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Eugene "Gene" Moore RHSP Fee:\$10.00
Cook County Recorder of Deeds
Date: 10/15/2008 11:30 AM Pg: 1 of 15

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

| |
|--|
| A. NAME & PHONE OF CONTACT AT FILER [optional] MICHAEL ANGEL RAMOS |
| B. SEND ACKNOWLEDGMENT TO: (Name and Address) <div style="border: 1px solid black; padding: 5px; margin: 5px;"> <p>Michael Angel Ramos 2037 North 73rd Avenue Elmwood Park, ILLINOIS 60707</p> </div> |

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (1a or 1b) - do not abbreviate or combine names

| | | | | | | |
|---|-----------------------------------|---------------------------------|---|--|----------------------|----------------|
| 1a. ORGANIZATION'S NAME "MICHAEL ANGEL RAMOS", "MICHAEL A RAMOS", ORGANIZATION/TRADE NAME/TRADEMARK-DEBTOR | | | | | | |
| OR | 1b. INDIVIDUAL'S LAST NAME | | FIRST NAME | MIDDLE NAME | SUFFIX | |
| 1c. MAILING ADDRESS 2037 NORTH 73RD AVENUE | | | CITY ELMWOOD PARK | STATE IL | POSTAL CODE 60707 | COUNTRY USA |
| 1d. TAX ID #: SSN OR EIN | ADD'L INFO RE ORGANIZATION DEBTOR | 1e. TYPE OF ORGANIZATION DBA | 1f. JURISDICTION OF ORGANIZATION USA | 1g. ORGANIZATIONAL ID #, if any REDACTED <input checked="" type="checkbox"/> NONE | | |

2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (2a or 2b) - do not abbreviate or combine names

| | | | | | | |
|--------------------------|-----------------------------------|--------------------------|----------------------------------|---|-------------|---------|
| 2a. ORGANIZATION'S NAME | | | | | | |
| OR | 2b. INDIVIDUAL'S LAST NAME | | FIRST NAME | MIDDLE NAME | SUFFIX | |
| 2c. MAILING ADDRESS | | | CITY | STATE | POSTAL CODE | COUNTRY |
| 2d. TAX ID #: SSN OR EIN | ADD'L INFO RE ORGANIZATION DEBTOR | 2e. TYPE OF ORGANIZATION | 2f. JURISDICTION OF ORGANIZATION | 2g. ORGANIZATIONAL ID #, if any <input checked="" type="checkbox"/> NONE | | |

3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P) - insert only one secured party name (3a or 3b)

| | | | | | | |
|---|-------------------------------------|--|-----------------------|-------------|----------------------|----------------|
| 3a. ORGANIZATION'S NAME | | | | | | |
| OR | 3b. INDIVIDUAL'S LAST NAME Ramos | | FIRST NAME Michael | MIDDLE NAME | SUFFIX | |
| 3c. MAILING ADDRESS 2037 North 73rd Avenue | | | CITY Elmwood Park | STATE IL | POSTAL CODE 60707 | COUNTRY USA |

4. This FINANCING STATEMENT covers the following collateral:

NOTICE: In accordance with U.S.C. 47 - Property - This is the entry of the Debtor in the Commercial Registry as a transmitting utility and the following property is hereby registered in the same public notice of a commercial transaction: Certificate of Live Birth document #112-70-6027344: U.C.C Contract Trust Account # (Pending): All property is accepted for value and is exempt from Levy. Adjustment of the filing is from Public Policy HJR-192, Public Law 73-10 and U.C.C 10-104. All proceeds, products, accounts, fixtures and the orders therefrom are release to the Debtor.

This is actual Constructive Notice that all of Debtor's interest now owned of hereafter acquired is hereby accepted as collateral for securing contractual obligation in favor of the Secured Party as detailed in a true, complete, authorized Security Agreement in the possession of the Secured Party.

RAMOS, MICHAEL ANGEL, ORGANIZATION/TRADE NAME/TRADE MARK-DEBTOR

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P 9/15

| | | | | | | |
|---|--|---|---|---------------------------------------|-----------------------------------|---|
| 5. ALTERNATIVE DESIGNATION (if applicable): | <input checked="" type="checkbox"/> LESSEE/LESSOR | <input checked="" type="checkbox"/> CONSIGNEE/CONSIGNOR | <input checked="" type="checkbox"/> BAILEE/BAILOR | <input type="checkbox"/> SELLER/BUYER | <input type="checkbox"/> AG. LIEN | <input type="checkbox"/> NON-UCC FILING |
| 6. This FINANCING STATEMENT is to be filed (for record) (or recorded) in the REAL ESTATE RECORDS. Attach Addendum | 7. Check to REQUEST SEARCH REPORT(S) on Debtor(s) (if applicable) (ADDITIONAL FEE) | | 8. All Debtors | | Debtor 1 | Debtor 2 |

8. OPTIONAL FILER REFERENCE DATA
SECURED PARTY: MICHAEL ANGEL RAMOS

UNOFFICIAL COPY**UCC FINANCING STATEMENT ADDENDUM**

FOLLOW INSTRUCTIONS (front and back) CAREFULLY.

9. NAME OF FIRST DEBTOR (1a or 1b) ON RELATED FINANCING STATEMENT

| | | | |
|---|----------------------------|------------|---------------------|
| 9a. ORGANIZATION'S NAME "MICHAEL ANGEL RAMOS", MICHAEL A RAMOS, ORGANIZATION TRADE NAME/TRADEMARK-DEBTOR | | | |
| OR | 9b. INDIVIDUAL'S LAST NAME | FIRST NAME | MIDDLE NAME, SUFFIX |

10. MISCELLANEOUS:

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11. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one name (11a or 11b) - do not abbreviate or combine names

| | | | | | |
|------------------------------|-----------------------------------|---------------------------|-----------------------------------|----------------------------------|--|
| 11a. ORGANIZATION'S NAME | | | | | |
| OR | 11b. INDIVIDUAL'S LAST NAME | FIRST NAME | MIDDLE NAME | SUFFIX | |
| 11c. MAILING ADDRESS | | CITY | STATE | POSTAL CODE | COUNTRY |
| 11d. SEE INSTRUCTIONS | ADD'L INFO RE ORGANIZATION DEBTOR | 11e. TYPE OF ORGANIZATION | 11f. JURISDICTION OF ORGANIZATION | 11g. ORGANIZATIONAL ID #, if any | |
| | | | | | <input checked="" type="checkbox"/> NONE |

12. ADDITIONAL SECURED PARTY'S or ASSIGNOR S/P'S NAME - insert only one name (12a or 12b)

| | | | | | |
|--------------------------|-----------------------------|------------|-------------|-------------|---------|
| 12a. ORGANIZATION'S NAME | | | | | |
| OR | 12b. INDIVIDUAL'S LAST NAME | FIRST NAME | MIDDLE NAME | SUFFIX | |
| 12c. MAILING ADDRESS | | CITY | STATE | POSTAL CODE | COUNTRY |

13. This FINANCING STATEMENT covers timber to be cut or as-extracted collateral, or is filed as a fixture filing.

14. Description of real estate:

16. Additional collateral description:

15. Name and address of a RECORD OWNER of above-described real estate (if Debtor does not have a record interest):

17. Check only if applicable and check only one box.Debtor is a Trust or Trustee acting with respect to property held in trust or Decedent's Estate18. Check only if applicable and check only one box.

- Debtor is a TRANSMITTING UTILITY
- Filed in connection with a Manufactured-Home Transaction — effective 30 years
- Filed in connection with a Public-Finance Transaction — effective 30 years

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COMMERCIAL SECURITY AGREEMENT
NON-NEGOTIABLE – NON-TRANSFERABLE

This statement, upon presentation to the filing officer, is considered FILED FOR RECORD in accord with Uniform Commercial Code § 9-516 and § 9-520 (see Official Comment therein).

FILED FOR RECORD: Invoice _____

PARTIES:

Debtor:

RAMOS, MICHAEL ANGEL (and/or any derivative thereof)
RAMOS, MICHAEL A
RAMOS, MICHAEL

Secured Party:

Ramos, Michael Angel
Ramos, Michael A
Ramos, Michael

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THE HEREIN COMMERCIAL SECURITY AGREEMENT (hereinafter "AGREEMENT") is made and entered into on **05/26/1970**, ab initio **1970**, by and between the actual living breathing man, **Michael Angel Ramos** (referred herein as "secured party" and also known as the creditor or holder-in-due-course), and the juristic person/strawman/legal entity/individual/(one person) corporation, **MICHAEL ANGEL RAMOS** (and/or any derivative thereof) (referred herein as "Debtor"), with or without assigned governing issued identifying number, including Social Security Number, Taxpayer Identification Number, Employer Identification Number, etc. The herein AGREEMENT supersedes and replaces, nunc pro tunc, any presumed, implied, assumed, or actual co-business partnership, attorney-in-fact, trustee, fiduciary, or accommodation party arrangements that may have existed between the actual **Michael Angel Ramos**, secured party and the State created legal entity, Debtor, in the public government.

NOW, THEREFORE, the parties hereby agree as follows:

1 INFORMATION IDENTIFYING THE PARTIES IN THE HEREIN SECURITY AGREEMENT

1.1 Nature of Secured Party

To the best of the secured party's knowledge and understanding the events described in this section happened. **05/26/1970**, Mother of Secured Party assisted and witnessed her live infant **Michael Angel Ramos** separate from her womb into the world on his/her birth date, within the geographical boundary of the **ILLINOIS** state Republic in **COOK**, in the city of **Chicago**. IMPORTANT NOTE: When life started for **Michael Angel Ramos**, he/she acquired two (2) fundamental characteristics from the Creator of the Universe.

1. The first (1st) was unalienable rights.
2. The second (2nd) was the power to protect these unalienable rights. The first (1st) characteristic can never be given up or lost, but the second (2nd) characteristic can be surrendered or transferred through the use of a financing statement to another party (creditor). However, the secured party (holder-in-due-course) can at any time reclaim the second (2nd) characteristic by canceling the financing statement with the creditor (per U.C.C. § 9-103).

1.2 Nature and Origin of Debtor

To the best of Debtor's knowledge and understanding the following information is how the Debtor was created and has existed. The Debtor was created by the mother of the secured party filling out an application (financing statement) for a live birth registration for her infant in **1970**. The application was subsequently pledged to the public register of the corporate **STATE OF ILLINOIS**. The government presumed and assumed the registration of the pledged infant live birth application (financing statement) with the corporate **STATE** transferred title and jurisdiction of the live infant from the parent to the corporate **STATE**, and by operation of law the government created a birth certificate which is the government's self-created document of title for its new "property" known as the Debtor/14th Amendment person/U.S. Citizen/resident.

There was no disclosure of constructive possession by the government to the parent or infant of the consequences, obligations, and/or loss of the infant's power to protect his unalienable rights then or later. In time an innocent and unknowing co-business partnership developed between the secured party (actual man) and the Debtor (legal entity). The secured party innocently and unknowingly used and participated in government public benefits and privileges made available through the Debtor, and under partnership contract law the secured party unknowingly became the liable fiduciary for the look-a-like Debtor. After the government assumed title to the infant and subsequently created the Debtor, the Debtor was pledged, as a fictional substitute for the future live infant's energy and labor (sweat equity), to fund the debt of the bankrupt U.S. government and Congress, thereafter used the pledged Debtor to create debt instruments while holding the Debtor and secured party liable through their co-business partnership arrangement, for the security and surety of the debt. The Debtor was created by the fiction corporate **STATE** for providing an avenue or pipeline for interfacing with the actual man known as the secured party. By the government not disclosing its creditor status over the Debtor, the actual man (secured party) unknowingly and innocently volunteered becoming the accommodation party for the debts and

Obligations of the Debtor and the corporate STATE and subsequently found himself (the actual man) in a condition of involuntary servitude to the government.

2 OBLIGATIONS SECURED

The security interest granted herein secures any and all indebtedness and liabilities, whatsoever, owed by Debtor to secured party, whether direct or indirect, absolute or contingent, due or to become due, now existing or hereafter arising, and howsoever evidenced. The herein security interest is also given to secure any other debts which may be owed by Debtor to secured party from time to time as stated herein. Debtor agrees all collateral will be held in the possession of secured party until the herein security agreement is terminated in writing by the security.

3 FIDELITY BOND

Know all men by these presents, that DEBTOR, **MICHAEL ANGEL RAMOS**, establishes this bond in favor of Secured Party, **Michael Angel Ramos**, in the sum of present Collateral Values up to the penal sum of One Hundred Billion (100,000,000,000.00) United States Dollars Silver, for the payment of which bond, well and truly made, DEBTOR binds DEBTOR and DEBTOR'S heirs, executors, administrators, and third-party assigns, jointly and severally, by these presents.

The condition of the above bond is: Secured Party covenants to do certain things on behalf of DEBTOR, as set forth above in Agreement, and DEBTOR, with regard to conveying goods and services in Commercial Activity to Secured Party, covenants to serve as a transmitting utility therefore and, assurance of fidelity, grants to Secured Party a Security Interest in the herein-below described collateral.

This bond shall be in force and effect as of the date hereon and until the DEBTOR'S Surety, **Michael Angel Ramos**, is released from liability by the written order of the UNITED STATES GOVERNMENT and provided that said Surety may cancel this bond and be relieved of further liability hereunder by delivering thirty (30) day written notice to DEBTOR. No such cancellation shall affect any liability incurred or accrued hereunder prior to the termination of said thirty (30) day period. In such event of notice of cancellation, DEBTOR agrees to reissue the bond before the end of said thirty (30) day period for an amount equal to or greater than the above-stated value of this Security Agreement, unless the Parties hereto agree otherwise.

4 POWER OF ATTORNEY

Debtor hereby authorizes and appoints secured party to act as Debtor's agent and/or attorney-in-fact, irrevocably, with full power of substitution to do the following: (a) indorse or otherwise sign, without liability, all documents and instruments, of any type or nature, Debtor's signature where Debtor's signature is requested or required for the purpose of authenticating the writing in all commercial activity between Debtor and other juristic persons; (b) demand, collect, receive, receipt for, sue, and recover all sums of money or other property which may now or hereafter become due, owing, or payable the Debtor; (c) execute, sign, and indorse any and all claims, instruments, receipts, checks, drafts, or warrants issued in payment for the collateral; (d) settle or compromise any and all claims, now existing or hereafter arising, against Debtor and/or any collateral; and (e) file any claim(s) or take any action or institute or take part in any proceedings, either in his own name or in the name of the Debtor, or otherwise, which in the discretion of secured party may seem to be necessary or advisable. In addition, the signature of secured party on any instrument, license, permit, or any document now existing or hereafter arising, upon which the name of the Debtor is, howsoever evidenced, is hereby the authorized signature of secured party as agent representing Debtor. In addition, the secured party may, on behalf of and in the name of the Debtor, receive, open, and dispose of mail addressed Debtor, and change any address to which mail and payments are to be sent. This power is given as security for the indebtedness, and the authority hereby conferred is and shall be irrevocable and shall remain in full force and effect until renounced by the secured party in writing.

5 PERFECTION OF SECURITY INTEREST

Debtor agrees executing such financing statements and to take whatever other actions are requested by secured party to perfect and continue secured party's security interest in the "collateral." Secured party may, without further authorization

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From Debtor, file a carbon, photographic, or other reproduction of any financing statement or of the herein AGREEMENT for use as a financing statement. Secured Party shall not be required taking any steps necessary in preserving any third-parties rights in the collateral, nor shall secured party be required protecting, preserving, or maintaining any security interest given any third-parties to secure the collateral. This is a continuing security agreement and will continue in effect even though all or any part of the indebtedness is satisfied or paid-in-full and even though for a period of time Debtor may not be indebted to secured party.

6 DEFAULT

6.1 Events of Default

Each of the following shall constitute an "event of default" under the herein AGREEMENT:

1. **INSOLVENCY.** The insolvency of Debtor, the appointment of a receiver for any part of Debtor's property, any assignment for the benefit of third-party creditor(s), or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Debtor.
2. **CREDITOR PROCEEDINGS.** Commencement of foreclosure, whether by judicial proceeding, self-help, repossession, or any other method, by any third-party creditor of Debtor against the collateral or any other collateral securing the indebtedness. This also includes a garnishment of any of Debtor's deposit accounts with secured party.
3. **OTHER DEFAULTS.** Failure of Debtor complying with or performing any other term, obligation, covenant, or condition contained in the herein COMMERCIAL SECURITY AGREEMENT or in any of the related documents or in any other agreement between secured party and Debtor.
4. **INSECURITY.** Secured party, in good faith, deems itself insecure.

6.2 Rights and Remedies on Default

If an event of default occurs under the herein AGREEMENT, or any time thereafter, secured party shall have all the rights of a secured party in commerce. In addition and without limitation, Secured Party may exercise any one or more of the following rights and remedies. See attached Schedule B for a Glossary of Terms used.

1. Accelerate indebtedness
2. Assemble collateral
3. Sell the collateral
4. Appoint receiver
5. Collect revenues
6. Apply accounts
7. Obtain deficiency
8. Cumulative remedies

7 PARTY'S INTENDED PURPOSE OF THE HEREIN COMMERCIAL SECURITY AGREEMENT

The herein AGREEMENT was established for giving notice, by the parties, of the cancellation of the secured party's pledged live birth application (financing statement) in 1970, by his/her mother. The herein act of cancellation, by the secured party, re-establishes secured party's rightful status and title on the original jurisdiction side of government and at the same time reclaims his rightful power to protect his unalienable rights. Per the herein AGREEMENT, the secured party no longer is or acts as a co-business partner, attorney-in-fact, trustee, fiduciary, or accommodation party for the Debtor under the old creditor. The public government should no longer assume or presume the secured party is the accommodation party of or for the Debtor/14th Amendment person/U.S. Citizen/resident. For prior to the herein AGREEMENT, the Debtor was a 14th Amendment person/U.S. Citizen/resident who was subject to the public side of government. But, since the herein AGREEMENT, the Debtor has acquired a new status of being a private party/alien on the public side of government and is now subject to the control of the new creditor (secured party), in the original jurisdiction. Therefore, per the herein AGREEMENT, the secured party is the creditor or "holder-in-due-course" of the current Debtor/person/alien, and the

Secured party has secured the priority claim on all the rights, privileges, interest, and titles of the Debtor, and the Debtor's collateral is now private in nature and is no longer pledged for the use on the public side of government.

The herein AGREEMENT serves as NOTICE that the secured party, being a "live" actual **man**, has a priority claim and title on the Debtor, above that of any corporate STATE or corporate FEDERAL STATE. As creditor or holder-in-due-course of the Debtor, or individual, or organization, the secured party (being a live **man**) gives NOTICE of his intent operating under nature's God, instead of the God of the STATE; and give NOTICE of his intent NOT to be a surety for the use of the purported "Federal Reserve Notes" (token/coupons) and the debt of the public; and, secured party gives NOTICE that the assigned social security account number associated with the all caps Debtor is that of the Debtor, NOT the Secured Party; and, Secured Party gives NOTICE that the Debtor, prior to the herein AGREEMENT, was a 14th Amendment person/U.S. Citizen/resident and subject to the public side of government, but is now a Debtor person/alien and under the private control and direction of the Secured Party.

9 AMENDMENTS

The herein AGREEMENT, together with any related documents and/or endorsements, constitute the entire understanding and agreement of the parties as to the matters set forth. No alteration of or amendment to the herein AGREEMENT shall be effective unless expressed in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment. SEVERABILITY. Should any portion of the herein AGREEMENT be judicially determined being invalid or unenforceable, the remainder of the herein AGREEMENT shall not be affected by such determination and shall remain in full force and effect. If feasible, any such offending provision cannot be so modified, such offending provision shall be stricken and all other provisions of the herein AGREEMENT in all other respects shall remain valid and enforceable.

10 WAIVER

Secured Party shall not be deemed having waived any rights under the herein AGREEMENT unless such waiver is given in writing and signed by Secured Party. No delay or omission on the part of Secured Party in exercising any right shall operate as a waiver of such right or any other right. A waiver by Secured Party of a provision of the herein AGREEMENT shall not prejudice or constitute a waiver of Secured Party's right otherwise to demand strict compliance with that provision or any other provision of the herein AGREEMENT. No prior waiver by Secured Party, nor any course of dealing between Secured Party and Debtor, is required under the herein AGREEMENT, nor shall constitute a waiver of any of Secured Party's rights or any of Debtor's obligations regarding any future transactions. Whenever the granting of consent by Secured Party is sought or required by the herein AGREEMENT, in any instance, shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of the Secured Party.

11 DEFINITIONS AND GLOSSARY OF TERMS

See attached SCHEDULE B.

The herein COMMERCIAL SECURITY AGREEMENT is NOT dischargeable in bankruptcy court and exempt from third-party levy is the property of the holder in due course.

DEBTOR ACKNOWLEDGES and agrees to all the provisions of the herein AGREEMENT and agrees to the terms expressed herein. The herein AGREEMENT and the attached SCHEDULES A & B are dated: **05/26/1970**. Debtor acknowledges Debtor is a transmitting utility.

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12 HOLD HARMLESS AND INDEMNITY AGREEMENT

The herein HOLD HARMLESS AND INDEMNITY AGREEMENT is mutually agreed upon and is entered into between the "actual **Michael Angel Ramos**," and the juristic person/strawman/legal entity/ individual/(one person) corporation, **MICHAEL ANGEL RAMOS** (and/or any derivative thereof), with or without assigned government issued identifying number such as social security account number, Taxpayer Identification Number, etc.

FOR VALUABLE CONSIDERATION, the Debtor, without the benefit of discussion or division, does expressly hereby agree, covenant, and undertake indemnifying and holding harmless the Secured Party from and against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses, whatsoever, absolute or contingent, due or to become due, now existing or hereafter arising, suffered, incurred by or imposed on or against Debtor for any reason, purpose or cause, whatsoever. Debtor does hereby and herewith expressly covenant and agree that Secured Party shall not, under any circumstance or in any manner whatsoever, be or be considered an accommodation party or surety for Debtor.

Debtor's signature in accord with Uniform Commercial Code, § 3-401.

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Dated: 10-3-08
Debtor signature: [Signature]

Secured Party's signature in accord with Uniform Commercial Code, § 3-402.

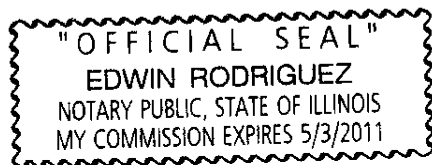
Dated: 10-3-08
Secured Party signature: [Signature]

13 ACKNOWLEDGMENT

On this 3rd day of October, 2008, before me, Edwin Rodriguez the undersigned, Michael Angel Ramos,

personally appeared, known to me (or satisfactorily proven) to be the party who's name is subscribed to the within instrument, and acknowledged that he/she executed the same for the purpose therein contained.

IN WITNESS WHEREOF, I HERE UNTO SET MY HAND AND OFFICIAL SEAL.



Dated: 10-3-2008

my commission expires: 5/3/2011

NOTARY PUBLIC FOR [Signature]

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All rights reserved by **Michael Angel Ramos** re common-law copyright of trade-name/trade-mark, **MICHAEL ANGEL RAMOS**® -- as well as any and all derivatives and variations in the spelling of said trade-name/trade-mark---Common Law Copyright.

Property of Cook County Clerk's Office

UNOFFICIAL COPY**16 SCHEDULE B: DEFINITIONS**

All. In this Security Agreement the word “all” means everything one has: the whole number; totality, including both all and sundry; everyone; without restriction.

Appellation. In this Security Agreement the term “appellation” means: A general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular living, breathing, flesh-and-blood man.

Artificial person. In this Security Agreement the term “artificial person” means a juristic person, such as Debtor, **MICHAEL ANGEL RAMOS^S**, also known by any and all derivatives and variations in the spelling of said name except “**Michael Angel Ramos**”, See also juristic person.

Authorized Representative. In this Security Agreement the term “Authorized Representative” means the Secured Party, Michael Angel Ramos, authorized by Debtor for signing Debtors signature, without liability and without recourse.

Claim. In this Security Agreement the word “claim” means: 1. Right of payment, both when such right is rendered into the form of a judgment, and for damages that are liquidated, un-liquidated, fixed, contingent, matured, un-matured, disputed, undisputed, legal, equitable, secured, and unsecured, as well as rulings regarding an equitable remedy for breach of performance if such breach results in a right of payment, both when an equitable remedy is rendered into the form of a judgment and for debts/obligations that are fixed, contingent, matured, un-matured, disputed, undisputed, secured, unsecured. 2. Demanding as one’s own any challenge of property, and ownership of a thing, that is wrongfully withheld. [See: *Hill v. Henry*, 66 N.J. Eq. 150, 57 Atl. 555. Also, a claim is to state. See *Douglas v. Beasley*, 40 Ala. 147; *Prigg v. Pennsylvania*, 16 pet. 615, 10 L.Ed. 1060.]

Collateral. In this Security Agreement the term “Collateral” means any and all items of property of Debtor, now owned and hereafter acquired, now existing and hereafter arising, and wherever located:

- (a) referenced within any of the following categories—i.e. all: motor vehicles, aircrafts, vessels, ships, trademarks, copyrights, patents, consumer goods, firearms, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letters-of-credit rights, chattel paper, electronic chattel paper, tangible chattel paper, certificated securities, uncertificated securities, promissory notes, payment intangibles, software, health-care-insurance receivables, instruments, deposit accounts, accounts, documents, livestock, real estate and real property—including all buildings, structures, fixtures, and appurtenances situated thereon, as well as affixed thereto—fixtures, manufactured homes, timber, crops and as-extracted collateral, i.e. all oil, gas, and other minerals, as well as any and all accounts arising from the sale of these substances, both at wellhead and minehead;
- (b) described/identified within a particular, numbered paragraph under the heading “Paragraph ‘(b)’ List” below;
- (c) described/identified within any document of title, certificate, form, and the like, a photocopy of which has been appended with this Security Agreement, attached hereto, made fully part hereof, and included herein by reference;
- (d) described/classified within any of the following: (i) accessions, increases, and additions, replacements of, and substitutions for, and of the property described in this Collateral section; (ii) products, produce, and proceeds of any of the property described in this Collateral section; (iii) accounts, general intangibles, instruments, monies, payments, and contract rights, and all other rights, arising out of sale, lease, and other disposition of any of the property described in this Collateral section; (iv) proceeds, including insurance, bond, general intangibles, and accounts proceeds, from the sale, destruction, loss, and other disposition of any of the property described in this Collateral section; and (v) records and data involving any of the property described in this Collateral section, such as in the form of a writing, photograph, microfilm, microfiche, tape, electronic media, and the like, together with all of Debtor’s right, title, and interest in all computer software and hardware required for utilizing, creating, maintaining, and processing any such records and data in any electronic media. Each foregoing separate item of property referenced/described/identified/classified within any of the four (4) preceding paragraphs, i.e. “(a),” “(b),” “(c),” “(d),” in this Collateral section secures the entire obligation/amount of indebtedness.

Conduit. In this Security Agreement the term “conduit” signifies a means of transmitting and distributing energy and the effects/produce of labor, such as goods and services, via the name “**MICHAEL ANGEL RAMOS**”, also known by any and all derivatives and variations in the spelling of said name of Debtor except “**Michael Angel Ramos**”

Creditor. In this Security Agreement the term “Creditor” means **Michael Angel Ramos®**.

Debtor. In this Security Agreement the term “Debtor” means **MICHAEL ANGEL RAMOS ®**, also known by any and all derivatives and variations in the spelling of said name except “**Michael Angel Ramos**”.

Default. In this Security Agreement the term “default” means Debtor’s non-performance of a duty arising under this Security Agreement, specifically any event described below under “Event of Default.”

Derivative. In this Security Agreement the word “derivative” means coming from another; taken from something preceding; secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature; anything derived from another.

Ens legis. In this Security Agreement the term “ens legis” means a creature of the law; an artificial being, as contrasted with a natural person, such as a corporation, considered as deriving its existence entirely from the law.

Hold-harmless and Indemnity Agreement. In this Security Agreement the term “Hold-harmless and Indemnity Agreement” means the written, express, Hold-harmless and Indemnity Agreement between Secured Party and Debtor, together with all modifications of and substitutions for said Hold-harmless and Indemnity Agreement, attached hereto and included herein by reference. This agreement is included herein as section 12.

Michael Angel Ramos. In this Security Agreement the term “**MICHAEL ANGEL RAMOS**”, means the sentient, living being known by the distinctive appellation “**Michael Angel Ramos**.” All rights are reserved regarding use of **Michael Angel Ramos®**, Autograph Common Law Copyright © by **Michael Angel Ramos®**.

MICHAEL ANGEL RAMOS. In this Security Agreement the term “**MICHAEL ANGEL RAMOS**”, means “**MICHAEL ANGEL RAMOS**”®, and any and all derivatives and variations in the spelling of said name except “**Michael Angel Ramos**”, Common Law Copyright © by “**Michael Angel Ramos**”®. All Rights Reserved.

Juristic person. In this Security Agreement the term “juristic person” means an abstract, legal entity *en legis*, such as a corporation, created by construct of law and considered as possessing certain legal rights and duties of a human being; an imaginary entity, such as Debtor, i.e. “**MICHAEL ANGEL RAMOS**”®, which, on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial activity for the benefit of a biological, living being, such as Secured Party.

“From the earliest times the law has enforced rights and exacted liabilities by utilizing a corporate concept - by recognizing, that is, juristic person other than human beings. The theories by which this mode of legal operation has developed, has been justified, qualified, and defined are the subject matter of a very sizeable library. The historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the law’s response to the ways of men in carrying on their affairs through what is now the familiar device of the corporation. Attribution of legal rights and duties to a juristic person other than man is necessarily a metaphorical process. And none the worse for it. No doubt, “Metaphors in law are to be narrowly watched.” Cardozo, J., in Berkey v. Third Avenue R. Co., 244 N.Y. 84, 94. “But all instruments of thought should be narrowly watched lest they be abused and fail in their service to reason.” See U.S. v. SCOPHONY CORP. OF AMERICA, 333 U.S. 705; 68 S.Ct. 855; 1948 U.S.”

Land. In this Security Agreement the word “land” means any and all ground, soil, and earth whatsoever, including pastures, fields, meadows, woods, moors, waters, marches, rock, and sand.

Legal entity. In this Security Agreement the term “legal entity” means an entity other than a natural person, with sufficient existence in legal contemplation that said entity can function legally, sue and be sued, and make decisions through agents.

Liability. In this Security Agreement the word “liability” means every kind of legal obligation, responsibility, and duty. Also the state of being bound and obligated in law for doing, paying a debt, fulfilling an obligation, rendering committed specific performance, and the like. [See Mayfield v. First Nat’l Bank of Chattanooga, Tenn., C.C.A. Tenn. 137 F.2d 1013, 1019; Feil v. City of Coeur d’ Alene, 23 Idaho 32, 129 P. 643, 649, 43 L.R.A. N.S. 1095 Breslaw V. Rightmire, 196 N.Y.S. 539, 541, 119 Misc. 833.]

Living, breathing, flesh-and-blood man. In this Security Agreement the term “living, breathing flesh-and-blood man” means the Secured Party, “Michael Angel Ramos”, ©, a sentient, living being, as distinguished from an artificial legal construct, *ens legis*, i.e. a juristic person, created by construct of law.

“There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen without his consent.” CRUDEN v. NEALE, 2 N.C. 338 (1796) 2 S.E. 70.

Natural person. In this Security Agreement the term “natural person” means a living, breathing, flesh-and-blood man, as distinguished from artificial persons, juristic persons, and the like.

Non obstante. In this Security Agreement the term “*non obstante*” means: Words anciently used in public and private instruments with the intent of precluding, in advance, any interruption other than certain declared objects, purposes.

Private Agreement. In this Security agreement the term “Private Agreement” means the written, express private agreement included herein between Secured Party and Debtor, together with all modifications of and substitutions for said Private Agreement.

Rents, wages, salaries, and other income, from whatever source derived. In this Security Agreement the term “rents, wages, salaries, and other income, from whatever source derived” means all rents, wages, salaries, and other income, from whatever source derived, being owed, and becoming owed for the benefit of Debtor.

Secured Party. In this Security Agreement the term “Secured Party” means Michael Angel Ramos©, a living, sentient being as distinguished from a juristic person created by construct of law.

Security Agreement. In this Security Agreement the term “Security Agreement” means this Security Agreement as it may be amended and modified by agreement of the parties, together with all attachments, exhibits, documents, endorsements, and schedules attached hereto.

Sentient, living being. In this Security Agreement the term “sentient, living being” means the Secured Party, i.e. Michael Angel Ramos®, a living, breathing, flesh-and-blood man, as distinguished from an abstract legal construct, such as an artificial entity, juristic person, corporation, partnership, association, and the like.

Signature. See UCC § 3-401 (what is considered signature). Signed See UCC § 1-201 (39) (what is considered signed).

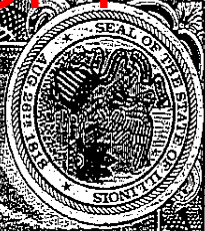
Trade-name. In this Security Agreement the term “trade-name” means any and all of the following juristic persons: MICHAEL ANGEL RAMOS® as well as any and all derivatives and variations in the spelling of said name(s), respectively, except “Michael Angel Ramos”.

Transmitting utility. In this Security Agreement the term “transmitting utility” means a conduit, E.g. the Debtor, i.e. MICHAEL ANGEL RAMOS®.

UCC. In this Hold-harmless and Indemnity Agreement the term “UCC” means Uniform Commercial Code.

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VOID IF ALTERED OR ERASED



COUNTY OF COOK
STATE OF ILLINOIS
OFFICE OF THE COUNTY CLERK

REGISTRATION OF BIRTH

BIRTH NUMBER: 112-7076327344

NAME: MICHAEL ANGEL RAMOS

DATE OF BIRTH: MAY 26 1970

SEX: MALE

PLACE OF BIRTH: CHICAGO, COOK COUNTY, ILLINOIS

MAIDEN NAME OF MOTHER: LUCY

PLACE OF BIRTH OF MOTHER: PUERTO RICO

AGE: 20

NAME OF FATHER: JOSE LUIS RAMOS

PLACE OF BIRTH OF FATHER: PUERTO RICO

AGE: 27

DATE FILED: JUNE 19 1970

DATE ISSUED: FEBRUARY 7 2001

02235988

This is a certified copy of the original record as it appears in the files of the State of Illinois Department of Public Health.

David J. Orr



VOID IF ALTERED OR ERASED

UNOFFICIAL COPY

**THE NORTH 33 FEET OF THE SOUTH 99 FEET OF LOT 44 IN MONT CLARE HILLSIDE SUBDIVISION
OF THE SOUTH ½ OF THE SOUTHEAST ¼ OF THE NORTHEAST ¼ OF SECTION 36, TOWNSHIP 40
NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN IN COOK COUNTY, ILLINOIS.**

PERMANENT REAL ESTATE INDEX NUMBER: 12-13-230-003-0000

**COMMONLY KNOWN AS: 2037 NORTH 73RD AVENUE
ELMWOOD PARK IL 60607**

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