United States Bankruptcy Court EASTERN DISTRICT OF VIRGINIA						Voluntary Petition			
Name of Debtor (if individual, enter Last, First, Middle): LandAmerica Credit Services, Inc.			Name of Joint Debtor (Spouse) (Last, First, Middle): N/A						
All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names): See Attachment A				All Other Names used by the Joint Debtor in the last 8 years (include married, maiden, and trade names): N/A					
Last four digits of Soc. Sec. or Individual-Taxpayer I.D. (ITIN) No./Complete EIN (if more than one, state all): Tax I.D. No. 33-1024378			EIN	Last four digits of S (if more than one, s N/A		r Individ	lual-Taxpayer I.D.	(ITIN) No./	Complete EIN
Street Address of Debtor (No. and Street, City, and State): 2445 Fire Mesa Drive, Suite 150				Street Address of Joint Debtor (No. and Street, City, and State): N/A					
Las Vegas, NV ZIP CODE 89128			F 89128						ZIP CODE
County of Residence or of the Principal Place of Business: Henrico County			County of Residence N/A	ce or of the	Princip	al Place of Busines	ss:		
Mailing Address of Debtor (if different from street address):				Mailing Address of	Joint Deb	tor (if d	ifferent from street	address):	
ZIP CODE			N/A					ZIP CODE	
Location of Principal Assets of Business Debtor See Attachment A	(if different fi	rom street address	above):						ZIP CODE
Type of Debtor (Form of Organization) (Check one box.)	(Check one box.)	Nature of Busin	iess		C	Chapter of Bankru the Petition is F		
Individual (includes Joint Debtors) See Exhibit D on page 2 of this form. Corporation (includes LLC and LLP) Partnership Other (If debtor is not one of the above encheck this box and state type of entity belo	es Joint Debtors) age 2 of this form. des LLC and LLP) not one of the above entities, Health Care Business Single Asset Real Estate 11 U.S.C. § 101(51B) Railroad Stockbroker Commodity Broker		et Real Estate as § 101(51B) er y Broker	defined in		☐ Chapter 9 Recogni ☐ Chapter 11 Main Pr ☐ Chapter 12 ☐ Chapter ☐ Chapter 13 Recogni Nonmai			Chapter 15 Petition for Recognition of a Foreign Main Proceeding Chapter 15 Petition for Recognition of a Foreign Nonmain Proceeding
		✓ Other(ChDebtor is a under Title	Tax-Exempt En neck Box, if appl tax-exempt orga 26 of the United nternal Revenue	icable.) nization States		debts, d § 101(8 individu	(Chec re primarily consur- efined in 11 U.S.C) as "incurred by an all primarily for a 1, family, or house-	n	Debts are primarily business debts.
Filing Fee (Che	eck one box.)			Check one box:		(Chapter 11 Debtor	s	
☐ Full Filing Fee attached.					mall busin	ess debt	or as defined in 11	U.S.C. § 10	1(51D).
Filing Fee to be paid in installments (appli signed application for the court's consider unable to pay fee except in installments. F	ration certifyin	ng that the debtor i	is	Check if:			lebtor as defined ir ent liquidated debt		
Filing Fee waiver requested (applicable to attach signed application for the court's co				Check all applicat A plan is bei Acceptances	ole boxes: ng filed wi	ith this p	etition. olicited prepetition 11 U.S.C. § 1126		more classes
Statistical/Administrative Information ☐ Debtor estimates that funds will be avail ☐ Debtor estimates that, after any exempt to unsecured creditors.				s paid, there will be r	no funds av	vailable	for distribution	· ,	THIS SPACE IS FOR COURT USE ONLY
Estimated Number of Creditors □ □ □ □ 1-49 50-99 100-199 20	□ 200-999	1,000- 5,000	5,001- 10,000		25,001- 50,000		50,001- 100,000	Over 1000	
\$50,000 \$100,000 \$500,000 \$	5500,001 to 61 million	\$1,000,001 to \$10 million	\$10,000,001 to \$50 million		□ \$100,000,¢ \$500 milli		\$500,000,001 to \$1 billion	☐ More than \$1 billion	
\$0 to \$50,001 to \$100,001 to \$5	5500,001 to	\$1,000,001 to \$10 million	\$10,000,001 to	\$50,000,001 to	\$100,000,0		\$500,000,001 to \$1 billion	☐ More than	

^{*} As per the Debtor's unaudited book value as of May 31, 2009.

B 1 Official Form 1 (01/08) Page 2

Voluntary Petition	Name of Debtor(s):					
(This page must be completed and filed in every case.)	LandAmerica Credit Services, Inc.					
	Last 8 Years (If more than two, attach additional sheet.)					
Location Where Filed: N/A	Case Number: N/A	Date Filed: N/A				
Location	Case Number:	Date Filed:				
Where Filed:	A 0011 4 C 11 1 D 14 (10 d d d d d d d d d d d d d d d d d d d					
Name of Debtor	r, or Affiliate of this Debtor (If more than one, attach additional sheet Case Number:	Date Filed:				
See Attachment A	See Attachment A	See Attachment A				
District:	Relationship:	Judge:				
Eastern District of Virginia Exhibit A	Affiliate Exhibit B	Huennekens				
(To be completed 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.)	(To be completed if debtor is an indi with whose debts are primarily consumer	debts.) on, declare that I have informed 1, 12, or 13 of title 11, United th such chapter. I further certify				
Exhibit A is attached and made a part of this petition.	Exhibit A is attached and made a part of this petition. X Signature of Attorney for Debtor(s) (Date)					
Does the debtor own or have possession of any property that poses or is alleged to pose a ☐ Yes, and Exhibit C is attached and made a part of this petition. ☐ No.	Exhibit C threat of imminent and identifiable harm to public health or safety?					
	Exhibit D					
(To be completed by every individual debtor. If a joint peti-	tion is filed, each spouse must complete and attach a separate Exhibit I) .)				
Exhibit D completed and signed by the debtor is attached and made a part of this		,				
	Fernisa					
If this is a joint petition:						
Exhibit D also completed and signed by the joint debtor is attached and made a p	arty of this petition.					
Information Re	garding the Debtor – Venue					
(Check Debtor has been domiciled or has had a residence, principal place of business a longer part of such 180 days than in any other District.	any applicable box.) s, or principal assets in this District for 180 days immediately preceding	g the date of this petition or for				
☐ There is a bankruptcy case concerning debtor's affiliate, general partner, or p	partnership pending in this District.					
Debtor is a debtor in a foreign proceeding and has its principal place of busin assets in the United States but is a defendant in an action or proceeding [in a sought in this District.						
	Resides as a Tenant of Residential Property all applicable boxes.)					
☐ Landlord has a judgment against the debtor for possession of debtor's residen	nce. (If box checked, complete the following.)					
	(Name of landlord that obtained judgment)					
	(Address of landlord)					
Debtor claims that under applicable nonbankruptcy law, there are circumstan judgment for possession, after the judgment for possession was entered, and	nces under which the debtor would be permitted to cure the entire mone	tary default that gave rise to the				
☐ Debtor has included with this petition the deposit with the court of any rent the	hat would become due during the 30-day period after the filing of the p	petition.				
☐ Debtor certifies that he/she has served the Landlord with this certification. (11 U.S.C. § 362(1)).					

	Official Form) 1 (1/08)		Page 3
	ntary Petition		Name of Debtor(s):
(This	page must be completed and filed in every	y case.)	LandAmerica Credit Services, Inc.
		Signa	
	Signature(s) of Debtor	r(s) (Individual/Joint)	Signature of a Foreign Representative
[If pe unde Unite	ct. etitioner is an individual whose debts are p r chapter 7] I am aware that I may proceed	mation provided in this petition is true and rimarily consumer debts and has chosen to file d under chapter 7, 11, 12 or 13 of title 11, able under each such chapter, and choose to	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.)
	attorney represents me and no bankruptoned and read the notice required by 11 U.S.	y petition preparer signs the petition] I have S.C. § 342(b).	☐ 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.
I req		of title 11, United States Code, specified in this	Pursuant to 112 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.
X			
	Signature of Debtor		X
			(Signature of Foreign Representative)
X			
	Signature of Joint Debtor		(Printed Name of Foreign Representative)
	Talambana Nyumban (if ant annuar 11	v ottomov)	
	Telephone Number (if not represented by	y attorney)	Date
			2
	Date		
	Suco		
	Signature of Attorney*	Signature of Attorney*	Signature of Non-Attorney Bankruptcy Petition Preparer
X	/s/ Rachel C. Strickland Signature of Attorney for Debtor(s)	X /s/ John H. Maddock III Signature of Attorney for Debtor(s)	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
	Paul V. Shalhoub, Esq. Rachel C. Strickland, Esq. WILLKIE FARR & GALLAGHER LLP 787 Seventh Avenue New York, New York 10019-6099 (212) 728-8000	Dion W. Hayes (VSB No. 34304) John H. Maddock III (VSB No. 41044) McGUIREWOODS LLP One James Center 901 East Cary Street Richmond, Virginia 23219-4030 (804) 775-1000	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
	July 17, 2009	July 17, 2009	Social-Security number (If the bankruptcy petition preparer is not an individual, state
	Date	Date	the Social Security number of the officer, principal, responsible person or partner of
*In a	case which § 707(b)(4)(D) applies, this	*In a case which § 707(b)(4)(D) applies, this	the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)
	ture also constitutes a certification that	signature also constitutes a certification that	
	ttorney has no knowledge after an	the attorney has no knowledge after an	Address
	ry that the information in the schedules correct.	inquiry that the information in the schedules is incorrect.	Address
IS IIIC	Signature of Debtor (Co		
	Signature of Debtor (Co	or por action/1 ar thereinp)	
	lare under penalty of perjury that the infor- ct, and that I have been authorized to file t	mation provided in this petition is true and this petition on behalf of the debtor.	х
T1	debton magazanta the mall of the account	th the chanton of title 11 Mains Charles C. 1	
	field in this petition.	th the chapter of title 11, United States Code,	Date
speci	nea m uns peution.		
X	/s/ G. William Evans		Signature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose Social-Security number is provided above.
	Signature of Authorized Individual		Names and Social Security numbers of all other individuals who propored or assisted in
	G. William Evans		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.
	Printed Name of Authorized Individual President		FI-FI and accounter amost an outlier upon polition property is not an individual.
	Title of Authorized Individual		If more than one person prepared this document, attach additional sheets conforming to the
	July 17, 2009		appropriate official form for each person.
	Date		
			A bankruptcy petition preparer's failure to comply with the provisions of title 11 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.

ATTACHMENT A

1. All Other Names Used by Debtor in Past 8 Years

ACT

Atlanta Credit

Commco Credit

Consumer Credentials

Credit Decisions

Credit Reporting Information Services

Credit Resources Inc

CRS Credit

Far West Credit, Inc.

Fuchs-Little, Inc.

INFO1

Info1 Credit Reporting, Inc.

Info1 Holding Company, Inc.

Lender's Credit Inc

LSSI

Mortgage Credit Solutions (MCS)

Southern Mortgage Reporting (SMR)

2. Pending Bankruptcy Cases Filed by Affiliates of the Debtor:

On November 26, 2008, each of the entities listed below (collectively, the "<u>November 26</u> <u>**Debtors**</u>") filed a petition in this Court for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330.

LandAmerica Financial Group, Inc. - Case No. 08-35994 LandAmerica 1031 Exchange Services, Inc. - Case No. 08-35995

On March 6, 2009, the entity listed below (the "March 6 Debtor") filed a petition in this Court for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330.

LandAmerica Assessment Corporation - Case No. 09-31453

On March 27, 2009, the entity listed below (the "March 27 Debtor") filed a petition in this Court for relief under chapter 11 of title 11 of the United States Code 11 U.S.C. §§ 101-1330.

LandAmerica Title Corporation - Case No. 09-31943

On March 31, 2009, the entities listed below (the "March 31 Debtors") filed a petition in this Court for relief under chapter 11 of title 11 of the United States Code 11 U.S.C. §§ 101-1330.

Southland Title Corporation - Case No. 09-32063 Southland Title of San Diego - Case No. 09-32064 Southland Title of Orange County - Case No. 09-32065

The chapter 11 cases of the March 6 Debtor, the March 27 Debtor, and the March 31 Debtors have been consolidated with the chapter 11 cases of the November 26 Debtors for administrative purposes only.

3. Location of Principal Assets of the Debtor:

• 2445 Fire Mesa Drive, Suite 150 Las Vegas, NV 89128

WRITTEN CONSENT OF THE SOLE DIRECTOR OF LANDAMERICA CREDIT SERVICES, INC. (a Delaware corporation)

Effective July 17, 2009

The undersigned, being the sole Director of LandAmerica Credit Services, Inc., a Delaware corporation (the "<u>Corporation</u>") does hereby adopt the following resolutions pursuant to Virginia law and the bylaws of the Corporation effective as of the date first set forth above:

WHEREAS, the sole Director has evaluated the Corporation's alternatives and has determined that the filing of a voluntary petition (the "<u>Petition</u>") under chapter 11 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>") is in the best interests of the Corporation;

WHEREAS, the sole Director has been informed of a proposed transaction in which a buyer (the "<u>Buyer</u>"), approved by the Bankruptcy Court pursuant to section 363 of the Bankruptcy Code (the "<u>363 Sale</u>"), would acquire certain of the assets (the "<u>Transferred Assets</u>") of the Corporation (the "<u>Transaction</u>") on such terms and conditions as are to be set forth in an Asset Purchase Agreement with the Buyer (the "<u>Asset Purchase Agreement</u>"); and

WHEREAS, following due consideration of the 363 Sale and Transaction, the sole Director, in the exercise of his business judgment, has determined that it is in the best interests of the Corporation to adopt the following resolutions for the purpose of approving the Transaction on the principal terms and conditions set forth in the Asset Purchase Agreement and all the ancillary documents and agreements contemplated thereby.

RESOLVED, that the Corporation shall be, and hereby is, authorized to (i) file a Petition for relief under the Bankruptcy Code, in the United States Bankruptcy Court for the Eastern District of Virginia, Richmond Division or such other court as one or more of the Designated Officers (as defined below) of the Corporation determine to be appropriate (the "Bankruptcy Court"), and (ii) perform any and all such acts as are reasonable, advisable, expedient, convenient, proper or necessary to effect any of the foregoing; and

FURTHER RESOLVED, that the sale of the Transferred Assets be and it hereby is approved, expressly subject to the approval of the Bankruptcy Court, and the form, terms, and provisions of the Asset Purchase Agreement and any and all related agreements, amendments, documents, or instructions to be executed and delivered in connection with the transactions contemplated thereby are hereby authorized, approved, and adopted in all respects; and

FURTHER RESOLVED, that the sole Director and the President, and such other officers as may be designated by the sole Director or the President (each, a "<u>Designated Officer</u>"), shall be, and each of them, acting alone, hereby is, authorized and empowered on behalf of, and in the name of, the Corporation to: (i) execute and verify the Petition and all other ancillary documents, and cause the Petition to be filed with the Bankruptcy Court and make or cause to be made prior to execution thereof any modifications to the Petition or ancillary documents as any such Designated Officer, in such officer's discretion, deems necessary or desirable to carry out the intent and accomplish the purposes of these resolutions (such approval to be conclusively

established by the execution thereof by such Designated Officer); (ii) execute, verify and file or cause to be filed all petitions, schedules, statements, lists, motions, applications and other papers or documents necessary or desirable in connection with the foregoing; (iii) execute and verify any and all other documents necessary or appropriate in connection therewith or to administer the Corporation's chapter 11 case in such form or forms as any such Designated Officer may approve; and (iv) to negotiate and execute the Asset Purchase Agreement and the ancillary documents and agreements that are contemplated by the Asset Purchase Agreement, all in such form as the Designated Officer executing the same shall approve, and to deliver the same to the Buyer, such execution and delivery conclusively to evidence the due authorization and approval thereof by the Corporation; the Asset Purchase Agreement and related documents shall remain subject to higher or otherwise better officers and subject to Bankruptcy Court approval; and

FURTHER RESOLVED, that the Designated Officers shall be, and each of them hereby is, authorized and empowered to retain, on behalf of the Corporation, Willkie Farr & Gallagher LLP ("<u>WF&G</u>"), McGuireWoods LLP ("<u>MWLLP</u>"), Zolfo Cooper ("<u>Zolfo</u>") and such additional professionals, including attorneys, accountants, financial advisors, investment bankers, actuaries, consultants or brokers, in each case as in such Designated Officer's judgment may be necessary in connection with the Corporation's chapter 11 case and other related matters, on such terms as such officer or officers shall approve; and

FURTHER RESOLVED, that the law firms of WF&G and MWLLP and any additional special or local counsel selected by the Designated Officers, if any, shall be, and hereby are, authorized and empowered to represent the Corporation, as a debtor and debtor in possession, in connection with any chapter 11 case commenced by or against it under the Bankruptcy Code; and

FURTHER RESOLVED, that, in addition to the specific authorizations heretofore conferred upon the Designated Officers, each of the officers of the Corporation or their designees shall be, and each of them, acting alone, hereby is, authorized and empowered, in the name of, and on behalf of, the Corporation, to take or cause to be taken any and all such further actions, to execute and deliver any and all such agreements, certificates, instruments, amendments and other documents and to pay all expenses, including filing fees, in each case as in such Designated Officer's judgment shall be necessary or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein; and

FURTHER RESOLVED, that all acts lawfully done or actions lawfully taken or to be taken by any Designated Officer of the Corporation in connection with the implementation of these resolutions in all respects are hereby ratified, confirmed and approved; and

FURTHER RESOLVED, that any actions taken by any Designated Officer prior to the date of these resolutions that are within the authority conferred by the foregoing resolutions, including but not limited to, executing the Asset Purchase Agreement and commencing the 363 Sale, are hereby ratified, confirmed, and approved in all respects as the act and deed of the Corporation; and

FURTHER RESOLVED, that each secretary and any assistant secretary of the Corporation is hereby authorized to certify and deliver, to any person to whom such certification

July 17, 2009	/s/ G. William Evans	

G. William Evans

Date

and delivery may be deemed necessary or appropriate in the opinion of such secretary or assistant secretary, a true copy of the foregoing resolutions.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

In re	X :	Chapter 11	
LANDAMERICA CREDIT SERVICES, INC.,	:	Case No. 09(_)
Debtor.	: : X	(Joint Administration Pending)	

LIST OF CREDITORS HOLDING THE 20 LARGEST UNSECURED CLAIMS

Following is the list of creditors holding the twenty largest unsecured claims. The list has been prepared based upon the books and records of LandAmerica Credit Services, Inc. (the "**Debtor**").

Except as set forth above, the list has been prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in this chapter 11 case. The list does not include (1) persons who are "insiders" as defined 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 twenty largest unsecured claims.

Name of creditor and complete mailing address, including zip code	Name, telephone number, and fax number 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 as of 7/15/09 ²
Equifax 1550 Peachtree Street NW Atlanta, GA 30309	Attn: Legal Department Telephone: 800-944-6000	Trade Debt		\$161,586.82
Trans Union LLC 555 West Adams Chicago, IL 60661	Attn: General Counsel	Trade Debt		\$142,322.32
Wachovia Mortgage 100 North Main Street Winston-Salem, NC 27101	Attn: Laurie Maynard Telephone: 866-247-7740 Facsimile: 866-301-6917			\$122,681.84
Experian 701 Experian Parkway Allen, TX 75002	Attn: David Thoreson Telephone: 714-830-7870	Trade Debt		\$95,017.87
TALX Corporation (fka Discover Source) 4076 Paysphere Circle Chicago, IL 60674				\$33,342.25

The information herein shall not constitute an admission of liability by, nor is it binding on, the Debtor.

² These claim amounts represent maximum potential liabilities. Any actual amounts owed may be significantly lower.

Name of creditor and complete mailing address, including zip code	Name, telephone number, and fax number 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 as of 7/15/09 ²
Fannie Mae 6000 Feldwood Road College Park, GA 30349				\$28,795.00
Johnson Bank 5901 Durand Avenue Racine, WI 53403	Attn: General Counsel Telephone: 262-554-3961 Facsimile: 262-554-3949			\$19,059.77
JUHL Consulting LLC 1307 Little Blue Heron Court Naples, FL 34198	Don Juhl			\$8,400.00
Ellie Mae 4155 Hopyard Road Pleasanton, CA 94588				\$7,249.00
Freddie Mac 8250 Jones Branch Drive McClean, VA 22102				\$4,427.76
NCS P.O. Box 321 Egg Harbor City, NJ 08215				\$4,216.00
Paetec Communications Inc. 600 Willowbrook Office Park Fairport, NY 14450				\$5,351.32
Creditxpert Inc. 849 Farmount Ave Suite 200 Towson, MD 21286				\$3,252.00
National Innovative Software Solutions LLC 2108 Plantside Drive Suite 200 Louisville, KY 40299	Attn: General Counsel Telephone: 800-928-4774	Trade Debt		\$3,182.70
Bozic Communications, Inc. P.O. Box 129 Midway, PA 15060				\$2,793.33
Command Credit 1117 Water Street Suite 204 Milford, MA 01757				\$2,298.35
Staples National Advantage 500 Staples Drive Framingham, MA 01702				\$1,974.43
Embarq P.O. Box 660068 Dallas, TX 75266				\$1,568.97
Verizon Business P.O. Box 371392 Pittsburgh, PA 15250	Attn: General Counsel Telephone: 888-284-4825	Trade Debt		\$2,364.05
Calyx Software 6475 Camden Avenue Suite 207 San Jose, CA 95120	Attn: General Counsel Telephone: 408-997-5525	Trade Debt		\$1,112.15

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

In re	:	Chapter 11
LANDAMERICA CREDIT SERVICES,	INC.,	Case No. 09()
Deb	otor. :	(*
DECLARATION U	NDER PENAL	TY OF PERJURY
I, the undersigned authorized officer of Lacase (the " <u>Debtor</u> "), declare under penalt twenty largest unsecured creditors of the information and belief.	y of perjury tha	t I have read the foregoing list of the
Dated: July 17, 2009		
	G. William Evar	ns
	William Evans	
Pres	sident	

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

		X		
In re		:	Chapter 11	
		:		
LANDAMERICA CREDIT SERVIC	ES, INC.,	:	Case No. 09(_)
		:		
	Debtor.	:	(Joint Administration Pending)	
		X		

LIST OF EQUITY HOLDERS AND CORPORATE OWNERSHIP STATEMENT OF LANDAMERICA CREDIT SERVICES, INC., PURSUANT TO BANKRUPTCY RULE 7007.1

LandAmerica Credit Services, Inc. is a wholly-owned subsidiary of LandAmerica Financial Group, Inc., which owns 100% of its equity interests. No corporate or related entities own directly 10% or more of the equity interests of LandAmerica Financial Group, Inc.

Dated: July 17, 2009

/s/ John H. Maddock III

Dion W. Hayes (VSB No. 34304)
John H. Maddock III (VSB No. 41044)
McGUIREWOODS LLP
One James Center
901 East Cary Street
Richmond, Virginia 23219-4030
(804) 775-1000

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

	V
In re	: Chapter 11
LANDAMERICA CREDIT SERVICES, INC.,	: Case No. 09()
Debtor.	
I, the undersigned authorized officer of LandAmericase (the " <u>Debtor</u> "), declare under penalty of perjusecurity holders and corporate ownership statement the best of my information and belief.	ry that I have read the foregoing list of equity
Dated: July 17, 2009	
/s/ G. William	ı Evans
G. William Ev	vans
President	

UNITED STATES BANKRUPTCY COURT

EASTERN DISTRICT OF VIRGINIA

	Richmon	dDivision
In re	LandAmerica Credit Services, Inc.	
	Debtor(s)	Case No.
V.	Plaintiff(s)	Chapter
	Defendant(s)	Adversary No.
	CORPORATE OW	NERSHIP STATEMENT
followi	nt to FRBP 1007(a)(1), or FRBP 700 ing corporate entity: America Credit Services, Inc.	7.1(a) the undersigned counsel for the
corpora of any	` ' '	nit, directly or indirectly owns 10% or more rest, or states that there are no entities to
LandAı Group,	-	owned subsidiary of LandAmerica Financial
□No e	entities to report under FRBP 1007(a)	(1), or FRBP 7007.1(a) [Check if applicable]
7/17/09	9	/s/ John H. Maddock III
Date		Signature of Debtor's Counsel or Party in Adversary Proceeding

[cpownstm ver. 3/2004]

UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA

					Chapter 11	
			Debtor(s)		_	
		DEC	CLARATION OF	Divis	IONAL VENUE	
			place of business or prindicated city or county [o			reater part of the 180 days prece
LEXA Cities	ANDRIA DIVISION	RICHM Cities	IOND DIVISION	NORFO Cities	OLK DIVISION ::	NEWPORT NEWS DIVISI Cities:
	Alexandria-510		Richmond (city)-760		Norfolk-710	☐ Newport News-70
	Fairfax-600		Colonial Heights-570		Cape Charles-535	Hampton-650
ō	Falls Church-610	ū	Emporia-595		Chesapeake-550	Poquoson-735
ā	Manassas-683	ō	Fredericksburg-630	_	Franklin-620	☐ Williamsburg-830
ā	Manassas Park-685	ā	Hopewell-670	ā	Portsmouth-740	Counties:
Coun			Petersburg-730		Suffolk-800	Gloucester-073
	Arlington-013	Coun	_		Virginia Beach-810	James City-095
ā	Fairfax-059		Amelia-007	Coun		☐ Mathews-115
	Fauquier-061		Brunswick-025		Accomack-001	☐ York-199
	Loudoun-107		Caroline-033		Isle of Wight-093	
	Prince William-153		Charles City-036		Northampton-131	
	Stafford-179		Chesterfield-041		Southampton-175	
			Dinwiddie-053		•	
			Essex-057			
			Goochland-075			
			Greensville-081			
			Hanover-085			
		M	Henrico-087			
		<u> </u>	King and Queen-097			
		ū	King George-099			
			King William-101			
			Lancaster-103			
			Lunenburg-111			
			Mecklenburg-117 Middlesex-119			
			New Kent-127			
			Northumberland-133			
		ū	Nottoway-135	Date	: July 17, 2009	
		ō	Powhatan-145	Date	·	
		ō	Prince Edward-147			
		ā	Prince George-149	/ a	/ John H. Mado	dock III
		ā	Richmond(county)-159	/ 5	, Join II. Made	TOOK TIT
			Spotsylvania-177		nature of Attorney or A	Pro Se Debtor
			Surry-181		•	
			Sussex-183			
			Sussex-103			