UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934 (Amendment No. 3)

MERITAGE HOMES CORPORATION

(Name of Issuer)

Common Stock, \$0.01 par value

(Title of Class of Securities)

59001A102

(CUSIP Number)

J. Kevin Mann, Esq. Seltzer Caplan McMahon Vitek 750 B Street, Suite 2100 San Diego, California 92101 (619) 685-3003

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

May 7, 2012

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), Rule 13d-1(f) or Rule 13d-1(g), check the following box \Box .

CUSIP No. 59001A102

1. Names of Reporting Person McCarthy Group, LLC

Ζ.	Check the Appropriate Box if a Member of a Group (see instructions)	
	(a)	
	(b)	
3.	SEC Use O	nly
4.	Source of F OO	unds
5.	Check Box	if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
6.	Citizenship or Place of Organization Delaware	
	7.	Sole Voting Power 0
nber of	8.	Shared Voting Power
es		1,000,000

Number of Shares Beneficially Owned by

Each Reporting Person With	9.	Sole Dispositive Power 0		
	10.	Shared Dispositive Power 1,000,000		
11.	Aggregate A 1,215,300 *	mount Beneficially Owned by Each Reporting Person		
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares			
13.	Percent of C 3.7%	lass Represented by Amount in Row (11)		
14.	Type of Rep OO	orting Person		
CUSIP No. 59	9001A102 Names of Ro	2 eporting Person		
	MGI Holdin	gs, Inc.		
2.	Check the A	ppropriate Box if a Member of a Group (See Instructions)		
	(a)			
	(b)			
3.	SEC Use Only			
4.	Source of Fu OO	ınds		
5.	Check Box i	f Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6.	Citizenship (Nebraska	or Place of Organization		

	7.	Sole Voting Power 0	
Number of Shares Beneficially	8.	Shared Voting Power 1,000,000	
Owned by Each Reporting Person With	9.	Sole Dispositive Power 0	
	10.	Shared Dispositive Power 1,000,000	
11.	Aggregate A 1,215,300*	mount Beneficially Owned by Each Reporting Person	
12.	Check Box if	the Aggregate Amount in Row (11) Excludes Certain Shares	
13.	Percent of Cl 3.7%	ass Represented by Amount in Row (11)	
14.	Type of Repo CO	orting Person	
Eva Lauren Hil Shari Rachel H (v) 2,000 share exercisable wit	Iton Trust FBC Iilton, of which s of Common S hin 60 days) to) shares of Com	of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana C. Bradford; and mmon Stock held by Southwest Value Partners Fund XIV, LP. This Reporting Person expressly disclaims any beneficial ownership of the shares 3	
CUSIP No. 59	0001A102		
1.	Names of Re	porting Person pital Corporation	
2.	Check the Ap	ppropriate Box if a Member of a Group (See Instructions)	
	(a)		
	(b)		
3.	SEC Use On	y	
4.	Source of Funds OO		
5.	Check Box if	Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	

6.	Citizenship or Place of Organization Nebraska			
	7.	Sole Voting Power -0-		
Number of Shares Beneficially Owned by	8.	Shared Voting Power 1,000,000		
Each Reporting Person With	9.	Sole Dispositive Power -0-		
	10.	Shared Dispositive Power 1,000,000		
11.	Aggregate A 1,215,300*	Amount Beneficially Owned by Each Reporting Person		
12.	Check Box i	if the Aggregate Amount in Row (11) Excludes Certain Shares		
13.	Percent of C 3.7%	class Represented by Amount in Row (11)		
14.	Type of Rep IA, CO	porting Person		
Eva Lauren Hi Shari Rachel H (v) 2,000 share exercisable wit	Iton Trust FBC ilton, of which s of Common hin 60 days) t) shares of Co	a of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the D Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO h Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or o acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. This Reporting Person expressly disclaims any beneficial ownership of the shares 4		
CUSIP No. 59	001A102			
1.	Names of Reporting Person Fulcrum Growth Partners II, L.P.			
2.	Check the A	ppropriate Box if a Member of a Group (See Instructions)		
	(a) (b)			
3.	SEC Use Or	ıly		
4.	Source of Funds OO			

6.

5. Check Box if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)

6.	Citizenship or Place of Organization Delaware		
	7.	Sole Voting Power -0-	
Number of Shares Beneficially	8.	Shared Voting Power -0-	
Owned by Each Reporting Person With	9.	Sole Dispositive Power -0-	
	10.	Shared Dispositive Power -0-	
11.	Aggregate A 1,215,300*	mount Beneficially Owned by Each Reporting Person	
12.	Check Box i	f the Aggregate Amount in Row (11) Excludes Certain Shares	
13.	Percent of C 3.7%	lass Represented by Amount in Row (11)	
14.	Type of Rep PN	orting Person	
Eva Lauren Hi Shari Rachel H (v) 2,000 share exercisable wit	Iton Trust FBC Iilton, of which is of Common thin 60 days) to 0 shares of Con	of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the D Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO to Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or o acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana C. Bradford; and mmon Stock held by Southwest Value Partners Fund XIV, LP. This Reporting Person expressly disclaims any beneficial ownership of the shares for the share for	
CUSIP No. 59	0001A102		
1.	Names of Reporting Person Fulcrum GP, L.L.C.		
2.	Check the Aj	ppropriate Box if a Member of a Group (See Instructions)	
	(b)	\boxtimes	
3.	SEC Use On	ly	

5.	Check Box if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6.	Citizenship Delaware	or Place of Organization		
	7.	Sole Voting Power -0-		
Number of Shares Beneficially	8.	Shared Voting Power -0-		
Owned by Each Reporting Person With	9.	Sole Dispositive Power -0-		
	10.	Shared Dispositive Power -0-		
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 1,215,300*			
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares			
13.	Percent of Class Represented by Amount in Row (11) 3.7%			
14.	Type of Reporting Person OO			

* Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana C. Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. This Reporting Person expressly disclaims any beneficial ownership of the shares listed in (i) — (vii) above.

6

CUSIP No. 59001A102

1.

4.

Source of Funds

00

Names of Reporting Person Fulcrum Growth Partners III, L.L.C.

X

- 2. Check the Appropriate Box if a Member of a Group (See Instructions)
 - (a) _____
 - (b)

3.	SEC Use Only		
4.	Source of Funds OO		
5.	Check Box if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6.	Citizenship or Place of Organization Delaware		
	7.	Sole Voting Power -0-	
Number of Shares Beneficially	8.	Shared Voting Power -0-	
Owned by Each Reporting Person With	9.	Sole Dispositive Power -0-	
	10.	Shared Dispositive Power -0-	
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 1,215,300*		
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares		
13.	Percent of Class Represented by Amount in Row (11) 3.7%		
14.	Type of Reporting Person OO		
Eva Lauren Hi Shari Rachel H (v) 2,000 share exercisable wit	lton Trust FBC lilton, of which es of Common thin 60 days) to 0 shares of Com	of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the D Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO h Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or o acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana C. Bradford; and mmon Stock held by Southwest Value Partners Fund XIV, LP. This Reporting Person expressly disclaims any beneficial ownership of the shares 7	
		7	

CUSIP No. 59001A102

1. Names of Reporting Person Fulcrum Homes, LLC

2. Check the Appropriate Box if a Member of a Group (See Instructions)

(a)

	(b)		
3.	SEC Use On	ly	
4.	Source of Fu WC, BK	ınds	
5.	Check Box i	f Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	
6.	Citizenship or Place of Organization Nebraska		
	7.	Sole Voting Power -0-	
Number of Shares Beneficially	8.	Shared Voting Power -0-	
Owned by Each Reporting Person With	9.	Sole Dispositive Power -0-	
	10.	Shared Dispositive Power -0-	
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 1,215,300*		
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares		
13.	Percent of Class Represented by Amount in Row (11) 3.7%		
14.	Type of Rep OO	orting Person	

* Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana C. Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. Fulcrum Homes, LLC expressly disclaims any beneficial ownership of the shares listed in (i) — (viii) above.

CUSIP No. 59001A102

1. Names of Reporting Person Fulcrum Real Estate, LLC

2.	Check the Appropriate Box if a Member of a Group (See Instructions)		
	(a)		
	(b)		
3.	SEC Use Or	nly	
4.	Source of Fr OO	unds	
5.	Check Box	if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	
6.	Citizenship or Place of Organization Delaware		
	7.	Sole Voting Power -0-	
Number of Shares Beneficially	8.	Shared Voting Power 1,000,000	
Owned by Each Reporting Person With	9.	Sole Dispositive Power -0-	
	10.	Shared Dispositive Power 1,000,000	
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 1,215,300*		
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares		
13.	Percent of Class Represented by Amount in Row (11) 3.7%		
14.	Type of Reporting Person OO		

CUSIP No. 59001A102

^{*} Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana C. Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. This Reporting Person expressly disclaims any beneficial ownership of the shares listed in (i) – (vii) above.

2.	Check the Appropriate Box if a Member of a Group (See Instructions)			
	(a)			
	(b)			
3.	SEC Use Or	ly		
4.	Source of Funds OO			
5.	Check Box if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
ć	<i></i>			
6.	Citizenship United State	or Place of Organization		
	7.	Sole Voting Power -0-		
Number of	8.	Shared Voting Power		
Shares Beneficially Owned by		1,000,000		
Each Reporting	9.	Sole Dispositive Power		
Person With		-0-		
	10			
	10.	Shared Dispositive Power 1,000,000		
11.	Aggregate A 1,215,300*	Amount Beneficially Owned by Each Reporting Person		
12.	Check Box i	if the Aggregate Amount in Row (11) Excludes Certain Shares		
13.	Percent of C 3.7%	Class Represented by Amount in Row (11)		
14.	Type of Rep	porting Person		
	IN			

* Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana C. Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. This Reporting Person expressly disclaims any beneficial ownership of the shares listed in (i) – (vii) above.

2.	Check the Appropriate Box if a Member of a Group (See Instructions)			
	(a)			
	(b)	\boxtimes		
3.	SEC Use Or	ıly		
4.	Source of Fu	ınds		
5.		f Dicelegura of Legal Dragondings Is Dequired Dummant to Items 2(d) on 2(c)		
5.	Check Box I	f Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6.	Citizenship or Place of Organization United States			
	7.	Sole Voting Power 6,000		
Number of Shares Beneficially	8.	Shared Voting Power 1,000,000		
Owned by Each Reporting Person With	9.	Sole Dispositive Power 6,000		
	10.	Shared Dispositive Power 1,000,000		
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 1,215,300*			
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares			
13.	Percent of Class Represented by Amount in Row (11) 3.7%			
14.	Type of Rep IN	orting Person		

* Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana C. Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. Does not include 21,000 shares of unvested restricted stock, which Mr. Bradford has no power to vote or dispose. Mr. Bradford expressly disclaims any beneficial ownership of the shares listed in (i) – (vi) above.

1.	Names of R Southwest V	eporting Person Value Partners Fund XIV, LP	
2.	Check the A	appropriate Box if a Member of a Group (See Instructions)	
	(a)	П	
	(b)		
3.	SEC Use Or	nly	
4.	Source of F WC, AF	unds	
5.	Check Box	if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	
6.	Citizenship or Place of Organization Delaware		
	7.	Sole Voting Power 1,000,000	
Number of Shares Beneficially	8.	Shared Voting Power -0-	
Owned by Each Reporting Person With	9.	Sole Dispositive Power 1,000,000	
	10.	Shared Dispositive Power -0-	
11.	Aggregate A 1,215,300**	Amount Beneficially Owned by Each Reporting Person	
12.	Check Box	if the Aggregate Amount in Row (11) Excludes Certain Shares	
13.	Percent of Class Represented by Amount in Row (11) 3.7%		
14.	Type of Rep PN	porting Person	

** Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana C. Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. This Reporting Person expressly disclaims any beneficial ownership of the shares listed in (i) – (vii) above.

1.	Names of Reporting Person SWVP Fund XIV GP, LLC					
2.	Check the Appropriate Box if a Member of a Group (See Instructions)					
	(a)					
	(a) (b) X					
3.	SEC Use Or	aly				
		•				
4.	Source of Fu OO	ınds				
5.	Check Box i	if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of Organization Delaware					
	7.	Sole Voting Power 1,000,000				
Number of Shares Beneficially	8.	Shared Voting Power -0-				
Owned by Each Reporting Person With	9.	Sole Dispositive Power 1,000,000				
	10.	Shared Dispositive Power -0-				
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 1,215,300**					
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares					
13.	Percent of Class Represented by Amount in Row (11) 3.7%					
14.	Type of Reporting Person OO					

** Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana C. Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. This Reporting Person expressly disclaims any beneficial ownership of the shares listed in (i) – (vii) above.

1.	Names of Reporting Person Southwest Value Partners, LLC					
2.	Check the Appropriate Box if a Member of a Group (See Instructions)					
	(a)					
	(b)					
3.	SEC Use Only					
4.	Source of Funds OO					
5.	Check Box i	f Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of Organization Delaware					
	7.	Sole Voting Power 1,000,000				
Number of Shares Beneficially	8.	Shared Voting Power -0-				
Owned by Each Reporting Person With	9.	Sole Dispositive Power 1,000,000				
	10.	Shared Dispositive Power -0-				
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 1,215,300**					
12.	Check Box i	f the Aggregate Amount in Row (11) Excludes Certain Shares				
13.	Percent of C 3.7%	lass Represented by Amount in Row (11)				
14.	Type of Reporting Person OO					

^{**} Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana C. Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. This Reporting Person expressly disclaims any beneficial ownership of the shares listed in (i) – (vii) above.

CUSIP No. 59001A102

1.	Names of Reporting Person SWVP XIV, LLC						
2.	Check the Appropriate Box if a Member of a Group (See Instructions)						
	(a) 🗆						
	(b) 🛛						
3.	SEC Use On	ly					
4.	Source of Funds OO						
5.	Check Box if	f Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)					
6.	Citizenship or Place of Organization Delaware						
	7.	Sole Voting Power -0-					
Number of Shares Beneficially	8.	Shared Voting Power 1,000,000					
Owned by Each Reporting Person With	9.	Sole Dispositive Power -0-					
	10.	Shared Dispositive Power 1,000,000					
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 1,215,300**						
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares						
13.	Percent of Cl 3.7%	ass Represented by Amount in Row (11)					
14.	Type of Reporting Person OO						

^{**} Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana C. Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. This Reporting Person expressly disclaims any beneficial ownership of the shares listed

15

CUSIP No. 59001A102

1.	Names of Reporting Person SWVP XIV Management Co., Inc.					
2						
2.	2. Check the Appropriate Box if a Member of a Group (See Instructions)					
	(a)					
	(b)					
3.	SEC Use Only					
4.	Source of Funds OO					
5.	Check Box if	f Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of Organization California					
	7.	Sole Voting Power -0-				
Number of Shares Beneficially	8.	Shared Voting Power 1,000,000				
Owned by Each Reporting Person With	9.	Sole Dispositive Power -0-				
	10.	Shared Dispositive Power 1,000,000				
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 1,215,300**					
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares					
13.	Percent of Class Represented by Amount in Row (11) 3.7%					
14.	Type of Reporting Person CO					

** Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or

exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana C. Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. This Reporting Person expressly disclaims any beneficial ownership of the shares listed in (i) - (vii) above.

16

CUSIP No. 59001A102

1.	Names of Reporting Person Robert G. Sarver						
2.	Check the Ap	ppropriate Box if a Member of a Group (See Instructions)					
	(a) 🛛						
	(b) 🗵						
3.	SEC Use Onl	ly					
4.	Source of Funds PF, OO						
5.	Check Box if	Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)					
6.	Citizenship or Place of Organization United States						
	7.	Sole Voting Power 201,300					
Number of Shares Beneficially	8.	Shared Voting Power 1,000,000					
Owned by Each Reporting Person With	9.	Sole Dispositive Power 201,300					
	10.	Shared Dispositive Power 1,000,000					
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 1,215,300***						
12	Chask Box if	Sthe Accreace Amount in Boy (11) Evalues Cartain Shares					
12.	12. Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares						
13.	Percent of Class Represented by Amount in Row (11) 3.7%						
14.	Type of Reporting Person IN						

^{***} Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO

Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana C. Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. Does not include 18,000 shares of unvested restricted stock, which Mr. Sarver has no power to vote or dispose. Mr. Sarver expressly disclaims any beneficial ownership of the shares listed in (ii) – (v) and (vii) above.

17

CUSIP No. 59001A102

1.	Names of Reporting Person Mark A. Schlossberg					
2.	Check the Appropriate Box if a Member of a Group (See Instructions)					
	(a) <u> </u>					
(b) 🗵						
3.	SEC Use On	ly				
4.	Source of Funds OO					
5.	Check Box if	f Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of Organization United States					
	7.	Sole Voting Power -0-				
Number of Shares Beneficially	8.	Shared Voting Power 1,000,000				
Owned by Each Reporting Person With	9.	Sole Dispositive Power -0-				
	10.	Shared Dispositive Power 1,000,000				
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 1,215,300**					
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares					
13.	Percent of Class Represented by Amount in Row (11) 3.7%					
14.	Type of Reporting Person IN					

** Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana C. Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. This Reporting Person expressly disclaims any beneficial ownership of the shares listed in (i) – (vii) above.

This Amendment No. 3 amends and supplements the statement on Schedule 13D (the "Statement") originally filed with the Securities and Exchange Commission on August 16, 2007 and amended on August 17, 2007 and November 26, 2008 by McCarthy Group, LLC; MGI Holdings, Inc.; McCarthy Capital Corporation; Fulcrum Growth Partners II, L.P.; Fulcrum GP, L.L.C., Fulcrum Growth Partners III, L.L.C.; Fulcrum Homes, LLC; Fulcrum Real Estate, LLC; Michael R. McCarthy; Dana C. Bradford; Southwest Value Partners XIV, LP; SWVP Fund, XIV GP, LLC; Southwest Value Partners, LLC; SWVP XIV, LLC; SWVP XIV Management Co., Inc.; Robert G. Sarver and Mark A. Schlossberg (each a "Reporting Person" and collectively, the "Reporting Persons") with respect to the common stock, par value \$0.01 per share (the "Common Stock"), of Meritage Homes Corporation, a Maryland corporation (the "Issuer"). Unless otherwise indicated, each capitalized term used but not defined herein shall have the meaning assigned to such term in the Statement. From and after the date hereof, all references in the Statement to the Statement of similar import shall be deemed to refer to the Statement as amended and supplemented hereby. Information regarding the ownership of Common Stock set forth herein is as of the close of business on May 7, 2012.

Item 1. Security and Issuer

Response unchanged.

Item 2. Identity and Background

Item 2 is hereby supplemented as follows:

As of the date of this filing, the Reporting Persons are the beneficial owners of, in the aggregate, 1,215,300 shares of Common Stock, representing approximately 3.7% of the shares of Common Stock presently outstanding.

Item 3. Source and Amount of Funds or Other Consideration

Response unchanged.

Item 4. Purpose of Transaction

Response unchanged.

Item 5. Interest in Securities of the Issuer

Item 5 is hereby amended and restated in its entirety as follows:

(a) — (b) As a result of certain matters described in Items 2 and 4 above, the Reporting Persons may be deemed to constitute a "group" within the meaning of Rule 13d-5(b) under the Act. However, neither the present filing nor anything contained herein shall be construed as an admission that all or any of the Reporting Persons constitute a "group" within the meaning of Rule 13d-5(b) under the Act. As a member of a group, each Reporting Person may be deemed to beneficially own all of the Common Stock beneficially owned by the members of the group as a whole. The Reporting Persons beneficially own in the aggregate approximately 1,215,300 shares of Common Stock, which represent approximately 3.7% of the class (based on 32,748,887 outstanding shares of Common Stock as of May 1, 2012, as reported in Issuer's Form 10-Q filed May 3, 2012). Each of the Reporting Persons expressly disclaims beneficial ownership of securities held by any person or entity other than, to the extent of any personity interest therein, the various accounts under such Reporting Person's management and control.

19

Such shares of Common Stock are beneficially owned by the Reporting Persons as follows:

Reporting Person(s)	Aggregate Number Beneficially Owned	Percentage of Class (1)	Sole Power to Vote or Direct the Vote	Shared Power to Vote or Direct the Vote	Sole Power to Dispose or Direct the Disposition	Shared Power to Dispose or Direct the Disposition
McCarthy Group, LLC	1,215,300(2)	3.7%	0	1,000,000	0	1,000,000
MGI Holdings, Inc.	1,215,300(2)	3.7%	0	1,000,000	0	1,000,000
McCarthy Capital Corporation	1,215,300(2)	3.7%	0	1,000,000	0	1,000,000
Fulcrum Growth Partners II, L.P.	1,215,300(2)	3.7%	0	0	0	0
Fulcrum GP, L.L.C.	1,215,300(2)	3.7%	0	0	0	0
Fulcrum Growth Partners III, L.L.C.	1,215,300(2)	3.7%	0	0	0	0
Fulcrum Homes, LLC	1,215,300(6)	3.7%	0	0	0	0
Fulcrum Real Estate, LLC	1,215,300(2)	3.7%	0	1,000,000	0	1,000,000
Michael R. McCarthy	1,215,300(2)	3.7%	0	1,000,000	0	1,000,000
Dana C. Bradford	1,215,300(3)	3.7%	6,000	1,000,000	6,000	1,000,000
Southwest Value Partners Fund XIV, LP						
	1,215,300(4)	3.7%	1,000,000	0	1,000,000	0
SWVP Fund XIV GP, LLC	1,215,300(4)	3.7%	1,000,000	0	1,000,000	0
Southwest Value Partners, LLC	1,215,300(4)	3.7%	1,000,000	0	1,000,000	0
SWVP XIV, LLC	1,215,300(4)	3.7%	0	1,000,000	0	1,000,000
SWVP XIV Management Co., Inc.	1,215,300(4)	3.7%	0	1,000,000	0	1,000,000
Robert G. Sarver	1,215,300(5)	3.7%	201,300	1,000,000	201,300	1,000,000
Mark A. Schlossberg	1,215,300(4)	3.7%	0	1,000,000	0	1,000,000

(1) Based on 32,748,887 shares of Common Stock outstanding as of May 1, 2012 (as reported in the Issuer's Form 10-Q filed on May 3, 2012).

(2) Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. This Reporting Person expressly disclaims any beneficial ownership of the shares listed in (i) — (vii) above.

(3) Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value

20

Partners Fund XIV, LP. Does not include 21,000 shares of unvested restricted stock, which Mr. Bradford has no power to vote or dispose. Mr. Bradford expressly disclaims any beneficial ownership of the shares listed in (i) — (vi) above.

(4) Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. This Reporting Person expressly disclaims any beneficial ownership of the shares listed in (i) — (vii) above.

(5) Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. Does not include 18,000 shares of unvested restricted stock, which Mr. Sarver has no power to vote or dispose. Mr. Sarver expressly disclaims any beneficial ownership of the shares listed in (ii) — (v) and (vii) above.

(6) Includes (i) 181,000 shares of Common Stock held by The Robert Sarver Trust, of which Robert Sarver is the sole trustee; (ii) 4,400 shares of Common Stock held by the Eva Lauren Hilton Trust FBO Eva Lauren Hilton, of which Robert Sarver is the sole trustee; (iii) 4,400 shares of Common Stock held by the Shari Rachel Hilton Trust FBO Shari Rachel Hilton, of which Robert Sarver is the sole trustee; (iv) 6,000 shares of Common Stock held as separate property by Penny Sarver, the spouse of Robert Sarver; (v) 2,000 shares of Common Stock held by Penny Sarver (spouse of Robert Sarver) as custodian FBO Max Sarver (their minor son); (vi) options currently exercisable (or exercisable within 60 days) to acquire 11,500 shares of Common Stock held by Robert Sarver; (vii) 6,000 shares of Common Stock held by Dana Bradford; and (viii) 1,000,000 shares of Common Stock held by Southwest Value Partners Fund XIV, LP. Fulcrum Homes, LLC expressly disclaims any beneficial ownership of the shares listed in (i) — (viii) above.

(c) The sales of Common Stock executed by each of the Reporting Persons within the last 60 days are summarized below to report (i) the total amount of shares that were the subject of transactions effected on each day, and (ii) the price per share at which the transactions were effected:

21

Fulcrum Homes, LLC:

Trade Date	Shares Sold		Sale Price per Share	
3/9/2012	2,400	\$	28.01199	
3/12/2012	50,000	\$	27.04421	
3/13/2012	150,000	\$	27.86160	
5/1/2012	373,400	\$	28.43450	
5/2/2012	545,200	\$	28.40780	
5/3/2012	64,920	\$	28.24720	

All such transactions were effected in the secondary market through broker-dealers or an electronic trading network; there were no purchases of Common Stock by any of the Reporting Persons within the last 60 days.

(d) Certain Reporting Persons are parties to a number of different operating agreements and partnership agreements pursuant to which non-Reporting Persons have rights to receive dividends from, or the proceeds of the sale of, Common Stock. However, none of such non-Reporting Persons have the power to cause the sale of Common Stock nor to direct the receipt of dividends from, or proceeds from the sale of, Common Stock.

(e) Each of the Reporting Persons ceased to be a beneficial owner of 5% or more of the Common Stock on May 2, 2012.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Item 6 is hereby amended and restated in its entirety as follows:

The Reporting Persons have not entered into any formal written agreements with each other with respect to the acquisition or disposition of the shares or other matters reported herein. Although certain Reporting Persons are parties to a number of different operating agreements and partnership agreements, each of such agreements were entered into in advance of the Reporting Persons' discussions with respect to the securities of the Issuer, and except as described above in Item 4 and incorporated herein by this reference, the Reporting Persons have no other contracts, agreements, understandings or relationships with respect to the securities of the Issuer.

Response unchanged.

(signature pages follow)

22

SIGNATURE

	After reasonable inquiry and to the best of my	knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.
Date:May 14, 2012McCarthy Group, LLC, a Delaware limited liability company		
		By: /s/ Michael R. McCarthy
		By: <u>/s/ Michael R. McCarthy</u> Michael R. McCarthy, Chairman
		23
		SIGNATURE
	After reasonable inquiry and to the best of my	knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.
te:	May 14, 2012	MGI Holdings, Inc., a Nebraska corporation
		By: /s/ Michael R. McCarthy Michael R. McCarthy, Chairman
		24
	After reasonable inquiry and to the best of my	SIGNATURE knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.
ate:	May 14, 2012	McCarthy Capital Corporation,
	Muy 11, 2012	a Nebraska corporation
		By: /s/ Michael R. McCarthy
		Michael R. McCarthy, Chairman
		25
		SIGNATURE
	After reasonable inquiry and to the best of my	knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.
ate:	May 14, 2012	Fulcrum Growth Partners II, L.P., a Delaware limited partnership
ıte:	May 14, 2012	a Delaware limited partnership By: Fulcrum GP, L.L.C.,
ıte:	May 14, 2012	a Delaware limited partnership
ite:	May 14, 2012	a Delaware limited partnership By: Fulcrum GP, L.L.C., a Delaware limited liability company Its: General Partner By: McCarthy Capital Corporation,
ıte:	May 14, 2012	a Delaware limited partnership By: Fulcrum GP, L.L.C., a Delaware limited liability company Its: General Partner
ıte:	May 14, 2012	a Delaware limited partnership By: Fulcrum GP, L.L.C., a Delaware limited liability company Its: General Partner By: McCarthy Capital Corporation, a Nebraska corporation

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Fulcrum GP, L.L.C., a Delaware limited liability company

By: Its:		arthy Capital Corporation, oraska corporation ager
	By:	/s/ Michael R. McCarthy
		Michael R. McCarthy, Chairman
27		
SIGNATURE		
After reasonable inquiry and to the best of my knowledge and belief, I certify that the	informa	tion set forth in this statement is true, complete and correct.

Date:	May 14, 2012	Fulcrum Growth Partners III, L.L.C., a Delaware limited liability company
		By: McCarthy Group, LLC, a Delaware limited liability company Its: Managing Member
		By: /s/ Michael R. McCarthy Michael R. McCarthy, Chairman
		28
		SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date:	May 14, 2012	Fulcrum Homes, LLC, a Nebraska limited liability company
		By: McCarthy Capital Corporation a Nebraska corporation Its: Manager By: <u>/s/ Michael R. McCarthy</u> Michael R. McCarthy, Chairman
		29

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: May 14, 2012 Fulcrum Real Estate, LLC, a Delaware limited liability company By: McCarthy Capital Corporation a Nebraska corporation Its: Manager By: <u>/s/ Michael R. McCarthy</u> Michael R. McCarthy, Chairman 30

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: May 14, 2012

/s/ Michael R. McCarthy Michael R. McCarthy

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct. Date: May 14, 2012 /s/ Dana C. Bradford Dana C. Bradford 32 SIGNATURE After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct. Date: May 14, 2012 Southwest Value Partners Fund XIV, LP, a Delaware limited partnership SWVP FUND XIV GP, LLC, By: a Delaware limited liability company Its: General Partner By: Southwest Value Partners, LLC, a Delaware limited liability company Its: Member By: SWVP XIV, LLC, a Delaware limited liability company Its: Manager By: /s/ Mark A. Schlossberg Mark A. Schlossberg, President

33

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: May 14, 2012

SWVP FUND XIV GP, LLC, a Delaware limited liability company By: Southwest Value Partners, LLC, a Delaware limited liability company Its: Member SWVP XIV, LLC, By: a Delaware limited liability company Its: Manager By: /s/ Mark A. Schlossberg Mark A. Schlossberg, President 34

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: May 14, 2012

Southwest Value Partners, LLC, a Delaware limited liability company

By: SWVP XIV, LLC, a Delaware limited liability company Its: Manager

By: <u>/s/ Mark A. Schlossberg</u> Mark A. Schlossberg, President

SIGNATURE

SWVP XIV, LLC, a Delaware limited liability company

By: <u>/s/ Mark A. Schlossberg</u> Mark A. Schlossberg, President

36

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: May 14, 2012

SWVP XIV Management Co., Inc., a California corporation

By: /s/ Mark A. Schlossberg Mark A. Schlossberg, President

37

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: May 14, 2012

/s/ Robert Gary Sarver Robert Gary Sarver

38

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: May 14, 2012

/s/ Mark A. Schlossberg Mark A. Schlossberg

39