## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

In re:	)
FIRST GUARANTY MORTAGE CORPORATION,	Chapter 11 Bankruptcy Case No.: 22-10584-CTG Bankr. BAP No. 23-00050
Debtors.	) ) )
KARI CRUTCHER,	
Appellant,	) )
v.	Civil Action No. 23-1025-CFC
PACIFIC INVESTMENT MANAGEMENT COMPANY LLC, et al.,	) ) )
Appellees.	) ) )

## **ORDER**

At Wilmington, Delaware, this 19th day of October, 2023.

WHEREAS, pursuant to Section 1 of the Procedures to Govern Mediation of Appeals from the United States Bankruptcy Court for this District ("Procedures"), dated July 19, 2023, the Court conducted an initial review of this matter, including having gathered information from the parties and their counsel, in order to determine the appropriateness of mediation for the case;

WHEREAS the parties do not believe that their disputes here can be resolved through mediation and the Court agrees;

THEREFORE, pursuant to Section 1 of the Procedures, the Court determines that mediation is not appropriate in this matter and recommends that the assigned District Judge issue

an order withdrawing the matter from mediation and setting the following appellate briefing schedule suggested by the parties:

Appellant's Opening Brief: Due 30 days after entry of

the Court's order

withdrawing the appeal from

mandatory mediation

Appellees' Answering Brief Due 30 days after the deadline

for Appellant's Opening Brief

Appellant's Reply Brief Due 14 days after the deadline

for Appellees' Answering Brief

Christopher J. Burke

UNITED STATES MAĞISTRATE JUDGE