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ry 17, 2003				_
FORM 3		OMB APPROVAL		_
		Expires: 3	: 3235-0104 January 31, 2005 average burden response 0.5	_
	U.S. SECURITIES A Washingto	ND EXCHANGE		
INITIA	L STATEMENT OF BENEFIC	CIAL OWNERSH	IP OF SECURITIES	
Section 17(a Sec	t to Section 16(a) of a) of the Public Utili tion 30(f) of the Inve	ty Holding (stment Compa	Company Act of 193 any Act of 1940	
(Print or Type Re				
	ess of Reporting Perso			
Marion Lynton				
(Last)	(First)		(Middle)	
961 Senimore				
	(Street)			
Larchmont	NY	10538		
(City)	(State)		(Zip)	
2. Date of Event	Requiring Statement (Month/Day/Ye	 ear)	
01/07/03				
3. IRS Identifica	ation Number of Report	ing Person,	if an entity (Vol	untary

5. Relationship of Reporting Person to Issuer (Check all applicable)

[] Director [] 10% Owner

[] Officer (give title Below)

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	Lagar rining. Ow artoor in	10 1011110	
[x] Other (Specify	y below)(1)		
	that is a 10% owner. See T		
	of Original (Month/Day/Year		
7. Individual or Joint,	/Group Filing (Check applic		
[] Form filed by	One Reporting Person More than One Reporting Pe		
Table I-	-Non-Derivative Securities	Beneficially Owned	
	2. Amount of Securities Beneficially Owned (Instr. 4)	3. Ownership	4. Nature of Indirect
OM Group, Inc. Common Stock, \$0.01 par value per share ("Common Sto	ock") 3,150,000	I(1)	(1)
Reminder: Report on a directly or indirectly	separate line for each clas	s of securities benef	ficially owned (Over)
	(Print or	Type Responses)	
FORM 3 (continued)			
Table IIDeri	vative Securities Beneficia	lly Owned (e.g., puts	s, calls, warrants, options,

1. Title of Derivative 2. Date Exercisable 3. Title and Amount 4. Conversion 5. Ow Security and Expiration Date of Securities or Exercise of

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(Instr. 4)	Month/Day/Year			Underlying Derivative		Price of Derivative	Se (I
	Date Expirati Exercisable Date	Expiration Date	Security (Instr. 4)			Security	(1
			Title	Amount Number Shares			

Explanation of Responses:

(1) The shares of Common Stock to which this note relates are held directly by Marion Lynton ("Lynton") as to 50,000 shares; Ardsley Offshore Fund Ltd., a British Virgin Islands corporation ("Ardsley Offshore"), as to 975,000 shares; Ardsley Partners Fund II, L.P., a Delaware limited partnership ("Ardsley Fund II"), as to 900,000 shares; Ardsley Partners Institutional Fund, L.P., a Delaware limited partnership, ("Ardsley Institutional"), as to 425,000 shares; Augusta Partners L.P. a Delaware limited partnership ("Augusta"), as to 450,000 shares; and Philip J. Hempleman as to 350,000 shares. Ardsley Advisory Partners serves as investment manager to, and has investment discretion over the securities held by Ardsley Offshore and the Lynton account. Ardsley Advisory Partners also serves as a non-managing member of Augusta Management L.L.C., the investment advisor to Augusta and has investment discretion over the securities held by Augusta. Ardsley Partners I serves as the general partner of, and has investment discretion over the securities held by Ardsley Fund II and Ardsley Institutional. Ardsley Partners I also serves as the general partner of Ardsley Advisory Partners. Philip J. Hempleman, is the managing partner of Ardsley Advisory Partners and the general partner of Ardsley Partners I. Ardsley Advisory Partners and Ardsley Partners I each disclaim any beneficial ownership of any of the Issuer's securities to which this Form 3 relates for the purposes of Section 16 of the Securities Exchange Act of 1934, as amended, except as to such securities representing in which each such person may be deemed to have an indirect pecuniary interest pursuant to Rule 16a-1(a)(2).

MARION LYNTON

/s/ Marion Lynton	01/17/03
Name: Marion Lynton	Date

Note: File three copies of this form, one of which must be manually signed.

If space provided is insufficient, see Instruction 6 for procedure.

^{*}If the Form is filed by more than one Reporting Person, see instruction $5\left(b\right)\left(v\right)$.

^{**}Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).