

EXHIBIT C



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February 21, 2020

**VIA FEDERAL EXPRESS AND
USPS – RETURN RECEIPT REQUESTED**

Mr. Major Khan
MKLLC Law
1120 Sixth Avenue, 4th Floor
New York, NY 10036

Re: *ERISA §104(b)(4) Request*

Dear Mr. Khan,

I am writing in response to your January 27, 2020 letter about the Morton Buildings, Inc. Leveraged Employee Stock Ownership Plan (“Plan”), which we received on or about January 31, 2020. Your letter states that you are requesting certain “documents related to the Plan” under ERISA §104(b)(4) on behalf of Plan participant Jackie Lysengen. Your letter also attaches signed, written authorization from Ms. Lysengen to request documents on her behalf.

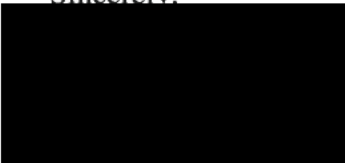
Enclosed with this letter are copies of the current or most recent (i) summary plan description; (ii) governing Plan document, including to-date amendments; (iii) trust agreement; (iv) Form 5500 annual report; (v) Summary Annual Report; and (vi) Jackie Lysengen’s account statements.

Your remaining requests are vague and overbroad and seek documents that ERISA §104(b)(4) does not require the Administrator to produce.

Courts have interpreted ERISA §104(b)(4) narrowly, and only require production of the formal or legal documents under which the plan is set up or managed. Courts have specifically held that valuation and appraisal reports fall outside ERISA §104(b)(4)’s scope.

If, after reviewing this response, there are certain specific documents that you still request, please contact me.

Sincerely,


Chris Nemeth
Partner

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