IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

FEDERAL DEPOSIT INSURANCE CORPORATION, AS RECEIVER OF OMNI NATIONAL BANK

Plaintiff,

v.

STEPHEN M. KLEIN, IRWN W. BERMAN, BENJAMIN J. COHEN, JULES N. GREENBLATT, KARIM W. LAWRENCE, EUGENE F. LAWSON, III, JEFFREY L. LEVINE, SHANNON C. LIVENGOOD, GREGORY W. PATTEN, AND CONSTANCE E. PERRINE

Defendants

CIVIL ACTION NO.

JURY TRIAL DEMANDED

COMPLAINT

Plaintiff Federal Deposit Insurance Corporation ("FDIC-R"), as Receiver of Omni National Bank, states its Complaint against the Defendants, and each of them, as follows:

INTRODUCTION

1. On March 27, 2009, the Office of the Controller of the Currency ("OCC") closed Omni National Bank of Atlanta, Georgia ("Omni" or "the Bank")

and appointed FDIC-R as Receiver. The loss to the Deposit Insurance Fund is currently estimated at \$330.6 million. Pursuant to 12 U.S.C. § 1821(d)(2), FDIC-R is the successor to all claims originally held by Omni, and any stockholder, member, account holder, depositor, officer, or director of such institution with respect to the institution and assets of the institution.

- 2. FDIC-R brings this action in its capacity as Receiver for Omni to recover over \$24.5 million in losses the Bank suffered on over two hundred Community Development Lending Division ("CDLD") loans on low-income residential properties (collectively, the "Loss Loans") and \$12.6 million in wasteful expenditures on low income Other Real Estate Owned ("OREO") properties.
- 3. FDIC-R asserts claims against seven former CDLD officers, to wit, Defendants Benjamin J. Cohen ("Cohen"), Jules N. Greenblatt ("Greenblatt"), Karim W. Lawrence ("Lawrence"), Eugene F. Lawson, III ("Lawson"), Jeffrey L. Levine ("Levine"), Shannon C. Livengood ("Livengood"), and Gregory W. Patten ("Patten") (collectively Cohen, Greenblatt, Lawrence, Lawson, Levine, Livengood, and Patten are referred to as the "CDLD Defendants") for negligence and gross negligence in approving the Loss Loans.
- 4. The CDLD Defendants approved the Loss Loans despite numerous, repeated and obvious violations of the Bank's loan policies and procedures,

banking regulations and prudent and sound lending practices. These violations included, but were not limited to: (1) violations of Loan to One Borrower ("LTOB") limits through use of straw borrowers; (2) violations of Loan to Value ("LTV") ratio limits; (3) failure to obtain appraisals prior to funding and/or acceptance of stale appraisals, re-dated appraisals increased to the needed loan amount, or "drive by" appraisals; (4) lack of required borrower equity or down payment; (5) insufficient borrower credit scores or repayment ability; (6) loans to finance land flips generating seller profits of over ten percent; and (7) multiple loans on foreclosed properties to avoid or delay loss recognition.

- 5. FDIC-R asserts claims against two former executives Defendants Stephen J. Klein ("Klein"), Chief Executive Officer ("CEO"), and Irwin W. Berman ("Berman"), President, for negligence and gross negligence for failing to supervise the CDLD lending function and Levine, the Chief Redevelopment Lending Officer ("CRLO"), despite knowledge of prior misconduct by Levine, and other obvious "red flags" of problems in the CDLD.
- 6. FDIC-R also asserts claims against Klein, Cohen and Constance E. Perrine ("Perrine") for negligence and gross negligence for approving, directing and/or permitting wasteful OREO expenditures after the OCC rated OMNI a composite CAMELS 5 on September 15, 2008.

7. In addition, FDIC-R asserts a claim against Lawrence for his negligence and gross negligence in his wasteful OREO expenditures after September 15, 2008.

JURISDICTION AND VENUE

- 8. This Court has subject matter jurisdiction pursuant to 12 U.S.C. § 1811 et seq.; 12 U.S.C. §1819(b)(1), (2)(A); 28 U.S.C. §§1331 and 1345. FDIC-R has the power to bring suit in any court of law. 12 U.S.C. § 1819.
- 9. Venue is proper in this district pursuant to 28 U.S.C. § 1391(b) as all or substantially all of the events and/or omissions giving rise to the claims asserted herein occurred in this district.

THE PARTIES

- 10. FDIC-R is an instrumentality of the United States of America, established under the Federal Deposit Insurance Act, 12 U.S.C. §§ 1811-1833(e), with its principal place of business in Washington, D.C. 12 U.S.C. § 1821(d).
- 11. Defendant Klein was the CEO and Chairman of the Board of Directors ("Board") of the Bank from March 30, 2000, until his termination on March 26, 2009. Klein is a citizen of the State of Georgia residing in Atlanta, Georgia.
- 12. Defendant Berman was the Bank's President from October 28, 2005, until his demotion to Chief Risk Manager ("CRM") on April 14, 2008. He also

was a director of the Bank from March 30, 2000, until September 10, 2008. He was terminated on September 10, 2008. Berman is a citizen of the State of Georgia residing in Roswell, Georgia.

- 13. Defendant Cohen was an Assistant Vice President ("AVP") in the CDLD from January 17, 2006, to October 31, 2007, when he was promoted to Senior Vice President ("SVP") of the CDLD. On December 20, 2007, Cohen replaced Levine as head of the CDLD. Cohen is a citizen of the State of Georgia residing in Atlanta, Georgia.
- 14. Defendant Greenblatt was a Vice President ("VP") in the CDLD from June 7, 2004, until the Bank failed. Greenblatt is a citizen of the State of Georgia residing in Atlanta, Georgia.
- 15. Defendant Lawrence was a lending officer in the CDLD beginning on October 2, 2006. On March 1, 2008, he was promoted to AVP of the CDLD, and, on October 16, 2008, he was promoted to VP of Omni Community Development Corporation ("CDC"), a Bank subsidiary which held some of the Bank's OREO property. He held this position until the Bank failed. Lawrence currently resides in Pennington Gap, Virginia.
- 16. Defendant Lawson was Executive Vice President ("EVP") and Chief Credit Officer ("CCO") of the Bank from April 14, 2003, until it failed. Lawson is a citizen of the State of Georgia residing in Atlanta, Georgia.

- 17. Defendant Levine was EVP and Chief Redevelopment Lending Officer ("CRLO") of the CDLD and a director of the Bank from March 30, 2000, until his forced retirement on December 20, 2007. Levine currently resides in Montgomery, AL.
- 18. Defendant Livengood was a VP in the CDLD from September 19, 2005, until the Bank failed. Livengood is a citizen of the State of Georgia residing in Atlanta, Georgia.
- 19. Defendant Patten was a VP in the CDLD from January 17, 2006, until the Bank failed. Patten is a citizen of the State of Michigan residing in Attica, Michigan.
- 20. Defendant Perrine was Chief Financial Officer ("CFO") of the Bank from March 2006 until she was promoted to President of the Bank on April 28, 2008. She was the Bank's President and a director of the Bank from April 28, 2008, until the Bank failed. Perrine is a citizen of the State of Georgia residing in Roswell, Georgia.

FACTUAL BACKGROUND

21. On April 4, 1992, Klein and Levine formed Omni Funding Corporation ("OFC") as a private corporation to engage in redevelopment lending in low-income urban areas in the Atlanta area. On September 26, 1996, OFC changed its name to Omni Financial Services, Inc. ("OFSI").

- 22. On March 30, 2000, OFSI acquired United National Bank ("UNB") to provide funding for its redevelopment lending. On February 15, 2001, UNB was renamed Omni, and, on July 1, 2005, Omni moved its headquarters to Atlanta.
- 23. From 2003 through 2008, Omni expanded its market area into seven states and its assets grew 462 percent, from \$212 million to \$980 million. Omni relied heavily on brokered deposits and capital injections from OFSI to fund its growth. The Bank's aggressive growth was concentrated in real estate lending. CDLD loans were a primary catalyst for the Bank's rapid growth. By 2007, Omni's real estate and CDLD loan portfolio was valued at \$488 million and constituted 75 percent of its total loans.
- 24. From 2000 to 2007, Levine, as CRLO, had largely unfettered and unsupervised control of Omni's CDLD lending function. Under Levine's stewardship, the CDLD became the second largest loan generating unit for the Bank, and by 2007 it was generating 28 percent of the Bank's loans.
- 25. The Omni Board of Directors and Klein delegated authority and responsibility to Levine and the CDLD to make short-term loans to purchase and redevelop housing in low-income areas. The typical CDLD redevelopment loan had a 12-month term and was originated with three to six discount points and 12 to 18 percent interest.

- 26. The Bank paid Levine as well as the other CDLD Defendants substantial bonuses based upon the short term income and profits generated by the CDLD's loan originations. Levine and the other CDLD Defendants, driven by their desire to grow the CDLD loan portfolio to increase its income and profits and their own compensation, approved over two hundred redevelopment Loss Loans between April 15, 2005, and October 5, 2007, which violated the Bank's loan policies and procedures, banking regulations, and prudent and sound lending practices, causing over \$24.5 million in losses to Omni.
- 27. Defendants Klein and Berman failed to provide oversight of the CDLD lending function and to supervise Levine's management of the CDLD notwithstanding prior knowledge of his misconduct, violations of Bank policy and other obvious "red flags" of problems in the CDLD. For example, in a letter dated January 10, 2002, copied to Berman, Klein reprimanded Levine for making a redevelopment loan to a severely delinquent borrower to cover a previous delinquency. Klein cited Levine's "deliberate attempt to conceal the potential pecuniary loss" and enable his division to "overstate its income and new loans for the month, both of which would have an impact on [Levine's] year-end bonus."
- 28. Moreover, from March 2005 through September 2007, Klein and Berman received quarterly asset quality summaries and past due reports showing an over eight-fold increase in non-performing loans and an almost five-fold

increase in criticized loans. Because Klein and Berman both knew that residential real estate values were declining in 2006 and 2007, these increases should have produced similar proportional increases in OREO bookings and chargeoffs. Yet, these same reports failed to show such proportional increases. These obvious "red flags" were clear indications that Levine was mismanaging the CDLD by failing properly to book or value foreclosed properties, repeatedly financing sales of OREO, and failing to recognize losses in the redevelopment loan portfolio. Additionally, Klein knew that Levine had violated Bank policy by failing to place 90-day past due loans on non-accrual. Klein and Berman, driven by their desire to aggressively grow the Bank's assets, income and profits, disregarded these obvious "red flags" and failed to investigate or supervise Levine and the CDLD lending function.

- 29. The 2007 decline in real estate values exposed Levine's mismanagement of the CDLD and Klein's and Berman's failure to supervise Levine and the CDLD lending function. Unable or unwilling to repay their poorly underwritten loans, many CDLD borrowers defaulted.
- 30. On October 10, 2007, Klein commenced a special investigation of Levine and the CDLD after learning that Levine and Greenblatt had diverted a \$30,000 construction draw from a straw-borrower loan to pay a delinquent amount

owed by a developer on a different loan. Klein had reprimanded Levine for exactly this kind of reckless conduct in 2002.

- 31. In December 2007, in the wake of widespread abuses in the CDLD and due to increasing defaults, delinquencies and foreclosures on CDLD loans resulting in substantial losses, Klein stopped CDLD lending and Levine was removed as CRLO on December 20, 2007.
- 32. After the CDLD stopped lending in December 2007, Omni increased foreclosures and rapidly accumulated OREO properties. To avoid recognizing significant losses, Omni booked many of the OREO properties at inflated "as repaired" values rather than "as is" values, in violation of federal regulations and Bank policies. Additionally, instead of selling the OREO, Klein decided to renovate many of the OREO properties for lease to low income tenants.
- 33. In or around January 2008, Klein placed Lawrence in charge of the OREO renovations. Lawrence reported to Cohen, who had replaced Levine as head of the CDLD on December 20, 2007. Cohen, in turn, reported to Perrine, who was promoted to President of the Bank on April 28, 2008. Klein, Perrine, and Cohen had oversight responsibility for the OREO including renovations and expenditures.

- 34. On February 26, 2008, Klein presented his "Special Investigation" report to the Board in which he acknowledged widespread negligent and grossly negligent lending practices in the CDLD, including:
 - a. Use of straw borrowers to circumvent LTOB limits;
 - b. Loans in excess of LTV ratio limits;
 - c. Failure to obtain required appraisals, down payments, or creditworthy borrowers;
 - d. Excessive "land flip" profits by which sellers bought and sold the same property at inflated values, receiving over ten percent profit in violation of Bank policy; and
 - e. Multiple loans to finance sales of properties in increasing amounts to avoid OREO booking and loss recognition.
- 35. On August 18, 2008, OCC examiners directed management to immediately write down the Bank's portfolio of unrepaired OREO properties by 32.5 percent to account for "entrepreneurial profit" buyer discounts. This write drown caused a 33 percent reduction in the Bank's Tier 1 capital. The examiners further directed management to re-file the Bank's 12/31/07, 3/31/08 and 6/30/08 Call Reports to properly report these severe write downs and reductions in capital.
- 36. By September 15, 2008, the real estate market had collapsed, especially in the Atlanta area. On that date, OCC delivered to the Bank its 2007 Report of Examination ("RoE"), in which it rated the Bank a composite CAMELS 5. A "5" rating, which is the lowest possible, denotes the existence of extremely

unsafe and unsound conditions, the number and severity of which are beyond management's ability or willingness to correct. The OCC 2007 RoE warned management and the Board that the Bank's capital and liquidity were critically deficient and that it was "highly probable" that the Bank would fail.

Nonetheless, instead of liquidating the additional OREO properties 37. "as-is" to conserve its remaining capital, and to the detriment of the Bank, from September 15, 2008, through the Bank's failure on March 27, 2009, Lawrence, with the knowledge, direction, and/or approval of Cohen, Perrine and Klein, expended over \$12.6 million (38 percent of the Bank's remaining Tier 1 capital as of September 30, 2008) to maintain, rehabilitate, renovate and/or improve additional OREO properties. Lawrence, Cohen, Perrine and Klein directed, approved and/or permitted these expenditures when they knew or should have known that these expenditures were speculative, unreasonable and the Bank had no reasonable prospect of recouping them. These expenditures further depleted Omni's already critically deficient capital which hastened the Bank's failure and increased its losses, ultimately paid by the Deposit Insurance Fund. In making these OREO expenditures, Lawrence, Cohen, Perrine and Klein also failed to ensure that the expenditures added value to the OREO property that the Bank was likely to recover. These negligent and grossly negligent acts amounted to the waste of Omni's assets.

A. The CDLD Loan Policy and the Loss Loans

- 38. The CDLD had written policies and procedures specifically governing the underwriting and administration of redevelopment loans (the "CDLD Loan Policy."). The CDLD Loan Policy was intended to ensure that the Bank pursued prudent redevelopment lending practices and to limit the Bank's risk exposure by requiring compliance with, among other, the following provisions:
 - a. All new customers must pay a minimum \$5,000 down payment in cash or equivalent.
 - b. Loans may not be made to borrowers with credit scores of less than 620. Effective January 1, 2007, such loans were permitted only if the borrower made a down payment of ten percent or at least \$10,000.
 - c. A formal appraisal must be received by the Bank prior to loan closing.
 - d. Potential land flips should be fully investigated. For sales financed by the Bank, the seller may not receive more than a ten percent profit, the Bank should ensure that it is taking the title from the true owner, and the sales price should not be higher than the property's true appraised value.
 - e. LTV ratio limits are 67 percent of the after-repaired ("ARV") of the property. As of January 1, 2007, the LTV ratio limit was raised to 65-70 percent of ARV.
 - f. The LTOB limit is \$250,000. Effective January 1, 2007, the LTOB limit was increased to \$350,000.
 - g. A memorandum outlining key information about the borrower and the property must be in the loan file.
 - h. Construction draws should never be used to cover a loan payment.

- i. If more than one loan payment is returned for insufficient funds, the borrower must submit the next three payments by certified funds.
- j. Loans 90 days past due should automatically be placed on nonaccrual.
- k. Transactions involving false documentation, straw borrowers, misappropriation and diversion of funds, false appraisals, or similar improprieties are prohibited.
- 1. A delinquent loan cannot be renewed.
- m. Immediately after foreclosure, the responsible loan officer should order a new appraisal of the OREO and inform the CCO and Loan Operations of the foreclosure. Unless foreclosed property is sold to another buyer on the courthouse steps, the loan officer must book the property into OREO.
- n. The Bank may rebook OREO as a new redevelopment loan only if the new borrower provides a ten percent cash or equivalent down payment. In violation of 12 C.F.R. § 34.83, effective January 1, 2007, the CDLD Loan Policy deleted this restriction.
- o. OREO should be booked at the lower of "as is" market value or loan balance.
- 39. A list of the Loss Loans is attached hereto and incorporated herein as Exhibit "A." These Loss Loans are illustrative, not exhaustive, of negligent and grossly negligent loans approved by the CDLD Defendants, and FDIC-R reserves its right to add additional Loss Loans.
- 40. The CDLD Defendants repeatedly approved the Loss Loans without complying with the CDLD Loan Policy and without proper underwriting or credit

¹ The borrowers referenced in Exhibit A are identified by initials and loan number.

administration. Each Loss Loan suffered from several of the following obvious violations and deficiencies:

- a. exceeding LTOB limits through use of straw borrowers;
- b. exceeding LTV ratio limits;
- c. appraisal noncompliance such as loan disbursement prior to receipt of appraisal, stale appraisals, re-dated appraisals increased to the needed loan amount, or "drive by" appraisals;
- d. lack of required borrower equity or down payment;
- e. insufficient borrower credit scores or repayment ability;
- f. loans to finance land flips generating seller profits of over ten percent; and
- g. multiple loans in increasing amounts on foreclosed properties to avoid OREO bookings and to avoid or delay loss recognition.
- 41. The Loss Loans were also made in violation of the general safety and soundness standards of 12 C.F.R. §364.101, Appendix A, the general underwriting standards of 12 C.F.R. §364.101, Appendix A, and the real estate lending standards of 12 C.F.R. §365.2, Appendix A.
- 42. The CDLD loan to KG² provides an example of the repeated and obvious violations of CDLD loan policies, banking regulations, and prudent and sound lending practices. On September 27, 2007, Defendants Levine, Cohen, and Greenblatt approved a \$308,875 redevelopment loan to KG to finance her

The borrower referenced herein is identified by initials.

acquisition of OREO property from Omni and redevelopment of the property. The loan was secured by the distressed inner-city residential property at 636 Lawton Street. The Bank previously had foreclosed on the same property twice after defaults on prior redevelopment loans. The KG loan violated the CDLD Loan Policy, banking regulations, and prudent and sound lending practices in the following respects:

- a. The loan was funded before obtaining an appraisal on the property, and the "as-is" appraisal of \$249,500 issued two weeks *after* closing was not an ARV appraisal as required by the CDLD Loan Policy.
- b. The borrower reported total liquidity of \$4,000 and a credit score lower than the score required. Due to a credit score below the minimum, KG was required to make a ten percent/\$10,000 down payment.
- c. The borrower had a history of outstanding federal tax liens and credit delinquencies and had no experience rehabilitating inner-city distressed property.
- d. The Bank failed to require a ten percent down payment, in violation of 12 C.F.R. § 34.83.
- e. The borrower was a straw borrower for the actual redeveloper and intended source of repayment. At the time, the redeveloper was delinquent on over \$1 million in loans from Omni and had issued 35 bad (NSF) checks to the Bank over the preceding year. At Levine's direction, Greenblatt diverted \$30,000 of the loan proceeds to cover one of the redeveloper's outstanding delinquencies.

KG defaulted on the loan less than two months after origination, resulting in a loss of \$134,020 to Omni.

43. The CDLD Defendants each approved the following number of Loss Loans and/or increases thereof, of the total CDLD loans listed in Exhibit A: Cohen (13), Greenblatt (175), Lawrence (17), Lawson (27), Levine (198), Livengood (37), and Patten (30), which approvals of Loss Loans by each CDLD Defendant caused damages in at least the following amounts: Cohen (\$1.9 million), Greenblatt (\$20.8 million), Lawrence (\$1.9 million), Lawson (\$3.2 million), Levine (\$23.3 million), Livengood (\$4.1 million), and Patten (\$3.6 million).

CLAIMS FOR RELIEF

COUNT I

(Negligence Claim Against CDLD Defendants for Approving Loss Loans)

- 44. FDIC-R incorporates by reference each of the allegations in paragraphs 1-31, 34, and 38-43 of this Complaint as though fully set forth herein.
- 45. As lending officers, each of the CDLD Defendants owed the Bank the obligation to exercise the degree of diligence, care, and skill which ordinarily prudent persons in like positions would exercise under similar circumstances in the evaluation and approval of the Loss Loans including, but not limited to: (a) conducting proper due diligence on proposed loans and the risks such loans posed to the Bank before approving them; (b) complying with the Bank's loan policies; (c) ensuring that any loans they approved were underwritten in a safe and sound manner; (d) ensuring that any loans they approved were made to credit worthy

borrowers with the ability to repay, and were secured by sufficiently valuable collateral and guarantees in order to prevent or minimize the risk of loss to the Bank; (e) ensuring that any loans they approved did not violate applicable banking laws and regulations; and (f) ensuring that any loans they approved did not create unsafe and unsound concentrations of credit. The CDLD Defendants in fact possessed greater skill, knowledge, and intelligence in regards to banking practices and, as such, they should be held to the standard of an ordinarily prudent person possessing these superior attributes.

46. By their actions and inactions, as described specifically and generally herein, each of the CDLD Defendants, as officers of the Bank, repeatedly failed and neglected to perform their respective duties with due care and diligence and took actions and made decisions without being reasonably informed and without regard to their risks, constituting breaches of their statutory and common law duties of care owed to the Bank by, among other things: (a) failing to conduct proper due diligence on the Loss Loans and the risks the Loss Loans posed to the Bank before approving them; (b) disregarding the Bank's loan policies and approving the Loss Loans on terms that violated the Bank's loan policies; (c) failing to ensure that the Loss Loans were underwritten in a safe and sound manner; (d) failing to ensure that the Loss Loans were made to creditworthy borrowers and secured by sufficiently valuable collateral and guarantees in order to

prevent or minimize the risk of loss to the Bank; (e) failing to ensure that the Loss Loans did not violate applicable banking laws and regulations; and (f) failing to ensure that the Loss Loans did not create unsafe and unsound concentrations of credit.

- 47. As a direct and proximate result of the negligent acts and omissions of the CDLD Defendants, the Bank suffered damage and sustained losses exceeding \$24.5 million, or such other amount as may be proved at trial.
- 48. With respect to their actions and inactions in managing the affairs of the Bank, Defendants pursued a common plan or design and, therefore, each CDLD Defendant is jointly and severally liable for all losses on the Loss Loans each approved.

COUNT II

(Gross Negligence Claim Against CDLD Defendants For Approving Loss Loans)

- 49. FDIC-R incorporates by reference each of the allegations in paragraphs 1-31, 34, and 38-48 of this Complaint as though fully set forth herein.
- 50. Section 1821 (k) of the Financial Institutions Reform, Recovery and Enforcement Act ("FIRREA") holds directors and officers of financial institutions personally liable for loss or damage caused by their "gross negligence," as defined by applicable state law.

- 51. In the alternative, the acts and omissions of the CDLD Defendants, described particularly in paragraphs 1-31, 34, and 38-48 of this Complaint, demonstrate the failure to exercise that degree of care that every person of common sense, however inattentive he may be, exercises under the same or similar circumstances, or lack of the diligence that even careless persons are accustomed to exercise. Each of the CDLD Defendants in approving the Loss Loans repeatedly disregarded and violated the Bank's policies and procedures, banking regulations and prudent and sound lending practices as described herein, and acted without being reasonably informed and without regard to the risks of their actions, exhibiting such a degree of carelessness and/or inattention as to constitute an abuse of discretion and thus, gross negligence under Georgia law.
- 52. As a direct and proximate result of the CDLD Defendants' grossly negligent acts and omissions as described herein, the Bank suffered damage and sustained losses exceeding \$24.5 million, or such other amount as may be proved at trial.
- 53. With respect to their grossly negligent actions and inactions, the CDLD Defendants pursued a common plan or design and therefore, each CDLD Defendant is jointly and severally liable for all losses on the Loss Loans each approved.

COUNT III

(Negligence and Gross Negligence Claims Against Defendants Klein Berman, Perrine and Cohen For Failure to Supervise)

- 54. FDIC-R incorporates by reference each of the allegations in paragraphs 1-53 of this Complaint as though fully set forth herein.
- management of the Bank, including but not limited to the CDLD, and owed the Bank the obligation to exercise the degree of diligence, care, and skill which ordinarily prudent persons in like positions would exercise under similar circumstances in management, oversight and conduct of the Bank's business. These duties included, but were not limited to: ensuring that the Bank had adequate policies, procedures and internal controls relating to, among other things, CDLD lending and that the Bank adhered to its policies, procedures and controls and complied with banking regulations and prudent and sound lending and OREO investment practices and did not waste corporate assets. He was also responsible for supervising various officers, including, but not limited to, Berman, Perrine, Levine, Cohen and Lawrence.
- 56. Among other duties, as President of the Bank from October 28, 2005, through April 14, 2008, Berman reported to Klein and was responsible for daily operation of the Bank and owed the Bank the obligation to exercise the degree of diligence, care, and skill which ordinarily prudent persons in like positions would

exercise under similar circumstances in management, oversight and conduct of the Bank's business. These duties included, but were not limited to: ensuring that the Bank had adequate loan policies, procedures and internal controls relating to, among other things, CDLD lending and that the Bank adhered to its policies, procedures and controls, complied with banking regulations and prudent and sound lending practices. He also was responsible to supervise Levine as CRLO.

- 57. Among other duties, as President of the Bank from April 28, 2008, until the Bank failed, Perrine was responsible for the daily operations of the Bank and owed the Bank the obligation to exercise the degree of diligence, care, and skill which ordinarily prudent persons in like positions would exercise under similar circumstances in management, oversight and conduct of the Bank's business. These duties included, but were not limited to, ensuring that the Bank had a reasonable prospect of recouping its investment in OREO properties. She also was responsible to supervise Cohen and Lawrence.
- 58. Among other duties, as the SVP, Cohen was charged with oversight of OREO expenditures from March 6, 2008, until the Bank failed. Cohen owed the Bank the obligation to exercise the degree of diligence, care, and skill which ordinarily prudent persons in like positions would exercise under similar circumstances in management, oversight and conduct of the Bank's investment in OREO. These duties included, but were not limited to, ensuring that the Bank had

a reasonable prospect of recouping its investment in OREO properties. He also was responsible to supervise Lawrence who had responsibility for OREO renovations.

- 59. By their actions and inactions, as described specifically and generally herein, Defendants Klein, Berman, Perrine, and Cohen, as officers of the Bank, repeatedly failed and neglected to perform their respective duties with due care and diligence and took actions and made decisions without being reasonably informed and without regard to their risks, constituting breaches of their statutory and common law duties of care owed to the Bank, as follows:
 - a. As to Klein, his negligent acts included, without limitation:
 - i. pursuing an aggressive CDLD lending strategy that placed short term income and profits ahead of compliance with Bank policies, banking regulations and prudent and sound lending practices;
 - ii. failing to ensure that the Bank's CDLD lending complied with the Bank's policies and procedures, banking regulations, and prudent and sound lending practices, and that the Bank had sound internal controls to assure compliance;
 - iii. failing to monitor and supervise Levine's management of the CDLD;
 - iv. disregarding and failing to investigate after notice of obvious problems (i.e. "red flags") in the CDLD;
 - v. failing to ensure that the Bank promptly booked OREO and accurately valued foreclosed properties, promptly and accurately classified delinquent and defaulted CDLD loans, established necessary loss reserves, and recognized losses;

- vi. failing to ensure that investments in OREO after September 15, 2008, were safe, sound, and reasonable, and that the Bank had a reasonable prospect of recouping its investment;
- vii. directing, authorizing, and/or permitting speculative, unsafe, unsound and wasteful OREO expenditures after September 15, 2008, in violation of prudent banking practices and federal regulations.
- b. As to Berman, his negligent acts included, without limitation:
 - i. pursuing an aggressive CDLD lending strategy that placed short term income and profits ahead of compliance with Bank policies, banking regulations and prudent and sound lending practices;
 - ii. failing to ensure that the Bank's CDLD lending complied with the Bank's policies and procedures, banking regulations, and prudent and sound lending practices and that the Bank had sound internal controls to assure compliance;
 - iii. failing to monitor and supervise Levine's management of the CDLD;
 - iv. disregarding and failing to investigate after notice of obvious problems (i.e. "red flags") in the CDLD;
 - v. failing to ensure that the Bank promptly booked OREO and accurately valued foreclosed properties, promptly and accurately classified delinquent and defaulted CDLD loans, established necessary loss reserves, and recognized losses.
- c. As to Perrine, her negligent acts included, without limitation:
 - i. failing to ensure that the Bank's OREO investments after September 15, 2008, were safe and sound and that the Bank had a reasonable prospect of recouping its investment;

- ii. directing, authorizing, and/or permitting speculative, unsafe, unsound and wasteful OREO expenditures after September 15, 2008, in violation of prudent banking practices and federal regulations;
- iii. failing to ensure that the Bank promptly booked OREO and accurately valued foreclosed properties, promptly and accurately classified delinquent and defaulted CDLD loans, established necessary loss reserves, and recognized losses.
- d. As to Cohen, his negligent acts included, without limitation:
 - i. failing to ensure that investments in OREO after September 15, 2008, were safe, sound, and reasonable, and that the Bank had a reasonable prospect of recouping its investment;
 - ii. directing, authorizing, and/or permitting speculative, unsafe, unsound, and wasteful OREO expenditures after September 15, 2008, in violation of prudent banking practices and federal regulations.
- 60. In the alternative, the acts and omissions of Defendants Klein, Berman, Perrine and Cohen, described particularly in paragraphs 1-59 of this Complaint, demonstrate the failure to exercise that degree of care that every person of common sense, however inattentive he may be, exercises under the same or similar circumstances, or lack of the diligence that even careless persons are accustomed to exercise. As set forth in paragraphs 1-59 above, Defendants Klein, Berman, Perrine and Cohen repeatedly disregarded and violated the Bank's policies and procedures, banking regulations, and prudent and sound banking practices as described herein, and acted without being reasonably informed and without regard to the risks of their actions, exhibiting such a degree of carelessness

and/or inattention as to constitute an abuse of discretion and thus, gross negligence under Georgia law.

61. As a direct and proximate result of Defendant Klein, Berman, Perrine and Cohen's negligent and grossly negligent actions and omissions as described herein, the Bank suffered damage and sustained the following losses: Klein-\$37.1 million; Berman-\$24.5 million; Perrine-\$12.6 million and Cohen-\$12.6 million, or such other amounts as may be proved at trial.

COUNT IV

(Negligence and Gross Negligence Claims Against Lawrence For Mismanagement of OREO)

- 62. FDIC-R incorporates by reference each of the allegations in paragraphs 1-20, 32-33, and 35-37 of this Complaint as if fully set forth herein.
- 63. Among other duties, as VP, Lawrence was responsible for the management of OREO including, but not limited to, construction and related expenditures. He was also responsible for adhering to Bank policy and banking regulations related to OREO and to make sure that all OREO expenditures were reasonable and that the Bank had a reasonable prospect of recouping its investment.
- 64. By his actions and inactions, as described specifically and generally herein, Defendant Lawrence, as an officer of the Bank, repeatedly failed and neglected to perform his respective duties with due care and diligence and took

actions and made decisions without being reasonably informed and without regard to their risks, constituting breaches of his statutory and common law duties of care owed to the Bank, as follows:

- i. failing to ensure that the Bank's OREO investments after September 15, 2008, complied with banking regulations and prudent and sound OREO investment practices;
- ii. failing to ensure that investments in OREO after September 15, 2008, were reasonable and that the Bank had a reasonable prospect of recouping its investments;
- iii. directing speculative, unsafe, and unsound investments in OREO after September 15, 2008, in violation of banking regulations and prudent and sound OREO investment practices, and without a reasonable prospect of recouping the investments.
- described particularly in paragraphs 1-20, 32-33, 35-37, and 62-64 of this Complaint demonstrate the failure to exercise that degree of care that every person of common sense, however inattentive he may be, exercises under the same or similar circumstances, or lack of the diligence that even careless persons are accustomed to exercise. As set forth in paragraphs 1-20, 32-33, 35-37, and 62-64 above, Defendant Lawrence repeatedly disregarded and violated the Bank's policies and procedures, banking regulations and prudent and sound practices as described herein, and acted without being reasonably informed and without regard to the risks of his actions, exhibiting such a degree of carelessness and/or

inattention as to constitute an abuse of discretion and thus, gross negligence under Georgia law.

66. As a direct and proximate result of Defendant Lawrence's negligent and grossly negligent actions and omissions as described herein, the Bank suffered damage and sustained losses in the amount of \$12.6 million or such other amount as may be proved at trial.

COUNT V

(Corporate Waste Claim Against Defendants Klein, Perrine, Cohen and Lawrence)

- 67. FDIC-R incorporates by reference each of the allegations in paragraphs 1-20, 32-33, 35-37, 54-55, and 57-66 of this Complaint as if fully set forth herein.
- 68. As officers of Omni, Defendants Klein, Perrine, Cohen and Lawrence owed the Bank fiduciary duties to care for its property and assets. Georgia statutory law provides that a director or officer of a corporation may be personally liable for "[t]he acquisition, transfer to others, loss, or waste of corporate assets due to any neglect of, failure to perform, or other violation of duties." O.C.G.A. § 14-2-831.
- 69. Defendants Klein, Perrine, Cohen, and Lawrence repeatedly neglected and failed to perform or otherwise breached their duties in the management and

preservation of Omni's assets and each of their following actions and inactions violate O.C.G.A. § 14-2-831 and constitute waste of those assets:

- a. failing to prevent wasteful expenditures of \$12.6 million on OREO properties after September 15, 2008, in the face of a collapsing real estate market, the Bank's critically deficient capital and liquidity, and the Bank's highly probable failure;
- b. directing, authorizing, approving and/or allowing such OREO expenditures after September 15, 2008, when they knew or should have known that there was little or no hope of recouping them;
- c. authorizing, approving and/or allowing such OREO expenditures after September 15, 2008, when they knew or should have known that these expenditures did not add value to the OREO properties that was reasonably calculated to reduce the shortfall between the properties' market value and the Bank's investment in them;
- d. violating regulations prohibiting speculative, unsafe, and unsound OREO expenditures made after September 15, 2008; and
- e. failing to dispose of OREO properties in "as-is" condition after September 15, 2008, to conserve capital which was critically deficient.
- 70. The actions and inactions of Defendants Klein, Perrine, Cohen, and Lawrence described herein relating to OREO and expenditures were consciously taken without regard for the risks to the Bank and served no sound corporate purpose. No reasonable business person would have authorized or allowed the expenditure of the Bank's funds in view of the dire financial condition of the Bank, the substantial certainty that these expenditures would not be recouped, and the

failure of the Bank to receive a fair benefit, constituting corporate waste and an abuse of discretion.

71. With respect to their acts and omissions constituting the waste of Omni's assets, Defendants Klein, Perrine, Cohen and Lawrence pursued a common plan or design and, therefore, each is jointly and severally liable for all losses resulting therefrom.

RELIEF REQUESTED

- 72. Pursuant to Federal Rule of Civil Procedure 38, FDIC-R demands a trial by jury on all claims.
- 73. On Counts I-V, FDIC-R prays for judgment against Defendants, jointly and severally as to their acts and omissions undertaken pursuant to a common plan or design, and jointly with respect to their other acts and omissions, in sums to be proven at trial, with interest pursuant to 12 U.S.C. § 1821(l), the costs of this action, and such other legal, general, and equitable relief to which FDIC-R is entitled.

CERTIFICATION PURSUANT TO LOCAL RULES

Pursuant to the Local Rules this certifies that this document was prepared using the New Times Roman font in 14 point. These font and point selections are approved by L.R.5.1CB.

Respectfully submitted this 16th day of March, 2012.

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EXHIBIT A

Account Number	Borrower	Original Loan Amount	Approval Date	Loss
401943000	N.L.	\$79,000	Apr. 15, 2005	\$77,767
900050000	M.B.	\$169,200	Aug. 30, 2005	\$172,225
402044800	L.P.	\$130,800	Aug. 31, 2005	\$48,751
402045100	L.P.	\$143,500	Aug. 31, 2005	\$81,320
900022800	C.C.	\$96,525	Oct. 31, 2005	\$73,835
900025300	T.W., LLC	\$113,750	Nov. 3, 2005	\$158,271
900048300	V.S.	\$101,675	Nov. 23, 2005	\$96,725
900076900	C.S.	\$100,300	Dec. 8, 2005	\$98,317
900072000	H.P.I., Inc.	\$23,150	Dec. 14, 2005	\$166,850
81055206	E.M.	\$105,630	Mar. 20, 2006	\$109,853
81055040	R.B.	\$117,695	Mar. 22, 2006	\$93,735
81055545	K.W.	\$105,675	Mar. 24, 2006	\$88,323
81055553	K.W.	\$74,900	Mar. 24, 2006	\$8,815
81055404	V.S.	\$100,335	Mar. 27, 2006	\$63,618
81057385	K.W.	\$115,000	Mar. 31, 2006	\$84,342
81057400	K.W.	\$48,450	Mar. 31, 2006	\$3,950
81064710	G.A.	\$40,500	May 1, 2006	\$17,724
81085807	D.P.M.G., LLC	\$122,150	May 1, 2006	\$114,451
81067235	X.P., Inc.	\$108,350	May 9, 2006	\$109,905
81070840	N.B.	\$265,000	May 22, 2006	\$220,822
81083653	M.B.	\$154,675	May 23, 2006	\$96,155
81086607	H.O.	\$162,470	June 21, 2006	\$154,718
81091565	L., Inc.	\$55,000	June 28, 2006	\$44,440
81088091	T.J.	\$106,550	June 29, 2006	\$108,666
81088778	V.J.	\$63,075	June 29, 2006	\$40,644
81088827	E.N. Inc.	\$78,100	June 29, 2006	\$72,278
81092018	F.W.H., LLC	\$104,870	June 29, 2006	\$86,204
81090153	C.D.	\$133,191	July 6, 2006	\$112,805
81101306	B.C.T.	\$153,575	July 31, 2006	\$130,402
81101976	V.J.	\$62,125	July 31, 2006	\$29,125
81145974	G.A.	\$163,300	Aug. 9, 2006	\$52,575
81118757	R.D.	\$91,675	Aug. 11, 2006	\$87,338
81145221	X.P., Inc.	\$263,050	Aug. 22, 2006	\$280,110
81145172	E.A.	\$176,125	Sept. 1, 2006	\$143,938
81146302	K.M.	\$101,575	Sept. 5, 2006	\$98,112
81147417	B.C.T.	\$133,150	Sept. 19, 2006	\$128,236
81148069	B.M.	\$161,575	Sept. 19, 2006	\$149,043
81147508	K.B.	\$121,850	Sept. 20, 2006	\$119,117
81148001	M.G.	\$118,525	Sept. 20, 2006	\$113,838
81147798	A.J.	\$121,200	Sept. 25, 2006	\$121,306
81148043	C.T.	\$98,500	Sept. 25, 2006	\$99,608
81151294	G.L.	\$130,775	Sept. 25, 2006	\$106,650
81147326	E.H.K.	\$156,950	Sept. 26, 2006	\$136,874
81148192	E.M.	\$155,600	Sept. 26, 2006	\$139,813
81148217	K.C., LLC	\$131,500	Sept. 26, 2006	\$122,274
81148150	C.S.	\$94,800	Sept. 28, 2006	\$81,904

Account Number I Korrower I '		Original Loan Amount	Approval Date	Loss	
81206023	E.C.	\$241,000	Sept. 28, 2006	\$127,568	
81150858	M.G.	\$71,925	Oct. 6, 2006	\$74,116	
81154389	L.D.	\$289,000	Oct. 6, 2006	\$262,600	
81157854	T.M.	\$174,725	Oct. 17, 2006	\$21,866	
81159008	D.C.	\$108,000	Oct. 23, 2006	\$88,081	
81159032	D.C.	\$115,275	Oct. 23, 2006	\$95,707	
81159397	K.G.	\$165,300	Oct. 24, 2006	\$145,399	
81159107	T.C.	\$122,675	Oct. 31, 2006	\$97,813	
81169487	S.V.	\$102,855	Nov. 1, 2006	\$97,629	
81166912	J.B.	\$165,240	Nov. 3, 2006	\$90,821	
81166102	D.B.	\$162,875	Nov. 9, 2006	\$153,223	
81166110	D.B.	\$142,250	Nov. 9, 2006	\$139,120	
81170385	H.P.I., Inc.	\$240,200	Nov. 21, 2006	\$236,886	
81170450	I.O.	\$115,950	Nov. 21, 2006	\$108,498	
81170567	E.O.	\$105,800	Nov. 21, 2006	\$97,097	
81170608	J.R.	\$114,025	Nov. 28, 2006	\$67,730	
81171341	A.A.	\$120,650	Nov. 29, 2006	\$113,306	
81180673	E.S.	\$157,000	Dec. 11, 2006	\$131,508	
81178834	R.W.	\$91,925	Dec. 13, 2006	\$87,459	
81178397	K.C.	\$120,790	Dec. 20, 2006	\$103,591	
81180227	I.I.G., LLC	\$92,990	Dec. 22, 2006	\$94,240	
81180384	I.I.G., LLC	\$155,940	Dec. 22, 2006	\$148,974	
81178925	C.B.	\$153,150	Dec. 27, 2006	\$135,379	
81179460	B.C.T.	\$156,025	Dec. 27, 2006	\$146,442	
81180037	E.D.	\$138,090	Dec. 27, 2006	\$152,524	
81178941	C.E.	\$128,725	Dec. 28, 2006	\$121,360	
81179733	C.E.	\$112,150	Dec. 28, 2006	\$105,498	
81189188	A.D.	\$147,430	Jan. 16, 2007	\$93,737	
81191274	J.H.	\$126,095	Jan. 17, 2007	\$127,183	
81187182	R.J.	\$118,625	Jan. 19, 2007	\$154,523	
81044316	M.W.	\$120,000	Jan. 23, 2007	\$103,938	
81188883	F.A.	\$183,650	Jan. 23, 2007	\$131,568	
81190325	R.D.	\$129,990	Jan. 29, 2007	\$117,376	
81100233	A.M.	\$98,375	Jan. 30, 2007	\$85,420	
81195573	C.B.	\$92,630	Feb. 7, 2007	\$100,117	
81202328	T.T.	\$109,600	Feb. 8, 2007	\$89,644	
81200273	R.B.	\$184,075	Feb. 12, 2007	\$143,310	
81202485	M.D.	\$114,025	Feb. 16, 2007	\$119,339	
81201403	F.F.	\$83,375	Feb. 20, 2007	\$63,475	
81203839	L.F.	\$131,500	Feb. 20, 2007	\$129,763	
81203631	T.M.	\$191,375	Feb. 21, 2007	\$68,002	
81203871	F.W.	\$66,225	Feb. 26, 2007	\$23,487	
81203904	F.W.	\$82,550	Feb. 26, 2007	\$27,560	
81203186	E.O.	\$96,325	Feb. 27, 2007	\$89,917	
81203269	B.C.T.	\$223,700	Feb. 27, 2007	\$185,454	
81203582	G.F.	\$115,100	Feb. 27, 2007	\$106,299	
81203607	F.W.	\$68,000	Feb. 27, 2007	\$32,239	
81203615	I.I.G., LLC	\$163,575	Feb. 27, 2007	\$150,713	

Account Number	Borrower	Original Loan Amount	Approval Date	Loss
81203681	G.F.	\$108,025	Feb. 27, 2007	\$104,615
81203756	J.S.	\$108,450	Feb. 27, 2007	\$112,044
81203102	E.O.	\$99,100	Feb. 28, 2007	\$79,109
81203665	I.I.G., LLC	\$94,650	Feb. 28, 2007	\$79,087
81208532	Y.V.	\$175,941	Mar. 2, 2007	\$151,877
81212989	J.H.	\$213,025	Mar. 7, 2007	\$183,296
81213739	D.J.	\$270,890	Mar. 14, 2007	\$264,289
81212369	D.S.	\$146,080	Mar. 19, 2007	\$113,568
81213614	E.R.	\$103,300	Mar. 20, 2007	\$99,835
81211311	L., Inc.	\$53,700	Mar. 21, 2007	\$44,191
81214612	D.M.	\$107,065	Mar. 21, 2007	\$110,772
81212187	L.B.	\$151,000	Mar. 23, 2007	\$127,442
81212525	T.R.	\$135,000	Mar. 26, 2007	\$123,418
81214323	J.L.	\$168,325	Mar. 26, 2007	\$159,658
81212757	T.C.	\$102,400	Mar. 27, 2007	\$90,806
81213185	A.A.	\$239,825	Mar. 27, 2007	\$237,932
81213226	A.S.	\$83,850	Mar. 28, 2007	\$64,621
81213771	R.T.	\$132,560	Mar. 29, 2007	\$109,812
81214919	G.J.	\$149,275	Mar. 29, 2007	\$154,306
81215016	Z.L.	\$158,680	Mar. 30, 2007	\$187,505
81216204	T.L.	\$178,075	Mar. 30, 2007	\$149,854
81220726	T.W., LLC	\$153,650	Apr. 5, 2007	\$151,926
81220768	R.P.C.G., LLC	\$166,680	Apr. 5, 2007	\$92,500
81219646	T.G.	\$103,600	Apr. 10, 2007	\$98,101
81220693	T.W., LLC	\$107,900	Apr. 10, 2007	\$108,614
81221873	R.L.	\$147,275	Apr. 10, 2007	\$114,500
81222037	B.P.	\$160,190	Apr. 12, 2007	\$147,266
81223704	B.F.	\$157,050	Apr. 25, 2007	\$153,180
81223572	B.J.	\$113,475	Apr. 27, 2007	\$119,128
81223621	B.J.	\$125,350	Apr. 27, 2007	\$115,281
81223689	K.L.	\$115,925	Apr. 27, 2007	\$98,709
81224588	I.I.G., LLC	\$154,500	Apr. 27, 2007	\$152,153
81224596	I.I.G., LLC	\$111,775	Apr. 27, 2007	\$127,410
81224603	I.I.G., LLC	\$113,475	Apr. 27, 2007	\$103,368
81225370	M.F.	\$190,120	May 2, 2007	\$195,568
81228134	R.L.	\$127,700	May 9, 2007	\$64,042
81229207	C.M.	\$126,470	May 10, 2007	\$95,606
81264477	S.J.	\$193,825	May 21, 2007	\$109,856
81232078	A.C.	\$137,280	May 23, 2007	\$280,228
81234371	A.D.	\$248,680	May 23, 2007	\$219,570
81234917	R.S.	\$175,600	May 25, 2007	\$154,675
81232292	F.L.	\$125,150	May 29, 2007	\$117,613
81234066	L.P.	\$115,040	May 29, 2007	\$104,351
81234636	L.B.	\$131,600	May 31, 2007	\$131,230
81234941	O.E., LLC	\$249,641	May 31, 2007	\$215,341
81234959	B.M.	\$120,275	May 31, 2007	\$118,700
81251474	T.D.	\$113,700	June 4, 2007	\$105,186
81257646	H.P.I., Inc.	\$67,540	June 11, 2007	\$64,083

Account Number Borrower		Original Loan Amount	Approval Date	Loss
81258933	M.R.	\$160,800	June 18, 2007	\$138,424
81259139	F.L.	\$137,675	June 20, 2007	\$122,773
81259072	C.S.	\$162,670	June 21, 2007	\$142,633
81258694	E.D.	\$125,875	June 25, 2007	\$116,651
81258636	F.M.	\$138,250	June 26, 2007	\$128,290
81264922	E.W.	\$110,745	June 26, 2007	\$97,065
81257597	A.E.	\$142,550	June 27, 2007	\$117,066
81258727	C.C.	\$131,860	June 27, 2007	\$122,179
81259030	O.A.	\$121,400	June 28, 2007	\$108,047
81259056	C.S.	\$125,300	June 28, 2007	\$107,605
81258892	P.P., Inc.	\$176,760	June 29, 2007	\$148,986
81259006	M.F.	\$140,900	June 29, 2007	\$115,144
81259113	T.B.	\$127,186	June 29, 2007	\$114,827
81262570	D.M.	\$103,550	July 3, 2007	\$92,542
81270143	L., Inc.	\$50,580	July 6, 2007	\$41,822
81269328	K.H.	\$120,210	July 9, 2007	\$95,583
81265235	J.G.	\$362,400	July 13, 2007	\$185,351
81266283	K.H.	\$81,100	July 17, 2007	\$71,676
81269047	K.C.	\$149,420	July 19, 2007	\$126,676
81270523	F.M.	\$154,869	July 23, 2007	\$134,285
81270870	K.K.	\$179,000	July 31, 2007	\$154,625
81270911	D.M.	\$175,000	July 31, 2007	\$90,000
81271175	D.K.	\$165,200	July 31, 2007	\$82,913
81271232	B.C., LLC	\$77,870	July 31, 2007	\$50,299
81277470	G.R.	\$184,648	Aug. 13, 2007	\$125,452
81279377	E.S.	\$153,850	Aug. 15, 2007	\$100,925
81280340	O.A.	\$139,745	Aug. 15, 2007	\$110,186
81283807	S.O.	\$136,570	Aug. 24, 2007	\$125,131
81283865	S.O.	\$132,065	Aug. 24, 2007	\$111,347
81283790	H.P.I., Inc.	\$164,360	Aug. 28, 2007	\$82,648
81283948	B.F.	\$154,065	Aug. 28, 2007	\$146,552
81283922	F.B.	\$106,560	Aug. 31, 2007	\$64,803
81283972	L.S.	\$124,420	Aug. 31, 2007	\$90,469
81284011	L.S.	\$159,200	Aug. 31, 2007	\$150,330
81284061	L.S.	\$111,470	Aug. 31, 2007	\$109,034
81284251	G.D.	\$171,700	Aug. 31, 2007	\$131,347
81284334	R.H.	\$129,375	Aug. 31, 2007	\$104,275
81284582	R.H.	\$143,920	Aug. 31, 2007	\$126,382
81284673	J.N.	\$180,875	Aug. 31, 2007	\$159,920
81284681	J.N.	\$179,700	Aug. 31, 2007	\$150,959
81287320	J.B.	\$113,175	Aug. 31, 2007	\$92,010
81288071	L.H.	\$138,900	Sept. 5, 2007	\$131,537
81288089	L.H.	\$188,050	Sept. 5, 2007	\$188,768
81289946	J.N.	\$171,675	Sept. 11, 2007	\$160,694
81292147	B.B.	\$177,425	Sept. 14, 2007	\$169,507
81289988	J.N.	\$128,125	Sept. 17, 2007	\$117,930
81290125	J.N.	\$118,275	Sept. 17, 2007	\$53,915
81290795	J.B.	\$137,000	Sept. 19, 2007	\$106,957

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Account Number	Borrower	Original Loan Amount	Approval Date	Loss
81291793	T.W.	\$156,975	Sept. 19, 2007	\$121,700
81292436	F.B.	\$111,845	Sept. 19, 2007	\$103,749
81293624	R.W.	\$123,955	Sept. 19, 2007	\$98,952
81290480	D.A.	\$98,400	Sept. 21, 2007	\$69,525
81291826	M.D.	\$109,980	Sept. 24, 2007	\$52,556
81291694	L.S.	\$132,350	Sept. 25, 2007	\$129,211
81291777	S.I., LLC	\$151,500	Sept. 25, 2007	\$138,136
81292254	K.L.	\$215,000	Sept. 25, 2007	\$162,399
81292444	F.J.	\$198,245	Sept. 25, 2007	\$178,389
81291652	L.S.	\$108,450	Sept. 26, 2007	\$88,544
81291751	L.S.	\$151,045	Sept. 26, 2007	\$132,373
81291925	K.G.	\$308,875	Sept. 26, 2007	\$134,020
81291991	L.B.	\$157,295	Sept. 27, 2007	\$141,220
81292402	L.G.	\$179,125	Sept. 27, 2007	\$141,736
81292410	T.R.	\$169,000	Sept. 27, 2007	\$145,771
81292501	D.D.	\$109,755	Sept. 27, 2007	\$102,650
81292478	K.F.	\$198,825	Sept. 28, 2007	\$193,121
81293806	R.M.	\$176,800	Oct. 5, 2007	\$157,365
81293814	R.M.	\$168,875	Oct. 5, 2007	\$153,838
TOTAL		\$28,791,410		\$24,501,289

The JS44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form is required for the use of the Clerk of Court for the purpose of initiating the civil docket record. (SEE INSTRUCTIONS ATTACHED)

I. (a) PLAINTIFF(S)		DEFENDANT(S)	
Federal Deposit Insurance Company, as Receiver for O National Bank	mni	STEPHEN M. KLEIN, IRWN W. BERMAN, BENJAMIN J. COHEN, JULES N. GREENBLATT, KARIM W. LAWRENCE, EUGENE F. LAWSON, III, JEFFREY L. LEVINE, SHANNON C. LIVENGOOD, GREGORY W.	
(b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF 1n/a (EXCEPT IN U.S. PLAINTIFF CASES)	PATTEN, AND CONSTANCE E. PERRINE COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT Fulton (IN U.S. PLAINTIFF CASES ONLY)		
		NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED	
(c) ATTORNEYS (FIRM NAME, ADDRESS, TELEPHONE NULL E-MAIL ADDRESS)	MBER, AND	ATTORNEYS (IF KNOWN)	
S. Paul Smith,Esq. Jeanne Simkins Hollis, Esq. Simkins Hollis Law Group, PC 1924 Lenox Road Atlanta, Georgia 30306 404.391.4428, psmith@shlglaw.com			
		FIZENSHIP OF PRINCIPAL PARTIES E AN "X" IN ONE BOX FOR PLAINTIFF AND ONE BOX FOR DEFENDANT) (FOR DIVERSITY CASES ONLY)	
1 U.S. GOVERNMENT 3 FEDERAL QUESTION (U.S. GOVERNMENT NOT A PARTY)	PLF DEF	PLF DEF CITIZEN OF THIS STATE 4 INCORPORATED OR PRINCIPAL PLACE OF BUSINESS IN THIS STATE	
2 U.S. GOVERNMENT GINDICATE CITIZENSHIP OF PARTIES IN ITEM III) 2 U.S. GOVERNMENT (INDICATE CITIZENSHIP OF PARTIES IN ITEM III) 3 3 3		CITIZEN OF ANOTHER STATE 5 5 INCORPORATED AND PRINCIPAL PLACE OF BUSINESS IN ANOTHER STATE CITIZEN OR SUBJECT OF A FOREIGN COUNTRY 6 FOREIGN NATION	
	REINSTATED OR REOPENED	TRANSFERRED FROM 5 ANOTHER DISTRICT 6 MULTIDISTRICT 7 FROM MAGISTRATE JUDGE 1 JUDGMENT 1	
V. CAUSE OF ACTION (CITE THE U.S. CIVIL STATUTE U JURISDICTIONAL STATUTES UN	JNDER WHICH Y LESS DIVERSITY	OU ARE FILING AND WRITE A BRIEF STATEMENT OF CAUSE - DO NOT CITE ()	
Suit against former directors and officers by FDIC as R under authority 11 U.S.C. Section 1819.	leceiver for 1	negligence, gross negligence, and breach of fiduciary duty, brought	
(IF COMPLEX, CHECK REASON BELOW)			
1. Unusually large number of parties.	☐ 6. Pro	oblems locating or preserving evidence	
2. Unusually large number of claims or defenses.	☐ 7. Pe	nding parallel investigations or actions by government.	
3. Factual issues are exceptionally complex	■ 8. M	ultiple use of experts.	
4. Greater than normal volume of evidence.	☐ 9. N	eed for discovery outside United States boundaries.	
5. Extended discovery period is needed.	☐ 10. E	existence of highly technical issues and proof.	
	NTINUED (ON REVERSE	
FOR OFFICE USE ONLY RECEIPT # AMOUNT \$	APPI VING IEI	MAG HIDGE (IED)	
AMOUNT \$	ALL LINGIFF	MING. JODGE (III)	

NATURE OF SUIT

CAUSE OF ACTION

JUDGE

MAG. JUDGE

(Referral)

VI. NATURE OF SOIT 12-CV-00896-RLV Document 1-2 Filed 03/16/12 Page 2 of 2

CONTRACT - "0" MONTHS DISCOVERY TRACK' 150 RECOVERY OF OVERPAYMENT & ENFORCEMENT OF JUDGMENT 152 RECOVERY OF DEFAULTED STUDENT LOANS (Excl. Veterans) 153 RECOVERY OF OVERPAYMENT OF VETERAN'S BENEFITS	CIVIL RIGHTS - "4" MONTHS DISCOVERY TRACK 441 VOTING 442 EMPLOYMENT 443 HOUSING/ACCOMMODATIONS 444 WELFARE 440 OTHER CIVIL RIGHTS 445 AMERICANS with DISABILITIES - Employment	SOCIAL SECURITY - "0" MONTHS DISCOVERY TRACK
CONTRACT - "4" MONTHS DISCOVERY TRACK 110 INSURANCE 120 MARINE 130 MILLER ACT 140 NEGOTIABLE INSTRUMENT 151 MEDICARE ACT 160 STOCKHOLDERS' SUITS 190 OTHER CONTRACT 195 CONTRACT PRODUCT LIABILITY 196 FRANCHISE REAL PROPERTY - "4" MONTHS DISCOVERY TRACK 210 LAND CONDEMNATION 220 FORECLOSURE 230 RENT LEASE & EJECTMENT 240 TORTS TO LAND 245 TORT PRODUCT LIABILITY 290 ALL OTHER REAL PROPERTY TORTS - PERSONAL INJURY - "4" MONTHS DISCOVERY TRACK 310 AIRPLANE 315 AIRPLANE 330 FEDERAL EMPLOYERS' LIABILITY 320 ASSAULT, LIBEL & SLANDER 330 MOTOR VEHICLE 355 MOTOR VEHICLE 355 MOTOR VEHICLE 360 OTHER PERSONAL INJURY - MEDICAL MALPRACTICE 365 PERSONAL INJURY - PRODUCT LIABILITY 366 SPERSONAL INJURY - PRODUCT LIABILITY 365 PERSONAL INJURY - PRODUCT LIABILITY 366 SPERSONAL INJURY - PRODUCT LIABILITY 367 PERSONAL INJURY - PRODUCT LIABILITY 368 ASBESTOS PERSONAL INJURY PRODUCT LIABILITY 368 PERSONAL INJURY - PRODUCT LIABILITY 368 ASBESTOS PERSONAL INJURY PRODUCT LIABILITY 368 PERSONAL INJURY - PRODUCT LIABILITY 368 PERSONAL INJURY - PRODUCT LIABILITY 368 ASBESTOS PERSONAL INJURY PRODUCT LIABILITY 369 MOTOR VEHICLE 365 PERSONAL INJURY - PRODUCT LIABILITY 366 PERSONAL INJURY - PRODUCT LIABILITY 368 PERSONAL INJURY - PRODUCT LIABILITY 368 PERSONAL INJURY - PRODUCT LIABILITY 369 MOTOR VEHICLE 365 PERSONAL INJURY - PRODUCT LIABILITY 360 MOTOR VEHICLE 365 PERSONAL INJURY - PRODUCT LIABILITY 360 MOTOR VEHICLE 365 PERSONAL INJURY - PRODUCT LIABILITY 360 MOTOR VEHICLE 365 PERSONAL INJURY - PRODUCT LIABILITY 360 MOTOR VEHICLE 365 P	446 AMERICANS with DISABILITIES - Other MMIGRATION - "0" MONTHS DISCOVERY TRACK 462 NATURALIZATION APPLICATION 463 HABEAS CORPUS- Alien Detainee 465 OTHER IMMIGRATION ACTIONS PRISONER PETITIONS - "0" MONTHS DISCOVERY TRACK 510 MOTIONS TO VACATE SENTENCE 530 HABEAS CORPUS 535 HABEAS CORPUS DEATH PENALTY 540 MANDAMUS & OTHER 550 CIVIL RIGHTS - Filed Pro se 555 PRISON CONDITION(S) - Filed Pro se 555 PRISON CONDITION(S) - Filed Pro se 555 PRISON CONDITION(S) - Filed by Counsel 550 CIVIL RIGHTS - Filed by Counsel 555 PRISON CONDITION(S) - Filed by Counsel 555 PRISON CONDITION(S) - Filed by Counsel 555 PRISON CONDITION(S) - Filed by Counsel 610 AGRICULTURE 620 FOOD & DRUG 625 DRUG RELATED SEIZURE OF PROPERTY 21 USC 881 630 LIQUOR LAWS 640 R.R. & TRUCK 650 AIRLINE REGS. 660 OCCUPATIONAL SAFETY / HEALTH 690 OTHER LABOR - "4" MONTHS DISCOVERY TRACK 710 FAIR LABOR STANDARDS ACT 720 LABOR/MGMT. RELATIONS 730 LABOR/MGMT. REPORTING & DISCLOSURE	
TORTS - PERSONAL PROPERTY - "4" MONTHS DISCOVERY TRACK 370 OTHER FRAUD 371 TRUTH IN LENDING 380 OTHER PERSONAL PROPERTY DAMAGE 385 PROPERTY DAMAGE PRODUCT LIABILITY BANKRUPTCY - "0" MONTHS DISCOVERY TRACK 422 APPEAL 28 USC 158 423 WITHDRAWAL 28 USC 157	ACT 740 RAILWAY LABOR ACT 790 OTHER LABOR LITIGATION 791 EMPL. RET. INC. SECURITY ACT PROPERTY RIGHTS - "4" MONTHS DISCOVERY TRACK 820 COPYRIGHTS 840 TRADEMARK PROPERTY RIGHTS - "8" MONTHS DISCOVERY TRACK BY MONTHS DISCOVERY TRACK 830 PATENT	(Note: Mark underlying Nature of Suit as well) * PLEASE NOTE DISCOVERY TRACK FOR EACH CASE TYPE. SEE LOCAL RULE 26.3
VII. REQUESTED IN COMPLAI ☐ CHECK IF CLASS ACTION UNDER F.R. JURY DEMAND	Civ.P. 23 DEMAND \$	
VIII. RELATED/REFILED CASI JUDGE	E(S) IF ANY DOCKET NO	
1. PROPERTY INCLUDED IN AN EARLIER M 2. SAME ISSUE OF FACT OR ARISES OUT O 3. VALIDITY OR INFRINGEMENT OF THE SAME B BANKRUPTCY JUDGE. 5. REPETITIVE CASES FILED BY PRO SE LI 6. COMPANION OR RELATED CASE TO CA 7. EITHER SAME OR ALL OF THE PARTIES	F THE SAME EVENT OR TRANSACTION INCLUDED IN A SAME PATENT, COPYRIGHT OR TRADEMARK INCLUDE ANKRUPTCY CASE AND ANY CASE RELATED THERETO	IN EARLIER NUMBERED PENDING SUIT. D IN AN EARLIER NUMBERED PENDING SUIT. D WHICH HAVE BEEN DECIDED BY THE SAME EVIATED STYLE OF OTHER CASE(S)):
s/S Paul Smith/	■ March 1	6. 2012