or formerly sponsored by the Debtors against any person arising under 29

1 U.S.C. Sections 1104-1109 with respect to the pension plans.

2 77. Nothing in this Confirmation Order or the Plan, including without limitation the
3 injunction provided in Section IV.H. of the Plan: (i) shall alter, affect or supersede the Bankruptcy
4 Court's Order Approving Agreement With Investment Partners entered on July 24, 2006 (Docket
5 No. 946); or (ii) shall enjoin, prejudice, limit, preclude or otherwise impair the rights and remedies
6 that (a) the Debtors and their respective Estates, (b) the Post-Effective Date Entities, (c) the Direct
7 Lenders, or (d) creditors of the Debtors or parties in interest, including Liberty Bank, as or may
8 have against any non-debtor third parties, including without limitation HMA Sales, LLC ("HMA")
9 and USA Investment Partners, LLC ("USAIP"), under the Receivables Loan Agreement between
10 Liberty Bank and HMA dated as of November 15, 2004, as amended, and the loan documents
11 securing and/or relating thereto, including without limitation the Guaranty Agreement executed by
12 USAIP and the Subordination Agreement among USAIP, HMA and Liberty Bank, each dated as
13 of November 15, 2004.

14 78. Nothing in this Confirmation Order or the Plan shall be construed or interpreted to
15 release, discharge, enjoin or otherwise adversely impact the assertion of any setoff, recoupment,
16 counterclaim or defense that Standard Property Development, LCC ("Standard"), Binford Medical
17 Developers, LLC ("Binford"), or Copper Sage Commerce Center, LLC ("Copper Sage") may
18 assert against any lender, other than FTDF, USACM, or Compass as the assignee or transferee of
19 the assets of FTDF and USACM, to the attempted enforcement, collection and/or foreclosure of
20 the applicable Loan(s) to such borrower; as for FTDF or USACM or Compass as the assignee or
21 transferee of the assets of FTDF and USACM, nothing in this Confirmation Order or the Plan shall
22 be construed or interpreted to preclude Standard, Binford, or Copper Sage from asserting any
23 defense (including the defense of recoupment) to the enforcement, collection and/or foreclosure
24 of FTDF's or USACM's undivided interest in the Standard, Binford, or Copper Sage Loan(s) to
25 such borrower.

26 79. Each term and provision of the Plan is hereby deemed to be valid and enforceable
27 pursuant to its terms.

28 80. If and to the extent that there is any direct conflict between the terms of the Plan,

1 the Findings and the terms of this Confirmation Order, this Confirmation Order shall control.

2 81. Notwithstanding the fact that Joseph Milanowski, Thomas Hantges, Paul Hamilton,
3 Victoria Loob, USA Investment Partners, LLC, USA Commercial Real Estate Group, Cynthia
4 Milanowski, or Salvatore Reale, their insiders or affiliates may have acted or served in some
5 capacity with the Debtors after the Petition Date or may have some other connection with the
6 Debtors or the Debtors' Estates, and notwithstanding anything in the Plan to the contrary or which
7 could be construed to the contrary, nothing in the Plan nor this Confirmation Order shall be
8 construed as providing a release of any claims or causes of action against Joseph Milanowski,
9 Thomas Hantges, Paul Hamilton, Victoria Loob, USA Investment Partners, LLC, USA
10 Commercial Real Estate Group, Cynthia Milanowski, or Salvatore Reale, their insiders or
11 affiliates (other than the Debtors themselves in accordance with the provisions of the Plan).

12 82. Nothing contained in the Asset Purchase Agreement shall modify the obligations
13 owed to the Lenders by Compass as the loan servicer or rights of the Lenders against Compass as
14 the loan servicer (or the rights of Compass as the loan servicer against the Lenders) under the
15 applicable Loan Servicing Agreements and otherwise applicable law. Compass shall distribute
16 any sums due to Lenders under any of the Loan Servicing Agreements in accordance with the
17 Loan Servicing Agreements, as the same may be modified with consent of the applicable Lenders,
18 and with otherwise applicable law. Compass shall apply all payments and proceeds from Serviced
19 Loans (as such term is defined in the Asset Purchase Agreement), however collected, whether
20 through liquidation of collateral, payments from the Borrower or otherwise, in accordance with the
21 provisions of the notes and/or loan agreements. Further, notwithstanding the foregoing, to the
22 extent the Bankruptcy Court has entered an order, including, but not limited to, this Confirmation
23 Order, which interprets or enforces provisions of the Loan Servicing Agreements or directs the
24 distribution of payments under the Loan Servicing Agreements or payments collected from
25 Borrowers, Compass, the Lenders, and all other affected parties shall abide by the terms of such
26 order(s). If, as between the provisions of the Loan Servicing Agreements and the order(s) of the
27 Bankruptcy Court, it is not clear to Compass how the sums collected shall be distributed, then
28 Compass shall hold the sums payable to the Lender until Compass either receives direction from

1 the Lender and, as to items not constituting Commercial Mortgage Assets (as such term is defined
2 in the Asset Purchase Agreement), the Sellers (or their successor or assignee under the Plan)
3 regarding disbursement of interest, or is directed by an order from a court of competent
4 jurisdiction. Nothing contained herein is intended to waive any defenses of the Lenders or, as to
5 items not constituting Commercial Mortgage Assets (as such term is defined in the Asset Purchase
6 Agreement), the Sellers (or their successors or assignees) under the Loan Servicing Agreements.
7 For the avoidance of doubt, under no circumstance shall any pre-Closing Date liability assertable
8 by any party attach to Compass, or to any asset acquired by Compass, pursuant to the Asset
9 Purchase Agreement. Furthermore, for the avoidance of doubt, notwithstanding any other
10 provision in the Asset Purchase Agreement, this Confirmation Order, or any order which may in
11 the future be entered by the Bankruptcy Court, all servicing fees due pursuant to the terms stated
12 in the Loan Servicing Agreements, and all interest due on the First Trust Deed Fund Assets (as
13 such term is defined in the Asset Purchase Agreement), shall continue to be due and payable, and
14 Compass shall collect such servicing fees and interest for its sole benefit on and after the Closing
15 Date.

16 Submitted by:
17 RAY QUINNEY & NEBEKER P.C.
18 and SCHWARTZER & MCPHERSON LAW
19 FIRM

Approved / Disapproved by:
OFFICE OF THE U.S. TRUSTEE

19 By: /s/ Lenard E. Schwartz
20 LENARD E. SCHWARTZER, ESQ.
21 JEANETTE E. MCPHERSON, ESQ.
22 ANNETTE W. JARVIS, ESQ.
23 STEVEN STRONG, ESQ.
24 *Counsel for Debtors*

By: _____
August B. Landis

23 **Approved**/Disapproved by:
24 LEWIS AND ROCA, LLP

Approved/Disapproved by:
GORDON & SILVER, LTD.

25 By: /s/ Rob Charles
26 SUSAN M. FREEMAN, ESQ.
27 ROB CHARLES, ESQ.
28 *Counsel for the Official Committee of
Unsecured Creditors of USA Commercial
Mortgage Company*

By: /s/ Gregory Garman
GERALD M. GORDON, ESQ.
GREGORY E. GARMAN, ESQ.
*Counsel for the Official Committee of
Holders of Executory Contract Rights of
USA Commercial Mortgage Company*

1 **[PROPOSED] ORDER CONFIRMING THE "DEBTORS' THIRD AMENDED JOINT**
2 **CHAPTER 11 PLAN OF REORGANIZATION," AS MODIFIED HEREIN**

3 **Approved**/Disapproved by:
4 ORRICK, HERRINGTON & SUTCLIFFE LLP
5 and BECKLEY SINGLETON, CHTD.

6 By: /s/ Marc A. Levinson
7 MARC A. LEVINSON, ESQ.
8 JEFFERY HERMANN ESQ.
9 BOB L. OLSON, ESQ.
10 ANNE M. LORADITCH, ESQ.
*Counsel for the Official Committee of
Equity Security Holders of USA Capital
Diversified Trust Deed Fund, LLC*

11 Approved/**Disapproved** by:

12 By: /s/ Kevin Darby for
13 ALAN SMITH, ESQ.
14 *Counsel for Lenders Protection Group*

15 **Approved**/Disapproved by:

16 By: /s/ Jim Eggeman
17 ERIC FIELD, ESQ.
18 *Counsel for Pension Benefit Guarantee
19 Corporation*

20 Approved/Disapproved by:

21 By: _____
22 MICHAEL SCHMAHL, ESQ.
23 *Counsel for Dr. Gary Kantor, Mrs. Kantor
24 and Kantor Nephrology 401K plan*

25 **Approved**/Disapproved by:

26 By: /s/ George Davis
27 GEORGE DAVIS ESQ.
28 *Counsel for Compass Partners*

Approved/Disapproved by:
STUTMAN TREISTER & GLATT, P.C. and
SHEA & CARLYON, LTD.

By: /s/ Christine Pajak
FRANK A. MEROLA, ESQ.
EVE KARASIK, ESQ.
CHRISTINE PAJAK, ESQ.
CANDACE C. CARLYON, ESQ.
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First Trust Deed Fund LLC*

Approved/**Disapproved** by:

By: /s/ Dean Kirby
DEAN KIRBY, ESQ.
*Counsel for Debt Acquisition
Company of America*

Approved/**Disapproved** by:

By: /s/ Robert LePome
NANCY ALLF, ESQ.
ROBERT LEPOME, ESQ.
Counsel for The Alexander Group

Approved/**Disapproved** by:

By: /s/ Janet Chubb
JANET CHUBB, ESQ.
Counsel for Jones Vargas Direct Lenders

Approved/Disapproved by:

By: _____
DAVID COHEN, ESQ.
Counsel for Sierra Liquidity Fund

1 **[PROPOSED] ORDER CONFIRMING THE "DEBTORS' THIRD AMENDED JOINT**
2 **CHAPTER 11 PLAN OF REORGANIZATION," AS MODIFIED HEREIN**

3 Approved/Disapproved by:

Approved/Disapproved by:

4 By: _____
5 GREGORY J. WALCH ESQ.
6 *Counsel for Gregory J. Walch and Shauna*
7 *M. Walch, Trustees of the Gregory J. and*
8 *Shauna M. Walch Family Trust*

By: _____
JEFFREY SYLVESTER, ESQ.
Counsel for USA Commercial Real Estate
Group

7 Approved/Disapproved by:

Approved/Disapproved by:

8 By: _____
9 RUSSELL WALKER, ESQ.
10 *Counsel for USA Investment Partners, LLC,*
11 *Joseph Milanowski and Thomas Hantges*

By: _____
SUSAN SCANN, ESQ.
Counsel for Copper Sage Commercial
Center and Binford Medical Developers, LLC

11 **Approved**/Disapproved by:

Approved/Disapproved by:

12 By: /s/ Andrew Brumby
13 ANDREW BRUMBY, ESQ.
14 R. VAUGHN GOURLEY, ESQ.
15 *Counsel for Standard Property Development*

By: _____
WADE GOCHNOUR, ESQ.
ARYN M. FITZWATER, ESQ.
Counsel for Liberty Bank

16 In accordance with LR 9021, counsel submitting this document certifies as follows (check one):

17 The court has waived the requirement of approval under LR 9021.

18 No parties appeared or filed written objections, and there is no trustee appointed in the case.

19 I have delivered a copy of this proposed order to all counsel who appeared at the hearing, any
20 unrepresented parties who appeared at the hearing, and any trustee appointed in this case, and each has
21 approved or disapproved the order, or failed to respond, as indicated below [list each party and whether the
22 party has approved, disapproved, or failed to respond to the document]:

21 **Failed to respond:**

22 WADE GOCHNOUR, ESQ.
23 SUSAN SCANN, ESQ.
24 RUSSELL WALKER, ESQ.
25 JEFFREY SYLVESTER, ESQ.
26 GREGORY J. WALCH ESQ.
27 DAVID COHEN, ESQ.
28 MICHAEL SCHMAHL, ESQ.
AUGUST B. LANDIS, ESQ.

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