

**UNITED STATES BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION**

In re:

HENRY P. MATHIS, MARGARET
MATHIS,

Chapter 11
Case No.: 08:bk-03-22639-PMG

Debtors.

CALDER DEVELOPMENT
ASSOCIATES, INC.

Plaintiff,

Adversary Case No: 05-124-PMG

v.

RICHLAND FARMS, INC., HENRY MATHIS,
MARGARET MATHIS, STANLEY MATHIS,
GREGORY K. MATHIS, RONALD HARDIN,
CHRISTOPHER MATHIS, and
AMERIQUEST MORTGAGE COMPANY,

Defendants.

AGREED FINAL JUDGMENT

Pursuant to the terms of the Settlement Agreement (Case 03-22639, Docket No. 177), Plan (Case 03-22639, Docket No. 210), and Order Confirming Plan (Case 03-22639, Docket No. 227), the Court finds that the Debtors' obligation to Calder Development Associates, Inc. is nondischargeable under Section 523(a)(2) of the Bankruptcy Code. Accordingly,

IT IS ADJUDGED, that Plaintiff, Calder Development Associates, Inc., whose address is 2755 Carpenter Road, Suite 1W, Ann Arbor, Michigan 48109, shall recover judgment against the Defendants, Henry Mathis (social security number xxx-xx-5266) and Margaret Mathis (social security number xxx-xx-2267), jointly and severally, whose address is 5605 Mathis Street,

Zephyrhills, Florida 33542, in the amount of \$1,400,000.00, for which sum let execution issue.

IT IS FURTHER

ADJUDGED, that the obligation of Defendants to Plaintiff under this judgment is excepted from discharge under 11 U.S.C. §523(a)(2).

DONE and ORDERED at Tampa, Florida on July 26, 2006.



Paul M. Glenn
U.S. Bankruptcy Court Judge

Copies furnished to:

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