	Do This	PACE FOR USE OF	FILING OFFICER
FINANCING STATEMENT — FOLLOW INSTRUCTIONS C. This Financing Statement is presented for filing pursuant to the Uniform Comme and will remain effective, with certain exceptions, for 5 years from date of filing	rcial Code		
A. NAME & TEL # OF CONTACT AT FILER (optional) B. FILING OFFI Charles C Miller	CE ACCT. # (optional)		
C. RETURN COPY TO: (Name and Mailing Address)			
Charles C. Miller c/o 4425 West 26th Avenu	e		
Denver, Colorado 802			
D. OPTIONAL DESIGNATION (If applicable): LESSOR/LESSEE CONSIGNOR/CON	SIGNEE NON-UCC FILING		
1. DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name	(1a or 1b)	<i>y</i> .	
CHARLES C. MILLER [an artifici	al person & legal fi	iction	
OR 16. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX
1c. MAILING ADDRESS [domicile by opera- 2900 4th Ave, N tion of law]	Billings	MT USA	A 59101
14. S.S. OR TAX I.D.# OPTIONAL 10. TYPE OF ENTITY	11. ENTITY'S STATE		IZATIONAL I.D.#, if any
	OR COUNTRY OF USA	516-58-0	0475 NONE
2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only on 28. ENTITY'S NAME	a debtor name (2a or 2b)		
CHARLES C. MILLER d/b/a CHARL			
25. INDIVIDUAL'S LAST NAME	TILBT NAME	MIDDLE NAME	BUFFIX
2c. MAILING ADDRESS [domicile by opera		STATE COUNTRY	POSTAL CODE
2900 4th Ave, N tion of law] 2d. S.S. OR TAX I.D.# OPTIONAL [20. TYPE OF ENTITY	Billings 21.ENTITY'S STATE	MT USA	12ATIONAL LD.#, if any
516-58-0475 ADD'NL INFO RE Artif'l Per'n	an activity of	516-58-0	
3. SECURED PARTY'S (ORIGINAL S/P or ITS TOTAL ASSIGNEE) EXACT P		d party name (3a o	and the second se
3*. ENTITY'S NAME			
OR 36. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX
Miller	Charles	C(initia	
4425 West 26th Avenue	Denver Colora	IO USA	[80212
4. This FINANCING STATEMENT covers the following types or items of property: Owner of Record: Charles C(initia)	anly) Miller		
c/o 4425 West 261			
Denver, Color			
Entry of the Debtor in and on the any capacity as construed transmit			
(chattels, goods):	Miller Der Ot	to of the	-il
Certificate of Birth: Charles C Hot Spring	gs County, November		mrug
	c. No.: File 1949/Re		43-A)
		[continue	d at Page 2]
5. CHECK This FINANCING STATEMENT is signed by the Secured Party Instead BOX (a) in collateral already subject to a security interest in another juried (if applicable) distor's location was changed to this state, or (b) in accordance with	ction when it was brought into this state, or when it other statutory provisions ladditional data may be	required) Docume stamp t	ax paid fax not applicable
6. REQUIRED SIGNATURES C. MILLES C. MILLES C. MILLES C. MILLER, Accmd't		nis FINANCING STATE or recorded) in the REA Attach Addendum	LESTATE RECORDS
SECURED PARTY: Charles C. Miller	9. Che	INAL FEEL	H CERTIFICATE(S) on Debtor(s)
		P.O. BOX 163	APPERSON BUSINESS FORMS
IN FRANCICES COM . DRAL FRANKING STATING	NY MOCT COCT FRANSI (REV. 12/1)	(800) 438-01	62 12/20/20/2 and

⁻ ONAL PRIMERS OF MEMORY (FOLL) FRANCI (REV. 12/10/2009 (I) FILING OFFICE OFFICE

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1	[continued - Page 2] UCC-1 Debtor: CHARLES C. MILLER					
2	CHARLES C. MILLER d/b/a CHARLES C. MILLER Secured Party: Charles C(initial only) Miller					
3						
4	Employer Identification Number: 516-580475					
5	Treasury Direct Deposit Account Number: 516-58-0475					
6	Notice Posted Account Number: Z 277 480 473					
7	UNITED STATES MARSHALS Number: 61721065					
8	Res/Identifier/Idem Sonan: CHARLES C. MILLER					
9	ALL identifiers, abbreviations, idem sonans(not described ante), or other					
10	forms legal and commercial, debt or equity security(ies) in any form, credit or debit accounts and balances, beneficial interests(divided or undivided) or any other are because the new identifier(or any equivalent					
11	undivided), or any other res bearing the res identifier(or any equivalent thereof: CHARLES C. MILLER					
12	ALL debentures, accounts, pledges, convenants, contracts, signatures,					
13	hypothecations or other property(ies)(inclusive of all chattels) declared seized, NUNC PRO TUNC					
14	ALL claims registered, unregistered, legal, equitable, political,					
15	commercial, statutory, administrative, ecclesiastical, personal, private, public, quasi-public, or any other form of any other forum state are hereby and herewith DISCHARGED [UCC §3-601], NUNC PRO TUNC, FOR CAUSE					
16	[UCC 3-501] of bad faith absent proof exhibiting indorsement by the Debtor stipulating specific plenary knowledge of consent to ALL material					
17	facts related to claims. In particular issues governed by Admiralty/Maritime jurisprudence and jurisdiction(s) causing penalty, fine, or forfeiture					
18	of any kind or nature claimed against the Debtor					
19	Holder-In-Due-Course Secured Party claims plenary unimpaired use of Debtor the artificial person, CHARLES C. MILLER					
20	the artificial person, onaulto c. million					
21	ALL property(ies)(inclusive of all chattels) are accepted for value as evidenc of debt exempt from levy pursuant to the notoriously published					
22	House of Representatives[USA] Joint Resolution[HJR] 192, March 6, 1933, and ALL appointed powers(disclosed & undisclosed) RELEASED and SEIZED, and					
23	ANY/ALL attachments in the nature of or form of Uniform Commercial Code[UCC] §10-104, and the Order[s] therefrom are RELEASED to Debtor including but not					
24	limited to Record Owner['s] 'Name & Title'. Record Owner is not guarantor for or to any other account, by explicit reservation, hereby Holder-In-Due-					
25	Course[Record Owner] Notice To Trustee/Fiduciary plenary standing to Trust Grantor by Posted Notice Account Number: Z 277 480 473.***					
26	acuse of anote by costed notice Account Number, 5 217 400 475."""					
27	1 1					
28	[Page 2]					

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[c	ontinued - Page] UCC-1 Debtor: CHARLES C. MILLER[an artificial per				
	Secured Party: Charles C (initial only) Mille				
	Other I.D.:				
-					
	ADDENDUM OF LAW & PRESUMPTIONS				
[1	 Secured Party¹, Charles C. Miller , declares and notices acceptance of the Uniform Commercial Code[UCC] commercial registry as 'Public Law' as published reserving herein and herewith ALL rights 				
	lied therein and emanating therefrom, with specificity pursuant to District of Columbia Code, Public Law 88-243, Title 28:§1-103,				
	§1-105, and §1-207, or apposite venue Republic Union State or municipal corporate 'STATE OF ' registry juxtapositioned reference of the				
	adopted Uniform Commercial Code[UCC] in that venue and jurisprudence thereof;				
[2	[2] Secured Party, Charles C. Miller , acting in good faith and unimpaired plenary capacity as Grantor and Beneficiary of the Original Jurisdiction, accepts tender of this commercial registry, known as the				
	Uniform Commercial Code[UCC], Public Law[s] 88-243 and 88-244, as pledge by the 'UNITED STATES GOVERNMENT' and/or the sovereign Republic Union				
	State, and/or the municipal corporate 'STATE OF', as apposite, for the international Law of Merchant 'transfer' of said registry, et seq,				
	presumptively being confirmatory constitution and cognizable condition precedent of due process of law by notice of facts, conspicuous notice,				
	controlling ALL commercial, legal, and political engagements of consequence				
[3] Commercial registry is accepted for common, generic, general application				
	and use pursuant to covenanted, contracted rules, codes, and provisions therewith effectuating controlling parameters and conditions precedent whic				
	define and impinge upon the legal association between noticed, consensual proper parties;				
[4] Secured Party[ies] functions and administers within presumptions that Act[s] of Congress, Assembled, in and for The United States of America				
	as 'Public Law', de facto or de jure, are, in fact, 'Public Law' for 'private use' by and through a lawful purchase money agreement as perfected				
	pursuant to and within duly published codified law, regulation[s], and				
	apposite policy notoriously published for public knowledge, legal effect, and general application;				
[5	Principles of the governing conditions precedent irrefragably in and by				
	international law, the Law of Nations, the Law of Merchant, national and state constitutions, substantiate and validate the private contract between				
	proper parties transacting plenarily in unimpaired capacity[ies], or in the alternative, in the presence of fully disclosed material facts inclusive				
	of any impairment(s) whatsoever, duly noted, accepted, and effectuated pu suant to law as apposite and applicable, in fact, constitutes the most fundamental historical law, and further, contemporaneously is supercedas				
	of other law forms unless irrefragably defeated, counteracted[continued]				
	[Page 3]				
	C. M				
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[0	matinued - Page] UCC-1 Debtor: CHARLES C. MILLER[an artificial per			
	Secured Party: Charles C(initial only) Mille Other I.D.:			
[5	(continued) or otherwise with specificity superceded by consensual private			
	law or lawful agreement being substantively conspicuous and duly noticed. Said jurisprudence, commercial law et seq, is acknowledged and effectuated by and through Republic Union State[s], sovereigns, and/or municipal			
	corporate 'STATE[s]OF', and/or the District of Colubia Code as the 'Uniform Commercial Code[UCC]', same having been formulated and ensconced			
	by the American Law Institute, The National Conference On Uniform Laws and duly enacted and incorporated within the municipal corporate law of the			
	Republic Union State[s], and/or the municipal corporate 'STATE OF', and/or the District of Columbia as evidenced by Public Law 88-243 and 88-244, December 30, 1963(unless previously adopted), found within said			
	codification at District of Columbia Code Title 28, et seq;			
[6	Thereby, the Uniform Commercial Code[UCC] is accepted as tendered for private use of 'Public Law' giving foundation, substance, force and effect			
	to lawful plenary enforcement of Common Law, Equity, and Admiralty/Maritime justiciable juridicial jurisdiction, venue fiats and directives, each			
	individually and collectively notoriously published, duly accepted, effi- cacious in International Law by the Constitution[in and] for the United			
	States of America. Purchased use of commercial registry[the UCC] is herein stipulated to be in nature and form of action-in-rem, summary process standing unimpeached or impaired absent debtor or proper party possessing			
	and presenting claims against debtor properly registering counterclaim to discharge as entered herewith;			
[7	Secured Party reserves right to amend, enhance, delete, or otherwise supercede the provisions, covenants(implied, constructive or actual), and			
	construed conditions precedent proffered and incorporated herein and herew. Set definition of terms subjected to question or misapplication will be determined by Grantor status party;			
[8]	Any objection, rebuttal, or counterclaim to this registered document or			
	any portion thereof must be tendered to the Secured Party within twenty(20) days. If no such objection, rebuttal, or counterclaim is timely tendered, it is presumptive that the information, claims, statement of chattel(s),			
	provisions, covenants(implied, constructive or actual), and construed cond tions precedent are accepted, and any objection, rejection, rebuttal, or			
	counterclaim is waived, without recourse, absent compelling codification(s) to the contrary.			
	'Secured Party' - See: District of Columbia Code, Title 28:§1-201(37)(a), §5-116(2), and §9-105.			
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	[rage 4]			
	Chy			

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Book: Fages: — Filed & Recorded 05/04/00 09:12:07 AM HENRY M. TERRELL RECORDER OF DEEDS WASHINGTON D.C. RECORDER OF DEEDS SURCHARGE \$ 5.00 RECORDING \$ 25.00 ---

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RECOR WASHINGTON D. 515 SI	D STREE	DEEDS RDER OF T NW 2	DEEDS
(20 Doc# 2000043135	HINGTON 20001- 2) 727- Pgs:	5374	
SURCHARGE	*. ⁶	\$	5.00 25.00
Total		\$	30.00
Check Amt. Tender Change Due	red	\$	30.00
Balance		\$	0.90
Check Number 85663205032		\$	Amount 30.00

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Client Name GENERAL PUBLIC 05/04/2000 09:12:07 AM

Cashier: CASHIER4

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