

EXHIBIT G

ATTEMPT AT CONFERENCE WITH RAYBON

000049

MUÑOZ . & . PIPER

ATTORNEYS AT LAW

January 18, 2006

EMERSON MANUFACTURED HOMES, LTD
RAYBON LAND & COMPANY, LTD
EMERSON LAND LTD
RAYBON HOMES, LLC
TRAKE HOMES, LLC
W.E.R. INVESTMENTS, LTD
THE HOME CENTER, LTD
Attn: Mr. Keith S. Raybon

Via Certified Mail to:
131 Misty Harbor West
Montgomery, Texas 77356

Via Certified Mail to:
904 West Montgomery
Suite 4 - 511
Willis, Texas 77378

Via Facsimile to:
Mr. Michael Durrschmidt, Esq., Hirsch & Westheimer - 713-223-9319
Mr. Theo. Pinson, Esq., Pinson & Associates - 713-334-8333

Via Lexis File & Serve
The Honorable K. Michael Mayes, Presiding Judge of the 410th Judicial District Court
All Counsel of Record

RE: Attempt at Conference
Cause of Action No. 03-01-00267-CV

804 WEST DALLAS STREET • SUITE 7 • CONROE • TEXAS • 77301
PHONE: 936.756.3030 • FAX: 936.756.1176
EMAIL: WHPIPER@PIPERLAW.ORG

MEMBER OF COLLEGE OF THE STATE BAR OF TEXAS
MEMBER OF AMERICAN TRIAL LAWYERS ASSOCIATION
MEMBER OF NATIONAL ASSOCIATION OF CONSUMER ADVOCATES

000050

MUÑOZ, & PIPER
ATTORNEYS AT LAW

WHP
Letter
Page 2

Dear Mr. Raybon:

The purpose of this letter is an attempt to conference with you, as required under the Case Management Orders, entered by the Presiding Judge in the lawsuit pending before the 410th District Court in Montgomery County, Texas.

In the above matter, you were previously represented by counsel, Mr. Michael Hord, Esq., of the law firm of Hirsch & Westheimer, who withdrew as counsel on or about May 5, 2005 for the following entities in which you had or have an ownership interest, either directly or through other entities, also named as defendants in the above cause of action: EMERSON MANUFACTURED HOMES, LTD, RAYBON LAND & COMPANY, LTD, EMERSON LAND LTD, RAYBON HOMES, LLC, TRAKE HOMES, LLC, and W.E.R. INVESTMENTS, LTD and who had appeared on their behalf in this case.

Further, it is my understanding that December of 2003, you reacquired the ownership of THE HOME CENTER, LTD. THE HOME CENTER had previous been represented by Mr. Rubin Franco, who withdrew as its counsel on or about July 15, 2005 and who had appeared on its behalf in this case.

Lastly, it is my understanding from the content of the two motions to withdraw, since approved by the Court, that these entities were proceeding without legal counsel and you, personally, were going to represent those entities yourself, without the aid of or representation by legal counsel. The contact addresses for these entities were extracted from the relevant motions to withdraw by their previous counsel. There was no telephone and no facsimile number provided by those motions to withdraw and attempts to obtain contact telephone numbers from other sources have proven to be fruitless.

Non Compliance with Orders of the Court and Texas Rules of Procedure

Mr. Raybon, as the pro se representative of these entities, you are required to comply with all orders of the Court, to include but not limited to, complying with requests for discovery, requests for disclosure, attending Court ordered Status Hearings, Court Ordered Mediation, and other relevant and procedural obligations. You have elected to not participate in mounting any defense or participate in any of the

000051

proceedings, as the pro se party, represent any of your more than 40 entities, most of whom are named parties with in this Lawsuit.

Further, I would remind you that a corporation must be represented by an attorney and to continue without such may be construed to be negligence by the lay person conducting the defense of such corporations. Several of the above named entities appear to be corporations, as defined under Texas law.

Demand

Mr. Raybon, demand is hereby made that you comply with the Case Management Orders I (April 14, 2004), II (July 26, 2004), First Amended CMO (January 15, 2005), and III (August 25, 2005) and the corresponding interrogatories and requests for production. Specifically, demand is made for you to answer all Rule 194 Request for Disclosures, Interrogatories and Document Production, as ordered by the presiding judge and the Texas Rules of Civil Procedure, all of which has been ignored and are long overdue.

If compliance with said orders and my request for all discovery (Rule 194 Disclosure, Master Interrogatories, and Master Document Production, as ordered by the Court, is not provided within twenty days of the date of this letter, I will file for sanctions with the Court.

Requirement of Conference

Mr. Raybon, the Court has ordered that, at a minimum, telephonic conference must be held between contesting parties prior to the filing of motions with the Court requesting relief. Failure to comply with the Court's Standing Order may result in sanctions imposed by the Court.

You have not filed with the Court, current or available means to communicate or conference with you, such as telephone numbers, fax numbers, or email addresses, through which parties to this lawsuit may contact with you. Thus, I must resort to US Certified Mail to attempt to comply with the relevant Court Orders and Rule of Civil Procedure. Copies this letter will be sent to the last reported addresses provided to the Court and to your remaining counsel of record, Mr. Pinson and Mr. Durrschmidt.

MUÑOZ, & PIPER
ATTORNEYS AT LAW

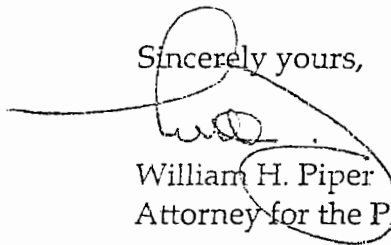
WHP
Letter
Page 4

Concluding Statements

Mr. Raybon, this letter fulfills my obligations to conference with you on the above matters, concerning the above named entities. This letter will be mailed to your last known addresses as provided by your former legal counsel, who represented one or more of the above named business entities. I remind you that although you have declared Chapter 13 bankruptcy, such protections afforded you personally do not affect the above named entities, nor any of the other partners, stake holders, shareholders, management, directors, officers, managers, heirs, assigns, or employees of those entities as to liability.

Mr. Raybon, I urge you to contact me personally or through legal counsel and comply with my demands within the next twenty (20) day period. Please note that I will be filing this letter of conference on Lexis File and Serve, pursuant to the standing orders of the Court. I remain,

Sincerely yours,



William H. Piper
Attorney for the Plaintiffs

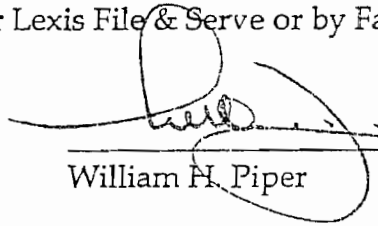
Attachments

Standing Order for Electronic Filing
Case Management Order I
Case Management Order II
Case Management Order III
Plaintiffs' Interrogatories
Plaintiffs' Requests for Production
Plaintiffs' Request for Rule 194 Disclosure (imbedded in Case Management Orders)

000053

CERTIFICATE OF CONFERENCE

I, William H. Piper, do hereby certify that this Letter of Conference has been duly mailed to Keith S. Raybon, pro se, and served on all Counsel of Record via Lexis File & Serve, Mr. Raybon's counsel of record in the pending actions in Federal District and Bankruptcy Courts, by either Lexis File & Serve or by Fax on January 19, 2005



William H. Piper