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6 BEL AIR GRAND HOLDINGS, LLC,  
THE JRB-TAT BAILEY FAMILY TRUST  
7 and JOHN R. BAILEY, P.C.

8 UNITED STATES DISTRICT COURT  
9 DISTRICT OF NEVADA  
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11 BEL AIR GRAND HOLDINGS, LLC, a )  
Nevada limited liability company; The JRB- )  
12 TAT BAILEY FAMILY TRUST, a Nevada )  
trust; and JOHN R. BAILEY, P.C., a Nevada )  
13 professional corporation, )  
14 Plaintiffs, )  
15 vs. )  
16 FEDERAL DEPOSIT INSURANCE )  
CORPORATION, as Receiver for )  
17 COMMUNITY BANK OF NEVADA, )  
18 Defendant. )

Case No.: 2:10-cv-00063-JCM-LRL

**TEMPORARY RESTRAINING  
ORDER AND ORDER SETTING  
BRIEFING SCHEDULE FOR  
MOTION FOR PRELIMINARY  
INJUNCTION**

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20 Plaintiffs Bel Air Grand Holdings, LLC (“BAGH”), The JRB-TAT Bailey Family Trust,  
21 and John R. Bailey, P.C.’s (collectively “Plaintiffs”) Emergency Motion for Temporary  
22 Restraining Order and for Preliminary Injunction (the “Motion”), having been filed with this  
23 Court on June 29, 2010; notice of the Motion and the Motion having been served on James  
24 MacRobbie, Esq., of SYLVESTER & POLEDNAK, LTD., counsel for Defendant Federal Deposit  
25 Insurance Corporation (“FDIC”) via e-mail on June 29, 2010; and the Court, having reviewed the  
pleadings and papers on file herein, at this stage of the proceedings, finds that:

1           1.       In or around February 2007, BAGH obtained a loan from Community Bank of  
2 Nevada predecessor-in-interest to Defendant FDIC (the "Bank") (Loan No. 9011020396) (the  
3 "Spanish Ridge 1 Loan"), for the purchase of commercial real property located at 8984 Spanish  
4 Ridge, Las Vegas, Nevada (the "Spanish Ridge Property").

5           2.       The Spanish Ridge 1 Loan was evidenced by a promissory note.

6           3.       The Spanish Ridge 1 Loan was secured by a first deed of trust on the Spanish  
7 Ridge Property.

8           4.       The Spanish Ridge 1 Loan was guaranteed by BAGH's manager, John R. Bailey  
9 ("Bailey") and Plaintiff The JRB-TAT Bailey Family Trust (the "Trust").

10          5.       The terms of the Spanish Ridge 1 Loan included a principal amount of \$2.8  
11 million, with a fixed interest rate of 6.85% per annum, with 119 monthly payments of  
12 \$19,696.07 and a balloon payment of approximately \$2,218,540.97.

13          6.       On August 14, 2009, due to the Bank's insolvency, the Bank was closed by the  
14 Nevada Financial Institutions Division, and Defendant FDIC was appointed as the Bank's  
15 receiver (the "Takeover").

16          7.       The FDIC, through counsel, represented that even if Plaintiffs were awarded  
17 damages on their claims, that they would not be entitled to a monetary payment from the FDIC,  
18 but instead would be entitled to a Trustee's Certificate that would have to be redeemed against  
19 the (now insolvent) Bank.

20          8.       Following the Takeover, BAGH paid the FDIC \$39,392.14 (on or about October  
21 15, 2009) on the Spanish Ridge 1 Loan for the months of September and October 2009 as well as  
22 \$984.80 for late charges.

23          9.       BAGH has not made a payment to the FDIC since the October 15, 2009 payment.

24          10.       On May 24, 2010, the FDIC recorded a Notice of Breach and Election to Sell  
25 Under Deed of Trust on the Spanish Ridge Property ("Notice of Breach") evidencing the FDIC's

1 intention to foreclose on the Spanish Ridge 1 Property. (maybe something in here about no  
2 amount to cure/redeem included in notice)

3 11. Shortly thereafter, BAGH, through its manager, requested and obtained a  
4 Redemption Worksheet from Nevada Title Company for the Spanish Ridge 1 Loan.

5 12. The Redemption Worksheet indicates that BAGH would have to pay a cure  
6 amount of \$316,977.56 in order to bring the Spanish Ridge 1 Loan current.

7 13. On June 11, 2010, the FDIC sent BAGH a Loan Payment Notice.

8 14. The Loan Payment Notice states that a cure amount of \$205,823.90 would be  
9 required by BAGH in order to bring the Spanish Ridge 1 Loan current.

10 15. Neither of these amounts appears to take into account the payment made by  
11 BAGH on October 15, 2009, and they indicate an internal discrepancy of over \$100,000 by the  
12 FDIC with respect to the cure amount for the Spanish Ridge 1 Loan.

13 16. It is BAGH's position that the actual cure amount required to bring the Spanish  
14 Ridge 1 Loan current is \$166,440.76.

15 17. Although BAGH has requested that the FDIC provide the actual cure amount, the  
16 FDIC has not done so.

17 18. NRS 107.080(3)(a) provides in part that a lender may not accelerate a loan  
18 secured by real property until 35 days after a notice of breach and election to sell has been  
19 recorded and sent to the borrower.

20 19. NRS 107.080(3) requires in part that the notice of breach and election to sell  
21 "describe the deficiency in performance or payment and may contain a notice of intent to declare  
22 the entire unpaid balance due if acceleration is permitted by the obligation secured by the deed of  
23 trust. . . ."

1           20.     Because the FDIC has not provided BAGH with the amount required to bring the  
2 Spanish Ridge 1 Loan current, it appears that the FDIC is attempting to collect money it is not  
3 owed and improperly accelerate the Spanish Ridge 1 Loan.

4           21.     In light of the FDIC's representation that BAGH, and the other Plaintiffs, will be  
5 entitled to recover a Trustee's Certificate for redemption against the now insolvent Bank, as  
6 opposed to money damages in the event Plaintiffs are entitled to damages, BAGH will suffer  
7 irreparable harm if it is forced to pay funds above and beyond those contractually required to  
8 bring the Spanish Ridge 1 Loan current.

9           22.     The balance of hardships weighs in favor of BAGH because as the beneficiary of  
10 the Spanish Ridge 1 Loan deed of trust, the FDIC is required under NRS 107.080 to provide  
11 BAGH with the proper cure amount required to bring the Spanish Ridge 1 Loan current.

12           23.     The court further finds that the sum of \$166,440.76 shall be adequate security for  
13 the payment of such costs and damages as may be incurred or suffered by any party who is found  
14 to have wrongfully enjoined by this Order.

15           Good cause appearing, it is

16           ORDERED that Plaintiffs' Emergency Motion for a Temporary Restraining Order be and  
17 the same is granted. And it is further

18           ORDERED, until further order of this Court or expiration of this order, whichever comes  
19 first, that Defendant Federal Deposit Insurance Corporation is enjoined from accelerating the  
20 principal amount due under the Spanish Ridge 1 Loan ((Loan No. 9011020396)). And it is  
21 further

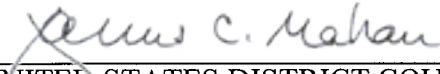
22           ORDERED that, as a precondition to the effect of this Temporary Restraining Order,  
23 Plaintiffs shall post security in the amount of \$166,440.76 in cash to be deposited with Nevada  
24 Title Company, to then be deposited in an interest bearing account subject to further order of this  
25 Court. And it is further

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ORDERED that Defendant Federal Deposit Insurance Corporation shall file a Response to Plaintiff's Motion for Preliminary Injunction with this Court on or before the 5th day of July 2010, and that Plaintiffs shall file a Reply in Support of their Motion for Preliminary Injunction this Court on or before the 7th day of July 2010. And it is further

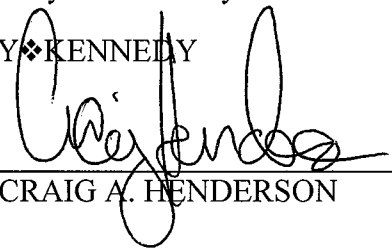
ORDERED that this Temporary Restraining Order shall expire by operation of law in ten days unless extended by order of the Court. **PRELIMINARY INJUNCTION HEARING IS SET FOR JULY 9, 2010, AT 11:00 A.M.**

ISSUED this 30th day of June, 2010, at 1:35 p.m.

  
UNITED STATES DISTRICT COURT  
JUDGE JAMES C. MAHAN

Respectfully submitted by:

BAILEY ♦ KENNEDY

By:   
CRAIG A. HENDERSON

Attorneys for Plaintiffs