SE (UIIICIAI F	United States Bankruptcy C District of New Jersey					Court				Volu	ıntary Petition	
	Name of Debtor (if individual, enter Last, First, Middle): Omni Equities Corporation						Name	of Joint Deb	tor (Spouse)	(Last, First	, Middle):	
	All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names):							ised by the Jo maiden, and t			years	
Last four digition (if more than or 65-11543		ec. or Indiv	idual-Taxpa	yer I.D. (I	TIN) No./C	omplete EII	N Last fo	ur digits of than one, sta		Individual-	Гахрауег І.Г	O. (ITIN) No./Complete EIN
Street Addres 21 West Suite 13	s of Debtor	-	treet, City, a	nd State):			Street	Address of .	Joint Debtor	(No. and St	reet, City, ar	nd State):
Fort Lau	derdale, l	FL			3	ZIP Code 3301						ZIP Code
County of Re Broward	sidence or o	of the Princ	ipal Place of	Business:			County	of Resider	ice or of the l	Principal Pl	ace of Busin	ess:
Mailing Addr	ess of Debt	or (if differ	ent from stre	eet address):		Mailin	g Address c	f Joint Debto	or (if differe	nt from stree	et address):
					 	ZIP Code						ZIP Code
Location of Principal Assets of Business Debtor (if different from street address above):												
	Type of					f Business		Chapter of Bankruptcy Code Under Which the Petition is Filed (Check one box)				
(Form of Organization) (Check one box) ☐ Individual (includes Joint Debtors) See Exhibit D on page 2 of this form. ☐ Corporation (includes LLC and LLP) ☐ Partnership (Check one box) ☐ Health Care Business ☐ Single Asset Real Estate as define 11 U.S.C. § 101 (51B) ☐ Railroad ☐ Stockbroker ☐ Commodity Broker ☐ Clearing Bank			defined	☐ Chapte ☐ Chapte ☐ Chapte ☐ Chapte ☐ Chapte	er 7 er 9 er 11 er 12	C 0 C 0	hapter 15 Po fa Foreign N hapter 15 Po fa Foreign N	etition for Recognition Main Proceeding etition for Recognition Nonmain Proceeding				
☐ Other (If debtor is not one of the above entities, check this box and state type of entity below.) Tax-Exempt Entity (Check box, if applicable) ☐ Debtor is a tax-exempt organiunder Title 26 of the United S Code (the Internal Revenue C				nization States	defined "incurre	re primarily co in 11 U.S.C. § ed by an indivi- nal, family, or l	(Checonsumer debts 101(8) as dual primaril	y for	■ Debts are primarily business debts.			
Filing Fee (Check one box) Full Filing Fee attached Filing Fee to be paid in installments (applicable to individuals only). Must attach signed application for the court's consideration certifying that the debtor is unable to pay fee except in installments. Rule 1006(b). See Official Form 3A. Filing Fee waiver requested (applicable to chapter 7 individuals only). Must attach signed application for the court's consideration. See Official Form 3B.				Check	Debtor is a if: Debtor's a to insiders all applica A plan is I Acceptance	a small busine not a small bu ggregate non or affiliates) ble boxes; peing filed w tes of the plan	usiness deb neontingent are less tha ith this petin n were solid	is defined in tor as define liquidated d in \$2,190,00 tion, eited prepetit	11 U.S.C. § 101(51D). d in 11 U.S.C. § 101(51D). ebts (excluding debts owed 0. tion from one or more .C. § 1126(b).			
Statistical/Administrative Information Debtor estimates that funds will be available for distribution to unsecured credit Debtor estimates that, after any exempt property is excluded and administrative there will be no funds available for distribution to unsecured creditors.					es paid,		ТНІ	S SPACE IS 1	FOR COURT USE ONLY			
Estimated No 1- 49	imber of Ci 50- 99	reditors 100- 199	□ 200- 999	□ 1,000- 5,000	5,001- 10,000	10,001- 25,000	25,001- 50,000	50,001- 100,000	OVER 100,000			
Estimated As \$0 to \$50,000	\$50,001 to \$100,000	\$100,001 to \$500,000	\$500,001 to \$1 million	\$1,000,001 to \$10 million	\$10,000,001 to \$50 million	\$50,000,001 to \$100 million	\$100,000,001 to \$500 million	\$500,000,001 to \$1 billian	More than \$1 billion			
Estimated Li \$0 to \$50,000	abilities	\$100,001 to \$500,000	\$500,001 to \$1 million	\$1,000,001 to \$10 million	\$10,000,001 to \$50 million	\$50,000,001 to \$100 million	\$100,000,001 to \$500 million	\$500,000,001 to \$1 billion	More than \$1 billion			

	Official Form 1)(1/08) Duntary Petition	
	·	
(1n	is page must be completed and filed in every case)	Sig
	Signature(s) of Debtor(s) (Individual/Joint)	vis
	I declare under penalty of perjury that the information provided in this	
	petition is true and correct. [If petitioner is an individual whose debts are primarily consumer debts a has chosen to file under chapter 7] I am aware that I may proceed under chapter 7, 11, 12, or 13 of title 11, United States Code, understand the re available under each such chapter, and choose to proceed under chapter [If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. §3420	lief 7. 1e
	I request relief in accordance with the chapter of title 11, United States C specified in this petition.	ode,
X		
	Signature of Debtor	
X	<u></u>	
	Signature of Joint Debtor	
	The state of the s	
	Telephone Number (If not represented by attorney)	
	Date	
	Signature of Attorney*	
X	/s/ Michael D. Sirota	
	Signature of Attorney for Dcbtor(s)	
	Michael D. Sirota MS-4088	
	Printed Name of Attorney for Debtor(s)	
	Cole, Schotz, Meisel, Forman & Leonard, P.A. Firm Name	
	25 Main Street	
	Hackensack, NJ 07601	
	Address	
	201-489-3000 Fax: 201-489-1536	
	Telephone Number	
	January 12, 2009	
	Pate *In a case in which § 707(b)(4)(D) applies, this signature also constitute certification that the attorney has no knowledge after an inquiry that the information in the schedules is incorrect.	sa
-	Signature of Debtor (Corporation/Partnership)	-
	I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this pon behalf of the debtor.	etitio
	The debtor requests relief in accordance with the chapter of title 11, Unitstates Code, specified in this petition.	ited

Tytthugh WWW Lelt
Signature of Authorized Individual

Kathryn Mansfield

Printed Name of Authorized Individual

Executive Vice President and Secretary

Title of Authorized Individual

January 12, 2009

Date

Name of Debtor(s):

Omni Equities Corporation

natures

Signature of a Foreign Representative

I declare under penalty of perjury that the information provided in this petition
is true and correct, that I am the foreign representative of a debtor in a foreign
proceeding, and that I am authorized to file this petition.

(Check only one box.)

- ☐ I request relief in accordance with chapter 15 of title 11. United States Code. Certified copies of the documents required by 11 U.S.C. §1515 are attached.
- ☐ Pursuant to 11 U.S.C. §1511, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached.

Signature of Foreign Representative

Printed Name of Foreign Representative

Date

Signature of Non-Attorney Bankruptcy Petition Preparer

I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that section. Official Form 19 is attached.

Printed Name and title, if any, of Bankruptcy Petition Preparer

Social-Security number (If the bankrutpcy petition preparer is not an individual, state the Social Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.)(Required by 11 U.S.C. § 110.)

Address

Date

Signature of Bankruptcy Petition Preparer or officer, principal, responsible person, or partner whose Social Security number is provided above.

Names and Social-Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual:

If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.

A bankruptcy petition preparer's failure to comply with the provisions of title II and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both 11 U.S.C. §110; 18 U.S.C. §156.

Tarragon Corporation, et al – List of Filing Entities

- 1. 800 Madison Street Urban Renewal, LLC
- 2. 900 Monroe Development LLC
- 3. Bermuda Island Tarragon LLC
- 4. Block 88 Development, LLC
- 5. Central Square Tarragon LLC
- 6. Charleston Tarragon Manager, LLC
- 7. Fenwick Plantation Tarragon, LLC
- 8. Omni Equities Corporation
- 9. One Las Olas, Ltd.
- 10. Orion Towers Tarragon, LLP
- 11. Orlando Central Park Tarragon L.L.C.
- 12. The Park Development East, LLC
- 13. The Park Development West, LLC
- 14. Tarragon Corporation
- 15. Tarragon Development Company LLC
- 16. Tarragon Development Corporation
- 17 Tarragon Edgewater Associates, LLC
- 18. Tarragon Management, Inc.
- 19. Tarragon South Development Corp.
- 20. Vista Lakes Tarragon, LLC

OMNI EQUITIES CORPORATION

(Chapter 11 Bankruptcy Petition)

WRITTEN CONSENT OF THE DIRECTORS

The undersigned, being all of the Directors of Omni Equities Corporation, a Florida corporation (the "Company"), do hereby consent to and adopt the following resolutions:

WHEREAS, in light of the Company's current financial condition, the Directors have investigated, discussed and considered all options for addressing the Company's financial challenges and, after consultation with the Company's advisors, have concluded that it is in the best interests of the Company, its creditors, employees and other interested parties that a petition be filed by the Company seeking relief under the provisions of Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code"); now therefore be it

RESOLVED, that in the judgment of the Directors of the Company, it is desirable and in the best interests of the Company, its creditors, employees and other interested parties that a petition be filed by the Company seeking relief under the Bankruptcy Code; and it is further

RESOLVED, that the appropriate officers of the Company are hereby authorized, empowered and directed, in the name and on behalf of the Company, to execute and verify a petition under Chapter 11 of the Bankruptcy Code and to cause the same to be filed in the United States Bankruptcy Court for the District of New Jersey at such time as said officer executing the same shall determine; and it is further

RESOLVED, that the law firm of Cole, Schotz, Meisel, Forman & Leonard, P.A. is hereby employed as attorneys for the Company in the Chapter 11 case, subject to Bankruptcy Court approval; and it is further

RESOLVED, that the appropriate officers of the Company are hereby authorized, empowered and directed to execute and file all petitions, schedules, motions, lists, applications, pleadings and other papers and, in that connection, to employ and retain all assistance by legal counsel, accountants, financial advisors, liquidators and other professionals, and to take and perform any and all further

acts and deeds they deem necessary, proper or desirable in connection with the successful prosecution of the Chapter 11 case; and it is further

RESOLVED, that the appropriate officers of the Company are hereby authorized, empowered and directed, in the name and on behalf of the Company, to cause the Company to enter into, execute, deliver, certify, file and/or record, and perform such agreements, instruments, motions, affidavits, applications for approvals or ruling of governmental or regulatory authorities, certificates or other documents, including without limitation, the amendment of any organizational, constitutional or similar documents of subsidiaries of the Company for the preservation of such entities and/or the value of the estate, and to take such action as in the judgment of such officer shall be or become necessary, proper and desirable to effectuate an orderly liquidation of the Company's assets; and it is further

RESOLVED, that any and all past actions heretofore taken by any officer of the Company in the name and on behalf of the Company in furtherance of any or all of the proceeding resolutions be, and the same hereby are, ratified, confirmed and approved; and it is further

RESOLVED, that the filing by the Company of a petition seeking relief under the provisions of the Bankruptcy Code shall not dissolve the Company; and it is further

RESOLVED, that this Written Consent shall serve in lieu of a special meeting of the Directors of the Company and the undersigned hereby waive all requirements as to notice of a meeting; and it is further

RESOLVED, that this Written Consent may be executed in any number of counterparts, each of which shall be deemed an original and all of which taken together shall constitute one and the same instrument.

[The remainder of this page is intentionally left blank.]

IN WITNESS WHEREOF, the undersigned have executed this Written Consent of the Directors of Omni Equities Corporation as of this $\frac{12th}{day}$ day of January, 2009.

DIRECTORS:

William S. Friedman

Charles Rubenstein

OMNI EQUITIES CORPORATION

(Authority Resolutions)

WRITTEN CONSENT OF THE DIRECTORS

The undersigned, being all of the Directors of Omni Equities Corporation, a Florida corporation (the "Company"), do hereby consent to and adopt the following resolutions:

WHEREAS, the Company is the General Partner of One Las Olas, Ltd. ("One Las Olas"); and

WHEREAS, in light of One Las Olas' current financial condition, the Directors have investigated, discussed and considered all options for addressing One Las Olas' financial challenges and, after consultation with the Company's advisors, have concluded that it is in the best interests of One Las Olas, its creditors, employees and other interested parties that a petition be filed by One Las Olas seeking relief under the provisions of Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code"); now therefore be it

RESOLVED, that in the judgment of the Directors of the Company, it is desirable and in the best interests of One Las Olas, its creditors, employees and other interested parties that a petition be filed by One Las Olas seeking relief under the Bankruptcy Code; and it is further

RESOLVED, that the appropriate officers of the Company are hereby authorized, empowered and directed, in the name and on behalf of the Company in its capacity as the General Partner of One Las Olas, to execute and verify a petition on behalf of One Las Olas under Chapter 11 of the Bankruptcy Code and to cause the same to be filed in the United States Bankruptcy Court for the District of New Jersey at such time as said officer executing the same shall determine; and it is further

RESOLVED, that the appropriate officers of the Company are hereby authorized, empowered and directed, in the name and on behalf of the Company in its capacity as the General Partner of One Las Olas, to execute and file all petitions, schedules, motions, lists, applications, pleadings and other papers and, in that connection, to employ and retain all assistance by legal counsel, accountants, financial advisors, liquidators and other professionals, and to take and perform any

and all further acts and deeds they deem necessary, proper or desirable in connection with the successful prosecution of the Chapter 11 case; and it is further

RESOLVED, that the appropriate officers of the Company are hereby authorized, empowered and directed, in the name and on behalf of the Company in its capacity as the General Partner of One Las Olas, to cause the Company to enter into, execute, deliver, certify, file and/or record, and perform such agreements, instruments, motions, affidavits, applications for approvals or ruling of governmental or regulatory authorities, certificates or other documents, including without limitation, the amendment of any organizational, constitutional or similar documents of subsidiaries of the Company for the preservation of such entities and/or the value of the estate, and to take such action as in the judgment of such officer shall be or become necessary, proper and desirable to effectuate an orderly liquidation of One Las Olas' assets; and it is further

RESOLVED, that any and all past actions heretofore taken by any officer of the Company in the name and on behalf of the Company in furtherance of any or all of the proceeding resolutions be, and the same hereby are, ratified, confirmed and approved; and it is further

RESOLVED, that this Written Consent shall serve in lieu of a special meeting of the Directors of the Company and the undersigned hereby waive all requirements as to notice of a meeting; and it is further

RESOLVED, that this Written Consent may be executed in any number of counterparts, each of which shall be deemed an original and all of which taken together shall constitute one and the same instrument.

[The remainder of this page is intentionally left blank.]

IN WITNESS WHEREOF, the undersigned have executed this Written Consent of the Directors of Omni Equities Corporation as of this $_{12\text{th}}$ day of January, 2009.

DIRECTORS:

William S. Frjedman

Charles Rubenstein

United States Bankruptcy Court District of New Jersey

In re	Tarragon Corporation, et al.			09-
		Debtor(s)	Chapter	11

CONSOLIDATED LIST OF CREDITORS HOLDING 30 LARGEST UNSECURED CLAIMS

800 Madison Street Urban Renewal, LLC, 900 Monroe Development LLC, Bermuda Island Tarragon LLC, Block 88 Development, LLC, Central Square Tarragon LLC, Charleston Tarragon Manager, LLC, Fenwick Plantation Tarragon, LLC, Omni Equities Corporation, One Las Olas, Ltd., Orion Towers Tarragon, LLP, Orlando Central Park Tarragon L.L.C., The Park Development East, LLC, The Park Development West, LLC, Tarragon Corporation, Tarragon Development Company LLC, Tarragon Development Corporation, Tarragon Edgewater Associates, LLC, Tarragon Management, Inc., Tarragon South Development Corp. and Vista Lakes Tarragon, LLC, (collectively, the "Debtors") each filed a petition in this Court on January 12, 2009 for relief under chapter 11 of title 11 of the United States Code. In lieu of a separate list for each of the Debtors, the Debtors submit this consolidated list of the 30 largest unsecured creditors of the Debtors (the "Top 30 List"). The Top 30 List is based on the Debtors' books and records as of approximately January 12, 2009 and was prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in the Debtors' chapter 11. The Top 30 list does not include (1) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101, or (2) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the 30 largest unsecured claims.

(1)	(2)	(3)	(4)	(5)
Name of creditor and complete mailing address including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff	Amount of claim [if secured, also state value of security]
Taberna Capital Management LLC c/o Cohen Bros. & Company 450 Park, 23rd Floor New York, NY 10022	Taberna Capital Management LLC c/o Cohen Bros. & Company 450 Park, 23rd Floor New York, NY 10022			125,972,840.28
AJD Construction Company, LLC 948 Highway 36 Leonardo, NJ 07737	AJD Construction Company, LLC 948 Highway 36 Leonardo, NJ 07737			2,897,978.00
Omni Boys North Ltd. (Zipes Note) c/o Richard Zipes 112 Nurmi Drive Fort Lauderdale, FL 33301	Omni Boys North Ltd. (Zipes Note) c/o Richard Zipes 112 Nurmi Drive Fort Lauderdale, FL 33301			1,026.846.01
Sovor Associates (290 Veterans) c/o Peter B. Eddy, Esquire, Williams, Caliri, Miller & Otley, P.C. 1428 Route 23 Wayne, NJ 07470-0995	Sovor Associates (290 Veterans) c/o Peter B. Eddy, Esquire, Williams, Caliri, Miller & Otley, P.C. 1428 Route 23 Wayne, NJ 07470-0995			600,000.00
Bank of America Mail Code GA2-002-05-12 P.O. Box 105483 Atlanta, GA 30348-5483	Bank of America Mail Code GA2-002-05-12 P.O. Box 105483 Atlanta, GA 30348-5483			261,235.62
United Healthcare Insurance Co. 22703 Network Place Chicago, IL 60673-1227	United Healthcare Insurance Co. 22703 Network Place Chicago, IL 60673-1227			158,073.93
Steelways Inc. 401 S. Water St. Newburgh, NY 12553	Steelways Inc. 401 S. Water St. Newburgh, NY 12553			118,125.00

In re **Tarragon Corporation, et al.**

	09
Case	

Debtor(s)

CONSOLIDATED LIST OF CREDITORS HOLDING 30 LARGEST UNSECURED CLAIMS

(Continuation Sheet)

(1)	(2)	(3)	(4)	(5)
Name of creditor and complete mailing address including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff	Amount of claim [if secured, also state value of security]
iStar FM Loans, LLC	iStar FM Loans, LLC			104,964.15
GPO	GPO			
P.O. Box 26480	P.O. Box 26480			
New York, NY 10087-6480	New York, NY 10087-6480			
Posner Advertising	Posner Advertising			89,672.65
30 Broad St.	30 Broad St.			
New York, NY 10004	New York, NY 10004			
Mahoney Cohen & Company CPA PC 1065 Avenue of the Americas New York, NY 10018	Mahoney Cohen & Company CPA PC 1065 Avenue of the Americas New York, NY 10018			83,229.00
Winter Management Corp. P.O. Box 21076A	Winter Management Corp. P.O. Box 21076A			64,147.67
New York, NY 10286-2076	New York, NY 10286-2076			
Tricony CFC, LLC 5900 N. Andrews Avenue, Suite 624 Fort Lauderdale, FL 33309	Tricony CFC, LLC 5900 N. Andrews Avenue, Suite 624			48,051.11
	Fort Lauderdale, FL 33309			20 407 54
The Crossings at Fleming Island CDD	The Crossings at Fleming Island CDD			39,497.51
c/o Clay County Utility Authority 3176 Old Jennings Rd.	c/o Clay County Utility Authority 3176 Old Jennings Rd.			
Middleburg, FL 32068	Middleburg, FL 32068			04.000.00
EC Enterprises Consultants, LLC	EC Enterprises Consultants, LLC			34,822.39
11 Kensington Ave.	11 Kensington Ave.			
Emerson, NJ 07630	Emerson, NJ 07630			00.070.00
Devon Design, LLC	Devon Design, LLC			33,672.23
2472 Hemlock Farms	2472 Hemlock Farms			
Lords Valley, PA 18428	Lords Valley, PA 18428			
ESCC 149 Madison Ave/Suite 501	ESCC 149 Madison Ave/Suite 501			32,030.00
New York, NY 10016	New York, NY 10016			
NANC Construction Services	NANC Construction Services			30,138.81
1544 E. Harmony Lakes Circle	1544 E. Harmony Lakes Circle			
Davie, FL 33324	Davie, FL 33324			
Regions Bank	Regions Bank			24,642.58
Commercial Loan Processing Ctr	Commercial Loan Processing Ctr			
1751 Congressman Dickenson	1751 Congressman Dickenson			
Montgomery, AL 36109	Montgomery, AL 36109			
K Langford Lawn Care Inc.	K Langford Lawn Care Inc.			22,500.00
230 3rd Street	230 3rd Street			
Naples, FL 34120	Naples, FL 34120			
Las Olas River House Condo Ass	Las Olas River House Condo Ass			20,528.96
c/o TCG-General Mail Facility	c/o TCG-General Mail Facility			
P.O. Box 01-9732	P.O. Box 01-9732			
Direct Cabinet Sales	Direct Cabinet Sales			20,092.00
104 E. Elizabeth Ave.	104 E. Elizabeth Ave.			
Linden, NJ 07036	Linden, NJ 07036			

B4 (Offic	ial Form 4) (12/07) - Cont.	
In ro	Tarragan Carnaration	-4

n	re	Tarragon	Corporation,	et al.
11	10	rarragon	Corporation,	Ct ai.

Case No	. 09-
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Debtor(s)

CONSOLIDATED LIST OF CREDITORS HOLDING 30 LARGEST UNSECURED CLAIMS

(Continuation Sheet)

(1)	(2)	(3)	(4)	(5)
Name of creditor and complete mailing address including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff	Amount of claim [if secured, also state value of security]
Assurant Employee Benefits P.O. Box 807009 Kansas City, MO 64184-7009	Assurant Employee Benefits P.O. Box 807009 Kansas City, MO 64184-7009			18,409.40
Bank Atlantic P.O. Box 9708 Ft. Lauderdale, FL 33310	Bank Atlantic P.O. Box 9708 Ft. Lauderdale, FL 33310			17,426.00
Progress Energy Florida, Inc. P.O. Box 33199 St. Petersburg, FL 33733-8199	Progress Energy Florida, Inc. P.O. Box 33199 St. Petersburg, FL 33733-8199			15,246.11
ComCast P.O. Box 105257 Atlanta, GA 30348-5257	ComCast P.O. Box 105257 Atlanta, GA 30348-5257			11,735.72
Christina Stilles Interiors 1104 Charming Street Maitland, FL 32751	Christina Stilles Interiors 1104 Charming Street Maitland, FL 32751			10,233.03
Kirst Kosmoski, Inc. 2630 Fountainview, Ste. 300 Houston, TX 77057	Kirst Kosmoski, Inc. 2630 Fountainview, Ste. 300 Houston, TX 77057			10,216.41
Lapatka Associates, Inc. 12 Rt 17 North/Suite 230 Paramus, NJ 07652	Lapatka Associates, Inc. 12 Rt 17 North/Suite 230 Paramus, NJ 07652			9,802.15
Mechanical Services of Central FL 9820 Satellite Blvd. Orlando, FL 32837	Mechanical Services of Central FL 9820 Satellite Blvd. Orlando, FL 32837			9,112.50
Refinish Plus Corporation 3300 Bermuda Isle Circle #323 Naples, FL 34109	Refinish Plus Corporation 3300 Bermuda Isle Circle #323 Naples, FL 34109			8,950.00

DECLARATION UNDER PENALTY OF PERJURY ON BEHALF OF A CORPORATION OR PARTNERSHIP

I, the Executive Vice President and Secretary of the corporation named as the debtor in this case, declare under penalty of perjury that I have read the foregoing list and that it is true and correct to the best of my information and belief.

Date	January 12, 2009	Signature	/s/ Kathryn Mansfield
•			Kathryn Mansfield
			Executive Vice President and Secretary

Penalty for making a false statement or concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571.

United States Bankruptcy Court District of New Jersey

In re	Omni Equities Corporation		Case No.	09-
		Debtor(s)	Chapter	11
	VERIFICATION OF CREDITOR MATRIX			
, Kathr	yn Mansfield, the Executive Vice Presi	dent and Secretary of the corporation na	amed as the debtor	r in this case, hereby verify that
he attac	ched list of creditors is true and correct	to the best of my knowledge.		
Date:	January 12, 2009	/s/ Kathryn Mansfield, Exec. V. Kathryn Mansfield/Executive	•	nd Secretary

In re Omni Equities Corporation

Las Olas River House Condo Assoc c/o Christen C. Richey, Esq. Sachs & Sax 301 Yamato Road, Suite 4150 Boca Raton, FL 33431

Stadler Management Group c/o Robert P. Frankel, Esq. 25 West Flagler Street 900 City National Bank Bldg. Miami, FL 33130

Underwriters at Lloyd's London c/o G. William Bissett, Esq. Kubicki Draper, PA 25 Flager Street, Penthouse Miami, FL 33130