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*May 04 2010*

IN THE UNITED STATES DISTRICT COURT FOR THE  
NORTHERN DISTRICT OF ILLINOIS, EASTERN DISTRICT

MICHAEL W. DOBBINS  
CLERK, U.S. DISTRICT COURT

DAVID GROCHOCINSKI, not individually,  
but solely in his capacity as the Chapter 7  
Trustee for the bankruptcy estate of  
CMGT, INC.

Plaintiff,

v.

MAYER BROWN ROWE & MAW LLP,  
RONALD B. GIVEN, and CHARLES W.  
TRAUTNER,

Defendants.

No. 06 C 5486

Judge Virginia M. Kendall

**LIMITED RATIFICATION**

NOW COMES RONALD or LINDA HOLMAN ("HOLMAN") acting *pro se* for his/her LIMITED ratification of Robert Gerard Spehar's ("Spehar") Motion to Alter or Amend ("Spehar's Motion") filed with this Court on April 28, 2010 and respectfully states as follows:

1. I am a valid shareholder and/or unsecured creditor claimant against the Chapter 7 bankruptcy estate of CMGT, Inc. ("Estate").
2. On March 31, 2010 this Court summarily dismissed the Estate's malpractice action ("Malpractice Action") in a Judgment and Opinion ("2010 Opinion") that stated in pertinent part:

"Suits brought by a trustee on behalf of creditors must be claims that can be asserted by all creditors, not just one. A claim is "personal" "if the claimant

himself is harmed and no other claimant or creditor has an interest in the cause. Here, while Grochocinski's suit against Defendants is couched as a professional malpractice claim brought on behalf of CMGT's estate for the ultimate benefit of all the creditors, Grochocinski is really bringing [Spehar's] personal claim against Defendants." (2010 Opinion at 25) *Emphasis Added.*

3. On April 28, 2010 Spehar intervened in this matter and timely filed Spehar's Motion.

4. I hereby concur with Spehar's Motion to the limited extent that it represents: (a) there are other legitimate claimants against the Estate besides Spehar, including myself, who have an interest in the Malpractice Action ("Other Claimants"), (b) there is a potential \$1.6 million recovery from the Malpractice Action due those Other Claimants, including myself, and thus those Other Claimants are harmed by this Court's dismissal of the Malpractice Action and (c) CMGT, Inc. was not a startup.

WHEREFORE, I hereby ratify the Spehar Motion's prayer that this Court reconsider its 2010 Opinion and immediately set the Malpractice Action for trial by jury so that the truth can be discovered in this matter and so that I and all Other Claimants might potentially recover on our legitimate claims against the Estate.

DATED: May 3, 2010

Respectfully submitted,

By Ronald Helman  
Acting Pro Se

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The parties to this action and the names, addresses, and telephone numbers of their respective attorneys are as follows:

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**DEFENDANT**

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**CERTIFICATE OF SERVICE**

I, RONALD HOLMAN, certify that I caused a copy of the attached *Limited Ratification* to be served on the parties listed above, by fax and/or by depositing with the United States Post Office in VAN NUYS, CA, postage prepaid, prior to 6:00 p.m. this 3 day of May, 2010.