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IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE: §		
§		
Garden Oaks Maintenance Org., Inc, §	CASE NO.	18-60018-H2-11
§		
DEBTOR §		

SUPPLEMENT TO OBJECTION TO THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS' APPLICATION TO EMPLOY DIAMOND MCCARTHY LLP AS COUNSEL NUNC PRO TUNC TO JUNE 4, 2018

COMES NOW, Garden Oaks Maintenance Organization, Inc. ("Garden Oaks"), Debtor, and Debtor-In-Possession, and files this *Supplement To Objection To The Official Committee Of Unsecured Creditors' Application To Employ Diamond McCarthy LLP As Counsel Nunc Pro Tunc To June 4*, 2018 and would respectfully show the Court a follows:

- 1. Diamond McCarthy has failed to satisfy and comply with the disclosure requirements of FED. R. BANKR. P. 2014. Rule 2014 requires the disclosure of all "connections with the debtor, creditors, any other party in interest, their respective attorneys and accountants, the United States trustee, or any person employed in the office of the United States trustee." FED. R. BANKR. P. 2014
- 2. The declaration provided by Diamond McCarthy (Docket #36-2) pursuant to Rule 2014 discloses that there are no "disqualifying connections".
- 3. It appears there are connections that Diamond McCarthy has failed to disclose pre-formation contact with committee members:
 - a. Peter Chang, committee member, indicated on his *Questionnaire For Official Committee Of Unsecured Creditors* that he had been contacted by Charles Rubio of Diamond McCarthy;

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b. Patricia Mehrkam, committee member, indicated on her

Questionnaire For Official Committee Of Unsecured Creditors that

she had been contacted by Charles Rubio of Diamond McCarthy;

c. Susanna Schmidt, committee member, indicated on her Questionnaire

For Official Committee Of Unsecured Creditors that she had met with

Charles Rubio of Diamond McCarthy.

4. None of this information has been disclosed.

5. In addition, Rule 7.03 of the TEXAS DISCIPLINARY RULES OF PROFESSIONAL

CONDUCT prohibits "in-person contact, or by regulated telephone or other

electronic contact as defined in paragraph (f) seek professional employment

concerning a matter arising out of a particular occurrence or event, or series

of occurrences or events, from a prospective client or nonclient who has not

sought the lawyer's advice regarding employment or with whom the lawyer

has no family or past or present attorney-client relationship when a

significant motive for the lawyer's doing so is the lawyer's pecuniary gain."

6. The lack of candor and disclosure on Diamond McCarthy's application does

not allow a determination whether there has been an ethical violation.

7. The non-disclosure alone warrants denial of the application.

8. If there are ethical violations, employment should be denied, not only for the

improper acts, but also for the non-disclosure.

WHEREFORE, Debtor requests this Court to deny the Application, and to

grant it such other and further relief, at law or in equity, to which it may be justly

entitled.

Dated: August 2, 2018.

Respectfully submitted,

By: /s/ Johnie Patterson

Johnie Patterson

State ID# 15601700

COUNSEL FOR THE DEBTOR

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OF COUNSEL: WALKER & PATTERSON, P.C. P.O. Box 61301 Houston, TX 77208 713.956.5577 713.956.5570 (fax)

CERTIFICATE OF SERVICE

I, Johnie Patterson, hereby certify that a true and correct copy of the foregoing *Objection* was served upon the below listed individuals by electronic transmission on August 2, 2018.

<u>/s/ Johnie Patterson</u> Johnie Patterson

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