

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION**

In re:	)	
	)	Chapter 11
Morris   Schneider   Wittstadt Va., PLLC, a	)	
Virginia professional limited liability	)	Case No. 15-33370-KLP
company, <u>et al.</u> ,	)	
	)	(Jointly Administered)
Debtors. <sup>1</sup>	)	

**NOTICE OF DEADLINE TO CLAIM FUNDS HELD IN ESCROW**

**PLEASE TAKE NOTICE OF THE FOLLOWING:**

1. On July 5, 2015 (the “Petition Date”), Morris | Schneider | Wittstadt Va., PLLC (Case No. 15-33370-KLP); Morris | Schneider |Wittstadt, PLLC (15-33371-KLP); Morris | Schneider | Wittstadt, LLC (Case No. 15-33372-KLP); MSWLAW, Inc. (15-33373-KLP); Teays Valley Trustees, LLC (15-33374-KLP); York Trustee Services, LLC (15-33375-KLP); Wittstadt Title & Escrow Company, L.L.C.(15-33526-KLP) (collectively, the “Debtors” or “MSW”) filed voluntary petitions for relief under chapter 11 of the U.S. Bankruptcy Code (the “Bankruptcy Code”) with the U.S. Bankruptcy Court for the Eastern District of Virginia (the “Bankruptcy Court”).

2. On the Petition Date, the Debtors were in possession of certain funds in their escrow accounts (the “Escrow Accounts”). The Debtors believe that some, but not all, of the funds, may be the property of their former clients.

3. On June 21, 2016, the Bankruptcy Court entered an order (Docket No. 1079) (the “Escrow Bar Date Order”) establishing the following deadlines (the “Escrow Bar Date”) for asserting ownership of money held in one of more of the Escrow Accounts.

- **Escrow Bar Date.** Any person or entity (including, without limitation, each individual, partnership, joint venture, corporation, limited liability company, estate, trust or governmental unit) holding or asserting a claim of ownership to

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<sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor’s federal tax identification number, are: Morris | Schneider | Wittstadt Va., PLLC (1651), Morris | Schneider | Wittstadt, PLLC (1589), Wittstadt Title & Escrow Company, L.L.C. (3831), Morris | Schneider | Wittstadt, LLC (1589), MSWLAW, Inc. (6994), Teays Valley Trustees, LLC (9830), and York Trustee Services, LLC (8058).

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any funds held in the Escrow Accounts must submit a claim of ownership so as to actually be received by Upshot on or before **August 8, 2016, at 5:00 p.m.** (prevailing Mountain Time). No specific form for asserting a claim to the money held in the Escrow Funds is necessary, but any person asserting a claim of ownership should include documentation necessary to prove a right to the Escrow Funds.

- All claims to ownership of funds held in the Escrow Accounts must be delivered to Upshot, so that it is received by Upshot by the Escrow Bar Date, at the following address: **MSW Escrow Claims Processing; c/o UpShot Services LLC, 8269 E. 23rd Avenue, Suite 275, Denver, CO 80238.** Any person or entity asserting a right to money held in the Escrow accounts that fails to do so on or before the Escrow Bar Date: shall be forever barred, estopped and enjoined from asserting such claim to money held in the Escrow accounts.
- Copies of the Escrow Bar Date Order may be viewed and downloaded free of charge at Upshot's website <http://www.upshotservices.com>. Questions concerning this Notice should be directed to Upshot at (855) 812-6112 or at [MSWInfo@upshotservices.com](mailto:MSWInfo@upshotservices.com).

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