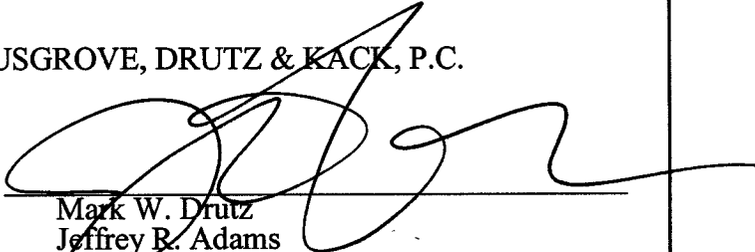


1 likewise request that when the Court conducts its inspection, it will do so with a copy of the
2 Declaration of Restrictions in its possession so that it can conduct a meaningful evaluation of global
3 lack of compliance with said Declaration of Restrictions within the Coyote Springs Ranch subdivision.
4

5 Defendants believe that the Court's comprehensive inspection requested herein will be
6 extremely beneficial to the Court in understanding the nature, scope and context of all of Defendants'
7 defenses including, *inter alia*, waiver and abandonment and will add context to the trial testimony of
8 the many witnesses who are expected to testify regarding the wide-spread business and commercial
9 activities taking place on properties in Coyote Springs Ranch and that long-ago the Declaration of
10 Restrictions was abandoned in its entirety by the residents and owners of properties in Coyote Springs
11 Ranch.

12 DATED this 11 day of August, 2004.

13 MUSGROVE, DRUTZ & KACK, P.C.

14
15
16 By 

17 Mark W. Drutz
Jeffrey R. Adams
Attorneys for Defendants

18 A COPY of the foregoing hand-delivered
19 this 11th day of August, 2004 to:

20 The Honorable David L. Mackey
21 Yavapai County Superior Court
22 Division 1
23 Yavapai County Courthouse
24 Prescott, Arizona

25 David K. Wilhelmsen
26 Marguerite M. Kirk
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