

# UNOFFICIAL COPY



Doc#: 1131356021 Fee: \$42.00  
Eugene "Gene" Moore  
Cook County Recorder of Deeds  
Date: 11/09/2011 10:40 AM Pg: 1 of 4

RECEIVED

IL SECRETARY OF STATE  
UNIFORM COMMERCIAL CODE

11/06/11 08:24

\$20.00 Electronic

16749575

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## UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

A. NAME & PHONE OF CONTACT AT FILER [optional] JOHN MORO 847-414-3239	
B. SEND ACKNOWLEDGMENT TO: (Name and Address) C/O TIMOTHY F GEITHNER UNITED STATES DEPT. OF THE TREASURY 1500 PENNSYLVANIA NW WASHINGTON, DC, 20220	

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						
OR	1b. INDIVIDUAL'S LAST NAME HAMBRIGHT JR		FIRST NAME ORVILLE	MIDDLE NAME E	SUFFIX	
1c. MAILING ADDRESS 50 WEST WASHINGTON			CITY CHICAGO	STATE IL	POSTAL CODE 60602	COUNTRY USA
1d. <b>SEE INSTRUCTIONS</b>	ADD'L INFO RE ORGANIZATION DEBTOR	1e. TYPE OF ORGANIZATION	1f. JURISDICTION OF ORGANIZATION	1g. ORGANIZATION ID #, if any <input 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 THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS						
OR	2b. INDIVIDUAL'S LAST NAME		FIRST NAME	MIDDLE NAME	SUFFIX	
2c. MAILING ADDRESS 50 WEST WASHINGTON			CITY CHICAGO	STATE IL	POSTAL CODE 60602	COUNTRY USA
2d. <b>SEE INSTRUCTIONS</b>	ADD'L INFO RE ORGANIZATION DEBTOR	2e. TYPE OF ORGANIZATION IL CIRCUIT COURT	2f. JURISDICTION OF ORGANIZATION IL	2g. ORGANIZATION ID #, if any D&B 025144879 <input 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 MORO		FIRST NAME JOHN	MIDDLE NAME	SUFFIX	
3c. MAILING ADDRESS 2291 WINNETKA AVENUE			CITY NORTHFIELD	STATE IL	POSTAL CODE 60093	COUNTRY USA

4. This FINANCING STATEMENT covers the following collateral:

ESCROW INSTRUCTIONS

Dorothy Brown,  
EXECUTIVE OFFICER/COURT CLERK  
address used without prejudice to rights  
c/o, -50 W Washington Suite 1001, Court House  
Chicago, Illinois  
zip code exempt (DMM 122.32)

November 3, 2011

RE: Presentment from COOK COUNTY CIRCUIT COURT; Presentment payment due date of (October 11 2011);

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

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## 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

9b. INDIVIDUAL'S LAST NAME

HAMBRIGHT JR

FIRST NAME

ORVILLE

MIDDLE NAME, SUFFIX

E

### 10. MISCELLANEOUS

PIN 04-24-309-035-0000

COMMONLY KNOWN AS: 2191 WINNETKA AVENUE NORTHFIELD ILLINOIS

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### 11. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor 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. ORGANIZATION ID #, if any

NONE

### 12. ADDITIONAL SECURED PARTY'S or ASSIGNOR S/P'S NAME - insert only one secured party 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  gas-extracted collateral, or is filed as a  fixture filing.

14. Description of real estate:

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

16. Additional collateral description:

COOK COUNTY CIRCUIT COURT, Case No. 11 M1 72770 for JOHN MORO

Attention Court Clerk:

This UCC-1/Assignment is in response to a presentment recently served to the Affiant (Order) c/o the Authorized Representative under injury, with payment due date of (October 11 2011). (Please see attached) After careful consideration I have decided to take this opportunity to utilize all commercial due process rights with respect to the Case No. 011 M1 72770 mentioned above. Furthermore, I have also decided to respond to the above mentioned presentment sent to the Affiant by directing my answer to you as its authorized representative. Additionally, your apparent vast knowledge in the area of fiscal matters made my choice uncomplicated. I herewith accept for valuable consideration as collateral the oath of office and Malfeasance/Fidelity bond of Cook County Circuit Court Judge Orville E. Hambright, Jr. [Title 26 Subtitle F Chapter 64 Subchapter C Part II \* 6325]:

(2) Bond accepted

There is furnished to the Secretary and accepted by him a bond that is conditioned upon the payment of the amount assessed, together with all interest in respect thereof, within the time prescribed by law (including any

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 Estate

18. Check only if applicable and check only one box.

Debtor is a TRANSMITTING UTILITY

Filed in connection with a Manufactured-Home Transaction

Filed in connection with a Public-Finance Transaction

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16. Additional collateral description (cont):

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extension of such time), and that is in accordance with such requirements relating to terms, conditions, and form of the bond and sureties thereon, as may be specified by such regulations.

Consequently, you should be duly informed that this official response to said presentation is framed within the context of and governed by the lawful auspices of international commercial law which is uniformly promulgated within every state of the United States within the Uniform Commercial Code (i.e., UCC). Accordingly, I hereby request that you immediately setoff (and/or discharge) and close escrow on any and all public or private costs, fees, charges, and/or liabilities in re Account/Case No. 011 M1 72770 by exchange for my exemption identified as Exemption ID No. 04-4604623 and the assignment of the acquired collateral and credit (off-balance sheet) due on account (See attached 1099A and 1040V) for the lawful and correct posting to the journals for adjustment of entries on the ledger of said COOK COUNTY CIRCUIT COURT, Account/Case No. 011 M1 72770. This adjustment of entries must accurately reflect the full settlement and post settlement closure of escrow of this subject account and a release of the bond(s), Order(s) of the Court and ALL property belonging to the Defendant/Debtor to the known Authorized Representative named below.

Your presentation, payment due date of (October 11 2011), offered as a new contract, demands money for apparently payment of a debt or performance of some other duty identified by Account/Case No. 011 M1 72770 to the trust entity known as JOHN MORO, a juristic public entity chartered for the specific purposes of operating in commerce and is hereby Accepted as Valuable Consideration, paid to the Order of the United States Treasury for Full Acquittance and Discharge. The obligation of the Drawee (acceptor), the United States Dept. of Treasury Secretary, through the bailee (authorized agent) of Claimant's financial institution, TTL Department, hereon arises out of the want of consideration for the pledge and by the redemption of the pledge under Public Resolution (House Joint Resolution) HJR-192, Public Law 73-10, Public Law: "Chap. 48, 48 Stat. 112" and Guaranty Trust Co. of NY v. Henwood et al, 307 U.S. 247 (FN3), represented by the attached claim Accepted for Valuable Consideration and bearing the Account number: 011 M1 72770 Returned as Valuable for Settlement and Post Settlement Closure of Escrow by Assignment (Please see attached). With respect to this obligation and for the handling of any public charges/suit brought against this entity JOHN MORO, in the interest of full disclosure of pertinent facts, be it known that the undersigned is the verified holder of a perfected security interest claim against said entity, evidenced by the received UCC-1 Financing Statement, No. (Initial SP/C Financing Statement file number 15560061 September 9 2010) and is further the sole authorized representative for this juristic entity. In answer to your presentation, I am seeking your assistance in this matter as Substitute Fiduciary Trustee of the Assigned Collateral for proper adjustment of your financial books i.e., permanent settlement and post settlement closure of escrow of said Case No. 011 M1 72770. Being consistent with public policy, the undersigned does not dispute any of the facts in this matter, the stated charges and offer presented by you are hereby ACCEPTED AS VALUABLE CONSIDERATION AND RETURNED FOR VALUE FOR FULL SETTLEMENT AND POST SETTLEMENT CLOSURE OF ESCROW and herein returned in exchange for, upon your honor, settlement and subsequent closing of this matter forthwith (see the attached accepted presentation and supporting IRS documents). It is imperative to note that if Dorothy Brown for COOK COUNTY CIRCUIT COURT fails to properly notify the undersigned, c/o the below named Notary Public with a "copy" to the Authorized Representative c/o non-domestic mailing location, of any identifiable fault with respect to the tendered instrument, within Three (3) days of receiving this assignment, it is therefore agreed pursuant, but not limited to, UCC Sec. 3-603 that the lawful Assignment of Collateral and Credit (off-balance sheet) tendered herein is sufficient as to its amount, form, and its substance for full settlement and post settlement closure of escrow of the aforementioned Account/Case, and this agreement and these stated stipulations will be allowed to be used in a court of law as lawful evidence against you. [Title 26 Subtitle F Chapter 64 Subchapter C Part II Sec. 6321]. Lien for taxes: If any person liable to pay any tax neglects or refuses to pay the same after demand, the amount (including any interest, additional amount, addition to tax, or assessable penalty, together with any costs that may accrue in addition thereto) shall be a lien in favor of the United States upon all property and rights to property, whether real or personal, belonging to such person. [Title 26 Subtitle F Chapter 65 Subchapter A Part I Sec. 7214]. Offenses by officers and employees of the United States

(a) Unlawful acts of revenue officers or agents

Any officer or employee of the United States acting in connection with any revenue law of the United States\*

- (1) who is guilty of any extortion or willful oppression under color of law; or
- (2) who knowingly demands other or greater sums than are authorized by law, or receives any fee, compensation, or reward, except as by law prescribed, for the performance of any duty; or
- (3) who with intent to defeat the application of any provision of this title fails to perform any of the duties of his office or employment; or
- (4) who conspires or colludes with any other person to defraud the United States; or
- (5) who knowingly makes opportunity for any person to defraud the United States; or
- (6) who does or omits to do any act with intent to enable any other person to defraud the United States; or
- (7) who makes or signs any fraudulent entry in any book, or makes or signs any fraudulent certificate, return, or statement; or
- (8) who, having knowledge or information of the violation of any revenue law by any person, or of fraud committed by any person against the United States under any revenue law, fails to report, in writing, such knowledge or information to the Secretary; or
- (9) who demands, or accepts, or attempts to collect, directly or indirectly as payment or gift, or otherwise, any sum of money or other thing of value for the compromise, adjustment, or settlement of any charge or complaint for any violation or alleged violation of law, except as expressly authorized by law so to do; shall be dismissed from office or discharged from employment and, upon conviction thereof, shall be fined not more than \$10,000, or imprisoned not more than 5 years, or both. The court may in its discretion award out of the fine so imposed an amount, not in excess of one-half thereof, for the use of the informer, if any, who shall be ascertained by the judgment of the court. The court also shall render judgment against the said officer or employee for the amount of damages sustained in favor of the party injured, to be collected by execution.

[Title 31 Subtitle III Chapter 35 Subchapter IV Sec. 3541]. Distress warrants

- (a) When an official receiving public money before it is paid to the Treasury or a disbursing or certifying official of the United States Government does not submit an account or pay the money as prescribed by law, the Comptroller General shall make the account for the official and certify to the Secretary of the Treasury the amount due the Government.
- (b) The Secretary shall issue a distress warrant against the official stating the amount due from the official and any amount paid. The warrant shall be directed to the marshal of the district in which the official resides. If the Secretary intends to take and sell the property of an official that is located in a district other than where the official resides, the warrant shall be directed to the marshal of the district in which the official resides and the marshal of the district in which the property is located.

Title 31 Subtitle III Chapter 35 Subchapter IV Sec. 3542. Carrying out distress warrants

- (a) A marshal carrying out a distress warrant issued under section 3541 of this title shall seize the personal property of the official and sell the property after giving 10 days notice of the sale. Notice shall be given by posting an advertisement of the property to be sold in at least 2 public places in the town and county in which the property was taken or the town and county in which the owner of the property resides. If the property does not satisfy the amount due under the warrant, the official may be sent to prison until discharged by law.
- (b)
  - (1) The amount due under a warrant is a lien on the real property of the official from the date the distress warrant is issued. The lien shall be recorded in the office of the clerk of the appropriate district court until discharged under law.
  - (2) If the personal property of the official is not enough to satisfy a distress warrant, the marshal shall sell real property of the official after advertising the property for at least 3 weeks in at least 3 public places in the county or district where the property is located. A buyer of the real property has valid title against all persons claiming under the official.

[Title 18 Part I Chapter 93 Sec. 1901]. Collecting or disbursing officer trading in public property.

Whoever, being an officer of the United States concerned in the collection or the disbursement of the revenues thereof, carries on any trade or business in the

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funds or debts of the United States, or of any State, or in any public property of either, shall be fined under this title or imprisoned not more than one year, or both; and shall be removed from office, and be incapable of holding any office under the United States.

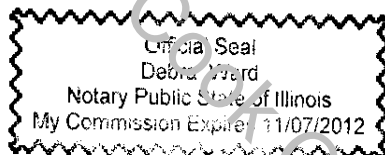
Please note: The Assigned Collateral and Credit Tendered is \$1,115,750.00. Please take this tendered payment and deposit it with your financial institution, allowing your financial institution to initiate and effect closing in settlement and post-settlement (closure) on this Account/Case in accordance with public policy and pursuant to Title 28 USC sec. 2041 and Financial Accounting Standards Board, FASB 39 (setoff), 95 and 140.

I request that any and all charging instruments in this matter affecting JOHN MORO be accepted by you for and on its behalf, and returned for settlement and closure forthwith. If, in the interest of settlement and closure, my signature is required on an acceptance, I request that these instruments be delivered to me forthwith for execution of my signature.

I would be remiss to think that your services would be provided without consideration for your time and thoughtfulness in this matter. In your response, if you feel the need, please provide a duly executed bill or invoice so that I can accept for valuable consideration and return said bill as valuable and direct that my exemption be used as consideration in exchange for your valued services. However, any other service(s) required to be performed for JOHN MORO in this matter must be approved by the undersigned before said performance be undertaken. Also, in order to expedite the tax filings, please complete and return, within the Three (3) day period for response, the enclosed Internal Revenue Service (IRS) W-9 Forms and provide me with my copy of the IRS Form 1099-OID for this account to enable me to identify the principal from which the interest was taken and returned along with my copy of the 1099-INT on the accruing interest on the credit (off-balance sheet) due on this account/case. Please be advised that if you do not provide a settlement statement reflecting a zero (\$0.00) balance due on this account within Three (3) days of receipt of this Assignment, I will file the original 1099-A reflecting the Defendant as Lender and the Living Man/Woman as the Borrower; the 1099B reflecting the Living Man/Woman as being the Payer and the Court as being the Recipient; the 1096/1099-OID in your behalf pursuant to your dishonor, the Court as being named as Tiler/Payer and any and all other related documents with the IRS, along with an IRS Form 3949A and FinCEN 101 - Suspicious Activity Report, and have the IRS (CID and FinCEN (Criminal Investigation Division and Financial Crimes Enforcement Network) facilitate the closing of escrow re this account/case and matter for you.

Included within the terms and conditions of this agreement is the obligation of sending responsive correspondences to the designated mail escrow agent/Notary Public named below with copies being sent to the Authorized Representative and Assignor named below. Therefore, direct all responses to:

c/o Debra Ward,  
Notary Public  
In care of: 710 North Orleans  
Chicago, Illinois 60610



Copied to:  
John: Moro, Secured Party/Creditor  
and beneficiary to entity JOHN MORO  
c/o Non-Domestic, Foreign Mail near:  
2291 Winnetka Avenue  
city of Northfield, Illinois republic

The enclosures included herein, (Acceptance of your presentment(s) bearing my original signature, the Assignment of the Collateral and Credit (off-balance sheet) due on account (a verified tender of payment) for settlement and setoff of the debt obligation, statement of account, etc) are, as you are probably already aware, items entirely eligible for posting to the journals for adjusting entries in the ledger of the subject account according to the summary of adjustments in Intermediate Accounting Practices. Therefore, I look forward to your timely honorable fulfillment of your fiduciary duties. Just as the willful violation of state and federal statutes has value in the public, it follows that commercial dishonor also has great value in the public eye.

Thank you.

Sincerely,

John: Moro, Secured Party and Beneficiary  
to entity JOHN MORO  
Without Prejudice UCC 1-207/CA UCC 1-308  
All rights reserved, Without Recourse

bondFunction: noun 1 a : a usually formal written agreement by which a person undertakes to perform a certain act (as appear in court or fulfill the obligations of a contract) or abstain from performing an act (as committing a crime) with the condition that failure to perform or abstain will obligate the person or often a surety to pay a sum of money or will result in the forfeiture of money put up by the person or surety; also : the money put up NOTE: The purpose of a bond is to provide an incentive for the fulfillment of an obligation. It also provides reassurance that the obligation will be fulfilled and that compensation is available if it is not fulfilled. In most cases a surety is involved, and the bond makes the surety responsible for the consequences of the obligated person's behavior. Some bonds, such as fidelity bonds, function as insurance agreements, in which the surety promises to pay for financial loss caused by the bad behavior of an obligated person or by some contingency over which the person may have no control.

(1) The UCC-1 received on September 9 2010, by the Illinois Secretary of State: File Number 15560061, pages 1 - 7.

The UCC-1 received on September 9 2010, by the Illinois Secretary of State: File Number 15560061 (Initial Financing Statement File # 15560061), pages 1 - 7.

John Moro is the verified holder of a perfected security interest and the authorized agent for the debtor herein named as JOHN MORO, received on September 9 2010 by the Illinois Secretary of State file number 15560061, effective September 9 2010.

(2) W-9 Forms are provided for the court's completion for each of the following: judge, judge's clerk, court reporter, bailiff, and plaintiff's attorney.