

February 1, 2023

Re: Christopher Longo vs. The AEM Services, LLC  
The Court of Common Pleas  
Summit County, Ohio  
Case No. CV-2022-05-1754

Dear AEM Investor:

I wanted to reach out to investors to give you all a status of the case thus far.

My team and I immediately visited the AEM Services office in Akron to assess the operation and begin the search for assets. I immediately ceased business operations of AEM Services. We took possession of the real estate as detailed in the September 19, 2022 report filed with the court.

Bank subpoenas were served of AEM Services and related entities. We have received books, ledgers, financial statements, financial schedules, list of expenditures, investor account data, business plans and various other financial records of the debtor. We have been unable to gather all of the financial records that exist related to AEM Services. Mark Dente, key employees, and other service providers have been reluctant to provide all of the financial records that we believe exist.

A laptop was seized, however, the password has not been provided to unlock all of the data on the laptop. My team has been working with Google's legal department and a computer consultant to assist in unlocking the computer in order to and access its' data. We have been unable to obtain Mark Dente's computer, as he is not a party in the Receivership.

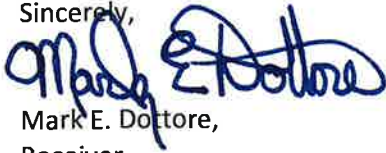
We seized real estate and worked to ready properties for sales by overseeing necessary maintenance and winterizing activities. We hired a real estate broker to list the properties for sale. The last four homes are ready to close in the next few weeks. Two rental properties were seized from M. Dente's company Landmark Properties that was generating income. M. Dente's attorney has remitted the rental income to the Receiver.

Our team has been communicating with investors. We have met with the defendant and his attorney. We have met with investors, other interested parties, past employees, FBI, IRS and Ohio Attorney General.

We believe that we have not received a complete accounting of investor's account activity. We believe that there are still investors unknown to the Receivership that exist. Several investors are represented by legal counsel and we have been communicating with those parties.

My team and I have been working to uncover missing or hidden assets by reviewing bank statements, following the money trail, reviewing other financial documents and by having discussions with various investors and interested parties. We froze all of the related bank accounts which included accounts owned by Anthony Dente. Subsequently, we had to unfreeze bank accounts owned by Anthony Dente as he is not named as a party to the receivership case.

Sincerely,

A handwritten signature in blue ink, appearing to read "Mark E. Dottore". The signature is stylized and cursive, with the first name "Mark" and last name "Dottore" clearly visible.

Mark E. Dottore,  
Receiver