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BY: V. REISINGER

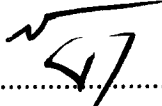
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9 (Owner of Assessor's Parcel No. 103-01-002K)

10 **IN THE SUPERIOR COURT OF THE STATE OF ARIZONA**
11 **IN AND FOR THE COUNTY OF YAVAPAI**

12	JOHN B. CUNDIFF and)	
13	BARBARA C. CUNDIFF, his wife,)	
14	<i>et. al.</i> ,)	Action No. P1300-CV2003-0399
15)	
16	Plaintiff,)	SEPARATE RESPONSE OF
17)	WILLIAM M. GRACE TO
18	v.)	MOTION BY JAMES VARILEK
19)	FOR ATTORNEY'S FEES
20	DONALD COX and)	
21	CATHERINE COX, his wife,)	
22)	Assigned to the Honorable
23	Defendants.)	Kenton D. Jones
24)	

25 Defendant William M. "Matt" Grace, as the sole present owner of Assessor's Parcel No. 103-01-002K, a 10 acre parcel located at 8850 East Pronghorn Lane, hereby responds to the July 1, 2013 *Motion for Award of Attorney's Fees* by Property Owner James Varilek by simply incorporating through this reference, as if fully stated herein, the entire content of Matt's July 19, 2013, *Separate Response of William M. Grace to Application by Primary Plaintiffs for Attorney's Fees*.

1 RESPECTFULLY SUBMITTED this 14th day of August, 2013.

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3 
4
5 Noel J. Hebets, NOEL J. HEBETS, PLC
-- Attorney for Defendant William M. Grace
(Owner of APN 103-01-002K)

6 The undersigned certifies that, on this 14th day of August, 2103, the original of the foregoing
7 document was mailed to the Clerk of the Court, while: (a) copies were e-mailed to counsel or
8 other parties at the email addresses shown below, and (b) notices of the filing of this
document were mailed to any parties for whom only postal addresses are shown below:

9 (a) Parties receiving copies by email only:

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14 (b) Parties receiving notice of the filing this the forgoing document by US mail with explanation
15 that it will soon be available on at <http://apps.supremecourt.az.gov/docsyav/>, the Clerk's
16 online site for High Profile Cases, and that they will be provided sooner copies of such filings if
17 they provide their email address pursuant to the following order within the Court's June 15,
18 2010 Notice, itself filed with the Clerk on June 17, 2010:

19 **IT IS ORDERED** by June 30, 2010 or at the time of filing an initial pleading or motion
20 with the Court, whichever is sooner, all parties and attorneys appearing in this case **SHALL**
21 designate and maintain an e-mail address with the Clerk of the Court **and** the other parties. The
22 e-mail address will be used to electronically distribute any document, including minute entries
23 and other orders, rulings, and notices described in Rule 125, *Rules of the Supreme Court* by e-
24 mail or electronic link in lieu of distribution of paper versions by regular mail. The e-mail
25 address shall be designated on each document filed. In the event that a party's e-mail address
changes, that change shall immediately be brought to the attention of the Clerk of Superior Court
and included on subsequent filings and pleadings.

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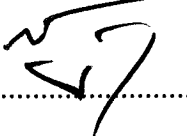
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(end of document)

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