

ORIGINAL

Attorney or Party Name, Address, Telephone & FAX Numbers, and California State Bar Number Weiland, Golden, Smiley, Wang Ekvall & Strok, LLP Philip E. Strok, State Bar No. 169296 650 Town Center Drive, Suite 950 Costa Mesa, CA 92626 Telephone: (714) 966-1000 Facsimile: (714) 966-1002	FOR COURT USE ONLY <div style="border: 2px solid black; padding: 5px; width: fit-content; margin: auto;"> <p style="margin: 0;">FILED</p> <p style="margin: 0; font-size: 1.2em;">DEC 22 2005</p> <p style="margin: 0; font-size: 0.8em;">CLERK OF BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA BY <i>[Signature]</i> Deputy Clerk</p> </div>
UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA	CASE NO. LA 05-39626 TD Chapter 7 Debtor(s).
In re: TRADITIONAL IMPORTS, INC., a California corporation,	

NOTICE OF SALE OF ESTATE PROPERTY

Sale Date: January 25, 2006 or date to be determined	Time: 10:30 a.m. or time to be determined
Location: 2558 N. San Fernando Road, Los Angeles, California 90065	

Type of Sale: Public Private Last date to file objections: January 4, 2006

Description of Property to be Sold: The Debtor's assorted finished and unfinished furniture, raw materials, fabric, repair equipment, racking, and office furniture and equipment.

Terms and Conditions of Sale: See attached Notice of Chapter 7 Trustee's Motion for Order Authorizing and Approving: (1) Sale of Personal Property of the Estate Pursuant to 11 U.S.C. §§ 363(b) and (f); (2) Lien Sharing Payoff Arrangements; and (3) Compromises of Controversy Pursuant to Federal Rule of Bankruptcy Procedure 9019 (the "Notice")

Proposed Sale Price: See attached Notice

Overbid Procedure (If Any): See attached Notice

If property is to be sold free and clear of liens or other interests, list date, time and location of hearing:

Contact Person for Potential Bidders (include name, address, telephone, fax and/or e-mail address):

Philip E. Strok, Esq.
Weiland, Golden, Smiley, Wang Ekvall & Strok, LLP
650 Town Center Drive, Suite 950
Costa Mesa, CA 92626
(714) 966-1000 (tel); (714) 966-1002 (fax)

Date: December 22, 2005

1 **WEILAND, GOLDEN,**
2 **SMILEY, WANG EKVALL & STROK, LLP**
3 Philip E. Strok, State Bar No. 169296
4 Kyra E. Andrassy, State Bar No. 207959
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6 Costa Mesa, California 92626
7 Telephone: (714) 966-1000
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9
10 Proposed Attorneys for Jeffrey I. Golden,
11 Chapter 7 Trustee

8 **UNITED STATES BANKRUPTCY COURT**
9 **CENTRAL DISTRICT OF CALIFORNIA**
10 **LOS ANGELES DIVISION**

11 In re	}	Case No. LA 05-39626 TD
12 TRADITIONAL IMPORTS, INC., a		Chapter 7 Case
13 California corporation,		
14		NOTICE OF HEARING ON CHAPTER 7
15		TRUSTEE'S MOTION FOR ORDER
16		AUTHORIZING AND APPROVING:
17		(1) SALE OF PERSONAL PROPERTY
18		OF THE ESTATE PURSUANT TO
19		11 U.S.C. §§ 363(b) AND (f);
20		(2) LIEN SHARING PAYOFF
21		ARRANGEMENTS; AND
22		(3) COMPROMISES OF
23		CONTROVERSY PURSUANT TO
24		FEDERAL RULE OF BANKRUPTCY
25		PROCEDURE 9019
26		DATE: January 18, 2006
27		TIME: 10:30 a.m.
28		CTRM: LA-1345

Debtor.

24 **TO ALL PARTIES IN INTEREST:**

25 **YOU ARE HEREBY NOTIFIED** that on **January 18, 2006, at 10:30 a.m.** in
26 Courtroom 1345, located at 255 East Temple Street, Los Angeles, CA 90012, the Court
27 will hold a hearing on the motion (the "Motion") of Jeffrey I. Golden, the chapter 7 trustee
28 (the "Trustee") of the estate of Traditional Imports, Inc. (the "Debtor"), for an order
authorizing and approving: (1) the sale at public auction of personal property of the
Estate pursuant to 11 U.S.C. §§ 363(b) and (f); (2) lien payoff sharing arrangements; and
(3) compromises of controversy pursuant to Federal Rule of Bankruptcy Procedure 9019.

1 **I. FACTUAL BACKGROUND**

2 On October 12, 2005 (the "Petition Date"), the Debtor filed a Voluntary Petition for
 3 relief under chapter 7 of the Bankruptcy Code and Jeffrey I Golden was appointed the
 4 chapter 7 trustee. The Debtor was a retailer/wholesaler of high-end household
 5 furnishings. The Debtor's President, Steven Chase ("Mr. Chase"), and Vice President,
 6 Mariano Garcia, each own 50% of the Debtor's stock.

7 The Debtor's personal property consists of assorted finished and unfinished
 8 furniture, raw materials, fabric, repair equipment, racking, and office furniture and
 9 equipment (collectively, the "Personal Property") which is presently stored at the Debtor's
 10 business premises located at 2558 N. San Fernando Road, Los Angeles, California
 11 90065 (the "Premises"). More specifically and without limitation, the Debtor's Schedule B
 12 reflects the following personal property:

TYPE OF PROPERTY	CURRENT MARKET VALUE
Computers	\$1,500.00
1990 Isuzu Truck	\$500.00
Office equipment, furnishings, and supplies	\$2,000.00
Machinery, fixtures, equipment and supplies used in business	\$1,500.00
Inventory	\$2,000,000.00
Contingent interest in approximately 400 rolls of fabric purchased by Interior Design Concepts, Inc., paid for by Debtor (the "Fabric")	Unknown

16 Garcia-Chase was the Lessor of the Debtor's Premises under a purported
 17 month-to-month tenancy ("Lease"). The Trustee is informed that the interest of
 18 Garcia-Chase in the Premises and the Lease has been assigned to Mr. Chase.
 19 Mr. Chase asserts an administrative rent claim at the rate of \$33,000.00 per month from
 20 the Petition Date through the date the Trustee delivers possession of the Premises,
 21 which assertion is disputed by the Trustee.

22 Interior Design Concepts, Inc. ("IDC") contends that it holds record title to the
 23 Fabric and is entitled to any proceeds generated from the Fabric. The Trustee disputes
 24 IDC's contention.

25 The Debtor's Schedule D lists the following creditors holding secured claims:

CREDITOR NAME	DESCRIPTION	AMOUNT
AICCO, Inc.	Judgment Lien - Inventory	\$9,284.99
CA Employment Development Dept	Tax Lien - Inventory	\$56,754.18
Design Center of the Americas	Judgment Lien - Inventory	\$666,676.95
Internal Revenue Service	Tax Lien - Inventory	Unknown
Los Angeles Cnty Tax Dept	Tax Lien - Inventory	\$683.67

1 The Trustee has conducted an independent search of UCC-1's and other liens
 2 filed with the California Secretary of State, which search is not entirely consistent with the
 Debtor's Schedule D.¹ According to the Trustee's search, the Personal Property appears
 3 to be encumbered by the following liens in the following order of priority:

CREDITOR NAME	FILING NUMBER, TYPE, DATE	AMOUNT
Vellutex Export S.R.L. ("Vellutex")	01-36160706 Judgment Lien 12/26/2001	\$3,172.65
Employment Development Department	03-09361078 State Tax Lien 04/02/2003	\$4,005.98
Employment Development Department	03-31660077 State Tax Lien 11/05/03	\$23,571.43
Merchandise Mart L.L.C. ("Merchandise Mart")	04-15460295 Judgment Lien 05/21/04	\$119,482.46
Design Center of the Americas, Limited Partnership	04-20560604 Judgment Lien 07/16/04	\$666,676.95
Employment Development Department	04-1000283624 State Tax Lien 08/09/2004	\$6,617.66
Internal Revenue Service	04-1006033744 Federal Tax Lien 09/20/2004	\$39,767.92
Employment Development Department	04-7009618095 State Tax Lien 12/21/2004	\$9,867.58

19 **II. PROPOSED SALE OF DEBTOR'S PERSONAL PROPERTY**

20 CMA Business Credit Services / Asset Liquidation Division ("CMA"), the Trustee's
 21 proposed auctioneer, has inspected the Personal Property, including the Fabric. Based
 on the inspection, CMA estimates that an auction sale of the Personal Property, including
 22 the Fabric, conducted on the Premises, would yield approximately \$150,000.00 to
 \$350,000.00. The Trustee proposes to sell all of the Personal Property, including the
 23 Fabric, at a public auction sale to be conducted by CMA.

24 CMA has substantial experience in providing auction and appraisal services and is
 well qualified to conduct the proposed auction of the Personal Property.²

26 ¹ For example, the Trustee's search did not reveal a recorded Judgment Lien in favor of AICCO nor a
 27 lien by the Los Angeles County Tax Department encumbering the Debtor's inventory. The Trustee's search
 did, however, reveal a recorded Judgment Lien in favor of Merchandise Mart L.L.C.

28 ² The employment of CMA as auctioneer is the subject of a separately filed application which is
 scheduled for hearing on December 28, 2005.

1 The auction is anticipated to be held on January 25, 2006. CMA has appropriately
2 budgeted \$13,400.00 for advertising, which will include both print advertisements and
web postings.

3 The Personal Property is currently stored at the Premises which is owned by
4 Mr. Chase. The Trustee proposes to conduct the auction at the Premises.

5 The terms of the proposed auction are as follows:

6 1. CMA shall represent the Trustee in connection with a piecemeal
7 auction of the Personal Property, including the Fabric, to be conducted on or
8 about January 25, 2006 at the Premises.

9 2. CMA shall:

10 (a) be entitled to reimbursement from the gross proceeds of the
11 sale all advertising expenses advanced, not to exceed \$13,400.00;

12 (b) be entitled to reimbursement from the gross proceeds of the
13 sale all expenses advanced (other than advertising expenses), not to
14 exceed \$39,940.21; and

15 (c) receive a 10% buyer's premium to be added to the cost of
16 each sale but which will not be paid from the proceeds of the auction.

17 3. CMA will be responsible for the collection of money from the
18 purchaser, providing a bill of sale to buyers, and providing the Trustee with an
19 itemized expense report, sold item report, and a check for net proceeds.

20 4. CMA will collect all gross proceeds of the sale and will pay all
21 applicable sales taxes. CMA will turn over the net proceeds (gross proceeds less
22 applicable sales taxes) to the Trustee following the auction. In compliance with
23 Federal Rule of Bankruptcy Procedure 6004(f) and Local Bankruptcy Rule
24 2016-1(a)(1)(A), CMA will file a sold item and expense report (the "Report") with
25 the Bankruptcy Court and serve a copy of the Report on the Office of the United
26 States Trustee. The Trustee shall be authorized to pay CMA's expenses without
27 further order of the Court.

28 5. CMA shall arrange for the appropriate insurance coverage and shall
advance the cost for the appropriate insurance coverage which cost shall be
reimbursed to CMA from the gross proceeds of the auction.

29 **III. PROPOSED LIEN PAYOFF ARRANGEMENTS**

30 The Personal Property may be encumbered by certain liens, including the
31 recorded judgment liens of Merchandise Mart and DC Holding North LLC ("DC Holding").
32 The Trustee has engaged in negotiations with Merchandise Mart and DC Holding
33 regarding lien payoff arrangements as follows:

34 **A. Summary of Terms of the Lien Payoff Arrangement with 35 Merchandise Mart**

36 The Trustee's independent search of UCC-1's and other liens filed with the
37 California Secretary of State revealed a recorded Judgment Lien in favor of Merchandise
38 Mart in the amount of \$119,482.46.

1 The Trustee and Merchandise Mart have entered into the letter agreement (the
2 "Merchandise Mart Agreement").

3 The salient terms of the Merchandise Mart Agreement provide:

4 1. Merchandise Mart shall provide the Trustee with a lien payoff
5 demand within 10 days of its execution of the Merchandise Mart Agreement.
6 Merchandise Mart shall have an allowed secured claim in the amount of its lien
7 payoff demand, subject to the Trustee's review and approval of the lien payoff
8 demand. Merchandise Mart's consent to the sale of the Estate's interest in the
9 Inventory and the Fabric and lien payoff arrangement is directly contingent upon
10 the Trustee's approval and allowance of Merchandise Mart's secured claim
11 pursuant to its payoff demand or as otherwise agreed.

12 2. The net proceeds (gross proceeds less Bankruptcy Court-approved
13 auction fees and costs) from the sale of the Estate's interest in the Inventory and
14 Fabric shall be distributed by the Trustee, subject to any avoidance of
15 subordination rights the Trustee may assert under, among other sections, Section
16 724 of the Bankruptcy Code, excluding the allowed secured claim of Merchandise
17 Mart, in the following order of priority: (a) to legitimate senior lien holders with a
18 claim to such proceeds to the full extent of their allowed secured claims; (b) the
19 first \$40,000.00 of proceeds that Merchandise Mart would be entitled to receive on
20 account of its lien would be paid to the Trustee, on behalf of the Estate, and
21 Merchandise Mart would waive any rights or entitlement to such funds; (c) the
22 balance of proceeds that Merchandise Mart would be entitled to receive on
23 account of its lien would be paid to Merchandise Mart until the allowed secured
24 claim of Merchandise Mart is paid in full; (d) to legitimate junior lien holders or
25 subordinated lien holders with a claim to such proceeds to the full extent of their
26 allowed secured claims, subject to any sharing arrangements with the Trustee;
27 and (e) to the Trustee, on behalf of the Estate.

28 3. Merchandise Mart shall consent to the proposed auction sale and
the terms of CMA's engagement.

4. The lien payoff arrangement is subject to: (a) notice and Bankruptcy
Court approval; and (b) the Trustee's successful negotiation, in his sole discretion,
of a carve-out arrangement with Design Center of the Americas, a junior judgment
lien creditor.

B. Summary of Terms of the Lien Payoff Arrangement with DC Holding

The Debtor's Schedule D and the Trustee's independent search reveal the
recorded Judgment Lien in favor of Design Center of the Americas in the amount of
\$666,676.95. DC Holding is the successor to Design Center of the Americas.

The Trustee and DC Holding have entered into the letter agreement (the "DC
Holding Agreement").

The salient terms of the DC Holding Agreement provide:

1. The net proceeds (gross proceeds less Bankruptcy Court-approved
auction fees and costs) from the sale of the Estate's interest in the Inventory and
Fabric plus any Auction Proceeds recovered by the Trustee shall be distributed by
the Trustee, subject to any avoidance of subordination rights the Trustee may
assert, in the following order of priority: (a) to legitimate senior lien holders with a

1 claim to such proceeds to the full extent of their allowed secured claims; (b) any
2 proceeds that DC Holding would be entitled to receive on account of its lien would
3 be paid 90% to DC Holding and 10% to the Trustee, on behalf of the Estate, until
4 the allowed secured claim of DC Holding is paid in full; (c) to legitimate junior lien
5 holders with a claim to such proceeds to the full extent of their allowed secured
6 claims; and (d) to the Trustee, on behalf of the Estate.

7
8 2. DC Holding shall consent to the proposed auction sale and the terms
9 of CMA's engagement.

10 3. The lien payoff arrangement is subject to: (a) notice and Bankruptcy
11 Court approval; and (b) the Trustee's successful negotiation, in his sole discretion,
12 of a carve-out arrangement with Merchandise Mart.

13 **IV. PROPOSED COMPROMISES OF CONTROVERSY**

14 Garcia-Chase was the Lessor of the Debtor's Premises under the purported
15 Lease. The Trustee is informed that the interest of Garcia-Chase in the Premises and
16 the Lease has been assigned to Mr. Chase. Mr. Chase asserts an administrative rent
17 claim at the rate of \$33,000.00 per month from the Petition Date (October 12, 2005)
18 through the date the Trustee delivers possession of the Premises. The Trustee disputes
19 Mr. Chase's claim.

20 The Debtor's Schedule B lists a contingency interest in the Fabric, paid for by the
21 Debtor, with an unknown value. IDC contends that it holds record title to the Fabric and
22 is entitled to any proceeds generated from the Fabric. The Trustee's disputes such
23 claim.

24 In order to avoid and spare additional legal fees and costs in connection with the
25 foregoing disputes, the Trustee, Mr. Chase and IDC have entered into the letter
26 agreement (the "Settlement Agreement").

27 The salient terms of the Settlement Agreement provide:

28 1. Mr. Chase and IDC consent to the Trustee's proposed auction sale.

1. Mr. Chase represents and warrants that the interest of Garcia-Chase
in the Premises and the Lease has been assigned to him.

3. Mr. Chase shall be paid \$10,000.00 from the Estate's share of the
auction sale proceeds, less any adjustment as provided in paragraph 7 below (the
"Rent Claim").

4. Mr. Chase shall have an allowed Chapter 7 administrative claim at
the rate of \$33,000.00 per month (prorated where necessary) from the Petition
Date through the date the Trustee delivers possession of the Premises to
Mr. Chase, less the amount paid to Mr. Chase on account of the Rent Claim (the
"Residual Rent Claim").

5. Provided that the Trustee delivers possession of the Premises to
Mr. Chase by no later than February 1, 2006, the Residual Rent Claim shall be
subordinated to the payment of all other allowed Chapter 7 administrative claims
and all unavoidable liens against the Estate's assets.

1 6. IDC shall be paid 50% of the gross sale proceeds for the Fabric, not
2 to exceed \$20,000.00.

3 7. To the extent that the sale price of the Fabric exceeds \$20,000.00,
4 the Rent Claim shall be reduced by 25% of the excess of \$20,000.00, with a
5 maximum Rent Claim reduction of \$5,000.00. For example, if the Fabric sells for
6 \$30,000.00, IDC will receive \$15,000.00 and the Rent Claim will be reduced by
7 \$2,500.00 to \$7,500.00.

8 8. To the extent that the sale proceeds are sufficient to pay all other
9 allowed administrative claims and unavoidable judgment liens, any funds
10 remaining after payment of the foregoing in full shall be distributed on account of
11 the Residual Rent Claim as follows: 50% to Mr. Chase and 50% to the Estate.
12 Mr. Chase is not entitled to any distributions on account of the Residual Rent
13 Claim from the Estate's "carved-out" share of the auction sale proceeds.

14 9. The Settlement Agreement is subject to notice and Bankruptcy Court
15 approval.

16 10. Mr. Chase shall have sixty (60) days from the date of entry of the
17 Bankruptcy Court order approving the Settlement Agreement to challenge,
18 contest, or otherwise object to the lien and/or claim of Design Center of the
19 Americas.

20 **V. REASONS FOR SALE, LIEN PAYOFF SHARING ARRANGEMENTS AND**
21 **COMPROMISES OF CONTROVERSY**

22 **A. The Proposed Sale is in the Best Interest of the Estate**

23 The Trustee believes that the proposed public auction is in the best interest of the
24 Estate and will permit the value of the Personal Property to be maximized as the auction
25 will be extensively advertised. The Trustee has received no offers to purchase the
26 Personal Property in bulk.

27 Charles Klaus is an experienced auctioneer who has inspected the Personal
28 Property and conservatively estimates the auction value of the Personal Property at
approximately \$150,000.00 - \$350,000.00. The sale and the negotiated lien payoff
sharing arrangements will provide for the possibility of the Trustee making a distribution
to creditors of the Estate, depending on the outcome of the auction. It is uncertain what,
if any, funds would be available for pre-petition creditors at this point (the Schedules list
over \$2,000,000.00 in unsecured debt). Absent a sale and the lien payoff sharing
arrangements, the Estate would likely not be administered.

B. The Lien Payoff Arrangements are in the Best Interest of the Estate

The lien payoff arrangements with Merchandise Mart and DC Holding are clearly
in the best interest of the Estate since those entities were under no obligation to enter
into any agreement with the Trustee to share their lien claims with the Estate.

**C. The Settlement Agreement is Fair and Reasonable and in the Best
Interest of the Estate**

The Trustee believes that the proposed compromises with Mr. Chase and IDC are
in the best interest of the Estate and creditors for the following reasons:

1 Mr. Chase alleges an administrative claim in the amount of \$33,000.00 per month
2 from October 12, 2005 through the end of January 2006. Although the Trustee has not
3 seen a copy of the purported Lease, even if no written lease agreement existed, it is
4 undisputed that the Personal Property has been stored at the Premises since the Petition
5 Date and, therefore, Mr. Chase would be entitled to an administrative claim against the
6 Debtor. The proposed settlement limits the payment to Mr. Chase to \$10,000.00, which
7 the Trustee believes is significantly less than what Mr. Chase would ultimately be entitled
8 to.

9 Since IDC contends that it holds record title to the Fabric and is entitled to any
10 proceeds generated from the Fabric, which is disputed by the Trustee, the Estate would
11 have to bring a complaint for declaratory relief in order to determine the ownership of the
12 Fabric. The Estate currently has no funds with which to pursue litigation. The proposed
13 settlement provides that the maximum IDC will be paid is \$20,000.00, which is likely less
14 than what the Trustee would spend to pursue the litigation with no guarantee of success.
15 The Trustee's maximum exposure under the Settlement Agreement is capped at
16 \$25,000.00.

17 A complete copy of the Motion is on file at the Bankruptcy Court.

18 **PLEASE TAKE FURTHER NOTICE** that Local Bankruptcy Rule
19 9013-1(a)(7) provides that:

20 "[u]nless otherwise ordered by the Court, each interested
21 party opposing, joining, or responding to the motion shall file
22 and serve not later than fourteen (14) days before the date
23 designated for hearing either:

24 (A) a brief but complete written statement of all
25 reasons in opposition thereto or in support or joinder thereof,
26 and answering memorandum of points and authorities,
27 declarations and copies of all photographs and documentary
28 evidence on which the responding party intends to rely. The
opposing papers shall advise the adverse party that any reply
to the opposition shall be filed with the Court and served on
the opposing party not later than seven calendar days (not
excluding Saturdays, Sundays, and legal holidays) prior to the
hearing on the motion; or

(B) a written statement that the motion will not be
opposed."

PLEASE TAKE FURTHER NOTICE that papers not timely filed and served may
be deemed by the Court to be consent to the granting or denial of the motion, as the
case may be. Local Bankruptcy Rule 9013-1(a)(11).

DATED: December 22, 2005

WEILAND, GOLDEN,
SMILEY, WANG EKVALL & STROK, LLP

By: Philip E. StroK
PHILIP E. STROK
Attorneys for Jeffrey I. Golden,
Chapter 7 Trustee

1 **PROOF OF SERVICE**

2 STATE OF CALIFORNIA,

3 COUNTY OF ORANGE

4 I am employed in the County of Orange, State of California. I am over the age of
5 18 and not a party to the within action; my business address is 650 Town Center Drive,
Suite 950, Costa Mesa, California 92626.

6 On December 22, 2005, I served the foregoing document described as **NOTICE**
7 **OF HEARING ON CHAPTER 7 TRUSTEE'S MOTION FOR ORDER AUTHORIZING**
8 **AND APPROVING: (1) SALE OF PERSONAL PROPERTY OF THE ESTATE**
9 **PURSUANT TO 11 U.S.C. SECTION 363(B) AND (F); (2) LIEN SHARING PAYOFF**
10 **ARRANGEMENTS; AND (3) COMPROMISE OF CONTROVERSY PURSUANT TO**
11 **FEDERAL RULE OF BANKRUPTCY PROCEDURE 9109** on the interested parties in
12 this action by placing true copies thereof enclosed in sealed envelopes addressed as
13 stated on the attached mailing list.

14 BY MAIL

15 I deposited such envelope in the mail at Costa Mesa, California. The
16 envelope was mailed with postage thereon fully prepaid.

17 I am "readily familiar" with the firm's practice of collection and processing
18 correspondence for mailing. It is deposited with U.S. postal service on that
19 same day with postage thereon fully prepaid at Costa Mesa, California in
20 the ordinary course of business. I am aware that on motion of the party
21 served, service is presumed invalid if postal cancellation date or postage
22 meter date is more than one day after date of deposit for mailing in
23 affidavit.

24 Executed on December 22, 2005, at Costa Mesa, California.

25 (State) I declare under penalty of perjury under the laws of the State of California
26 that the above is true and correct.

27 (Federal) I declare that I am employed in the office of a member of the bar of this
28 court at whose direction the service was made.

29 Kelly M. Rivera
30 Type or print name


31 Signature

In re: Traditional Imports, Inc.
Case No.: LA 05-39626 TD

SERVICE LIST

Office of the U.S. Trustee
725 S. Figueroa St., 26th Floor
Los Angeles, CA 90017
U.S. Trustee

Jeffrey I. Golden
P.O. Box 2470
Costa Mesa, CA 92628
Chapter 7 Trustee

Traditional Imports, Inc., a California Corp.
2558 N. San Fernando Rd.
Los Angeles, CA 90065
Debtor

Eric P. Israel, Esq.
Steven J. Schwartz, Esq.
Danning, Gill, Diamond & Kollitz, LLP
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Los Angeles, CA 90067-2904
Debtor's Attorney

In re: Traditional Imports, Inc.
Case No.: LA 05-39626 TD

**SERVICE LIST
SECURED CREDITORS**

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P.O. Box 6203
Sacramento CA 94230

Employment Development Dept.
Bankruptcy Group MIC 92E
PO Box 826880
Sacramento, CA 94280-0001

State of California Employment Development Dept.
Central Collection Division, MIC 92
PO Box 826880
Sacramento, CA 94280-0001

Los Angeles County Tax Dept.
P.O. Box 54110
Los Angeles, CA 90054-0027

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c/o Hydee J. Mulichak, Esq.
Barry, Gornder & Kincannon
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Newport Beach, CA 92660

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Dania, FL 33004

Design Center of the Americas, L.P.
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Internal Revenue Service
Revenue Officer
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Los Angeles, CA 90012

Internal Revenue Service
R.K. Karaguzian
6230 Van Nuys Blvd.
Van Nuys, CA 91401

Internal Revenue Service
Insolvency I Stop 5022
300 North Los Angeles St. Room 4062
Los Angeles, CA 90012-9903

Vellutex Export S.R.L., a Corporation
c/o Richard Baumann, Esq.
Sulmeyer Kupetz
300 So. Grand Ave., 14th Floor
Los Angeles, CA 90071-3124

Vellutex Export S.R.L.
C/o Richard Baumann, Esq.
Sulmeyer Kupetz
333 S. Hope St., 35th Floor
Los Angeles, CA 90071-1406

In re: Traditional Imports, Inc.
Case No.: LA 05-39626 TD
Master Mailing List

ADT SECURITY SERVICES
142000 EAST EXPOSITION AVENUE
AURORA, CO 80012

AICCO, INC.
C/O CHANDLER J. COURY, ESQ.
6433 TOPANGA CYN. BLVD. #280
CANOGA PARK, CA 91303

ALGEMENE USA LLC
C/O PURCELL/LETCHINGER GROUP
1246 26TH STR. SS.E.
HICKORY, NC 28602

AMERICAN EXPRESS
P.O. BOX 360002
FORT LAUDERDALE, FL 33336-0002

AMERICAN EXPRESS
P.O. BOX 0001
LOS ANGELES, CA 90009-6000

AT&T
P.O. BOX 78225
PHOENIX, AZ 85062-8225

AVAYA, INC.
P.O. BOX 78831
PHOENIX, AZ 85062-8831

BELL SOUTH
85 ANNEX
ATLANTA, GA 30385-0001

BRUVATEX, USA, INC.
C/O THE PURCELL/LETCHINGER
GRP
1246 26TH ST., SE
HICKORY, NC 28602

CA EMPLOYMENT DEVELOPMENT
DEPT
P.O. BOX 6203
SACRAMENTO, CA 94230

CANNON FINANCIAL SERVICES C/O
LEE M. HERMAN, ESQ.
20 WEST KINGS HIGHWAY
HADDONFIELD, NJ 08033

CANON BUSINESS SOLUTION
P.O. BOX 514637
LOS ANGELES, CA 90051-4637

CHEVIOT FURNITURE FINISHING
5366 ADAMS BLVD.
LOS ANGELES, CA 90016

CITY OF NEW YORK
DEPARTMENT OF FINANCE
345 ADAMS ST.
BROOKLYN, NY 11201

CLASSIC FURNITURE, INC.
8919 NATIONAL BLVD.
LOS ANGELES, CA 90034

CRAFTEX MILLS, INC.
450 SENTURY PARKWAY EAST
BLUE BELL, PA 19422

CROWN DISPOSALS CO.
P.O. BOX 1081
SUN VALLEY, CA 91352

DALLAS DESIGN CENTER
1025 N. STEMMONS FRWY, STE 605
DALLAS, TX 75207

DAVID CHILDS
TAX ASSESSOR
P.O. BOX 620088
DALLAS, TX 75262-0088

DAVID ROESLER
3168 VERDUGO ROAD
LOS ANGELES, CA 90065

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