Fill	in this information to ident	ify your case:				
Un	ited States Bankruptcy Court	for the:				
ΕA	STERN DISTRICT OF NEW	YORK	_			
Ca	se number (if known)		– Chapter <b>1</b> ′	1		
					☐ Check if this an amended filing	
V(	ore space is needed, attach	on for Non-Individua	op of any addition	onal pages, write the d	ebtor's name and case numbe	4/16 er (if known).
For 1.	more information, a separa  Debtor's name	te document, Instructions for Bankrupt  1049 BERGEN REALTY LLC	cy Forms for No	on-Individuals, is availa	ble.	
2.	All other names debtor used in the last 8 years					
	Include any assumed names, trade names and doing business as names					
3.	Debtor's federal Employer Identification Number (EIN)	82-2218598				
4.	Debtor's address	Principal place of business		Mailing address business	, if different from principal pla	ice of
		878 East 28th Street Brooklyn, NY 11210				
		Number, Street, City, State & ZIP Code		P.O. Box, Number	er, Street, City, State & ZIP Code	е
		Kings		Location of prin	cipal assets, if different from p	principal
		County		1049 Bergen S	Street Brooklyn, NY 11216 City, State & ZIP Code	
5.	Debtor's website (URL)					
6.	Type of debtor	Corporation (including Limited Liabili	ity Company (LL0	C) and Limited Liability F	artnership (LLP))	
		☐ Partnership (excluding LLP)		•		
		☐ Other. Specify:				

Case 1-18-40412-nhl Doc 1 Filed 01/25/18 Entered 01/25/18 11:00:57

Debt	10-10 BERGERIRE	ALTY LLC		Case nu	mber (if known)	
	Name					
7.	Describe debtor's busines	☐ Health Care Bu☐ Single Asset Re☐ Railroad (as de☐ Stockbroker (as☐ Commodity Bro	usiness (as defined in 11 U.S. eal Estate (as defined in 11 U.S.c. § 101(44)) is defined in 11 U.S.C. § 101(5) oker (as defined in 11 U.S.C. § 787 ove	.S.C. § 101(51B)) 53A)) § 101(6))		
		☐ Investment con	ty (as described in 26 U.S.C.	or pooled investmen	nt vehicle (as defined in 15 U.S.C. §80a-3)	
			merican Industry Classificatio uscourts.gov/four-digit-nation		ode that best describes debtor.	
		5311				
8.	Under which chapter of the Bankruptcy Code is the debtor filing?	☐ Chapter 7 ☐ Chapter 9	are less than \$2,566,000  The debtor is a small be business debtor, attack statement, and federal procedure in 11 U.S.C.  A plan is being filed with accordance with 11 U.S.C.  The debtor is required Exchange Commission attachment to Voluntary (Official Form 201A) with a small plan in the second statement in the secon	so (amount subject ousiness debtor as the the most recent be income tax return a. § 1116(1)(B). The this petition. In were solicited properties. C. § 1126(b). The file periodic report according to § 13 by Petition for Non-lith this form.	red debts (excluding debts owed to insiders of to adjustment on 4/01/19 and every 3 years and defined in 11 U.S.C. § 101(51D). If the debtor alance sheet, statement of operations, cash-for if all of these documents do not exist, follow expetition from one or more classes of creditor arts (for example, 10K and 10Q) with the Security of the Securities Exchange Act of 19 andividuals Filing for Bankruptcy under Chapter in the Securities Exchange Act of 1934 Rule	after that). is a small low v the s, in urities and 34. File the er 11
9.	Were prior bankruptcy cases filed by or against the debtor within the last years?	33.				
	If more than 2 cases, attach separate list.	District		When	Case number	
		District _		When	Case number	
10.	Are any bankruptcy cases pending or being filed by business partner or an affiliate of the debtor?	a ■ Yes.				
	List all cases. If more than attach a separate list	Debtor	See Attachment		Relationship	
		District		When	Case number, if known	

Case 1-18-40412-nhl Doc 1 Filed 01/25/18 Entered 01/25/18 11:00:57

Deb	tor	1049 BERGEN REA	LTY LLC	;		Case number (if kr	nown)		
		Name							
11.		is the case filed in district?	Check al	l that appl	ly:				
				Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district.					
			■ A	oankrupto	y case concerning de	btor's affiliate, general partner, or partr	nership is pending in this district.		
12.		s the debtor own or	■ No						
	have possession of any real property or personal property that needs	☐ Yes.	Answer below for each property that needs immediate attention. Attach additional sheets if needed.						
		immediate attention?		Why do	es the property need	d immediate attention? (Check all tha	at apply.)		
				☐ It pos	ses or is alleged to po	se a threat of imminent and identifiable	e hazard to public health or safety.		
				What	is the hazard?				
						ecured or protected from the weather.			
☐ It includes perishable goods or assets that could quickly deteriorate or lose value without attention livestock, seasonal goods, meat, dairy, produce, or securities-related assets or other options).									
☐ Other									
				Where is	s the property?				
						Number, Street, City, State & ZIP Co	ode		
				Is the pr	roperty insured?				
				☐ No					
				☐ Yes.	Insurance agency				
					Contact name				
					Phone				
		Statistical and admin	istrative i	nformatio	n				
13.		tor's estimation of lable funds	. (	Check one	:				
	avai	lable fullus		Funds v	vill be available for dis	stribution to unsecured creditors.			
				After an	y administrative expe	enses are paid, no funds will be availab	le to unsecured creditors.		
14.		mated number of	<b>1</b> -49			<b>1</b> ,000-5,000	<b></b> 25,001-50,000		
	crec	litors	□ 50-99			<u> </u>	<u> 50,001-100,000</u>		
			☐ 100-1			☐ 10,001-25,000	☐ More than100,000		
			200-9	99					
15.	Esti	mated Assets	□ \$0 - \$			■ \$1,000,001 - \$10 million	□ \$500,000,001 - \$1 billion		
				01 - \$100		☐ \$10,000,001 - \$50 million	\$1,000,000,001 - \$10 billion		
				001 - \$50 001 - \$1 n	•	□ \$50,000,001 - \$100 million □ \$100,000,001 - \$500 million	☐ \$10,000,000,001 - \$50 billion☐ More than \$50 billion		
			,	· 		— wroo,ooo,oor - wood million	-		
16.	Esti	mated liabilities	□ \$0 - \$			■ \$1,000,001 - \$10 million	\$500,000,001 - \$1 billion		
				001 - \$100		□ \$10,000,001 - \$50 million	☐ \$1,000,000,001 - \$10 billion		
				001 - \$50 001 - \$1 n		□ \$50,000,001 - \$100 million □ \$100,000,001 - \$500 million	☐ \$10,000,000,001 - \$50 billion☐ More than \$50 billion		
			\$000,	-5. ψ.Π	······	<b>—</b> \$100,000,001 - \$500 millin			

Case 1-18-40412-nhl Doc 1 Filed 01/25/18 Entered 01/25/18 11:00:57

Debtor	1049 BERGEN REA	ALTY LLC	Case number (if known)				
	Name						
	Request for Relief, Declaration, and Signatures						
VARNII		s a serious crime. Making a false statement in conne up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 151	ection with a bankruptcy case can result in fines up to \$500,000 or 9, and 3571.				
of a	laration and signature uthorized resentative of debtor	The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.					
•		I have been authorized to file this petition on behalf of the debtor.  I have examined the information in this petition and have a reasonable belief that the information is trued and correct.					
		I declare under penalty of perjury that the foregoin	ig is true and correct.				
		Executed on January 23, 2018  MM / DD / YYYY					
	х	/ /s/ Mark J. Nussbaum	Mark J. Nussbaum				
		Signature of authorized representative of debtor	Printed name				
		Title <b>Manager</b>					
8. Sigr	nature of attorney X	/ /s/ Jay Teitelbaum	Date <b>January 23, 2018</b>				
		Signature of attorney for debtor	MM / DD / YYYY				
		Jay Teitelbaum					
		Printed name					
		Teitelbaum Law Group, LLC Firm name					
		1 Barker Avenue, Third Floor White Plains, NY 10601					
		Number, Street, City, State & ZIP Code					
		Contact phone (914) 437-7670 Ema	ail address JTeitelbaum@tblawllp.com				
		2046050 NY					
		Bar number and State	<del></del>				

Debtor 1049 BERGEN REALTY LLC Case number (if known) \_\_\_\_\_\_

Fill in this information to identify your case:				
United States Bankruptcy Court for the:				
EASTERN DISTRICT OF NEW YORK	_			
Case number (if known)	Chapter	_11	-	
				Check if this an amended filing

#### **FORM 201. VOLUNTARY PETITION**

# **Pending Bankruptcy Cases Attachment**

Debtor	1596 Pacific Realty LLC			Relationship to you	common ownership
District	Eastern District of New York	When	1/25/18	Case number, if known	18-40410
Debtor	401 Macon Realty LLC			Relationship to you	common ownership
District	Eastern District of New York	When	1/25/18	Case number, if known	18-40409
Debtor	E & J MACON LLC			Relationship to you	common ownership
District	Eastern District of New York	When	1/19/18	Case number, if known	18-40321

Official Form 201A (12/15)

[If debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11 of the Bankruptcy Code, this Exhibit "A" shall be completed and attached to the petition.]

[Caption as in Form 416B]

# Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11

a. Total assets	\$	
b. Total debts (including debts listed in 2.c., below)	\$	
c. Debt securities held by more than 500 holders		Approximat number of holders:
secured  unsecured  subordinated  secured  unsecured  subordinated  secured  subordinated  subordina		
d. Number of shares of preferred stock e. Number of shares common stock		
Comments, if any:		
3. Brief description of debtor's business: Closely Held	l Limited Liability (	Company

# TEITELBAUM LAW GROUP, LLC

1 Barker Avenue, 3rd Floor White Plains, New York 10601

Tel: (914) 437-7670 Fax: (914) 437-7672

Email: jteitelbaum@tblawllp.com

Proposed Attorneys for Debtor and Debtor in Possession

# UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK

In re:		
E & J MACON LLC,	Chapter 11	
Debtor.	Case No.: 18-40321-NHL	
In re:		
401 MACON REALTY LLC,	Chapter 11 Case No.:	
Debtor.	Case Ivo	
In re:		
1049 BERGEN REALTY LLC,	Chapter 11 Case No.:	
Debtor.	Case Ivo	
In re:		
1596 PACIFIC REALTY LLC,	Chapter 11 Case No.:	
Debtor.	Case Ivo	

DECLARATION OF ERVIN JOHNSON, JR. PURSUANT TO FEDERAL BANKRUPTCY RULE 1007 AND LOCAL BANKRUPTCY RULE 1007-4 IN SUPPORT OF THE DEBTOR'S CHAPTER 11 PETITION

#### TEITELBAUM LAW GROUP, LLC

1 Barker Avenue, 3rd Floor White Plains, New York 10601

Tel: (914) 437-7670 Fax: (914) 437-7672

Email: jteitelbaum@tblawllp.com

Proposed Attorneys for Debtor and Debtor in Possession

### UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK

In re:

E & J MACON LLC,

Chapter 11 Case No.:

Debtor.

DECLARATION OF ERVIN JOHNSON, JR. PURSUANT TO FEDERAL BANKRUPTCY RULE 1007 AND LOCAL BANKRUPTCY RULE 1007-4 IN SUPPORT OF THE DEBTOR'S CHAPTER 11 PETITION

STATE OF NEW YORK

COUNTY OF WESTCHESTER : SS.:

ERVIN JOHNSON, JR., being duly sworn, this 19<sup>th</sup> day of January 2018, deposes and says under penalty of perjury;

I am the 100% owner of E&J Macon, LLC ("E&J Macon" or the "Debtor"), the 1. above captioned debtor, and a majority owner of each of 1596 Pacific Realty, LLC ("Pacific Realty"), 1049 Bergen Realty LLC ("Bergen Realty") and 401 Macon Realty LLC ("Macon Realty") and I have knowledge of the business affairs of the Debtor and each of Pacific Realty, Bergen Realty and Macon Realty and have personal knowledge of the facts set forth herein unless stated to be upon information and belief. I am authorized to make this affidavit on behalf of the Debtor and each of Pacific Realty, Bergen Realty and Macon Realty.

- 2. I submit this affidavit (a) in support of the Debtor's petition for relief under Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code"), (b) to assist the Court and other interested parties in understanding the circumstances giving rise to the commencement of the Chapter 11 case, and (c) to provide general information about the Debtor's business operations.
- 3. Part I of this Declaration provides an introduction to the Debtor and its Chapter 11 case and of each of Pacific Realty, Bergen Realty and Macon Realty and describes the circumstances giving rise to the commencement of the Chapter 11 case. Part **II** of this Declaration sets forth the information required by Local Bankruptcy Rule 1007-4 for the Eastern District of New York.

## I. Introduction and Background

## A. Preliminary Statement

- 4. On January 19, 2018, (the "<u>Petition Date</u>"), the Debtor filed a voluntary petition for relief under Chapter 11 of the Bankruptcy Code.
- 5. The Debtor continues in possession of its property and the management of its business affairs as debtor-in-possession pursuant to §§ 1107(a) and 1108 of the Bankruptcy Code. The Debtor manages its business, including the receipt and disbursement of cash, through a management company, USA Quick Solutions, Corp., ("USA Solutions") pursuant to a management agreement. No trustee, examiner or statutory committee has been appointed.
- 6. I am a 71 year old African American with a high school diploma. I am retired from 13 years of service at the United States Postal Service and 20 years of service from the New York City Department of Sanitation.

- 7. I have worked and saved my entire life. Over the course of many years I managed to acquire several multifamily buildings in Brooklyn, New York.
- 8. Prior to the commencement of this case, by deeds dated September 29, 2016, I transferred three properties commonly known as 1596 Pacific Street, Brooklyn, N.Y. ("Pacific Street"), 1049 Bergen Street, Brooklyn, N.Y. ("Bergen Street") and 401 Macon Street, Brooklyn, N.Y. ("Macon Street" and together with Pacific Street and Bergen Street, the "Premises") to the Debtor, which was and is 100% owned by me, and the Debtor incurred certain debts and obligations with respect to the Premises.
- 9. Prior to the commencement of this case, by deeds dated June 26, 2017, title to the Premises was transferred by the Debtor as follows: Pacific Street to Pacific Realty, Bergen Street to Bergen Realty, and Macon Street to Macon Realty.
- 10. It is anticipated that each of Pacific Realty, Bergen Realty and Macon Realty will be filing Chapter 11 petitions in this Court within the next several days.
- 11. Unfortunately, due to my lack of sophistication and experience managing properties I trusted the wrong people, including one John Clarke ("Clarke") and the principals of Macon Funding LLC ("Macon Funding"), one of my secured and I encountered many problems with the Premises and with tenants and the City of New York. I am not proud of the building code violations issued or condition of my properties but, as discussed below, I am now working with sophisticated investors and advisors who have the experience, financial wherewithal and incentive to correct the violations and renovate and improve the Premises to maximize the value of the Premises.
- 12. I am advised and believe that the current value of the Premises is at least \$7 million and that when improved and rented the value will be significantly greater.

- 13. I am further advised and believe that there are lenders currently in place ready willing and able to lend at least \$5 million to satisfy the current secured claims and liens against the Premises and to continue the necessary repairs and improvements to the Premises.
- 14. I am further advised and believe that there is currently being negotiated a debtor in possession financing facility (the"<u>DIP</u>") which will be used to fund the ongoing operations of the Debtor and each of Pacific Realty, Bergen Realty and Macon Realty and the administrative expenses of this case and the anticipated cases of Pacific Realty, Bergen Realty and Macon Realty.
- 15. I do not believe that there are any unsecured creditors of the Debtor or any of Pacific Realty, Bergen Realty or Macon Realty
- 16. I believe that secured creditors will be paid in full from the refinancing of the Premises.
- 17. Neither the Debtor, nor Pacific Realty, Bergen Realty and Macon Realty presently have any employees, but USA Solutions is planning on hiring a full time building superintendent (the "Super") to care for the Premises. The anticipated monthly salary for the Super is \$3,200.00.
- 18. Neither I, nor any principal or member of Pacific Realty, Bergen Realty, or Macon Realty intends to draw any salary or be paid any compensation during the course of this case or any case to be filed for such entities.
- 19. As discussed below, the cause for the filing of these cases is two fold. First, I trusted Clarke to manage the Premises. Clarke mismanaged the Premises and caused numerous violations to be levied by the City. Clarke also committed fraud by (i) diverting funds of E&J Macon LLC and me personally; and (ii) creating and recording with the Office of the City

Register of the City of New York a false and fraudulent operating agreement for E&J Macon, wherein Clarke claimed to be the 60% owner of E&J Macon. As a direct result of Clarke's conduct and fraud I have been prevented from obtaining financing to repair the Premises and repay Macon Funding. Second, because lenders would not consider new financing until Clarke's alleged claims to 60% of E&J Macon were resolved and because Macon Funding refused to provide accurate payoff information for its loan, I fell into default with Macon Funding. Thereafter, Macon Funding commenced a foreclosure action in Brooklyn Supreme Court, captioned *Macon Funding Associates v. E&J Macon, LLC et al*, Index No. 511076/2017, Kings County Supreme Court (the "Foreclosure Action") seeking to foreclose upon the Premises. Macon Funding produced false and substantially overstated payoff information and had to be ordered to produce payoff information by the court in the Foreclosure Action. We believe that the amount due to Macon Funding is substantially overstated and will require proceedings before this Court to be accurately determined.

- 20. I am advised that on January 18, 2018 an order was entered in the Foreclosure Action appointing Harvey Greenberg, as a receiver of the Premises (the "Receiver"). Though I understand that the Receiver has not yet taken the necessary steps to qualify, such action could be taken at any time and that there could be significant adverse consequences to the management of the Premises.
- 21. I am further advised that there is a hearing scheduled for January 24, 2018, wherein Macon Funding is seeking summary judgment in the Foreclosure Action. As discussed above, I am advised that there is a substantial dispute as to the amount owed to Macon Funding due to their prior production of false payoff statements and that the motion is being opposed.

However, I am advised that there is risk that judgment could be entered in favor of Macon Funding against the Debtor and the Premises.

- 22. I am advised and believe that the Premises and the substantial equity in the Premises are at imminent risk to foreclosure and the appointment of the Receiver and that the commencement of this Chapter 11 case and the anticipated cases for Pacific Realty, Bergen Realty and Macon Realty is necessary in order to preserve the Premises.
- 23. I am advised and believe that the goal of the Chapter 11 cases filed and to be filed is to resolve the false and fraudulent ownership claims made by Clarke with respect to the Debtor, to quantify the amount due to Macon Funding and to obtain new financing in order to pay creditors the amount of their allowed claims in full at the time of confirmation of a plan, if not sooner, and to complete the necessary repairs and improvements to the Premises.

## B. The Debtor's Business

- 24. Prior to September 29, 2016, title to the Premises was held by me personally. The transfers discussed herein were implemented to protect the Premises from Clarke, not to avoid obligations to any creditors or the City. Thus, even though, E&J Macon is the sole obligor on the Macon Funding Loan and not the current owner of record of the Premises, it is not disputed that the Premises constitute the collateral securing obligations of E&J Macon and that the Premises are or will be subject to the jurisdiction of this Court in order to repay creditors and reorganize under Chapter 11.
- 25. In the spring/summer 2015 I realized that I needed help managing the Premises. The Premises had numerous violations. As a result, tenants were withholding rent and the City of New York was issuing violations and fines. Without rental income I lacked the resources to address the violations.

- 26. At that time, I met Clarke. Clarke held himself out to be a Deacon at a local church and as someone who I could trust to manage the Premises, deal with the City of New York and obtain financing necessary to address the financial obligations related to the Premises.
- 27. Clarke convinced me to execute a management agreement with Seaview Management Associates, Corp. ("Seaview") a company he owned. As the owner of each of the Premises, I executed a management agreement dated March 24, 2016 (the "Seaview Management Agreement") which gave Clarke broad authority to manage the Premises, including signatory authority over an E&J Macon bank account at TD Bank.
- 28. Clarke claimed that he was actively managing the Premises, but, as I learned too late, he was siphoning funds for his own benefit and causing the Premises to fall into further disrepair. Clarke's willful and/or negligent management of the Premises resulted in more fines and violations being issued.
- 29. Clarke convinced me to obtain a loan from a so called hard money lender, Macon Funding, in the amount of \$3,650,000 (the "Macon Loan").
- 30. I relied upon Clarke to obtain a lawyer for me and to explain the details of the transactions and trusted that Clarke was acting in my best interests.
- 31. The Macon Loan closed September 29, 2016. The closing was attended by me, Clarke, the attorney hired by Clarke, a title company and representatives of Macon Funding.
- 32. As part of the Macon Loan transaction, I was required to transfer title to the Premises from my name to the Debtor, E&J Macon, LLC, an entity formed as required by Macon Funding.

- 33. At the Macon Loan closing I recall seeing documents regarding the formation of E&J Macon LLC which identified me as the sole owner/member. I understood and believe that at all times I have been and am the 100% owner of the Debtor.
  - 34. I never conveyed any interest in the Debtor to Clarke.
- 35. At the closing of the Macon Loan, in the presence of Clarke, I signed many documents, identifying me as the sole owner of E&J Macon, including, a promissory note a mortgage, and an operating agreement of E&J Macon, dated September 29, 2016 (the "Operating Agreement"). I also signed a personal guaranty of the obligations to Macon Funding. Clarke did not execute any documents in connection with the Macon Loan.
- 36. Of the \$3,650,000 proceeds of the Macon Loan, E&J Macon received \$93,403.98. I learned that Clarke took these funds for his own use. I believe that the rest of the funds were used as set forth on the Macon Loan closing statement attached hereto as Exhibit A.
- 37. Perhaps the biggest mistake in my 71 years was to trust Clarke. Perhaps I put too much trust in the fact that he claimed to be a Deacon and in my faith, but I am now suffering the consequences of that trust. I trusted Clarke to collect rents, pay expenses and arrange for repairs of the Premises. A bank account was opened in the name of E&J Macon and Clarke was added as an authorized signatory on the account. Unbeknownst to me, for more than a year, Clarke was using his authority as agent for E&J Macon to defraud me and E& J Macon. The extent of the funds stolen or diverted by Clarke is presently unknown, but is being investigated by my attorneys and will be the subject of proceedings before this Court. I trusted that Clarke understood the obligations of a landlord to maintain buildings and provide services to tenants and that he would carry out those duties. Although he took fees for his management company, Clarke neglected or willfully ignored his responsibilities and amassed more violations for the Premises,

causing significant injury to me, the Premises and the Debtor. Clarke also betrayed my trust by fabricating documents and claiming that he owns 60% of E&J Macon.

- 38. In early 2017 I was introduced to Mr. Mark Nussbaum, an attorney, who agreed to help me find a new property manager for the Premises and a new lender to provide financing to repay the Macon Loan and to fund the continued repairs and improvements of the Premises.
- 39. As Mr. Nussbaum investigated my situation, in May 2017 he realized that it would take longer than anticipated to obtain financing from a conventional lender and he knew that funds were needed urgently to continue to manage the Premises and resolve building code violations.
- 40. Rather than abandon me, Mr. Nussbaum continued to help. On May 3, 2016, I personally, and as the sole owner of E&J Macon, signed various loan documents to obtain a \$500,000 short term loan arranged by Mr. Nussbaum (the "Nussbaum Loan"). I also agreed, on behalf of E&J Macon, to grant a second mortgage on the Premises to secure the obligations under the Nussbaum Loan.
- 41. USA Solutions has been managing the Premises since May 2017, but we only recently executed a formal management agreement dated January 19, 2018 (the "USA Solutions Management Agreement"). Pursuant to the USA Solutions Management Agreement, USA Solutions, among other things collects all rents, pays all expenses, arranges for maintenance and repairs and works with the City to resolve outstanding violations for the Premises. USA Solutions maintains a bank account in the name of USA Quick Solutions Corp. at JPM Morgan Chase Bank under account ending in \*\*\*\*5112 through which all receipts and withdrawals for the Premises flow.

- 42. At about the same time that the Nussbaum Loan closed, I learned that Clarke had created a fraudulent operating agreement for E&J Macon (the "Fraudulent Operating Agreement"). Clarke back dated the Fraudulent Operating Agreement to July 29, 2016 (before the Macon Loan closing which Clarke attended), forged my signature and had it falsely notarized by Twuana N. Janvier. In this Fraudulent Operating Agreement, Clarke claims that he is the 60% owner of E&J Macon.
- 43. Clarke then caused the Fraudulent Operating Agreement to be recorded with the Office of the City Register of the City of New York on May 24, 2017. The Fraudulent Operating Agreement is now of record against each of the Premises.
- 44. As a result of the recording of this Fraudulent Operating Agreement, I was advised by Mr. Nussbaum that lenders were unwilling to make a loan to E&J Macon without the participation of Clarke.
- 45. Demand was made of Clarke to remove this Fraudulent Operating Agreement from the public record, but he refused.
- 46. By letter dated March 29, 2017, my attorneys terminated Clark's authority as manager of the Premises and terminated the Seaview Management Agreement.
- 47. I retained counsel to assist me with Clarke and action was commenced seeking damages for his fraud. The action is pending in the Supreme Court in Brooklyn as *Ervin Johnson* v. E&J Macon LLC, John Clarke and Twuana N. Janvier. Johnson, 513064/2017, Kings County Supreme Court (the "**Fraud Action**"). I am in the process of replacing counsel of record in the Fraud Action with new counsel Abraham Neuhaus, of Stahl & Zelmanovitz, 747 Third Avenue, New York, New York 10017.

- 48. Because of Clarke's fraud, I could not obtain funding to pay Macon Funding and on May 11, 2017 Macon Funding issued a default letter and demanded payment in full of the Macon Loan.
- 49. I am advised that we will be seeking an order of this Court resolving Clarke's claim to any ownership of the Debtor.
- 50. On June 6, 2017 Macon Funding commenced a foreclosure action captioned *Macon Funding Associates v. E&J Macon, LLC et al,* Index No. 511076/2017 Kings County Supreme Court (the "Foreclosure Action"). As previously noted, the State Court has issued an order appointing a Receiver and there is a risk that the court will rule on Macon Funding's motion for summary judgment as soon as January 24, 2018.
- 51. Also, as previously stated, I believe that Macon Funding has grossly overstated the amount of its secured claim and it is the intention of the Debtor to dispute that claim in this Court.
- 52. In order to protect the Premises from the continued fraudulent conduct of Clarke, and as I was advised and believe that financing in an amount of at least \$5 million would be immediately available to repay Macon Funding the amount it is actually owned and to improve the Premises if only we could resolve the ownership issue, I agreed with Nussbaum to effect transfers of title from E&J Macon to each of Pacific Realty, Bergen Realty and Macon Realty, each of which will soon be debtors before this Court.
- 53. Initially I was the sole owner of each of Pacific Realty, Bergen Realty and Macon Realty. Following the transfers of the Premises, in consideration of the funds being advanced under the Nussbaum Loan and otherwise, I agreed to transfer a 49% interest in each of these entities to the entity providing the financing. As I understand it, the Debtor and each of Pacific

Realty, Bergen Realty and Macon Realty are presently owned as set forth on the corporate structure attached as Exhibit B.

- 54. Again the purpose of these transfers was not to avoid or evade any obligations to any creditors or the City, but to protect the Premises from Clarke's continued fraud and obtain financing to satisfy all existing obligations.
- 55. Although the Nussbaum Loan matured August 2, 2017, Mr. Nussbaum has continued to work with me and has agreed to support the Chapter 11 cases.
- 56. With the assistance of Nussbaum and USA Solutions, hundreds of building violations have been cured and substantial improvements are scheduled to be performed to the Premises to address the remaining violations. A summary of the violations and amounts due is being compiled and will be provided in a subsequent filing.
- 57. In addition, as the value of the Premises is tied to the condition of the buildings and the rent roll, the Debtor, through landlord and tenant counsel is pursuing eviction proceedings. A schedule of such proceedings will be provided in subsequent filings.
- 58. I, on behalf of E&J Macon am a plaintiff in an action captioned, *Ervin Johnson v. MPW Funding LLC*, Index No. 523210/2017, Kings County Supreme Court, wherein I am seeking to enforce a purchase option granted to E&J Macon to purchase certain premises identified as 346 East 9<sup>th</sup> Street Brooklyn, New York, which premises were fraudulently obtained from me as part of an equity theft scheme. I am advised that it is anticipated that E&J Macon will seek an order of this Court to assume the contract which is the subject of this state court action and or seek other relief against MPW Funding.
- 59. I have also been advised that E&J Macon is a named defendant in an action commenced December 5, 2017 and captioned ++++++++, an infant by his mother and

natural guardian Natalia Rollins and Natalia Rollins, Individually v. Ervin Johnson, et al., Index No. 523435/2017, Kings County Supreme Court, wherein it is alleged that a minor child suffered injury from lead poisoning while living at 2836 West 19<sup>th</sup> Street, Brooklyn, New York. Although I, through a limited liability company, have an ownership interest in 2836 W. 19<sup>th</sup> Street, neither E&J Macon, nor any of Pacific Realty, Bergen Realty and Macon Realty has had any ownership or management interest or responsibility in 2836 W. 19<sup>th</sup> Street or in any entity which has or had any ownership or management interest in 2836 W. 19<sup>th</sup> Street. I believe and I am informed by counsel that E&J Macon is not a proper party to this action and that the plaintiffs are not properly creditors of E&J Macon. However, notice of this case will be provided to counsel for the parties to the action.

60. I have also been advised that on May 22, 2017, the Internal Revenue Service has filed a federal tax lien against me personally and that the period at issue may predate the transfers of the Premises to the Debtor. I do not know whether such a lien attaches to any of the Premises as a valid lien and I am advised that this issue is being reviewed. I am advised that the IRS is nevertheless being provided notice of this bankruptcy case.

# PART II: INFORMATION REQUIRED BY LOCAL BANKRUTPCY RULE 1007

- 61. In addition to the foregoing, Local Bankruptcy Rule 1007-4 requires certain information related to the Debtor, which is set forth below.
- 62. Local Rule 1007-4(a)(i): The Debtor is not small business debtor within the meaning of Bankruptcy Rule 101(51)(D). However, entities which are expected to file for Chapter 11 relief imminently (Pacific Realty, Bergen Realty and Macon Realty) may be considered single asset real estate companies under the Bankruptcy Code.

63. **Local Rule 1007-4(a)(ii):** The Debtor does not presently own assets or operate a business, but commonly owned entities identified above as Pacific Realty, Bergen Realty and Macon Realty, own and operate the Premises which are multi family and/or mixed use buildings in Brooklyn, New York.

- 64. **Local Rule 1007-4(a)(iii):** This case was not originally commenced under Chapter 7 or 13 of title 11 of the United States Code, 11 U.S.C. §§ 101, et seq.
- 65. Local Rule 1007-4(a)(iv): Upon information and belief, no committee was organized prior to the order for relief in this Chapter 11 case.
- 66. Local Rule 1007-4(a)(v): Upon information and belief, neither the Debtor, nor Pacific Realty, Bergen Realty and Macon Realty have any unsecured creditors, except as may be identified on the schedules accompanying the petition.
- 67. **Local Rule 1007-4(a)(vi):** Creditors of which I am presently aware which are asserting a security interest in or lien upon the Premises are set forth on Exhibit C.
- 68. Local Rule 1007-(a)(vii): A balance sheet is not available for the Debtor. However, the assets and liabilities of the Debtor, Pacific Realty, Bergen Realty and Macon Realty which are or will be subject to the jurisdiction of this Court are summarized as:

#### Assets:

1596 Pacific Street: \$2,000,000 (est. market value)

1049 Bergen Street: \$2,000,000 (est market value)

401 Macon Street \$3,500,000 (est market value)

Cash on hand for Debtor,

1596 Pacific, 1049 Bergen

and 401 Macon:

\$7,400.00

Liabilities:

Macon Funding \$3,650,000 (disputed)

Mark Nussbaum \$576,334.86.00 (as of 1/17/18)

City of New York: unliquidated and disputed claims for building code violations

- 69. Local Rule 1007-4(a)(viii): There are no publicly held securities, stock or debentures.
- 70. Local Rule 1007-4(a) (ix): USA Solutions maintains one bank account at JPMorgan Chase Bank, N.A. for the Debtor, Pacific Realty, Bergen Realty and Macon Realty in the name of USA Quick Solutions Corp., with account number ending in \*\*\*\*\*5112. This account is solely for the operations of the Premises.
- 71. Local Rule 1007-4(a) (x): All bank accounts for the Debtor, Pacific Realty, Bergen Realty and Macon Realty are with JPMorgan Chase Bank, N.A. under the name of USA Quick Solutions Corp. in account number ending \*\*\*\*5112.
- 72. Local Rule 1007-4(a) (xi): All assets for the Debtor, Pacific Realty, Bergen Realty and Macon Realty are located at Pacific Street, Bergen Street, Macon Street and all books and records are maintained by USA Quick Solutions. In addition, it is the intent of the Debtor, Pacific Realty, Bergen Realty and Macon Realty to have books and records maintained by accountants to be retained by order of this Court.
- 73. Local Rule 1007-4(a)(xii): In the Foreclosure Action, a Receiver has been appointed but has not yet qualified and there is a hearing scheduled for January 24, 2018 on the motion of Macon Funding for summary judgment.

- 74. Local Rule 1007-4(a)(xiii): The Debtor is 100% owned and managed by Ervin Johnson with an address at 878 East 28<sup>th</sup> Street, Brooklyn, N.Y. and the managing member of Pacific Realty, Bergen Realty and Macon Realty is Mark Nussbaum, Esq., with an address at Mark J. Nussbaum & Associates, 225 Broadway, N.Y., N.Y. 10007. In addition, Tanya Miles is the principal of USA Quick Solutions, Corp., with an address at 357 East Fulton Street Long Beach, N.Y. 11561. USA Solutions is responsible for managing the Premises and maintains the books and records for the Debtor and Pacific Realty, Bergen Realty and Macon Realty.
- 75. Local Rule 1007-4(a)(xiv): There is presently no payroll and the principals of the Debtor, Pacific Realty, Bergen Realty and Macon Realty do not intend to take any salary or compensation. The compensation proposed to be paid to USA Solutions is \$500/week to manage the Premises. In addition the Super will be hired to care for the Premises at a monthly salary of \$3,200. It is expected that each of the Debtor, Pacific Realty, Bergen Realty and Macon Realty will share these expenses equally or pro rata, or as may be determined to be most equitable.
- 76. Local Rule 1007-4(a)(xv): The principals of the Debtor, Pacific Realty, Bergen Realty and Macon Realty do not intend to take any salary or compensation.
- 77. Local Rule 1007(a) (xvi): For the 30 days following the commencement of the cases, the projected cash receipts for the Debtor, Pacific Realty, Bergen Realty and Macon Realty is \$19,938 from rent and projected expenses to operate the Premises (exclusive of improvements and repairs to correct violations) is \$13,100.00 and projected adequate protection payment to Macon Funding to the extent required by the Court in an amount to be determined. Funding any cash needs is anticipated to be from cash flow and the DIP financing.

Remainder of Page Intentionally Omitted Signature Page Immediately Follows

Pursuant to 28 U.S.C, § 1746, I declare under the penalty of perjury that the foregoing is true and correct.

Ervin Johnson, Jr.

# Exhibit A

Loan Funding Request Macon Loan

### FUNDING REQUEST STATEMENT

LENDER:

MACON FUNDING ASSOCIATES.

BORROWER:

E & J MACON LLC

ADDRESS:

1596 Pacific Street, Brooklyn, NY 1049 Bergen Street, Brooklyn, NY 401 Macon Street, Brooklyn, NY

LOAN:

\$3,650,000

CLOSING DATE:

September 29, 2016

PAYEE	AMOUNT
*Green Assets IncFunding Fee (balance)	\$ 69,500.00
Green Assets Inc Ins. tax & water escrow	\$ 59,011.20
Green Assets Inc Escrow reserve	\$ 46,707.61
Info Tactic Group Inc. –Background Check	\$650.26
Hartmann Doherty-Legal & Disbursements	\$ 25,075.00
Green Assets Inc September interest	\$1,825.00
Green Assets Inc Interest Reserve	\$82,125.00 ·
Green Assets Inc Reserve	\$450,000.00
Cornerstone Group of New York- commission	\$73,000.00
PFS Group IncInsurance	\$13,676.24
#1	
D.H.P.D - payoffs	\$637,289.00
Home Heating Oil -payoff	\$165,000.00
Law office of Daniel Sully-legal	\$55,000.00
Aiston Moore- payoff	\$170,000.00
Neighborhood Housing Services of NY-payoff	\$206,979.71
Department of HPD-payoff	\$151,707.41
Commissioner of Taxation and Finance-payoff	\$3,400.00
Ridge Abstract Corptitle incl. Oct taxes, water & sewer	\$278,698.74

1049 BERGEN TAX LIEN PAYOFFS:	
1.NYCTL 2015-A TRUST MTAG 2.NYCTL 1998-2 MTAG 3.NYCTL 2016-A TRUST MTAG 4.1998-2 TRUST/MTAG	\$16,181.82
401 MACON TAX LIEN PAYOFFS:	1
1.NYCTL 1988-2 TRUST MTAG 2.NYCTL 1988-2/MTAG 3.NYCTL 1988-2/MTAG	\$275,910.13
4.1998-2 TRUST/MTAG 5.NYCTL 2015-A TRUST MTAG 6.NYCTL 2016-A TRUST MTAG	\$90,940.66 \$1.62,226.74

 Law Office of Caridi (Legal Fee)
 \$7,700.00

 Paul Interlandi (Closer Fee)
 \$1,500.00

 Worldwide Services LLC (Commission)
 \$109,500.00

 E & J MACON LLC (Buyer)
 \$93,403.98

TOTAL DISBURSED:

\$3,650,000.00

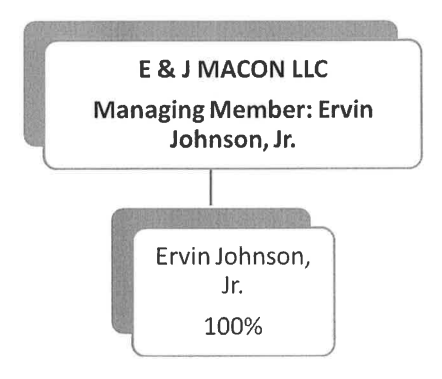
BORROWER:

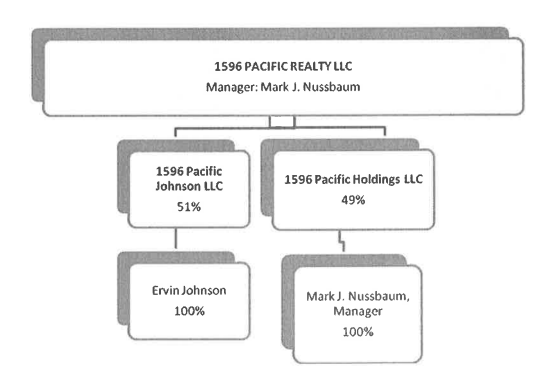
E & J MACON LLC

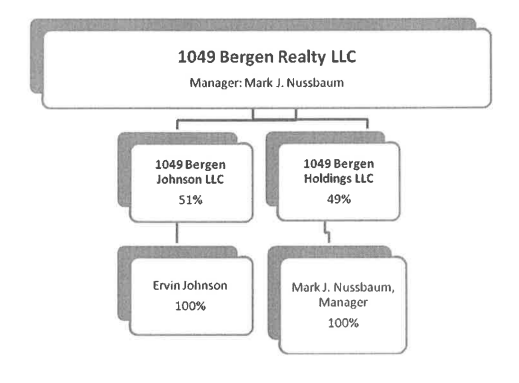
ERVIN JOHNSON, JR., Sole Member

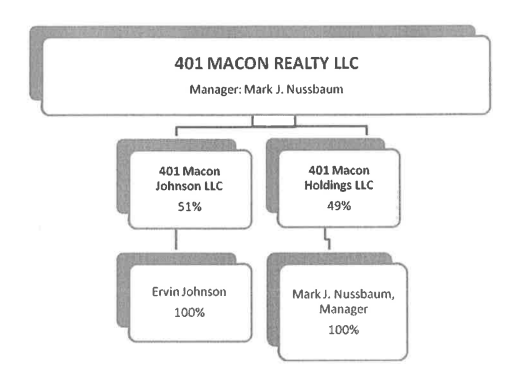
\*Funding fee is \$73,000. Borrower is credited \$3,500 for the Application fee received prior to closing

Exhibit B









# Exhibit C

# Schedule of Secured Creditors

Macon Funding Associates

Mark J. Nussbaum, Esq. as Nominee

	TATES BANKRUPTCY CO DISTRICT OF NEW YORK	
In re		
1049	BERGEN REALTY LLC	
	Debtor	Case No. Chapter 11

# <u>CORPORATE DISCLOSURE</u> PURSUANT TO E.D.N.Y. LBR 1073-3

In accordance with Local Bankruptcy Rule 1073-3, Mark J. Nussbaum, the Manager of 1049 BERGEN REALTY LLC, the above-captioned debtor (the "'Debtor"), hereby states that the following entities and/or individuals directly or indirectly own 10% or more of the Debtor's equity interests:

- 1049 Bergen Johnson LLC 51% owner of Debtor
   a. Ervin Johnson, Jr. 100% owner of 1049 Bergen Johnson LLC
- 2. 1049 Bergen Holdings LLC -49% owner of Debtor a. Mark J. Nussbaum -100% owner of 1049 Bergen Holdings LLC
- 3. I declare under penalty of perjury that the foregoing is true and correct.

Dated: January 23, 2018

/s/ Mark J. Nussbaum Mark J. Nussbaum Manager of 1049 Bergen Realty LLC

# ACTION BY WRITTEN CONSENT OF THE MEMBERS AND MANAGER OF 1049 BERGEN REALTY LLC

The undersigned, being the all of the members ("<u>Members</u>") and the Manager (the "<u>Manager</u>") of 1049 BERGEN REALTY LLC (the "<u>Company</u>"), a New York limited liability company, hereby consent to the following resolutions in accordance with New York Limited Liability Company Law, NY CLS LLC § 101, et seq., and the Amended and Restated Operating Agreement of 1049 Bergen Realty LLC dated June 26, 2017 (the "<u>Operating Agreement</u>"):

WHEREAS, the Operating Agreement provides that the business and affairs of the Company shall be managed by the Manager and that, except where expressly provided in the Operating Agreement or required under applicable law, the Members, in their capacity as such, shall have no voice or participation in the management of the Company's business and no power to bind the Company or act on behalf of the Company in any manner whatsoever; and

WHEREAS, no consent or vote of the Members is required to authorize or ratify the resolutions below, but the Members nonetheless join in said resolutions as an abundance of caution and for the avoidance of doubt; and

WHEREAS, the Company shares common ownership with E & J Macon LLC, a New York limited liability company; and

WHEREAS, the Company is the fee owner of that certain parcel of improved real property located in the Borough of Brooklyn, County of Kings, and City and State of New York known and designated as 1049 Bergen Street, Brooklyn, New York 11216 (the "Premises"), having taken title pursuant to a deed from E & J Macon LLC on or about June 26, 2017; and

WHEREAS, the Premises is the subject of a foreclosure action brought by Macon Funding Associates against E & J Macon LLC and others on June 6, 2017, Index Number 511076/2017 (the "Foreclosure"); and

WHEREAS, the Company shares common ownership with E & J Macon LLC, 401 Macon Realty LLC, and 1596 Pacific Realty LLC, all New York limited liability companies, each of which have contemporaneously agreed to the filing of Chapter 11 bankruptcy petitions; and

WHEREAS, the Manager has considered the financial and operational conditions of the Company's business; and

WHEREAS, the Manager has reviewed and considered the historical performance of the Company, the Foreclosure, and the current and long-term liabilities of the Company; and

WHEREAS, in light of the Foreclosure and the Company's current financial condition, the Manager has investigated, discussed and considered all options for addressing the Company's

financial challenges and, after consultation with the Company's professionals and advisors, has concluded that, in the business judgment of the Manager, it is in the best interests of the Company, its creditors, and other interested parties that a petition ("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").

RESOLVED, THEREFORE, that the Manager is 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 Eastern District of New York at such time as he shall determine; and it is further

RESOLVED, that the law firm of Teitelbaum Law Group, LLC 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 Manager is 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 Manager is 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 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 any and all past actions heretofore taken by the Manager 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 Members and Manager 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 order or more counterparts, each of which will be deemed to be an original copy, and all of which, when taken together, will be deemed to constitute on and the same Written Consent. 'Pdf' and facsimile signatures shall be sufficient for the execution of this Written Consent.

IN WITNESS WHEREOF, the undersigned have executed this Written Consent as of January 15, 2018.

MANAGER:

Mark J. Nussbaum

**MEMBERS:** 

1049 Bergen Johnson LLC

Name: Ervin Johnson, Jr.

Title: Sole Member

1049 Bergen Holdings LLC

Name: Mark J. Nussbaum

Title: Managing Member

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B2030 (Form 2030) (12/15)

#### **United States Bankruptcy Court** Eastern District of New York

In re	1049 Bergen Realty LLC		Case No.	
		Debtor(s)	Chapter	11

#### DISCLOSURE OF COMPENSATION OF ATTORNEY FOR DEBTOR(S)

1. Pursuant to a retention agreement dated as of January 12, 2018 among Teitelbaum Law Group, LLC ("TLG") and E&J Macon LLC, 1596 Pacific Realty LLC, 1049 Bergen Realty LLC and 401 Macon Realty LLC, TLG received from Mark J. Nussbaum, Esq., a principal of 1596 Pacific Realty LLC, 1049 Bergen Realty LLC and 401 Macon Realty LLC, a retainer of \$50,000 to provide services to each of E&J Macon LLC, 1596 Pacific Realty LLC, 1049 Bergen Realty LLC and 401 Macon Realty LLC, including legal advice and the preparation of documents necessary to file chapter 11 cases for each entity and to represent each entity in such Chapter 11 cases and for the Chapter 11 filing fees. As of the filing of this case for E&J Macon LLC on January 19, 2018, TLG billed and been paid \$35,000 for legal fees, paid the chapter 11 filing fee for E&J Macon in the amount of \$1,717 and held a balance in its retainer of \$8,132 for legal fees and \$5,151 for the Chapter 11 filing fees for 1596 Pacific Realty LLC, 1049 Bergen Realty LLC and 401 Macon Realty LLC. From and after January 19 and as of the filing of the Chapter 11 cases for 1596 Pacific Realty LLC, 1049 Bergen Realty LLC, and 401 Macon Realty LLC, TLG billed and was paid the additional sum of \$2,843.50 and paid the Chapter 11 filing fees in the amount of \$5,151, leaving a retainer balance of \$5,288.50.

CERTIFICATION
---------------

I certify that the foregoing is a complete statement of any agreement or arrangement for payment to me for representation of the debtor(s) in this bankruptcy proceeding.

January 24, 2018	/s/ Jay Teitelbaum
Date	Jay Teitelbaum
	Signature of Attorney
	Teitelbaum Law Group, LLC
	1 Barker Avenue, Third Floor
	White Plains, NY 10601
	(914) 437-7670 Fax: (914) 437-7672

JTeitelbaum@tblawllp.com

Name of law firm

#### **List of Creditors**

Mark J. Nussbaum, Esq., as nominee 225 Broadway 39th Floor New York, NY 10007

NYC Housing Preservation & Development 100 Gold Street New York, NY 10038

NYC Building Department 210 Joralmon St, 8th FL Attn: Ira Gluckman Brooklyn, NY 11201

Macon Funding Associates c/o Green Assets Inc. 875 Mamaroneck Avenue Suite 401 Mamaroneck, NY 10543

Fill in this informat	ion to identify the case:		
Debtor name 104	9 BERGEN REALTY LLC	;	7
United States Bankro	uptcy Court for the: _EASTEF	RN DISTRICT OF NEW YORK	
Case number (if know			
,			☐ Check if this is an amended filing
Official Form 2	202		
		Ity of Perjury for Non-Individ	ual Debtors 12/15
form for the schedu amendments of thos and the date. Bankr WARNING Bankru	les of assets and liabilities, and liabilities, and comments. This form mustry Rules 1008 and 9011.  Suptcy fraud is a serious crime	f of a non-individual debtor, such as a corporation or part any other document that requires a declaration that is no ust state the individual's position or relationship to the de e. Making a false statement, concealing property, or obtain in fines up to \$500,000 or imprisonment for up to 20 years.	et included in the document, and any ebtor, the identity of the included in the identity of the identit
I am the presid		norized agent of the corporation; a member or an authorized a	agent of the partnership; or another
	ng as a representative of the o	nents checked below and I have a reasonable belief that the	information is true and correct:
Sched	lule D: Creditors Who Have Cl lule E/F: Creditors Who Have lule G: Executory Contracts ar lule H: Codebtors (Official Forn nary of Assets and Liabilities fo ded Schedule	or Non-Individuals (Official Form 206Sum) t of Creditors Who Have the 20 Largest Unsecured Claims an	nd Are Not Insiders (Official Form 204)
I declare under	penalty of perjury that the fore	egoing is true and correct.	
Executed on	January 23, 2018	X /s/ Mark J. Nussbaum	
		Signature of individual signing on behalf of debtor	
		Mark J. Nussbaum Printed name	
		Manager	
		Position or relationship to debtor	

Official Form 202

**Declaration Under Penalty of Perjury for Non-Individual Debtors** 

Fill in this information to identify the case:			
Debtor name   1049 BERGEN REALTY LLC			
United States Bankruptcy Court for the:	EASTERN DISTRICT OF NEW YORK		Check if this is an
Case number (if known):			amended filing

#### Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	claim is partially secure	cured, fill in only unsecur d, fill in total claim amour toff to calculate unsecure	nt and deduction for
		contracts)		partially secured	of collateral or setoff	
NYC Building Department 210 Joralmon St, 8th FL Attn: Ira Gluckman Brooklyn, NY 11201		Building Code Violations, Penalties, and Fines	Unliquidated Disputed			\$0.00
NYC Housing Preservation & Development 100 Gold Street New York, NY 10038		Violations, fines, and penalties, AEP charges	Unliquidated Disputed			\$0.00

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### **United States Bankruptcy Court** Eastern District of New York

In re 1049 BERGEN REALTY LLC			Case No.	
	]	Debtor(s)	Chapter	11
LIST	OF EQUITY S	ECURITY HOLDER	S	
Following is the list of the Debtor's equity security he	olders which is prepar	red in accordance with rule	1007(a)(3) f	or filing in this Chapter 11 Case
Name and last known address or place of business of holder	Security Class	Number of Securities	]	Kind of Interest
1049 Bergen Holdings LLC c/o Mark J. Nussbaum & Associates PLLC 225 Broadway, 39th Floor New York, NY 10007		49	I	LC membership interest
1049 Bergen Johnson LLC 878 East 28th Street Brooklyn, NY 11210		51	I	LC membership interest
DECLARATION UNDER PENALTY O	F PERJURY ON	N BEHALF OF CORI	PORATIO	ON OR PARTNERSHIP
I, the <b>Manager</b> of the corporation not the foregoing List of Equity Security Holde			•	• • •
Date <b>January 23, 2018</b>	Signa	ture /s/ Mark J. Nussbaun		
		Mark J. Nussbaun	n	

Penalty for making a false statement of 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 Eastern District of New York**

In re	1049 BERGEN REALTY LLC		Case No.	
		Debtor(s)	Chapter	11

#### **VERIFICATION OF CREDITOR MATRIX**

The above named debtor(s) or attorney for the debtor(s) hereby verify that the attached matrix (list of creditors) is true and correct to the best of their knowledge.

Date: January 23, 2018

| January 23, 2018 | January 23, 2018 | Jay Teitelbaum
| Signature of Attorney
| Jay Teitelbaum Teitelbaum Law Group, LLC
| Barker Avenue, Third Floor
| White Plains, NY 10601
| (914) 437-7670 | Fax: (914) 437-7672

USBC-44 Rev. 9/17/98

1596 Pacific Realty LLC 878 East 28th Street Brooklyn, NY 11210

401 Macon Realty LLC 878 East 28th Street Brooklyn, NY 11210

Consolidated Edison Co. of New York, Inc. 4 Irving Place
New York, NY 10003

Cynthia Heckstall 1049 Bergen St. Apt. 4 Brooklyn, NY 11216

E & J Macon LLC 878 East 28th Street Brooklyn, NY 11210

Environmental Control Brd 66 John St New York, NY 10038

Harvey Greenberg 232 Madison Avenue Rm 909 New York, NY 10016

Internal Revenue Service P.O. Box 7346 Philadelphia, PA 19101-7346

John Clarke 68 Herkimer Street Brooklyn, NY 11216

Kelly Mason 1049 Bergen St. Apt. 3 Brooklyn, NY 11216 Macon Funding Associates c/o Green Assets Inc. 875 Mamaroneck Avenue Suite 401 Mamaroneck, NY 10543

Maria Lopez 1049 Bergen St. Apt. 1 Brooklyn, NY 11216

Mark J. Nussbaum, Esq., as nominee 225 Broadway 39th Floor New York, NY 10007

Mary Lou Martin Office of the US Trustee U.S. Federal Office Bldg 201 Varick St, STE 1006 New York, NY 10014

Melina Terry 1049 Bergen St. Apt. 2 Brooklyn, NY 11216

NYC Building Department 210 Joralmon St, 8th FL Attn: Ira Gluckman Brooklyn, NY 11201

NYC Department of Finance 345 Adams Street, 3rd FL Attn: Legal Affairs Div. Brooklyn, NY 11201-3719

NYC Department of Finance 345 Adams Street, 3rd Flo Office of Legal Affairs (Parking Violations) Brooklyn, NY 11201 NYC Housing Preservation & Development 100 Gold Street New York, NY 10038

NYC Law Department Office of Corp. Counsel Attn: Zachary W. Carter 100 Church Street New York, NY 10007

NYS Dept. Of Taxation Bankruptcy Unit - TCD Building 8, Room 455 W.A. Harriman St. Campus Albany, NY 12227

NYS Dept. Of Taxation & Finance
Bankruptcy Unit
P.O. Box 5300
Albany, NY 12205-5300

Securities & Exchange Com 200 Vesey Street, STE 400 New York Regional Office Attn: Andrew M. Calamari New York, NY 10281

U.S. Attorney's Office 271-A Cadman Plaza East Eastern District of NY Attn: Bonni Perlin, Bankr Brooklyn, NY 11201-1820

U.S. Dept. of Housing 26 Federal Plaza, Room 35 Office of Regional Counsel for NY/NJ New York, NY 10278

US Env. Protection Agency 290 Broadway, 17th Floor Region 2 - NY/Caribbean Attn: Douglas Fischer New York, NY 10007-1866 Case 1-18-40412-nhl Doc 1 Filed 01/25/18 Entered 01/25/18 11:00:57

USA Quick Solutions Corp 45 W Sunrise Highway Freeport, NY 11520 Case 1-18-40412-nhl Doc 1 Filed 01/25/18 Entered 01/25/18 11:00:57

### **United States Bankruptcy Court** Eastern District of New York

Case No.

	Debtor(s)	Chapter	
CORPORATE (	OWNERSHIP STATEMEN	T (RULE 7007.1)	
Pursuant to Federal Rule of Bankruptcy Proce recusal, the undersigned counsel for 1049 BE following is a (are) corporation(s), other than more of any class of the corporation's(s') equit 1049 Bergen Holdings LLC c/o Mark J. Nussbaum & Associates PLLC 225 Broadway, 39th Floor New York, NY 10007	ERGEN REALTY LLC in the a the debtor or a governmental	bove captioned acti unit, that directly o	ion, certifies that the or indirectly own(s) 10% or
1049 Bergen Johnson LLC 878 East 28th Street Brooklyn, NY 11210			
□ None [Check if applicable]			
January 23, 2018	/s/ Jay Teitelbaum		
Date	Jay Teitelbaum Signature of Attorney or Liv	tigant	
	Counsel for 1049 BERGEN		
	Teitelbaum Law Group, LLC  1 Barker Avenue, Third Floor	•	
	White Plains, NY 10601		
	(914) 437-7670 Fax:(914) 437 JTeitelbaum@tblawllp.com	-7672	
	·		

In re 1049 BERGEN REALTY LLC

## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK

# STATEMENT PURSUANT TO LOCAL BANKRUPTCY RULE 1073-2(b)

DEBIOR(5):	1049 BERGEN REALIT	LLG	CASE NO.:	
	Local Bankruptcy Rule 10 Cases, to the petitioner's be		any other petitioner) hereby makes on and belief:	the following disclosure
was pending at any spouses or ex-spous partnership and one have, or within 180	time within eight years bef ses; (iii) are affiliates, as de or more of its general part	fore the filing of the new fined in 11 U.S.C. § 101( ners; (vi) are partnerships t of either of the Related	Y. LBR 1073-1 and E.D.N.Y. LBI petition, and the debtors in such ca (2); (iv) are general partners in the s which share one or more common Cases had, an interest in property	uses: (i) are the same; (ii) are same partnership; (v) are a n general partners; or (vii)
□ NO RELATED	CASE IS PENDING OR H	IAS BEEN PENDING A	T ANY TIME.	
■ THE FOLLOW	ING RELATED CASE(S)	IS PENDING OR HAS E	BEEN PENDING:	
1. CASE NO.: <b>18</b> ·	<b>-40410</b> JUDGE:	DISTRICT/DIVISION:	Eastern District of New York	
DEBTOR NAME:	1596 Pacific Realty LLC			
CASE STILL PENI	DING (Y/N): Y	[If closed] Date o	f closing:	
CURRENT STAT	US OF RELATED CASE:	(Discharged/av	waiting discharge, confirmed, disn	issed, etc.)
MANNER IN WH	ICH CASES ARE RELAT	ED (Refer to NOTE abov	ee):common ownership	
	LISTED IN DEBTOR'S S OF RELATED CASE:		. PROPERTY") WHICH WAS AI	SO LISTED IN
2. CASE NO.: 18	<b>-40409</b> JUDGE:	DISTRICT/DIVISION:	Eastern District of New York	
DEBTOR NAME:	401 Macon Realty LLC			
CASE STILL PENI	DING (Y/N): Y	[If closed] Date o	f closing:	
CURRENT STAT	US OF RELATED CASE:		waiting discharge, confirmed, disn	uissed, etc.)
MANNED IN WILL		_		
		•	ee):common ownership	
	LISTED IN DEBTOR'S S F RELATED CASE:	CHEDULE "A" ("REAL 	. PROPERTY") WHICH WAS AI	SO LISTED IN

#### DISCLOSURE OF RELATED CASES (cont'd)

3. CASE NO.: <b>18-40321</b> JUDGE: <b>Lord</b> D	ISTRICT/DIVISION: Eastern District of New York
DEBTOR NAME: <b>E &amp; J MACON LLC</b>	
CASE STILL PENDING (Y/N): Y	[If closed] Date of closing:
CURRENT STATUS OF RELATED CASE:	(Discharged/awaiting discharge, confirmed, dismissed, etc.)
MANNER IN WHICH CASES ARE RELATED	(Refer to NOTE above):common ownership
REAL PROPERTY LISTED IN DEBTOR'S SCH SCHEDULE "A" OF RELATED CASE:	EDULE "A" ("REAL PROPERTY") WHICH WAS ALSO LISTED IN
	lividuals who have had prior cases dismissed within the preceding 180 days may not be required to file a statement in support of his/her eligibility to file.
TO BE COMPLETED BY DEBTOR/PETITIONE	ER'S ATTORNEY, AS APPLICABLE:
I am admitted to practice in the Eastern District of	New York (Y/N):Y
	petitioner or debtor/petitioner's attorney, as applicable): ankruptcy case is not related to any case now pending or pending at any time, except
/s/ Jay Teitelbaum	
Jay Teitelbaum Signature of Debtor's Attorney Teitelbaum Law Group, LLC 1 Barker Avenue, Third Floor	Signature of Pro Se Debtor/Petitioner
White Plains, NY 10601 (914) 437-7670 Fax:(914) 437-7672	Signature of Pro Se Joint Debtor/Petitioner
	Mailing Address of Debtor/Petitioner
	City, State, Zip Code
	Area Code and Telephone Number ion required by the E.D.N.Y. LBR 1073-2 Statement may subject the debtor or any anctions, including without limitation conversion, the appointment of a trustee or the

NOTE: Any change in address must be reported to the Court immediately IN WRITING. Dismissal of your petition may otherwise result.

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dismissal of the case with prejudice.