

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2007-053132

01/14/2009

HONORABLE BRIAN R. HAUSER

CLERK OF THE COURT
W. Tenoever
Deputy

DOMINICK ABATEMARCO

BRIAN M BERGIN

v.

CANTERRA AT SQUAW PEAK
CONDOMINIUM ASSOCIATION INC, et al.

MARK A HOLMGREN

RULING

The court has considered plaintiff's motion to strike defendants' notice of non-party at fault and the reply. Defendants failed to e-file their response and failed to correct that error despite being advised by minute entry of the need to e-file their response. For good cause shown,

IT IS ORDERED granting the motion to strike defendants' notice of non-party at fault.