

**FILED VIA MAIL
JACKSONVILLE, FLORIDA**

In re:
Eagle Eye Office Cleaning Inc.
4127 Westwood Dr
Holiday, Florida 34691

DEC 9 2013
**CLERK, U.S. BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA**

Chapter 11 Case
Case No. 3:09-bk-07047-jak

Response: To Plan Trustee's Objection to Scheduled Claim Number s26435
Eagle Eye Office Cleaning, Inc

I Tina Ward as representative of Eagle Eye Office Cleaning Inc, would like to object to our claim Number S26435 in the amount of \$5,000 being thrown out. For the following reasons:

1. The default judgment against us is not valid; we were never served, nor notified of any such legal action against our company Eagle Eye Office Cleaning, Inc. We were first made aware of a "default judgment" entered against us under Section 502(d) of the Bankruptcy code in early October 2012. We received notice by mail in the form of an uncertified copy of the judgment. Therefore I feel we were unable to defend ourselves in court and the default was entered unfairly.
2. Eagle Eye Office Cleaning, Inc. was owned by myself and my family members, who all worked for Taylor, Bean & Whitaker as daytime Mortgage employees, including my mother and my daughter. We were asked to clean the office after hours from 2007-2008 and paid an hourly salary as Taylor, Bean & Whitaker employees in a separate check from our day job. We Incorporated in January 2009 for tax purposes. TBW was our only cleaning job.
3. We received our check for cleaning, when we received our daytime checks, we last billed in mid July and received \$5,000 in early August. We were never paid for July-August for cleaning and are technically owed an additional \$5,000 for breaching our contract and not giving us 30 days written notice. When TBW closed in August it was unforeseeable. Our entire family was out of our day job as well as our night job cleaning. Our company Eagle Eye Office cleaning Inc. was officially "dissolved" in April 2010. I am still not working and because of TBW still struggling to keep my house out of foreclosure.
4. Our Company received no special treatment by getting paid, we were a "services rendered" Company, if they did not pay we did not clean. There were times TBW paid late and as a result we did not clean. They did not like that result, so they paid.

Tina Ward
(Former President Eagle Eye Office Cleaning)
December 6, 2013

Email Steve Ward 727@aol.com