

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

LIBER 466 PAGE 1
Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated 9/1/83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

249050

1. DEBTOR

Name J.R. McCrone, Jr., Inc.

Address 20 Ridgely Avenue ; Annapolis, Maryland 21404

2. SECURED PARTY

Name AVCO Financial Services Leasing Company

Address 620 Newport Center Drive; Newport Beach, California 92660

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

- Two (2) TOPCON GTS-206 EDM and Theodolite combination units, complete with carrying case, battery, charger, and normal accessories, Serial #'s E50574 & E50673
- Two (2) TOPCON 9011 Extension leg tripods
- Two (2) TOPCON 1871 Prism Case
- Four (4) Leitz prism poles, adjustable 7270-48
- Two (2) TOPCON 1920 Single Prism
- Two (2) TOPCON 1914 Tilting prism holder and 1803 prism unit
- One (1) TOPCON 9011 Extension Leg Tripod

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

(Signature of Debtor)

Type or Print Above Name on Above Line

David E. Moul
(Signature of Debtor)
J.R. McCrone, Jr., Inc.
David E. Moul, Treasurer
Type or Print Above Signature on Above Line

Related to Secured Party

Calvin L. Hargett
(Signature of Secured Party)

AVCO Financial Services Leasing Company
Calvin L. Hargett, Dist. Lsg. Officer
Type or Print Above Signature on Above Line

11/50

1983 SEP 16 AM 10:56
E. AUBREY COLLISON
CLERK

RECORD FEE 11.00
POSTAGE 50
SEP 15 1983

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 244873

RECORDED IN LIBER 455 FOLIO 420 ON 11/2/82 (DATE)

1. DEBTOR: Name Norman R. & Virginia Grimes

Address 1648 Wall Drive, Pasadena, Md. 21122

2. SECURED PARTY: Name Commercial Credit Corpation

Address 7436 Ritchie Hwy., Glen Burnie, Md. 21061

P.O. Box 1010

Person And Address To Whom Statement Is To Be Returned If Different From Above.

<p>A. CONTINUATION.....<input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. RELEASE. From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate: PARTIAL RELEASE.....<input type="checkbox"/> FULL RELEASE.....<input checked="" type="checkbox"/></p>	<p>C. TERMINATION.....<input type="checkbox"/> The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.</p>
<p>D. ASSIGNMENT.....<input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)</p>	<p>E. OTHER.....<input type="checkbox"/> (Such as "amendment"; if amendment, both Debtor and Secured Party must sign)</p>	
<p>1 Kit Table, 5 Chairs, 2 Freezers, 1 Range, 1 Whirlpool Washer 1 Sew. Machine, 1 Dryer, 3 Beds, 3 Dressers, 2 Vanities, 1 L.R. set, 4 Tables, 2 Lamps, 1 Stereo, 1 Radio, 1 TV, 2 A/C., 1 Buffet</p>		

CHECK FORM OF STATEMENT



1983 SEP 16 AM 11:02
E. AUBREY COLLISON
CLERK

3. Assignee of Secured Party(ies) from which security information obtainable:

Name _____

Address _____

RECORD FEE 10.00
POSTAGE .50
#34263 0237 102 110153

SEPT 16 83

Dated 9/1/83

G.A. Kane
(Signature of Secured Party)

G.A. Kane
Type or Print Above Name on Above Line

Mailed to Secured Party 10/50

TO BE RECORDED IN
THE FINANCING STATEMENT
RECORDS AND TO BE
RECORDED IN LAND RECORDS

BOOK 3636 PAGE 480

NOT SUBJECT TO RECORDATION TAX

LIBER 466 PAGE 3

FINANCING STATEMENT

1. Debtor:
SEVERNA PARK OFFICE CENTER LIMITED
PARTNERSHIP

Address:
1370 Lambertton Drive
Silver Spring, MD 20902

249051

2. Secured Party Assignor:
ANNE ARUNDEL COUNTY

Address:
Arundel Center
Annapolis, MD 21401

RECORD FEE 16.00
POSTAGE .50
#24342 0345 R01 T14:01
SEPT 16 83

3. Assignee:
SECOND NATIONAL BUILDING & LOAN, INC.

Address:
P.O. Box 2558
Salisbury, MD 21801

4. This Financing Statement covers:

RECORD FEE 17.00
POSTAGE .50
#24343 0345 R01 T14:01
SEPT 16 83

(a) All improvements, buildings, fixtures, machinery, equipment, building materials, furniture and furnishings and articles hereafter owned by the Debtor and located in or upon any interest or estate in land described below or any part thereof and used or usable in connection with any present or future operation of said land whether now owned or hereafter acquired by the Debtor including, without limiting the generality of the foregoing, all furnishings, screens, storm windows and doors, floor coverings, shrubbery, plants, boilers, tanks, machinery, appliances, furnaces, radiators, blinds and all heating, lighting and flood lighting, plumbing, power, water, refrigerating, gas, electric, ventilating, air condition, fire protection, maintenance and incinerating systems and equipment, switchboards and other communications apparatus, elevators and including all equipment installed or to be installed and used in the operation of the buildings and appurtenant facilities erected or to be erected in or upon the said land, and any and all renewals and replacements thereof and any substitution for, or additions to the same; it being understood that all of the aforesaid shall be deemed to be fixtures and part of said land;

(b) And the reversions and remainders, rents, issues and profits from the herein described land, including particularly, but not by way of limitation, all rights and interest of Debtor in and to any and all leases with respect to the aforesaid land and properties, or any portion thereof, and all rental or other payments which may be due and owing from any persons, firms or corporations which may lease or occupy any portion of the above described premises and all the estate, rights, title, interest and claim whatsoever, at law as well as in equity, which the Debtor now has or may hereafter acquire in and to the aforesaid land and property and every part and parcel thereof and all right, title and interest in proceeds of insurance with respect to the property and the fixtures (or

RECEIVED FOR RECORD
CLERK OF ANNE ARUNDEL COUNTY

1983 SEP 16 PM 2:03

E. AUBREY COLLISON
CLERK



RECEIVED FOR RECORD
CLERK OF ANNE ARUNDEL COUNTY

1983 SEP 16/PA 8:08

E. AUBREY COLLISON
CLERK



property deemed to be fixtures as identified in the preceding paragraph) and any and all awards made to Debtor for the taking by eminent domain or by any proceeding or purchase in lieu thereof, of the whole or of any part of the herein described land;

(c) All moneys which are at any time or from time to time on deposit in the Construction Fund, which has been created under Resolution No. 26-83 (the "Resolution") of the County Council of Anne Arundel County (the "County").

5. The aforesaid items are included as security in a Deed of Trust, Assignment of rents and Security Agreement given by Debtor to William F. Brooks, Jr., and Donna M. Pittman, Trustees, and recorded or intended to be recorded among the land records of Anne Arundel County, Maryland, securing an indebtedness owed by Debtor to Anne Arundel County.

6. Proceeds of collateral are covered hereunder.

7. Property description:

BEGINNING for the same at an iron pipe found marking the beginning point of the first parcel of land described in the conveyance from Frank Germack and Lillian Germack, his wife, to Jacob Walman and Ilse Walman, his wife, by Deed dated January 31, 1952 and recorded among the Land Records of Anne Arundel County in Liber 665, folio 449, thence binding on the first line thereof and the first line of the second parcel of land described in the said conveyance and referring to courses of this description to the Maryland State Grid Meridian. (1) South 22°44'00" East 526.75 feet, thence binding on the second line of the second parcel of land abovementioned, the third line of the first parcel of land abovementioned and the second line of the parcel of land described in the conveyance from Mary Tecl and Elizabeth Tecl to Jacob Walman and Ilse Walman by Deed dated November 12, 1952 and recorded among the aforesaid Land Records in Liber 719, folio 101, (2) North 50°06'40" East 581.43 feet to the southwesterly Right of Way line of Governor Ritchie Highway, thence binding thereon and on the third line of the last abovementioned conveyance, (3) North 35°25'40" West 364.34 feet, thence leaving the southwesterly Right of Way line of Governor Ritchie Highway and binding on the fourth line of the last mentioned conveyance and the fifth and sixth lines of the first parcel of the said first mentioned conveyance and passing in transit an iron pipe found marking the end of the fifth line of the first parcel of the said first mentioned conveyance at 211.63 feet of the following course, (4) South 67°14'40" West 475.50 feet to the point of beginning. Containing 5.2992 acres of land, more or less. This survey description was prepared on August 23, 1972 by Ellsworth T. Skrenchue, Registered Land Surveyor, Glen Burnie, Maryland.

BEING the same lot of ground which by Deed dated March 17, 1978 and recorded among the Land Records of Anne Arundel County in Liber WGL No. 3063, folio 307, was granted and conveyed by Edward J. Dyas, Jr., et al, unto the said party of the first part, Grantors herein.

8. The County has assigned all of its right in the collateral described herein to Second National Building & Loan, Inc. (the "Bank") pursuant to an assignment and Security Agreement of even date herewith and the authority and direction of the Authorizing Resolution (as defined in the Loan Agreement between the Debtor and Secured Party as Assignor of even date herewith) and the Resolution (except for such right, title and interest of the County as reimbursement for its expenses or by way of indemnity) to secure payment of the principal of and the interest on \$2,600,000 Anne Arundel County, Maryland, Industrial Development Revenue Bond (Severna Park Office Center Project) (the "Bond") purchased by the Bank on even date herewith. The Bond does not constitute an obligation to which the full faith and credit of the County is pledged, does not create an indebtedness or charge against the general credit or taxing powers of the County, and does not constitute or give rise to any pecuniary liability of the County.

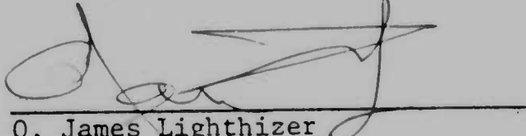
Debtor:

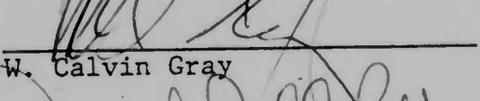
Secured Party Assignor:

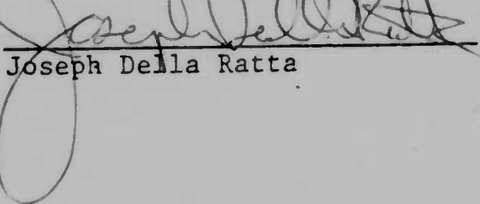
SEVERNA PARK OFFICE CENTER
LIMITED PARTNERSHIP

ANNE ARUNDEL COUNTY

By: 
Edward Dyas

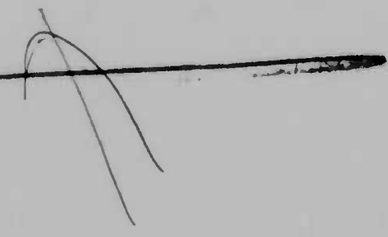
By: 
O. James Lighthizer
County Executive
Anne Arundel County

By: 
W. Calvin Gray

By: 
Joseph Della Ratta

MR. CLERK: After recording, please return to:

Edward O. Wayson, Jr., Esquire
WAYSON & KLOS, Chartered
14804 Main St., P. O. Box 86
Upper Marlboro, MD 20772-0086

mailed to: 

249054

LIBER 466 PAGE 6

TO BE RECORDED IN THE
FINANCING STATEMENT
RECORDS

NOT SUBJECT TO RECORDATION TAX

FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer pursuant to the Uniform Commercial Code:

- 1. Debtor: ANNE ARUNDEL COUNTY, MARYLAND
Address: Arundel Center
Northwest & Calvert Streets
Annapolis, MD 21401
ATTN: Director of Admin.
- 2. Secured Party: SECOND NATIONAL BUILDING & LOAN, INC.
Address: P.O. Box 2558
Salisbury, MD 21801
ATTN: Mr. Wm. F. Brooks

3. This Financing Statement covers the following types (or items) of property:

(a) All of the Debtor's right, title and interest in and to and remedies under the Loan Agreement of even date herewith between the Debtor and Franklin Street Building Joint Venture, a Maryland General Partnership (the "Borrower") (the "Loan Agreement"), including any and all security referred to therein.

(b) The Promissory Note of the Borrower (the "Note") of even date herewith in the original principal amount of \$1,800,000 and all of the Debtor's right, title and interest in and to any remedies under the Note and under the Deed of Trust, Assignment of Rents and Security Agreement, both of even date herewith and from the Borrower to the Debtor or for the benefit of the Debtor

(c) All of the Debtor's right, title and interest in and to the Guaranty and Indemnification Agreement (the "Guaranty Agreement") by Dr. Frank M. Shipley, Dr. Robert O. Biern, Dr. Enser W. Cole, III, Dr. Richard N. Peeler, Dr. Stanley Watkins, Dr. Michael Monias, Dr. Leonard Rothman, Dr. Martin Rosenberg, Dr. Arthur Schwartz, Dr. Valentine Szybko, Dr. Jane O. Seely and Dr. Henry Canton, the Secured Party, including any and all security referred to therein.

(d) The "Proceeds," defined in the Loan Agreement to include all moneys payable by the Borrower under the Note, the Deed of Trust (between Franklin Street Building Joint Venture and William F. Brooks and Donna M. Pittman for the benefit of Second National Building & Loan, Inc., of even date herewith), an Additional Security Assignment of Leases of even date herewith and the Loan Agreement and by the Guarantors under the Guaranty Agreement and all other receipts and revenues of the County from or in connection with the financing of the Industrial Building and any income resulting from the investment of moneys under the Resolutions (as defined in the Loan Agreement.)

(e) All of the Debtor's right, title and interest in and to and remedies with respect to any and all other property of every description and nature from time to time hereafter by delivery or by writing of any kind conveyed.

1983 SEP 16 PM 2:11
AGENCY COLLISION
CLERK
RECORD FEE 10.00
POSTAGE .50
COUNTY 0745 R01 714:10
SEPT 16 83

11.50

pledged, assigned or transferred, as and for additional security hereunder, by the Debtor or by anyone on its behalf with its written consent, to the Secured Party which is authorized to receive any and all such property at any and all times and to hold and apply the same subject to the terms hereof.

(f) SAVING AND RESERVING from all of the above the right of the Debtor to indemnification by the Borrower and to payments to or on behalf of the Debtor for expenses incurred by or on behalf of the Debtor.

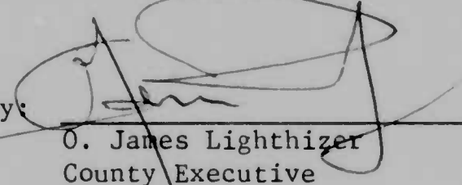
4. This Financing Statement gives notice of and perfects a security interest granted by the Debtor to the Secured Party under and pursuant to an Assignment and Security Agreement of even date herewith between the Debtor and the Secured Party (the "Assignment"), entered into as security for the Debtor's Anne Arundel County, Maryland, Industrial Development Revenue Bond (Franklin Street Building Joint Venture Project) of even date herewith (the "Bond") issued pursuant to Sections 266-A to 266-I, inclusive, of Article 41 of the Annotated Code of Maryland (1982 Replacement Volume) as amended to date (the "Act").

5. Proceeds and products of the collateral are also covered.

6. The Debtor has assigned all of its right in the collateral described herein to the Secured Party pursuant to the Assignment and the authority and direction of the Authorizing Resolution (as defined in the Loan Agreement) and the Resolution (except for such right, title and interest of the Debtor as reimbursement for its expenses or by way of indemnity) to secure payment of the principal of and the interest on the Bond, which Bond does not constitute an obligation to which the full faith and credit of the Debtor is pledged, does not create an indebtedness or charge against the general credit or taxing powers of the Debtor, and does not constitute or give rise to any pecuniary liability of the Debtor.

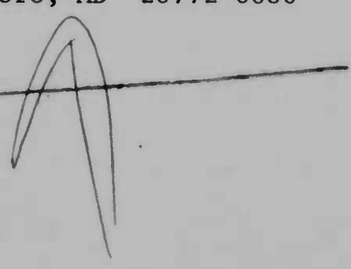
Debtor:

Anne Arundel County, Maryland

By: 
O. James Lighthizer
County Executive

Dated:

MR. CLERK: Return to Edward O. Wayson, Jr., Esq.
14804 Main Street, P.O. Box 86
Upper Marlboro, MD 20772-0086

Mailed to: 

1. Name of Debtors: JAMES H. HURD, JR.
 SHARON L. HURD
 Address: 576 Nolview Court
 Glen Burnie, Maryland 249055

2. Name of Secured Party: MARYLAND NATIONAL BANK
 Address: Real Estate Department
 10 Light Street
 Baltimore, Maryland 21202

3. This Financing Statement covers the following types (or items) of property:

a. The interest of Debtors in all building materials, furniture, fixtures, machinery, equipment and tangible personal property of every kind and nature whatsoever (other than consumable goods, inventory, and trade fixtures or other personal property owned by tenants occupying all or any portion of the improvements on the premises hereinafter described) now or hereafter located on, contained in or upon or attached to, or used or usable in connection with the premises (and any and all improvements thereon, whether now existing or hereafter constructed) described in a certain Deed of Trust dated August 30, 1983 from Debtors to Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, Trustees, all property being located in Anne Arundel County, Maryland, said property being more particularly described in Exhibit A attached hereto and made a part hereof.

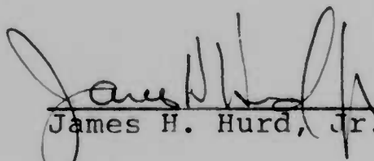
b. All accounts in respect of any and all leases or contracts of sale executed by the Debtors of any part or parcel of the described land and the improvements thereon located, whether said accounts are in existence or hereafter created and the proceeds thereof.

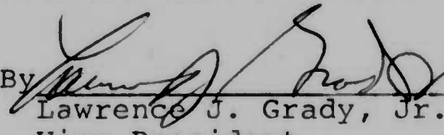
c. Proceeds of all collateral are covered.

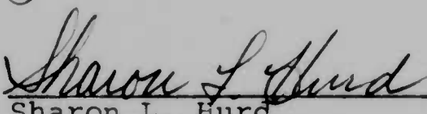
4. Recordation Tax has been paid on the principal amount of \$135,000 in connection with the filing of the aforesaid Deed of Trust in the Land Records of Anne Arundel County, Maryland.

Debtors:

Secured Party:

 (SEAL)
 James H. Hurd, Jr.

MARYLAND NATIONAL BANK
 By  (SEAL)
 Lawrence J. Grady, Jr.
 Vice President

 (SEAL)
 Sharon L. Hurd

RECORD FEE 12.00
 POSTAGE .50
 #24358 0345 R01 T14:34
 SEPT 16 83

Mr. Clerk: Return to Miles & Stockbridge
 10 Light Street
 Baltimore, Maryland 21202
 ATTN: Jeffrey H. Seibert, Esquire

PLEASE RECORD IN THE FINANCING STATEMENT RECORDS OF ANNE ARUNDEL COUNTY, AND WITH THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

945.00

ANNE ARUNDEL COUNTY 8-31-83

BF Goodwell

RECEIVED IN RECORD DEPARTMENT
 1983 SEP 16 PM 2:35
 E. AUBREY COLLISON
 CLERK

1250

PROPERTY DESCRIPTION

LIBER 466 PAGE 9

ALL that tract or parcel of land located in the County of Anne Arundel, State of Maryland, and more particularly described as follows:

BEGINNING FOR THE SAME AT A POINT in the northerly right of way line and dedication line of Baltimore Annapolis Boulevard (Md. Rte. 648) leading from Md. Rte. 2 to Kuethe Road, said point of beginning being the intersection of the aforesaid northerly right of way line and dedication line (Baltimore Annapolis Boulevard - Md. Rte. 648) and the westerly dedication line of "O" Street (not built) as shown on a plat of subdivision titled "Glen Burnie- Amended Plat No. 7," recorded among the Land Records of Anne Arundel County in Liber No. 6, folio 17.

SAID POINT OF BEGINNING BEING situated 27.09 feet measured at right angles to the left of station 11+01.55 of the base line of survey (Baltimore Annapolis Boulevard - Md. Rte. 648), as said base line of survey is delineated on the State Highway Administration - State Roads Commission of Maryland's plat numbered 47017, recorded or intended to be recorded among the Land Records of Anne Arundel County; running thence and binding along the aforesaid northerly right of way line and dedication line (Baltimore Annapolis Boulevard - Md. Rte. 648), N 89° 30' 37" W 100.00 feet to intersect the easterly line of division of lot 15, block 75A as shown on a plat of subdivision titled "Glen Burnie - Amended Plat No. 7 and 4", recorded among the Land Records of Anne Arundel County in Liber No. 10, folio 35, running thence and binding on said line of division and continuing along the easterly line of division of lot 6, block 75A of the aforementioned subdivision (10/35), N 00° 29' 23" E 330.33 feet to intersect the end of the third (3rd) or N. 59° 22' 30" W 100 foot line as described in a Deed from the State Roads Commission of Maryland and the Board of Public Works of Maryland to Glen Gardens, Inc., dated January 13, 1949, recorded among the Land Records of Anne Arundel County in Liber No. J.H.H. No. 517, folio 21; said third (3rd) or N 59° 22' 30" W 100 foot line now being the southwesterly right of way line of Delaware Avenue (formerly First Avenue), running thence and binding on said third (3rd) or N. 59° 22' 30" W 100 foot line, reversed and as now surveyed S 88° 27' 43" E 100.02 feet to intersect the aforesaid westerly dedication line of 'O' Street (not built), running thence and binding thereon, S 00° 29' 23" W 328.50 feet to the place of beginning.

Containing 0.756 of an acre plus or minus

BEING PART OF LOTS numbered seven (7) and eight (8) of Block seventy-six (76), as shown and laid out on "Amended plat number 7 of Glen Burnie," recorded among the Land Records of Anne Arundel County in Liber No. 6, folio 17.

BEING ALL OF LOTS numbered seven (7) and eight (8) of Block seventy-five (75) as shown and laid out on "Amended plat number 7 of Glen Burnie," recorded among the Land Records of Anne Arundel County in Liber No. 6, folio 17.

Mailed to:

Sapco Title

FINANCING STATEMENT FORM UCC-1 5/76

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ NIP

If this statement is to be recorded in land records check here.

This financing statement Dated ~~June 21, 1983~~ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Ronald G. Smith/Louetta Smith TIA RONCO VENDING
Address 2125-46B Baldwin Avenue Crofton, Md. 21114

2. SECURED PARTY

Name General Vending Sales Corp.
Address 245 W. Biddle St. Baltimore, Md. 21201

Return To: FCA, P.O. Box 508, Balto., Md. 21203

Person And Address To Whom Statement Is To Be Returned If Different From Above.

Mailed to

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

- 1-#609723 Williams Joust U/R
- 1-#52143 Nintendo Popeye U/R

RECORD FEE 13.00
 POSTAGE .50
 #24416 D040 R01 T08:55
 SEPT 19 83

CHECK THE LINES WHICH APPLY

- (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

Ronco Vending
(Corporate or Trade Name)
[Signature]
(Signature of Debtor)

Ronald G. Smith
Type or Print Signature
[Signature]
(Signature of Debtor)
Louetta Smith
Type or Print Signature

General Vending Sales Corp.
[Signature]
(Signature of Secured Party)
Morton Hyatt, Vice President
Type or Print Above Signature on Above Line

85-3 A 8-58

RECEIVED FOR RECORD
CLERK COUNTY & COUNTY
1983 SEP 19 AM 9:51
E. AUDREY COLLISON
CLERK

32418032

13.05



Subject (Not Subject) to Recordation Tax **FINANCING STATEMENT** Principal Amount of Debt \$ 10,000.00
This Financing Statement is presented to a filing officer pursuant to the Uniform Commercial Code.

DEBTOR(S) Name(s) (Last Name first) and Address(es): James L. Jones 53 Ark Road Lothian, Md. 20880 20711	SECURED PARTY'S Name and Address MARYLAND NATIONAL BANK P.O. Box 128 Owings, Md. 20736
--	---

This Financing Statement covers the following types of items of property:

(Describe fully, including where applicable manufacturer's or trade name, model and year, serial number, and whether new or used.)

1983 NW Loader Model 24252 Serial # 2094

Also any accessories or equipment now or hereafter attached to any of above, replacements therefor and proceeds of any of above.

DEBTOR(S):

James L. Jones
James L. Jones

SECURED PARTY:

MARYLAND NATIONAL BANK

RECORD FEE 11.00
RECORD TAX 70.00
POSTAGE .50
#24417 C040 R01 T08:56
SEPT 19 83

BY *James W. King*
(Authorized Signature)
James W. King, Branch Vice Pres.

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk: Return to MARYLAND NATIONAL BANK at P.O. Box 128, Owings, Md. 20736.....)

Mailed to Secretary

RECEIVED FOR RECORD
CLERK COURT W.C. COUNTY

1983 SEP 19 AM 9:51

E. AUBREY COLLISON
CLERK

11.000

AA
+7.50

FINANCING STATEMENT

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 5174.71

If this statement is to be recorded in land records check here.

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Alfonso A. & Marita Y. Hayward

Address 236 Michelle Circle Millersville, Md. 21108

2. SECURED PARTY

Name Commercial Credit Corporation

Address 3431 Ft. Meade Road Laurel, Md. 20707

RECORD FEE 12.00

3. ASSIGNEE

Name _____

RECORD TAX 35.00

POSTAGE .50

Address _____

424420 0040 801 T09:03

(Address to whom statement is to be returned)

SEPT 19 83

4. Maturity date of obligation (if any) _____

5. This financing statement covers the following types (or items) of property: (list)

- | | | | |
|-------------------------------|---------------------|----------------------------|-----------------------|
| 1-2 Pc. L. R. Suite | 1-17" Sony Color TV | 2 Sofa | |
| 1 Coffee Table | 2 End Tables | 1-15" Sony Color TV | 2-3 Pc. B. R. Suites |
| 2 Lamps | 1-7 Pc. D. R. Suite | 1 Wards Freezer | 1-13" Sylvania B&W TV |
| 1 Pioneer Comp. Stereo System | 1 Wet Bar | 1 Whirlpool Washer & Dryer | |

CHECK THE LINES WHICH APPLY

6. (If collateral is crops) The above described crops are to be grown on: (described real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

Alfonso A. Hayward
Alfonso A. Hayward (Signature of Debtor)

Marita Y. Hayward
Marita Y. Hayward (Type or Print Above Signature on Above Line)

J. M. Darr
J. M. Darr (Signature of Secured Party)

J. M. Darr
Type or Print Above Name on Above Line

Noted to Secured Party

RECEIVED FOR RECORD
CLERK OF COURT, L.A. COUNTY

1983 SEP 19 AM 9:51

E. AUBREY COLLISON
CLERK

12.00 35.00

STATE OF MARYLAND

LIBER 466 PAGE 13

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 220192

RECORDED IN LIBER 392 FOLIO 576 ON 10/2/78 (DATE)

Anne Arundel County Recorder

1. DEBTOR

Name Bio Gro Systems, Inc.

Address 2605 Solomon Islands Road, Edgewater, MD 21037

2. SECURED PARTY

Name Litton Industries Credit Corporation

Address 477 West Wrightwood Avenue, Elmhurst, IL 60126

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK FORM OF STATEMENT

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECORD FEE 10.00
POSTAGE .50
#24429 0040 R01 T09:14
SEPT 19 83

Dated 5/27/83

Gerald L. Gerardi
(Signature of Secured Party)
Gerald L. Gerardi

Litton Industries Credit Corporation
Type or Print Above Name on Above Line



RECEIVED FOR RECORD
ANNAPOLIS, MARYLAND COUNTY

1983 SEP 19 AM 9:53

E. AUDREY COLLISON
CLERK

waited to Secured Party

10.00 50

LIBER 466 PAGE 14

STATE OF MARYLAND

249059

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated July 12, 1983 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Occasions of Annapolis Mall, Inc. TA Occasions
Address Annapolis Mall, Annapolis, Maryland 21401

2. SECURED PARTY

Name Hallmark Cards, Incorporated
Address 25th & McGee Trwy., Kansas City, Missouri 64108

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

Trade fixtures, card racks, related equipment,
and proceeds therefrom
Account number 17-032129

Anne Arundale county

RECORD FEE 12.00
POSTAGE .50
#24430 0040 R01 T09:14
SEPT 19 83

Approx. amount of contract \$22,000.00

CHECK THE LINES WHICH APPLY

6. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Occasions of Annapolis Mall, Inc. TA
Occasions

[Signature] President
(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Hallmark Cards, Incorporated

[Signature] Note Co-or.
(Signature of Secured Party)

M. E. Collins

Type or Print Above Signature on Above Line

Filed to Secured Party

FORM MAY BE PURCHASED FROM HOBBS & WARREN, INC., BOSTON, MASS. 02101

RECEIVED FOR RECORD
ANNAPOLIS, MARYLAND COUNTY

1983 SEP 19 AM 9:53

E. AUBREY COLLISON
CLERK

120 5



12.00

249060

IF CHECKED AT LEFT, THIS DOCUMENT IS TO BE RECORDED IN THE LAND RECORDS.
(TO BE CHECKED ONLY IF COLLATERAL IS GOODS WHICH ARE OR ARE TO BECOME FIXTURES.)

FINANCING STATEMENT

Secured Party: **AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.**
and/or its Parent, Affiliates or Subsidiaries

ADDRESS: 10 N. Main St.
CITY & STATE: Bel Air, MD 21014

FILING OFFICER NOTICE:
PLEASE MAIL ACKNOWLEDGMENT COPY TO SECURED PARTY WHOSE ADDRESS IS SHOWN TO THE LEFT.

DEBTOR(S) (AND ADDRESSES)		DATE OF THIS FINANCING STATEMENT	
MORRIS H. and MARIE TAYLOR		7-22-83	
405 A Street SW		ACCOUNT NO.	TAB
Glen Burnie, MD 21061		3985	

Filed with: Clerk of Anne Arundel County

This Financing Statement covers the following types (or items) of property: **Proceeds and Products of the collateral are also covered.**
(a) If described, Motor Vehicles as follows:

YEAR MODEL	MAKE	BODY TYPE	MODEL NO. OR LETTER	SERIAL NUMBER	MOTOR NUMBER	NUMBER CYL.

Together with all Tires, Batteries, Radios, Heaters, Equipment and Accessories now or hereafter attached thereto;

(b) If checked at left, all household goods, furniture, appliances, and consumer goods of every kind and description owned at the time of the loan secured hereby, or at the time of any refinance or renewal thereof, or cash advanced under the loan agreement secured hereby, and located about the premises at the Debtor's residence (unless otherwise stated) or at any other location to which the goods may be moved.

(c) Other (describe)

RECORD FEE 12.00
#24432 0040 R01 T09:16
SEPT 19 83

UNDERLYING TRANSACTION IS IS NOT IS PARTIALLY SUBJECT TO RECORDATION TAX IMPOSED BY ARTICLE 81, SECTION 277 AND 278 ANNOTATED CODE OF MARYLAND, 1962 SUPPLEMENT AS AMENDED.

FOR THE PURPOSE OF COMPUTING RECORDATION TAX THE PRINCIPAL AMOUNT OF THE DEBT INITIALLY INCURRED IS \$ 2057.00 *Car Sales*

AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.
(SECURED PARTY)

Morris H. Taylor
MORRIS H. TAYLOR DEBTOR

BY *Marie Taylor*
TITLE *Wife*

Marie Taylor
MARIE TAYLOR DEBTOR

ORIGINAL—FILING OFFICER COPY

19-1209 (REV. 3-75)

RECEIVED FOR RECORD
CLERK OF COURT, ANNE ARUNDEL COUNTY

1983 SEP 19 AM 9:53

E. AUBREY COLLISON
CLERK

waited to Record Fee

A.S.

12.00

UNIFORM COMMERCIAL CODE—
FINANCING STATEMENT

For Filing Officer Use
Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.
SIGNATURES MUST BE IN INK

If the property described below is a
fixture so that this statement is to be
recorded in land records, check
here.

If transaction or transactions wholly
or partially subject to recordation tax
indicate amount of taxable debt here.
\$ conditional sales

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR Name Leo H. Williams
Address 427 5th Avenue Baltimore, MD 21225
(Street) (City or County) (State)

2. SECURED PARTY Name Household Finance Corporation
Address 5630 Ritchie Highway Baltimore, MD 21225
(Street) (City or County) (State)

Return Filing Receipt To: as above

3. This financing statement covers the following types (or items) or property: (list)

MAKE (IF AUTO) OF MANUFACTURER	DESCRIPTION	SERIAL NO.	MOTOR NO.	MODEL NO.	YEAR
Lowrey	Organ			D 350	

RECORD FEE 11.00
POSTAGE .50

#24433 0040 R01 T09:17
SEPT 19 83

Check the lines which apply

- 4. (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- Proceeds of Collateral are also covered.
- Products of Collateral are also covered.

Leo E. Williams Sr. (Signature of Debtor) Linda L. Wolschcraft (Signature of Secured Party)

Leo E. Williams Sr. Type or Print Above Household Finance Corp. Type or Print Above
Signature on Above Line Name on Above Line

FILING OFFICER COPY

waited to Record 11/18

RECEIVED FOR RECORD
SHERIFF MONTGOMERY COUNTY

1983 SEP 19 AM 9:53

E. AUBREY COLLISON
CLERK

11.00

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

..... 9/1 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 225333 in Office of W. GARRETT LAMIMORE AA MD
LIBER 403 PAGE 127 (Filing Officer) (County and State)

Debtor or Debtors (name and Address):
MICHAEL K + DORIS D. REFFNER
79 ROL PARK
MILLERSVILLE, MD. 21108

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Secured Party
By *Thomas M. Harrison*
Its Branch Office Manager

RECORD FEE 10.00
POSTAGE .50
#24435 0040 R01 T09:18
SEPT 19 83

Form 91 MD (3-79)

RECEIVED FOR RECORD
CLERK
1983 SEP 19 AM 9:53
E. AUBREY COLLISON
CLERK



Mailed to Recorder (7/7)

105901

105901



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

Name of Filing Officer

LIBER 466 PAGE 18

FINANCING STATEMENT

19608

249062

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) RICHARD WELLS SAPPINGTON AND
BRENDA K. SAPPINGTON
593 TRESLOW GLEN, SEVERNA PARK, MD 21146

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

October 1 2013

This Financing Statement covers the following types (or items) of Property:

RANGE, DISHWASHER, W TO W CARPET

RECORD FEE 12.00
POSTAGE .50
#34320 0237 102 109:48
SEPT 19 83

The above described items of property are affixed to a dwelling house located on:

593 TRESLOW GLEN, SEVERNA PARK, MD 21146

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of

Trust dated September 7 1983

from RICHARD WELLS SAPPINGTON AND
BRENDA K. SAPPINGTON

to National Mortgage Funding Corporation, which has been recorded among the Land Records

of ANNE ARUNDEL

County, MD

MORTGAGOR(S) SIGNATURE(S)

Richard Wells Sappington
RICHARD WELLS SAPPINGTON
Brenda K. Sappington
BRENDA K. SAPPINGTON

1983 SEP 19 AM 10:03

E. AUBREY COLLISON
CLERK

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

BY: *[Signature]*

1250

Mailed to Secured Party

TO BE
 NOT TO BE

RECORDED IN
 LAND RECORDS

SUBJECT TO
 NOT SUBJECT TO

RECORDING TAX
 ON PRINCIPAL
 AMOUNT OF
 \$ _____

FINANCING STATEMENT

1. Debtor(s):

Linwood Earl Whitley
 Name or Names—Print or Type
 Box 185, Annapolis, Maryland 21041
 Address—Street No., City - County State Zip Code

Name or Names—Print or Type
 Address—Street No., City - County State Zip Code

2. Secured Party:

Garbis and Schwait, P.A.
 Name or Names—Print or Type
 1001 Keyser Building, Baltimore, Maryland 21202
 Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

All claims of Debtor as a creditor shareholder or other claimant against, or with respect to, the property of Historical Development Corporation, which corporation is presently in Receivership, Circuit Court for Anne Arundel County, Equity No. 26,088.

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral are are not covered.

7. Products of collateral are are not covered.

RECORD FEE 11.00
 POSTAGE .50
 #34337 CORR 102 T10:35
 SEPT 19 83

DEBTOR(S):

Linwood Earl Whitley
 (Signature of Debtor)

Linwood Earl Whitley
 Type or Print

(Signature of Debtor)

Type or Print

SECURED PARTY:

Garbis and Schwait, P.A.
 (Company, if applicable)

By: *Marvin J. Garbis*
 (Signature of Secured Party)

Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Marvin J. Garbis, Esquire, 1001 Keyser Building,
Baltimore, Maryland 21202

Lucas Bros. Form F-1

RETURN TO:
 HARTMAN & CRAIN
 P. O. BOX 3323
 ANNAPOLIS, MD. 21403

RECEIVED FOR RECORD
 CIRCUIT COURT ANNE ARUNDEL COUNTY
 1983 SEP 19 AM 10:44
 E. AUBREY COLLISON
 CLERK

7/18



249064

FINANCING STATEMENT

NAME OF DEBTOR:

ANNAPOLIS RESTAURANT SUPPLY & EQUIPMENT, INC.
55 West Street
Annapolis, Maryland 21401
and
CHARLES S. DAVIS and
LINDA M. DAVIS, his wife
710 Miller Road
Annapolis, Maryland 21401

SECURED PARTY:

FARMERS NATIONAL BANK OF MARYLAND
5 Church Circle
Annapolis, Maryland 21401

RECORD FEE 13.00
POSTAGE .50

#24382 0345 R01 11:52
SEPT 16 83

This Financing Statement Covers the following types of property (the Collateral):

All the tangible personal property, including but not limited to all equipment, shop and office equipment, stationery, office supplies, furniture, inventory, chairs and tables, whether now in Debtor's possession or control or hereinafter acquired by way of replacement, substitution, addition or otherwise.

and

All accounts receivable.

and

The proceeds of all of the foregoing.

DEBTORS:

ANNAPOLIS RESTAURANT SUPPLY & EQUIPMENT, INC.

BY: Charles S. Davis

CHARLES S. DAVIS, PRESIDENT

Charles S. Davis

CHARLES S. DAVIS

Linda M. Davis

LINDA M. DAVIS

SECURED PARTY:

FARMERS NATIONAL BANK OF MARYLAND

BY: [Signature]

1900 SEP 16 PM 3:58
E. AUBREY COLLISON
CLERK

STEVENS AND ROBLER, P.A.
ATTORNEYS AND
COUNSELORS AT LAW
7 WILLOW STREET
ANNAPOLIS, MD 21401

Mailed to:

1350

This statement is to be recorded in the Chattel Records
Not Subject to a Recordation Tax.

249065

This Financing statement is presented to a filing officer pursuant to the
Commercial Code.

- 1. DEBTOR(S): John S. Brzostowski & Laura Lynn Lodowski
- 2. SECURED PARTY: CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION
c/o CITIZENS MORTGAGE CORPORATION
11300 Rockville Pike
Rockville, Maryland 20852

3. MATURITY DATE OF OBLIGATION: October 1, 2013

4. This financing statement covers the following Chattels:

Range/Oven, Refrigerator, Dishwasher, Disposal, W/W Carpet

5. The above described Chattels affixed to property located at:

1714 Farmington Court, #174, Crofton, Maryland 21114

For a more particular description of the property, reference is hereby made
to a Deed of Trust dated September 14, 1983 from

John S. Brzostowski & Laura Lyn Lodowski

to CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION which has been recorded
among the Land Records of Anne Arundel County.

12.00
.50
#34383 C055 R02 114:31
SEPT 19 83

Debtor: John S. Brzostowski
John S. Brzostowski

Debtor: Laura Lyn Lodowski
Laura Lyn Lodowski

Debtor: _____

Debtor: _____

Witness:

Johnette M. Kennedy

CITIZENS FEDERAL SAVINGS AND LOAN ASSOC.
c/o CITIZENS MORTGAGE CORPORATION

BY: Frances L. Gratz
Frances L. Gratz, Agent

Received for record _____, at _____ .m.
same date recorded in Liber _____ at folio _____, one of the
Financing Records of _____, County.

AFTER RECORDING Please return to:

Denis L. Murray, Esq.
14300 Gallant Fox Lane, Suite 218
Bowie, Md. 20715

1903 SEP 19 PM 2:33
E. AUDREY COLLISON
CLERK

1200

FINANCING STATEMENT

This Financing Statement is presented to the Clerk of the Circuit Court for Anne Arundel County, Maryland, for filing pursuant to the Uniform Commercial Code.

1. <u>NAME OF DEBTOR</u>	<u>ADDRESS</u>
Mr. Richard E. Rice	3175 Rolling Road, Withernsea
Mrs. Barbara N. Rice	Edgewater
	MD 21037

2. <u>NAME OF SECURED PARTY</u>	<u>ADDRESS</u>
Chesapeake Savings & Loan Association	2068 Somerville Road
	Annapolis, Maryland 21401

3. This Financing Statement covers the following items of property:

Air conditioning units and condenser, storm doors and windows, refrigerator, range, range hood, screens, awnings, laundry machines, TV antenna, kitchen cabinets, counter tops, carpeting, venetian blinds, dishwasher, disposal.

RECORD FEE 12.00
POSTAGE 50
354025 0237 802 108:41
SEPT 20 83

4. This Financing Statement is not subject to a Recordation Tax.

5. This Financing Statement is intended to evidence among the Financing Records the encumbrance of the items listed herein by a Deed of Trust from the aforesaid debtors securing the aforesaid secured party, dated August 12 1983, and recorded simultaneously herewith (or prior hereto) among the Land Records of Anne Arundel County, Maryland.

6. This Financing Statement shall be void upon complete payment of the mortgage. The above-referenced property (paragraph 3) shall only be sold if property has been foreclosed upon.

Executed this 12th day of August, 1983.

DEBTORS

Richard E. Rice
Richard E. Rice

Barbara N. Rice
Barbara N. Rice

SECURED PARTY

CHESAPEAKE SAVINGS & LOAN ASSOCIATION

By Samuel Schenker
Samuel Schenker

After recordation, please return this document to:

Chesapeake Savings & Loan Association
Post Office Box 708
Annapolis, Maryland 21404

Mailed to Bureau on 12/5

12/5

1983 SEP 20 AM 8:42
E. MURPHY COLLISON
CLERK

249068

LIBER 466 PAGE 23

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1 Debtor(s) (Last Name First) and address(es) Crabtown Charters Ltd. Thomas S. Maynard, President Kent A. Johnson 601 Burnside St. Annapolis, Md. 21403	2 Secured Party(ies) and address(es) PEOPLES SECURITY BANK 4351 Garden City Drive Landover, MD 20785	3. Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office)
4 This financing statement covers the following types (or items) of property 1983 Yamaha 26' Sailboat, Hull #YAM262200483-83H61 7.5hp Yanmar diesel engine, #00058		5. Assignee(s) of Secured Party and Address(es) <div style="text-align: right;"> RECORD FEE 12.00 POSTAGE .50 434437 1237 802 109:17 SEPT 20 83 </div>
Not Subject to Recordation Tax This statement is filed without the debtor's signature to perfect a security interest in collateral. (check <input checked="" type="checkbox"/> if so) <input type="checkbox"/> already subject to a security interest in another jurisdiction when it was brought into this state. <input checked="" type="checkbox"/> which is proceeds of the original collateral described above in which a security interest was perfected:		Filed with: Anne Arundel County
Check <input checked="" type="checkbox"/> if covered <input type="checkbox"/> Proceeds of Collateral are also covered <input type="checkbox"/> Products of Collateral are also covered. No. of additional Sheets presented:		
By: <u><i>Thomas S. Maynard</i></u> Signature(s) of Debtor(s)	Peoples Security Bank of MD By: <u><i>Kim M. Nix</i></u> Signature(s) of Secured Party(ies)	

(1) Filing Officer Copy-Alphabetical STANDARD FORM - FORM UCC-1. (For Use In Most States)

1983 SEP 20 AM 9:18
 E. AUBREY COLLISON
 CLERK

Related to Secured Party

1250

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. _____ Page No. Liber 66 Page 231
Identification No. 42761 Dated July 5, 1966

1. Debtor(s) { Kenneth M. Bontecou and Marie L. Bontecou, his wife
Name or Names—Print or Type
219 W. Lake Drive Annapolis, Maryland 21403
Address—Street No., City - County State Zip Code
2. Secured Party { The American National Building and Loan Association
Name or Names—Print or Type
of Baltimore City (successor by Merger to Traders Savings
and Loan Association of Baltimore City dated 6/30/75)
Address—Street No., City - County State Zip Code
Liberty and Lexington Streets Baltimore, Maryland 21201

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) TERMINATION</p>

1983 SEP 20 AM 9:20
E. AUBREY COLLISON
CLERK



RECORD FEE 10.00
POSTAGE .50
334459 1237 142 T09:19
SEPT 20 83

Dated: August 30, 1983

THE AMERICAN NATIONAL BUILDING AND
LOAN ASSOCIATION OF BALTIMORE CITY

BY: Joseph M. Solomon
Signature of Secured Party
Joseph M. Solomon, Vice-President
Type or Print (Include Title if Company)

Lucas Bros. Form T-1

Walled to Secured Party

1050

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here

This financing statement Dated 8-17-83 is presented to a filing office for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name PARKS: Bennett B.
Address 1205 Ellicott Avenue, Churchton, Maryland 20733

2. SECURED PARTY

Name Florida Marina & Boat Sales, Inc.
Address 2904 Mountain Road
Pasadena, Maryland 21122

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

- 1984 21'3" Larson Delta Sport fiberglass Hull #LARF5150M84A
- 1984 175 HP Volvo gas engine #CU32642
- 1983 Load Rite Trailer Model #213000S #1EHCELS11D1006003

ASSIGNEE: FIRST COMMERCIAL CORPORATION
303 Second Street
Annapolis, Maryland 21403

Mailed to: [Signature]
2ND ASSIGNEE: NEW ENGLAND SAVINGS BANK
63 Eugene O'Neill Drive
New London, CT 06320

Home Anchorage/Winter: Deale, Maryland

NOT SUBJECT TO STATE DOCUMENTARY STAMP

CHECK THE LINES WHICH APPLY

- (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

[Signature]
(Signature of Debtor)

BENNETT B. PARKS

Type or Print Above Name on Above Line

[Signature]
(Signature of Debtor)

JANET L. PARKS

Type or Print Above Signature on Above Line

[Signature]
(Signature of Secured Party)

FLORIDA MARINA & BOAT SALES, INC.

Type or Print Above Signature on Above Line

CLERK'S NOTATION
Document submitted for record in a condition not permitting satisfactory photographic reproduction.

Anne Arisabel
8-26-83

1983 SEP 20 PM 10:22
E. AUDREY COLLISON
CLERK

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here

This financing statement Dated 8-22-83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name ORRISON: Allan R. and Kathy S.
Address 191 West Paddock Circle, Arnold, Maryland 21012

2. SECURED PARTY

Name John Kaiser Associates, Inc.
Address 1122 East 7th Street
Wilmington, Delaware 19801

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (List)

1983 39' Kaiser Gale Force fiberglass Hull #JRK330300282
1982 40 HP Westerbeke diesel engine #TA582166

Home Anchorage/Winter: Annapolis, Maryland

ASSIGNEE: FIRST COMMERCIAL CORPORATION
200 Sheffield Street
Mountainside, New Jersey 07092
2ND ASSIGNEE: INDUSTRIAL VALLEY BANK
412 Old York Road
Jenkintown, PA 19046

NOT SUBJECT TO STATE DOCUMENTARY STAMP

CHECK THE LINES WHICH APPLY

- (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

Allan R. Orrison
(Signature of Debtor)

ALLAN R. ORRISON
Type or Print Above Name on Above Line

Kathy S. Orrison
(Signature of Debtor)

KATHY S. ORRISON
Type or Print Above Signature on Above Line

John R Kaiser
(Signature of Secured Party)

JOHN KAISER ASSOCIATES, INC.
Type or Print Above Signature on Above Line

CLERK'S NOTATION
Document submitted for record in a condition not permitting satisfactory photographic reproduction.

RECORDS & CLERK
1983 SEP 20 AM 10:23
E. AUBREY COLLISON
CLERK

Anne Arundel Co
8/31/83

STATE OF MARYLAND

LIBER 466 PAGE 27

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. #246340
16708 C237 R02
filed with Anne Arundel County Clerk, MD.

RECORDED IN LIBER _____ FOLIO _____ ON 2/25/83 (DATE)

1983 SEP 20 AM 10:27
E. ANDREY COLLISON
CLERK

1. DEBTOR

Name Anthony Drummond
Address 25-21 Riva Road, Unit L3, Annapolis, Maryland

2. SECURED PARTY

Name Tri-Continental Leasing Corporation
Address Mack Centre Drive, Paramus, New Jersey 07652

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

CHECK FORM OF STATEMENT

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input checked="" type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>
<p>Lease #17-112-14616 (49) Equipment per original filing. Equipment Location: Same as Debtor's Address Assignee: Investors Savings and Loan Association 249 Millburn Avenue Millburn, New Jersey 07041</p>	

RECORD FEE 10.00
POSTAGE .50
#34450 C237 R02 110:19
SEPT 20 83

Dated _____

[Signature]
(Signature of Secured Party)

Tri-Continental Leasing Corporation
Type or Print Above Name on Above Line

delivered to Secured Party

10
50

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 236965

RECORDED IN LIBER 435 FOLIO 129 ON March 9, 1981 (DATE)

1. DEBTOR: Name Richard A. & Janice Harmon
 Address 511 Owens Way, Severna Park, Md. 21146

2. SECURED PARTY: Name Commercial Credit Corporation
 Address 53 McKinsey Road Severna Park, Md. 21146

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK <input type="checkbox"/> FORM OF STATEMENT	A. CONTINUATION..... <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. RELEASE. From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate: PARTIAL RELEASE..... <input type="checkbox"/> FULL RELEASE..... <input type="checkbox"/>	C. TERMINATION..... <input checked="" type="checkbox"/> The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.
	D. ASSIGNMENT..... <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)	E. OTHER..... <input type="checkbox"/> (Such as "amendment"; if amendment, both Debtor and Secured Party must sign)	

3. Assignee of Secured Party(ies) from which security information obtainable:

Name _____
 Address _____

RECORD FEE 10.00
 POSTAGE .50
 SEP 20 1983

1983 SEP 20 AM 10:27
 E. AUDREY COLLISON
 CLERK



Dated August 17, 1983

B.L. Cooper

(Signature of Secured Party)

B.L. Cooper

Type or Print Above Name on Above Line

Waived to Secured Party

*10.00
 50*

STATE OF MARYLAND

1917

LIBER 466 PAGE 29

COUNTY

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 245322

RECORDED IN LIBER 456 FOLIO ON December 7, 1982 (DATE)

1. DEBTOR

Name J.P. Fuller, Inc.

Address 1812 Crain Highway South - Glen Burnie, MD

2. SECURED PARTY

Name FinanceAmerica Private Brands, Inc.

Address 4917 Albemarle Road - P.O. Box 18509

Charlotte, NC 28218

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK FORM OF STATEMENT

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input checked="" type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>
<p>Please assign file to: Gravelly International, Inc. 1 Gravelly Lane Clemmons, NC 27012</p>	

RECORDED FEE 10.00
SEP 20 1983
11:42
SEP 20 83

P. D. COLLISON

1983 SEP 20 AM 10:43
E. ADREY COLLISON
CLERK

Mailed to Secured Party

1050

Dated August 2, 1983

Mitchell Tarnhardt (Agent)
(Signature of Secured Party)

FinanceAmerica Private Brands, Inc.
Type or Print Above Name on Above Line

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name MDI FINANCIAL CORP 249071
Address Empire Towers Suite 211 7210 Ritchie Hwy

2. SECURED PARTY

Name American Bell, INC. ASSIGNEE TO SECURED PARTY
Address 1100 Wayne Ave CHASE COMMERCIAL CORP
Silver Spring Md 560 SYLVAN AVE. ENGLEWOOD CLIFFS, NJ 07632
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)
Cow Key 416 and all related equipment

1983 SEP 20 AM 10:47
E. ALDRYCH COLLISON
CLERK

RECORD FEE 11.00
POSTAGE 0.00
#34422 1237 R02 T10:47
SEPT 20 83

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

related to Secured Party

X *John Mulloy*
(Signature of Debtor)

JOHNE MULLOY
Type or Print Above Name on Above Line

X *John Mulloy*
(Signature of Debtor)

JOHNE MULLOY
Type or Print Above Signature on Above Line

F.A. Riccardo
(Signature of Secured Party)

F.A. RICCARDO
Type or Print Above Signature on Above Line

1150

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1 Debtor(s) (Last Name First) and address(es)

Comdisco, Inc.
6400 Shafer Court
Rosemont, Illinois 60018
SL 8499

2 Secured Party(ies) and address(es)

Chase Commercial Corporation
55 E. Monroe
Chicago, Illinois 60603

3 Maturity date (if any):

For Filing Officer (Date, Time, Number, and Filing Office)

4 This financing statement covers the following types (or items) of property:

Chattel paper, i.e., a Lease from Comdisco, Inc. to Mercantile-Safe Deposit & Trust Company 742 Old Hammonds Ferry Road - Linthicum, MD 21090 of IBM Computer Equipment as described together with the rentals and proceeds thereof and the equipment described in said lease.
See attached equipment list.

5 Assignee(s) of Secured Party and Address(es)

RECORD FEE 11.00
POSTAGE 50
43443 C227 P02 110:49
SEPT 20 83

(NOT SUBJECT TO THE RECORDATION TAX)

2238574-001

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)

- already subject to a security interest in another jurisdiction when it was brought into this state
- which is proceeds of the original collateral described above in which a security interest was perfected:

Filed with:

Anne Arundel County, MD

Check if covered: Proceeds of Collateral are also covered. Products of Collateral are also covered. No. of additional Sheets presented.

COMDISCO, INC.

By: [Signature]
Signature(s) of Debtor(s)

(1) Filing Officer Copy-Alphabetical

CHASE COMMERCIAL CORPORATION

By: [Signature]
Signature(s) of Secured Party(ies)

(For Use in Most States)

STANDARD FORM - FORM UCC-1.

Mailed to Secured Party

RECEIVED
1983 SEP 20 AM 10:49
E. J. HUBERT COLLISON
CLERK

LESSEE: MERCANTILE SAFE DEPOSIT & TRUST COMPANY
742 Old Hammonds Ferry Road
Linthicum, MD

EQT. LOCATION: Same as Lessee

LESSOR: Comdisco, Inc.
6400 Shafer Court
Rosemont, Illinois 60018

SECURED PARTY: Chase Commercial Corporation
55 E. Monroe
Chicago, Illinois 60603

MASTER LEASE DATE: March 7, 1983

EQUIPMENT SCHEDULE NO. 1 DATE: March 7, 1983

LEASE NUMBER: SL 8499

IBM COMPUTER EQUIPMENT LIST

(1)	3880	3 8170	S/N 42776	Storage Control Two Chan. Switch, Pr.
(2)	3380	AA4	S/N 12300,12335	Dir. Acc. Storage
(6)	3380	B04	S/N 42031,42371 48366,48750 49410,49433	Dir. Acc. Storage

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

..... 9/7 1983.

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 246209 in Office of Clerk of Court, Anne Arundel County
Liber 459 Page 111 (Filing Officer)

Debtor or Debtors (name and Address):
David Swan, jr.
8301 Harriett Lane
Severn MD 21144

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By
Household Finance Retail Services
Secured Party

J. W. Pryde, Jr.
Its Branch Office Manager

Form 91 MD (3-79)

PROPERTY TAX RECORD
ANNE ARUNDEL COUNTY
1983 SEP 20 AM 10:49
E. AUBREY COLLISON
CLERK



Mailed to Secured Party

RECORD FEE 10.00
POSTAGE
ANNE ARUNDEL COUNTY MD 21043B
SEPT 20 83

1050

APC
14422 Lay H. ...
Silver Spring, Mo. 20906

LIBER 466 PAGE 34

TERMINATION STATEMENT

Identifying File No. 242740 liber 450
page 216

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 116571-2

DEBTORS (Names and Residence Address)
Sauter, John H and Debbie
210 Scotts Manor
Glen Burnie, Md 21061

SECURED PARTY (Name and Address)
BLAZER FINANCIAL SERVICES, INC.
7479 BALTIMORE-ANNAPOLIS BLVD.
P. O. BOX 66
GLEN BURNIE, MD. 21061

RECORD FEE 10.00
POSTAGE .50
SEP 20 11:39
SEP 20 83

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party Blazer Financial Services Inc

By J. Beers Title Clerk Dated Aug 29, 1983

0227-20 Maryland 2-64

Original returned to Debtor

1050

RECEIVED FOR RECORD
CLERK
1983 SEP 20 AM 10:49



E. AUBREY COLLISON
CLERK

LIBER 466 PAGE 35

TERMINATION STATEMENT

liber 450 pagew 487

Identifying File No. 242929

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 116609-0

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
MCKIBBEN FRANK L & TERRI A 7703 Oakwood Rd Apt 102 Glen Burnie Md 21061	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE-ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE MD 21061

RECORD FEE 10.00
POSTAGE .50
#34476 7277 402 710:40
SEPT 20 83

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By C White Title CLERK Dated SEPT 31, 1983

0227 20 Maryland 2 64 C WHITE

Handwritten note: *Handwritten note or signature*

RECEIVED FOR RECORD
IN THE CLERK'S OFFICE
1983 SEP 20 AM 10:49
E. AUDREY COLLISON
CLERK



Handwritten: 10/5

LIBER 466 PAGE 36

TERMINATION STATEMENT

Libe 456 page 467

Identifying File No. 245284

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 117587-6

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
WOOD CLYDE E & DOROTHY T 1213 Tyler Ave Annap Md 21401	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE-ANNAPOLIS BLVD. P.O. BOX 66 GLEN BURNIE, MD. 21061

10.00
.50
102 11:0:41
SEPT 20 83

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By C White Title CLERK Dated SEPTEMBER 6, 1983

0227-20 Maryland 66 WHITE

0227-20 Maryland 66 WHITE

RECEIVED FOR RECORD
CLERK COURT HOUSE



10 50

1983 SEP 20 AM 10:50

E. AUBREY COLLISON
CLERK

LIBER 466 PAGE 37

TERMINATION STATEMENT

liber 450 page 7

Identifying File No. 242612

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 116534-0

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
WINTERS WM W & JANET L 1702 Manning Rd Glen Burnie Md 21061	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE-ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By C White Title CLERK Dated SEPT 2, 1983

0227-20 Maryland 2064

RECORD FEE 10.00
POSTAGE .50
3344761 0237 002 110:41
SEPT 20 83

MAILED TO SECURED PARTY



1050

1983 SEP 20 AM 10:50

E. AUBREY COLLISON
CLERK

CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. Liber 433

Page No. 12

Identification No. 236165

Dated January 7, 1981

1. Debtor(s) { William J. and Janet L. Kiraly
 Name or Names—Print or Type
227 Falcon Drive, Pasadena, (A.A.Co.), MD 21122
 Address—Street No., City - County State Zip Code

MAIL TO: { Sears, Roebuck and Company
 Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
 Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) <p style="text-align: center;">Termination</p></p>

1983 SEP 20 PM 4:08
 E. AUBREY COLLISON
 CLERK

RECORD FEE 11.00
 POSTAGE .50
 83-454 (237) 1402 T14:07
 SEPT 20 83

Dated: August 26, 1983

Sears, Roebuck and Company

Name of Secured Party

Signature of Secured Party

J.D. Althouse—Credit Central Oper. Mgr.

Type or Print (Include Title if Company)

Mailed to Secured Party

1150

This statement is to be recorded in the Chattel Records
Not Subject to a Recordation Tax.

249083

This Financing statement is presented to a filing officer pursuant to the
Commercial Code.

- 1. DEBTOR(S): ROBERT R. JONES AND DRUCILLA M. JONES
- 2. SECURED PARTY: CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION
c/o CITIZENS MORTGAGE CORPORATION
11300 Rockville Pike
Rockville, Maryland 20852
- 3. MATURITY DATE OF OBLIGATION: JUNE 1, 2013
- 4. This financing statement covers the following Chattels:
RANGE/OVEN, DISPOSAL, DISHWASHER, FAN/HOOD, CARPET OVER SUB-FLOOR
- 5. The above described Chattels affixed to property located at:
567 BAY GREEN DRIVE, ARNOLD, MARYLAND 21012

For a more particular description of the property, reference is herby made
to a Deed of Trust dated MAY 4, 1983 from
ROBERT R. JONES AND DRUCILLA M. JONES

RECORD FEE 12.00
POSTAGE 50
#14826 0345 801720-83

to CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION which has been recorded
among the Land Records of ANNE ARUNDEL County. MARYLAND

Debtor: *Robert R. Jones*
ROBERT R. JONES

Debtor: *Drucilla M. Jones*
DRUCILLA M. JONES

Debtor: _____

Debtor: _____

CITIZENS FEDERAL SAVINGS AND LOAN ASSOC.
c/o CITIZENS MORTGAGE CORPORATION

BY: *Frances L. Gratz*
Frances L. Gratz, Agent

Witness: *[Signature]*

1983 SEP 20 PM 4:24
E. AUGUST COLLISON
CLERK

Mailed to Secured Party

Received for record _____, at _____ .m.
same date recorded in Liber _____ at folio _____, one of the
Financing Records of _____, County.

AFTER RECORDING RETURN TO: CITIZENS MORTGAGE CORPORATION
11300 ROCKVILLE PIKE
ROCKVILLE, MARYLAND 20852

12.00
50

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

..... 9/8 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 244284 in Office of
LIBER 454 PAGE 142 (Filing Officer) AA. MD.
Debtor or Debtors (name and Address): (County and State)
THOMAS A. McDONALD, SR.
1018 PHILLIP DRIVE
SEVERNA PARK, MD. 21146

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By Secured Party
[Signature] Its Branch Office Manager

RECORD FEE 10.00
POSTAGE .50
STATION (207) 402-1100-07
SEP 21 83

1072

82308

1983 SEP 21 AM 10:24
E. AUBREY COLLISON
CLERK



MAILED TO SECURE FILE

10535

LIBER 466 PAGE 41

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

..... SEPTEMBER 7, 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 247142 in Office of E. AUBREY COLLISON, AA, MD. (County and State)
LIBER 461 PAGE 305
(Filing Officer)

Debtor or Debtors (name and Address):
NORMAN R. GRIMES
1648 WALL DRIVE
PASADENA, MD, 21122

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By
Secured Party
Its Branch Office Manager

Form 91 MD (3-79)

RECORD FEE 10.00
POSTAGE 1.50
#14674-0287 002 110108
SEPT 23 83

[Handwritten mark]

10535

1983 SEP 21 AM 10:24
E. AUBREY COLLISON
CLERK



Mailed to Secured Party

16291

LIBER 466 PAGE 42

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

..... 9/9 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 240713 in Office of W. GARRETT LARRIMORE AA MD (County and State)
LIBER 444 PAGE 425 (Filing Officer)
Debtor or Debtors (name and Address):
WILLIAM E. + SUSAN ANNE MALLE
8109 MAIN CREEK ROAD
PASADENA, MD. 21122

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By Secured Party
Its Branch Office Manager

RECEIVED FOR RECORD
CLERK
1983 SEP 21 AM 10:24
E. AUDREY COLLISON
CLERK



Mailed to Secured Party

Form 91 MD (3-79)

RECORD FEE 10.00
POSTAGE 50
FINANCIAL COST 0237 002 110708
SEP 23 83

Handwritten signature/initials

1050

STATEMENT OF TERMINATION OF FINANCING

The record reference, file number, and date of filing of the original Financing Statement to which this Statement of Termination of Financing shall apply are:

Record: Land } Liber. 451 Folio 171 File No. 243139
 Financing Statement } Date of Financing Statement June 30, 1982

DEBTOR (OR ASSIGNOR)

Name	Address
Laurent Deschamps	20 S. Cherry Grove Avenue
Deborah Deschamps	Annapolis, MD 21401

1983 SEP 21 AM 10:24
E. AUBREY & DAVID LISON



RECORD FEE 10.00
POSTAGE .50
374628 0237 102 110:1
SEPT 23 83

SECURED PARTY (OR ASSIGNEE)

THE FARMERS NATIONAL BANK OF ANNAPOLIS - 5 Church Circle, Annapolis, Md.

The Secured Party certifies that it has terminated the security interest evidenced by the Financing Statement filed as stated above.

The filing officer is authorized to note the termination of that security interest in the index at the number given above, to remove from the files the Financing Statement filed at that number, and to return this Termination Statement to the Debtor at the above address.

THE FARMERS NATIONAL
BANK OF ANNAPOLIS

Dated: August 16, 1983 By *[Signature]*
Secured Party (or Assignee)

Mail to: The Farmers National Bank of Annapolis
5 Church Circle
Annapolis, Maryland



UNITED STATES DEPARTMENT OF THE INTERIOR

1030

249084

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here

This financing statement Dated 8-19-83 is presented to a filing office for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Home Port, Inc.
Address 4602 Bedford Boulevard, Wilmington, DE 19803

2. SECURED PARTY

Name Marine One, Inc. d/b/a/ Florida Gulf Chris Craft
Address 4050 129th Street West
Cortez, FL 33522

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

1983 Chris Craft 31' fiberglass hull #CCBAG241M83C-312
1983 330 each HP Mercruiser gas engines #6255556 and 6255647
Home anchorage/winter: Severna Park, MD

Robert L. Hostler
Anna I. Hostler
715 Benfield Road
Severna Park, MD 21146

1st ASSIGNEE:
First Commercial Corp.
303 Second Street
Annapolis, MD 21403
2nd ASSIGNEE:
Berkeley Federal Savings
& Loan
21 Bleeker Street
Millburn, NJ 07041

NOT SUBJECT TO STATE DOCUMENTARY STAMP

CHECK THE LINES WHICH APPLY

(If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are, or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)
 (Products of collateral are also covered)

Robert L. Hostler, President
(Signature of Debtor)
Robert L. Hostler, President
Home Port, Inc.
Type or Print Above Name on Above Line

Anna I. Hostler, Vice President
(Signature of Debtor)
Anna I. Hostler, Vice-President
Home Port, Inc.
Type or Print Above Signature on Above Line

Richard A. ...
(Signature of Secured Party)
Marine One, Inc. d/b/a/ Florida Gulf Chris Craft
Type or Print Above Signature on Above Line

RECORDED FILE 11.00
POSTAGE 50
SEP 23 1983

Annal ... 1/50
9983

9-8 ① Anne Ann. 215300140

Buyer's (Debtor's) Name (Last name first) Bausum Jr, B Franklin	Purchaser's Mailing Address 2615 Riva Pl, Annapolis, Md 21403	Zip Code 21403
Buyer's (Debtor's) Name (Last name first)	Purchaser's Mailing Address	Zip Code
Seller's Name Annapolis 9A Rentals - Sales	Seller's Address 719 Lincoln Dr, Annapolis, Md 21403	Zip Code 21403
Seller's Name	Seller's Address	Zip Code

BUYER'S SOC SEC NO (First Signer) **215-30-0140**

DEBTOR GRANTS SECURED PARTY A SECURITY INTEREST IN THE PROPERTY DESCRIBED BELOW:

QTY	N=New U=Used	Manufacturer	MODEL	GOODS (Equipment)	Serial No
1	U	JD	112	10HP Electric Lift (6 Tmc	T0011 308-750M
1	U	JD	47	48" mul mount Mower	
1	U	JD	43	Front Snow Blade	
1	U	JD	31	Rear Tiller	

1503 SEP 21 AH 10:57 AM
E. AUMERY COLLISON
CLERK

FINANCING STATEMENT FOR FILING

This statement is not to be recorded among the Land Records.

CHECK X ITEMS WHICH APPLY

- (If collateral is crops) The above described crops are growing or are to be grown on: (Description of real estate and name of record owner)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or are to be affixed to: (Description of real estate and name of record owner)
- Proceeds of collateral are also covered.
- Products of collateral are also covered.

RECORD FEE 11.00
POSTAGE .50
#34639 (237 102 110:40
SEPT 23 83

Transaction (is) (is not) subject to recordation tax imposed by Article 81, Sections 277 & 278. Principal amount of debt initially incurred \$ NA

The seller (secured party) has assigned his rights hereunder to: **John Deere Company**

NOTE - Type name under each signature and if company, type name of company and name and title of authorized signer.

Mail to: **John Deere Company**
P.O. Box 500 4949
Syracuse, N.Y. 13201 13221

Debtor resides in Anne Arundel (County) (State) Note dated and signed Sept 8, 1983 (Date) Debtor's Telephone No 301-224-2696

B. Franklin Bausum Jr.
(Debtor's Signature)

Annapolis 9A Rentals
(Seller's Name)

B. Franklin Bausum Jr.
(Debtor's Signature)

Kenneth R. Wagner
Seller's (Secured Party) Signature **KENNETH R. WAGNER**

(Do not write below this line)

V.P.R.S

11/30

① 9-8 Anne Arund. 217464095

LIBER 466 PAGE 46

249086

Buyer's (Debtor's) Name (Last name first) Robinson, William L	Purchaser's Mailing Address 4446 Indigo Lane Harwood	Zip Code 21076
Buyer's (Debtor's) Name (Last name first)	Purchaser's Mailing Address	Zip Code
Seller's Name Annapolis 4A Rentals	Seller's Address 1919 Lincoln Dr	Zip Code
BUYER'S SOC. SEC. NO. (First Signer) 217-46-4095	Annapolis Md	

DEBTOR GRANTS SECURED PARTY A SECURITY INTEREST IN THE PROPERTY DESCRIBED BELOW:

QTY	N=New U=Used	Manufacturer	MODEL	GOODS (Equipment)	Serial No.
1	N	JD	111	Lawn Tractor	228965

1983 SEP 21 AM 10:57
E. AUDREY COLLISON
CLERK

FINANCING STATEMENT FOR FILING

This statement is not to be recorded among the Land Records.

CHECK X ITEMS WHICH APPLY

- (If collateral is crops) The above described crops are growing or are to be grown on: (Description of real estate and name of record owner)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or are to be affixed to: (Description of real estate and name of record owner)
- Proceeds of collateral are also covered.
- Products of collateral are also covered.

Transaction (is not) subject to recordation tax imposed by Article 81, Sections 277 & 278. Principal amount of debt initially incurred \$ NA

RECORD FEE 11.00
POSTAGE .50
434440 0237 102 110:40
SEPT 23 83

The seller (secured party) has assigned his rights hereunder to: **John Deere Company**

NOTE - Type name under each signature and if company, type name of company and name and title of authorized signer.

Mail to: **John Deere Company**
P.O. Box 995 4949
Syracuse, N.Y. 13201 13221

Debtor resides in Anne Arundel (County) Md (State) Note dated and signed Sept 8, 1983 (Date) Debtor's Telephone No. 301-867-7299

William L. Robinson
(Debtor's Signature)

WILLIAM L. ROBINSON
(Debtor's Signature)

Annapolis 4A Rentals
(Seller's Name)

Kenneth R. Wagner
Seller's (Secured Party) Signature KENNETH R. WAGNER

(Do not write below this line)

V. PR-25

1150

FINANCING STATEMENT

- Not Subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ _____
- To Be Recorded in Land Records (For Fixtures Only)

NAME		ADDRESS		
1. Debtors(s) (or assignor(s))	No.	Street	City	State
Curtis Dean Morrill		192 Boones Drive		
Linda Marie Gray		Lothian, AA, MD	20711	
2. Secured Party (or assignee)				
BANK OF MARYLAND		3731 Branch Avenue, Hillcrest Heights, Md. 20031		

3. This Financing Statement covers the following types (or items) of property:

Make or Manufacturer	Description Body Type	Serial No.	Model No.	Year
Marlin	Hse.Tr.	456BH3LD2MR1733AB	24x60	1978

1983 SEP 21 AM 10:57
 E. AUBREY COLLISON
 CLERK

RECORD FEE 12.00
 POSTAGE .50
 374443 1237 802 110:48
 SEPT 23 83

CHECK THE LINES WHICH APPLY

- 4. (If collateral is crops) The above described crops are growing or are to be grown on the Real Estate described below:
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

Title Owner of Real Estate: _____

- 5. (If proceeds of collateral are claimed) Proceeds of the collateral are also covered.
- (If products of collateral are claimed) Products of the collateral are also covered.
- 6. Mailing instructions: This Financing Statement, after recorded, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Debtor(s) or Assignor(s)

Curtis Dean Morrill
Curtis Dean Morrill

Linda Marie Gray
Linda Marie Gray

Secured Party:

BANK OF MARYLAND

By: *William C. Galyon*

Type Name William C. Galyon

Title Asst. Vice President

Type or Print Name and Title of Each Signature

Mailed to _____

1250

FINANCING STATEMENT

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 5464.62

If this statement is to be recorded in land records check here.

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Robert F. Smith, Jr. & Geraldine Smith

Address 7786 Fox Court, Pasadena, Md. 21122

2. SECURED PARTY

Name Commercial Credit Corporation

Address 7436 Ritchie Hwy, Glen Burnie, Md. 21061

3. ASSIGNEE

Name _____

Address P.O. Box 1010
(Address to whom statement is to be returned)

4. Maturity date of obligation (if any) XXXXXXXXXX 09/12/87

5. This financing statement covers the following types (or items) of property: (list)

The Following Described Household Goods: 1 Kitchen Table, 4 Chairs, 1 Wards Refrig, 1 GE Range, 1 Whirlpool Washer, 1 Sears Dryer, 2 Beds, 2 Dressers, 3pc L.R., 1 Stereo, 1 Wards TV, 1 Toschbi.

CHECK THE LINES WHICH APPLY

6. (If collateral is crops) The above described crops are to be grown on: (described real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

RECORD FEE 12.00
 RECORD TAX 35.00
 POSTAGE .50
 874644 0237 102 110:50
 SEP 1 23 87

Geraldine R. Smith
Robert F. Smith, Jr.
 (Signature of Debtor)

K. T. Evans
 (Signature of Secured Party)

Geraldine Smith
 Robert F. Smith, Jr.
 Type or Print Above Signature on Above Line

K. T. Evans
 Type or Print Above Name on Above Line

35.00
 12.00
 12-35.50
 Paid to Secured Party
 12-35.50

TO BE
 NOT TO BE
 } RECORDED IN LAND RECORDS

 SUBJECT TO
 NOT SUBJECT TO

 } RECORDING TAX ON PRINCIPAL AMOUNT OF \$ 52,700.00

FINANCING STATEMENT

1. Debtor(s):

Charles E. Blake
Name or Names—Print or Type

7813 East Road, Pasadena, Maryland 21122.
Address—Street No., City - County State Zip Code

Name or Names—Print or Type

Address—Street No., City - County State Zip Code

2. Secured Party:

Admiral-Builders Savings and Loan Association
Name or Names—Print or Type

1746 York Road, Lutherville, Maryland 21093.
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). All fixtures, equipment, accessories and furniture which is attached to or affixed to the buildings and improvements, including kitchen cabinets, hot water heaters, gas and electric ranges, laundry equipment and tubs, medicine cabinets, lighting fixtures, heating plant, air-conditioning equipment, piping, tubing, duct work, radiators, storm windows, storm doors, screens, screen doors, window shades and awnings, all of which fixtures, accessories and equipment now on or hereafter installed thereon or affixed thereto and are essential for the operation and enjoyment of the Debtor's property and business as described in paragraph four.

4. If the above described personal property is to be affixed to real property, describe real property.

BEING KNOWN AND DESIGNATED as Lots Numbered Ninety-five A (95A) and Ninety-five B (95B), as shown on the Revised Plat of Section A, Mount Pleasant Beach, which Plat is filed among the Land Records of Anne Arundel County in Plat Book F.S.R. No. 1, folio 24, and as now filed among the Land Records of Anne Arundel County in Plat Book No. 5, folio 31.

DEBTOR(S):

Charles E. Blake
(Signature of Debtor)

SECURED PARTY:

Admiral-Builders Savings and Loan Assn.
(Company, if applicable)

Robert J. Neubauer
(Signature of Secured Party)

RECORDING FEE 11.00
POSTAGE .50
33-452 0237 002 711:19
SEPT 23 83

Charles E. Blake
Type or Print

(Signature of Debtor)

Type or Print

By: Robert J. Neubauer, Attorney
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Admiral-Builders Savings and Loan Association
Name and Address 1746 York Road, Lutherville, Maryland 21093.

[Handwritten mark]

MAILED TO SECURED PARTY

1150

<input type="checkbox"/> TO BE	} RECORDED IN LAND RECORDS	<input type="checkbox"/> SUBJECT TO	} RECORDING TAX ON PRINCIPAL AMOUNT OF \$48,800.00
<input checked="" type="checkbox"/> NOT TO BE		<input checked="" type="checkbox"/> NOT SUBJECT TO	

FINANCING STATEMENT

1983 SEP 21 AM 11:27
 E. ARUNDEL COUNTY
 CLERK
 AT

1. Debtor(s):

Charles E. Blake
Name or Names—Print or Type

7813 East Road, Pasadena, Maryland 21122.
Address—Street No., City - County State Zip Code

Name or Names—Print or Type

Address—Street No., City - County State Zip Code

2. Secured Party:

Admiral-Builders Savings and Loan Association
Name or Names—Print or Type

1746 York Road, Lutherville, Maryland 21093.
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). All fixtures, equipment, accessories and furniture which is attached to or affixed to the buildings and improvements, including kitchen cabinets, hot water heaters, gas and electric ranges, laundry equipment and tubs, medicine cabinets, lighting fixtures, heating plant, air-conditioning equipment, piping, tubing, duct work, radiators, storm windows, storm doors, screens, screen doors, window shades and awnings, all of which fixtures, accessories and equipment now on or hereafter installed thereon or affixed thereto and are essential for the operation and enjoyment of the Debtor's property and business as described in paragraph four.
4. If the above described personal property is to be affixed to real property, describe real property.

BEING KNOWN AND DESIGNATED as Lots Numbered Ninety-three A (93A) and Ninety-three B (93B), as shown on the Revised Plat of Section A, Mount Pleasant Beach, which Plat is filed among the Land Records of Anne Arundel County in Plat Book F.S.R. No. 1, folio 24, and as now filed among the Land Records of Anne Arundel County in Plat Book No. 5, folio 31.

DEBTOR(S):

Charles E. Blake
(Signature of Debtor)

Charles E. Blake
Type or Print

(Signature of Debtor)

Type or Print

SECURED PARTY:

Admiral-Builders Savings and Loan Assn.
(Company, if applicable)

Robert J. Neubauer
(Signature of Secured Party)

By: Robert J. Neubauer, Attorney
Type or Print (Include title if Company)

RECORD FEE 11.00
 POSTAGE .50
 274666 0237 REC 11:21
 SEPT 27 83

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Admiral-Builders Savings and Loan Association
1746 York Road, Lutherville, Maryland 21093.

MAILED TO SECURED PARTY

1150

TO BE
 NOT TO BE

RECORDED IN
LAND RECORDS

SUBJECT TO

NOT SUBJECT TO

RECORDING TAX
ON PRINCIPAL
AMOUNT OF

\$ 120,100.00

FINANCING STATEMENT

1983 SEP 21 AM 11:27
F. J. COLLISON

1. Debtor(s): Fair Oaks, Inc.
Name or Names—Print or Type

P.O. Box 611, Severna Park, Maryland 21146.
Address—Street No., City - County State Zip Code

Name or Names—Print or Type

Address—Street No., City - County State Zip Code

2. Secured Party: Admiral-Builders Savings and Loan Association
Name or Names—Print or Type

1746 York Road, Lutherville, Maryland 21093.
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). All fixtures, equipment, accessories and furniture which is attached to or affixed to the buildings and improvements, including kitchen cabinets, hot water heaters, gas and electric ranges, laundry equipment and tubs, medicine cabinets, lighting fixtures, heating plant, air-conditioning equipment, piping, tubing, duct work, radiators, storm windows, storm doors, screens, screen doors, window shades and awnings, all of which fixtures, accessories and equipment now on or hereafter installed thereon or affixed thereto and are essential for the operation and enjoyment of the Debtor's property and business as described in paragraph four.

4. If the above described personal property is to be affixed to real property, describe real property.

BEING KNOWN AND DESIGNATED as all of Lot No. 10 in Block B, as laid out and shown on the Plat of Fair Oaks On The Magothy, Sect. II, which Plat is recorded among the Land Records of Anne Arundel County, Maryland, in Plat Book 35, folio 4.

DEBTOR(S):
Fair Oaks, Inc.
By: [Signature]
(Signature of Debtor)

Edward J. Dyas, Jr., President
Type or Print

(Signature of Debtor)

Type or Print

SECURED PARTY:

Admiral-Builders Savings and Loan Assn.
(Company, if applicable)

By: [Signature]
(Signature of Secured Party)

Robert J. Neubauer, Attorney
Type or Print (Include title if Company)

RECORDING FEE 11.00
FRONTAGE .50
#24689 1237 402 711:23
SEPT 28 83

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:
Admiral-Builders Savings and Loan Association
Name and Address 1746 York Road, Lutherville, Maryland 21093.

T

Handed to Secured Party

1150

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated Sept. 20, 1983 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name K. P. GARDNER CONTRACTING, INC.
Address 2 Sunset Drive, Severna Park, Maryland 21146

2. SECURED PARTY

Name ADMIRAL-BUILDERS SAVINGS AND LOAN ASSOCIATION
Address 1746-48 York Road, Lutherville, Maryland 21093
William M. Levy, Esquire, 1507 Fidelity Bldg., Balto., Md. 21201
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) September 20, 1984

4. This financing statement covers the following types (or items) of property: (list)

Fixtures and chattels in the nature of fixtures, affixed and/or appurtenant to the property described in a Mortgage of even date from the Debtor to the Secured Party contained in the property set forth in Item 5 hereof.

E. AUBREY COLLISON
CLERK
1983 SEP 21 PM 3:56

RECORD FEE 11.00
MISTAKE .50
434757 (207) 402 118:55
SEPT 21 83

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

Lot No. 11 Block G Plat entitled "Plat III Berrywood", Third Assessment District of Anne Arundel County, State of Maryland.

(Proceeds of collateral are also covered)
 (Products of collateral are also covered)

K.P. GARDNER CONTRACTING, INC.

BY: Kenneth P. Gardner
(Signature of Debtor)

Kenneth P. Gardner, President
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

ADMIRAL-BUILDERS SAVINGS AND LOAN ASSOCIATION

BY: William M. Levy
(Signature of Secured Party)

WILLIAM M. LEVY

Type or Print Above Name on Above Line

mailed to Secured Party 50

249094

LIBER 466 PAGE 53

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity date (if any):

1. Debtor(s) (Last Name First) and address(es)
Music & Arts Center Inc.
575 Ritchie Hwy
Severna Park, MD 21146

2. Secured Party(ies) and address(es)
Borg-Warner Acceptance Corporation
2401 Plum Grove Rd., Suite 121
Palatine, IL 60067
Special Services #2

For Filing Officer (Date, Time, Number, and Filing Office)

RECORD FEE 11.00
POSTAGE 50
#4781 0337 912 107:16
SEPT 22 83

4. This financing statement covers the following types (or items) of property:

SEE ATTACHED ADDENDUM 'A'

5. Assignee(s) of Secured Party and Address(es)

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)
 already subject to a security interest in another jurisdiction when it was brought into this state.
 which is proceeds of the original collateral described above in which a security interest was perfected:

Check if covered: Proceeds of Collateral are also covered. Products of Collateral are also covered. No. of additional Sheets presented:

Filed with: Anne Arundel County 7-28-83 "Not subject to recordation tax"

By: Music & Arts Center Inc
X Benjamin J O'Brien, Pres
Signature(s) of Debtor(s)

By: Borg Warner Acceptance corporation
[Signature]
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

Mailed to Secured Party

RECORDED & INDEXED
BY CLERK OF COURT
1983 SEP 22 AM 9:17
E. ANJELLY COLLISON
CLERK

AT

1150

ADDENDUM 'A'

LIBER 466 PAGE 54

All inventory of goods of whatever description held for sale or lease by the Debtor, now or hereafter owned, or now or hereafter in the possession, custody or control of Debtor, wherever located, together with all attachments, parts, accessories, additions and substitutions, including all returns and repossessions, and all proceeds from all or any part of the above described collateral including but not limited to insurance proceeds payable by reason of loss or damage to any of the collateral, cash, goods, equipment, instruments, accounts, chattel paper, contract rights, general intangibles, replacement inventory or otherwise, manufactured or distributed by King Musical Instruments, Inc.

(Re: Music & Arts Center Inc.)

TO BE
 NOT TO BE

RECORDED IN
LAND RECORDS

SUBJECT TO
 NOT SUBJECT TO

RECORDING TAX
ON PRINCIPAL
AMOUNT OF

\$ _____

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT

1. Lessee: Facility Systems/Analysis, Inc. 249095
Name or Names - Print or Type
P.O. Box 779 Mayo Maryland 21106
Address - Street No., City - County State Zip Code

Name or Names - Print or Type
Address - Street No., City - County State Zip Code

2. Lessor: Chesapeake Industrial Leasing Co., Inc.
Name or Names - Print or Type 8849 Orchard Tree Lane
Towson, Maryland 21204
Address - Street No., City - County State Zip Code

Assignee of Lessor: Forest Hill State Bank, P.O. Box 288, Forest Hill, MD 21050

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)
One- Compaq Computer System w/ 2nd Drive, Enertronics Graphics, Color Graphics Card, Seattle Card, AST Plus Modem, Crosstalk, & Epson Graphics ROM

Serial Number: _____

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral are are not covered.

E. ALBERT COLLISON
1983 SEP 22 AM 9:30

RECORDING FEE 11.00
POSTAGE .50
1983 SEP 22 10:17
SEPT 22 83

Lessee: Facility Systems/Analysis, Inc.
[Signature]
(Signature)
Robert E. Rodgers - Pres.
Type or Print
[Signature]
(Signature)
[Signature]
Type or Print

Lessor: Chesapeake Industrial Leasing Co., Inc
(Company, if applicable)
[Signature]
(Signature)
Gordon T. Hill - President
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Forest Hill State Bank
P.O. Box 288
Forest Hill, Maryland 21050
Attn. Barbara Reinhardt

Mailed to: _____

1150

TO BE
 NOT TO BE

RECORDED IN
LAND RECORDS

SUBJECT TO
 NOT SUBJECT TO

RECORDING TAX
ON PRINCIPAL
AMOUNT OF
\$ _____

FINANCING STATEMENT

1. Lessee: C. W. Amos & Company
Name or Names - Print or Type
255 West Street Annapolis Maryland 21401
Address - Street No., City - County State Zip Code

Name or Names - Print or Type

Address - Street No., City - County State Zip Code

2. Lessor: Chesapeake Leasing Company
Name or Names - Print or Type
8849 Orchard Tree Lane Towson, Maryland 21204
Address - Street No., City - County State Zip Code

Assignee of Lessor: Forest Hill State Bank, P.O. Box 288, Forest Hill, MD 21050

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)

One- Sharp, Model SF 825, Copier with Custom Cabinet & Automatic Document Feeder

Serial Number: 36213956

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral are are not covered.

1983 SEP 22 AM 9:30
F. A. COLLISON
CLERK

RECORDING FEE 11.00
POSTAGE .50
#14783 C237 P02 T09:18
SEPT 22 83

Lessee: C. W. Amos & Company
Neil R. Le Compte
(Signature)
Neil R. Le Compte - Partner
Type or Print

(Signature)

Type or Print

Lessor:
Chesapeake Leasing Company
(Company, if applicable)
Gordon Hill
(Signature)
Gordon Hill - Owner
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Forest Hill State Bank
P.O. Box 288
Forest Hill, Maryland 21050
Mailed to: Attn: Barbara Reinhardt

1150

TO BE
 NOT TO BE

RECORDED IN
LAND RECORDS

SUBJECT TO
 NOT SUBJECT TO

RECORDING TAX
ON PRINCIPAL
AMOUNT OF

\$ _____

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT

1. Lessee: Community Fuel Company 249097
 Name or Names - Print or Type
Railroad Crossing & Annapolis Blvd., Linthicum Heights, MD 21090
 Address - Street No., City - County State Zip Code

Name or Names - Print or Type _____
 Address - Street No., City - County State Zip Code _____

2. Lessor: Chesapeake Industrial Leasing Co., Inc.
 Name or Names - Print or Type 8849 Orchard Tree Lane
Towson, Maryland 21204
 Address - Street No., City - County State Zip Code _____

Assignee of Lessor: Forest Hill State Bank, P.O. Box 288, Forest Hill, MD 21050

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)

One- Sanyo, Model 800, Copier

Serial Number: 2834

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral are are not covered.

1983 SEP 22 AM 9:30
RECORDING DIVISION

RECORD FEE 11.00
POSTAGE .50
STATE COST 102 T09:17
SEPT 22 83

Lessee: Community Fuel Company

 (Signature)
Linda S. Orr Sec./Treas.
 Type or Print

 (Signature)

 Type or Print

Lessor: _____

 (Company, if applicable)
Gordon T. Hill
 (Signature)
Gordon T. Hill - President
 Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Forest Hill State Bank
P.O. Box 288
Forest Hill State Bank, Maryland 21050
 Mailed to: Attn. Barbara Reinhardt

1150

TO BE
 NOT TO BE

RECORDED IN
LAND RECORDS

SUBJECT TO
 NOT SUBJECT TO

RECORDING TAX
ON PRINCIPAL
AMOUNT OF
\$ _____

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT

1. Lessee: Wayne G. Silfies - Consultant 249098
 Name or Names - Print or Type
206 Twin Oaks Rd., Linthicum Heights, Maryland 21090
 Address - Street No., City - County State Zip Code

Name or Names - Print or Type
 Address - Street No., City - County State Zip Code

2. Lessor: Chesapeake Industrial Leasing Co., Inc.
 Name or Names - Print or Type 8849 Orchard Tree Lane
 Towson, Maryland 21204
 Address - Street No., City - County State Zip Code

Assignee of Lessor: Forest Hill State Bank, P.O. Box 288, Forest Hill, MD 21050

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)

One- IBM PC with 128K, Disk Drive w/ Controller, Disk Drive w/o Controller, Display & Display Adaptor, Epsom FX 100 Printer, and Printer Cable

Serial Number: _____

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral are are not covered.

RECORDING FEE 11.00
POSTAGE .50
42485 1237 M2 109:20
SEPT 22 83

Lessee: Wayne G. Silfies - Consultant
 (Signature)
Wayne G. Silfies - Proprietor
 Type or Print
 (Signature)
 Type or Print

Lessor:
Chesapeake Industrial Leasing Co., Inc
 (Company, if applicable)
 (Signature)
Gordon T. Hill - President
 Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Forest Hill State Bank
P.O. Box 288
Forest Hill, Maryland 21050
 Mailed to: Attn. Barbara Reinhardt 1150

RECORDED
SEP 22 AM 9:30
E. MASON & KILLISON
CLERK

LIBER 466 PAGE 59

TERMINATION STATEMENT liber 456 page 164

Identifying File No. 245088

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 117521-6

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
BROWN SR HARRY D & BARBARA 7908 Allard Ct 102 Glen Burnie Md 21061	BLAZER FINANCIAL SERVICES INC 7479 BALTIMORE-ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE, MD. 21061

11:00
50
AUG 27 1983
AUG 22 83

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By C White Title CLERK Dated AUGUST 26, 1983

0227 20 Maryland 2-64 C WHITE

Mailed to Secured Party

1050

1983 SEP 22 AM 9:34
E. ADRIAN COLLISON
CLERK



LIBER 466 PAGE 60

TERMINATION STATEMENT

liber 451 page 559

Identifying File No. 243414

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 116824-5

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
TRIGGS WM & BARBARA 7611 A Thorn St Ft Meade Md 20755	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE-ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

10.00
50
10:31
SEPT 22 83

Secured Party BLAZER FINANCIAL SERVICES INC

By C White Title CLERK Dated AUGUST 25, 1983

C WHITE
0227-20 Maryland 2-64

Mailed to Secured Party



1983 SEP 22 AM 9:35

E. ADNEY COLLISON
CLERK

1050

LIBER 466 PAGE 61

TERMINATION STATEMENT

liber 452 page 187

Identifying File No. 243569

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 116886-4

DEBTORS (Names and Residence Address)

NICKOLES JOHN
1437 Washington Ave
Severn Md 21144

SECURED PARTY (Name and Address)

BLAZER FINANCIAL SERVICES, INC.
7479 BALTIMORE-ANNAPOLIS BLVD.
P. O. BOX 66
GLEN BURNIE, MD. 21061

RECORDED FEE

10.00

50
109:31
SEPT 22 83

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By C. White Title CLERK Dated AUGUST 30 1983

0227 20 Maryland 264 WHITE

MAILED TO SECURED PARTY



1050

1983 SEP 22 AM 9:35

E. AUREY COLLISON
CLERK

LIBER 466 PAGE 62

liber 427 page 314

TERMINATION STATEMENT

Identifying File No. 233458

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 113155-7

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
ELLISON JOHN & SANDRA 217 Henson Ave Glen Burnie Md 21061	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE-ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE, MD. 21061

RECORD FEE 10.00
POSTAGE .50
SEP 22 1983 10:31

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By C White Title CLERK Dated AUGUST 29, 19 83

0227-20 Maryland 2-64 C WHITE

1050

Mailed to Secured Party



RECEIVED BY MAIL
1983 SEP 22 AM 9:35
E. AUBREY COLLISON
CLERK

LIBER 466 PAGE 63

TERMINATION STATEMENT

liber 430 page 463

Identifying File No. 235107

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 113630-9

RECORD FEE
POSTAGE

10.00
.50

DEBTORS (Names and Residence Address)

FIELDS FLORENCE R
1605 Jennings Rd
Glen Burnie Md 21061

SECURED PARTY (Name and Address)

BLAZER FINANCIAL SERVICES, INC.
7479 BALTIMORE-ANNAPOLIS BLVD.
P. O. BOX 66
GLEN BURNIE, MD. 21061

109:32
SEPT 22 83

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By C White Title CLERK Dated AUGUST 24, 1983

0227-20 Maryland 2-64

Mailed to Secured Party

1050

AREA FOR THE RECORD
OFFICE OF THE CLERK



1983 SEP 22 AM 9:35

E. ALPHY COLLISON
CLERK

TO BE
 NOT TO BE

RECORDED IN
LAND RECORDS

SUBJECT TO
 NOT SUBJECT TO

RECORDING TAX
ON PRINCIPAL
AMOUNT OF
\$ _____

1983 SEP 22 AM 10:00
E. ALBERT COLLISON
CLERK

FINANCING STATEMENT AND SECURITY AGREEMENT

M. M. & P. - M. A. T. E. S. Program

Name or Names—Print or Type Anne Arundel County
5700 Hammonds Ferry Road Linthicum Heights, Maryland 21090
Address—Street No., City - County State Zip Code

1. Debtor(s):

Name or Names—Print or Type _____
Address—Street No., City - County State Zip Code

2. Secured Party:

Atlantic Equipment Company
Name or Names—Print or Type
4511 Harford Road Baltimore Md. 21214
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

Miscellaneous food service equipment including installations of any kind connected therewith or appurtenant thereto and including any future additions or substitutions as set forth in Contract and Security Agreement No. 1929-83-CE dated July 20, 1983.

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

RECORDING FEE 12.00
534155 0237 AM 10:58
SEPT 22 83

6. Proceeds of collateral are are not covered.

7. Products of collateral are are not covered.

DEBTOR(S):
M.M. & P.--M.A.T.E.S. Program

SECURED PARTY:

By: Stephen P. Maher
(Signature of Debtor)

Administrator
Type or Print Title

Stephen P. Maher
(Signature of Debtor)

Stephen P. Maher
Type or Print

Atlantic Equipment Company
(Company, if applicable)

By: Gerald A. Perloff
(Signature of Secured Party)

Gerald A. Perloff
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Atlantic Equipment Company 4511 Harford Road, Baltimore, Md. 21214

T

H-5

Marked by Secured Party

LIBER 466 PAGE 65

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. Debtor(s) (Last Name First) and address(es) Radiator & Battery Shop 6038 Belle Grove Rd. Baltimore, Md. 21225	2. Secured Party(ies) and address(es) L-J Leasing Company 600 Reisterstown Rd. #701 Baltimore, Md. 21208	3. Maturity date (if any): For Filing Officer (Date, Time and Filing Office)
4. This statement refers to original Financing Statement bearing File No. <u>245508</u> Filed with <u>Anne Arundel County</u> Date Filed <u>Dec. 21, 1982</u>		
5. <input type="checkbox"/> Continuation. The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still effective. 6. <input checked="" type="checkbox"/> Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above. 7. <input type="checkbox"/> Assignment. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10. 8. <input type="checkbox"/> Amendment. Financing Statement bearing file number shown above is amended as set forth in Item 10. 9. <input type="checkbox"/> Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above.		

RECORD FEE 10.00
 POSTAGE .50
 234-015 (237) 402 110:50
 SEPT 22 83

No. of additional Sheets presented:

By: _____ L-J Leasing Company
 Signature(s) of Debtor(s) (necessary only if Item 8 is applicable) By: F. Jed
 Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical STANDARD FORM - FORM UCC-3



SEP 22 1983
 ANNE ARUNDEL COUNTY
 1983 SEP 22 AM 10:51
 E. AUDREY COLLISON
 CLERK

MAILED TO SECURED PARTY

1050

NOT TO BE RECORDED IN LAND RECORDS

NOT SUBJECT TO RECORDING TAX

249100

FINANCING STATEMENT

General Assembly of Maryland

Name or Names - Print or Type

1. LESSEE(S)

Annapolis, MD 21401

Address - Street No.

City - County

State

Zip

2. LESSOR

L-J Leasing Company
600 Reisterstown Road

Baltimore

Maryland 21208

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)

- 1- Compac Computer 139325
- 1- NEC 35.15 letter quality printer

RECORD FEE 12.00
 POSTAGE .50
 24016 0237 002 110:50
 SEPT 22 83

1983 SEP 22 AM 10:52
 E. AUGUST COLLISON
 CLERK

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral are covered.

7. Products of collateral are covered.

LESSEE(S): General Assembly of Maryland

LESSOR: L-J Leasing Company

By: Timothy Maloney
Signature of Lessee

By: Louise E. Neutze
Signature of Lessor

Timothy Maloney, State Delegate

Louise E. Neutze, Mgr.

Type or Print

Signature of Lessee

Type or Print

25.00 to Record Fee

12.50 ✓

To The Filing Officer: After This Statement Has Been Recorded Please Mail The Same To:

L-J Leasing Company
600 Reisterstown Road
Balto., Md. 21208

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 00

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

249101

Name Sy Bishop Company, Incorporated

Address 1916 Forest Drive, Annapolis, Md. 21401

2. SECURED PARTY

Name RCA Service Company, A Division of RCA Corporation

Address Cherry Hill, N.J. 08358

Person & Address To Whom Statement is to be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

All RCA television receivers, RCA telephones, accessories, and associated equipment and systems--present and future.

RECORD FEE 11.00
POSTAGE 50
SEARCH 1237 110:52
SEPT 22 83

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Please Return Forms to:

RCA Service Company
9020 Red Branch Road
Columbia, Maryland 21045

Seymour Bishop
(Signature of Debtor)

Seymour Bishop, President

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

02-00-115 6/76

L. M. Kellner
(Signature of Secured Party)

L. M. Kellner

Type or Print Above Signature on Above Line

1150

SEP 22 AM 10:56
E. ADAMS & COLLISON
CLERK

FINANCING RECORDS

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Liber No.

W.G.L. No. 354

Page No. 25

Identification No. 201350

Dated March 1, 1976

1. Debtor(s) { McKINSEY ROAD LIMITED PARTNERSHIP
Name or Names—Print or Type
609 Bosley Avenue, Towson, Maryland 21204
Address—Street No., City - County State Zip Code

2. Secured Party { CENTRAL SAVINGS BANK
Name or Names—Print or Type
Charles and Lexington Streets, Baltimore, Maryland
Address—Street No., City - County State Zip Code 21202

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

1983 SEP 22 AM 11:02
E. ADAMS & COLLISON
CLERK



RECORD FEE 10.00
POSTAGE .50
SEP 22 11:05:56
SEPT 22 83

TRUSTEES' SIGNATURES:

John B. Candler
John B. Candler
Willis R. Buckley
Willis R. Buckley

Dated: September 16, 1983

Bank)
CENTRABANK, INC. (formerly Central Savings
Name of Secured Party
By John B. Candler
Signature of Secured Party
Vice-President
Type or Print (Include Title if Company)

Lucas Bros. Form T-1

1000
50

mailed to Secured Party

249102

This **FINANCING STATEMENT** is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

Lessee Debtors (Last Name First) and address(es) Anne Arundel County, Maryland Office of Purch. Agent, Rm. 303 Arundel Center Northwest and Calvert Street Annapolis, MD 21401	Lessor Secured Party(ies) and address(es) Comdisco, Inc. 6400 Shafer Court Rosemont, IL 60018 SL9161	3. Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office)
4. This financing statement covers the following types (or items) of property: Comdisco, is Lessor and Anne Arundel County, Maryland is Lessee subject to the terms and conditions of the Master Lease Agreement dated 6/6/83 and Equipment Schedule No. 1 dated 6/6/83 for the following equipment: <div style="display: flex; justify-content: space-around;"> 1-3370 B1 45136 </div>		5. Assignee(s) of Secured Party and Address(es)
This filing is for notice purposes only to evidence a true lease. No recordation tax is applicable. The Lessor hereby retains a Purchase Money Security Interest.		RECORD FEE 11.00 POSTAGE .50 249102 (237) R02 111:20 SEPT 22 83
This statement is filed without the debtor's signature to perfect a security interest in collateral. (check <input checked="" type="checkbox"/> if so) <input type="checkbox"/> already subject to a security interest in another jurisdiction when it was brought into this state <input type="checkbox"/> which is proceeds of the original collateral described above in which a security interest was perfected:		Filed with: Anne Arundel County MD
Check <input checked="" type="checkbox"/> if covered; <input type="checkbox"/> Proceeds of Collateral are also covered; <input type="checkbox"/> Products of Collateral are also covered. No. of additional Sheets presented:		
Anne Arundel County, Maryland By: <i>James F. Ryan</i> JAMES F. RYAN PURCHASING AGENT Lessee	Comdisco, Inc. By: <i>Barbara K. Herman</i> Signature(s) of Secured Party(ies) LESSOR (For Use in Most States)	

STANDARD FORM - FORM UCC-1.

RECEIVED FOR RECORD
 ANNE ARUNDEL COUNTY
 1983 SEP 22 AM 11:21
 E. AUBREY COLLISON
 CLERK

RT.

RETURN TO:
ILLINOIS CODE COMPANY
 P.O. Box 2969
 Springfield, IL 62708

Mailed to: _____

1150

FINANCING STATEMENT FORM UCC-1 5/76

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name AMBERGOS, CORPORATION
Address 132 DOCK STREET ANNAPOLIS, MD 21401

2. SECURED PARTY

Name NECCO CORPORATION
Address P.O. Box 537 LAUREL, MD 20707

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list) *Assignee of Secured Party*
- 2 MODEL 876B ELECTRO FREEZE COCKTAIL FREEZERS SERIAL # 4819957B 4819958B
 - 1 MODEL RC10B1B AMINA MICROWAVE OVEN The frame SERIAL # BF50440911 *Company of America*
 - 1 MODEL TM37-12 TROE BOTTLE COOLER *Munsey Bldg* SERIAL # EF2879A
 - 1 MODEL C40HAP ICE-O-MATIC ICE MACHINE *Baltimore* SERIAL # A31201138W
 - 1 MODEL 301 FOLLET ICE BIN SERIAL # 71370

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

RECORD FEE 11.00
POSTAGE .50
#24950 0345 R01 710:35
SEPT 22 83

AMBERGOS, CORPORATION
(Corporate or Trade Name)
J. F. Wills, Pres
(Signature of Debtor)
J.F. Wills, Pres
Type or Print Signature

(Signature of Debtor)
J.F. Wills, Pres
Type or Print Signature

NECCO CORPORATION
Howard E. Nelson, Pres.
(Signature of Secured Party)
HOWARD E. NELSON, Pres.
Type or Print Above Signature on Above Line

1983 SEP 22 AM 11:28
E. AUDREY COLLISON
CLERK

11

11.00
50

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:		No. of Additional Sheets Presented
1. Debtor(s) (Last Name First) and Address(es): M & M Mobile Homes, Inc. 8315 Washington Blvd Jessup, Maryland 20794	2. Secured Party(ies) Name(s) And Address(es): General Electric Credit Corporation 2100 Rexford Rd., Suite 215 Charlotte, NC 28211	RECORD FEE 10.00 POSTAGE .50 #24852 D345 R01 T10:44 For Filing Officer SEPT 22 83
3. (a) This statement refers to original Financing Statement bearing File No. 219460 Filed with Anne Arundel Cty Date Filed 8-23-78 19 (b) If the original Financing Statement has previously been continued list the Filing No. of the last continuation filed. 8-5-83 (c) If the original filing was a fixture filing or covered timber or accounts subject to G.S. 25-9-103, (5) mark this block <input type="checkbox"/>		
4. <input type="checkbox"/> Continuation. The original financing statement between the foregoing debtor and secured party, bearing the number shown above is still effective. 5. <input type="checkbox"/> Termination. Secured Party no longer claims a security interest under the financing statement bearing file number shown above. (A termination statement signed by a person other than the secured party of record must include or be accompanied by the assignment or a statement by the secured party of record that he has assigned interest to the signer of the termination statement.) 6. <input type="checkbox"/> Assignment. The secured party's rights under the financing statement bearing file number shown above to the property described in Item 9 have been assigned to the assignee whose name and address appear in Item 9. 7. <input checked="" type="checkbox"/> Amendment. Financing statement bearing file number shown above is amended as set forth in Item 9. 8. <input type="checkbox"/> Release. Secured party releases the collateral described in Item 9 from the financing statement bearing the number shown above.		
9. Amend collateral section to: All inventory, new and used, presently owned and hereafter acquired, together with all proceeds of the sale or other disposition thereof, and all equipment, present and future, used or intended for use in conjunction therewith, and all accounts, contract rights, accounts receivable and general intangibles presently existing and hereafter arising, and all chattel paper covering the property above described together with any such property returned to or repossessed by the Debtor. Inventory includes but is not limited to mobile homes, modular homes, motor homes, travel trailers, camper units, other recreational vehicles and boats.		
10. Signatures: M & M Mobile Homes, Inc.		General Electric Credit Corporation-
By <u>[Signature]</u> Debtor(s) (necessary only if Item 7 is applicable)		By <u>[Signature]</u> Secured Party(ies) Standard Form Approved by N. C. Sec. of State and other States shown above.

(1) Filing Officer Copy - Numerical

FINANCING STATEMENT CHANGE

UCC-3



RECORDED
 1983 SEP 22 AM 11:29
 E. AUDREY COLLISON
 CLERK

related to Secured Party

10.00
 50

LIBER 466 PAGE 72

249104

FINANCING STATEMENT

Check below if goods are
or are to become fixtures.

TO BE RECORDED IN
LAND RECORDS

For Filing Officer Use	
File No.	
Date &	
Hour	

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

Maturity date (if any)

Name(s) of Debtor(s) or assignor(s) (Last Name First)	No.	Street	City	State
--	-----	--------	------	-------

John M.R. Schilling	712 Carlisle Dr.	Arnold,	MD	21012
---------------------	------------------	---------	----	-------

Name of Secured Party or assignee	No.	Street	City	State
-----------------------------------	-----	--------	------	-------

United National Bank of Washington	1850 K St.,	N.W.	Wash. DC	20006
------------------------------------	-------------	------	----------	-------

1. This financing statement covers the following types (or items) of property: (Lists or descriptions may be on separate sheets firmly attached hereto.) (Describe)

1976 Catalina 30' Hull #276 MD 8595-Z
30 hp Universal Atomic Four gas #195818

RECORD FEE 11.00
POSTAGE .50
424854 0345 P01 11:01

SEPT 22 83

(If affixed to realty—state value of each article)

CHECK THE LINES WHICH APPLY

- 2. If collateral is crops: The above described crops are growing or will be grown on: (Furnish general description of real estate and name of record owner.)
- 3. If collateral is goods which are or will become fixtures: The above described goods are fixed or will be affixed to: (If affixed to realty—state value of each article.) (Furnish general description of real estate and name of record owner.) If blocks system is maintained, state house number and street, if there be any, or block reference.
- 4. Proceeds of collateral are also covered: Products of collateral are also covered:
- 5. (This section applicable in Maryland only.) STRIKE OUT INAPPLICABLE WORDING
The underlying secured transaction(s) being publicized by this Financing Statement ~~is~~ is not subject to the Recordation Tax imposed by Article 81, §§ 277, 278 annotated Code of Maryland, as amended. If subject, the principal amount of the debt is

Debtor(s) or assignor(s)
John M.R. Schilling
John M.R. Schilling

United National Bank of
Washington (Seal)
(Corporate, Trade or Firm Name)

George W. Eddy
Signature of Secured Party or Assignee
George W. Eddy, Vice President

(Type or print name under signature)

(Owner, Partner or Officer and Title)
(Signatures must be in ink)

Maryland Marine
7610 Pennsylvania Ave., Suite 103
Forestville, Maryland 20747
Phone (301) 967-3000

RETURN TO:

Mailed to:

1983 SEP 22 AM 11:29

E. AUBREY COLLISON
CLERK

11.00
50

249105

FINANCING STATEMENT

Check below if goods are
or are to become fixtures.

TO BE RECORDED IN
LAND RECORDS

For Filing Officer Use	
File No.
Date &
Hour

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

Maturity date (if any)

<u>Name(s) of Debtor(s) or assignor(s)</u> (Last Name First)	<u>No.</u>	<u>Street</u>	<u>City</u>	<u>State</u>
Bright, Stanley Joseph		138 West Market St.,	Leesburg,	Va. 22075
Bright, Pamela Stanley				

<u>Name of Secured Party or assignee</u>	<u>No.</u>	<u>Street</u>	<u>City</u>	<u>State</u>
United National Bank of Washington		1850 K St., N.W.	Wash. DC	20006

1. This financing statement covers the following types (or items) of property: (Lists or descriptions may be on separate sheets firmly attached hereto.) (Describe)

1964 Grampian 31', Hull #18, MD 987-Y
12hp Yanmar diesel engine, #01715

RECORD FEE 12.00
POSTAGE .50
#01865 0345 801 11:02
SEPT 22 83

(If affixed to realty—state value of each article)

CHECK THE LINES WHICH APPLY

- 2. If collateral is crops: The above described crops are growing or will be grown on: (Furnish general description of real estate and name of record owner.)
- 3. If collateral is goods which are or will become fixtures: The above described goods are fixed or will be affixed to: (If affixed to realty—state value of each article.) (Furnish general description of real estate and name of record owner.) If blocks system is maintained, state house number and street, if there be any, or block reference.
- 4. Proceeds of collateral are also covered: Products of collateral are also covered:
- 5. (This section applicable in Maryland only.) STRIKE OUT INAPPLICABLE WORDING
The underlying secured transaction(s) being publicized by this Financing Statement ~~is~~ is not subject to the Recordation Tax imposed by Article 81, §§ 277, 278 annotated Code of Maryland, as amended. If subject, the principal amount of the debt is

Debtor(s) or assignor(s)

Stanley J. Bright
Stanley Joseph Bright

Pamela Stanley Bright
Pamela Stanley Bright

(Type or print name under signature)

United National Bank of
Washington (Seal)
(Corporate, Trade or Firm Name)

George W. Eddy, V.P.
Signature of Secured Party or Assignee
George W. Eddy, Vice President

(Owner, Partner or Officer and Title)
(Signatures must be in ink)

Maryland Marine
7610 Pennsylvania Ave., Suite 103
Forestville, Maryland 20747
Phone (301) 967-3000

RETURN TO:

RECEIVED FOR RECORD
SPRINGFIELD COUNTY
1983 SEP 22 AM 11:29
E. AUBREY COLLISON
CLERK

05

12.00
50

FINANCING STATEMENT

File No

THIS Financing Statement is presented to a FILING OFFICER pursuant to the Uniform Commercial Code.

<p>1 DEBTOR(S) and Address(es)</p> <p>Arthur Hook Russell Lates, Jr. 18 Renee Ave. Baltimore, Maryland 21225</p>	<p>2. SECURED PARTY and Address</p> <p>UNION TRUST COMPANY OF MARYLAND Baltimore & St. Paul Streets Baltimore, Maryland 21203</p> <p>Attn: _____</p> <p>Return to Secured Party 22 M. HITCH</p>
--	---

3. This Financing Statement covers the following types (or items) of property:
All of the property described in subparagraphs A through E below unless one or more boxes are checked. If a box is checked, "Collateral" means only the property described in the subparagraph (s) whose box or boxes are checked.

A. All of Debtor's equipment and supplies (including all present and future additions, attachments, accessions, substitutions and replacements), used in or related to the conduct of _____ (describe type of business or profession), including, but not limited to that which is described below and in any separate schedule at any time delivered by Debtor to Bank; and all proceeds thereof in any form whatsoever:

B. All of the inventory of the Debtor, of every type or description, now owned and hereafter acquired and wherever located, including raw materials, work in process and finished goods, all materials usable or used or consumed in Debtor's business; all present and future substitutions and additions and all proceeds and products thereof in any form whatsoever.

C. All of Debtor's present and future accounts receivable, contract rights, general intangibles, things in action, chattel paper, instruments, mortgages and returned, repurchased and repossessed goods, all money due or to become due Debtor, and the books and records relating to, and the proceeds of the foregoing in any form whatsoever.

D. All crops, livestock and supplies held, used or produced in farming operations; all products of crops and livestock in every state or condition and all proceeds and products of the foregoing in any form whatsoever.

E. Other.
1977 Governor Mobile Home Serial #6514017645

RECORD FEE 12.00
RECORD TAX 56.00
POSTAGE .50
#04866 0345 R01 T11:03
SEPT 22 83

4. Proceeds and products of collateral; and all options, rights, conversion, subscription and other privileges now and hereafter arising with respect to collateral are covered hereunder.

5. This transaction (is) (is not) exempt from the recordation tax. (Md.)
Principal amount of debt initially incurred is: \$ 8,491.00

DEBTOR:
Arthur D. Hook &
Russell B. Lates, Jr.
(Type Name)

SECURED PARTY:
UNION TRUST COMPANY OF MARYLAND
By: Carolyn Grisamore

By: Arthur D. Hook
By: Russell B. Lates Jr.

Carolyn Grisamore
(Type Name)
Aug. 12 19 83
(Date Signed by Debtor)

INSTRUCTIONS: Sign in ink; type or print other information in ink. Margins are for use of Filing Officer only. Under each signature, type or print name of person signing and title, if any.
Md., Va., D.C., Pa.

ANNE ARUNDEL COUNTY
1983 SEP 22 AM 11:29
E. ARTHUR BOLLISON
FILING OFFICER

waited by Secured Party

12.00
56.00
50.50
Postage .50
Stamps 456.00
Record 12.00
68.50

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

LIBER 466 PAGE 75
Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

249107

Name Baltimore Aircoil Company, Incorporated

Address P.O. Box 7322 Baltimore, MD. 21227

2. SECURED PARTY

Name Hewlett-Packard Company

Address 3000 Hanover Street Palo Alto, CA. 94304

RECORD FEE 11.00
POSTAGE .50
#24967 0345 R01 T11:04
SEPT 22 83

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

The following equipment will be located at: Baltimore Aircoil Company
Montevideo Rd. & B. & O. R.R.
Dorsey, Maryland 21076

2 HP 2624B stations, #050, #061
1 HP 30018A ADCC, #040
1 HP 30019A ADCC, #040
2 HP 13222N modem cables

Lease # 4144-44100

EQUIPMENT NOT SUBJECT TO RECORDATION TAX.

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Baltimore Aircoil Company, Inc.

John Skrabak
(Signature of Debtor)

John Skrabak
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Delivered to Secured Party

Hewlett-Packard Company

D. A. Bell
(Signature of Secured Party)

D. A. Bell

Type or Print Above Signature on Above Line

1983 SEP 22 AM 11:30
E. AUBREY COLLISON
CLERK

11.00
58

LIBER 466 PAGE 76

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 354 Page No. 98
Identification No. 281419 Dated March 26, 1976
201419

1. Debtor(s) { Westview Pharmacy, t/a Kare Pharmacy
Name or Names—Print or Type
{ 5616 Ritchie Highway, Anne Arundel County, MD 21061
Address—Street No., City - County State Zip Code

2. Secured Party { Loewy Drug Co., Inc.
Name or Names—Print or Type
{ 6801 Quad Avenue, Baltimore County, MD 21237
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

RECORD FEE 10.00
POSTAGE .50
42-868 0345 R01 T11:06
SEPT 22 1983

<p>A. Continuation <input checked="" type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

Dated: August 29, 1983

Loewy Drug Co., Inc.
Name of Secured Party

Benjamin S. Multz, Pres.
Signature of Secured Party

Benjamin S. Multz, President
Type or Print (Include Title if Company)

Lucas Bros. Form T-1

related to Source (P. 13)

10.00
50

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 354

Page No. 99

Identification No. 281420

Dated March 26, 1976

1. Debtor(s) { Westview Pharmacy, Inc., t/a Pasadena Westview RX
Name or Names—Print or Type
383 St. Smallwood D., Anne Arundel County, MD 21122
Address—Street No., City - County State Zip Code

2. Secured Party { Loewy Drug Co., Inc.
Name or Names—Print or Type
6801 Quad Avenue, Baltimore County, MD 21237
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

RECORD FEE 10.00
POSTAGE .50
#24869 0345 801 711:07
SEPT 22 83

<p>A. Continuation The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release<input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment<input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other:<input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

E. AUGUST Y. COLLISON
1983 SEP 22 PM 11:31

Dated: August 29, 1983

Loewy Drug Co., Inc.
Name of Secured Party
Benjamin S. Mulitz, Pres.
Signature of Secured Party
Benjamin S. Mulitz, President
Type or Print (Include Title if Company)

RECORDED TO SECURED PARTY

10.00
50

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1 Debtor(s) (Last Name First) and address(es)
Jerry A. Unklesbee
Stephen M. Merchant
John D. Marchi
896 Mallard Circle
Arnold, Md. 21012

2 Secured Party(ies) and address(es)
PEOPLES SECURITY BANK
4351 Garden City Drive
Landover, MD 20785

3 Maturity date (if any):
For Filing Officer (Date, Time,
Number, and Filing Office)

RECORD FEE 13.00
POSTAGE .50
#04880 0345 R01 11:23
SEPT 22 83

4 This financing statement covers the following types (or items) of property:

1974 Cal 2-29, Hull #CAB296110274, Official #557522
10hp Farymann diesel, #27A300892

5. Assignee(s) of Secured Party and Address(es)

Not Subject to Recordation Tax

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)

already subject to a security interest in another jurisdiction when it was brought into this state.
 which is proceeds of the original collateral described above in which a security interest was perfected:

Filed with

Anne Arundel

Check if covered: Proceeds of Collateral are also covered. Products of Collateral are also covered. No. of additional Sheets presented:

Jerry Unklesbee
Stephen M. Merchant

Peoples Security Bank of MD

By: _____
Signature(s) of Debtor(s)

By: *Kristina*
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy-Alphabetical

STANDARD FORM - FORM UCC-1.

(For Use in Most States)

1983 SEP 22 AM 11:32

E. AUSTLY COLLISON
CLERK

Added to Security File

*13.00
56*

ANNAPOLIS FEDERAL SAVINGS AND LOAN ASSOCIATION
Annapolis, Maryland 21401

LIBER 466 PAGE 79
FINANCING STATEMENT

249109

Subject to
recording tax
on \$ 25,000.00

1. Name of Debtor(s): American Cleaning Services, Inc.
1069 Cape St. Claire Road
Address: Annapolis, MD 21401

2. Name of Secured Party: Annapolis Federal Savings & Loan Association
140 Main Street
Address: Annapolis, MD 21401

3. This Financing Statment covers the following types (or items) of
property: Vector 3005 Computer, #1083, NEC Spenwriter Printer # 10075;
Tractor Feed # 541507008; NSS Propane Charger, # F-008; 8 Model M vac's.
#'s 28a01880, 28a01872, 28a01892, 28a01894, 28a01889, 28a01890, 26a01712,
26a01713; 8 Maverick 300 Variables, #'s, 27a01849, 26a01293, 26a01291, 26a01390,
26a01292, 27a01853, 27a01854, 27a01851; 4 Whirlamatic 2000's #'s, 95230B, 296,
261, 306; Whirlamatic 2000, # 944837; 4 Propane #'s, F5013, F5014, F5020 and
F5024

Debtor(s):

Secured Party:

American Cleaning Services, Inc.

**ANNAPOLIS FEDERAL SAVINGS
AND LOAN ASSOCIATION**

By: [Signature]

By: [Signature]

(Authorized Signature)

John M. Crook, Vice President
(Type Name and Title)

(NOTE: Type name under each
signature and if company,
type name of company and
name and title of
authorized signer.)

RECORDING FEE 11.00
RECORDING TAX 175.00
POSTAGE .50
174804 (237) 902 111:31
SEPT 22 83

Waived to Secured Party

11-
175.50

1983 SEP 22 AM 11:35
E. ADAMS & COLLISON
CLERK
CAT

NO STATE DOCUMENTARY STAMPS APPLICABLE

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ n/a

If this statement is to be recorded in land records check here

This financing statement Dated 8/29/83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Robert L. Beck

Address 13 Chesapeake Landing, Annapolis, MD 21403

2. SECURED PARTY

Name First New England Financial Corp.

Address P.O. Box 3376, Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

BOAT: 1971 Grand Banks, 42ft., Hull# w/1971

RECORD FEE 11.00
POSTAGE 50
STAMP COST 11:27
SEPT 22 83

File: Clerk of Circuit Court for Anne Arundel County
Church Circle, Courthouse
Annapolis, MD 21401

Fee: 11.50 YF

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

ASSIGNEE AND ADDRESS:

YORK FEDERAL SAVINGS & LOAN ASSOCIATION
101 South George Street
York, PA 17401

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Robert L. Beck
(Signature of Debtor)

First New England Financial Corp.

Robert L. Beck
Type or Print Above Name on Above Line

BY: Grant S. Newlove
(Signature of Secured Party)

(Signature of Debtor)
Type or Print Above Signature on Above Line

Grant S. Newlove, Vice President
Type or Print Above Signature on Above Line

Added to Secured Party

1150

NO STATE DOCUMENTARY STAMPS APPLICABLE

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ n/a

If this statement is to be recorded in land records check here

This financing statement Dated Aug 26, 1983 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Ronald D. Patteson
Address 1234 Young Farm Road, Annapolis, MD 21403

2. SECURED PARTY

Name First New England Financial Corp.
Address P.O. Box 3376, Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

BOAT: 1984 Topaz, 29ft., Hull# TPP90169M84A
w/1984 Volvo diesel, T-225hp

File: Clerk of Circuit Court for Anne Arundel County
Church Circle, Courthouse
Annapolis, MD 21401

Fee: \$11.50 YF

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

ASSIGNEE AND ADDRESS:

YORK FEDERAL SAVINGS & LOAN ASSOCIATION
101 South George Street
York, PA 17401

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

[Signature]
(Signature of Debtor)

Ronald D. Patteson
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

First New England Financial Corp.

BY: [Signature]
(Signature of Secured Party)

Grant S. Newlove, Vice President
Type or Print Above Signature on Above Line

RECORD FEE 11.00
POSTAGE .50
21403 0237 002 11:27
SEPT 22 83

1983 SEP 22 AM 11:35
E. ANDREY COLLISON
CLERK

Noted to Secured Party

11/50

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 246897

RECORDED IN LIBER 460 FOLIO 479 ON April 14, 1983 (DATE)

1 DEBTOR: Name Thomas J. & Ethel V. Sylve
Address 10 Ellington Dr. Annapolis, Md. 21403

2 SECURED PARTY: Name Commercial Credit Corporation
Address 53 McKinsey Road
Severna Park, Md. 21146

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK FORM OF STATEMENT

<p>A. CONTINUATION.....<input type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. RELEASE.</p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate:</p> <p>PARTIAL RELEASE.....<input type="checkbox"/></p> <p>FULL RELEASE.....<input type="checkbox"/></p>	<p>C. TERMINATION.....<input checked="" type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.</p>
<p>D. ASSIGNMENT.....<input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)</p>		<p>E. OTHER.....<input type="checkbox"/></p> <p>(Such as "amendment"; if amendment, both Debtor and Secured Party must sign)</p>

3. Assignee of Secured Party(ies) from which security information obtainable:
Name _____
Address _____

1983 SEP 22 AM 11:54
E. ANDERSON & GULLISON
CLERK

RECORD FEE 10.00
POSTAGE .50
234801 (257) 1102 11:37
SEPT 22 83

Dated August 31, 1983
B.L. Cooper
(Signature of Secured Party)
B.L. Cooper
Type or Print Above Name on Above Line

Added to Secured Party
1050

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 237584

RECORDED IN LIBER 436 FOLIO 522 ON April 24, 1981 (DATE)

1 DEBTOR: Name Micheal D. & Barbara Thompson
Address 1206 Ripley Road Crownsville, Md. 21032

2 SECURED PARTY: Name Commercial Credit Corporation
Address 53 McKinsey Road
Severna Park, Md. 21146

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK FORM OF STATEMENT

<p>A. CONTINUATION.....<input type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. RELEASE.</p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate:</p> <p>PARTIAL RELEASE.....<input type="checkbox"/></p> <p>FULL RELEASE.....<input type="checkbox"/></p>	<p>C. TERMINATION.....<input checked="" type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.</p>
<p>D. ASSIGNMENT.....<input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)</p>		<p>E. OTHER.....<input type="checkbox"/></p> <p>(Such as "amendment"; if amendment, both Debtor and Secured Party must sign)</p>

Assignee of Secured Party(ies) from which security information obtainable:

Name _____
Address _____

RECORD FEE 10.00
POSTAGE .50
354941 0237
MAY 11 1983
SEPT 22 83

Dated August 31, 1983

B. L. Cooper
(Signature of Secured Party)

B. L. Cooper
Type or Print Above Name on Above Line

Return to Secured Party

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 236417

RECORDED IN LIBER 433 FOLIO 419 ON Jan. 27, 1981 (DATE)

1. DEBTOR: Name Richard W. & Deborah Carter

Address 1720 Lansing Rd., Glen Burnie, Md. 21061

2. SECURED PARTY: Name Commercial Credit Corporation

Address 53 McKinsey Road

Severna Park, Md. 21146

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK <input type="checkbox"/> FORM OF STATEMENT	A. CONTINUATION..... <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. RELEASE. From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate: PARTIAL RELEASE..... <input type="checkbox"/> FULL RELEASE..... <input type="checkbox"/>	C. TERMINATION..... <input checked="" type="checkbox"/> The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.
	D. ASSIGNMENT..... <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)	E. OTHER..... <input type="checkbox"/> (Such as "amendment"; if amendment, both Debtor and Secured Party must sign)	

3. Assignee of Secured Party(ies) from which security information obtainable:

Name _____

Address _____

Dated August 29, 1983

B.L. Cooper
(Signature of Secured Party)

B.L. Cooper
Type or Print Above Name on Above Line

RECORD FEE 10.00
POSTAGE .50
SEARCH FEE 111.30
SEPT 22 83

1983 SEP 22 11:54
 E. WILSON & COLLISON
 CLERK

Mailed to Secured Party 10/50

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 215069

RECORDED IN LIBER 456 FOLIO 137 ON Nov. 17.1982 (DATE)

1. DEBTOR: Name Curtis B. And Teresa Andrews

Address 478 Ixworth Court Severna Park, Md. 21146

2. SECURED PARTY: Name Commercial Credit Corporation

Address 53 McKinsey Road

Severna Park, Md. 21146

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK FORM OF STATEMENT

<p>A. CONTINUATION.....<input type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. RELEASE.</p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate:</p> <p>PARTIAL RELEASE.....<input type="checkbox"/></p> <p>FULL RELEASE.....<input type="checkbox"/></p>	<p>C. TERMINATION.....<input checked="" type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.</p>
<p>D. ASSIGNMENT.....<input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)</p>		<p>E. OTHER.....<input type="checkbox"/></p> <p>(Such as "amendment"; if amendment, both Debtor and Secured Party must sign)</p>

3. Assignee of Secured Party(ies) from which security information obtainable:

Name _____

Address _____

Dated Sept. 1, 1983

B. L. Cooper
(Signature of Secured Party)
B. L. Cooper

Type or Print Above Name on Above Line

REGISTRY FEE 10.00
POSTAGE .50
434043 0237 1002 11:39
SEPT 22 83

1983 SEP 22 11:54
E. ADRIAN GULLISON



Wanted to Remove Photo 1050

STATEMENTS OF CONTINUATION, RELEASE, ASSIGNMENT, ETC.

This statement is presented to a filing officer pursuant to the Uniform Commercial Code:

<p>1. DEBTOR and Address (Last Name First)</p> <p>Strohecker, Inc. 1230 Cronson Boulevard Crofton, Maryland 21114</p>	<p>2. SECURED PARTY and Address</p> <p>Barclays American/Business Credit, Inc., successor-in- interest to Aetna Business Credit, Inc. 20 Western Boulevard Glastonbury, Connecticut 06033</p>
<p>3. FOR FILING OFFICER USE (date, time, number, record reference, and filing office)</p>	<p>4. RETURN TO:</p> <p>Secured Party</p>

5. THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT:

Number: 229143 Date: 10/31, 19 79
 Record Reference: Liber 417 Pages 558 through 561

<p>6. A. CONTINUATION <input type="checkbox"/></p> <p>The Original Financing Statement referred to above between the foregoing Debtor and Secured Party is still effective.</p>	<p>6. B. RELEASE <input type="checkbox"/></p> <p>From the collateral described in the Original Financing Statement referred to above, the Secured Party releases the collateral listed below.</p>
<p>6. C. ASSIGNMENT <input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below. Secured Party's rights under the Financing Statement referred to above in the property listed below.</p>	<p>6. D. OTHER <input checked="" type="checkbox"/></p> <p>Termination</p>

INFORMATION:

1903 SEP 22 AM 11:54
 E. ARTHUR COLLISON
 CLERK



RECORD FEE 10.00
 POSTAGE .50
 834844 0237 002 11:39
 SEPT 22 83

1050

Dated August 30, 19 83

ucc-6

SECURED PARTY:

Arthur M. Haselkorn
 Barclays American/Business Credit,
 Inc., successor-in-interest to
 Aetna Business Credit, Inc.

By: Arthur M. Haselkorn-Loan Officer
 (Title)

Handwritten stamp: 43123 to Secured Party

STATE OF MARYLAND
FINANCING STATEMENT FORM UCC-1

LIBER 466 PAGE 87 Thompson CM 02
Identifying File No. BAA CO, MD 1250

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

249112

1. DEBTOR

Name Charles R. Thompson, Sr. and Sharon L. Thompson
Address 1409 Harvey Avenue
Severn, Maryland 21144

2. SECURED PARTY

Name First Maryland Leasecorp
Post Office Box 1596
Address 25 South Charles Street
Baltimore, Maryland 21203
Attn: Elaine J. Klinger

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)
One (1) 1977 International school bus, s/n D0822GHA26333, with a 66-passenger Blue Bird school bus body, AM/FM radio, inside/outside speakers, two (2) roof mounted exhaust fans, tilt hood, rear heater, two (2) right hand luggage compartments (underneath) and electric mirrors; including, without limitation, all additions, attachments, accessions, replacement parts, substitutions, trade-ins, and improvements thereto and thereof, all existing and future accounts, contract rights, general intangibles, instruments, documents, chattel paper, insurance proceeds, books and records, and all proceeds related to, arising from, or in connection with the foregoing equipment.

RECORD FEE 12.00
POSTAGE .50
334845 0207 102 11:40
SEPT 22 83

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Charles R. Thompson, Sr. and Sharon L. Thompson

Charles R. Thompson
(Signature of Debtor)

Sharon L. Thompson
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

First Maryland Leasecorp

Donald H. Hooker, Jr. Pres
(Signature of Secured Party)

Donald H. Hooker, Jr., President
Type or Print Above Signature on Above Line

1250

E. ANDREY COLLISON
CLERK

1983 SEP 22 AM 11:54

Related to Secured Party

STATE OF MARYLAND
FINANCING STATEMENT FORM UCC-1

LIBER 466 PAGE 88
Identifying File No. _____

CM-02
AA Co, Md
\$11.50

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

249113

Name Gunther's Leasing Transport, Inc.
Address 7462 Railroad Avenue
Harmons, Maryland 21077

2. SECURED PARTY

Name First Maryland Leasecorp
Address Post Office Box 1596
25 South Charles Street
Baltimore, Maryland 21203
Attn: Elaine Klinger

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

Three (3) 1974 Gindy, 45' x 13½' dry van trailers, s/n's T118063EPA, 118076E and 118102E, each with a four-track Port-A-Roller system; including, without limitation, all additions, attachments, accessions, replacement parts, substitutions, trade-ins, and improvements thereto and thereof, all existing and future accounts, contract rights, general intangibles, instruments, documents, chattel paper, insurance proceeds, books and records, and all proceeds related to, arising from, or in connection with the foregoing equipment.

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Gunther's Leasing Transport, Inc.

Mark Hill
(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

First Maryland Leasecorp

Donald H. Hooker, Jr. Pres
(Signature of Secured Party)

Donald H. Hooker, Jr., President

Type or Print Above Signature on Above Line

Waived to Secured Party

RECORD FEE 11.00
POSTAGE .50
43-4846 0237 102 11:43
SEPT 22 83

1150

1983 SEP 22 AM 11:54
E. AUGER & COLLISON
CLERK
RJ

249114

UNIFORM COMMERCIAL CODE ^{LIBER} 466 PAGE 89
FINANCING STATEMENT

For Filing Officer Use
Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.
SIGNATURES MUST BE IN INK

If the property described below is a fixture so that this statement is to be recorded in land records, check here.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here.
\$

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR Name Ada V. Murphy

Address P.O. Box 3 Gambrills Maryland
(Street) (City or County) (State)

2. SECURED PARTY Name Household Finance Corporation

Address 2058 Somerville Road Annapolis Maryland
(Street) (City or County) (State)

Return Filing Receipt To: Secured Party

3. This financing statement covers the following types (or items) or property: (list)

MAKE (IF AUTO) OF MANUFACTURER DESCRIPTION SERIAL NO. MOTOR NO. MODEL NO. YEAR

MS
All household goods and consumer goods

RECORD FEE 11.00
POSTAGE 50
334040 1237 802 11:45
SEPT 22 03

Check the lines which apply

- 4. (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- Proceeds of Collateral are also covered.
- Products of Collateral are also covered.

Ada V. Murphy
(Signature of Debtor)
Ada V. Murphy

D.R. Pullis
(Signature of Secured Party)
D.R. Pullis

Type or Print Above
Signature on Above Line

Type or Print Above
Name on Above Line

FILING OFFICER COPY

mailed to recording office

11/20

Financing Statement

To: <input type="checkbox"/> State Corporation Commission <input type="checkbox"/> Clerk of the <u>Anne Arundel</u> Court, <input checked="" type="checkbox"/> File in Land Records - Cross reference to Public Records <u>Financing</u> Please file this Financing Statement pursuant to the Uniform Commercial Code. Kindly send up a receipt as evidence of filing indicating the File Number thereon. Filing fee attached. <p style="text-align: center;">SEARS, ROEBUCK AND CO.</p>	File No. LIBER 466 PAGE 90 Subject to Recordation Tax: Yes _____ No <u>X</u> <p style="text-align: right; font-weight: bold;">249115</p>
---	---

Name of Debtor <u>Jeffrey K Leek</u>	Complete Address of Debtor <u>215 Sandberg Rd Edgewater Md 21057</u>
--------------------------------------	--

Secured Party SEARS, ROEBUCK AND CO.	
Unit address <u>Branch Plaza Ann Mt. 21401</u>	

This Financing Statement covers the following property:

Full description of merchandise and services: 11 H.P. Cardin Tractor + Mower Deck

Sears, Roebuck & Co.
 Rockville Credit Central # 8303
 5520 Randolph Road
 Rockville, MD 20852

Mailed to: _____

RECEIVED
 SEP 22 AM 11:54
 LIBRARY
 LIBSON

	Total Cash price \$ <u>2943.01</u>		
	Finance Charges if any \$ <u>859.21</u>		
	Total Secured Amount \$ <u>3132.22</u>		

RECORD FEE 11.00
 POSTAGE .50
 374849 1237 202 11:246
 SEPT 22 83

Proceeds and products of the above collateral and any returned or repossessed goods are also covered.

(If collateral is goods which are or are to become fixtures)

The above described goods are affixed or to be affixed to (describe real estate and give names of owners of record):

Name _____ Name _____

BIK.# _____ LOT# _____ Address _____

(If collateral is crops)

The above listed crops are growing or are to be grown on (describe real estate and give names of owners of record):

Signature of Debtor 1. Signature <u>Jeffrey K. Leek</u> print above name <u>JEFFREY K. LEEK</u> 2. Signature _____ print above name _____	Signature of Secured Party SEARS, ROEBUCK AND CO. By <u>L. Janashek</u> <u>L. Janashek</u> Title <u>Credit Sales Manager</u>
---	--

Top Copy - Office Second Copy - Office Third Copy - Customer (Original Signature on #1 and #2 Copy)

\$ 11.50

466-91

OFF RECORD
SIB LAND

9-22-83

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

911 19 83

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated.

Description of FINANCING STATEMENT hereby terminated:

File No. 28531A in Office of W. GARRETT LARRIMORE AA Co. Md. (Filing Officer) (County and State)
Liber 491 Page 85 MARUKI 27 THELESA Mills
Debtor or Debtors (name and Address): Bobo Monrovia DE.
GLEN BURKE MD 21061

RECORD FEE 10.00
POSTAGE 50
10481 1207 SEP 11 1983
SEP 22 83

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

HOUSEHOLD FINANCE CORPORATION
A SUBSIDIARY COMPANY OF
10000 RIVER HAVEN
GLEN BURKE, MD. 21061

By: [Signature] Its Branch Office Manager

1050



RECEIVED
1983 SEP 22 AM 11:54
E. AUDREY COLLISON
CLERK

Noted by Secured Party

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

911 19 83

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 23399A in Office of BARRIMORE AA Co Mo (County and State)
(Filing Officer)

Debtor or Debtors (name and Address):

CLYDE W. NEAVES & JUANITA NEAVES
150 B Southside Drive
Clerk Bureau, MD 21061

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Household Finance Corporation
Secured Party

By: [Signature] Attorney-in-Charge
Its Branch Office Manager

RETRIAL FEE 10.00
POSTAGE CITY PAY 11.48
SEPT 22 1983

[Handwritten mark]

1050



RECEIVED FOR RECORD
CLERK'S OFFICE, COURT

1983 SEP 22 AM 11:54

E. AUDREY COLLISON
CLERK

RETURN TO SECURED PARTY

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

911 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 238987 in Office of AA Co. Md. Baltimore (County and State)
Liber 440 Page 999 William M. Butler (Filing Officer)
Debtor or Debtors (name and Address): PATRICIA A. BUTLER
381 JOHNSON PALM LAKE
Woodburne Md. 21091

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Household Finance Corporation, Secured Party
By: J.D. ... Acting Manager
Its Branch Office Manager



1983 SEP 22 AM 11:54

E. AUBREY COLLISON
CLERK

RECORD FEE 10.00
POSTAGE 1.50
TOTAL 11.50
SEP 22 1983

Handwritten signature/initials.

1050

MAILED 23 SEP 22 1983

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9/11 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 889502 in Office of BARRIMORE AA Co. Md. (County and State)
LIBA 441 Page 95 WARREN K HEPPODING (Filing Officer)
Debtor or Debtors (name and Address): LORRAINE M HEPPODING
405 KOGELI ROAD
BLADENBURG MD. 21011

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Household Finance, Incorporated Secured Party
By: W. W. BASS Acting Manager
Its Branch Office Manager

Form 91 MD (3-79)

Attached to Secured Party



1983 SEP 22 AM 11:54

E. AUBREY COLLISON
CLERK

RECORD FEE 10.00
POSTAGE 1.50
TOTAL 11.50
SEP 22 1983

✓

OLD FINANCE CORPORATION
A FINANCIAL COMPANY
11111
BLADENBURG, MD. 21061

10501

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9/1 19 83

RECORD FEE 10.00
POSTAGE 7.50
434007 0277 092 12:36
SEP 22 83

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 2424200 in Office of *LARRY MACE AA CO. MD.* (County and State)
(Filing Officer)
Debtor or Debtors (name and Address): *CAROLYN M STUM*
141 ARUNDEL RD.
PAPARDEN MD 21122

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Household Finance Corporation
Secured Party
By: *M.A. ...*
Its Branch Office Manager
6604 BURNIE, MD, 21061

1050



1983 SEP 22 PM 12:42
E. AUDREY COLLISON
CLERK

Related to Security ...

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

8/25/83 19.....

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 832320W in Office of BARRINORA AA Co. Md. (County and State)
(Filing Officer)

Debtor or Debtors (name and Address):

KAY CLARA BRENDA JEROME
115 MAIN AVE.
CLYDE BURSE Md. 21021

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Secured Party
By [Signature]
Its Branch Office Manager

RECORD FEE 10.00
POSTAGE 50
FILING OFFICE BALTIMORE MD 21201
SEP 22 1983



RECEIVED AND RECORDED
SEP 22 1983 PM 12:42
E. AUDREY COLLISON
CLERK

Delivered to Secured Party

1050

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9/19 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 24598A in Office of Baltimore (Filing Officer) AA Co Md. (County and State)

Debtor or Debtors (name and Address):

ADRIAN F. WRIGHT
PATTY WRIGHT
8248 PIONEER CIRCLE
BETHESDA MD 20814

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Household Finance Co., Secured Party
Secured Party

10000 FINANCE CORPORATION
SUBSIDIARY COMPANIES
1100 W. WY.

By: [Signature] Its Branch Office Manager

105

RECEIVED FEE 10.00
POSTAGE
1983 SEP 22 PM 12:43
E. AUBREY COLLISON
CLERK



1983 SEP 22 PM 12:43
E. AUBREY COLLISON
CLERK

Noted in [unclear]

Being returned by post

ORDER 400 PAGE 99

STATEMENT OF TERMINATION OF FINANCING

(Pursuant to Uniform Commercial Code)

..... 9/11 19 83

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 238,962 in Office of LARKIN AA Co Md (County and State)
Liber 440 Page 196 (Filing Officer)
Debtor or Debtors (name and Address): William W. Deuis
Elmer J. Deuis
601 DeMar Ave
Oldenburg Md 21061

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Household Finance Corporation
Secured Party
By W. D. ... Branch Manager
Its Branch Office Manager

RECEIVED
1983 SEP 22 PM 12:43
E. ADENY COLLISON
CLERK

RECEIVED
10-00
10-00

1050

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9/13 19 83

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 245400 in Office of AA County, Baltimore (County and State)

407-309
James B. Gouldin
1000 Marquid Rd.
Clewburne Md 21021
(Filing Officer)

Debtor or Debtors (name and Address):

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Household Finance Corporation
Secured Party

By: [Signature] Its Branch Office Manager

1050

RECEIVED

RECORD FEE 10.00
POSTAGE 0.00
TOTAL 10.00
SEP 22 83



1983 SEP 22 PM 12:43
E. ANDERSON COLLISON
CLERK

LIBER 466 PAGE 101

RECEIVED BY DATE

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9/11 19 83

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. ... 240004 ... in Office of ... BARRIMORE ... AA Co MD. (County and State)
LIBER 444 PAGE 408
Debtor or Debtors (name and Address):
GREGORY C. BELIGA JR.
ANN K. BELIGA JR.
256 BURNING RD.
P. HERSBYVILLE MD 21108

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By: ... GLENN BURNIE, MD, 21061
Its Branch Office Manager

RECEIVED
1983 SEP 22 PM 12:43
E. ANDREW COLLISON
CLERK

RECORD FEE 10.00
POSTAGE 1.50
TOTAL 11.50
SEP 22 1983

FINANCIAL FINANCE CORPORATION
SUBSIDIARY COMPANIES

1050

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

..... 19 ⁸³ *all*

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. *245014* in Office of *Barinone AA Co. Md.* (Filing Officer) (County and State)
Debtor or Debtors (name and Address): *Jacob Chanow + Marie Chanow*
2234 Evelyn Drive
PADAONA MD. 21122

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Household Finance Corp.
Secured Party

By *[Signature]*
Its Branch Office Manager

1050



1983 SEP 22 PM 12:43

E. ALLEN COLLISON
CLERK

Marked to Security Interest

RECORD FEE 10.00
POSTAGE 1.00
TOTAL 11.00
SEP 22 1983

[Handwritten mark]

Debtor or Assignor Form

FINANCING STATEMENT

- Not subject to Recordation Tax
 - Subject to Recordation Tax; Principal
 - To be Recorded in Land Records (For Fixtures Only).
- Amount is \$ 5,000.00

<u>Name of Debtor</u>	<u>Address</u>
Marty's Bag Works Martha Belle Schryver Martha Schryver Jordan, by marriage <u>Secured Party</u>	834 Bay Ridge Avenue Annapolis, Maryland 21403 <u>Address</u>

RECORD FEE 13.00
RECORD TAX 35.00
1983 SEP 22 0345 R01 14456
SEPT 22 83

XXXXXX
XXXXXX

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral): 1 - used Brother industrial sewing machine, model #DB2-B763-5, serial #J7274972, and all other business machinery owned by the business and all additional hereafter and all inventory owned or hereafter owned.
2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:
3. Proceeds } of the collateral are also specifically covered.
 Products }
4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor)

Secured Party (or Assignee)

Martha Belle Schryver
MARTHA BELLE SCHRYVER

FARMERS NATIONAL BANK OF MARYLAND

Martha Belle Schryver Jordan
MARTHA BELLE SCHRYVER JORDAN, BY MARRIAGE

BY

P. Hall
P. Hall, A.S.T., J.P.

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND
5 CHURCH CIRCLE
ANNAPOLIS, MARYLAND 21401

RECEIVED BY CLERK
1983 SEP 22 PM 3:00
E. AUGUST COLLISON
CLERK

Mailed to Secured Party

13.00

35.00

50

13.00
35.00
50



**National Mortgage
FUNDING CORPORATION**

7700 Little River Turnpike, Suite 601
Annandale, Virginia 22003
(703) 750-0015

LIBER **466** PAGE **104**

Name of Filing Officer

FINANCING STATEMENT

Under Uniform Commercial Code

219118

NAME(S) and ADDRESS of DEBETOR(S)
(Last Name First) AVERY, James E. & Sylvia L.
227 Key Avenue
Baltimore, Maryland 21225

NAME and ADDRESS of Secured Party: NATIONAL MORTGAGE FUNDING CORPORATION
7700 LITTLE RIVER TURNPIKE
ANNANDALE, VIRGINIA 22003

MATURITY DATE OF OBLIGATION:
September, 2013

This Financing Statement covers the following types (or items) of Property:

RECORD FEE 12.00
POSTAGE 50
324921 0345 SEP 12 1983

range, refrigerator, washer, dryer, w/w carpeting

The above described item of property is affixed to a dwelling house located on:

227 Key Avenue, Anne Arundel, County of Maryland

For a more particular description of the property, reference is hereby made to a Deed of Trust dated August 11, 1983, from James E. & Sylvia L. Avery to National Mortgage Funding Corporation, which has been recorded among the Land Records of Anne Arundel County, Maryland.

DEBETOR(S) SIGNATURE(S)

SECURED PARTY

James E. Avery
JAMES E. AVERY

Sylvia L. Avery
SYLVIA L. AVERY

NATIONAL MORTGAGE FUNDING CORPORATION

Gene C. Woods

1983 SEP 22 PM 3:02

S. ANDREW COLLISON
CLERK

12.00
50



Security Pacific Finance Corp.

2568A RIVA ROAD • TELEPHONE (301) 266-8660 • ANNAPOLIS, MARYLAND 21401

UNIFORM COMMERCIAL CODE—FINANCING STATEMENT

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1 Debtor(s) (Last Name First) and Address(es)	2 Secured Party and Address	For Filing Officer (Date, Time, Number, and Filing Office)
Susan C. Booth 604 Oakland Hill 301 Arnold, MD 21012	Security Pacific Finance Corp. 2019A West St. Annapolis, MD 21001	Debtor 401 Page 13 ID # 339275

1. This financing statement covers the following types (or items) of property: (Check box which applies)

- All of the household goods now located at the residence of Debtor(s) whose address is shown above.
-

2. Proceeds of collateral are also covered.

Consideration in the amount of 2062.83

This statement of termination of financing is presented to a filing officer pursuant to the Uniform Commercial Code.

The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.

SECURED PARTY NAMED ABOVE

Dated: Sept 2, 1983

By: *Antonia Anthony* (L.S.)
Agent of Secured Party and Person Who Prepared This Instrument

(3) SECURED PARTY'S COPY—FILING OFFICER'S ACKNOWLEDGMENT—Filing Officer is requested to note file number, date and hour of filing on this copy and return it to the Secured Party named above, as an acknowledgment.

10439

RECORD FEE 10.00
FILED
SEP 24 0345
601 J...
SEPT 22 83

1983 SEP 22 PH 3:03
E. ANDREW COLLISON
SUBSIDIARY SECURITY PACIFIC CORPORATION

Filed in Secured Party

10.00

MARYLAND FINANCING STATEMENT

UCC-1

- Not Subject to Recordation Tax
- Recordation Tax of \$ _____ on
Principal Amount of \$ _____ is enclosed/
has been paid (strike inapplicable phrase).

For Filing Officer	
File No.:	_____
Record Reference:	_____
Date & Hour of Filing:	_____

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR: Md. R.V. Service Center, Inc. 249119
(Name or Names)
21-G Riverview Avenue Annapolis, Md. 21401
(Address)

DEBTOR: _____
(Name or Names)

(Address)

2. SECURED PARTY: Executive Leasing Company
(Name or Names)
8580-A Laureldale Drive Laurel, Md. 20707
(Address)

3. ASSIGNEE (if any)
 of SECURED PARTY: Union Trust Co. of Md.
(Name or Names)
P.O. Box 1077 Baltimore, Md. 21203
(Address)

4. This Financing Statement covers the following types (or items) of property:

1-Allen Engine Analyzer Model #92-200

Serial Number # A1A-47545

RECORD FEE 11.00
 POSTAGE .50
 424923 0345 R01 T14142
 SEPT 22 83

RECEIVED FOR RECORD
 EXECUTIVE LEASING COMPANY
 1983 SEP 22 PM 3:03
 E. AUBREY COLLISON
 CLERK
 [Signature]

5. The above described goods are affixed to, or are to be affixed to the following described real estate:

- 6. Proceeds of Collateral are covered hereunder: Yes No
- Products of Collateral are also covered: Yes No

DEBTOR(S):
MD. R.V. SERVICE CENTER, INC.
 By: [Signature] Pres.
(Title)
Thomas Gilman
(Type or print name of person signing)

SECURED PARTY:
EXECUTIVE LEASING COMPANY
 By: [Signature]
Eric. F. Neustadt
(Type or print name of person signing)

By: _____
(Title)

(Type or print name of person signing)

Return To: UNION TRUST CO. OF MD.
P.O. BOX 1077, BALTIMORE, Md. 21203
ATTN: STEVE BRADLEY 762353
11.00
5

Mailed to Secured Party

FINANCING STATEMENT - FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 6700.00

If this statement is to be recorded in land records check here.

This financing statement Dated 7-1-83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Edward A. Harris and Teresa J. Harris

Address 255 Wanda Rd, Pasadena Md 21122

2. SECURED PARTY

Name Finance One of Md, Inc.

Address 4711 Raleigh Rd, Temple Hills, Md, 20748

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 7-1-90

4. This financing statement covers the following types (or items) of property: (list)

KAYAK Awood Winumb Pool
SA 12x20
OD 16x30

RECORD FEE 12.00
RECORD TAX 45.00
RECORD TAX .50
POSTAGE .50
424736 0345 R01 11:10
SEPT 22 83

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)
 (Products of collateral are also covered)

Edward A. Harris
(Signature of Debtor)

Edward A. Harris
Type or Print Above Signature on Above Line

Teresa J. Harris
(Signature of Debtor)

TERESA J. HARRIS
Type or Print Above Signature on Above Line

[Signature]
(Signature of Secured Party)

Mark Eubank
Type or Print Above Name on Above Line

RECEIVED FOR RECORD
STATE OF MARYLAND

1983 SEP 22 PM 4:01

E. AUSTIN COLLISON
CLERK

12
45
12/12

STATE OF MARYLAND
FINANCING STATEMENT FORM UCC-1

Not Subject to tax LIBER 466 PAGE 108
Identifying File No. 249121

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Atlantic Enterprises ANN ANUDEL CO
Address 410 Severn Ave., Suite 216 Annapolis, Md. 21403

2. SECURED PARTY

Name ConTel Credit Corporation
Address 245 Perimeter Center Parkway, Atlanta, GA 30346

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

EQUITY II

RECORD FEE 11.00
#24939 0345 R01 715:15
SEPT 22 83

RECEIVED
1983 SEP 22 PM 4:01
E. AUBREY COLLISON
CLERK

CHECK THE LINES WHICH APPLY

- (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

XXX (Proceeds of collateral are also covered)
 (Products of collateral are also covered)

~~Atlantic Enterprises~~
Robert P. Cadwell Partner
(Signature of Debtor)

ROBERT P CADWELL
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Angela Hoffman
(Signature of Secured Party)

ConTel Credit Corporation

Type or Print Above Signature on Above Line

11.00

STATE OF MARYLAND
FINANCING STATEMENT FORM UCC-1

NOT SUBJECT TO TAX

Identifying File No. LIBER 466 PAGE 109

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

ANN ARUNDEL CO 249122

Name Community Nursing Care, Inc.

Address Cirelli Building 537 Ritchie Highway

2. SECURED PARTY Severna Park, Md - 21146

Name ConTel Credit Corporation

Address 223 Perimeter Center Parkway, Suite 230 Atlanta, GA 30346

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

~~See attached contract~~

EQUITY II

RECORD FEE 11.00
POSTAGE .50
#24940 C345 R01 T15:15
SEPT 22 83

1983 SEP 22 PM 4:01
E. ALBERT COLLISON
CLERK

CHECK THE LINES WHICH APPLY

AT

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Community Nursing Care, Inc.
(Signature of Debtor)

Type or Print Above Name on Above Line

William W. Bias, Pres
(Signature of Debtor)

William W. Bias
Type or Print Above Signature on Above Line

Keired to Severna Park

Angela Hoffner
(Signature of Secured Party)

ConTel Credit Corporation
Type or Print Above Signature on Above Line

11.00
50

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity date (if any):

1. Debtor(s) (Last Name First) and address(es) ABC Surgical Supply Co., Inc. 420 S. Crain Highway Glen Burnie, MD 21061	2. Secured Party(ies) and address(es) Briox Leasing Corporation 93 Grand Street Worcester, MA 01610	Far Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 11.00 POSTAGE .50 #249123 0345 601 11:23 SEPT 22 83
--	--	---

4. This financing statement covers the following types (or items) of property:
Two (2) Briox Oxy-Concentrators Model PDQ
Serial No. 4654 1030186

Note: Not Subject to Maryland Recordation Tax

5. Assignee(s) of Secured Party and Address(es)
Figgie Acceptance Corporation
1000 Virginia Center Parkway
Richmond, Virginia 23295

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)
 already subject to a security interest in another jurisdiction when it was brought into this state.
 which is proceeds of the original collateral described above in which a security interest was perfected:

Check if covered: Proceeds of Collateral are also covered. Products of Collateral are also covered. No. of additional Sheets presented:
 Filed with: Clerk of Circuit Court of Anne Arundel County & Dept. of Assessments & Taxation

ABC Surgical Supply Co., Inc.
By: [Signature]
Signature(s) of Debtor(s)

Briox Leasing Corporation
By: [Signature]
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical STANDARD FORM - FORM UCC-1.

RECEIVED FOR RECORD
CLERK OF CIRCUIT COURT OF ANNE ARUNDEL COUNTY
1983 SEP 22 PM 4:02
E. AUBREY COLLISON
CLERK

Filed in Secured Party
11.00
58

226284

This instrument is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1 Debtor(s) (Last Name First) and Address(es)
Jones, Johnny R.
Jones, Betty
750 Annapolis Neck Road
Annapolis, Md. 21403

2 Secured Party and Address
American Finance Corp.
2019 A West St.
Annapolis, Md 21401

For Filing Officer (Date, Time, Number, and Filing Office)

RECORD FEE 10.00
POSTAGE .50
#24749 0345 801 115:36
SEPT 22 83

AMERICAN FINANCE COMPANY
8100 PROFESSIONAL PL., SUITE 208
LANDOVER, MD. 20785

- This financing statement covers the following types (or items) of property: (Check box which applies)
 - All of the household goods now located at the residence of Debtor(s) whose address is shown above.
 -

2. Proceeds of collateral are also covered. Tax charge in consideration of \$3426.02

This statement of termination of financing is presented to a filing officer pursuant to the Uniform Commercial Code. The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.

Dated: ^{Book 409} ¹⁹ 254 8/11 1983

SECURED PARTY NAMED ABOVE
By Andrea L. Vermeulen (L.S.)
Agent of Secured Party and Person Who Prepared This Instrument

(4) Customer's Copy

10439



Noted in Secured File

SEP 22 PM 4:03
E. COLLISON

10.00
50

25.50

249124

MARYLAND FINANCING STATEMENT

57/31

This Financing Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

- 1. Maturity Date (if any) _____
- 2. Debtor(s) name(s) and address: Bobby G Ranshaw
1343 Generals Hwy
Crowsville, MD 21032
- 3. Secured Party and address (Type complete corporate name): Thorp Credit Inc
7966 Crain Hwy
Glen Burnie MD 21061
- 4. Name and address of Assignee (if any): _____

RECORD FEE 11.00
 SECURED TAX 14.00
 47450 C-45 R01 713:39
 SEPT 22 83

- 5. This Financing Statement covers the following types (or items) of property:
(Check box which applies)

All of the household goods, furniture, appliances and personal property of every kind, nature, and description now or hereafter located at the residence of Debtor(s) whose address is shown above, or at the address to which said property may hereafter be removed.

Other personal property (Describe): _____

MAKE OF AUTO	YEAR	BODY	MOTOR NO.	SERIAL NO.
<input type="checkbox"/>				

- 6. The secured transaction being publicized by this FINANCING STATEMENT is (is not) subject to the Recordation Tax imposed by Article 81, Section 277 and 278, Annotated Code of Maryland, 1962 Suppl, as amended.

- 7. The Principal Amount of the Debt initially incurred which is secured by the Security Agreement which this Financing Statement publicized is \$ 2039.11

- 8. After recording, filing officer will please deliver or mail this statement to the SECURED PARTY herein whose name and address are set forth above.

SIGNATURES OF DEBTORS:

SIGNATURE OF SECURED PARTY OR ASSIGNEE OF RECORD:

X Bobby G Ranshaw
BOBBY G RANSHAW

THORP CREDIT INC OF MARYLAND
(TYPE COMPLETE CORPORATE NAME)

X _____ By: SAM WILSON MANAGER
(Type names below all signatures)

UCCI

DO NOT TYPE IN MARGINS OUTSIDE OF GUIDE LINES

RECEIVED FOR RECORD
 1983 SEP 22 PM 4:03
 E. AUBREY COLLISON
 CLERK

11.00
 14.00
 50

STATE OF FLORIDA
UNIFORM COMMERCIAL CODE — FINANCING STATEMENT — FORM UCC-1 REV. 1981
 THIS FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

DEBTOR (Last Name First if a Person)
 NAME **SERVICO CAPITAL CORP. c/o**
1A Federal Express Management Corp.
 MAILING ADDRESS
91 Aquahart Road
 CITY **Glen Burnie** STATE **MD** ZIP **21061**

MULTIPLE DEBTOR (IF ANY) (Last Name First if a Person)
 NAME

1B
 MAILING ADDRESS
 CITY STATE

MULTIPLE DEBTOR (IF ANY) (Last Name First if a Person)
 NAME

1C
 MAILING ADDRESS
 CITY STATE

* SECURED PARTY (Last Name First if a Person)
 NAME **BANK OF NEW ENGLAND, NA**

2A
 MAILING ADDRESS
28 State Street
 CITY **Boston** STATE **MA** ZIP **02016**

MULTIPLE SECURED PARTY (IF ANY) (Last Name First if a Person)
 NAME

2B
 MAILING ADDRESS
 CITY STATE

ASSIGNEE OF SECURED PARTY (IF ANY) (Last Name First if a Person)
 NAME

3
 MAILING ADDRESS
 CITY STATE

THIS SPACE FOR USE OF FILING OFFICER
 Date, Time, Number & Filing Office

249126

LIBER 466 PAGE 113

RECORD FEE 10.00
 #24952 0345 R01 115:41
 SEPT 22 83

SEP 22 22 PM 4:03
 JERRY COLLISON
 CLERK

* 004-5047451-509 *

AUDIT UPDATE

VALIDATION INFORMATION

4. This FINANCING STATEMENT covers the following types or items of property (include description of real property on which located and owner of record when required). If more space is required, attach additional sheets 8 1/2" x 11"

* Lease between Servico Capital Corp., Lessor and Federal Express Management Corp., Lessee, dated July 20, 1983, with equipment leased described as: One (1) New Jaguar Vanden Plas, 4 door sedan, S/N SAJAY 1340DC362448

5. Proceeds of collateral are covered as provided in Sections 679.203 and 679.306, F.S. *Anne Prunzel*

6. Filed with **City Clerk, Glen Burnie, Maryland**

7. No of additional Sheets presented **0**

8. (Check) All documentary stamp taxes due and payable or to become due and payable pursuant to Section 201.22, F.S., have been paid.
 Florida Documentary Stamp Tax is not required

9. This statement is filed without the debtor's signature to perfect a security interest in collateral (Check if so)
 already subject to a security interest in another jurisdiction when it was brought into this state or debtor's location changed to this state
 which is proceeds of the original collateral described above in which a security interest was perfected
 as to which the filing has lapsed
 acquired after a change of name, identity, or corporate structure of the
 debtor or secured party

10. (Check if so)
 Debtor is a transmitting utility
 Products of collateral are covered

11. SIGNATURE(S) OF DEBTOR(S)
B.A. [Signature]
Servico Capital Corp.

12. SIGNATURE(S) OF SECURED PARTY(IES) OR ASSIGNEE
[Signature]
10.00

13. Return copy to:
 NAME **Bank of New England, NA**
 ADDRESS **Equipment Finance Group**
Washington Mall #7
 CITY **Boston**
 STATE **MA** ZIP CODE **02016**

NAME AND ADDRESS OF PREPARER



FINANCING STATEMENT

LIBER 466 PAGE 114

THE SECURED PARTY DESIRES THIS FINANCING STATEMENT TO BE INDEXED AGAINST THE RECORD OWNER OF THE REAL ESTATE NO YES NAME OF RECORD OWNER: _____

STATE CORPORATION COMMISSION
(Uniform Commercial Code Division, Box 1197, Richmond, Virginia 23209)
(Print or Type All Information)

The Commission stamps the File Number on the Original Financing Statement. The secured party must place this same number on all subsequent statements.

227674 Aug. 28, 1979
Liber 413 Page 509

Index numbers of subsequent statements (For office use only)

Name & mailing address of all debtors, trade styles, etc. No other names will be indexed.

Roderick A. Batease
11871 Barrell Cooper Court
Reston, Virginia 22091

Check the box indicating the kind of statement. Check only one box.

- ORIGINAL FINANCING STATEMENT
- CONTINUATION-ORIGINAL STILL EFFECTIVE
- AMENDMENT
- ASSIGNMENT (Date Original Filed _____)
- PARTIAL RELEASE OF COLLATERAL
- TERMINATION

Name & address of Secured Party

Guaranty Bank & Trust Company
8315 Lee Highway
Fairfax, Virginia 22031

MAIL TO:
P.O. Box 527
Merrifield, VA
22116

Name & address of Assignee

Date of maturity if less than five years

Proceeds of collateral are covered

Description of collateral covered by original financing statement

One (1) 1965 24' Masthead Sloop Sailboat with 6.5 HP Seagull engine

RECORD FEE 10.00
POSTAGE .50
1024559 0345 001 7:54
SEPT 22 83

Space to record an amendment, assignment, release of collateral or a statement to cover collateral brought to Virginia from another jurisdiction.

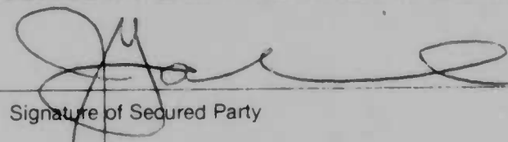
Describe Real Estate if applicable:

Added to Secured Party

Signature of Debtor if applicable (Date)

Signature of Debtor if applicable (Date)

GUARANTY BANK AND TRUST COMPANY


Signature of Secured Party

Joel A. Gabriel, Vice President 10/20 8/12/83
Title (Date)

Filed with: STATE CORPORATION COMMISSION 10/82 CLERK OF Anne Arundel COURT

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

3 Maturity date (if any):

1 Debtor(s) (Last Name First) and address(es)

AnaMag a Limited Partnership
Building 8, Suite 315
Glen Hill Office Park
739 Roosevelt Road
Glen Ellyn, IL 60137

2 Secured Party(ies) and address(es)

Chase Commercial Corporation
560 Sylvan Avenue
Englewood Cliffs, NJ 07632

For Filing Officer
(Date, Time, Number, and Filing Office)

4 This financing statement covers the following types (or items) of property:

See Schedule A attached hereto and made a part hereof,
including, but not limited to, collateral located
at Linthicum Hts., MD.

RECORD FEE 12.00
POSTAGE .50
#25006 D040 R01 11:15
SEPT 23 83

ASSIGNEE OF SECURED PARTY

Check if covered: Proceeds of Collateral are also covered Products of Collateral are also covered No. of additional Sheets presented: 1

Filed with: Clerk of Anne Arundel Co., Maryland

AnaMag a Limited Partnership

By: *[Signature]*
Signature(s) of Debtor(s)

Chase Commercial Corporation

By: *[Signature]*
Signature of Secured Party

(STANDARD)

MODERN LAW FORMS CHICAGO
(312) 640-1688

(3) FILING OFFICER COPY ALPHABETICAL

... to SECURE PARTY

RECORDED
1983 SEP 23 AM 11:41
E. AUBREY COLLISON
CLERK

1205

AS

SCHEDULE A

All now and hereafter owned accounts, notes, documents, warehouse receipts, instruments, chattel paper, contract rights, and all forms of obligations owing to Debtor arising from or out of the sale of merchandise and/or the rendition of services, together with all goods relating thereto (whether delivered or undelivered), general intangibles, inventory (wherever located), including, without limitation, raw materials, goods in process, materials and supplies. All now and hereafter acquired machinery, equipment, furniture and fixtures, and all accessories, improvements, substitutions, parts, replacements, attachments and additions thereto and therefor.

ANAMAG A LIMITED PARTNERSHIP

CHASE COMMERCIAL CORPORATION

By: Anamag Inc., General Partner

By Harold Wenzel
Its President

By Stent Puri VP

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 458 Page No. 129
Identification No. .03996 Dated January 13, 1982
045825

1. Debtor(s) BANK OF CANTON OF CALIFORNIA LEASING CORPORATION
Name or Names—Print or Type

900 Webster Street, Oakland, California 94607
Address—Street No., City - County State Zip Code

Name or Names—Print or Type
Address—Street No., City - County State Zip Code

2. Secured Party BUFFALO SAVINGS BANK
Name or Names—Print or Type

545 Main Street, Buffalo, New York 14203
Address—Street No., City - County State Zip Code

3. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input checked="" type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following: See Attachment</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

DEBTOR(S):
BANK OF CANTON OF CALIFORNIA LEASING CORPORATION
~~X Signature of Debtor~~
N/A
Type or Print

(Signature of Debtor)
Type or Print

SECURED PARTY:
BUFFALO SAVINGS BANK
(Company, if applicable)
(Signature of Secured Party)
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Terri Preston, Maryland National Leasing Corporation,
300 E. Joppa Road, Towson, MD 21204
Lucas Bro. Form F-1

Mailed to: A

1982 SEP 23 AM 11:42

E. AUBREY COLLISON
CLERK



10.00

RECORD FEE 10.00
POSTAGE .50
#23008 0040 R01 T11:16
SEPT 23 82

<input type="checkbox"/> TO BE	} RECORDED IN LAND RECORDS	<input type="checkbox"/> SUBJECT TO	} RECORDING TAX ON PRINCIPAL AMOUNT OF
<input checked="" type="checkbox"/> NOT TO BE		<input checked="" type="checkbox"/> NOT SUBJECT TO	

FINANCING STATEMENT

1. Debtor(s): Fair Oaks, Inc.
 Name or Names—Print or Type
P.O. Box 611, Severna Park, Maryland 21146.
 Address—Street No., City - County State Zip Code

2. Secured Party: Admiral-Builders Savings and Loan Association
 Name or Names—Print or Type
1746 York Road, Lutherville, Maryland 21093.
 Address—Street No., City - County State Zip Code

RECORD FEE 11.00
 POSTAGE .50
 #15011 0040 ROY T11119
 SEPT 23 83

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). All fixtures, equipment, accessories and furniture which is attached to or affixed to the buildings and improvements, including kitchen cabinets, hot water heaters, gas and electric ranges, laundry equipment and tubs, medicine cabinets, lighting fixtures, heating plant, air-conditioning equipment, piping, tubing, duct work, radiators, storm windows, storm doors, screens, screen doors, window shades and awnings, all of which fixtures, accessories and equipment now on or hereafter installed thereon or affixed thereto and are essential for the operation and enjoyment of the Debtor's property and business as described in paragraph four.
4. If the above described personal property is to be affixed to real property, describe real property.

BEING KNOWN AND DESIGNATED as all of Lot No. 9 in Block B, as laid out and shown on the Plat of Fair Oaks On The Magothy, Sect. II, which Plat is recorded among the Land Records of Anne Arundel County, Maryland, in Plat Book 35, folio 4.

DEBTOR(S): Fair Oaks, Inc.
 By: [Signature]
 (Signature of Debtor)
Edward J. Dyas, Jr., President
 Type or Print

 (Signature of Debtor)

 Type or Print

SECURED PARTY:
Admiral-Builders Savings and Loan Assn.
 (Company, if applicable)
 By: [Signature]
 (Signature of Secured Party)
Robert J. Neubauer, Attorney
 Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:
 Name and Address Admiral-Builders Savings and Loan Association
1746 York Road, Lutherville, Maryland 21093.

1983 SEP 23 AM 11:42
 E. AUBREY COLLISON
 CLERK

Mailed to Secured Party

1100 5

FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer pursuant to the Maryland Uniform Commercial Code.

1. NAME AND ADDRESSES OF DEBTOR:

SECURITY AIRWAYS, INC.

Glenn L. Martin State Airport P.O. Box 4942 Baltimore, MD 21220	Baltimore-Washington International Airport 2300 Dorsey Road Glen Burnie, MD 21061
P.O. Box 66 Thomasville, PA 17364	701 Wilson Point Road Terminal Building Middle River, MD 21220

2. NAME AND ADDRESS OF SECURED PARTY:

EQUITABLE BANK, NATIONAL ASSOCIATION
100 South Charles Street
Baltimore, MD 21201
ATTN: Michael S. Fodel
Commercial Lending Officer

RECORD FEE 25.00
POSTAGE 1.50
#25019 0040 901 11127
SEPT 23 83

3. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

A. Specific Equipment and Fixtures. All of the equipment and fixtures of the Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof. All or a portion of the property described above is affixed or to be affixed to that certain real property situated in Baltimore County, known as 701 Wilson Point Road, Glenn L. Martin State Airport, Terminal Building, Middle River, Maryland 21220, the record owner of which real property is the State of Maryland.

4. Proceeds. Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

RECORDED FOR RECORD
CIRCUIT COURT FOR ANNE ARUNDEL COUNTY

1983 SEP 23 AM 11:43

E. ABBEY COLLISON
CLERK

25.00

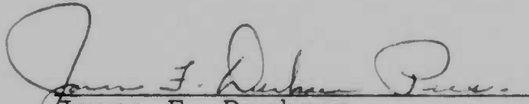
5. The underlying transaction is not subject to recordation tax.

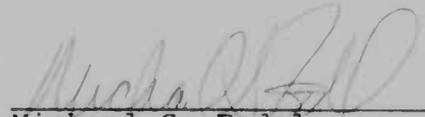
DEBTOR:

SECURITY AIRWAYS, INC.

SECURED PARTY:

EQUITABLE BANK, NATIONAL
ASSOCIATION

 (SEAL)
James F. Derksen
President

 (SEAL)
Michael S. Födel
Commercial Lending Officer

Mr. Clerk, please return to: Shaun F. Carrick, Esquire
Miles & Stockbridge
10 Light Street - Suite 1900
Baltimore, Maryland 21202

SFC20/B

MAINTENANCE, OFFICE EQUIPMENT, ETC.

Champion Plug Gapper	Craftsman Face Shield	Safety Goggles
3/8" Variable Speed Drill	Group of Drop Lights	Group of Caulking Guns
100 Ft. Water Hose/Nozzle	Group of Aluminum Drip Pans	Eight Bucking Bars
Group of Rivet Sets	Hand Pop Riveter	100 Clecos
#10 Hole Finder	Air Rivet Gun	Air Drill
Saw Set	Cherry Max Gun	Pneumatic Pop Rivet
Electric Drill	Rivnut Kit	Spotcheck Kit
Time Rite	ACU Tester	Cold Cylinder Tester
Mag. Checker	Craftsman Torque Wrench	Differential Press Checker
Cable Tester	Gauges	Batt/Alternator Tester
Rivet Tool-Brakes	Pushrod Spring Compressor	Tensionmeter
Snake Drill	Ring Compressor Kit	Valve Spring Comp.
12" Tin Snips	Ring Groove Cleaner	Maule Tester
Tubing Bender	Group of Cylinder Brase Wrenches	Oil Filter Cutter
Oil Filter Wrench	Airbrush Kit	Pneumatic Grease Gun
Grease Gun Manual	Swedge Kit	Electric Space Heater
Storage Cabinet	Three-Shelf Cabinet	Pressure Bearing Packer
Castering Shop Stool	Spark Plug Cleaner	Plug Cleaner, Vibrat Ion Type
Parts Cabinet, Metal	Hardware Storage Bin, Castering	Tire Bead Breaker
Hand Truck	Three Avionic Benches	Parts Bins and Drawers
Varsol Pump	Two Dayton Electric Grinders	Seven Shelf Storage Shelf
Rolling Workbench	Vise	Two Tail Stands
Rolling Work Cabinet	Three Metal Desks	Turned Mahogany Desk
Three Secretarial Chairs	Three Fine Cabinets	One Upholstered Loveseat
Bookcase	Ten Foot Blackboard	Pressure Pot

Hydrometer	Extension Cords	Group of Air Hoses
Miscellaneous Hard Tow Bars	Varsol Sprayer	Ten Drawer Metal Storage Bin
Refrigerator/Freezer (As is)	Battery Charger	Fluorescent Light
Battery Serving Work Bench	Six Meyer Aircraft Jacks	Floor Jack
Two Metal Stands	Vacuum Cleaner	Nitrogen Service Chart
Two Creepers	Double Air Hydraulic Mule	Parts Washer/Degreaser
Pressure Hose Cart	Fire Extinguishers, Two	Stool
Foot Stool	Equipment Shelf	Industrial First-Aid Kit
Five Westinghouse Air Conditioners	Kenmore Air Conditioner	Work Order Rack, Wooden
Twelve Classroom Desks	Oxygen Bottle Serving System, Carts, etc.	Tennsmith Metal Shear
Tennsmith Metal Brake	Metal Storage Cabinet	Five Foot Step Ladder
Step Stand	United Tow Tractor	Drill Press
Micro Film Machine/Library	Two Sets of Audio Video Training Equipment	Inventory of Assorted Aircraft Parts, including Tires, Batteries, Lamps, Brake Parts, Filters, Oil, Lubricants, Hardware, Instruments and General Airframe Parts for Cessna and Piper Dealers
Tektronix Oscilloscope, Type 585	IFR Nav/Ramp Checker, NAV 401L	Hew. Packard X-Band Radar Test Set, Model 624C
H.P. Pulse Generator, Model 214A	Fairchild Echo Box, TS 488/U	HP Vacuum Tube Voltmeter, Model 410B
Power Supply	Heathkit Audio Wattmeter	Linaire Test Panel, LA-5
Collins/SAI ADF 60 Test Box, 970G	Tektronix Oscilloscope, Model 535A	Fluke Digital Voltmeter, Model 8021B
Linaire Test Panel, LA-720	Lambda Power Supply	Linaire Test Panel, LX-3B
Linaire Test Panel, LD-4	EICO Vacuum Tube Volt Meter, Model 232	HP Generator, 200CD
Sierra Bi-Directional Power Mont., Model 400A	Cricket Transistor Checker, TF26	IFR Transponder/DME Simulator ATC1200Y3
Tektronix Oscilloscope, Model 475	Bird Electronics Bird Wattmeter, Model 43	Bird Electronics Bird Wattmeter, Model 611

Telex Headphone Checker	Linaire Test Panel, LT-5	Linaire Test Panel, LG-4
Linaire Test Panel, LV-5	Linaire Test Panel, LR-1	Tektronix Digital Meter, DM502
Tektronix Audio Gen., PS502	Tektronix Freq. Counter, DC502	Tektronix Power Module, TM503
Tektronix Oscillator, SG502	Tektronix Digital M. Tester, DM502	Tektronix Freq. Counter, DC502
Tektronix Power Module, TM503	HP VHF Signal Generator, Model 608D	Bendix Test Set-Auto Pilot, Model TS870A
Bendix Test Set-Auto Pilot, Model TS810A	Jerrold Sweep Generator, Model 900B	IFR Transponder/DME Ramp Gen., ATC 600A
Signal Generator, Model 65B	HP Signal Generator, Model 606A	TIC ADF Signal Simulator, Model 116A
Heathkit Decade Resistance Box Model 3117	HP Microwave Power Meter, Model 430C	Bendix Test Chasis-BX2000, Model CT2012A
Bendix Test Chasis-BX2000, Model IN2014B	Bardfield Pitot-Static Checker	IFR NAV Simulator, NAV750
Narco NAV-122 Ant. Splitter, VRP-48	King VOR Ind., KI201C	Edo-Aire Auto-Pilot Test Set, 66D141
Edo-Aire Auto-Pilot Test Set, 66D265	Edo-Aire Auto-Pilot Test Set 66D306	Linaire Test Panel Plug In, LTC-4
Linaire Test Panel Plug In, LVC-5	Weston Microamp Meter, 301	Weston AC Volt Meter, 80K
Mura SWR Meter, C3M-30	King Vor-Inc., KNI-510	Bendix Control Head, SLA-21C
King VCO Sweep Generator, 071-5012-00	Cessna ACU Tester	King VHF Control, KFS560B
Heathkit Resistance Tester, IN3137	Simpson DC Microamp Meter, SK525	Simpson Microamp Meter, 29
Simpson DC Microamp Meter, Model 524	Tektronix Plug-In, Type L	Sencore Tube Testor, TC-162
Bendix ADF2070 Ant. Simulator, TS-2073A	3M Ryan Storm Scope Tester, 3M	King KR86/87 Test Set, KTS-156
HP SWR Meter, Model 415A		

Test Harnesses

KMA-20 KX160 KDF805	KMA-24 KI201 RT359A	KA-25 KX150 LT2025
ADF650 KX170A/B LT2026	KN60C KX175A/B KTR905	KN61 KX195 A/B KY196/197
LD8003 LVG2001 AT6A	KN77 LVG2002 UGR2A/3	KN73 LVA2011 MkIII
KN74 LVA2013 NAV11/12	KN75 KPI550/551 MP-10	KTR75R KI213 NAV14
DMR 190 LR6001 NAV121/122	KT96 KN610 E-110	KNS-80 LV2023 MKR-101
KT76A KNR630 MK-16	KT76 LV6022 NAV24/DGO-10	KT78A KNT660 AT50
UGR-2 LG2021 DME70	Flite Phone 40 KGS-680 KX165/155	KY92 KGM690 ADF140
KA134 LG2023 DME890	KX145 KG681 T-12	KI 205 KGM691 MK-12
Comm 10 KDM700/705 VHF251	Comm 11 LG9002 RDR-160	Comm 120 KXP755 TDR-950
TCR 451 RT328A	R554/664 300	RT551 AVQ75
RT661 ANS351	BX2000 R443B	TR661 ADF 31A
TR2061 RT359A	TR611 KN53	LX9015 LV6024
KR85 LT6014	KA42B/42A RCA AVQ95	MK-288 VIR 351
KR-350 KR85	RN242 ADF31	KN62 800
RT428A RT385/A	RT241 LXM9000	CP135/136 TS1207A
AMR350 511 RNAV	R556 DME194	TA810A CE704D
RDR1200 LD8014	RT553A/563A DME400	RT667/777 LD8009
NAV10 ADF300	ADF2070	

Mailed to:

Sharon J. Corrie

FINANCING STATEMENT

LIBER 466 PAGE 128

Not subject to Recordation Tax
 Subject to Recordation Tax; Principal
Amount is \$ _____

To Be Recorded in Land Records (For
Fixtures only).

249133

Name of Debtor

Address

Phillips Leasing Division of
Phillips Corporation

114 Forbes Street
Annapolis, Maryland 21401

SECURED PARTY (OR ASSIGNEE)

THE FIRST NATIONAL BANK OF MARYLAND—Address: Commercial Finance Division
25 South Street 101-503
Baltimore, Maryland 21202

Attach separate
list if necessary

1. This Financing Statement covers the following types (or items) of
property (the collateral):

(1) all of Borrower's now owned and hereafter acquired and/or
created "Accounts", which as herein used means accounts, instru-
ments, chattel paper, contracts, contract rights, accounts rec-
eivable, tax refunds, notes, notes receivable, drafts, accept-
ances, documents, general intangibles, and other choses in ac-
tion (not including wages or salary), including but not limited
to proceeds of inventory and returned goods and proceeds from
the sale of goods and services; (2) all proceeds (including
insurance proceeds) and products of the above-described Accounts;
(3) all of Borrower's other assets, specifically including (but
not limited to) inventory and equipment, in which Bank has been
or is hereafter granted a security interest under any other
security agreements, notes or other obligations or liabilities
between Borrower and Bank; (4) any accounts, property, securities
or monies of Borrower which may at any time be assigned or delivered
or come into the possession of Bank, as well as all proceeds there-
of; and (5) all of the actual books and records pertaining to any
of the above-described items of Collateral; (6) all of Borrower's
now owned and hereafter acquired "Inventory", which as herein used
means all inventory wherever located, including but not limited to
all raw materials, parts, containers, work in process, finished
goods, wares and merchandise, and goods returned for credit, re-
possessed, reclaimed or otherwise reacquired by Borrower, and all
products and proceeds thereof including but not limited to sales
proceeds of any kind; (7) all proceeds (including insurance
proceeds) and products of the above-described inventory; (8)
all of Borrower's other assets, specifically including (but not
limited to) accounts receivable and equipment, in which Bank has
been or is hereafter granted a security interest under any other
security agreements, notes or other obligations or liabilities be-
tween Borrower and Bank; (9) any accounts, property, securities
or monies of Borrower which may at any time be assigned or delivered
or come into the possession of Bank, as well as all proceeds thereof;
and (10) all of the actual books and records evidencing any of the
above-described items of Collateral.

1983 SEP 26 AM 10:04
E. J. COLLISON

2. The collateral property is affixed or to be affixed to or is or is to be crops
on the following real estate:

RECORD FEE 11.00
POSTAGE .50
235115 1237 102 710:01
SEP 26 83

3. Proceeds } of the collateral are also specifically covered.
 Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee,
if any, at the address stated.

Debtor (or Assignor)
Phillips Leasing Division of
Phillips Corporation

Secured Party (or Assignee)
THE FIRST NATIONAL BANK OF
MARYLAND

Arthur Phillips

BY *(Signature)*

MAILED TO STATE FILE

1150

FINANCING STATEMENT

LIBER

466

PAGE

129

APR 4 INV
A Co.

Not subject to Recordation Tax
 Subject to Recordation Tax; Principal Amount is \$ _____

To Be Recorded in Land Records (For Fixtures only).

249134

Name of Debtor

Address

Phillips Corporation

114 Forbes Street
Annapolis, Maryland 21401

SECURED PARTY (OR ASSIGNEE)

THE FIRST NATIONAL BANK OF MARYLAND—Address: Commercial Finance 101-503
25 South Charles Street
Baltimore, Maryland 21202

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):

(1) all of Borrower's now owned and hereafter acquired and/or created "Accounts", which as herein used means accounts, instruments, chattel paper, contracts, contract rights, accounts receivable, tax refunds, notes, notes receivable, drafts, acceptances, documents, general intangibles, and other choses in action (not including wages or salary), including but not limited to proceeds of inventory and returned goods and proceeds from the sale of goods and services; (2) all proceeds (including insurance proceeds) and products of the above-described Accounts; (3) all of Borrower's other assets, specifically including (but not limited to) inventory and equipment, in which Bank has been or is hereafter granted a security interest under any other security agreements, notes or other obligations or liabilities between Borrower and Bank; (4) any accounts, property, securities or monies of Borrower which may at any time be assigned or delivered or come into the possession of Bank, as well as all proceeds thereof; and (5) all of the actual books and records pertaining to any of the above-described items of Collateral; (6) all of Borrower's now owned and hereafter acquired "Inventory", which as herein used means all inventory wherever located, including but not limited to all raw materials, parts, containers, work in process, finished goods, wares and merchandise, and goods returned for credit, repossessed, reclaimed or otherwise reacquired by Borrower, and all products and proceeds thereof including but not limited to sales proceeds of any kind; (7) all proceeds (including insurance proceeds) and products of the above-described inventory; (8) all of Borrower's other assets, specifically including (but not limited to) accounts receivable and equipment, in which Bank has been or is hereafter granted a security interest under any other security agreements, notes or other obligations or liabilities between Borrower and Bank; (9) any accounts, property, securities or monies of Borrower which may at any time be assigned or delivered or come into the possession of Bank, as well as all proceeds thereof; and (10) all of the actual books and records evidencing any of the above-described items of Collateral.

2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

RECORD FEE 11.00
POSTAGE .50
205116 1237 102 110:02
SEP 26 83

3. Proceeds } of the collateral are also specifically covered.
 Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor)

Secured Party (or Assignee)

Phillips Corporation

THE FIRST NATIONAL BANK OF MARYLAND

[Handwritten Signature]
VP

BY

[Handwritten Signature]
(S. P. S. L. O. M. V. S.)

Mailed to Secured Party

1150

249135

LIBER 466 PAGE 130

FINANCING STATEMENT

This statement is to be recorded in the Financing Records of Anne Arundel County, Maryland. Recordation taxes are payable.

This Financing Statement is presented to a filing officer pursuant to the Commercial Law Article of the Annotated Code of Maryland.

1. DEBTOR: CREATIVE BUSINESS SYSTEMS, INC.
108 Spruce Lane
Annapolis, Maryland 21403
2. SECURED PARTY: MARGARET E. RAGLAND
18 Nina Street
Ormond Beach, Florida
3. MATURITY DATE OF OBLIGATION: September 23, 1986. Amount: \$21,000.00
4. This financing statement covers the following collateral:
Office and business equipment, computer software, systems and programs.
Including, but not limited to: Onyx C8002 Computer serial no. 007447,
Onyx Sundance Computer serial no. TO-8334
5. Said collateral being located at 1934 C Lincoln Drive, Annapolis, Maryland 21401 or 108 Spruce Lane, Annapolis, Maryland 21403, each being in Anne Arundel County, Maryland.
6. Proceeds of collateral are also covered.

RECORD FEE 11.00
 RECORD TAX 1.97.00
 POSTAGE .50
 825036 0237 RID 111114
 SEP 26 83

CREATIVE BUSINESS SYSTEMS, INC.

Date: September 23, 1983

BY: *RAC*
 RICHARD A. CONNELL, President
 Debtor

Margaret E. Ragland
 MARGARET E. RAGLAND, Secured
 Party, by Michael J. Ragland her
 Attorney-in-Fact

Caroline J. Rendell
 WITNESS as to all Parties

United to ...
 11-
 14750

1983 SEP 26 AM 11:16
 E. ALBERT COLLISON
 CLERK

UNIFORM COMMERCIAL CODE
 STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
 THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 61 Page No. 246
 Identification No. 39653 Dated May 9, 1966

1. Debtor(s)) Zoellner, John A., and Frances M., his wife
 Name or Names - Print or Type
) 1567 Eton Way, Crofton, Maryland 21113
 Address - Street No., City - County State Zip Code

2. Secured Party) Metropolitan Life Insurance c/o Wye Mortgage Corporation
 Name or Names - Print or Type
) 7801 York Road Baltimore, Maryland 21204
 Address - Street No., City - County State Zip Code

3. Maturity Date (if any) May 1, 1991

4. Check Applicable Statement:

A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	D. Other: Termination <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)

1983 SEP 26 PM 1:44
 E. AMUNDY COLLISON
 CLERK

RECORD FEE 10.00
 POSTAGE .50
 . 305173 0255 182 113:33
 SEP 26 83

METROPOLITAN LIFE INSURANCE COMPANY

WITNESS our hands and seals this 22nd day of September 19 83

WITNESS:
Alda M. Benny
Alda M. Benny

BY: WYE MORTGAGE CORPORATION
Mary K. Romans
 Mary K. Romans, Senior Vice President
Nancy L. Shauck
 Nancy L. Shauck, Vice President

As its "Attorneys in Fact" (Power of Attorney recorded in Anne Arundel County Liber 3380, Folio 606.)

AFTER RECORDING MAIL TO:
 BERNSTEIN & FELDMAN, P.A.
 P.O. Box 591
 Annapolis, Maryland 21404

10⁰⁰

Mailed to: _____

FINANCING STATEMENT

This Financing Statement is presented to the Clerk of the Circuit Court for Anne Arundel County, Maryland, for filing pursuant to the Uniform Commercial Code.

1. <u>NAME OF DEBTOR</u>	<u>ADDRESS</u>
Mary M. J. Hall	1810 Poplar Avenue
Margaret L. White	Annapolis, Maryland 21401

2. <u>NAME OF SECURED PARTY</u>	<u>ADDRESS</u>
Chesapeake Savings & Loan Association	2068 Somerville Road Annapolis, Maryland 21401

3. This Financing Statement covers the following items of property:

Air conditioning units and condenser, storm doors and windows, refrigerator, range, range hood, screens, awnings, laundry machines, TV antenna, kitchen cabinets, counter tops, carpeting, venetian blinds, dishwasher, disposal.

RECORD FEE 12.00
MORTGAGE 50
ASSIGNMENT 12.00
SEP 26 1983

- 4. This Financing Statement is not subject to a Recordation Tax.
- 5. This Financing Statement is intended to evidence among the Financing Records the encumbrance of the items listed herein by a Deed of Trust from the aforesaid debtors securing the aforesaid secured party, dated September 26, 1983, and recorded simultaneously herewith (or prior hereto) among the Land Records of Anne Arundel County, Maryland.
- 6. This Financing Statement shall be void upon complete payment of the mortgage. The above-referenced property (paragraph 3) shall only be sold if property has been foreclosed upon.

Executed this 26th day of September.

DEBTORS

SECURED PARTY

Mary M. J. Hall
Mary M. J. Hall

CHESAPEAKE SAVINGS & LOAN ASSOCIATION

Margaret L. White
Margaret L. White

By Erwin X. Rowe
Vice President

After recordation, please return this document to:

Chesapeake Savings & Loan Association
Post Office Box 708
Annapolis, Maryland 21404

1250

1983 SEP 22 PM 5:25
E. AUGENEY COLLISON
CLERK

AJ.

ANKER & SCHENKER
ATTORNEYS AT LAW
224 MAIN STREET
POST OFFICE BOX 256
ANNAPOLIS, MARYLAND 21404

Mailed to:



TO BE
 NOT TO BE
 } RECORDED IN LAND RECORDS

 SUBJECT TO
 NOT SUBJECT TO

 } RECORDING TAX ON PRINCIPAL AMOUNT OF \$ _____

FINANCING STATEMENT

Charles A. Larson

Name or Names—Print or Type
 246 Mill Swamp Road, Edgewater, Anne Arundel, Maryland
 Address—Street No., City - County State Zip Code 21037

1. Debtor(s):

Name or Names—Print or Type
 Address—Street No., City - County State Zip Code

2. Secured Party:

John Deere Industrial Equipment Company
 Name or Names—Print or Type
 400 19th Street Moline, Ill. 61265
 Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

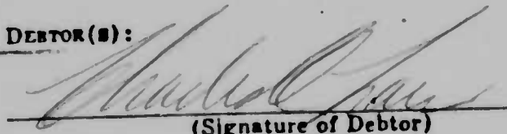
(1) New John Deere 401D Loader Backhoe, S/N T0401DA702062 with 24" Bucket. and 12" Bucket

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral are are not covered.
 7. Products of collateral are are not covered.

RECORD FEE 11.00
 POSTAGE .50
 400210 0237 1022 11:54:53
 SEP 26 83

DEBTOR(S):

 (Signature of Debtor)

Charles A. Larson
Type or Print

(Signature of Debtor)

Type or Print

SECURED PARTY:
 John Deere Industrial Equipment Co.
 (Company, if applicable)

(Signature of Secured Party)

Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address John Deere Industrial Equipment Company
 400 19th Street , Moline, Ill 61265

Mailed to: _____

1150

Financing Statement

TO BE
 NOT TO BE

RECORDED IN
LAND RECORDS

SUBJECT TO
 NOT SUBJECT TO

RECORDING TAX
ON PRINCIPAL
AMOUNT OF
\$ Indemnity Security
Agreement

FINANCING STATEMENT

1. Debtor(s):

Name or Names—Print or Type
Rixie Pizza of Annapolis, Inc.
Address—Street No., City-County State Zip Code
2023 B West Street, Annapolis, Maryland 21401

2. Secured Party:

Name or Names—Print or Type
James Kim and Myong Mi Kim
Address—Street No., City-County State Zip Code
121 River View Avenue Annapolis Maryland 21401

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

Inventory of equipment and food stuff located at 2023 B West Street, Annapolis, Maryland.

as.

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral are are not covered.

7. Products of collateral are are not covered.

RECORD FEE 11.00

POSTAGE 50
SEP 27 1983

DEBTOR(s):
Rixie Pizza of Annapolis, Inc.

SECURED PARTY:

BY: Raif Atlas
(Signature of Debtor)
Raif Atlas, President

James Kim
James Kim (Company, if applicable)

(Signature of Debtor)

Myong Mi Kim
(Signature of Secured Party)
Myong Mi Kim

Type or Print

Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address TOWNSHEND & KIRK, P.A., 700 Melvin Ave., Annapolis, MD 21401

Mailed to: _____
↑

FINANCING STATEMENT

LIBER 466 PAGE 135

Identifying No.

This statement is to be recorded in the Chattel Records
Not Subject to a Recordation Tax.

249142

This Financing statement is presented to a filing officer pursuant to the
Commercial Code.

1. DEBTOR(S): BRUCE FRANCIS THOMMEN
2. SECURED PARTY: CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION
c/o CITIZENS MORTGAGE CORPORATION
11300 Rockville Pike
Rockville, Maryland 20852
3. MATURITY DATE OF OBLIGATION: OCTOBER 1, 2013
4. This financing statement covers the following Chattels:
RANGE/OVEN, REFRIGERATOR, DISHWASHER, WASHER, DRYER, DISPOSAL,
WALL TO WALL CARPET
5. The above described Chattels affixed to property located at:
1482 VINEYARD COURT, CROFTON, MARYLAND 21114

For a more particular description of the property, reference is hereby made
to a Deed of Trust dated SEPTEMBER 23, 1983 from BRUCE FRANCIS
THOMMEN

1503 SEP 27 AM 9:48
E. AUSTIN LORRISON
CLERK

to CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION which has been recorded
among the Land Records of ANNE ARUNDEL County.

Debtor: Bruce Francis Thommen
BRUCE FRANCIS THOMMEN

Witness: Michael J. Regal

Debtor: _____

Debtor: _____
RECORD FEE 11.00
POSTAGE .50
435231 0165 092 109:16
SEPT 27 83

Debtor: _____

CITIZENS FEDERAL SAVINGS AND LOAN ASSOC.
c/o CITIZENS MORTGAGE CORPORATION

BY: Barbara Billek
~~FRANCES V. GRATZ, AGENT~~
Barbara Billek, Agent

Received for record _____, at _____ .m.
same date recorded in Liber _____ at folio _____, one of the
Financing Records of _____, County.

AFTER RECORDING RETURN TO: CITIZENS MORTGAGE CORPORATION
11300 ROCKVILLE PIKE
ROCKVILLE, MARYLAND 20852

1100
SD

Noted to Secured Party

maryland national bank

FINANCING STATEMENT

- 1 To Be Recorded in the Land Records at _____
- 2 To Be Recorded among the Financing Statement Records at A. A. City.
- 3 Not subject to Recordation Tax
- 4 Subject to Recordation Tax on an initial debt in the principal amount of \$ _____ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

1983 SEP 27 AM 9:53
F. ANTHONY COLLISON
CLERK

5 Debtor(s) Name(s) Address(es)
 Jeffrey H. Greenstein, D.D.S., PA 1140 N. Rolling Rd.
 Catonsville, MD 21228

6 Secured Party Address
 Maryland National Bank Mountain Rd. Office
 Attention: C. Ann Abruzzo, Mgr. Ritchie Hgwy. & Mt. Rd.
 Glen Burnie, MD 21061

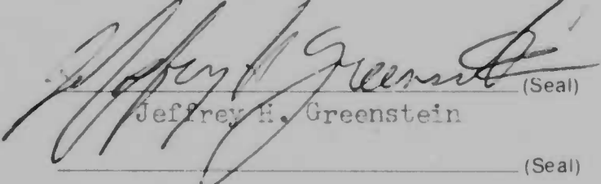
RECORD FEE 11.00
POSTAGE .50
445738 OCT 807 109:51
SEPT 27 83

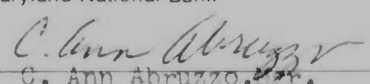
20

7 This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property

- A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof
- B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.
- C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.
- D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof
- E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof
- F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof
- G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof
- H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8 All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference


 Jeffrey H. Greenstein (Seal)
 _____ (Seal)
 _____ (Seal)
 _____ (Seal)

Secured Party
 Maryland National Bank

 C. Ann Abruzzo, Mgr. (Seal)

 Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above

Filed to Secured Party

1150



office memorandum

To

LIBER 466 PAGE 137

Date

From

Phone

Subject

SCHEDULE A

1. (2) Ritter Escort Pkgs(28) w/150662 w/149662 w/150079, glass bowl
cuspidor w/cupfiller HUE System.
2. (2) additional syringe #150335.
3. (2) Superstarlites 150344 w/149541.
4. (2) Axis 90 chairs.
5. (1) Vacumair.
6. (2) 070-x-ray 72" reach.
7. (2) 182-3000 182-3kits.
8. (1) L-66 Compressor.
9. (1) Booster Transformer #67000.
10. (2) 9DRB Stools (3554-079).
11. (1) #1445 Portable Nitros System.
12. (1) 555-1001, Light System FG.
13. (1) Sieman PO-S Ortho Pan X-Ray

FINANCING STATEMENT

- 1 To Be Recorded in the Land Records.
- 2 To Be Recorded among the Financing Statement Records.
- 3 Not subject to Recordation Tax.
- 4 Subject to Recordation Tax on an initial debt in the principal amount of \$_____ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

E. ALBERT J. CULLISON
CLERK
300 SEP 27 AM 9:53

5 Debtor(s) Name(s) Address(es)
 Fairview Marine Corporation 1575 Fairview Beach Road
 Pasadena, Maryland 21122

6 Secured Party Address
 Maryland National Bank 1713 West Street
 Attention: Linda Seidel Annapolis, Maryland 21401

7 This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

A *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

B *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

C *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

D *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

E *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

F *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

G *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

H *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8 All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

(Seal)
Charles E. Reark
(Seal)

Secured Party
Maryland National Bank
M. Faye Hughes
(Seal)

M. Faye Hughes—Branch Officer
Type name and title

RECORD FEE 11.00
POSTAGE .50
#15239 0237 002 109:51
SEPT 27 83

007

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.



mailed to Secured Party

11/5

FINANCING STATEMENT

249145

- 1 To Be Recorded in the Land Records
- 2 To Be Recorded among the Financing Statement Records
- 3 Not subject to Recordation Tax
- 4 Subject to Recordation Tax on an initial debt in the principal amount of \$ _____ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

E. ALBERT COLLISON
CLERK
1983 SEP 27 AM 9:53

5 Debtor(s) Name(s) Address(es)
 East Coast Welding & Construction Co., Inc. 520 Glenbrook Road
 Glen Burnie, Md. 21061

6 Secured Party Address
 Maryland National Bank 1713 West Street
 Attention: Linda Seidl Annapolis, Maryland 21401

as

Rm
SM

7 This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8 All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

East Coast Welding & Construction Co., Inc.

Robert M. Hayes, President (Seal)
Robert M. Hayes, President

____ (Seal)

____ (Seal)

____ (Seal)

Secured Party
Maryland National Bank

Joseph A. Reed (Seal)

Joseph A. Reed, Asst. V.P. & Manager
Type name and title

RECORD FEE 11.00
POSTAGE .50
#35240 1237 102 109:51
SEPT 27 83

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.



Filed to Secured Party

113

REC'D FOR RECORD & RECORDED
June 14, 1982 - 9:50 AM IN THE
FINANCING RECORDS OF STATE DEPT
OF ASSESS. & TAXATION 0540
ID# 119928 ILM 2544 FOLIO

LIBER 466 PAGE 140

249146

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name N-I-N-E, Inc., of Delaware
Address Telegraph Road, Midway Industrial Park, Odenton, MD 21113

2. SECURED PARTY

Name CIT Commercial Finance Company
Address 650 Madison Avenue, New York, NY 10022

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

All present and hereafter acquired merchandise, inventory and goods, and all additions, substitutions and replacements thereof, wherever located, together with all goods and materials used or usable in manufacturing, processing, packaging or shipping same, in all stages of production - from raw materials through work-in-process to finished goods.

E. HOWEY HULLISON
SEP 27 AM 10:34

RECORD FEE 11.00

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

50
POSTAGE
305259 0255 R02 110:18
SEPT 27 83

(Proceeds of collateral are also covered)
(Products of collateral are also covered)

[Signature]
(Signature of Debtor) FRANK J. CURRIE SA.
N-I-N-E INC PRESIDENT
Type or Print Above Name on Above Line

[Signature] SEC. TREAS. [Signature] AUP
(Signature of Debtor) (Signature of Secured Party)
N-I-N-E, Inc JOSEPH T. CARROLL DONALD HESSMAN AUP
Type or Print Above Signature on Above Line Type or Print Above Signature on Above Line

Filed to Secured Party

COPY FOR FILING

FINANCING STATEMENT

- Not Subject to Recordation Tax
- Subject to Recordation Tax: Principal Amount is \$ 90,000.00
- To Be Recorded in Land Records (For Fixtures Only).

NAME	ADDRESS
1. Debtors(s) (or assignor(s))	No. Street City State
<u>Ambergris Corporation</u>	<u>132 Dock Street, Annapolis, Maryland</u>
<u>d/b/a Armadillos Restaurant</u>	

2. Secured Party (or assignee)
SUBURBAN BANK 6610 Rockledge Drive, Bethesda, Maryland

3. This Financing Statement covers the following types (or items) of property:

RECORD FEE 11.00
RECORD TAX 630.00
POSTAGE .50

All equipment, leasehold improvements, furniture and fixtures installed in, affixed to or used in the operation of Armadillos Restaurant, 132 Dock Street, Annapolis, Maryland 21401, at that location or at any other location and all replacements thereof, additions thereto, and substitutions therefor, including but not limited to those items listed on Exhibit A attached hereto and made a part hereof.

#25158 0040 R01 T10:39

*The total loan amount is \$170,000.00 but recordation tax was paid on \$80,000.00, when a Financing Statement covering the same collateral was recorded on March 31, 1981 in Liber 435, Folio 509 as instrument no. 237235.

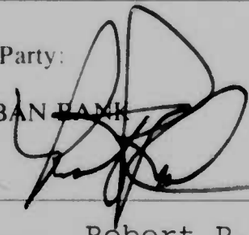
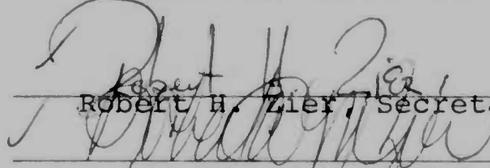
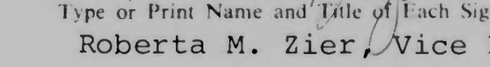
SEPT 27 83

CHECK THE LINES WHICH APPLY

- 4. (If collateral is crops) The above described crops are growing or are to be grown on the Real Estate described below:
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

132 Dock Street, Annapolis, Maryland
Title Owner of Real Estate: Robert S. McEwan and John O. Rausch

- 5. (If proceeds of collateral are claimed) Proceeds of the collateral are also covered.
- (If products of collateral are claimed) Products of the collateral are also covered.
- 6. Mailing instructions: This Financing Statement, after recorded, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Secured Party:	Debtor(s) or Assignor(s)
<u>SUBURBAN BANK</u>	<u>AMBERGRIS CORPORATION</u>
	<u>d/b/a Armadillos Restaurant</u>
By: _____	By: <u>Jonathan F. Wills, Pres</u>
Type Name <u>Robert P. Pugh</u>	<u>Jonathan F. Wills, President</u>
Title <u>Vice President</u>	
	<u>Robert H. Zier, Secretary</u>
	
	Type or Print Name and Title of Each Signature
	<u>Roberta M. Zier, Vice President</u>

Please return to:

Suburban Bank
Attn: D.S. Gardiner,
Note Admin.
6610 Rockledge Drive
Bethesda, Maryland 20817

Mailed to: _____ 1983 SEP 27 AM 10:45

RECORDED & INDEXED
1983 SEP 27 AM 10:45
CLAUDE COLLISON
CLERK

110
630.50
N181-7311
R182

EXHIBIT A

LIBER 466 PAGE 142

- 1-South Bend Infra-red Broiler
- 2- Vulcan Heavy Duty Range w/Convection Oven
- 1-Frymaster Fryers (MJ41E)
- 1-Traulsen Reach-In Refrigerator
- 1-Safety First Fire Protection System
- 1-Sharp Microwave Oven
- 1-Lang Food Warmer Pass-Thru Counter
- 1-Star Sandwich Unit
- 1-Star Refrigerated Worktable
- 1-Sterling Steam Table
- 1-Hatco Heat Lane w/Infinite Control
- 1-Custom Stainless Steel Overshelf
- 1-Custom 15" x 25" Dish Storage Cabinet
- 1-Custom 105" x 15" Dish Storage Cabinet
- 1-Hobart Dishwasher
- 1-Custom 30" x 60" Soiled-Dish Table
- 1-T & S Pre-Rinse Spray
- 1-In-Sink-Trator Disposer
- 1-Custom 3-Compartment Stainless Steel Sink
- 1-T & S Faucet
- 1-Hatco Booster w/Castone Tank
- 1-Custom Exhaust Hood (Stainless Steel)
- 1-Existing Ice Machine
- 1-Stainless Steel Wall Shelf (Custom)
- 1-Hobart Heated Soup Wells w/o Drains
- 1-Custom Worktable
- 1-Coldspot Upright Stainless Steel Freezer
- 1-Lowboy Stainless Steel Refrigerator
- 2-Stainless Steel Wall-mounted Shelves
- 1-5' Pot Rack
- 2-3 Compartment Bar Sinks
- 1-Beer Cooler
- 2-5' Draft Beer Boxes
- 2-National Cash Registers
- 1-Upright Freezer
- 2-Upright Refrigerator/Freezers
- 1-Gill Co. Walk-In Refrigerator
- 2-Stereo Systems
- 19-Table Bases
- 48-Oak Captains Chairs
- 30-Bent Wood Bar Stools
- 6-Cafe Chairs
- 19-Custom Table Tops

FINANCING STATEMENT

LIBER 466 PAGE 143

Identifying No.
Loan # 903233-1

This statement is to be recorded in the Chattel Records
Not Subject to a Recordation Tax.

249148

This Financing statement is presented to a filing officer pursuant to the
Commercial Code.

1. DEBTOR(S): CHARLES E. LEMAN AND ELIZABETH B. LEMAN
2. SECURED PARTY: CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION
c/o CITIZENS MORTGAGE CORPORATION
11300 Rockville Pike
Rockville, Maryland 20852
3. MATURITY DATE OF OBLIGATION: OCTOBER 1, 2013
4. This financing statement covers the following Chattels:
RANGE/OVEN, REFRIGERATOR, FAN/HOOD, WASHER
5. The above described Chattels affixed to property located at:
709 LONDONTOWN ROAD, EDGEWATER, MARYLAND 21037

For a more particular description of the property, reference is hereby made
to a Deed of Trust dated SEPTEMBER 20, 1983 from

CHARLES E. LEMAN AND ELIZABETH B. LEMAN

to CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION which has been recorded
among the Land Records of ANNE ARUNDEL County.

RECORD FEE 12.00
.50
11:04:57
SEPT 27 85

Debtor: Charles E. Leman
CHARLES E. LEMAN

Debtor: Elizabeth B. Leman
ELIZABETH B. LEMAN

Debtor: _____

Debtor: _____

CITIZENS FEDERAL SAVINGS AND LOAN ASSOC.
c/o CITIZENS MORTGAGE CORPORATION

BY: Frances L. Gratz
Frances L. Gratz, Agent

Witness:

Valerie J. Cain

1983 SEP 27 AM 11:03
E. AUSLEY COLLISON
ALAN

av.

Received for record _____, at _____ .m.
same date recorded in Liber _____ at folio _____, one of the
Financing Records of _____, County.

AFTER RECORDING RETURN TO: CITIZENS MORTGAGE CORPORATION
11300 ROCKVILLE PIKE
ROCKVILLE, MARYLAND 20852
Marked to Secured Party

1250

Circuit Court for Anne Arundel County

FINANCING STATEMENT

- 1. To be recorded in the Land Records.
- 2. To be recorded among the Financing Statement Records.
- 3. Not subject to Recordation Tax. Secondary Obligation
- 4. Subject to Recordation Tax on an initial debt in the principal amount of \$_____ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

249149

5. Debtor(s) Name(s) Address(es)
 National Fitness Centers 1209 Ritchie Highway
 No. 2, Inc. T/A Metro P. O. Box 659
 Nautilus Severna Park, Maryland 21146

6. Secured Party Address
 Equitable Bank, National Association 1122 Kenilworth Drive
 Attention: Gayle A. Riecks (Type name & title) Towson, Maryland 21204
 Corporate Banking Officer

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

- A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.
- B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.
- C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.
- D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.
- E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.
- F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.
- G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: _____

Debtors National Fitness Centers No. 2, Inc. T/A Metro Nautilus

By: Brian M. Levine (Seal) _____ (Seal)
 Brian M. Levine, President
 _____ (Seal) _____ (Seal)

Mr. Clerk. Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

Form 609 (7/82)

Mailed to: _____

RECEIVED THE RECORDS
 CLERK OF DISTRICT COURT
 1983 SEP 27 PM 12:39
 E. AUDREY COLLISON
 CLERK

1250

1250



AMENDMENT OF FINANCING STATEMENT

This Statement is presented to a filing officer pursuant to the Uniform Commercial Code.

<p>1. DEBTOR and Address (Last Name First) NATIONAL FITNESS CENTERS, INC. trading as METRO NAUTILUS The Belvedere 1 East Chase Street Baltimore, Maryland 21201 (See Schedule A for additional addresses)</p>	<p>2. SECURED PARTY and Address EQUITABLE BANK, NATIONAL ASSOCIATION 100 South Charles Street Baltimore, Maryland 21201</p>
<p>3. FOR FILING OFFICER USE (date, time, number, record reference, and filing office)</p>	<p>4. RETURN TO: EQUITABLE BANK, NATIONAL ASSOCIATION 100 South Charles Street Baltimore, Maryland 21201 Attn: Charles H. Hackman, Vice President</p>

5. THIS AMENDMENT REFERS TO ORIGINAL FINANCING STATEMENT:

File No. 243902 Date August 25, 19 82
 Record Reference Liber 453, Page 185

6. Item No. 4 of the above described Original Financing Statement between the foregoing Debtor and Secured Party is hereby amended ~~XXXX~~ as follows:

Secured Party may, in its sole discretion, make further advances to the Debtor not exceeding \$100,000.00 so that the amount subject to Recordation Tax is amended to be \$400,000.00, \$300,000.00 of which is tax exempt on account of tax paid in connection with the Original Financing Statement. Recordation Tax on the additional \$100,000.00 has been paid to the State Department of Assessments and Taxation.

7. Item No. 5 of the above described Original Financing Statement between the foregoing Debtor and Secured Party is hereby amended to add an additional address and business location of the Debtor as follows:

The Greenspring Racquet Club
 Falls and Valley Roads
 Lutherville, Maryland 21093

RECORDED
 1983 SEP 27 PM 12:39
 E. AUDREY COLLISON
 CLERK
 RECORD FEE 10.00
 POSTAGE 50
 RECEIVED UNIT 112:37
 SEPT 27 83

Dated this 23 day of September, 19 83

DEBTOR:
 NATIONAL FITNESS CENTERS, INC.
 trading as METRO NAUTILUS

By: [Signature] (Title)
Brian M. Levine, President

SECURED PARTY:

EQUITABLE BANK, NATIONAL ASSOCIATION

By: [Signature] (Title)
Charles H. Hackman, Vice President

UCC-5

I hereby certify that taxes on the amount of \$330.00 were paid with the state Dept. of Assessments and Taxation this 27th day of September, 1983.
 Patricia a Dant

SCHEDULE A

Debtor's Addresses:

- (2) 1209 Ritchie Highway
P. O. Box 659
Severna Park, Maryland 21146
- (3) 8757 Mylander Lane
Towson, Maryland 21204
- (4) 66 Painters Mill Road
P. O. Box 411
Owings Mills, Maryland 21117
- (5) 6400 Beckley Avenue
Dundalk, Maryland 21224
- (6) The Greenspring Racquet Club
Falls and Valley Roads
Lutherville, Maryland 21093

SIGNED TO:

Equitable Bank

Ad Co

STATEMENTS OF CONTINUATION, RELEASE, ASSIGNMENT, ETC.

This statement is presented to a filing officer pursuant to the Uniform Commercial Code:

<p>1. DEBTOR and Address (Last Name First) NATIONAL FITNESS CENTERS, INC. trading as METRO NAUTILUS The Belvedere 1 East Chase Street Baltimore, Maryland 21201 (Other addresses indicated in Original Financing Statement)</p>	<p>2. SECURED PARTY and Address EQUITABLE BANK, NATIONAL ASSOCIATION 100 South Charles Street Baltimore, Maryland 21201</p>
<p>3. FOR FILING OFFICER USE (date, time, number, record reference, and filing office)</p>	<p>4. RETURN TO: EQUITABLE BANK, NATIONAL ASSOCIATION 100 South Charles Street Baltimore, Maryland 21201 Attn: Charles H. Hackman, Vice President</p>

SEP 27 PM 2:54

5. THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT:

Number: 243902 Date: August 25, 1982

Record Reference: Liber 453, Page 185

<p>6. A. CONTINUATION <input type="checkbox"/> The Original Financing Statement referred to above between the foregoing Debtor and Secured Party is still effective.</p>	<p>6. B. RELEASE <input checked="" type="checkbox"/> From the collateral described in the Original Financing Statement referred to above, the Secured Party releases the collateral listed below.</p>
<p>6. C. ASSIGNMENT <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below. Secured Party's rights under the Financing Statement referred to above in the property listed below.</p>	<p>6. D. OTHER <input type="checkbox"/></p>

INFORMATION:

See attached Schedule

16.00
50
POSTAGE
43525 0155
SEP 27 83



SECURED PARTY:

Dated September 26, 1983

EQUITABLE BANK, NATIONAL ASSOCIATION

By: [Signature]
Charles H. Hackman, (Title)
Vice President

UCC-6

Filed to Secured Party

SCHEDULE 1

IRFR 466 PAGE 148

All exercise equipment and furniture owned by Debtor and now located at Towson Court Club, 8757-61 Mylander Lane, Towson, Maryland, 21204, including, but not limited to machinery and equipment shown on Exhibit A, which is attached hereto, and all membership contracts of the Metro Nautilus (Towson Court Club) members, and all accounts receivables from the Metro Nautilus (Towson Court Club) members.

EXHIBIT A

LIBER 466 PAGE 149

METRO NAUTILUS MACHINE INVENTORY

July 31, 1983

Location #1

<u>Machine</u>	<u>Quantity</u>
Dou Hip and Back (VO985)	3
Super Leg Extension	1
Leg Extension (VO589)	1
Compound Leg Machine (V5528)	2
Leg Curl (VO925)	3
Abductor	1
Adductor (16352)	1
Super Pullover (VO987)	1
Duo Poly Pullover	0
Pullover/Torso Arm (V7594, V7591)	2
Behind the Neck/Torso Arm	2
Torso Arm/Behind the Neck Pulldown (V1038)	1
Double Chest (VO919, V6385)	5
Double Shoulder	3
Multi Curl	2
Multi Tricep	3
Abdominal (18803, 18798, 18799)	3
Rowing Torso	7
Multi Exercise	4
4-Way Neck	1
Neck and Shoulder	1
Monark Ergometer #868	6
Monark Ergometer #850	0
E Cycle	0
Exerpacers (791317, 801424)	2

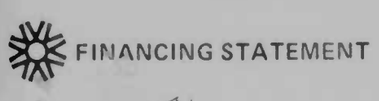
EXHIBIT A
Continued

Furniture

- 1 Desk
- 10 Chairs
- 1 Wood 2-Shelf Filing Unit
- 2 Large Floor Fans
- 1 Small Refrigerator
- 2 Round Tables
- 1 Metal Shelving Unit
- 1 Metal 2-Drawer Filing Cabinet
- 1 FM Stereo Unit with 6 Speakers
- 1 Custom-Built Reception Desk
- 1 Wooden Cabinet with 2 Drawers and Shelves

Old Records and Furniture in Basement Consisting of:

Miscellaneous Office Supplies, Old Supplies, Records
Dating Back to 1976, 2 Black File Cabinets Holding
Old Records, 1 Six-Foot Metal Shelf Unit Holding Old
Records



LIBER 400 PAGE 151

H 105463 F/m AA count

8/14/80

FORM FOR ORIGINAL FINANCING STATEMENT AND SUBSEQUENT STATEMENTS UNDER UNIFORM COMMERCIAL CODE

444/285

The Filing Officer stamps the File Number on the Original Financing Statement.	File Number
The secured party must place this same number on all subsequent statements.	240618
Index numbers of subsequent statements (For office use only)	

THE SECURED PARTY DESIRES THIS FINANCING STATEMENT TO BE INDEXED AGAINST THE RECORD OWNER OF THE REAL ESTATE.

Check the box indicating the kind of statement

Check only one box.

- Original Financing Statement
The debtor(s) hereby grant(s) to the secured party a security interest in the property described in item 4 to secure all debts owed by debtor(s) to the secured party except as limited by separate written agreement.
- Continuation Statement
The original financing statement bearing the above file number is still effective.
- Amendment
The financing statement bearing the above file number is amended to cover proceeds of collateral in which a security interest has been perfected or as otherwise set forth below in Item 6.

- Assignment. Date original statement filed: _____
The secured party of record has assigned to the assignee whose name and address appear below in Item 7, the secured party's rights under the financing statement bearing the above file number as to all the collateral described therein or such part thereof as indicated in Item 6 below to be subject to such assignment.
- Partial release of collateral
From the collateral described in the financing statement bearing the above file number the secured party of record releases the property described in Item 6 below.
- Termination
The secured party of record no longer claims a security interest under the financing statement bearing the above file number.

1. Name and mailing address of debtor
 BWI Inn Associates
 Attn: Mr. Martin H. DeHaan
 Suite 216, 7 Koger Executive Center
 Norfolk, VA 23502

2. Name and address of secured party
 United Virginia Bank
 P. O. Box 3127
 Norfolk, VA 23514



1983 SEP 27 PM 3:54
CLERK

3. Proceeds of collateral are covered XXX
 Products of collateral are covered

5. The collateral includes:
 Crops growing or to be grown on
 Property affixed or to be affixed to

} real estate described as:
See Exhibit A

4. Description (by items or type) of the collateral covered by the original financing statement. All chattels, fixtures and other articles of personal property now owned or hereafter acquired and placed on or used in connection with the real estate described in Item 6 hereof and certain other rights of debtor all as set forth on Exhibit B attached hereto.

RETURN TO:
 SAFECO TITLE INSURANCE COMPANY OF MARYLAND
 ST. PAUL & LEXINGTON STS.
 BALTIMORE, MD. 21202

Mailed to:
 The record owner(s) of such real estate are:
 BWI Inn Associates

RECORD FEE 14.00
 POSTAGE 1.50
 425370 0455 002 714:11
 SEPT 27 83

6. Space to record an amendment, partial assignment, partial release of collateral, explanation when signed by secured party alone, etc.

7. Name and address of assignee:

Signature(s) of debtor(s) _____ Date _____

United Virginia Bank
 Secured Party
 By *M. DeHaan* 8/15/83
 Signature and Title Date

Filing Requirements: LOCAL STATE CORPORATION COMMISSION DUAL

Filed With: STATE CORPORATION COMMISSION

~~XXXXXX~~ Financing Statement Records
 Of Anne Arundel County, Maryland

Original Filing Copy - White Duplicate Filing Copy - Pink
 Acknowledgment Copy - Yellow Bank Copy - Gold

1400/50

XXXXXXXXXXXXXXXXXXXX
 XXXXXXXXXXXXXXXXXXXX
 XXXXXXXXXXXXXXXXXXXX
 XXXXXXXXXXXXXXXXXXXX

1050

BEGINNING for the same at an iron pin heretofore set N. 14° 09' 55" E. 75.00' distant from the centerline station 24 plus 76.59 of Friendship Road (Maryland State Route 46), said pin also being the southwestmost point of a parcel of land leased to The Martin Company on September 1, 1960; said pin also having the Maryland State Grid Coordinate values N. 492,683.15 feet E. 891,393.57 feet; thence running with the north side of Friendship Road N. 75° 50' 05" W. 214.22'; thence curving to the right with a radius of 1834.86' for an arc distance of 582.44'; thence leaving the north side of said road and running N. 54° 00' 00" E. 763.91'; thence No. 88° 20' 00" E. 83.00'; to a point S. 54° 00' 00" W. 220.00' distant from the centerline station 56-95.04 of the Terminal Area of Friendship International Airport; thence running parallel to and 220.00' distant from the centerline of the said Terminal Area S. 36° 00' 00" E. 647.00' to a point on the northwestmost or N. 58° 46' 18" E. 625.05' line of the parcel of land leased to The Martin Company; thence running and bounding on part of said line reversely S. 58° 46' 18" W. 404.28' to the place of beginning. Containing 10 acres more or less. The bearings are referred to the Maryland State Grid System.

Together with an easement forty-four (44) feet wide leading from the above-described property to Elm Road and over Elm Road from its intersection with Maryland Route 170 to the point at which it merges into the paved portions of the terminal area and to Maryland Route 46, and all other easements, all as more particularly set forth in a grant of easement from the Mayor and City Council of Baltimore and the Airport Board dated January 26, 1966 and recorded among the Land Records of Anne Arundel County in Liber L.N.P. No. 1944, folio 514.

BEING the same property which by Lease dated July 14, 1965 and Agreement and Confirmation of Lease dated January 19, 1966 and recorded among the Land Records of Anne Arundel County in Liber L.N.P. No. 1944 folio 471 which was Leased and Demised by The Mayor and City Council of Baltimore to Herbert Alpert. See also Assignment of Lease dated January 19, 1966 and recorded as aforesaid in Liber L.N.P. No. 1944 folio 520 from Herbert Alpert to Friendship International Hotel Corporation. See also 2nd Amendment and Confirmation of Lease dated November 27, 1968 and recorded as aforesaid in Liber M.S.H. No. 2228 folio 136 between The Mayor and City Council of Baltimore and Friendship International Hotel Corporation. See Also Amendment and Confirmation of Lease dated December 20, 1971 and recorded as aforesaid in Liber M.S.H. No. 2461 folio 148 between Friendship International Airport Authority and Herbert Alpert and Friendship International Hotel Corporation. See also Certificate of Conveyance dated January 4, 1974 and recorded as aforesaid in Liber W.G.L. No. 2665 folio 797 from Friendship International Hotel Corporation to Lex Hotels, (Baltimore), Inc.

All furniture, furnishings, machinery, apparatus, equipment, fittings, fixtures and articles of every kind and nature, including all stored building materials (except consummable supplies), any interest in which is now owned or hereafter acquired by Debtor and is now or hereafter placed in, affixed to or used in connection with the operation of the real property described in Exhibit A hereto, the improvements thereon, or any part thereof, including, but without limiting the generality of the foregoing, all machinery, engines, furnaces, boilers, stokers, pumps, heaters, incinerators, power equipment, laundry equipment, tanks, dynamos, motors, generators, switchboards, conduits, electrical equipment, heating, cooling, ventilating, air conditioning, lighting, incinerating and plumbing apparatus, compressors, exhaust fans, elevators, escalators, venetian blinds, shades, draperies, drapery and curtain rods, brackets, electric signs, bulbs, gas and electric equipment, fire prevention and extinguishing apparatus, plumbing fixtures, vacuum cleaners, vacuum cleaning systems, floor cleaning, waxing and polishing apparatus, call systems, ash and fuel conveyors, other cleaning apparatus, pictures, mirrors, lamps, ornaments, rugs, linoleum and other floor covering, refrigerating and cooling apparatus and equipment, typewriters, office and accounting equipment, safes, cabinets, lockers, shelving, tools, spotlighting equipment and uniforms, screens, screen doors, awnings, blinds, refrigerators, ranges and ovens, garbage disposals, dishwashers, washing machines and clothes dryers, bedding, linen, cooking utensils, china and silverware, mantels and lobby furnishings and fixtures, and all such property which is at any time hereafter installed in, affixed to or to become fixtures on, placed upon or used in connection with the real property described in Exhibit A hereto, and the improvements thereon, or any portion thereof, and all replacements thereof, additions thereto and substitutions therefor (excluding all consumable stores and all furniture, furnishings, appliances, trade fixtures and other personal property owned by tenants or subtenants of Debtor and installed for the purpose of their tenancy or subtenancy if such tenant or subtenant has the right to remove the same at or before the expiration of the term of the applicable lease or sublease). Also covered are all proceeds or sums payable in lieu of or as compensation for the loss of or damage to any property covered hereby, or the real property upon which the said property covered hereby is or may be located, and all rights in and to all pertinent present and future fire and/or hazard insurance policies; all awards made by any public body or decreed by any court of competent jurisdiction for a taking or for degradation of value in any eminent domain proceeding; all of debtor's interest and rights in and to all part thereof and/or all rental income, whether payable pursuant to any present or future lease or otherwise, growing out of any occupancy or use thereof.

T-30 CR
CL 1795

(Account No. 798) Statement No. _____
Date: 3/27/80 Financing Records, Liber _____, Fol. _____

FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer for Filing pursuant to the provisions of Subtitle 9 of the Uniform Commercial Code (Article 75B, Annotated Code of Maryland).

1. DEBTORS: RICHARD J & GAIL R SCHIMPF
Names: _____
Address: 1306 RAINBOW DR, PASADENA, MD, 21122

2. SECURED PARTY: USLIFE CREDIT CORP ✓
USLIFE Credit Corporation
Address: 306 S RITCHIE HWY, CR, MD, 21051

3. This Financing Statement covers the following types or items of property: (describe)
Amount Secured \$ 1158.59

- 1 sofa
- 1 table
- 1 stove
- 1 chair
- 6 chairs
- 1 refig
- 3 tables
- 1 buffet
- 1 washer
- 2 lamps
- 1 china clst
- 1 dryer
- 1 love seat
- 1 table
- 1 chairs

RECORD FEE 5.00
RECORD TAX 21.00
#01842 C345 R01 T10:00
APR 2 80

4. DEBTORS: SECURED PARTY:
USLIFE CREDIT CORPORATION
/s/ Richard J Schimpf
/s/ Gail R Schimpf By /s/ [Signature]

THIS TRANSACTION IS NOT EXEMPT FROM THE RECORDATION TAX

FILING OFFICE NOTICE: AFTER THIS STATEMENT HAS BEEN RECORDED, PLEASE MAIL THE SAME TO THE SECURED PARTY WHOSE ADDRESS APPEARS ABOVE.

RECORD FEE 10.00
#25232 C040 R01 T08:43
SEPT 28 83

TERMINATION STATEMENT

This Termination Statement is presented to a Filing Officer for Filing pursuant to the provisions of Subtitle 9 of the Uniform Commercial Code (Article 75B, Annotated Code of Maryland).

The secured party certifies that, the indebtedness referred to in the above-captioned Financing Statement having been paid, the collateral described in that Financing Statement is hereby released.

Date: 5/20/83
P/11-MD
SECURED PARTY:
USLIFE CREDIT CORPORATION
By /s/ R. Krupstein

10.00



Added to Secured Party
21 62

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 SEP 28 AM 8:45

E. AUBREY COLLISON
CLERK

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1980 APR -2 AM 10:08

W. GARRETT LAMMIRE
CLERK

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. Debtor(s) (Last Name First) and address(es) PHILLIPS LEASING, a division of Phillips Corporation 114 Forbes Road Street Annapolis, Md. 21401	2. Secured Party(ies) and address(es) COLLATERAL CONTROL CORPORATION Post Office Box 720637 Atlanta, Georgia 30358	3. Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office)
4. This financing statement covers the following types (or items) of property: ALL LEASES NOW OWNED OR HEREAFTER ACQUIRED ID # 245077		5. Assignee(s) of Secured Party and Address(es) RECORD FEE 10.00 POSTAGE .50 #25244 0040 R01 709:08 SEPT 28 83

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)
 already subject to a security interest in another jurisdiction when it was brought into this state.
 which is proceeds of the original collateral described above in which a security interest was perfected:

Check if covered: Proceeds of Collateral are also covered. Products of Collateral are also covered. No. of additional Sheets presented:

Filed with:

TERMINATION STATEMENT: This Statement of Termination of Financing is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.

Date _____ 19____

By: Collateral Control Corporation
 (Signature of Secured Party or Assignee of record. Not Valid Until Signed.)

(3) Filing Officer Copy - Acknowledgement

Filing Officer is requested to note file number, date and hour of filing on this copy and return to the person filing, as an acknowledgment.



RECEIVED FOR RECORD
 1983 SEP 28 AM 9:10
 E. AUBREY COLLISON
 CLERK

mailed to Secured Party

10.00 50

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

LIBER 486 PAGE 156

1. DEBTOR

Name Essex Credit Corporation
Address 192 Duke of Gloucester St / Annapolis, MD 21401

2. SECURED PARTY

Name National Surety Leasing, INC.
Address 672 Greenbriar Lane / Annapolis, MD 21401

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

ONE NEW, SHARP SF 826 COPIER 36202854
ONE NEW, SHARP SF 461 Auto Doc. Feed. 36705845

RECORD FEE 11.00
POSTAGE .50
SEP 28 1993 10:27
SEP 28 1993

1993 SEP 28 AM 9:28
E. AUBREY COLLISON

CHECK THE LINES WHICH APPLY

- (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

Essex Credit Corporation
[Signature] Vice Pres.
(Signature of Debtor)

Austin L. Sadcom J.P.
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

NATIONAL SURETY LEASING, INC

[Signature]
(Signature of Secured Party)

P. E. O'Malley Pres.
Type or Print Above Signature on Above Line

11/50

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9/1 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 220816 in Office of *LARRY MOW* (Filing Officer) AA Co Mo (County and State)

Debtor or Debtors (name and Address):

*Matthew A. Schopf
CHARA B. Schopf
888 KIAGG AVE
BLDG BUFILE MO. 31261*

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By *HTC* Secured Party
A.D. [Signature] Its Branch Office Manager

RECEIVED
COURT CLERK
1983 SEP 28 AM 9:36
E. AUDREY COLLISON
CLERK

Delivered to Secured Party

RECEIVED THE
COURT CLERK
10.00
10.50
10.00
10.00
10.00

UNIFORM COMMERCIAL CODE
ARTICLE 9
SECURED PARTIES

STATE, MD. 21061

1050

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9/11 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 223002 in Office of *L. K. Collins* (Filing Officer) *AA Collo* (County and State)
Liber 399 Page 488
Debtor or Debtors (name and Address):
Harold K. Ober
113 Main Ave SW
Woodburne Md 21061



1983 SEP 28 AM 9:36
E. AUBREY COLLISON
CLERK

RETRND FEE 10.00
POSTAGE 50
AUGUST 22 1983
SEP 28 1983

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By *ATC* Secured Party
Albert
Its Branch Office Manager
UNION TRUST COMPANY
BALTIMORE, MD. 21061

1050

AMAS

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

911 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 238023 in Office of *Lamm* (Filing Officer) *AA Co Mo* (County and State)
Debtor or Debtors (name and Address): *WILMER R. BEARD*
DELOIS M. BEARD
390 CALVERT A. # 102
BLAD BUREAU MD 21061

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By *HTC* Secured Party
A. A. [Signature] Its Branch Office Manager

RECORD FEE 10.00
POSTAGE 25.00
25418 SEP 28 1983

WORLD FINANCE CORPORATION
1000 BROADWAY
Baltimore, MD 21061

105

1983 SEP 28 AM 9:36
E. AUBREY COLLISON
CLERK



Noted to Secured Party

FINANCING STATEMENT

- Not Subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ _____
- To Be Recorded in Land Records (For Fixtures Only)

NAME	ADDRESS		
	No.	Street	City State
1. Debtors(s) (or assignor(s))			
Richard F. Fitzgerald	3163	Colchester Brook Lane	Fairfax, Virginia 22031
Mary R. Fitzgerald	3163	Colchester Brook Lane	Fairfax, Virginia 22031
Sidney T. Phillips	607	West Braddock Road	Alexandria, Virginia 22202
2. Secured Party (or assignee)			
BANK OF MARYLAND	3731	Branch Avenue,	Hillcrest Heights, Md. 20031

3. This Financing Statement covers the following types (or items) of property:

Make or Manufacturer	Description Body Type	Serial No.	Model No.	Year
Sea Ray	29'7" Yacht	SERF12050777	Weekender	1977

1903 SEP 28 AM 9:47
 E. AUGER / COLLISON
 CLERK
 205

RECORD FEE 13.00
 POSTAGE .50
 2.6423 1207 102 100246
 SEPT 28 83

CHECK THE LINES WHICH APPLY

- 4. (If collateral is crops) The above described crops are growing or are to be grown on the Real Estate described below:
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

Title Owner of Real Estate: _____

- 5. (If proceeds of collateral are claimed) Proceeds of the collateral are also covered.
- (If products of collateral are claimed) Products of the collateral are also covered.
- 6. Mailing instructions: This Financing Statement, after recorded, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Debtor(s) or Assignor(s)

X Richard Fitzgerald
Richard F. Fitzgerald

X Mary R. Fitzgerald
Mary R. Fitzgerald

X Sidney T. Phillips
Sidney T. Phillips

Secured Party:

BANK OF MARYLAND

By: Leon Roy Rickards

Type Name Leon Roy Rickards

Title Senior Vice President

This vessel will be berthed at the Oak Grove Marina in Edgewater, Maryland.

Type or Print Name and Title of Each Signature

Mailed to Secured Party 1350

249165

LIBER 466 PAGE 161

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity date (if any):

1. Debtor(s) (Last Name First) and address(es) J&M Sheet METAL, INC. 3476 Olympia Rd Davidsonville, Md 21140	2. Secured Party(ies) and address(es) CARRIER DISTRIBUTION CREDIT CORPORATION Carrier Tower, P.O. Box 4800 Syracuse, New York 13221	3. Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office)
--	---	--

4. This financing statement covers the following types (or items) of property:

All inventory now or hereafter owned or acquired by Debtor which is manufactured or sold by Carrier Corporation or its subsidiaries, of the following types: air conditioning, refrigeration, heating, air moving, ventilating, humidifying, dehumidifying, and cooking appliances, units, apparatus, machinery and systems; transportation refrigeration and air conditioning units and apparatus; motor vehicles, apparatus, machinery, units, and systems for waste and refuse handling, transfer, transportation, collection, compaction, storage, loading and disposal; and all parts and accessories for or used in connection with any of the above described types of goods and all replacements, substitutions, returned or repossessed goods and all proceeds of the foregoing in any form.

5. Assignee(s) of Secured Party and Address(es):

RECORD FEE 11.00
POSTAGE .50
SEP 28 1983

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)

already subject to a security interest in another jurisdiction when it was brought into this state.
 which is proceeds of the original collateral described above in which a security interest was perfected:

Check if covered Proceeds of Collateral are also covered. Products of Collateral are also covered. No. of additional Sheets presented:

Filed with:

J&M Sheetmetal, Inc **CARRIER DISTRIBUTION CREDIT CORPORATION**

By: _____ Signature(s) of Debtor(s)
By: _____ Signature(s) of Secured Party(ies)

(5) Debtor Copy **ORIGINATOR** - Remove this copy and forward balance of form intact for filing.

Handed to Secured Party
11.00
50

1983 SEP 28 AM 9:54
E. ANGELO COLLISON
CLERK

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

249166

1. DEBTOR

Name DILLON'S BUS SERVICE, INC.

Address 8383 Elvaton Rd. Millersville, Maryland 21201

2. SECURED PARTY

Name Westinghouse Credit Corporation

Address 312 Marshall Avenue Laurel, Maryland 20707

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

Two (2) GMC Model 4905-46 Passenger Buses.

Debtor also pledges as additional collateral:

Two (2) MCI MC-^{KMD} 47 Passenger Buses

Including all present and future attachments and accessories.

RECORD FEE 11.00
POSTAGE .50
425245 0345 R01 109:10
SEPT 28 83

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

DILLON'S BUS SERVICE, INC.

Keith M. Dillon
(Signature of Debtor)

Keith M. Dillon
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

WESTINGHOUSE CREDIT CORPORATION

Glenn E Malwitz
(Signature of Secured Party)

GLENN E MALWITZ
Type or Print Above Signature on Above Line

Related to Secured Party

11.00
58

RECEIVED BY THE CLERK
JULY 28 1983
1983 SEP 28 AM 9:55
E. J. COLLISON
CLERK

1902-4382-2

FINANCING STATEMENT

FORM UCC 2

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated 8-27-83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Name of Debtor Allan H. McClure *Anne Prindel*
Address 401 A Secluded Post Circle Glen Burnie, Md. 21061

2. Name of Secured Party Baldwin Piano & Organ Company
Address 1801 Gilbert Avenue - Cincinnati, Ohio 45202

3. Assignee of Secured Party _____
Address _____

Person And Address To Whom Statement Is To Be Returned If Different From Above.

4. Maturity date of obligation (if any) _____

5. This financing statement covers the following types (or items) of property: (list)

Baldwin ~~Piano~~ / Organ, Model No. 170, Serial No. 96174
(Brand Name) and bench.

RECORD FEE 11.00
POSTAGE .50
#25249 0345 R01 TOP:16
SEPT 28 83

CHECK THE LINES WHICH APPLY

6. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

Allan H. McClure
(Signature of Debtor)

Allan H. McClure
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Baldwin Piano & Organ Company

D. L. Girkin
(Signature of Secured Party)

D. L. GIRKIN
Type or Print Above Name on Above Line

FILED IN PUBLIC UTILITY
1983 SEP 28 AM 9:55
E. AUBREY COLLISON
CLERK

AT

Added to Secured Party 11.00
50

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 209361

RECORDED IN LIBER 370 FOLIO 291-300 ON May 9, 1977 (DATE)
Liber 578/175 (amendment)

1 DEBTOR: Name French/Bray, Inc.
Address 6751 Baymeadow Drive
P. O. Box 698, Glen Burnie, Maryland 21061

2 SECURED PARTY: Name Union Trust Co. of Md.
Address P. O. Box 1077
Baltimore, Maryland 21203
Russell J. Reynolds Commercial Credit Equipment Corp.
300 St. Paul Place 12th Floor Baltimore, Maryland 21202

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK FORM OF STATEMENT

<p>A. CONTINUATION.....<input type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. RELEASE.</p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate:</p> <p>PARTIAL RELEASE.....<input checked="" type="checkbox"/></p> <p>FULL RELEASE.....<input type="checkbox"/></p>	<p>C. TERMINATION.....<input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.</p>
<p>D. ASSIGNMENT.....<input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)</p>	<p>E. OTHER.....<input type="checkbox"/></p> <p>(Such as "amendment"; if amendment, both Debtor and Secured Party must sign)</p>	

One (1) new Harris M-110 6-unit printing press, costing approximately \$1,469,571.00 and originally contracted to purchase on or around 10/29/82, serial number: 195364, and auxiliary equipment attached thereto and control unit number 0195364.

RECORD FEE 10.00
POSTAGE .50
#25251 4345 101 109:23
SEPT 28 83

3. Assignee of Secured Party(ies) from which security information obtainable:
Name _____

Address _____
UNION TRUST CO. OF MARYLAND

Dated May 23 1983 By: Janice E. Godwin
(Signature of Secured Party)

FRENCH/BRAY, INC. Janice E. Godwin, Assistant Vice President
Type or Print Above Name on Above Line

By: Ronald L. Bray
(Signature of Debtor)

Ronald L. Bray
Type or Print Above Signature on Above Line

Added to Secured Party

1000
50

E. ANDREY COLLISON
CLERK

1983 SEP 28 AM 9:55

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 221089

RECORDED IN LIBER 394 FOLIO 284 ON November 16, 1978 (DATE)
Liber 452, Folio 367 (amendment)

1. DEBTOR: Name French/Bray, Inc.
6731 Baymeadow Drive
Address P. O. Box 698, Glen Burnie, Maryland 21061

2. SECURED PARTY: Name Union Trust Co. of Md.
P. O. Box 1077
Address Baltimore, Maryland 21203
Russell J. Reynolds Commercial Credit Equipment Corp.
300 St. Paul Place 12th Floor Baltimore, Maryland 21202

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK FORM OF STATEMENT

<p>A. CONTINUATION.....<input type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. RELEASE.</p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate:</p> <p>PARTIAL RELEASE.....<input checked="" type="checkbox"/></p> <p>FULL RELEASE.....<input type="checkbox"/></p>	<p>C. TERMINATION.....<input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.</p>
<p>D. ASSIGNMENT.....<input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)</p>		<p>E. OTHER.....<input type="checkbox"/></p> <p>(Such as "amendment"; if amendment, both Debtor and Secured Party must sign)</p>
<p>One (1) new Harris M-110 6-unit printing press, costing approximately \$1,469,571.00 and originally contracted to purchase on or around 10/29/82, serial number: 195364, and auxiliary equipment attached thereto and control unit number 0195364.</p>		

RECORD FEE 10.00
POSTAGE 50
920252 0345 901 109:23
SEPT 28 83

E. ADRIAN COLLISON
CLERK

3. Assignee of Secured Party(ies) from which security information obtainable:
Name _____
Address _____

UNION TRUST CO. OF MARYLAND

Dated May 23 1983

By: Janice E. Godwin
(Signature of Secured Party)

Janice E. Godwin, Assistant Vice President
Type or Print Above Name on Above Line

By: Ronald L. Bray
(Signature of Debtor)

Ronald L. Bray
Type or Print Above Signature on Above Line

Added to Secured Party

10.00

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 246087

RECORDED IN LIBER 458 Page FOLIO 559 ON February 7, 1983 (DATE)

1 DEBTOR: Name Anne Arundel County, Maryland
Address Arundel Center, Northwest and Calvert Streets
Annapolis, Maryland 21401

2 SECURED PARTY: Name Commercial Credit Equipment Corp.
Address 30855 Little Mack Avenue
Roseville, Michigan 48066
Russell J. Reynolds Commercial Credit Equipment Corp.
300 St. Paul Place Baltimore, Maryland 21202

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK FORM OF STATEMENT

<p>A. CONTINUATION.....<input type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. RELEASE.</p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate:</p> <p>PARTIAL RELEASE.....<input type="checkbox"/></p> <p>FULL RELEASE.....<input type="checkbox"/></p>	<p>C. TERMINATION.....<input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.</p>
<p>D. ASSIGNMENT.....<input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)</p>	<p>E. OTHER.....<input checked="" type="checkbox"/></p> <p>(Such as "amendment"; if amendment, both Debtor and Secured Party must sign)</p>	

The date in the second paragraph on page 2 of Schedule "A" which reads "February _____, 1983" is amended to read "February 8, 1983".

RECORD FEE 10.00
POSTAGE .50
H15253 034
R01 109:24
SEPT 28 83

3. Assignee of Secured Party(ies) from which security information obtainable:

Name _____

Address _____

COMMERCIAL CREDIT EQUIPMENT CORP.

1983 SEP 23 AM 9:05
E. ANTHONY COLLISON
CLERK
Date July 25, 1983
ANNE ARUNDEL COUNTY, MARYLAND

By: [Signature] Vice Pres.
(Signature of Secured Party)

R. J. Reynolds, Vice President
Type or Print Above Name on Above Line

By: [Signature]
(Signature of Debtor)

O. James Lighthizer County Executive
Type or Print Above Signature on Above Line

Wired to Secured Party

10.00
50

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 246086
 Page XXXX
 RECORDED IN LIBER 458 FOLIO 555 ON February 7, 1983 (DATE)

1. DEBTOR: Name French/Bray, Inc.
 Address 6731 Baymeadow Drive, Glen Burnie, Maryland 21061

2. SECURED PARTY: Name Commercial Credit Equipment Corp.
30855 Little Mack Avenue
 Address Roseville, Michigan 48066
Russell J. Reynolds Commercial Credit Equipment Corp.
300 St. Paul Place 12th Floor Baltimore, Maryland 21202

Person And Address To Whom Statement Is To Be Returned If Different From Above.

A. CONTINUATION..... <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. RELEASE. From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate: PARTIAL RELEASE..... <input type="checkbox"/> FULL RELEASE..... <input type="checkbox"/>	C. TERMINATION..... <input type="checkbox"/> The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.
D. ASSIGNMENT..... <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)		E. OTHER..... <input checked="" type="checkbox"/> (Such as "amendment"; if amendment, both Debtor and Secured Party must sign)

CHECK FORM OF STATEMENT

The serial number of the One (1) new Harris M-110 6-unit printing press described on Schedule "A" attached to and made part of the original Financing Statement is deleted in its entirety and the serial number: 195364 is substituted in lieu thereof.

RECORD FEE 10.00
 POSTAGE 50
 422654 0345 R01 109:25
 SEPT 28 83

3. Assignee of Secured Party(ies) from which security information obtainable:
 Name _____

Address _____
 COMMERCIAL CREDIT EQUIPMENT CORP.

Dated May 23 1983
 FRENCH/BRAY, INC.

By: [Signature] Vice Pres.
 (Signature of Secured Party)

By: [Signature]
 (Signature of Debtor)

Type or Print Above Name on Above Line

Ronald L. Bray
 Type or Print Above Signature on Above Line

Mailed to Secured Party

10.00
 50

E. ADRIENY COLLISON
 CLERK

1983 SEP 28 AM 9:55



BANK OF SOUTHERN MARYLAND

Box 310
Hughesville, Md. 20637



Debtor or Assignor Form

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$.....
- To Be Recorded in Land Records (For Fixtures only).

<u>Name of Debtor</u>	<u>Address</u>
Carroll F. Hawkins	429 4th Street Annapolis, Md. 21403

RECORD FEE 11.00
POSTAGE .50
#26256 0345 R01 T07:30
SEPT 28 83

SECURED PARTY (OR ASSIGNEE)

BANK OF SOUTHERN MARYLAND — Address

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):
My entire 50% interest in 10 acres of tobacco

2. The collateral property is affixed or to be affixed to or is to be crops on the following real estate:
 Now housed on the farm of W. Tudon Jones
 in the Annapolis election district
Anne Arundel County, Md.

3. Proceeds } of the collateral are also specifically covered.
 Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

1983 SEP 28 AM 9:56
 E. ALDRIDGE COLLISON
 CLERK

80.
 Debtor (or Assignor)
Carroll F. Hawkins
 Carroll F. Hawkins

Secured Party (or Assignee)
 BANK OF SOUTHERN MARYLAND
 BY Cathy Coy

Type or print names under signatures

Related to Secured Party
 11.00
 .50

FINANCING STATEMENT

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 3113.99

If this statement is to be recorded in land records check here.

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name David & Joanne Hyatt

Address 749 Snodgrass Rd, Crownsville, Md. 21032

2. SECURED PARTY

Name Commercial Credit Corporation

Address 7436 Ritchie Hwy. Glen Burnie, Md. 21061

3. ASSIGNEE

Name _____

Address P.O. Box 1010, Glen Burnie, Md. 21061
(Address to whom statement is to be returned)

4. Maturity date of obligation (if any) 09/09/86

5. This financing statement covers the following types (or items) of property: (list)

THE FOLLOWING DESCRIBED HOUSEHOLD GOODS: 1 Kit. Table, 2 Chairs, 1 Wards Freezer, 1 Sig. Washer, 1 Dryer, 1 Kenmore Sewing Machine, 3pc L.R., 3 Tables, 1 Lafayette Stereo, 1 RCA TV, 1 Bed, 1 Dresser, 1 Chest.

CHECK THE LINES WHICH APPLY

6. (If collateral is crops) The above described crops are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)
 (Products of collateral are also covered)

David W Hyatt
Joanne F Hyatt
(Signature of Debtor)

Joanne Hyatt
David W. Hyatt
Type or Print Above Signature on Above Line

K.T. Evans
(Signature of Secured Party)

K.T. Evans
Type or Print Above Name on Above Line

RECORD FEE 12.00
RECORD TAX 21.00
POSTAGE .50
420257 1345 801 102:32
SEPT 28 1985

1985 SEP 28 AM 9:56
E. AUSTREY COLLISON
CLERK

Marked to Secured Party

12.00
21.50
33.50

LIBER 466 PAGE 170

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. Debtor(s) (Last Name First) and address(es) Dunygal Inc. T/A Widow Browns 1651 Md Route 3 North Gambrills Md. 21154	2. Secured Party(ies) and address(es) Jefferson Bank and Trust Co. 8703 Central Avenue Capitol Heights Md. 20743	3. Maturity date (if any): Far Filing Officer (Date, Time and Filing Office)
--	---	---

This statement refers to original Financing Statement bearing File No. 1531C345 Page 264
 Clerk of the Court Anne Arundel Date Filed 10/25/82 1982
 Filed with County, Md.

RECORD FEE 10.00
 POSTAGE .50
 #25262 0345 001 102:42
 SEPT 28 82

5. Continuation. The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still effective.
6. Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above.
7. Assignment. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10.
8. Amendment. Financing Statement bearing file number shown above is amended as set forth in Item 10.
9. Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above.

10. All Furniture, Fixtures and equipment now owned or herinafter aquired

No. of additional Sheets presented: _____

Dunygal Inc. T/A Widow Browns _____
 By: _____ Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).

Jefferson Bank and Trust Co.
Teresa A. Peruchi
 By: _____ Signature(s) of Secured Party(ies)
 Teresa A. Peruchi, Vice President

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-3

1983 SEP 28 AM 9:58
 E. AUBREY COLLISON
 CLERK



Added to Secured Party

10.00
 50

249170

LIBER 466 PAGE 171

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1 Debtor(s) (Last Name First) and Address(es) Jones Material Suppliers Inc. 1117 Crest View Dr. Annapolis, Md. 21401	2 Secured Party(ies) and Address(es) Washington Freightliner Inc 4100 41st Street Brentwood, Md 20722	3 Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 11.00 POSTAGE .50 #25263 0345 P01 709443 SEPT 28 93 5 Assignee(s) of Secured Party and Address(es) Associates Commercial P.O. Box A College Park Md 20740
4 This financing statement covers the following types (or items) of property: R&S Steel Dump 14' body Serial # 843199		

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)
 already subject to a security interest in another jurisdiction when it was brought into this state.
 which is proceeds of the original collateral described above in which a security interest was perfected.

Check if covered. Proceeds of collateral are also covered Products of Collateral are also covered No. of additional sheets presented:

Filed with: ANNE ARUNDEL COUNTY

By: *Stephen Jones*
 Signature(s) of Debtor(s)

By: *Washington Freightliner*
~~Washington Freightliner~~
 Signature(s) of Secured Party(ies)

603469 Rev. 12-80

Filing Officer Copy — Alphabetical

RECEIVED
 1983 SEP 28 AM 9:58
 E. AUDREY COLLISON
 CLERK

Forward to Secured Party

11.00
 50

249171

LIBER 466 PAGE 172

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

3 Maturity date (if any):

1 Debtor(s) (Last Name First) and Address(es)
Skinner, Logsdon Construction & Equipment, Inc.
8226 B Telegraph Road
Odenton, Maryland 21113

2 Secured Party(ies) and Address(es)
Baltimore Mack Trucks, Inc.
610 Nursery Road
Linthicum, Maryland 21090

For Filing Officer (Date, Time, Number, and Filing Office)
POSTAGE
#25264 0345 R01 10:44
SEPT 28 83

4 This financing statement covers the following types (or items) of property:

(1) Mack Truck RD686SX Model VIN# 1M2P140C5DA011018
with 14 Foot Benson Body Steel Dump Serial# 83-99

Account Receivable, not subject to recordation tax.

5 Assignee(s) of Secured Party and Address(es)
Associates Commercial Corp.
P.O. Box "A"
College Park, Maryland 20740

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)
 already subject to a security interest in another jurisdiction when it was brought into this state
 which is proceeds of the original collateral described above in which a security interest was perfected.

Check if covered. Proceeds of collateral are also covered Products of Collateral are also covered No. of additional sheets presented:

Filed with: County (Anne Arundel)

BALTIMORE MACK TRUCKS, INC.

SKINNER, LOGSDON CONSTRUCTION & EQUIPMENT, INC

By: *[Signature]*
Signature(s) of ~~debtor~~ Secured party

By: *[Signature]*
Signature(s) of ~~secured party~~ Debtor

603469 Rev. 12-80

Filing Officer Copy — Alphabetical

FILED
SEP 28 AM 10:03
E. ANNE Y. COLLISON
CLERK

Marked to Secured Party

11.00
50

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9/11 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 85909 in Office of *BARRIMORE* AA Com. (County and State)
Debtor or Debtors (name and Address): *LIBER 454 PAGE 200*
Joseph Engler, Helen Engler
1705 PRINCE OF WALE
Cap Lane Md. 2001

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By *James G. ...* Secured Party
James G. ... Its Branch Office Manager



RECORDED & INDEXED
CLERK'S OFFICE & COUNTY

1983 SEP 28 AM 10:03

E. AUBREY COLLISON
CLERK

Added to Secured Party

RECORDED & INDEXED
LIBRARY
10-00
POSTAGE
300000 1234 567 890
NOV 28 1983

1050

LIBER 466 PAGE 174

MARYLAND UNIFORM COMMERCIAL CODE - FORM UCC-3
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

1. THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 234558, RECORDED IN LIBER 429 FOLIO 482 ON 9/25/80 (DATE).

2. Name and address of Debtor(s) Charels H. Steffey, Inc. Construction Division Rt. Tree Center Md. Rt. 3N P.O. Box 850 Millersville, MD 21108	3. Name and address of Secured Party C.I.T. CORPORATION 1301 York Road Lutherville, MD 21093
--	--

4. After recording, this statement is to be returned to ~~C.I.T. Corporation~~

5. Maturity date of obligation (if any):

6. CHECK FORM OF STATEMENT

- A. CONTINUATION - The original financing statement described in Item 1 above between the foregoing Debtor and Secured Party is still effective.
- B. PARTIAL RELEASE - From the collateral set forth in the financing statement described in Item 1 above, the Secured Party releases the collateral described in Item 8 below.
- C. ASSIGNMENT - The Secured Party certifies that it has assigned to the Assignee whose name and address is set forth in Item 7 below, Secured Party's rights under the financing statement described in Item 1 above. This assignment covers the collateral described in Item 8 below.
- D. TERMINATION - The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement described in Item 1 above.
- E. OTHER - _____ (State whether amendment, etc.)

E. ALDRICH COLLISON
CLERK
1983 SEP 28 AM 10:03

7. Name and Address of Assignee:

RECORD FEE 10.00
205425 1037
402 109:47
SEPT 28 83

8. Description of Collateral:

Dated 8/15/83

[Signature]
(Signature of Secured Party)

C.I.T. CORPORATION

(Type or Print Name of Secured Party on Above Line)

10-

JOHN W. STEFFEY
407 CRAN HUY
GRAN BURNIE, MD. 21061

Mailed to: _____

STATE OF MARYLAND
FINANCING STATEMENT FORM UCC-1

LIBER 466 PAGE 175
Identifying File No. _____

CM 01
AA Co, MD
\$ 12.50

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

249172

1. DEBTOR

Name Robert A. Wayson and Audrey Wayson
Address Route 2, Box 2
Tracy's Landing, Maryland 20869

2. SECURED PARTY

Name First Maryland Leasecorp
Address Post Office Box 1596
25 South Charles Street
Baltimore, Maryland 21203
Attn: Elaine Klinger

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

One (1) 1983 International school bus, Model 1723, s/n 1HVEA17B4DHA22896, with a 60-passenger Thomas school bus body; including, without limitation, all additions, attachments, accessions, replacement parts, substitutions, trade-ins, and improvements thereto and thereof, and all existing and future accounts, contract rights, general intangibles, instruments, documents, chattel paper, insurance proceeds, books and records, and all proceeds related to, arising from, or in connection with the foregoing equipment.

CHECK THE LINES WHICH APPLY

- 5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

REGISTRATION FEE 12.00
POSTAGE .50
833416 0237 002 110:00
SEPT 28 03

Robert A. Wayson
(Signature of Debtor)
Robert A. Wayson
Type or Print Above Name on Above Line
Audrey R. Wayson
(Signature of Debtor)
Audrey R. Wayson
Type or Print Above Signature on Above Line

First Maryland Leasecorp
Donald H. Hooker, Jr. Pres
(Signature of Secured Party)
Donald H. Hooker, Jr., President
Type or Print Above Signature on Above Line

Noted to Secured Party

1250

1903 SEP 28 AM 10:03
CLERK COLLISON

STATE OF MARYLAND
FINANCING STATEMENT FORM UCC-1

LIBER 466 PAGE 176
Identifying File No. _____

AA Co, Md
CM 01
\$ 11.50

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

249173

Name Owens Charter Bus Company, Inc.
Address 3910 Old Birdsville Road
Harwood, Maryland 20776

2. SECURED PARTY

Name First Maryland Leasecorp
Address Post Office Box 1596
25 South Charles Street
Baltimore, Maryland 21203
Attn: Elaine J. Klinger

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

Two (2) 1983 International school buses, Model 1853, s/n LHVBA18E5DHA23466 and LHVBA18E6DHA23489, with 60-passenger Thomas school bus bodies; including, without limitation, all additions, attachments, accessions, replacement parts, substitutions, trade-ins, and improvements thereto and thereof, and all existing and future accounts, contract rights, general intangibles, instruments, documents, chattel paper, insurance proceeds, books and records, and all proceeds related to, arising from, or in connection with the foregoing equipment.

RECORD FEE 11.00
POSTAGE .50
475475 0237 102 110:00
SEPT 21 83

CHECK THE LINES WHICH APPLY

(If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Owens Charter Bus Company, Inc.

[Signature]
(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

First Maryland Leasecorp

[Signature]
(Signature of Secured Party)

Donald H. Hooker, Jr., President

Type or Print Above Signature on Above Line

Added to Secured Party

11.50

1983 SEP 28 AM 10:03
MORTGAGE COLLISION

Debtor or Assignor Form

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ 6,300.00
- To Be Recorded in Land Records (For Fixtures only).

<u>Name of Debtor</u>	<u>Address</u>
ARUNDEL POWER WASHERS	7969 Quarterfield Road Severn, Maryland 21144

SECURED PARTY (OR ASSIGNEE)

FIRST NATIONAL BANK OF MARYLAND —Address: 83 Forest Drive
Annapolis, Maryland 21401

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):

Landa Hot Water Pressure Washer, Model No. SGW63000, S/N P8833210

2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

3. Proceeds } of the collateral are also specifically covered.
 Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

1983 SEP 28 AM 10:03
E. M. BULLY COLLISON
CLERK

RECORD FEE 12.00
RECORD TAX 42.00
POSTAGE .50
SEP 28 11:01 AM '83

AS.

Debtor (or Assignor)

Secured Party (or Assignee)

ARUNDEL POWER WASHERS

FIRST NATIONAL BANK OF MARYLAND

John F. Chamberlain, Jr.
John F. Chamberlain, Jr.
Barbara E. Chamberlain
Barbara E. Chamberlain

BY *Richard C. Nettles*
Richard C. Nettles
Senior Regional Loan Officer

FNB 0850-A

Type or print names under signatures

Mailed to Secured Party

12-
42-
50

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1 Debtor(s) (Last Name First) and address(es) Douglas M. Ball/Leslie M. Ball Donald J. Ball/Jeanne A. Ball 104 Pinecrest Dr. Feldman Annapolis, Md. 21403	2 Secured Party(ies) and address(es) Peoples Security Bank of Md. 4351 Garden City Dr. Landover, Md. 20785	3 Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 14.00 POSTAGE .50 #25278 0040 R01 111:15 SEPT 28 1983
4. This financing statement covers the following types (or items) of property 1977 Pearson 30', Hull #PEA48000M771-P, MD 5964-P 30hp Atomic Four engine, #19939 <p style="text-align: center;">Not Subject to Recordation Tax</p>		5. Assignee(s) of Secured Party and Address(es)
This statement is filed without the debtor's signature to perfect a security interest in collateral. (check <input checked="" type="checkbox"/> if so) <input type="checkbox"/> already subject to a security interest in another jurisdiction when it was brought into this state. <input checked="" type="checkbox"/> which is proceeds of the original collateral described above in which a security interest was perfected.		Filed with: Anne Arundel
Check <input checked="" type="checkbox"/> if covered <input type="checkbox"/> Proceeds of Collateral are also covered <input type="checkbox"/> Products of Collateral are also covered. No. of additional Sheets presented.		
By <u><i>Donald J. Ball</i></u> Signature(s) of Debtor(s)	By <u><i>W.M. Kuster</i></u> Signature(s) of Secured Party(ies)	

(1) Filing Officer Copy-Alphabetical STANDARD FORM - FORM UCC-1. (For Use In Most States)

Noted to Secured Party

1983 SEP 28 AM 11:20
E. AUGLEY COLLISON
CLERK

1403

<p>This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.</p>		Identifying File No.																		
		Maturity Date (If any)																		
Debtor(s) Name(s) - (Type or Print - Last Name First)		Debtor(s) Complete Address(es)																		
Frederick Industries, Inc. TA Apollo Moving and Storage		8309 Sherwick Court Jessup, Maryland 20794																		
Secured Party, and Address (Type or Print Name)		Assignee of Secured Party, and Address																		
C.I.T. Financial Services Corporation 1949 Marlton Pike P.O. Box 2570 Cherry Hill, N.J. 08003 08003		C.I.T. FINANCIAL SERVICES CORPORATION																		
<p>This Financing Statement covers the following types (or items) of property: (Describe fully, giving Year and Make, Model, Motor or Serial No., etc.)</p> <table border="0"> <tr> <td>10 KeyBX 1632 Display Telephones</td> <td>4 Paging Horns</td> <td rowspan="7"> RECEIVED POSTAGE #25280 1048 R01 711:17 SEPT 28 83 </td> </tr> <tr> <td>1 Direct Station Selector</td> <td>2 Speakerphones</td> </tr> <tr> <td>1 1632 Key Service Unit</td> <td>1 10W Amplifiers</td> </tr> <tr> <td>1 Power Supply</td> <td></td> </tr> <tr> <td>1 Speed Dial Memory Card</td> <td>All cable and labor necessary for installation.</td> </tr> <tr> <td>2 4 Channel C.O. Cards</td> <td></td> </tr> <tr> <td>3 4 Channel Station Cards</td> <td></td> </tr> <tr> <td>1 6 pr Lightning Protection Units</td> <td></td> <td></td> </tr> </table>			10 KeyBX 1632 Display Telephones	4 Paging Horns	RECEIVED POSTAGE #25280 1048 R01 711:17 SEPT 28 83	1 Direct Station Selector	2 Speakerphones	1 1632 Key Service Unit	1 10W Amplifiers	1 Power Supply		1 Speed Dial Memory Card	All cable and labor necessary for installation.	2 4 Channel C.O. Cards		3 4 Channel Station Cards		1 6 pr Lightning Protection Units		
10 KeyBX 1632 Display Telephones	4 Paging Horns	RECEIVED POSTAGE #25280 1048 R01 711:17 SEPT 28 83																		
1 Direct Station Selector	2 Speakerphones																			
1 1632 Key Service Unit	1 10W Amplifiers																			
1 Power Supply																				
1 Speed Dial Memory Card	All cable and labor necessary for installation.																			
2 4 Channel C.O. Cards																				
3 4 Channel Station Cards																				
1 6 pr Lightning Protection Units																				
Proceeds of collateral, in any form whatsoever and however resulting, are also covered.																				
The underlying secured transaction being publicized by this financing statement is (), is not (X), (check which) subject to recordation tax imposed by Article 81, Sections 277 and 278, Annotated Code of Maryland. If foregoing answer is affirmative, the amount of initial principal debt is \$ _____ . CONDITIONAL SALES AGREEMENT																				
This statement is to be returned, after recordation, to Assignee of Secured Party at its above address.																				
Signatures (Type or Print Names Clearly Below All Signatures)																				
C.I.T. FINANCIAL SERVICES CORPORATION (Assignee of Secured Party)		Frederick Industries, Inc. TA - Apollo Moving and Storage																		
By <u>Andrea Gorsky</u> Andrea Gorsky Title <u>Service Asst.</u>	X <u>Henry Frederick</u> - President X <u>Charlene Frederick</u> - Treasurer X <u>Charlene Frederick</u> Secy / Asst.) Debtor(s)																		
(If Corporation, have signed by President, Vice President, or Treasurer, and give official Title; if Owner or Partner, state which)																				

1200

1983 SEP 28 AM 11:20
 E. ADRIAN COLLISON
 CLERK
 AJ.
 Sent to Secured Party



FINANCING STATEMENT

Not Subject to Recordation Tax

Name of Debtor

Mailing Address

Mark Anthony Martuszewski

Chesapeake Mobile Court
Box 186
Hanover, MD 21076

PP Co
RECORD FEE 11.00
POSTAGE .50
#25282 0040 R01 111:17
SEPT 28 83

SECURED PARTY

THE SAVINGS BANK OF BALTIMORE
(Assignee)

Address: BALTIMORE AND CHARLES STREETS
BALTIMORE, MARYLAND 21203

1. This financing Statement covers the following types (or items) of property (the collateral).
1983 New Liberty 70x14 3BCFKCSW Mobile Home Serial # 52018
2. Proceeds and products of the collateral are also specifically covered.
3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

Debtor

Secured Party

Mark Anthony Martuszewski
MARK ANTHONY MARTUSZEWSKI

THE SAVINGS BANK OF BALTIMORE

BY Michelle M. ...

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and Chesapeake Mobile Homes, Inc., which has been assigned to The Savings Bank of Baltimore.

~~Noted to Secured Party~~

1983 SEP 28 AM 11:20
E. AURLEY COLLISON
CLERK

AJ.

1105



FINANCING STATEMENT

249178

LIBER 466 PAGE 181

Not subject to recordation tax.
 Subject to recordation tax on principal amount of \$_____.

1. Name of Debtor: Mountain Road Associates, a
Address: Maryland general partnership
c/o MIE Development Company
6665 Security Boulevard
Baltimore, Maryland 21207
2. Name of Secured Party: Equitable Bank, National Association
Address: 100 South Charles Street
Baltimore, Maryland 21201
Attention: J. Claire Simpson

3. This Financing Statement covers the following types (or items) of property.

(a) The interest of Debtor in all of the materials, machinery, apparatus, equipment, carpets, building materials, fittings, fixtures, office furniture, furnishings, appliances and other goods, chattels and personal property of every kind and nature whatsoever, at any time located on the mortgaged premises hereinafter referred to or used in connection with the present or future operation of said premises, and now owned or hereafter acquired by Debtor, including but not limited to, all heating, lighting, incinerating and power equipment, engines, pipes, pumps, tanks, motors, conduits, switchboards, refrigerators, plumbing, lifting, cleaning, fire-prevention, fire-extinguishing, ventilating, and communications apparatus, cooling, refrigerating and freezing equipment, air-cooling and air-conditioning apparatus, elevators, escalators, partitions, ducts and compressors, and all renewals or replacements thereof or articles in substitution therefor whether now located or hereafter located or installed on the premises described in a certain Deed of Trust dated *September 27, 1983*, from Debtor to J. Claire Simpson and Joseph V. Prado, Trustees, such Deed of Trust being recorded or intended to be recorded among the Land Records of Anne Arundel County, Maryland contemporaneously with the filing of this Financing Statement, and all such property being located at the intersection of Mountain Road and Route 100, Anne Arundel County, Maryland, said property being more particularly described in said Deed of Trust. as.

(b) All of the Debtor's right, title and interest, including, without limitation, all of the Debtor's accounts, in respect of any and all leases executed by the Debtor, as Lessor, of any part or parcel of the described land and the improvements thereon located, whether now in existence or hereafter created and the proceeds thereof. RECORD FEE 13.00

(c) All of the Debtor's right, title, and interest, including, without limitation, all of the Debtor's accounts, in respect of any and all contracts of sale executed by the Debtor, as seller, of any part or parcel of the described land and the improvements thereon located, whether now in existence or hereafter created and the proceeds thereof. 50

(d) All general intangibles, actions and rights in actions with respect to the real and personal property described in the Deed of Trust,

including but not limited to all rights to insurance and condemnation proceeds.

4. Proceeds and products of the collateral are also covered.

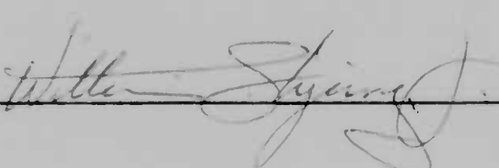
Debtor:

Mountain Road Associates,
a Maryland general partnership

Secured Party:

Equitable Bank, National Association

By  (SEAL)
Edward A. St. John

By  (SEAL)

By  (SEAL)
Ernest J. Litty, Jr.

General Partners

DATED: September 27, 1987

(Mr. Clerk: Return to Margaret Ann Meginniss
Legal Assistant
Miles & Stockbridge
10 Light Street
Baltimore, Maryland 21202

PLEASE RECORD WITH: Mailed to:

1. Maryland State Department of Assessments and Taxation
2. Anne Arundel County Financing Statement Records
3. Anne Arundel County Land Records
4. Baltimore County Financing Statement Records

FINANCING STATEMENT

Not Subject to Recordation Tax

Name of Debtor

Mailing Address

Thelma Marie Frome
George L. Schoppert

Rol Park Trailer Park
Route 3, Lot #5
Glen Burnie, MD 21061

RECORD FEE 12.00

POSTAGE .50

H25283 0040 R01 11:17

SEPT 28 83

SECURED PARTY

THE SAVINGS BANK OF BALTIMORE
(Assignee)

Address: BALTIMORE AND CHARLES STREETS
BALTIMORE, MARYLAND 21203

1. This financing Statement covers the following types (or items) of property (the collateral).

1984 New Liberty 56x12 2B FKSD Mobile Home Serial # 53569

2. Proceeds and products of the collateral are also specifically covered.
3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

Debtor

Secured Party

George L. Schoppert
George L. Schoppert

THE SAVINGS BANK OF BALTIMORE

X Thelma M. Frome
Thelma M. Frome

BY Michelle Spicile

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and Chesapeake Mobile Homes, Inc., which has been assigned to The Savings Bank of Baltimore.

Noted to Secured Party

RECORDED
BALTIMORE COUNTY

1983 SEP 28 AM 11:35

E. AUGHEY COLLISON
CLERK

12.00



FINANCING STATEMENT

Not Subject to Recordation Tax

Name of Debtor

Mailing Address

James Allan Crawford

Chesapeake Mobile Court
Hanover, MD 21076

A. G. Country

RECORD FEE 11.00
POSTAGE .50
#23384 0040 R01 T11:20
SEPT 28 83

SECURED PARTY

THE SAVINGS BANK OF BALTIMORE
(Assignee)

Address: BALTIMORE AND CHARLES STREETS
BALTIMORE, MARYLAND 21203

1. This financing Statement covers the following types (or items) of property (the collateral).
1983 New DeRose F70F3FB2B Mobile Home 70x14 Serial #22828
2. Proceeds and products of the collateral are also specifically covered.
3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

Debtor

Secured Party

James Allan Crawford

JAMES ALLAN CRAWFORD

THE SAVINGS BANK OF BALTIMORE

BY *Michelle Spabile*

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and Chesapeake Mobile Homes, Inc., which has been assigned to The Savings Bank of Baltimore.

Mailed to Secured Party

PCS 0847

1983 SEP 28 AM 11:35
E. AUDREY COLLISON
CLERK

05.

110 50



STATE OF MARYLAND

LIBER 466 PAGE 185

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 238031
PAGE
RECORDED IN LIBER 438 FOLIO 33 ON May 21, 1981 (DATE)

1. DEBTOR

Name Bay Cycle Corp. #4238
Address 267 West Street, Annapolis, Maryland 21401

2. SECURED PARTY

Name American Honda Finance Corporation
P. O. Box 160
Address Gardena, California 90247

RECORD FEE 10.00
POSTAGE .50
#25338 0040 R01 T11:23
SEPT 28 83

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK FORM OF STATEMENT

A. Continuation
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release Amendment
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: Amendment
(Indicate whether amendment, termination, etc.)

All 2,3,and 4 wheeled Honda vehicles, generators, lawnmowers, tillers, outboard motors, snowblowers, engines, water pumps and other implements, equipment, products, and goods now or hereafter for which American Honda Finance Corporation now or hereafter gives financing in whole or in part; and all other property, tangible and intangible, now existing or hereafter acquired in which debtor has an interest, including but not limited to all parts, accessories, tools, equipment, accounts receivable, contract rights and general intangibles.

Debtor's Address change: 1940 West Street, Annapolis, Maryland 21401

Add DBA Name : Annapolis Motorcycle Co.
(Debtor)

Added to Secured Party

Dated 2/28/83

[Signature]
American Honda Finance Corporation
(Signature of Secured Party)
R. Nakamura VP&GenMgr.
Type or Print Above Name on Above Line

[Signature]
(signature of Debtor)
Earl Irwin

1983 SEP 28 AM 11:35
E. AUDREY COLLISON
CLERK

10.00

STATE OF MARYLAND
FINANCING STATEMENT FORM UCC-1

LIBER 466 PAGE 186
Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

249181

Name W. TUDOR JONES
Address 412 POLLINGHOUSE ROAD, HARWOOD, MD 20776

2. SECURED PARTY

Name TIDEWATER TRACTOR
Address WYE MILLS, MD. 21679

ASSIGNEE MASSEY-FERGUSON CREDIT CORP - P.O. Box 10357 - DES MOINES, IA 50306
Person And Address To Whom Statement Is To Be Returned If Different From Above.

Mailed to: _____

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

MASSEY-FERGUSON 550 COMBINE
SER. NO. 5642

RECORD FEE 11.00
POSTAGE .50
#25300 0040 R01 T11:31
SEPT 28 83

44-19761-8302394 - Anne Arundel
CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)
 (Products of collateral are also covered)

(Signature of Debtor)

W. TUDOR JONES
Type or Print Above Name on Above Line

W. Tudor Jones
(Signature of Debtor)

Type or Print Above Signature on Above Line

E. A. Smith
(Signature of Secured Party)

TIDEWATER TRACTOR
E. A. SMITH

Type or Print Above Signature on Above Line

1108

1903 SEP 28 AM 11:36

E. AUBREY COLLISON
CLERK

This statement is to be recorded in the Chattel Records
Not Subject to a Recordation Tax.

219184

This Financing statement is presented to a filing officer pursuant to the
Commercial Code.

1. DEBTOR(S): ROBERT PAUL COLLINS AND CONNIE SUE COLLINS
2. SECURED PARTY: CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION
c/o CITIZENS MORTGAGE CORPORATION
11300 Rockville Pike
Rockville, Maryland 20852
3. MATURITY DATE OF OBLIGATION: October 1, 2013
4. This financing statement covers the following Chattels:
Refrigerator, range/oven, disposal, dishwasher, fan hood, washer, dryer.
5. The above described Chattels affixed to property located at:
1650 Rossback Road
Davidsonville, Maryland 21035

For a more particular description of the property, reference is hereby made
to a Deed of Trust dated September 8, 1983 from ROBERT PAUL COLLINS
AND CONNIE SUE COLLINS

RECORD FEE 12.00
POSTAGE .50
208560 0207 002 11:5:47
SEPT 28 83

to CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION which has been recorded
among the Land Records of Anne Arundel County.

1983 SEP 28 PM 3:50

Debtor: [Signature]
ROBERT PAUL COLLINS

Debtor: [Signature]
CONNIE SUE COLLINS

Debtor: _____

Debtor: _____

CITIZENS FEDERAL SAVINGS AND LOAN ASSOC.
c/o CITIZENS MORTGAGE CORPORATION
BY: [Signature]
~~XXXXXXXXXX~~ Agent
BARBARA BILLEK

Received for record _____, at _____ .m.
same date recorded in Liber _____ at folio _____, one of the
Financing Records of _____, County.

AFTER RECORDING RETURN TO: CITIZENS MORTGAGE CORPORATION
11300 ROCKVILLE PIKE
ROCKVILLE, MARYLAND 20852

1250
[Stamp]

maryland national bank

FINANCING STATEMENT

- 1. To Be Recorded in the Land Records at _____
- 2. To Be Recorded among the Financing Statement Records at Anne Arundel County
- 3. Not subject to Recordation Tax
- 4. Subject to Recordation Tax on an initial debt in the principal amount of \$ _____ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

5. Debtor(s) Name(s) Mitchell Industries, Inc. Address(es) 117 Wellham Ave., N.E.
Glen Burnie, MD 21061

6. Secured Party Maryland National Bank Address 1713 West Street
Attention: Linda Seidl Annapolis, MD 21401

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property

A *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof

B *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof

C *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods

D *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof

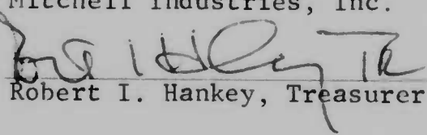
E *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof

F *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof

G *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof

H *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof

8. All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference

Mitchell Industries, Inc.
 (Seal)
 Robert I. Hankey, Treasurer

Secured Party
 Maryland National Bank

RECORD FEE 11.00

____ (Seal)

 (Seal)
 F. Glenn DiCristofaro, VP

POSTAGE .50

____ (Seal)

Type name and title

#35606 0055 R02 T10:32
SEPT 29 83

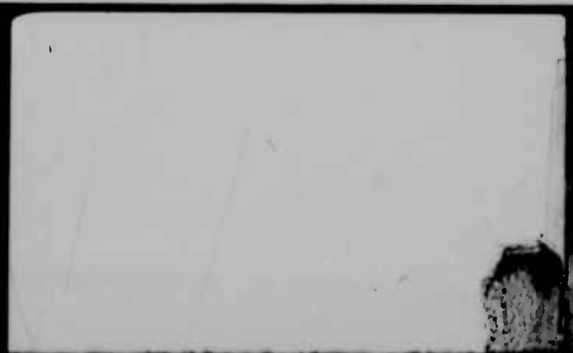
____ (Seal)

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above

110 / 50

Noted to Secured Party

SEP 29 1983
ANNE ARUNDEL COUNTY



This Schedule A is attached hereto and made a part hereof a Financing Statement to Maryland National Bank from Mitchell Industries, Inc.

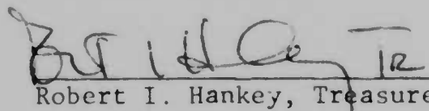
Machinery & Equipment:

1 Rockwell 15-231 15" Drill Press
1 100 CFM Compressor S/N 1162
1 Rebuilt Tokheim Gas Pump
2 Used Paving Breakers (Kent #60) S/N 18102 & 18103
1 Used Yale Forklift S/N P280570
1 Dewalt Radial Arm Saw S/N 2420046
1 Chicago Pneumatic Air Compressor S/N 93578
1 Pionjar Model 120 Rock Drill/Breaker S/N 402926
1 Band Saw w/Feeder & Vice

Furniture & Fixtures:

1 60x30 Desk 2306000B
1 Left Hand Return for above 231337LH
1 60x30 Desk 230600AB
Telephone Systems
Drafting Machine/Hardware S/N 393730
1 5 ft Drafting Table
1 Mill Saddle
1 Blueprint File #4028

Mitchell Industries, Inc.

 (SEAL)
Robert I. Hankey, Treasurer

Maryland National Bank

 (SEAL)
F. Glenn DiCristofaro, V.P.

maryland national bank

FINANCING STATEMENT

- 1 To Be Recorded in the Land Records at _____
- 2 To Be Recorded among the Financing Statement Records at Anne Arundel County, Maryland
- 3 Not subject to Recordation Tax
- 4 Subject to Recordation Tax on an initial debt in the principal amount of \$ _____ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

5 Debtor(s) Name(s) Address(es)
 Phelps Protection Systems, Inc. 1908 Forest Drive , P.O. Box 866
 Annapolis, Maryland

6 Secured Party Address
 Maryland National Bank P.O. Box 871
 Attention Mark Blizzard Annapolis, Maryland 21404

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

A *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

B *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

C *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

D *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

E *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

F *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

G *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

H *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8 All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

9/6/83
Marion H. Phelps City Sec (Seal)

____ (Seal)

____ (Seal)

____ (Seal)

Secured Party
Maryland National Bank

Mark T. Blizzard (Seal)

Mark T. Blizzard, Assistant Vice President
Type name and title

RECORDING FEE 11.00
POSTAGE .50
SEP 29 1983 11:03
SEP 29 83

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above

*1100
50*

Marked to Secured Party

FINANCING STATEMENT

249187

This Financing Statement is presented to the Clerk of the Circuit Court for Anne Arundel County, Maryland for filing pursuant to the Uniform Commercial Code.

	<u>Name of Debtor</u>	<u>Address</u>
1.	Michael K. & Victoria G. Mahoney	7862 Red Lion Way Pasadena, Maryland 21122

	<u>Name of Secured Party</u>	<u>Address</u>
2.	Lomas & Nettleton Co.	121 N. Broad Street Phila., Pa. 19107

3. This Financing Statement covers the following items of property:
 Refrigerator Dishwasher
 Range Disposal

4. This Financing Statement is not subject to a Recordation Tax.

5. This Financing Statement is intended to evidence among the Financing Records the encumbrance of the items listed herein by a deed of trust from the aforesaid debtors securing the aforesaid secured party, dated and recorded simultaneously herewith (or prior hereto) among the Land Records of Anne Arundel County, Maryland.

EXECUTED THIS 26th DAY OF August 1983

RECORD FEE 12.00
 POSTAGE .50
 #35661 (237) (02) 112427
 SEPT 29 83

_____ BY Manda J. Wilson

_____ ATTEST: Dawn A. Howe

(Debtors)

(Secured Party)

After recordation please return this document to:

The Lomas & Nettleton Company
 121 N. Broad Street
 Philadelphia, Pennsylvania 19107

[Handwritten flourish]

Delivered to Secured Party

1583 SEP 29 PM 12:30
 E. J. DUNN & SONS
 CLERK

E-52

152

1250



UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 436 Page No. 11
Identification No. 237265 Dated April 2, 1981

1. Debtor(s) { Ambergris Corporation
Name or Names—Print or Type
132 Dock Street, Annapolis, Md. A.A. 21401
Address—Street No., City - County State Zip Code

2. Secured Party { Angelo and Gladys Donatelli
Name or Names—Print or Type
152 St. Andrews Blvd., Naples, Florida 33940
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) April 1, 1986

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: Termination <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) The secured party releases all the collateral described in the financing statement.</p>



1983 SEP 29 PM 12:33

GEORGIA FEE 10.00
POSTAGE 1.00
#25417 0345 801 1124 32
SEPT 27 83

Dated: September 23, 1983 Angelo and Gladys Donatelli
Name of Secured Party

[Signature]
Signature of Secured Party

Douglas B. Cording, Attorney-in-Fact for Angelo and Gladys Donatelli
Type or Print (Include Title if Company)

Lucas Bros. Form T-1

Return To: Stephen J. Britz
P.O. Box 468
Annapolis, Md. 21404

Mailed to: _____

10.00
50



UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 436 Page No. 11
Identification No. 237265 Dated April 2, 1981

1. Debtor(s) { Ambergris Corporation
Name or Names—Print or Type
132 Dock Street, Annapolis, Md. A.A. 21401
Address—Street No., City - County State Zip Code

2. Secured Party { Donatelli's Chandlery, Inc.
Name or Names—Print or Type
338 Kingsberry Drive, Annapolis, Md. A.A. 21401
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) April 1, 1986

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: Termination <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) The secured party releases all the collateral described in the financing statement.</p>

J.S. GIBB
1501 SEP 29 PM 12:33
E. J. JONES & COLLISON
BALTIMORE

RECORD FEE 10.00
POSTAGE .50
425415 0345 R01 112:32
SEPT 29 83

Dated: September 1983 Donatelli's Chandlery, Inc.
Name of Secured Party

Robert V. Donatelli
Signature of Secured Party
Robert V. Donatelli, President
Donatelli Chandlery, Inc.
Type or Print (Include Title if Company)

Lucas Bros. Form T-1

By: Robert V. Donatelli, President

Return to: Stephen J. Britz, Esq.
P.O. Box 468
Annapolis, Md. 21404

10.00
50

029642

LIBER 466 PAGE 134

249190

Debtor or Assignor Form

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ 2,000.00
- To be Recorded in Land Records (For Fixtures Only).

<u>Name of Debtor</u>	<u>Address</u>
Typography Too Ruth A. Thompson	1993 Moreland Pkwy. Annapolis, MD 21401

<u>Secured Party</u>	<u>Address</u>
----------------------	----------------

Assignee

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):
All Equipment and all accounts now owned and all equipment and all accounts hereafter acquired by borrower and all proceeds cash and non-cash of such equipment and accounts.

2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

3. Proceeds } of the collateral are also specifically covered.
 Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

RECORD FEE 12.00
RECORD TAX 14.00
NOTARY FEE .50
425425 0237 R01 714:26
SEPT 29 83

E. AUSTIN COLLISON
 CLERK
 1983 SEP 29 PM 2:27
 RB

Debtor (or Assignor)
Typography Too

Ruth A. Thompson

Ruth A. Thompson, Individually

Secured Party (or Assignee)

FARMERS NATIONAL
BANK OF MARYLAND

BY Michael E. Balderson, Mgr.

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND
5 CHURCH CIRCLE
ANNAPOLIS, MARYLAND 21401

Mailed to:



12 -
14 50



STATEMENT OF CONTINUATION, TERMINATION, ASSIGNMENT
AMENDMENT OR RELEASE UNDER UNIFORM COMMERCIAL CODE
FORM NO. 801-7 Ed. 1/89

This Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

This Statement refers to original Financing Statement, Identifying File No. _____ recorded in
Liber 439, Folio 375 on July 7, 1981 (Date).

1. DEBTOR(S):

Name(s) James R. Holland-c/o American Security Investment Bank

Address(es) 2101 Defense Highway, Crofton, Maryland 21114

2. SECURED PARTY:

Name Maryland National Bank

Address P. O. Box 871, Annapolis, Maryland 21404

Mark T. Blizzard, Assistant Vice President-Maryland National BK
Person and Address to whom Statement is to be returned if different from above. Church Circle
Annapolis, MD

Check mark below indicates the type and kind of Statement made hereby.
(Check only one Box.)

- 3. CONTINUATION. The original Financing Statement referred to above is still effective.
- 4. TERMINATION. The Secured Party of Record no longer claims a security interest under the original Financing Statement referred to above.
- 5. ASSIGNMENT. The Secured Party of Record has assigned to the Assignee whose name and address appear below in Item 8, the Secured Party's rights under the original Financing Statement above referred to as to all the collateral described therein or such part thereof as is described in Item 8 below.
- 6. AMENDMENT. The original Financing Statement above referred to is amended as set forth in Item 8 below. (Signature of Debtor is required.)
- 7. RELEASE. (Partial or Full) From the collateral described in the original Financing Statement above referred to, the Secured Party of Record releases the property described in Item 8 below.
- 8. _____

9. SIGNATURES.

SECURED PARTY

MARYLAND NATIONAL BANK

By *Mark T. Blizzard*
Mark T. Blizzard, Asst. Vice President

(Type, Name and Title)

DEBTOR(S)

(Necessary only if Item 6 is applicable)
Type name of each signature and if Company,
type name of Company and Name and Title of
Authorized Signer.

RECORD FEE 10.00
POSTAGE .50
SEP 29 1981 11:55
SEP 29 83

Related to Secured Party

1030

PROSEF 23 PM 3:56
E. ARUNDEL COUNTY
CLERK



FINANCING STATEMENT

Identifying No.

LIBER 406 PAGE 135

This statement is to be recorded in the Chattel Records

Not Subject to a Recordation Tax.

249191

This Financing statement is presented to a filing officer pursuant to the Commercial Code.

- 1. DEBTOR(S): JEFFREY SCOTT FLIPPO
- 2. SECURED PARTY: CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION
c/o CITIZENS MORTGAGE CORPORATION
11300 Rockville Pike
Rockville, Maryland 20852
- 3. MATURITY DATE OF OBLIGATION: OCTOBER 1, 2013
- 4. This financing statement covers the following Chattels:
RANGE/OVEN, REFRIGERATOR, DISHWASHER, DISPOSAL, WALL TO WALL CARPET
- 5. The above described Chattels affixed to property located at:
1714 ABERDEEN CIRCLE, CROFTON, MARYLAND 21114

For a more particular description of the property, reference is hereby made to a Deed of Trust dated SEPTEMBER 21, 1983 from JEFFREY SCOTT FLIPPO

to CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION which has been recorded among the Land Records of ANNE ARUNDEL County.

RECORD FEE 11.00
POSTAGE .50
SEP 27 1983 11:43 AM
SEPT 27 83

1983 SEP 29 PM 2:36
E. ARUNDEL COUNTY CLERK

Debtor: Jeffrey Scott Flippo
JEFFREY SCOTT FLIPPO

Witness: Lindy King

Debtor: _____

Debtor: _____ 1150

Debtor: _____

CITIZENS FEDERAL SAVINGS AND LOAN ASSOC.
c/o CITIZENS MORTGAGE CORPORATION
BY: Barbara Billek
~~FRANCES D. GALE, AGENT~~
Barbara Billek, Agent

Received for record _____, at _____ .m.
same date recorded in Liber _____ at folio _____, one of the
Financing Records of _____, County.

AFTER RECORDING RETURN TO: CITIZENS MORTGAGE CORPORATION
11300 ROCKVILLE PIKE
ROCKVILLE, MARYLAND 20852

Mailed to: _____



TERMINATION STATEMENT

Name of Debtor: Helen Parlaman

Address: Chesapeake Mobile Home Park, Hanover, Maryland 21076

Name of Secured Party: PROVIDENT SAVINGS BANK

Address: 240 N. Howard Street
Baltimore, Maryland 21201

The Secured Party no longer claims a security interest under the Financing Statement of the above Debtor recorded in

Anne Arundel County (County or Baltimore City)

Financing Statement No. 170211

Liber 284 Folio 162

PROVIDENT SAVINGS BANK

By J. Michael Drumgole

J. Michael Drumgole
Name and Title
Loan Administration Officer
Secured Party
Provident Savings Bank

RECORD FEE 10.00
POSTAGE .50
SEP 29 1983 11:56

1983 SEP 29 PM 4:04
E. ALBERT DOLLISON
CLERK

FORM Y

added to Secured Party 10/50

LIBER 466 PAGE 198

249194

FINANCING STATEMENT

Check below if goods are
or are to become fixtures.

TO BE RECORDED IN
LAND RECORDS

For Filing Officer Use	
File No.
Date &
Hour

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

Maturity date (if any)

Name(s) of Debtor(s) or assignor(s) (Last Name First)	No.	Street	City	State
--	-----	--------	------	-------

STEED, DAVID R.	9411 Lee Highway, Apt. 610,	Fairfax,	Virginia	22031
POST, JOSEPH K.	1238 Providence Terrace,	McLean,	Virginia	22101

Name of Secured Party or assignee	No.	Street	City	State
-----------------------------------	-----	--------	------	-------

CHARLES J. STURGIS and RUTH E. STURGIS	16	Cheverly Circle,	Cheverly,	Md. 20785
---	----	------------------	-----------	-----------

1. This financing statement covers the following types (or items) of property: (Lists or descriptions may be on separate sheets firmly attached hereto.) (Describe)

1975, 24 foot Bristol Sloop registered in the name of "BAYSOUND"
 Engine Serial Number 18010414
 Hull Serial Number BTY245860575
 Hull Number 586

RECORD FEE 22.00
 RECORD TAX 70.00
 POSTAGE .50
 475739 (237) 610 709:56
 SEPT 30 83

PICKETT, HOULON & BERMAN
 7515 Annapolis Road, Suite 206
 Hyattsville, Maryland 20784
 Attn: Mark S. Lynch, Esq.

Mailed to:

RETURN TO:

(If affixed to realty—state value of each article)

CHECK THE LINES WHICH APPLY

2. If collateral is crops: The above described crops are growing or will be grown on: (Furnish general description of real estate and name of record owner.)

3. If collateral is goods which are or will become fixtures: The above described goods are fixed or will be affixed to: (If affixed to realty—state value of each article.) (Furnish general description of real estate and name of record owner.) If blocks system is maintained, state house number and street, if there be any, or block reference.

4. Proceeds of collateral are also covered: Products of collateral are also covered:

5. (This section applicable in Maryland only.) STRIKE OUT INAPPLICABLE WORDING
The underlying secured transaction(s) being publicized by this Financing Statement is ~~to~~ subject to the Recordation Tax imposed by Article 81, §§ 277, 278 annotated Code of Maryland, as amended. If subject, the principal amount of the debt is \$10,000.00.

Debtor(s) or assignor(s)

<i>David R. Steed</i> (Seal)	_____ (Seal)
DAVID R. STEED	(Corporate, Trade or Firm Name)

<i>Joseph K. Post</i> (Seal)	<i>Charles J. Sturgis</i>	<i>Ruth E. Sturgis</i>
JOSEPH K. POST	Signature of Secured Party or Assignee	
_____	CHARLES J. STURGIS and RUTH E. STURGIS	

(Type or print name under signature)

(Owner, Partner or Officer and Title)
(Signatures must be in ink)

1503 SEP 30 AM 8:59
 E. ALBERT COLLISON
 REC'D

12-
7050

249200

LIBER 466 PAGE 199

This Financing Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) Name and Mailing Address:
(Do not abbreviate)

Harley Davidson of
Annapolis, Inc.
1929 Lincoln Drive
Annapolis, MD 21401

2. Secured Party(ies) Name and Address:

ITT DIVERSIFIED CREDIT CORP.
P. O. BOX 2740
RICHARDSON, TEXAS 75080

3. For Filing Officer: (Date, Time, Number and Filing Office):

4. This Financing Statement covers the following types (or items) of property.
(WARNING: If collateral is crops, fixtures, timber or minerals, read instructions on back.)

All inventory, raw materials, goods in process, finished goods, machines, machinery, furniture, furnishings, fixtures, vehicles, equipment, accounts receivable, book debts, notes, chattel paper, acceptances, rebates, incentive payments, drafts, contracts, contract rights, choses in action, and general intangibles, whether now owned or hereafter acquired, and all attachments, accessions and additions thereto, substitutions, accessories, and equipment therefore, and replacements and proceeds.

5. Name and Address of Assignee of Secured Party: (Use this space to describe collateral, if needed)

RECORD FEE 10.00
205747 1247 NOV 21 1983
SEPT 30 1983

Check only if applicable

This Financing Statement is to be filed for record in the real estate records.

Number of additional sheets presented _____

Products of collateral are also covered.

6. This Statement is signed by the Secured Party instead of the Debtor to perfect a security interest in collateral

(Please check appropriate box)

- already subject to a security interest in another jurisdiction when it was brought into this state, or when the debtor's location was changed to this state, or
- already subject to a financing statement filed in another county.
- which is proceeds of the original collateral described above in which a security interest was perfected, or
- as to which the filing has lapsed, or
- acquired after a change of name, identity or corporate structure of the debtor.

Harley Davidson of Annapolis, Inc.

ITT DIVERSIFIED CREDIT CORP.

By Charles A. Fisher
Signature(s) of Debtor(s)

Use whichever signature line is applicable

By R. L. Seales
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy — Numerical

STANDARD FORM — FORM UCC-1 (REV. 10-28-81) APPROVED BY SECRETARY OF STATE OF TEXAS

THE ODEE COMPANY, DALLAS, TEXAS 75240

RECEIVED FOR RECORD
CIRCUIT COURT, A. N. COUNTY

1983 SEP 30 AM 10:14

E. AUBREY COLLISON
CLERK

added to...

10 -

LIBER 466 PAGE 200

249195

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity date (if any):
For Filing Officer (Date, Time, Number, and Filing Office)

1. Debtor(s) (Last Name First) and address(es)
Highline Financial Services, Inc.
1007 Pearl Street, Suite 250
Boulder, CO 80302

2. Secured Party(ies) and address(es)
U. S. Steel Credit Corp.
600 Grant Street
Pittsburgh, PA 15230

RECORD FEE 11.00
REGISTERED 600-710-441
SEPT 30 83

4. This financing statement covers the following types (or items) of property:
The items of collateral described on Exhibit A attached hereto.

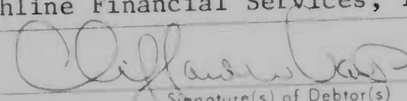
5. Assignee(s) of Secured Party and Address(es)

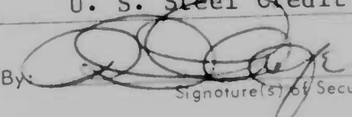
Equipment located at Westinghouse Electric, BWI Airport, Baltimore, Maryland 21203

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)
 already subject to a security interest in another jurisdiction when it was brought into this state.
 which is proceeds of the original collateral described above in which a security interest was perfected:

Check if covered: Proceeds of Collateral are also covered. Products of Collateral are also covered. No. of additional Sheets presented: 1

Filed with: Clerk of the Circuit Court, ~~PRINCE GEORGE~~ County, ~~TOWSON~~ MD ~~21284~~ 21401
Anne Arundel / Annapolis
Courthouse,

Highline Financial Services, Inc.
By: 
Signature(s) of Debtor(s)

U. S. Steel Credit Corporation
By: 
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 SEP 30 AM 10:40
E. AUBREY COLLISON
CLERK

Mailed to Secured Party

//

Exhibit A, attached to and made a part of a
Financing Statement executed by U. S. Steel Credit Corporation
and Highline Financial Services, Inc.

Description of collateral:

All equipment which has been assigned by Highline Financial Services, Inc. to the Secured Party and which was financed by Highline Financial Services, Inc., pursuant to an Equipment Loan and Security Agreement between Wang Laboratories, Inc. and Highline Financial Services, Inc., dated as of May 15, 1983, and all leases of the equipment which may now exist or hereafter arise together with all of the Debtor's rights thereunder, all rental payments due and to become due thereunder and all monies due and to become due in connection with the exercise by an lessee thereunder of an option, if any, to purchase the equipment. The financed equipment is Wang Laboratories' word processing equipment.

LIBER 466 PAGE 202

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code		No of Additional Sheets Presented	3. Maturity Date (optional)
1. Debtor(s) (Last Name First) and Address(es) Ferguson Trenching Co. Inc. 123 Revel Highway Annapolis, Md. 21401	2. Secured Party(ies) Name(s) and Address(es) Alban Tractor Co. Inc. P. O. Box 9595 Baltimore, Maryland 21237	4. For Filing Officer, Date, Time, No. Filing Office	

5. This statement refers to original Financing Statement No. 247505 Liber 462 Page 189 filed (date) 5/27/83 with Anne Arundel Co.

6. A. Continuation The original Financing Statement bearing the above file number is still effective.
- B. Termination The Secured Party of record no longer claims a security interest under the Financing Statement bearing the above file number.
- C. Release From the Collateral described in the Financing Statement bearing the above file number, the Secured Party of record releases the following:
- D. Assignment The Secured Party of record has assigned the Secured Party's rights in the property described below under the Financing Statement bearing the above file number to the Assignee whose name and address are shown below.
- E. Amendment The Financing Statement bearing the above file number is amended as set forth below. (Signature of Debtor is required if Collateral is added.)

Section Block Lot

Associates Commercial Corp.
1604 Santa Rosa Road, Suite 206
Richmond, Va. 23288

RECORD FEE 11.00
INDEX FEE .50
SEARCH FEE 1.00
TOTAL FEE 12.50
SEP 30 1983

Filing Fee all items 6 - \$5.00

By Ferguson Trenching Co. Inc. ALBAN TRACTOR CO. INC.
Signature(s) of Debtor(s) (only on amendment) By [Signature] (Signature(s) of Secured Party(ies))

603872
Rev. 6-78

(1) FILING OFFICER COPY - NUMERICAL
STANDARD FORM - FORM UCC-3

1050

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY



1983 SEP 30 AM 10:44

E. AUBREY COLLISON
CLERK

LIBER 466 PAGE 203

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented:	Maturity Date 3. (optional):
1. Debtor(s) (Last Name First) and Address(es): The Asphalt Service Co. Inc. 1836 Chesapeake Ave. Baltimore, MD 21236	2. Secured Party(ies) Name(s) and Address(es): Alban Tractor Co. Inc. 8531 Pulaski Highway Baltimore, MD 21237	4. For Filing Officer: Date, Time, No.-Filing Office	

5. This statement refers to original Financing Statement No. 247504 Liber 462 Page 188 filed (date) 5/27/83 with A. Arundel

6. A. Continuation The original Financing Statement bearing the above file number is still effective.
 B. Termination The Secured Party of record no longer claims a security interest under the Financing Statement bearing the above file number.
 C. Release From the Collateral described in the Financing Statement bearing the above file number, the Secured Party of record releases the following:
 D. Assignment The Secured Party of record has assigned the Secured Party's rights in the property described below under the Financing Statement bearing the above file number to the Assignee whose name and address are shown below:
 E. Amendment The Financing Statement bearing the above file number is amended as set forth below: (Signature of Debtor is required if Collateral is added.)

Section Block Lot

Associates Commercial Corporation
1604 Santa Rosa Rd., Suite 206
Richmond, VA 23288

RECEIVED FOR RECORD
POSTAGE .50
#30765 1237 402 110:45
SEPT 30 83

(fee \$2.00 or \$3.00 if any item is continued on an additional sheet) Termination fee \$1.00

Mailed to: _____ Alban Tractor Co. Inc.
By: _____ Signature(s) of Debtor(s) (only on amendment) By: [Signature] Signature(s) of Secured Party(ies)

(1) Filing Officer Copy — Numerical Approved by the New York Secretary of State, the Texas Secretary of State and the Secretary of the Commonwealth of Pennsylvania

STANDARD FORM—UCC-3 —

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 SEP 30 AM 10:45

J. F. CLERK

E. AUBREY COLLISON
CLERK

1050

LIBER 466 PAGE 204

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code

No. of Additional Sheets Presented

3. Maturity Date (optional)

1. Debtor(s) (Last Name First) and Address(es)

2. Secured Party(ies) Name(s) and Address(es)

4. For Filing Officer: Date, Time, No. Filing Office

Ferguson Trenching Co. Inc.
123 Revell Highway
Annapolis, MD 21401

Alban Tractor Co., Inc.
8531 Pulaski Highway
Baltimore, MD 21237

5. This statement refers to original Financing Statement No. 247143 Liber 461 Page 306 filed (date) 5/2/83 with A Arundel Co.

- A. Continuation The original Financing Statement bearing the above file number is still effective.
- B. Termination The Secured Party of record no longer claims a security interest under the Financing Statement bearing the above file number.
- C. Release From the Collateral described in the Financing Statement bearing the above file number, the Secured Party of record releases the following
- D. Assignment The Secured Party of record has assigned the Secured Party's rights in the property described below under the Financing Statement bearing the above file number to the Assignee whose name and address are shown below.
- E. Amendment The Financing Statement bearing the above file number is amended as set forth below. (Signature of Debtor is required if Collateral is added.)

Section Block

RECORD FEE 30.00
INSTAGEOT 50
RECORD COST 110.46
SEPT 30 83

One (1) Caterpillar Model 930 Wheel Loader SN/41K11652
Associates Commercial Corporation, 1604 Santa Rosa Rd., Suite 206, Richmond, VA 23288

Mailed to:

Filing Fee all items \$ 6 - \$5.00

By _____
Signature(s) of Debtor(s) (only on amendment)

By Mark A. Welch
Alban Tractor Co., Inc.
(Signature(s) of Secured Party(ies))

603872
Rev. 6-78

(1) FILING OFFICER COPY - NUMERICAL
STANDARD FORM - FORM UCC-3

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 SEP 30 AM 10:45

E. AUBREY COLLISON
CLERK

105

249196

LIBER 466 PAGE 205

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code

No. of Additional Sheets Presented

3 The Debtor is a financing utility. **73300830**

4 For Filing Officer: Date, Time, No. - Filing Office

1 Debtor(s) (Last Name First and Address(es))
JOYCE E BAXTER
ROBERT E BAXTER SR
7395 S. Afton Court
Ridgewood MHP
HANOVER MD 21076

2 Secured Party(ies) Name(s) and Address(es)
MOBILE HOME SALES, CORP.
6312 RICHIE HIGHWAY
GLEN BURNIE, MD 21061

5 This Financing Statement covers the following type(s) for item(s) of property
1984 COMMODORE A118606A 14 X 70
& ALL APPLIANCES, HOUSEHOLD FURNISHINGS, EQPMT,
WHEELS, AXELS, ACCESSORIES, AND PARTS INCLUDED
ON INVOICE, AND ALL CONTRACT RIGHTS PERTAINING
TO ORIGINAL INSTALLMENT SALES CONTRACT.

6 Assignee(s) of Secured Party and Address(es)
GREEN TREE ACCEPTANCE INC.
P O BOX R 632 PITTS
UNIONTOWN, PA 15401

7 The described crops are growing or to be grown on.
 The described goods are or are to be affixed to.
 The lumber to be cut or minerals or the like (including oil and gas) is on.
 * (Describe Real Estate in Item 8.)

8 Describe Real Estate Here This statement is to be indexed in the Real Estate Records.

9 Name of a Record Owner

NOT SUBJECT TO RECORDATION TAX

No. & Street Town or City County Section Block Lot

10 This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box):
 which is proceeds of the original Collateral described above in which a security interest was perfected, or
 acquired after a change of name, identity or corporate structure of the Debtor, or
 as to which the filing has lapsed, or
 already subject to a security interest in another jurisdiction:
 JOYCE when the Collateral was brought into this State, or when the Debtor's location was changed to this State.

11 If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean:
 Consignee(s) and Consignor(s), or
 Lessee(s) and Lessor(s)

Signature(s) of Debtor(s)
 By Robert E Baxter Sr
 ROBERT E BAXTER SR 217409869
 By Joyce E Baxter
 Signature(s) of Secured Party(ies)
 By [Signature]
 GREEN TREE ACCEPTANCE INC.
 Office Mgr.
 (Required only if Item 10 is checked.)

(1) FILING OFFICER COPY - NUMERICAL

3/83 STANDARD FORM - FORM UCC-1 - Approved by the Secretary of the Commonwealth of Pa

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 SEP 30 AM 10:46

E. AUBREY COLLISON
CLERK

1250



Security Pacific Finance Corp.

2568A RIVA ROAD • TELEPHONE (301) 266-8660 • ANNAPOLIS, MARYLAND 21401

LIBER 466 PAGE 206

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1 Debtor(s) (Last Name First) and Address(es)	2 Secured Party and Address	For Filing Officer (Date, Time, Number, and Filing Office)
Alfred L. Johnson Gail A. Johnson 4182 Sands Road Harwood, MD 20776	Security Pacific Finance Corp. Of Maryland 2019 A. West Street Annapolis, MD 21401	liber 437 page 489 ID # 237936

1. This financing statement covers the following types (or items) of property: (Check box which applies)

- All of the household goods now located at the residence of Debtor(s) whose address is shown above.
-

2. Proceeds of collateral are also covered.

Tax Charges In Consideration Of \$2121.22 05/07/81

This statement of termination of financing is presented to a filing officer pursuant to the Uniform Commercial Code. The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.

Dated: Sept. 7 19 83

SECURED PARTY NAMED ABOVE

By [Signature] (L.S.)
Agent of Secured Party and Person Who Prepared This Instrument

(3) SECURED PARTY'S COPY—FILING OFFICER'S ACKNOWLEDGMENT—Filing Officer is requested to note file number, date and hour of filing on this copy and return it to the Secured Party named above, as an acknowledgment. 10439

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 SEP 30 AM 10:51
E. AUBREY COLLISON
CLERK
SUBSIDIARY SECURITY PACIFIC CORPORATION

referred to secured party

1050

RECORD FEE 10.00
AGE .50
2568 RIVA RD ANNAPOLIS MD 21401
SEP 30 1983



Security Pacific Finance Corp.

2568A RIVA ROAD • TELEPHONE (301) 266-8660 • ANNAPOLIS, MARYLAND 21401

LIBER 466 PAGE 207

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1 Debtor(s) (Last Name First) and Address(es)	2 Secured Party and Address	For Filing Officer (Date, Time, Number, and Filing Office)
Rzegocki Jr, Matthew E. Rzegocki, Theresa M. 210 Kuethe Drive Glen Burnie, MD 21061	Security Pacific Finance Corporation 2019 A. West Street Annapolis, MD 21401	liber 426 page 169 ID# 232932

1. This financing statement covers the following types (or items) of property: (Check box which applies)

All of the household goods now located at the residence of Debtor(s) whose address is shown above.

.....

2. Proceeds of collateral are also covered. Tax Charges In Consideration Of \$3025.87 06/09/80

This statement of termination of financing is presented to a filing officer pursuant to the Uniform Commercial Code.

The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.

Dated: Sept 7 1983

SECURED PARTY NAMED ABOVE

By *Ronald H. Brown* (L.S.)
Agent of Secured Party and Person Who Prepared This Instrument

(3) SECURED PARTY'S COPY—FILING OFFICER'S ACKNOWLEDGMENT—Filing Officer is requested to note file number, date and hour of filing on this copy and return it to the Secured Party named above, as an acknowledgment. 10439

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY
1983 SEP 30 AM 10:51
E. AUDREY COLLISON
CLERK



RECORDED FEE 10.00
INDEXING FEE .50
BUSINESS UNIT FILE 110549
SEPT 30 83

1050

FINANCING STATEMENT

249202

- 1. To Be Recorded in the Land Records
- 2. To Be Recorded among the Financing Statement Records
- 3. Not subject to Recordation Tax
- 4. Subject to Recordation Tax on an initial debt in the principal amount of \$_____ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

5 Debtor(s) Name(s) Address(es)

Centennial Corporation 2132 Baldwin Avenue
Crofton, Maryland 21114

6 Secured Party Address
Maryland National Bank 2227 Defense Highway
Attention: J. Marcellas Crofton, Maryland 21114

7 This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

A Inventory All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

B Contract Rights All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

C Accounts All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

D General Intangibles All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

E Chattel Paper All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

F All Equipment All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

G Specific Equipment All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

H Other All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8 All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

CENTENNIAL CORPORATION

Raymond L. Sofield, Jr.
Raymond L. Sofield, Jr.
President

Secured Party
Maryland National Bank

Jamie B. Marcellas
Type name and title

RECORD FEE 11.00
POSTAGE .50
SEP 30 1983 12:50
SEP 30 83

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

Form 207-95 ED 2/80

Noted to Secured Party

11/50

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 SEP 30 PM 12:50

E. AUBREY COLLISON
CLERK

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

249203

Name Genderson Chevrolet, Inc. d/b/a Genderson BMW

Address 138 Revell Highway Annapolis, MD

SECURED PARTY

Name Attention: R.E. Cook

Address BMW of North America Inc.

1 BMW Plaza

Montvale, NJ 07645

Person And Address To Whom Statement Is To Be Returned If Different From Above.

Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

"All motor vehicles, warranty advances, parts and accessories that are manufactured or sold by Bayersiche Motoren Werke AG ("BMW") and/or BMW of North America Inc. and/or bear trademarks of BMW ("BMW Products") all accessions and additions thereto and all proceeds of any of the foregoing, whether now owned of hereafter acquired ("the collateral").

RECORD FEE 10.00
POSTAGE .50
RECEIVED 0277 002 115:49
SEPT 30 83

COS 25 MD

EXEMPT FROM RECORDATION TAX

CHECK THE LINES WHICH APPLY

- 5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

Robert Cook attorney in fact
(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Robert Cook

(Signature of Secured Party)

Type or Print Above Signature on Above Line

related to Secured Party

1250

E. AUBREY COLLISON
CLERK

1983 SEP 30 PM 3:48

RECEIVED FOR RECORD
CHESBROUGH COUNTY

LIBER 466 PAGE 219

249204

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1 Debtor(s) (Last Name First) and address(es)
Allen G. Tenneson
8684 New Bedford Harbor
Pasadena, Md. 21122

2 Secured Party(ies) and address(es)
Peoples Security Bank of Md.
4351 Garden City Dr.
Landover, Md. 20785

3 Maturity date (if any):
For Filing Officer (Date, Time,
Number, and Filing Office)

4 This financing statement covers the following types (or items) of property

1983 Luders 30', Hull #CERL3001M83L
16hp Universal diesel, #306045

5 Assignee(s) of Secured Party and
Address(es)

RECORD FEE 11.00
POSTAGE .30
REGISTER COST 102 11.5455
SEPT 30 83

Not Subject to Recordation Tax

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)

already subject to a security interest in another jurisdiction when it was brought into this state.

which is proceeds of the original collateral described above in which a security interest was perfected:

Filed with:

Anne Arundel County

Check if covered Proceeds of Collateral are also covered Products of Collateral are also covered. No. of additional Sheets presented:

Peoples Security Bank of MD

By Allen G. Tenneson
Signature(s) of Debtor(s)

By _____
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy-Alphabetical

STANDARD FORM - FORM UCC-1.

(For Use In Most States)

mailed to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 SEP 30 PM 3:54

E. AUBREY COLLISON
CLERK

115

LIBER 466 PAGE 211

249205

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1 Debtor(s) (Last Name First) and address(es)

Robert W. Burcroff, Jr.
Suzanne C. Shults
1402 Colony Rd.
Pasadena, MD 21122

2 Secured Party(ies) and address(es)

PEOPLES SECURITY BANK
4351 Garden City Drive
Landover, MD 20785

3 Maturity date (if any)

For Filing Officer (Date, Time,
Number, and Filing Office)

4 This financing statement covers the following types (or items) of property:

1980 Bristol 40' Hull #BTY40970180 Official #626862
40 hp Westerbeke Diesel, #540068B912

5 Assignee(s) of Secured Party and
Address(es)

RECORD FEE 12.00
POSTAGE .30
RECORD COST #12 135.56
SEPT 30 83

Not Subject to Recordation Tax

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)

already subject to a security interest in another jurisdiction when it was brought into this state.
 which is proceeds of the original collateral described above in which a security interest was perfected.

Filed with

Anne Arundel

Check if covered Proceeds of Collateral are also covered Products of Collateral are also covered No. of additional Sheets presented

By Robert W. Burcroff, Jr.
Suzanne C. Shults
Signature(s) of Debtor(s)

By Peoples Security Bank of MD
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy-Alphabetical

STANDARD FORM - FORM UCC-1.

(For Use in Most States)

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 SEP 30 PM 3:55
E. AUBREY COLLISON
CLERK

forwarded to Secured Party

1258

LIBER 466 PAGE 212

This STATEMENT is presented to a Filing Officer for filing pursuant to the UNIFORM COMMERCIAL CODE

#17019-GB

1. Debtor(s) (Last Name First) and Address(es): William E. Thomas Peggy E. Thomas 3343 Old Line Avenue Laurel, Maryland 20810	2. Secured Party: CIT Financial Services, Inc. Address: 7310 Ritchie Hwy, Suite 203 P.O. Box 250 Glen Burnie, Maryland 21061	3. For Filing Officer: Date, Time, No. — Filing Office
---	---	--

4. This Statement Refers to Original Financing Statement No. #224835 Filed (date) May 7, 1979
with Anne Arundel County Liber WGL No. 402, page 35

5. A. Continuation The original Financing Statement bearing the above file number is still effective.
 B. Termination The Secured Party of record no longer claims a security interest under the Financing Statement bearing the above file number.
 C. Release From the Collateral described in the Financing Statement bearing the above file number, the Secured Party of record releases the Collateral described below.
 D. Assignment The Secured Party of record has assigned Secured Party's rights in the property described below: under the Financing Statement bearing the above file number to the Assignee whose name and address are shown below:
 E. Amendment The Financing Statement bearing the above file number is amended by adding the following types or items of Collateral:

RECORD FEE 10.00
 POSTAGE .50
 435863 0037 802 715:56
 SEPT 30 83

Secured Party: CIT Financial Services, Inc.
 (Company Name)

By N.J. Gausser Manager
 Authorized Agent

Signature(s) of Debtor(s) (only on amendment)

This instrument prepared by above Agent at Secured Party's address.

82-963A (10-67)

(1) FILING OFFICER COPY - ALPHABETICAL

RECEIVED ENR RECORD
 CIRCUIT COURT, A.A. COUNTY

1983 SEP 30 PM 3:56

E. AUBREY COLLISON
 CLERK



10-50
 sent to Secured Party

LIBER 466 PAGE 213

This STATEMENT is presented to a Filing Officer for filing pursuant to the UNIFORM COMMERCIAL CODE

17767 - GB

1. Debtor(s) (Last Name-First) and Address(es): Rickie G. Light Shelia Light 243 11th Street Pasadena, Maryland 21122	2. Secured Party: CIT Financial Services, Inc. Address: 7310 Ritchie Hwy, Suite 203 P.O. Box 250 Glen Burnie, Maryland 21061	3. For Filing Officer: Date, Time, No. — Filing Office
---	---	--

4. This Statement Refers to Original Financing Statement No. #241821 Filed (date) March 18, 1982
with Anne Arundel County Liber WGL No. 447, page 570

5. A. Continuation The original Financing Statement bearing the above file number is still effective.
- B. Termination The Secured Party of record no longer claims a security interest under the Financing Statement bearing the above file number.
- C. Release From the Collateral described in the Financing Statement bearing the above file number, the Secured Party of record releases the Collateral described below.
- D. Assignment The Secured Party of record has assigned Secured Party's rights in the property described below: under the Financing Statement bearing the above file number to the Assignee whose name and address are shown below:
- E. Amendment The Financing Statement bearing the above file number is amended by adding the following types or items of Collateral:

RECORD FEE 10.00
POSTAGE .50
TOTAL COST PD 115.57
SEPT 30 83

Secured Party: CIT Financial Services, Inc.
(Company Name)

By N.J. Sauser (Authorized Agent)

This instrument prepared by above Agent at Secured Party's address.

Signature(s) of Debtor(s) (only on amendment)

82-963A (10-67)

(1) FILING OFFICER COPY - ALPHABETICAL

delivered to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 SEP 30 PM 3:56

E. AUBREY COLLISON
CLERK

J.F.
CLERK

LIBER 466 PAGE 214

#17839

This STATEMENT is presented to a Filing Officer for filing pursuant to the UNIFORM COMMERCIAL CODE

1. Debtor(s) (Last Name First) and Address(es): Harold D. McKee Gail McKee 1023 St. Charles Drive Annapolis, Maryland 21401	2. Secured Party: CIT Financial Services, Inc. Address: 7310 Ritchie Hwy, Suite 203 P.O. Box 250 Glen Burnie, Maryland 21061	3. For Filing Officer: Date, Time, No. — Filing Office
---	---	--

4. This Statement Refers to Original Financing Statement No. #245203 Filed (date) November 29, 1982
with Anne Arundel County Liber 456, folio 351

5. A. Continuation The original Financing Statement bearing the above file number is still effective.
 B. Termination The Secured Party of record no longer claims a security interest under the Financing Statement bearing the above file number.
 C. Release From the Collateral described in the Financing Statement bearing the above file number, the Secured Party of record releases the Collateral described below.
 D. Assignment The Secured Party of record has assigned Secured Party's rights in the property described below: under the Financing Statement bearing the above file number to the Assignee whose name and address are shown below:
 E. Amendment The Financing Statement bearing the above file number is amended by adding the following types or items of Collateral:

RECORD FEE 10.00
 POSTAGE .50
 #152845 (237) 802 11.5:58
 SEPT 30 83

Secured Party: CIT Financial Services, Inc. (Company Name)
 By N.J. Sausser - Manager (Authorized Agent)
 This instrument prepared by above Agent at Secured Party's address.

Signature(s) of Debtor(s) (only on amendment)
 82-963A (10-67)

(1) FILING OFFICER COPY - ALPHABETICAL

added to Secured Party 105

RECEIVED FOR RECORD
 CIRCUIT COURT, ANN. COUNTY
 1983 SEP 30 PM 3:57
 E. AUDREY COLLISON
 CLERK

J.F. CLERK

FINANCING STATEMENT

Maryland
L-71-UCC
Rev. 9/78

Date 8/8/83
Statement No. _____
Liber _____ Folio _____

This Financing Statement is presented to the Clerk of Courts for filing and recording pursuant to the provisions of Subtitle 9 of the Commercial Law Article of the Annotated Code of Maryland.

TO BE RECORDED IN THE LAND RECORDS
(check if lien is to be taken on fixtures)

1. Debtor(s): Name Address

Peter Alan Wagner 1560 Rosback Rd.
Davidsonville, Md. 21035

2. Secured Party: Southern Md. Production Credit Association
Address: P. O. Box 99 Hughesville, Md. 20637

3. This Financing Statement covers the following types of property if covered:

- OTHER COLLATERAL (give type)
- ACCOUNTS RECEIVABLE, CONTRACT RIGHTS
- CROPS
- MACHINERY AND EQUIPMENT
- LIVESTOCK AND SUPPLIES USED OR PRODUCED IN FARMING OPERATIONS
- FIXTURES
- INVENTORY
- PROCEEDS AND PRODUCTS OF COLLATERAL
- ALL STOCK OR RIGHTS TO STOCK OF THE DEBTOR IN THE SECURED PARTY
- ALL AFTER ACQUIRED COLLATERAL OF THE ABOVE TYPES

4. Where collateral is crops or fixtures the farm involved is described as follows: Located in _____ District, _____ County, Maryland, and is bounded on the North by lands of _____ ; on the East by lands of _____ ; on the South by lands of _____ ; and on the West by lands of _____ and contains approximately _____ acres.

PRODUCTION CREDIT ASSOCIATION
(Secured Party)

Peter Alan Wagner
Peter Alan Wagner (Debtor)

By Catherine L. Boswell
(Authorized Representative)

(Debtor)

(Debtor)

After recordation the Clerk is requested to mail this Financing Statement to
Southern Maryland Production Credit Association
(address)

15207 Marlboro Pike
Upper Marlboro, Md. 20772

1983 SEP 30 PM 4:02
E. AUBREY COLLISON
CLERK
RECEIVED FOR RECORD
CHOUTO COUNTY, MARYLAND

RECEIVED
11.00
15:47
SEPT 30 83

sent to Secured Party
11.00
58

11/50

NO STATE DOCUMENTARY STAMPS APPLICABLE

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ n/a

If this statement is to be recorded in land records check here

This financing statement Dated 9/2/83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Edward C. Stephan Jr. & Sandra S. Stephan

Address 9404 Byeforde Road, Kensington, MD 20895

SECURED PARTY

Name First New England Financial Corp.

Address P.O. Box 3376, Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

BOAT: 1978 Pacemaker, 30ft., Hull# PAC30628M78I w/1978 Crusader Gas engine, T-220hp

MOORING: Oak Grove Marina, Edgewater, MD

File: Clerk of Circuit Court for Anne Arundel County Church Circle, Courthouse Annapolis, MD 21401

Fee: \$12.50 YF

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

ASSIGNEE AND ADDRESS:
YORK FEDERAL SAVINGS & LOAN ASSOCIATION
101 South George Street
York, PA 17401

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Edward C. Stephan Jr.
(Signature of Debtor)

Edward C. Stephan Jr.
Type or Print Above Name on Above Line

Sandra S. Stephan
(Signature of Debtor)

Sandra S. Stephan
Type or Print Above Signature on Above Line

First New England Financial Corp.

BY: *Grant S. Newlove*
(Signature of Secured Party)

Grant S. Newlove, Vice President
Type or Print Above Signature on Above Line

RECORD FEE 12.00
POSTAGE .50
NOTES 115.49
SEPT 30 83

1983 SEP 30 PM 4:02
RECEIVED FOR RECORD
CLERK OF CIRCUIT COURT
ANNE ARUNDEL COUNTY

22

added to Secured Party

12-2
5

249210

FINANCING STATEMENT

Purchase Money

- Not subject to recordation tax
- Subject to recordation tax on principal amount of \$.....

1. Name of Debtor(s): Hubers II, Inc.
 Address: 11 Roosevelt Avenue
 Glen Burnie, Md. 21061

2. Name of Secured Party: 1st AMERICAN BANK OF MARYLAND
 Address: 8701 Georgia Avenue
 Silver Spring, Maryland 20910

3. This Financing Statement covers the following types (or items) of property:

1983 International School Bus Serial# 1HVBA18E6DHA23038

RECORD FEE 11.00
 POSTAGE .50
 #25565 0040 R01 11:15
 OCT 3 83

0
0
16
83

4. Check the statements which apply, if any, and supply the information indicated:

- (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street, and block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)
 The above-described goods are affixed or to be affixed to:

Proceeds of the collateral are also covered.

Products of the collateral are also covered.

Debtor(s): Hubers II, Inc.
John Edward Hubers Pres
 John Edward Hubers, President

Secured Party:
 1st AMERICAN BANK OF MARYLAND
 By: *Jeanette C. Steinhorn*
 Jeanette C. Steinhorn-Branch Manager
 (Type Name and Title)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Attn-Clerk: Return to 1st American Bank of Maryland at address shown in 2. above)

Added to Secured Party

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY

1983 OCT -3 AM 11:20

E. AUBREY COLLISON
 CLERK

aj.

110-30

FINANCING STATEMENT

Purchase Money

- Not subject to recordation tax
- Subject to recordation tax on principal amount of \$.....

1. Name of Debtor(s): Hubers Bus Service, Inc.
 Address: 103 Wells Avenue
 Ferndale, Md. 21061

2. Name of Secured Party: 1st AMERICAN BANK OF MARYLAND
 Address: 8701 Georgia Avenue
 Silver Spring, Maryland 20910

3. This Financing Statement covers the following types (or items) of property:
 1983 International School Bus Serial# 1HVBA18E6DHA22908

RECORD FEE 11.00
 POSTAGE .50
 425183 0040 901 111-16
 OCT 3 83

4. Check the statements which apply, if any, and supply the information indicated:

- (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street, and block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)
 The above-described goods are affixed or to be affixed to:

- Proceeds of the collateral are also covered.
- Products of the collateral are also covered.

Debtor(s): Hubers Bus Service, Inc.

William J. Hubers, President

 William J. Hubers, President

Secured Party:

1st AMERICAN BANK OF MARYLAND
 By: *Jeanette C. Steinhorn*

 Jeanette C. Steinhorn-Branch Manager
 Type Name and Title)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Attn-Clerk: Return to 1st American Bank of Maryland at address shown in 2. above)

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY

1983 OCT -3 AM 11:20

E. AUBREY COLLISON
 CLERK

Marked as Secured Party

05.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 246729

RECORDED IN LIBER 460 FOLIO 263 ON 3/31/83 (DATE)

1. DEBTOR: Name Harley R. & Bonnie Brady

Address 24 Stevens Road, Hlen Burnie, Md. 21061

2. SECURED PARTY: Name Commercial Credit Corporation

Address 7436 Ritchie Hwy, Glen Burnie, Md. 21061
P.O. Box 1010

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK FORM OF STATEMENT

<p>A. CONTINUATION.....<input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. RELEASE. From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate: PARTIAL RELEASE.....<input type="checkbox"/> FULL RELEASE.....<input checked="" type="checkbox"/></p>	<p>C. TERMINATION.....<input type="checkbox"/> The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.</p>
<p>D. ASSIGNMENT.....<input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)</p>		<p>E. OTHER.....<input type="checkbox"/> (Such as "amendment"; if amendment, both Debtor and Secured Party must sign)</p>

4pc L.R., 5 Tables, 2 Lamps, 2 Wards Stereos, 5 TV (Parkard Bell,
 2 Panasonics, 1 Sony, 1 Zenith }, 1 Kitchen Table, 4 Chairs,
 1 Sears Freezer, 1 West. Range, 1 Ge Washer & Dryer, 3 Beds,
 2 Chests, 1 Vanities

SECURITY FEE 10.00
 POSTAGE 50
 200671 0347 R01 112:27
 OCT 3 83

3. Assignee of Secured Party(ies) from which security information obtainable:

Name _____

Address _____

Dated 8/31/83

G.A.Kane
 (Signature of Secured Party)

G.A.Kane
 Type or Print Above Name on Above Line

Returned to Secured Party

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY



1983 OCT -3 PM 12:30

E. AUBREY COLLISON
 CLERK

10.00
 50

STATE OF MARYLAND

LIBER 466 PAGE 220

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 228786

RECORDED IN LIBER 417 FOLIO 155 ON 10/17/79 (DATE)

1. DEBTOR

Name Sun Kyoung Lee T/A Lee's Arco

Address 101 Old Annapolis Rd., Ferndale, Md. 21061

2. SECURED PARTY

Name L-J Leasing Company

Address 600 Reisterstown Road

Balto., Md. 21208

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK FORM OF STATEMENT

A. Continuation
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other:
(Indicate whether amendment, termination, etc.)

Termination

RECORD FEE 10.00
POSTAGE .30
#25612 6345 R01 T12:29
OCT 3 83

E. AUBREY COLLISON
CLERK

1983 OCT -3 PM 12:31

RECEIVED FOR RECORD
CLERK OF DISTRICT COURT
BALTIMORE COUNTY



Dated 9/15/83

F. Jed
(Signature of Secured Party)

F. Jed
Type or Print Above Name on Above Line

Added to Secured Party

10.00
50

TERMINATION STATEMENT

The undersigned Secured Party presents the following statement to a filing officer for filing pursuant to the Uniform Commercial Code and does hereby certify:

1. This Termination Statement shall apply to Original Financing Statement:

File No. ID #203696 Dated 7/20/76

Record Reference Liber 359 page 419

2. DEBTOR is:

Name: Dr. Kenneth L. Hatch (Last Name First)

Address: Suite 212 2510 Riva Road, Annapolis, MD

RECEIVED 10.00 125613 0345 POL 112432 OCT 3 83

3. SECURED PARTY is:

Name: Union Trust Co. of Maryland

Address: P.O. Box 1077, Balto., MD 21203

The Secured Party further certifies that he no longer claims a security interest under the above Original Financing Statement.

WHEREFORE the Secured Party requests the filing officer, pursuant to the authority contained in the Uniform Commercial Code, to record the within Termination Statement in the appropriate records and on the appropriate index, and return the same to the party designated below:

RETURN TO: UNION TRUST COMPANY OF MARYLAND BALTIMORE AND ST. PAUL STREETS, BALTIMORE, MARYLAND 21203

SECURED PARTY:

Union Trust Co. of Maryland

Date: SEPT. 13, 1983 By: Francis E. Mappin, CBO (Title)

012-1721-0537

RECEIVED FOR RECORD CIRCUIT COURT, A.A. COUNTY

1983 OCT -3 PM 12:42

E. AUBREY COLLISON CLERK



Delivered to Secured Party

10.00 5-0



To be filed among the financing statement records of Anne Arundel Co., Maryland.

2744251-6422102

LIBER 466 PAGE 222

249213

FINANCING STATEMENT

- 1. To be recorded in the Land Records.
- 2. To be recorded among the Financing Statement Records.
- 3. Not subject to Recordation Tax.
- 4. Subject to Recordation Tax on an initial debt in the principal amount of \$ 100,000.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Clerk, Circuit Court of Prince Georges Co.

RECORD FEE 11.00
 POSTAGE .50
 H23516 0345 ROL T12:40
 OCT 3 83

5. Debtor(s) Name(s) Address(es) Severn Plaza
 Comm Center, Inc. 9624 Ft. Meade Rd. 608 Ritchie Highway Space #1
 Laurel, MD 20811 Severna Park, Md. 21146

6. Secured Party Address 6100 Executive Blvd., Rockville
 Equitable Bank, National Association Maryland 20852
 Attention: B. Pratt, Corp. Banking Officer
(Type name & title)

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof

B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: _____

Debtors

 Comm Center, Inc. (Seal) _____ (Seal)

By: Thomas A. Softley, President (Seal) _____ (Seal)
 Thomas A. Softley, President

Mr. Clerk. Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above

Form 609 (7/82)

limited to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -3 PM 12:42

E. AUBREY COLLISON
CLERK

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name RELIABLE CONTRACTING COMPANY, INC. 249214
Address 1 Church View Rd., Millersville, MD 21108

2. SECURED PARTY

Name McClung-Logan Equipment Company, Inc.

Also Assignee of Secured Party - Address 4601 Washington Blvd., Baltimore, MD 21227
KOEHRING FINANCE CORP., Attn: James Schumacher, P.O. Box 312
Milwaukee, WI 53201

Mailed to: Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

One (1) Koehring 366 Bantam Hydraulic Excavator, S/N 71144,
equipped with 30" bucket

E. AUSREY COLLISON
CLERK
1983 OCT - 3 PM 12:42
RECEIVED FROM RECORDS
SECTION FIVE T.A. ACCOUNT

RECORD FEE 11.00
POSTAGE 50
1125617 0345 R01 112:41
OCT 3 83

CHECK THE LINES WHICH APPLY

- 5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

M. E. Balchun
(Signature of Debtor) Title
Reliable Contracting Company, Inc.
Type or Print Above Name on Above Line

(Signature of Debtor)
Type or Print Above Signature on Above Line

1100
50

James Z. Logan, President
(Signature of Secured Party) Title
McClung-Logan Equipment Company, Inc.
Type or Print Above Signature on Above Line

249215

IF CHECKED AT LEFT, THIS DOCUMENT IS TO BE RECORDED IN THE LAND RECORDS.
(TO BE CHECKED ONLY IF COLLATERAL IS GOODS WHICH ARE OR ARE TO BECOME FIXTURES.)

FINANCING STATEMENT

Secured Party: **AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.**
and/or its Parent, Affiliates or Subsidiaries

FILING OFFICER NOTICE:

PLEASE MAIL ACKNOWLEDGMENT COPY TO SECURED PARTY WHOSE ADDRESS IS SHOWN TO THE LEFT.

ADDRESS: 7164 E FURNACE DR RD
CITY & STATE: GLEN BURNIE, MD 21061

DEBTOR(S) (AND ADDRESSES)		DATE OF THIS FINANCING STATEMENT	
CLYDE AND HELEN CADLE		9-13-83	
8388 NEW CUT RD S EVERN, MD, 21144		ACCOUNT NO.	TAB

Filed with: CLERK OF CRT ANNE ARUNDEL CO ANNAPOLIS, MD

This Financing Statement covers the following types (or items) of property: **Proceeds and Products of the collateral are also covered.**
(a) If described, Motor Vehicles as follows:

YEAR MODEL	MAKE	BODY TYPE	MODEL NO. OR LETTER	SERIAL NUMBER	MOTOR NUMBER	NUMBER CYL.

Together with all Tires, Batteries, Radios, Heaters and Accessories now or hereafter affixed thereto;

(b) If checked at left, all household goods, furniture and appliances owned by Debtor at the time of the loan secured hereby, and located about the premises at the Debtor's residence (unless otherwise stated) or at any other location to which the goods may be moved.

(c) Other (describe)

RECORD FEE 12.00
RECORD TAX 10.50
POSTAGE .50
#25618-0345 R01 112:45
OCT 3 83

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT -3 PM 12:45
E. AUBREY COLLISON
CLERK
P.J.

UNDERLYING TRANSACTION IS IS NOT IS PARTIALLY SUBJECT TO RECORDATION TAX IMPOSED BY ARTICLE 81, SECTION 277 AND 278 ANNOTATED CODE OF MARYLAND, 1962 SUPPLEMENT AS AMENDED.
FOR THE PURPOSE OF COMPUTING RECORDATION TAX THE PRINCIPAL AMOUNT OF THE DEBT INITIALLY INCURRED IS \$ 1552.71

AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.
(SECURED PARTY)

BY Connie A. Bridgeman
CONNIE A. BRIDGEMAN TITLE

Clyde Cadle DEBTOR
CLYDE CADLE
Helen S. Cadle DEBTOR
HELEN CADLE

19-1209 (REV. 11-80)

Marked to Secured Party

12.00
10.50
50

FINANCING STATEMENT

This Financing Statement is presented to the Clerk of the Circuit Court for Anne Arundel County, Maryland, for filing pursuant to the Uniform Commercial Code.

1. <u>NAME OF DEBTOR</u>	<u>ADDRESS</u>
Ms. Sylvia V. Simmons	309 Adams Street
Mr. Albert L. Offer	Annapolis, Maryland 21403

2. <u>NAME OF SECURED PARTY</u>	<u>ADDRESS</u>	RECORD FEE 12.00
Chesapeake Savings & Loan Association	2068 Somerville Road	POSTAGE .50
	Annapolis, Maryland 21401	422421 0040 R01 T 12:49

3. This Financing Statement covers the following items of property:

Air conditioning units and condenser, storm doors and windows, refrigerator, range, range hood, screens, awnings, laundry machines, TV antenna, kitchen cabinets, counter tops, carpeting, venetian blinds, dishwasher, disposal.

4. This Financing Statement is not subject to a Recordation Tax.

5. This Financing Statement is intended to evidence among the Financing Records the encumbrance of the items listed herein by a Deed of Trust from the aforesaid debtors securing the aforesaid secured party, dated September 30, 1983, and recorded simultaneously herewith (or prior hereto) among the Land Records of Anne Arundel County, Maryland.

6. This Financing Statement shall be void upon complete payment of the mortgage. The above-referenced property (paragraph 3) shall only be sold if property has been foreclosed upon.

Executed this 30th day of September.

<u>DEBTORS</u>	<u>SECURED PARTY</u>
<i>Sylvia V. Simmons</i> Ms. Sylvia V. Simmons	CHESAPEAKE SAVINGS & LOAN ASSOCIATION
<i>Albert L. Offer</i> Mr. Albert L. Offer	By <i>Louis X. [Signature]</i>

After recordation, please return this document to:
Chesapeake Savings & Loan Association
Post Office Box 708
Annapolis, Maryland 21404

ANKER & SCHENKER
ATTORNEYS AT LAW
224 MAIN STREET
POST OFFICE BOX 266
ANNAPOLIS, MARYLAND 21404

12.00

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT -3 PM 12:49
E. AUBREY COLLISON
CLERK

mailed to Secured Party

AJ.



Not Subject to Recordation Tax

USE 466 VET 226

249221

<input type="checkbox"/> INDEX STATEMENT AGAINST REAL ESTATE This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented:	3. Maturity Date (Optional):
1. Debtor(s) (Last Name First) and Address(es): TATRO PETER R 2604 Ryegate Lane Alexandria, Virginia 22308		2. Secured Party(ies) Name(s) And Address(es): Bank off Virginia 6606 Electronic Drive Springfield, VA 22153	
7. This Financing Statement covers the following types or items of collateral: If item 6 is applicable, describe real estate, show name of record owner and indicate that statement be indexed against real estate by checking the box above. BOAT: Trojan 1973 Tri-Cabin Hull #TRJ041421273-440 Motor: Onan serial #0773678136		4. For Filing Officer: Date, Time, File No., Filing Office: RECORD FEE 11.00 #25534 1345 R01 113:59 OCT 5 83	
Filed with: _____		5. Assignee(s) of Secured Party, Address(es)	
<input checked="" type="checkbox"/> Proceeds-- <input checked="" type="checkbox"/> Products of the collateral are also covered.		6. <input type="checkbox"/> The described crops are growing or to be grown on the real property described in Item 7. <input type="checkbox"/> The described goods are or are to be affixed to the real property described in Item 7.	
8. Signatures: <input type="checkbox"/> If debtor's signature omitted pursuant to the Code of Virginia, § 8.9 - 402(2), indicate reason.			
By <u>Peter R. Tatro</u> Peter R. Tatro Debtor(s) <input type="checkbox"/> or Assignor(s)		By <u>Dorothy C. Gammon</u> Dorothy C. Gammon Secured Party(ies) <input type="checkbox"/> or Assignee(s)	
FINANCING STATEMENT		Standard Form Approved by VIRGINIA UCC 1	
(1) Filing Officer Copy - Numerical			

Added to Secured Party

11.00

RECEIVED FOR RECORD
GIBSON COUNTY, N.C. COUNTY
1983 OCT -3 PM 2:48
E. AUBREY COLLISON
CLERK

32.50 39088206 Due 23

MARYLAND FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1. Maturity Date (if any) _____

2. Debtor(s) name(s) and address:
Joel A Rookstool 7646 Solley Rd Glen Burnie MD 21061

3. Secured Party and address (Type complete corporate name):
Thorp Credit 3505 Eastern Ave Balto MD 21224

4. Name and address of Assignee (if any): _____

RECORDING FEE 11.00
SECURED TAX 21.00
POSTAGE .50
TOTALS 32.50
45 RD1 715:20
OCT 3 83

5. This Financing Statement covers the following types (or items) of property:
(Check box which applies)

All of the household goods, furniture, appliances and personal property of every kind, nature, and description now or hereafter located at the residence of Debtor(s) whose address is shown above, or at the address to which said property may hereafter be removed.

Other personal property (Describe): _____

MAKE OF AUTO	YEAR	BODY	MOTOR NO.	SERIAL NO.
<input type="checkbox"/>				

6. The secured transaction being publicized by this FINANCING STATEMENT is (is not) subject to the Recordation Tax imposed by Article 81, Section 277 and 278, Annotated Code of Maryland, 1962 Suppl. as amended.

7. The Principal Amount of the Debt initially incurred which is secured by the Security Agreement which this Financing Statement publicized is \$ 3160.62

8. After recording, filing officer will please deliver or mail this statement to the SECURED PARTY herein whose name and address are set forth above.

SIGNATURES OF DEBTORS:

SIGNATURE OF SECURED PARTY OR ASSIGNEE OF RECORD:

X Joel A Rookstool
Joel A Rookstool

Thorp Credit
(TYPE COMPLETE CORPORATE NAME)
By: Leonard Evans MANAGER

X _____
(Type names below all signatures)

UCCI

DO NOT TYPE IN MARGINS OUTSIDE OF GUIDE LINES

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -3 PM 3:45

E. AUBREY COLLISON
CLERK

Delivered to Secured Party

11.00
21.00
21.50

FINANCING STATEMENT

249223

NOT SUBJECT TO RECORDATION TAX:

NAME OF DEBTOR

P & P Motors, Inc.
dba Honda of Annapolis

ADDRESS

1736 West Street
Annapolis, Maryland 21401

SECURED PARTY (OR ASSIGNEE)

THE ANNAPOLIS BANKING AND TRUST COMPANY

ADDRESS: 1824 George Avenue
ANNAPOLIS, MARYLAND

1. This Financing Statement covers the following kind or types of property (the collateral), now or hereafter held by the Debtor, as inventory: and also all proceeds resulting from the sale or other disposition thereof, including, but not limited to, cash, accounts, instruments, documents, chattel paper, security agreements, and goods.

Boats, automobiles, appliances, equipment, and merchandise of all kinds and description including (but not limited to) boats, automobiles, trucks, and all appliances, equipment accessories, furnishings, replacement parts and merchandise attached to or usable on said items and also any items repossessed in the Debtor's possession to which secured party has title or in which the secured party has a security interest.

2. The Collateral property is affixed or to be affixed to or is to be crops on the following real estate:

3. X Proceeds
_____ of the collateral are also specifically -
_____ Products covered

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

RECORDING FEE 11.00
POSTAGE .50
425678 0345 R01 T15:25
OCT 3 83

DEBTOR (OR ASSIGNOR)

P & P Motors, Inc. dba Honda of Annapolis

BY: Santo G. Poling
Santo G. Poling, Pres.

BY: _____

SECURED PARTY (OR ASSIGNEE)

THE ANNAPOLIS BANKING AND TRUST CO.

BY: Ernest R. Amadio

TITLE Ernest R. Amadio, Vice Pres.

RECEIVED FOR RECORD
CIRCUIT COURT, ANNE ARUNDEL COUNTY
1983 OCT -3 PM 3:45
E. AUBREY COLLISON
CLERK

JP

Delivered to Secured Party

11.00
58

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

249224

Name Chesapeake Charter, Inc.
424 Broadneck Road
Address Annapolis, Maryland 21401

2. SECURED PARTY

Name First Maryland Leasecorp
Post Office Box 1596
Address 25 South Charles Street
Baltimore, Maryland 21203
Attn: Elaine Klinger

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

One (1) 1983 International school bus, Model 1853, s/n 11HVBA1855DHA23676, with a 66-passenger Thomas school bus body; including, without limitation, all additions, attachments, accessions, replacement parts, substitutions, trade-ins, and improvements thereto and thereof, all existing and future accounts, contract rights, general intangibles, instruments, documents, chattel paper, insurance proceeds, books and records, and all proceeds related to, arising from, or in connection with the foregoing equipment.

RECORD FEE 11.00
POSTAGE .50

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY, MD
OCT 3 83

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Chesapeake Charter, Inc.

[Signature]
(Signature of Debtor)

Johh J. Lonergan, Jr.
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

First Maryland Leasecorp

[Signature]
(Signature of Secured Party)

Donald H. Hooker, Jr., President

Type or Print Above Signature on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY, MD
1983 OCT -3 PM 4:29
E. AUBREY COLLISON
CLERK

1100
SJO

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here

This financing statement Dated August 2, 1983 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name DOXSEE FOOD CORPORATION
Address 8323 Pulaski Highway, Baltimore Maryland

2. SECURED PARTY

Name CITICORP INDUSTRIAL CREDIT, INC.
Address 450 Mamaroneck Avenue, Harrison, New York
Mary Sheahan at same address
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

See Rider A

1983 OCT -4 PM 8:46
E. AUBREY COLLISON
CLERK

RECORDED RE POSTAGE 11.00
#26714 0345 R01 T08:45
OCT 4 83

CHECK THE LINES WHICH APPLY

(If collateral is crops) The above described crops are growing or are to be grown on: (describe real state)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)
 (Products of collateral are also covered)

Clerk of Circuit Court
Anne Arundel County, MD

DOXSEE FOOD CORPORATION
(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)
Chairman

Type or Print Above Signature on Above Line

CITICORP INDUSTRIAL CREDIT, INC.

(Signature of Secured Party)

Type or Print Above Signature on Above Line

Noted to Secured Party

11.00
50

RIDER A

All of the Debtor's present and future: accounts, contract rights, chattel paper, and general intangibles (including, but not limited to, tax refunds and rights to receive tax refunds, insurance proceeds, patents and patent applications, copyrights, licenses, trademarks, trade names, customer lists, rights of indemnification, contribution and subrogation, royalties, computer programs, tapes and software, deposits, progress payments, blueprints and know-how), investment securities, notes instruments, deposit accounts; all of the Debtor's rights and property in or with respect to letters of credit opened for or on behalf of Debtor and in the merchandise and documents relating thereto, including letters of credit, acceptances, documents of title, trust receipts, the merchandise covered thereby and the proceeds from the disposition thereof; all records and files relating to all of the foregoing, all Debtor's property of any kind in the possession or under the custody or control of Secured Party or any affiliate or correspondent of Secured Party or in which such affiliate may have a security interest or title retention interest; and all proceeds of all of the foregoing, including deposit accounts.

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 229514

RECORDED IN LIBER 118 FOLIO 424 ON 11/19/79 (DATE)

1. DEBTOR

Name Stanley S & Ann W. Kwiatkowski

Address 3465 Birdsville Rd., Davidsonville, Md. 21035

2. SECURED PARTY

Name J.I. Case Credit Corp.

Address 5858 E. Molloy Rd., Syracuse, N. Y. 13211

290 Elwood Davis Rd., Liverpool, N.Y. 13088

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK FORM OF STATEMENT

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECORD FEE 10.00
#25725-0045 R01 TOP:20
OCT 4 83

Anne Arundel County 6017EX

J.I. Case Credit Corp.

Dated 9/13/83

[Signature]
(Signature of Secured Party)

M. J. Gjertson, Fin. Mgr. party
Type or Print Above Name on Above Line



Added to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -4 AM 9:48

E. AUBREY COLLISON
CLERK

10.00

FINANCING STATEMENT

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 5842.48

If this statement is to be recorded in land records check here.

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Thomas P. & Darlene G. McGonigal

Address 323 Grove Park Rd, Brooklyn Park, Md. 21225

2. SECURED PARTY

Name Commercial Credit Corporation

Address 7436 Ritchie Hwy, Glen Burnie, Md. 21061

3. ASSIGNEE

Name _____

Address P.O. Box 1010

(Address to whom statement is to be returned)

4. Maturity date of obligation (if any) 09/12/87

5. This financing statement covers the following types (or items) of property: (list)

THE FOLLOWING DESCRIBED HOUSEHOLD GOODS: 1 Whirlpool Refrig, 1 Sears Range, 1 Wards Washer & Dryer, 2 Beds, 1 Vanity, 1 Bunk Beds, 3pc L.R., 2 Tables, 1 Zenith Stereo, 3 TV's (RCA, Zenith, RCA), 1 D.R. Table, 4 Chairs

CHECK THE LINES WHICH APPLY

6. (If collateral is crops) The above described crops are to be grown on: (described real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Darlene McGonigal
Thomas P. McGonigal

(Signature of Debtor)

K.T. Evans

(Signature of Secured Party)

Darlene G. McGonigal
Thomas P. McGonigal

Type or Print Above Signature on Above Line

K.T. Evans

Type or Print Above Name on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -4 AM 9:48

E. AUBREY COLLISON
CLERK

3850
11/16
Sent to Secured Party
Evans

12.00
38.50

983556

LIBER 466 PAGE 234

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9/13 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 834564 in Office of W. Garrett Lallman AM Co. Md.
(Filing Officer)
Debtor or Debtors (name and Address): TERRY A. KILDEGE
DEBORAH KILDEGE
7435 4th Street
PASADENA Md. 21132

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Secured Party
By [Signature]
Its Branch Office Manager

Form 91 MD (3-79)

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -4 AM 9:48

E. AUBREY COLLISON
CLERK



Handwritten note: "Handed to Secured Party"

RECORD FEE 10.00
POSTAGE .50
#25778 0345 R01 107:25
OCT 4 83

10-30

Mail to: AFC
2058 Sovernwell Road
Annapolis, MD 21401

98 3533

LIBER 466 PAGE 235

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9/15 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 234474 in Office of W. C. LARRIMORE, AA Co. Md. (Filing Officer) (County and State)
Lib 429 Page 249 SHELA RAY CARROLL 116507
Debtor or Debtors (name and Address): 1824 Park West Ape. 73
Rowl County Md 21061

RECORD FEE 10.00
POSTAGE .50
#25719 0345 R01 109926
OCT 4 1983

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

..... Secured Party
By
Its Branch Office Manager

10.50

Form 91 MD (3-79)

Mail to: HFL
2958 Sommerula Blvd
Annapolis MD 21401

RECEIVED FOR RECORD
CIRCUIT COURT, A. COUNTY

1983 OCT -4 AM 9:48

E. AUBREY COLLISON
CLERK



Delivered to Secured Party

985486

LIBER 466 PAGE 235

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9/13 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 294092 in Office of W. Carreth Larrimore AA Co Md
(Filing Officer)
Debtor of Debtors (name and Address):
FRANKO C. CARALDE
DELINA K. CARALDE
320 Old Mill Road
MILLERSVILLE MD 2108

RECORDED FEE 10.00
POSTAGE 1.00
#25750 0345 101709428
OCT 4 83

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

..... Secured Party
By
Its Branch Office Manager

10.50

Mail to HFC
2058 Somerville Road
Annapolis MD 21401

Form 91 MD (3-79)

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -4 AM 9:48

E. AUBREY COLLISON
CLERK



Mail to Secured Party

UNIFORM COMMERCIAL CODE—
FINANCING STATEMENT

For Filing Officer Use
Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.
SIGNATURES MUST BE IN INK

If the property described below is a
fixture so that this statement is to be
recorded in land records, check
here.

If transaction or transactions wholly
or partially subject to recordation tax
indicate amount of taxable debt here.
\$

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR Name Robert E. & Alice Powell

Address 80 Herritage Court Annapolis MD 21401
(Street) (City or County) (State)

2. SECURED PARTY Name Household Finance Corporation

Address 2058 Somerville Road Annapolis MD 21401
(Street) (City or County) (State)

Return Filing Receipt To: Secured Party

3. This financing statement covers the following types (or items) or property: (list)

MAKE (IF AUTO) OF MANUFACTURER	DESCRIPTION	SERIAL NO.	MOTOR NO.	MODEL NO.	YEAR
	All household and consumer goods				

RECORD FEE 12.00
POSTAGE .30
#29731 0345/RO1 TOP-31
OCT 4 83

Check the lines which apply

4. (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

- Proceeds of Collateral are also covered.
- Products of Collateral are also covered.

Robert E. Powell
+ Alice Powell

(Signature of Debtor)
ROBERT E. POWELL
ALICE POWELL

Type or Print Above
Signature on Above Line

[Signature]

(Signature of Secured Party)
HOUSEHOLD FINANCE

Type or Print Above
Name on Above Line

FILING OFFICER COPY

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT -4 AM 9:48
E. AUBREY COLLISON
CLERK

at.

mailed to Secured Party 12-50

249231

LIBER 466 PAGE 238

UNIFORM COMMERCIAL CODE—
FINANCING STATEMENT

For Filing Officer Use
Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.
SIGNATURES MUST BE IN INK

If the property described below is a
fixture so that this statement is to be
recorded in land records, check
here.

If transaction or transactions wholly
or partially subject to recordation tax
indicate amount of taxable debt here.
\$

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR Name Mary E. Bryant
Address 352 Marlboro Road, Lothian, MD 20711
(Street) (City or County) (State)

2. SECURED PARTY Name Household Finance Corporation
Address 2058 Somerville Road, Annapolis MD 21401
(Street) (City or County) (State)

Return Filing Receipt To: Secured Party

3. This financing statement covers the following types (or items) or property: (list)

MAKE (IF AUTO) OF MANUFACTURER DESCRIPTION SERIAL NO. MOTOR NO. MODEL NO. YEAR

All household goods and consumer goods

RECORD FEE 11.00
POSTAGE .50
#25732 C345 R01 TOP:32
OCT 4 83

Check the lines which apply

- 4. (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- Proceeds of Collateral are also covered.
- Products of Collateral are also covered.

Mary E. Bryant
(Signature of Debtor)

[Signature]
(Signature of Secured Party)

Type or Print Above
Signature on Above Line

H.F.C.
Type or Print Above
Name on Above Line

FILING OFFICER COPY

Handed to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -4 AM 9:48

E. AUBREY COLLISON
CLERK

AT.

11.00
58

NAVY FEDERAL CREDIT UNION
Washington, DC 20391

249232

FINANCING STATEMENT

LIBER 466 PAGE 239

Pursuant to the Uniform Commercial Code, this statement is presented for filing to the Clerk of the Circuit Court for Anne Arundel County, Maryland, to be filed among the Financing Statement Records for the aforesaid County and State.

NAME OF DEBTOR(S):

James G. Blair and
Ruthanne Blair, husband and wife

ADDRESS OF PROPERTY:

137 Porter Drive, Annapolis, Maryland 21401
Lots 25 and 26, Block 21, Section "B", Third
Plat, Revised, ADMIRAL HEIGHTS, Anne Arundel
County, Maryland.

NAME OF SECURED PARTY:

Navy Federal Credit Union

ADDRESS:

P.O. Box 969
Vienna, VA 22180

This Financing Statement covers the following items:

Range, Refrigerator, Dishwasher; also including any renewals or replacements of these items.

RECORD RECORD
ANNE ARUNDEL COUNTY
RECEIVED
CIRCUIT COURT
1983 OCT 4 AM 11:01
E. AUBREY COLLISON
CLERK

RECORD FEE 12.00
POSTAGE .50
REGISTER FEE 11.00
OCT 4 83

The security agreement to which this Financing Statement relates is a Deed of Trust dated September 30, 1983 and recorded among the Land Records of Anne Arundel County, Maryland covering the above described real estate and is additional security for the indebtedness therein described. The above items shall be subject to all the terms of said Deed of Trust and, in the event of foreclosure thereunder, may be sold together with the real estate at such foreclosure sale. Debtors have the right to substitute articles of equal or greater value for any of the items covered herein.

This Financing Statement is not subject to a Recordation Tax and should be returned to the Secured Party at the above address after recording.

Marked to Secured Party

Executed this 30th day of September 19 83

James G. Blair
Signature of Member/Borrower JAMES G. BLAIR

Ruthanne Blair
Signature of Co-Borrower RUTHANNE BLAIR

Navy Federal Credit Union

By: David Quante
DAVID QUANTE, Supervisor First
Mortgage Loan Closing Section

1200/50
NFCU-335 (8/83)

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated Sept. 30, 1983 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name WITTY CONSTRUCTION, INC.

Address 773 MacSherry Drive, Arnold, Maryland 21012

2. SECURED PARTY

Name ADMIRAL-BUILDERS SAVINGS AND LOAN ASSOCIATION

Address 1746-48 York Road, Lutherville, Maryland 21093

William M. Levy, Esquire, 1507 Fidelity Bldg., Balto., Md. 21201

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) September 30, 1984

4. This financing statement covers the following types (or items) of property: (list)

Fixtures and chattels in the nature of fixtures, affixed and/or appurtenant to the property described in a Mortgage of even date from the Debtor to the Secured Party contained in the property set forth in Item 5 hereof.

RECORD FEE 11.00
POSTAGE .50
#25757 0040 R01 T11-1.1
OCT 4 83

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

Lot No. 13 "Subdivision of Lots Nos. 41 & 42 of the Original Plat of the John B. Wells Farm, near East Port", Sixth Assessment District of Anne Arundel County, Maryland

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

WITTY CONSTRUCTION, INC.

BY: [Signature]
(Signature of Debtor)

David K. Witty, President
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

ADMIRAL-BUILDERS SAVINGS AND LOAN ASSOCIATION

BY: [Signature]
(Signature of Secured Party)

WILLIAM M. LEVY

Type or Print Above Name on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 OCT -4 AM 11:17

E. AUBREY COLLISON
CLERK

Noted to Secured Party

1103 50

LIBER 466 PAGE 241

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 459 Page No. 45
Identification No. 246166 Dated February 10, 1983

- 1. Debtor(s) } PHELPS PROTECTION SYSTEMS, INC.
Name or Names—Print or Type
1908 Forest Drive, Suite L, Annapolis, Md. 21404
Address—Street No., City - County State Zip Code
- 2. Secured Party } SMALL BUSINESS ADMINISTRATION, an Agency of the U.S. Gov't.
Name or Names—Print or Type
630 Oxford Bldg., 8600 LaSalle Rd., Towson, Md. 21204
Address—Street No., City - County State Zip Code
- 3. Maturity Date (if any) N/A

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/></p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/></p> <p>(Indicate whether amendment, termination, etc.)</p> <p style="text-align: center;">Subordination</p>

RECORD FEE 1.00
SEARCH FEE 9.00
POSTAGE .50
OCT 4 83

Secured Party hereby certifies that the security interest represented by the Financing Statement referred to above, insofar as same pertains to accounts, including after-acquired, and proceeds, as set forth in Par. 3 of said Financing Statement, shall be subordinate to a security interest in favor of Maryland National Bank not to exceed One Hundred Thousand Dollars (\$100,000.00); provided said security interest of Maryland National Bank is perfected by filing of required Financing Statements and represented by a Security Agreement.

RECEIVED FOR RECORD
CLERK OF COURT, ANNE ARUNDEL COUNTY
1983 OCT -4 PM 12:35
E. AUBREY COLLISON
CLERK



dated August 31, 1983

SMALL BUSINESS ADMINISTRATION

Name of Secured Party
Diane L. Jansson
Signature of Secured Party
Diane L. Jansson
Attorney/Agent
Type or Print (Include Title if Company)

After recordation return to: Maryland National Bank
P. O. Box 987
Baltimore, Md. 21203
ATTN: Mark T. Blizzard

1650

1000
20

Mailed to:



FINANCING STATEMENT

LIBER 466 PAGE 242

Identifying No.

This statement is to be recorded in the Chattel Records
Not Subject to a Recordation Tax.

249234

This Financing statement is presented to a filing officer pursuant to the
Commercial Code.

- 1. DEBTOR(S): RONALD E. ANKOWSKI AND SUZANNE W. WILDBERGER
- 2. SECURED PARTY: CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION
c/o CITIZENS MORTGAGE CORPORATION
11300 Rockville Pike
Rockville, Maryland 20852
- 3. MATURITY DATE OF OBLIGATION: October 1, 2013

4. This financing statement covers the following Chattels:
~~Refrigerator~~, range/oven, ~~disposal~~, dishwasher, fan hood.

5. The above described Chattels affixed to property located at:
2004 Tundra Court
Annapolis, Maryland 21401

For a more particular description of the property, reference is hereby made
to a Deed of Trust dated September 20, 1983 from RONALD E. ANKOWSKI
AND SUZANNE W. WILDBERGER

RECORDING FEE 17.00
MORTGAGE .50
43-004 0237 1002 112:53
OCT 4 83

to CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION which has been recorded
among the Land Records of Anne Arundel County.

E. AUBREY COLLISON
CLERK

1983 OCT -4 PM 1:06

RECEIVED FOR RECORD
CHATEL RECORDS, ANNE ARUNDEL COUNTY, MD

Debtor: Ronald E. Ankowski
RONALD E. ANKOWSKI

Debtor: Suzanne W. Wildberger
SUZANNE W. WILDBERGER

Debtor: _____

Debtor: _____

Witness:

[Signature]

CITIZENS FEDERAL SAVINGS AND LOAN ASSOC.
c/o CITIZENS MORTGAGE CORPORATION

BY: Barbara Billek
~~Frances J. Grady~~ Agent
BARBARA BILLEK

Received for record _____, at _____ .m.
same date recorded in Liber _____ at folio _____, one of the
Financing Records of _____, County.

AFTER RECORDING RETURN TO: CITIZENS MORTGAGE CORPORATION
11300 ROCKVILLE PIKE
ROCKVILLE, MARYLAND 20852

1250

Clerk of the Circuit Court
Anne Arundel County

LIBER 466 PAGE 243

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Libers
~~XXXX~~ No. 396

Page No. 512

Identification No. 222103

Dated January 3, 1979

1. Debtor(s) { Ft. McHenry Lumber Co., Inc., t/a Mid Atlantic Wood Preservers, Inc.
Name or Names—Print or Type
P.O. Box 58, Shipley Ave., Anne Arundel, Maryland 21077
Address—Street No., City - County State Zip Code

2. Secured Party { First Pennsylvania Bank, N.A.
Name or Names—Print or Type
10th and Market Sts., Centre Square, Philadelphia, Pa.
Address—Street No., City - County State Zip Code 19102

3. Maturity Date (if any) _____

4. Check Applicable Statement:

RECORD FEE 10.00
POSTAGE .50
436042 1037 115:00
OCT 4 83

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input checked="" type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

All fixtures located at 7453 Shipley Avenue, Harmans, Anne Arundel County, Maryland. (Note: Secured Party's interest assigned to Morton P. Fisher, Jr. and Fred Wolf, III, trustees, and Economic Development Administration by Assignment dated July 22, 1982 and recorded at Liber 3515, Folio 291; Raymond T. Handy named trustee by Removal of Trustees and Deed of Appointment of Substitute Trustees dated February 2, 1983 and recorded at Liber 3555, Folio 389.)

E. AUBREY COLLISON
CLERK

1983 OCT -4 PM 3:12

RECEIVED FOR RECORD
CIRCUIT COURT, ANNE ARUNDEL COUNTY



Added to Secured Party

Dated: September 26, 1983

Economic Development Administration of
the U.S. Department of Commerce

By: Raymond T. Handy
Signature of Secured Party

Raymond T. Handy, Trustee
Type or Print (Include Title if Company)

J. J. Dausch
Attorney / Agent

1050

FINANCING STATEMENT

249241

1. Name of Debtor: BENCH BROS. REALTY
Address: 7453 Shipley Avenue
Anne Arundel County, Maryland 21228

2. Name of Secured Party: MARYLAND NATIONAL BANK
Address: Real Estate and Mortgage Banking
Department
10 Light Street
Baltimore, Maryland 21202

3. This Financing Statement covers the following types (or items) of property:

(a) The interest of Debtor in all building materials, furniture, fixtures, machinery, equipment and tangible personal property of every kind and nature whatsoever (other than consumable goods, inventory, and trade fixtures or other personal property owned by tenants occupying all or any portion of the improvements on the premises hereinafter described) now or hereafter located on, contained in or upon or attached to, or used or usable in connection with the premises (and any and all improvements thereon, whether now existing or hereafter constructed) described in a certain Deed of Trust dated September 29, 1983 from Debtor to Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, Trustees, all property being located in Anne Arundel County, Maryland, said property being more particularly described in Exhibit A attached hereto and made a part hereof.

(b) All accounts receivable in respect of any and all leases or contracts of sale executed by the Debtor of any part or parcel of the described land and the improvements thereon located, whether said accounts receivable are in existence or hereafter created and the proceeds thereof.

(c) Proceeds of all collateral are covered.

Debtor: BENCH BROS. REALTY

Secured Party: MARYLAND NATIONAL BANK

BY: Leigh R. Bench
Leigh R. Bench, General Partner

BY: Lawrence J. Grady, Jr.
Lawrence J. Grady, Jr., Vice President

RECORD FEE 14.00
POSTAGE 50
23605 COST REC 715:12
OCT 4 83

1983 OCT -4 PM 3:12
F. AUBREY COLLISON
CLERK

RECEIVED
CIRCUIT COURT
ANNE ARUNDEL COUNTY

Mr. Clerk: Return to Miles & Stockbridge
10 Light Street
Baltimore, Maryland 21202
ATTN: Alexander C. Short, Esquire

PLEASE RECORD IN THE FINANCING STATEMENT RECORDS OF ANNE ARUNDEL COUNTY, AND WITH THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

Marked to Secured Party

14-5

EXHIBIT A

LIBER 466 PAGE 245

Legal Description

All those lots or parcels of land lying in Anne Arundel County and described as follows:

1. All of Lot 2 as shown on a plat entitled "Resubdivision of Lots 1 and 2, Albert Landman, et al.", which plat is dated April 12, 1982 and recorded among the Land Records of Anne Arundel County, Maryland at Liber 3494, page 664, containing 5.027 acres of land, more or less and

2. All of Lot 3 as shown on a plat entitled "Albert Landman, et al.", which plat is recorded among the Land Records of Anne Arundel County in Plat Book No. 66, folio 30;

SAVING AND EXCEPTING from the said Lot 3 the Shipley Avenue 25 foot widening strip and cul-de-sac and the flood plain which were granted and conveyed by Fort McHenry Lumber Company, Inc. to Anne Arundel County, Maryland, by Deed dated October 12, 1979 and recorded among the Land Records of Anne Arundel County, Maryland at Liber 3258, page 630, all as more particularly described as follows:

Shipley Avenue 25 foot widening strip and cul-de-sac

BEGINNING for the same at point no. 13, as shown on the plat entitled Albert Landman, et al., recorded among the Land Records of Anne Arundel County, Maryland in Plat Book 66, at page 30, running thence with and binding on the outline of said plat,

1. North 86° 40' 30" West 55.02 feet to point no. 12, thence leaving the outline of said plat and running for the following five (5) courses and distances viz:
2. North 26° 39' 48" West 59.40 feet to point no. 11,
3. 221.57 feet along the arc of a curve to the right having a radius of 60.00 feet to point no. 10,
4. South 04° 55' 30" West 486.94 feet,
5. North 85° 04' 30" West 25.00 feet, and
6. North 04° 55' 30" East 406.45 feet to the place of beginning as shown on the aforementioned plat.

Containing 0.770 acres of land, more or less.

Flood Plain:

BEGINNING for the same at a point on and distant North 04° 55' 30" East 146.32 feet from point no. 2, as shown on the plat entitled Albert Landman, et al., recorded among the Land Records of Anne Arundel County, Maryland in Plat Book 66, at page 30, running thence with and binding on the outline of said plat being also the outline of the flood plain now being described, the following four (4) courses and distances viz:

1. North 04° 55' 30" East 774.67 feet to point no. 3,
2. North 04° 04' 48" East 309.49 feet to point no. 4,
3. South 73° 19' 18" East 67.82 feet to point no. 5,
4. 204.68 feet along the arc of a curve to the right, having a radius of 410.28 feet, thence leaving the outline of said plat and continuing with the outline of the flood plain being described, the following eight (8) courses and distances viz:
5. South 61° 39' 06" West 197.08 feet,
6. South 14° 02' 10" East 74.22 feet,
7. South 11° 37' 17" West 343.99 feet,

8. South 12° 31' 44" East 64.54 feet.
9. South 15° 28' 43" West 67.45 feet.
10. South 12° 20' 38" West 144.71 feet.
11. South 04° 55' 30" West 190.00 feet. and
12. North 85° 04' 30" West 51.68 feet to the place of beginning.

Containing 2.223 acres of land, more or less.

The said Lot 3 now containing 6.550 acres of land, more or less.

BEING the same property which by even date herewith and recorded among or intended to be recorded among the Land Records of Anne Arundel County, Maryland immediately prior hereto, was conveyed by Raymond T. Handy, Trustee for the Economic Development Administration of the United States Department of Commerce, and Number One Supply Corporation, Grantors, to Bench Bros. Realty, Grantee.



National Mortgage
FUNDING CORPORATION

249242

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 247

Name of Filing Officer

FINANCING STATEMENT

19665

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) ALAN J. RITTMAYER AND
SHARON A. RITTMAYER
1525 PALM COURT, PASADENA, MD 21122

NAME and ADDRESS OF SECURED PARTY:

NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

MATURITY DATE OF OBLIGATION:

October 1 1998

This Financing Statement covers the following types (or items) of Property:

RANGE, DISHWASHER, W TO W CARPET

RECORD FEE 12.00
POSTAGE .50
HCB822 0040 R01 117-113
OCT 4 83

The above described items of property are affixed to a dwelling house located on:

1525 PALM COURT, PASADENA, MD 21122

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of Trust dated September 23 1983 from ALAN J. RITTMAYER AND SHARON A. RITTMAYER to National Mortgage Funding Corporation, which has been recorded among the Land Records of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

Alan J. Rittmeyer
ALAN J. RITTMAYER
Sharon A. Rittmeyer
SHARON A. RITTMAYER

NATIONAL MORTGAGE FUNDING CORPORATION

BY: E. Aubrey Collison

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 OCT -4 PH 5:32

E. AUBREY COLLISON
CLERK

1205

THE FOUNTAINHEAD TITLE GROUP
APR 1983 11:18 AM
1525 PALM COURT PASADENA MD 21122

Added to Secured Party

AT

NAVY FEDERAL CREDIT UNION
Washington, DC 20391

249243

FINANCING STATEMENT

Pursuant to the Uniform Commercial Code, this statement is presented for filing to the Clerk of the Circuit Court for Anne Arundel County, Maryland, to be filed among the Financing Statement Records for the aforesaid County and State.

NAME OF DEBTOR(S):

HOMER DELL and
MARION A. DELL, husband and wife

ADDRESS OF PROPERTY:

238 Charita Court, Severna Park, Maryland 21146
Lot 11, "REVISED PLAT, LONGMEADOW NORTH" S/D,
Anne Arundel County, Maryland

NAME OF SECURED PARTY:

Navy Federal Credit Union

ADDRESS:

P.O. Box 969
Vienna, VA 22180

This Financing Statement covers the following items:

Range/Oven, Refrigerator, Dishwasher, Clothes Washer, Dryer, Vent Fan; also including any renewals or replacements of these items.

RECEIVED FOR RECORD
CIRCUIT COURT FOR ANNE ARUNDEL COUNTY
1983 OCT -4 PM 7:43
E. AUBREY COLLISON
CLERK
at.

RECORD FEE 12.00
MORTGAGE .50
SERIALIZED 11:59 AM
OCT 4 83

The security agreement to which this Financing Statement relates is a Deed of Trust dated September 20, 1983 and recorded among the Land Records of Anne Arundel County, Maryland covering the above described real estate and is additional security for the indebtedness therein described. The above items shall be subject to all the terms of said Deed of Trust and, in the event of foreclosure thereunder, may be sold together with the real estate at such foreclosure sale. Debtors have the right to substitute articles of equal or greater value for any of the items covered herein.

This Financing Statement is not subject to a Recordation Tax and should be returned to the Secured Party at the above address after recording.

Executed this 20th day of September 19 83.

Homer Dell
Signature of Member/Borrower Homer Dell

Marion A. Dell
Signature of Co-Borrower Marion A. Dell

Navy Federal Credit Union

By: David Quante
David Quante, Supervisor,
First Mortgage Loan Closing
Section

1200 / 50



LIBER 466 PAGE 249

249244

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented:	3. Maturity Date (Optional):
1. Debtor(s) (Last Name First) and Address(es): Metropolitan Photocopy, Inc. 4522 Beech Road Temple Hills, MD 20748	2. Secured Party(ies) Name(s) And Address(es): Canon U.S.A., Inc. One Canon Plaza Lake Success, NY 11042	4. For Filing Officer: Date, Time, File No., Filing Office:	
7. This Financing Statement covers the following types or items of collateral: (Describe real estate, including record owner if item 6 is applicable) Canon (R) business machines, including but not limited to copying machines, typewriters, calculators, and related supplies and products which secured party has sold or shall sell to Debtor, and all contract rights and accounts receivable thereon.		5. Assignee(s) of Secured Party, Address(es):	
<input checked="" type="checkbox"/> Proceeds <input type="checkbox"/> Products of the collateral are also covered		6. <input type="checkbox"/> The described crops are growing or to be grown on the real property described in Item 7.	
RETURN TO: INFOSEARCH, INC. P.O. Box 1110 Albany, NY 12201		<input type="checkbox"/> The described goods are or are to be affixed to the real property described in Item 7.	
8. Signatures <input type="checkbox"/> If debtor's signature omitted pursuant to G. S. 25-9-2	Canon U.S.A., Inc.		
By <i>[Signature]</i> Debtor(s) <input type="checkbox"/> or Assignor(s)	By <i>[Signature]</i> Secured Party(ies) <input type="checkbox"/> or Assignee(s)		
FINANCING STATEMENT		Standard Form Approved by ALL STATES SHOWN ON STUB UCC 1	

RECORD FEE 11.00
 POSTAGE .50
 AC5886 1345 ROL TOP: 44
 OCT 5 83

C 269243

Marked to Secured Party

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY
 1983 OCT -5 AM 9:46
 E. AUBREY COLLISON
 CLERK

AT.

1100
 50

(1) Filing Officer Copy - Numerical

COPY FOR FILING

FINANCING STATEMENT

- Not Subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ 9,000.00
- To Be Recorded in Land Records (For Fixtures Only).

NAME	ADDRESS		
1. Debtors(s) (or assignor(s))	No.	Street	City State
The Studio, Inc.	101	Annapolis St.,	Annap., Md. 21401

2. Secured Party (or assignee)
 SUBURBAN BANK 2083 West St., Annap., Md. 21401

3. This Financing Statement covers the following types (or items) of property:
 All machinery, equipment, furniture and fixtures, now owned or hereafter acquired, together with all replacements thereof, all attachments, accessories, parts, equipment and tools belonging thereto or for use in connection therewith.

All inventory, raw materials, work in process and supplies owned or hereafter acquired.

All accounts receivable now existent or hereafter created.

RECORD FEE 11.00
 RECORD TAX 63.00
 POSTAGE 50
 10/14/83 10:53
 OCT 5 83

E. AUBREY COLLISON
CLERK

1983 OCT - 5 AM 10:14

RECEIVED FOR RECORD
CIRCUIT COURT, ANNAPOLIS COUNTY

CHECK THE LINES WHICH APPLY

4. (If collateral is crops) The above described crops are growing or are to be grown on the Real Estate described below:
 (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

Title Owner of Real Estate: _____

- 5. (If proceeds of collateral are claimed) Proceeds of the collateral are also covered.
- (If products of collateral are claimed) Products of the collateral are also covered.
- 6. Mailing instructions: This Financing Statement, after recorded, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Secured Party:
 SUBURBAN BANK
 By: [Signature]
 Type Name Thomas A. Holland, III
 Title V. Pres. & Manager

Debtor(s) or Assignor(s)
 The Studio, Inc.
[Signature]
 Anita G. Farias, Pres.

Type or Print Name and Title of Each Signature

Mailed to Secured Party

11-
63-50

LIBER 466 PAGE 252

TERMINATION STATEMENT

liber 447 page 52

Identifying File No. 241554

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 115543-2

DEBTORS (Names and Residence Address)

MC GEE DONALD S
7964 Crainmont Dr
Glen Burnie Md 21061

SECURED PARTY (Name and Address)

BLAZER FINANCIAL SERVICES, INC.
7479 BALTIMORE-ANNAPOLIS BLVD.
P. O. BOX 66
GLEN BURNIE, MD. 21061
POSTAGE

f
30.00
.50
OCT 5 83

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By White Title CLERK Dated AUG 31, 1983

0227-20 Maryland 2-64C WHITE

Marked in Security

105

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -5 AM 10:14

E: AUBREY COLLISON
CLERK



LIBER 466 PAGE 253

TERMINATION STATEMENT

liber 440 page 206

Identifying File No. 238972

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 114683-7

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
BAILEY MARGARET L 121 N Warwickshire Ln Glen Burnie Md 21061	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE-ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES IN

By C. White Title CLERK Dated SEPT 8, 1983

0227-20 Maryland 2-64
C. WHITE

RECEIVED FOR RECORD
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1983 OCT -5 AM 10:14

E. AUBREY COLLISON
CLERK



10.00
#3601 2237 102 709:57
OCT 5 83

105

LIBER 466 PAGE 254

liber 441 page 335

TERMINATION STATEMENT

Identifying File No. 239465

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 115365-0

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
NEAL STEPHEN F & PATRICIA 204 Kent Rd Glen Burnie Md 21061	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE-ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE, MD. 21061

10.00
.50
OCT 5 83

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By C White Title CLERK Dated SEPT 9, 1983

0227-20 Maryland 2-64 C WHITE

Mailed to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY



10/50

1983 OCT -5 AM 10:14

E. AUBREY COLLISON
CLERK



LIBER 466 PAGE 255

liber 455 page 351

TERMINATION STATEMENT

Identifying File No. 244819

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.
ACCOUNT NUMBER 117381-5

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
HOFFMAN SR WM C & BETTY 7923 Parkwest Dr Glen Burnie Md 21061	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE-ANNAPOLIS BLVD. P.O. BOX 66 GLEN BURNIE MD 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By C White Title CLERK Dated SEPT 7 1983

0227 20 Maryland 264
C WHITE

POSTAGE 10.00
1.50
234203 0207 007 110:00
OCT 5 83

Mailed to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -5 AM 10:14

E. AUBREY COLLISON
CLERK



1050

STATE OF MARYLAND

a/c 586C-00257-4
Anne Arundel County

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 221326

RECORDED IN LIBER 394 FOLIO 582 ON November 24, 1978 (DATE)

1. DEBTOR

Name N. Greenwald, Inc.
Address 1444 Henley Place, Adenton, Maryland 21113

2. SECURED PARTY

Name Credit Alliance Corporation
Address 1900 Sulphur Spring Road
Baltimore, Maryland 21227
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

CHECK FORM OF STATEMENT

<p>A. Continuation <input checked="" type="checkbox"/> XX The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>
<p>_____</p>	

RECEIVED FOR RECORD
CIRCUIT COURT, ANNE ARUNDEL COUNTY
1983 OCT - 5 AM 10:14
E. AUBREY COLLISON
CLERK



RECORD FEE 10.00
POSTAGE .50
#36207 0237 RD 110:12
OCT 5 83

Credit Alliance Corporation

LMA

(Signature of Secured Party)

LARRY HUMMEL

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Name on Above Line

Dated Sept 1983

1050

Refer to Section 9-101

STATE OF MARYLAND

a/c 016S-00232
Anne Arundel County

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 220919

RECORDED IN LIBER 394 FOLIO 119 ON 11/6/78 (DATE)

1. DEBTOR

Name Hill, David and Hill Gary individually and as co-partners d/b/a
American Marine ContractingAddress 6350 Stalhs Point Road, Baltimore, Maryland 21226

2. SECURED PARTY

Name Credit Alliance CorporationAddress 1900 Sulphur Spring RoadBaltimore, Maryland 21227

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

CHECK <input checked="" type="checkbox"/> FORM OF STATEMENT	<p>A. Continuation <input checked="" type="checkbox"/> XXX The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
	<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

RECORDED FEE 10.00
POSTAGE 50
1983 OCT 5 03RECEIVED FOR RECORD
JUDICIAL CLERK, ANNE ARUNDEL COUNTY
1983 OCT -5 AM 10:14
E. AUBREY COLLISON
CLERK

Credit Alliance Corporation

[Signature]

(Signature of Secured Party)

LARRY KIMMEL

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Name on Above Line

Dated

Sept 1983

1050

Related to Secured Party

FINANCING STATEMENT

249247

- 1. To be recorded in the Land Records.
- 2. To be recorded among the Financing Statement Records.
- 3. Not subject to Recordation Tax.
- 4. Subject to Recordation Tax on an initial debt in the principal amount of \$ _____. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____.

5. Debtor(s) Name(s) Address(es)
 William F. Patterson P. O. Box 177
 Glen Burnie, MD 21061

6. Secured Party Address
 Equitable Bank, National Association 100 S. Charles Street
 Attention: Kitridge A. Buritsch Baltimore, MD 21201
 Vice President

RECORDATION FEE 11.00
 OCT 5 1983

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

- A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.
- B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.
- C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.
- D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.
- E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.
- F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.
- G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: _____

Debtors
William F. Patterson (Seal) _____ (Seal)
 William F. Patterson
 _____ (Seal) _____ (Seal)

Mr. Clerk: Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6

1983 OCT -5 AM 10:14
 E. AUERLEY COLLISON
 CLERK

RECEIVED FOR RECORD
 OCT 5 1983

at

Added to Secured Party

1150

SCHEDULE A

This Schedule A is attached to and made a part of a Financing Statement to Equitable Bank, National Association from William F. Patterson

All rights, title, and interest in the Mortgage and Mortgage Debt secured thereby by and between Richard H. Parrish and Shirley A. Parrish (Mortgagor), and William F. Patterson (Mortgagee), dated October 6, 1982 and recorded among the Land Records of Anne Arundel County, Maryland, in Liber EAC No. 3523, Folio 754.

WP

IF CHECKED AT LEFT, THIS DOCUMENT IS TO BE RECORDED IN THE LAND RECORDS.
(TO BE CHECKED ONLY IF COLLATERAL IS GOODS WHICH ARE OR ARE TO BECOME FIXTURES.)

FINANCING STATEMENT

Secured Party: **AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.**
and/or its Parent, Affiliates or Subsidiaries

ADDRESS: 7164 E FURNACE BR RD
CITY & STATE: GLEN BURNIE, MD 21061

FILING OFFICER NOTICE:

PLEASE MAIL ACKNOWLEDGMENT COPY TO SECURED PARTY WHOSE ADDRESS IS SHOWN TO THE LEFT.

DEBTOR(S) (AND ADDRESSES)		DATE OF THIS FINANCING STATEMENT	
ROBERT E SUTTLE		9-19-83	
7901 CITADEL DR		ACCOUNT NO.	TAB
SEVERN, MD, 21144		494605910	30

8925

Filed with: CLERK OF CRT ANNE ARUNDEL CO ANNAPOLIS, MD

This Financing Statement covers the following types (or items) of property: **Proceeds and Products of the collateral are also covered.**

(a) If described, Motor Vehicles as follows:

YEAR MODEL	MAKE	BODY TYPE	MODEL NO. OR LETTER	SERIAL NUMBER	MOTOR NUMBER	NUMBER CYL.

Together with all Tires, Batteries, Radios, Heaters and Accessories now or hereafter affixed thereto;

(b) If checked at left, all household goods, furniture and appliances owned by Debtor at the time of the loan secured hereby, and located about the premises at the Debtor's residence (unless otherwise stated) or at any other location to which the goods may be moved.

(c) Other (describe)

RECEIVED FOR RECORD
CIRCUIT COURT, ANNE ARUNDEL COUNTY
1983 OCT -5 AM 10:22
E. AUERREY COLLISON
CLERK

RECORD FEE 11.00
RECORD TAX 7.00
POSTAGE .50
#14218 0237 002 110423
OCT 5 83

UNDERLYING TRANSACTION IS IS NOT IS PARTIALLY SUBJECT TO RECORDATION TAX IMPOSED BY ARTICLE 81, SECTION 277 AND 278 ANNOTATED CODE OF MARYLAND, 1962 SUPPLEMENT AS AMENDED.

FOR THE PURPOSE OF COMPUTING RECORDATION TAX THE PRINCIPAL AMOUNT OF THE DEBT INITIALLY INCURRED IS \$ 1079.86.

BY Connie Bridgman TITLE DEBTOR
Robert E. Suttle TITLE ROBERT E SUTTLE DEBTOR
 ORIGINAL - FILING OFFICER COPY

signed to Secured Party

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7-
50

12195

LIBER 466 PAGE 261

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9/15 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 242,971 in Office of W. GARRETT LACKIMORE, AA, MD. (County and State)
(Filing Officer)

RECORD FEE 10.00
POSTAGE 5.00
RECORD COST 102.71
NET 5.00

Debtor or Debtors (name and Address):
LLOYD L. + ANNIE L. MITTEN
1185 CONVEY HARBER
PASADENA, MD. 21122

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Secured Party
By *[Signature]*
Its Branch Office Manager

1050

Form 91 MD (3-79)

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT -5 AM 10:36
E. AUBREY COLLISON
CLERK



Noted to Secured Party

85510

LIBER 466 PAGE 262

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9/15 19 89

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 24653A in Office of AA Co. Mo. (Filing Officer) (County and State)

Debtor or Debtors (name and Address):
Liber 469 Page 584
William H. Kender
Nancy Kender
658 New Jersey Ave
Cedar Grove MD 21031

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By
HHC Secured Party
[Signature] Its Branch Office Manager

Form 91 MD (3-79)

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT -5 AM 10:36
E. AUBREY COLLISON
CLERK



Noted to Secured Party

RECORDING FEE 70.00
POSTAGE 1.00
TOTAL FILING FEE 71.00
OCT 5 89

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85548

LIBER 466 PAGE 263

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9/15 19 83

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. ~~854~~ 246844 in Office of ANNE ARUNDEL Co. Md. (Filing Officer) (County and State)

Debtor or Debtors (name and Address):

JOANN LAMB
714 Dequod Rd.
Crownsville Md. 21032

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By [Signature] Secured Party
Its Branch Office Manager

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -5 AM 10:36

E. AUBREY COLLISON
CLERK



Delivered to Secured Party

RECEIVED FILE 10:30
FILING OFFICE
CIRCUIT COURT, A.A. COUNTY
OCT 5 1983

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LIBER 466 PAGE 264

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9/15 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 246194 in Office of AA Co. Md. (Filing Officer) (County and State)

Debtor or Debtors (name and Address): LIBER 459 PAGE 51 DELORES DUMPLEY 406 BIRCH HUR NE COOK BURNE MD. 21061

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By [Signature] Secured Party
[Signature] Its Branch Office Manager

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY
1983 OCT -5 AM 10:36
G. L. CLERK
E. AUBREY COLLISON
CLERK

Form 91 MD (3-79)

STAMPED FEE 10.00
POSTAGE 50
REGISTERED MAIL 11/05/83
OCT 5 83

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1050

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9/15 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 246402 in Office of ANN K. ARNOLD, Co. Md. (Filing Officer) (County and State)

Debtor or Debtors (name and Address):
Libel 459 Page 260
JAMES K DISTELHORST #2
MOB BEARIE BEARIE U.C.
200 BURNO MD. 21001

RECORD FEE 10.00
MISTAKE .50
TOTAL 10.50
9/15/83

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Secured Party
[Signature]
By Its Branch Office Manager

UNIVERSAL FINANCE CORPORATION
A TRUST COMPANY
6001 BIRNIE, MD. 21061

1050

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

G. L. CLERK

1983 OCT -5 AM 10:37

E. AUBREY COLLISON
CLERK

RECEIVED BY SECURED PARTY

985610

LIBER 466 PAGE 266

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

..... 9/15 19 83

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 844409 in Office of A. N. Co. MD. (Filing Officer) (County and State)

Debtor or Debtors (name and Address):
Liber 468 Page 53
Jack Morlock Jr.
211 Juniper Drive
Crownsville Md. 21031

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

..... Secured Party

By Its Branch Office Manager

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -5 AM 10:37

E. AUBREY COLLISON
CLERK



RECEIVED BY Secured Party

RETURNED FEE 10.00
POSTAGE .50
EXCESS DUES AND FINES
NET 5.00

1050

NAVY FEDERAL CREDIT UNION
Washington, DC 20391

FINANCING STATEMENT

LIBER 400 PAGE 267

Pursuant to the Uniform Commercial Code, this statement is presented for filing to the Clerk of the Circuit Court for Anne Arundel County, Maryland, to be filed among the Financing Statement Records for the aforesaid County and State.

249249

NAME OF DEBTOR(S):

DAVID JOHN RICHARDSON, unmarried

ADDRESS OF PROPERTY:

531 Gladhill Road, Odenton, Maryland 21113
Metes and bounds description, Anne Arundel County, Maryland

NAME OF SECURED PARTY:

Navy Federal Credit Union

ADDRESS:

P.O. Box 969
Vienna, VA 22180

Mailed to: _____

This Financing Statement covers the following items:

Range/Oven, Refrigerator, Dishwasher, Vent Fan, Wall to Wall Carpeting; also including any renewals or replacements of these items.

E. AUBREY COLLISON
CLERK

1983 OCT -5 PM 2:49

RECEIVED FOR RECORDING
CIRCUIT COURT, ANNE ARUNDEL COUNTY

RECORD FEE 11.00
POSTAGE .50
249249 0237 112 114:50
OCT 5 83

This security agreement to which this Financing Statement relates is a Deed of Trust dated September 15, 1983 and recorded among the Land Records of Anne Arundel County, Maryland covering the above described real estate and is additional security for the indebtedness therein described. The above items shall be subject to all the terms of said Deed of Trust and, in the event of foreclosure thereunder, may be sold together with the real estate at such foreclosure sale. Debtors have the right to substitute articles of equal or greater value for any of the items covered herein.

This Financing Statement is not subject to a Recordation Tax and should be returned to the Secured Party at the above address after recording.

Executed this 15th day of September 19 83.

David John Richardson

Signature of Member/Borrower David John Richardson

Signature of Co-Borrower

Navy Federal Credit Union

David Quante

By: David Quante, Head, Mortgage Loan Closing Branch

1150

NAVY FEDERAL CREDIT UNION
Washington, DC 20391

FINANCING STATEMENT

LIBER 466 PAGE 268

Pursuant to the Uniform Commercial Code, this statement is presented for filing to the Clerk of the Circuit Court for Anne Arundel County, Maryland, to be filed among the Financing Statement Records for the aforesaid County and State.

NAME OF DEBTOR(S):

BERNARD C. BAILEY and
DIANNE B. BAILEY, husband and wife

ADDRESS OF PROPERTY:

249250
391 Berkshire Drive, Riva, Maryland 21140
Lot 73, "RECORD PLAT 5, BERKSHIRE" S/D, Anne
Arundel County, Maryland

NAME OF SECURED PARTY:

Navy Federal Credit Union

ADDRESS:

P.O. Box 969
Vienna, VA 22180

This Financing Statement covers the following items:

Range/Oven, Refrigerator, Dishwasher, Garbage Disposal, Vent Fan, Wall to Wall Carpeting;
also including any renewals or replacements of these items.

E. AUBREY COLLISON
CLERK

1983 OCT -5 PM 3:38

RECEIVED FOR RECORD
CIRCUIT COURT, ANNE ARUNDEL COUNTY

The security agreement to which this Financing Statement relates is a Deed of Trust dated September 28, 1983 and recorded among the Land Records of Anne Arundel County, Maryland covering the above described real estate and is additional security for the indebtedness therein described. The above items shall be subject to all the terms of said Deed of Trust and, in the event of foreclosure thereunder, may be sold together with the real estate at such foreclosure sale. Debtors have the right to substitute articles of equal or greater value for any of the items covered herein.

This Financing Statement is not subject to a Recordation Tax and should be returned to the Secured Party at the above address after recording.

Executed this 28th day of September 19 83.

Signature of Member/Borrower Bernard C. Bailey

Signature of Co-Borrower Dianne B. Bailey

Navy Federal Credit Union

By: David Quante
David Quante, Supervisor, First
Mortgage Loan Closing Section

RECORD FEE 12.00
POSTAGE .50
10/5/83 11:50
OCT 5 83

F/S Records (pp)

FINANCING STATEMENT

249253

- 1. Name of Debtor: THOMAS E. STUEHLER
JEANNETTE K. STUEHLER
Address: 3107 Erdman Avenue
Baltimore, Maryland 21213
- 2. Name of Secured Party: MARYLAND NATIONAL BANK
Address: Real Estate and Mortgage Banking
Department
10 Light Street
Baltimore, Maryland 21202

3. This Financing Statement covers the following types (or items) of property:

(a) The interest of Debtor in all building materials, furniture, fixtures, machinery, equipment and tangible personal property of every kind and nature whatsoever (other than consumable goods, inventory, and trade fixtures or other personal property owned by tenants occupying all or any portion of the improvements on the premises hereinafter described) now or hereafter located on, contained in or upon or attached to, or used or usable in connection with the premises (and any and all improvements thereon, whether now existing or hereafter constructed) described in a certain Deed of Trust dated October 4, 1983 from Debtor to Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, Trustees, all property being located in Anne Arundel County, Maryland, said property being more particularly described in Exhibit A attached hereto and made a part hereof.

(b) All accounts receivable in respect of any and all leases or contracts of sale executed by the Debtor of any part or parcel of the described land and the improvements thereon located, whether said accounts receivable are in existence or hereafter created and the proceeds thereof.

(c) Proceeds of all collateral are covered.

Debtor:

Thomas E. Stuehler
THOMAS E. STUEHLER
Jeannette K. Stuehler
JEANNETTE K. STUEHLER

Secured Party:

MARYLAND NATIONAL BANK

By: *Erica B. Lowless*
Ass. Vice Pres.

RECORD FEE 12.00
POSTAGE .50
#26008 C345 R01 T11:01
OCT 6 93

Mr. Clerk: Return to Miles & Stockbridge
10 Light Street
Baltimore, Maryland 21202
ATTN: Frederick W. Runge, Jr.

Mailed to: _____

PLEASE RECORD IN THE FINANCING STATEMENT RECORDS OF ANNE ARUNDEL COUNTY, AND WITH THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

1983 OCT -6 AM 11:53

E. AUBREY COLLISON
CLERK

12.00
50

ALL that tract or parcel of land located in Anne Arundel County, State of Maryland, and more particularly described as follows:

PARCEL NO. 4:

BEGINNING FOR THE SAME at a concrete monument now set at the intersection of the northeasterly line of Greenway North (formerly Railroad Avenue North) with the southeasterly line of "N" Street, as shown on the Plat entitled, "Glen Burnie Plat No. 7 and Part of Plat No. 4", amended January, 1938 and filed among the Land Records of Anne Arundel County in Plat Book No. 10, folio 35, formerly in Cabinet 1, Rod A-7, Plat 6; thence along the southeasterly line of said "N" Street (50 feet wide), North 29 degrees 57 minutes east 366.07 feet to a concrete monument now set in a southwesterly line of the Governor Ritchie Highway; thence along the southwesterly line of said Highway (150 feet wide) in a southeasterly direction by a line curving to the left with a radius of 2,939.79 feet, a distance of 655.61 feet; and thence running for new lines of division at right angles to Governor Ritchie Highway, South 61 degrees 37 minutes 34 seconds west 269.66 feet to the northeasterly line of Greenway North; thence along the northeasterly line of said Greenway North (20 feet wide) North 28 degrees 22 minutes 26 seconds west 430.00 feet to the place of beginning. Containing 3.267 acres, more or less.

FINANCING STATEMENT

Not subject to Recordation Tax
 Subject to Recordation Tax; Principal Amount is \$ _____

To Be Recorded in Land Records (For Fixtures only).

Name of Debtor

Address

249254

Phillips Leasing Division of
Phillips Corporation

114 Forbes Street
Annapolis, Maryland 21401

SECURED PARTY (OR ASSIGNEE)

THE FIRST NATIONAL BANK OF MARYLAND—Address: Commercial Finance Division
25 South Street 101-503
Baltimore, Maryland 21202

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):

All of Borrower's rights to payments under leases of personal property, including rents and other payments, and all rights of Borrower to the property leased, and proceeds thereof.

RECORD FEE 11.00
POSTAGE .50
#25968 0345 601 107:10
OCT 6 83

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY
1983 OCT -6 AM 9:29
E. AUBREY COLLISON
CLERK

2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

3. Proceeds } of the collateral are also specifically covered.
 Products }

Added to Secured Party

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor)
Phillips Leasing Division of
Phillips Corporation.....

Secured Party (or Assignee)
THE FIRST NATIONAL BANK OF
MARYLAND

Richard J. [Signature]

BY *[Signature]*

11.00
50

FINANCING STATEMENT

LIBER 466 PAGE 272 AACo.

Not subject to Recordation Tax
 Subject to Recordation Tax; Principal Amount is \$ _____

To Be Recorded in Land Records (For Fixtures only).

Name of Debtor

Address

249255

Phillips Corporation

114 Forbes Street
Annapolis, Maryland 21401

SECURED PARTY (OR ASSIGNEE)

THE FIRST NATIONAL BANK OF MARYLAND—Address: Commercial Finance 101-503
25 South Charles Street
Baltimore, Maryland 21202

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):

All of Borrower's rights to payments under leases of personal property, including rents and other payments, and all rights of Borrower to the property leased, and proceeds thereof.

RECEIVED FOR RECORD
DIRECTOR OF TAXES
1983 OCT -6 AM 9:29
E. AUBREY COLLISON
CLERK

RECORD FEE 11.00
POSTAGE .50
#25970 0345 R01 TOP#11
OCT 6 83

Referred to Secured Party

2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

3. Proceeds } of the collateral are also specifically covered.
 Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor)

Secured Party (or Assignee)

Phillips Corporation

THE FIRST NATIONAL BANK OF MARYLAND

Richard J. Morgan
UP - Em

BY *[Signature]*

11.00
50

Debtor or Assignor Form

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ ~~11,500~~ 10,000.00 *AD*
- To Be Recorded in Land Records (For Fixtures only).

<u>Name of Debtor</u>	<u>Address</u>
SOUTHERN TREE SERVICE	Rt. 2, Box 606N White Plains, Maryland 20695

RECORDATION FEE 11.00
 POSTAGE TAX 70.00
 425976 0345 R01 709134
 OCT 6 83

SECURED PARTY (OR ASSIGNEE)

FIRST NATIONAL BANK OF MARYLAND —Address: 83 Forest Plaza Shopping Center
Annapolis, Maryland 21401

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):

One Vermeer 665A ~~Stamp Machine~~, Serial #1007
Stump Cutter

2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

3. Proceeds } of the collateral are also specifically covered.
 Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY
 1983 OCT -6 AM 9:41
 E. AUBREY COLLISON
 CLERK

Debtor (or Assignor)

Secured Party (or Assignee)

SOUTHERN TREE SERVICE

FIRST NATIONAL BANK OF MARYLAND

John J. Lenhart Pres.
John J. Lenhart, President

BY *Richard C. Nettles*
Richard C. Nettles
Senior Regional Loan Officer

John J. Lenhart
John J. Lenhart

FNB 0850-A

Type or print names under signatures

Mailed to Secured Party

*11.00
70.00
5*

This STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code

1. Debtor(s) Name(s) (Last Name First)		2. Debtor(s) Complete Address(es)		Maturity date (if any):
CROFTON FOOD SERVICE INC.		XXXXXXXXXXXXXXXXXXXX XXXXXXXXXXXXXXXXXXXX 1629 Crofton Center Crofton, MD 21114		
3. & 4. Secured Party(ies) and Complete Address(es)		5. & 6. Assignee(s) of Secured Party(ies) and Complete Address(es)		
CITIZENS BANK AND TRUST COMPANY OF MARYLAND 6200 BALTIMORE BOULEVARD RIVERDALE, MD. 20840				
7. This financing statement covers the following types (or items) of property: (Describe)				
<p style="text-align: center;">***SEE ATTACHED***</p> <div style="text-align: right;"> <p>RECORDED FEE 11.00 RECORDING TAX 350.00 POSTAGE 50 425581 0345 R01 107:50 OCT 6 83</p> </div>				
8a. (XX) Proceeds are also covered. 8b. () Products of collateral are also covered. No. of additional sheets presented.				
Filed with CIRCUIT COURT CLERK OF Anne Arundel County County; Other SDAT				
9. Transaction is <input checked="" type="checkbox"/> is not (). (check which) subject to recordation tax imposed by Article 81, Sections 277 and 278, Annotated Code of Maryland. If foregoing answer is affirmative, the amount of the initial principal debt is \$ 50,000.00				
10. This statement to be returned after recordation to Secured Party, shown above, or to				
Signature(s) of Debtor(s)				
CROFTON FOOD SERVICE INC.				
<i>Michael Spangola</i>				
BY: <i>Joseph R. Thomas</i>				
Signature(s) of Secured Party(ies) or Assignee(s)				
Leslie M. Thomas, Jr.				
<i>Leslie M. Thomas Jr</i>				
By <i>Assistant Vice President</i>				
(Title)				
NOTE—Type or Print Names Clearly Below Signatures.				
FILING OFFICER COPY				
DS-36				
Printed in U. S. A.				

RECEIVED FOR RECORD
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1983 OCT -6 AM 10:14

E. AUBREY COLLISON
CLERK

11.00
350.00
50
Total to be paid 510.00
THS

CROFTON FOOD SERVICE INC.
13720 CREEKSIDE DRIVE
SILVER SPRING, MARYLAND

EQUIPMENT LISTING SCHEDULE "A"

- 1 3-M BACKGROUND MUSIC SYSTEM MODEL 94BC
- 1 NCR CASH REGISTER #250-6000
- 1 VICTOR #4014 CASH REGISTER
- 2 POLISHED BRASS BEER HEADS
- ALL BOOTHS AND FURNITURE
- ALL KITCHEN EQUIPMENT AND UTENSILS
- 1 CS 1807 F70 NU AIRE UNIT
- 2 21R5B-R CENT. ROOF VENTS
- 2 10UC10D ROOF VENTS
- 3 TRANE HEATING AND AIR CONDITIONING UNITS MODEL SFHA753L
- 1 WALK IN REFRIGERATOR SN F 1273 DR
- 6 MODEL CF 021 SERVERS
- 1 BALLY WALK IN REFRIGERATOR
- 1 LOW BY FREEZER MODEL W6966 F
- 2 MUG CHILLERS
- 1 ICE MAKER MODEL MF5WE7A
- PIZZA OVENS (BAKERS PRIDE) MODEL 4620

ALL FURNITURE AND FIXTURES NOT DESCRIBED ABOVE.

FINANCING STATEMENT

File No

THIS Financing Statement is presented to a FILING OFFICER pursuant to the Uniform Commercial Code.

1. DEBTOR(S) and Address(es) Andrew E. Dziekan, Jr. Bay Forest Cleaners 956 Bay Ridge Road Annapolis, Maryland 21403	2. SECURED PARTY and Address UNION TRUST COMPANY OF MARYLAND Baltimore & St. Paul Streets Baltimore, Maryland 21203 Attn: <i>Cezay L. Taylor</i> Return to Secured Party
--	---

3. This Financing Statement covers the following types (or items) of property: All of the property described in subparagraphs A through E below unless one or more boxes are checked. If a box is checked, "Collateral" means only the property described in the subparagraph (s) whose box or boxes are checked.

A. All of Debtor's equipment and supplies (including all present and future additions, attachments, accessions, substitutions and replacements), used in or related to the conduct of dry cleaners (describe type of business or profession), including, but not limited to that which is described below and in any separate schedule at any time delivered by Debtor to Bank; and all proceeds thereof in any form whatsoever:

B. All of the inventory of the Debtor, of every type or description, now owned and hereafter acquired and wherever located, including raw materials, work in process and finished goods, all materials usable or used or consumed in Debtor's business; all present and future substitutions and additions and all proceeds and products thereof in any form whatsoever.

C. All of Debtor's present and future accounts receivable, contract rights, general intangibles, things in action, chattel paper, instruments, mortgages and returned, repurchased and repossessed goods, all money due or to become due Debtor, and the books and records relating to, and the proceeds of the foregoing in any form whatsoever.

D. All crops, livestock and supplies held, used or produced in farming operations; all products of crops and livestock in every state or condition and all proceeds and products of the foregoing in any form whatsoever.

E. Other.

4. Proceeds and products of collateral; and all options, rights, conversion, subscription and other privileges now and hereafter arising with respect to collateral are covered hereunder.

5. This transaction ~~is~~ (is not) exempt from the recordation tax. (Md.)
Principal amount of debt initially incurred is: \$ 45,000.00

RECORD FEE 12.00
POSTAGE TAX 315.00
OCT 6 1983

DEBTOR: *[Signature]*
Bay Forest Cleaners
 (Type Name)
 By: Andrew E. Dziekan, Jr.
 By: _____

SECURED PARTY:
 UNION TRUST COMPANY OF MARYLAND
 By: A.P. Ramsey Crosby
 (Type Name)
A.P. Ramsey Crosby
 (Type Name)
 September 13 19 83
 (Date Signed by Debtor)

INSTRUCTIONS: Sign in ink; type or print other information in ink. Margins are for use of Filing Officer only. Under each signature, type or print name of person signing and title, if any.
Md., Va., D.C., Pa.

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT -6 AM 10:14
E. AUBREY COLLISON
CLERK

12.00
315.00
578
Returned to Secured Party

249259

LIBER 466 PAGE 277

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here

This financing statement Dated 9-10-83 is presented to a filing office for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name CROCKETT, JR: Edward D. and Mary A. Johnson-Crockett

Address 10700 Alloway Drive, Potomac, Maryland 20854

RECORD FEE 12.00

2. SECURED PARTY

Name RAMSEY, INC. T/A BERLITZ MARINE

Address P. O. Box 146

Deale, Maryland 20751

#25986 C345 R01 110:07
OCT 6 83

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (List)

1981 30' Penn Yan fiberglass hull #PYB30245M81A
1981 255 HP each Mercruiser gas engine #P-5398756 and S-5346225

ASSIGNEE: FIRST COMMERCIAL CORPORATION
303 Second Street
Annapolis, Maryland 21403

Home Anchorage/Winter: Deale, Maryland

2ND ASSIGNEE: NEW ENGLAND SAVINGS BANK
63 Eugene O'Neill Drive
New London, CT 06320

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Edward D. Crockett, Jr.
(Signature of Debtor)

EDWARD D. CROCKETT, JR.

Type or Print Above Name on Above Line

Mary A. Johnson-Crockett
(Signature of Debtor)

MARY A. JOHNSON-CROCKETT

Type or Print Above Signature on Above Line

Royal Ramsey
(Signature of Secured Party)

RAMSEY, INC. T/A BERLITZ MARINE

Type or Print Above Signature on Above Line

RECEIVED IN RECORDS
SHERIFF'S OFFICE, ST. MARY'S COUNTY
1983 OCT -6 AM 10:14
AUBREY COLLISON
CLERK

Filed to Secured Party
1200

FINANCING STATEMENT FORM UCC-1

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here. \$ n/a

If this statement is to be recorded in land records check here.

This financing statement Dated August 23, 1983 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. ~~DEBTOR~~ Lessee:

Name Panasonic Company
Address 6749 Baymeadow Drive, Glen Burnie, MD 21061

2. ~~SECURED PARTY~~ Lessor:

Name HBE Leasing Corporation
Address 11330 Olive St. Rd., P.O. Box 27340, St. Louis, MO 63141

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

Equipment as described on the schedule attached hereto and made a part hereof, located at 6749 Baymeadow Drive, Glen Burnie, MD 21061, together with accessions, appurtenances, and accessories thereto all as described in Lease #10349.01, between Lessor and Lessee. This Financing Statement is being filed as a precaution only. Lessee and Lessor regard this Agreement as referred to in Item #4 as a True Lease and not one intended for security.

RECORD FEE 11.00
POSTAGE 50
#25988 C345 R01 UO=13
OCT 6 83

FILED WITH: Circuit Clerk of Anne Arundel County, MD

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

[Signature]
(Signature of ~~Debtor~~) Lessee

Panasonic Company
Type or Print Above Name on Above Line

[Signature]
(Signature of ~~Debtor~~)

Type or Print Above Signature on Above Line

Power of Attorney

[Signature]
(Signature of ~~Secured Party~~) Lessor

HBE Leasing Corporation
Type or Print Above Signature on Above Line

Related to Secured Party

RECEIVED FOR RECORD
HOUT COURT, A.A. COUNTY

1983 OCT -6 AM 10:15

E. AUBREY COLLISON
CLERK

500
50

Schedule of Equipment

LIBER 466 PAGE 279

Quantity:

One (1)

<u>EQUIPPED</u>	<u>WIRED</u>	<u>ACTIVATED</u>
80	104	80
13	24	13
16	24	16
8	16	8
1	1	1

Equipment Description:

New ROLM VSCEX Telephone System, consisting of the following:

System Hardware:

Single Line Extensions
ETS Extensions
Direct Trunks
Tie Trunks
Consoles

Software Features:

Advanced Features
Expanded Traffic
Forward Busy/Do Not Answer
Direct Inward System Access
Callback Queuing/Onhook
Floppy Program Load
Toll Restriction (0/1)
Release 6-9 Route Optimization

Quantity:

69
13

20
102

Station Equipment:

Single Line Telephones -
ETS-100 Telephones

Other Equipment/Accessories:

Cable Only Position
3 Pair Teflon Cable



RECEIVED

JUN 7 1983

HBE Leasing Corp.

249296

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1 Debtor(s) (Last Name First) and address(es) Continental Manufacturing Inc. 2086 General Highway Annapolis, Maryland 21401	2 Secured Party(ies) and address(es) J. Henry Schroder Bank & Trust Company 1 State Street New York, N.Y. 10015 Attn: Credit Department
---	--

3. Maturity date (if any):
For Filing Officer (Date, Time, Number, and Filing Office)

4 This financing statement covers the following types (or items) of property:

All personal property and fixtures, now or hereafter existing, and wherever located, which are of the type which may be collateral under the Uniform Commercial Code, including, but not limited to all goods, money, instruments, accounts, contract rights, documents, chattel paper and general intangibles, and the products and accessions thereto. Proceeds of the collateral are also covered.

5. Assignee(s) of Secured Party and Address(es)

RECORD FEE 10.00
POSTAGE .50
REGISTERED MAIL 130.17
OCT 6 83

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)

already subject to a security interest in another jurisdiction when it was brought into this state.
 which is proceeds of the original collateral described above in which a security interest was perfected:

Filed with:
Clerk of the Circuit Cour
Anne Arundel County Md

Check if covered. Proceeds of Collateral are also covered. Products of Collateral are also covered. No. of additional Sheets presented:

Continental Manufacturing Inc.
By: *D. Terrence*
Signature(s) of Debtor(s)

J. Henry Schroder Bank & Trust Company
Dominique Lancksweert Ass't Vice President
By: *D. Lancksweert*
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy-Alphabetical STANDARD FORM - FORM UCC-1. (For Use in Most States)

Noted to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, ANN. COUNTY
1983 OCT -6 AM 10:16
E. AUBREY COLLISON
CLERK

10-50

STATE OF MARYLAND

LIBER 466 PAGE 281

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

249261

Name C. M. Kemp Manufacturing Company, Inc.

Address 7280 Baltimore Annapolis Boulevard Glen Burnie, Maryland 21061

2. SECURED PARTY

Name General Electric Credit Corporation

Address American City Building, Suite 111, Columbia, Maryland 21044

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

One (1) NEW IBM Computer System more specifically described in the attached Schedule A.

E. AUBREY COLLISON
CLERK

1983 OCT - 6 AM 10:24

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY

RECORD FEE 11.00
POSTAGE 50
\$16.35 8287 002 110:25
OCT 6 83

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

7280 Baltimore Annapolis Blvd.
Glen Burnie, Maryland 21061

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

C. M. Kemp Manufacturing Company, Inc.

James F. Kensky
(Signature of Debtor)

JAMES F. KENSKY
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

General Electric Credit Corporation

Linda A. York
(Signature of Secured Party)

(Signature of Secured Party)

Type or Print Above Signature on Above Line

Noted to Secured Party

11/50

SCHEDULE 'A' LIBER 466 PAGE 282

This schedule is to be attached to and become part of ~~Conditional Sale Contract, Chattel Mortgage or Lease~~ dated (Strike out inapplicable references)

Sept. 14, 19 83, between the undersigned.

QUANTITY	DESCRIPTION OF EQUIPMENT	YEAR & MODEL	SERIAL No.
ONE (1)	NEW International Business Machines Corporation Computer System, machine type 5360, model B24 which features 256K, 400MB magazine drive, additional 256K storate, central expansion work station, communicate with 5250 device, single line communications adapter, communication line base, EIA adapter, Line 1: Pt-To-Pt switched, Line 1: EIA Interface, SLCA Communications.		

This schedule is hereby verified correct and undersigned ~~Buyer, Mortgagee or Lessee~~ (Strike out inapplicable references) acknowledges receipt of a copy.

~~Seller, Mortgagee or Lessor~~
(Strike out inapplicable references)
 General Electric Credit Corporation (L. S.)
(Signature if individual, typed name if other than individual)
 By Linda A. York (L. S.)
(Signature & title if not individual)
 CI 306 (5-83) Catalog # C20076

~~Buyer, Mortgagee or Lessee~~
(Strike out inapplicable references)
 C. M. Kemp Manufacturing Company, Inc. (L. S.)
(Signature if individual, typed name if other than individual)
 By _____ (L. S.)
(Signature & title if not individual)

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here

This financing statement Dated 9-16-83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name KOST: John C. and Lois I.
Address 9404 Winterset Drive, Potomac, Maryland 20854

2. SECURED PARTY

Name The Annapolis Sail Yard, Ltd.
Address 326 First Street #21
Annapolis, Maryland 21043

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (List)

1983 30' Ta Shing Baba fiberglass hull #FDI302050583
1983 23 HP Yanmar diesel engine #04543

ASSIGNEE: FIRST COMMERCIAL CORPORATION
303 Second Street
Annapolis, Maryland 21403

2ND ASSIGNEE: Elizabeth Saffery Agent
NEW ENGLAND SAVINGS BANK
63 Eugene O'Neill Drive
New London, CT 06320

Home Anchorage/Winter: Annapolis, Maryland

Mailed to: _____

CHECK THE LINES WHICH APPLY

(If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

John C. Kost
(Signature of Debtor)

JOHN C. KOST
Type or Print Above Name on Above Line

Lois I. Kost
(Signature of Debtor)

LOIS I. KOST
Type or Print Above Signature on Above Line

Caitlan L. Crippin Secy/Treas
(Signature of Secured Party)

THE ANNAPOLIS SAIL YARD, LTD.
Type or Print Above Signature on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -6 AM 10:30

E. AUBREY COLLISON
CLERK

12.00

maryland national bank

LIBER 466 PAGE 284

FINANCING STATEMENT

219263

- 1. To Be Recorded in the Land Records.
- 2. To Be Recorded among the Financing Statement Records.
- 3. Not subject to Recordation Tax.
- 4. Subject to Recordation Tax on an initial debt in the principal amount of \$ 70,000.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Anne Arundel County

5. Debtor(s) Name(s) Address(es)
 Crofton Convalescent Center, Inc. 2131 Davidsonville Road
 Crofton, Maryland 21114

6. Secured Party Address
 Maryland National Bank 1713 West Street
 Attention: Claude Patrick Annapolis, Maryland 21401

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

- A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof
 - B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.
 - C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.
 - D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.
 - E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.
 - F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.
 - G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.
 - H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.
8. All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

ll
ll

Crofton Convalescent Center, Inc.

Robert Rosenberg (Seal)
 Robert Rosenberg, President
Paul M. Rosoff (Seal)
 Paul M. Rosoff, Vice President
 _____ (Seal)
 _____ (Seal)

Secured Party
 Maryland National Bank
Constance F. Kallay (Seal)
 Constance F. Kallay
 Senior Branch Officer

 Type name and title

RECORD FEE 11.00
 RECORD TAX 440.00
 POSTAGE .50
 110:13
 OCT 6 83

1983 OCT - 6 AM 10:33
 RECEIVED FOR RECORD
 CIRCUIT COURT, ANNE ARUNDEL COUNTY
 E. AUBREY COLLISON
 CLERK

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

Form 207-95 ED 2/80

Noted to Secured Party

11-
490.50

FINANCING STATEMENT

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 3066.96

If this statement is to be recorded in land records check here.

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Charles H. Anna M. Murphy

Address P.O. Box 395 Riviera Beach, Pasadena, Md. 21122

2. SECURED PARTY

Name Commercial Credit Corporation

Address 7436 Ritchie Hwy Glen Burnie, Md. 21061

3. ASSIGNEE

Name Commercial Credit Corporation

Address 7436 Ritchie Hwy Glen Burnie, Md. 21061
(Address to whom statement is to be returned)

4. Maturity date of obligation (if any) _____

5. This financing statement covers the following types (or items) of property: (list)

- 1 2pc. Living Rm., 1 RCA TV, 1 Dining Rm. Table, 4 Chairs,
- 1 Westinghouse Repr., 1 Kenmore Range, 1 Whirlpool Washing Machine, 1 Kenmore Dryer

CHECK THE LINES WHICH APPLY

(If collateral is crops) The above described crops are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

RECORDING FEE 12.00
 RECORD TAX 21.00
 POSTAGE .50
 455338 1002 110:18
 OCT 6 83

1983 OCT - 6 AM 10:33
 RECEIVED ON RECORD
 CLERK
 E. AUBREY COLLISON
 CLERK

Anna M. Murphy
Charles H. Murphy
 (Signature of Debtor)

K. T. Evans
 (Signature of Secured Party)

Charles H. Murphy
 Anna M. Murphy
 Type or Print Above Signature on Above Line

K. T. Evans
 Type or Print Above Name on Above Line

Mailed to Secured Party
 10/10/83
 2.00
 2.50

12 -
 21 -
 50

NOT SUBJECT TO RECORDATION TAX

DO NOT RECORD AMONG LAND RECORDS

FINANCING STATEMENT

- 1. Debtors: Address:
 Keith S. Nelson 1852 Statesman Court
 Karen L. Nelson Severn, Maryland 21144

- 2. Secured Parties: Address of all Secured Parties:
 Second National Building & Loan, Inc. c/o Second National Building & Loan, Inc.
 William F. Brooks, Jr., Trustee Phillip Morris Drive & Route 50
 Donna M. Pittman, Trustee Salisbury, Maryland 21801

- 3. This Financing Statement covers:
 All equipment, machinery, apparatus, fittings, building materials and other articles of personal property of every kind and nature whatsoever, now or hereafter ordered for eventual delivery to the unit or real property hereinafter described (whether or not delivered thereto) and all such as are now or hereafter located in or upon any interest or estate in said property or any part thereof and used or usable in connection with any present or future operation of said property and now or hereafter acquired by Debtor, including, without limiting the generality of the foregoing all heating, lighting, laundry, clothes washing, clothes drying, incinerating and power equipment, engines, pipes, tanks, motors, conduits, plumbing, lifting, cleaning fire-prevention, fire-extinguishing, refrigerating, ventilating, and communications apparatus, television sets, radio systems, recording systems, air-cooling, and air-conditioning apparatus, shades, awnings, draperies, curtains, fans, furniture, furnishings, carpeting, linoleum and other floor coverings, screens, storm doors and windows, stoves, gas and electric ranges, refrigerators, garbage disposals, sump pumps, dishwashers, washers, dryers, attached cabinets, partitions, ducts and compressors, and security systems.

- 4. The aforesaid items are included as security in a deed of trust given by Debtor to William F. Brooks, Jr., and Donna M. Pittman, Trustees, and recorded or intended to be recorded among the Land Records of Worcester County, Maryland, securing an indebtedness owed by Debtor to Second National Building & Loan, Inc.

- 5. Proceeds of collateral are covered hereunder.

- 6. The unit or real property in which the items set forth in Paragraph 3 of this Financing Statement refer is known as:

Unit 101 North, Silver Shell Condo., Ocean City, MD

Debtors:

Keith S. Nelson

Keith S. Nelson

Karen L. Nelson

Karen L. Nelson

RECORD FEE 12.00
MORTGAGE .50
334344 0207 RD 7:10:24
OCT 6 83

To the Filing Officer: After this statement has been recorded, please mail the same to: Second National Building & Loan, Inc., Phillip Morris Drive & Route 50, Salisbury, Maryland 21801.

E. AUBREY COLLISON
CLERK

1983 OCT -6 AM 10:33

RECEIVED FOR RECORD
HARRIS COUNTY, TEXAS

J

Mailed to Secured Parties

1250



Security Pacific Finance Corp.

2568A RIVA ROAD • TELEPHONE (301) 266-8660 • ANNAPOLIS, MARYLAND 21401

LIBER 466 PAGE 287



This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1 Debtor(s) (Last Name First) and Address(es)	2 Secured Party and Address	For Filing Officer (Date, Time, Number, and Filing Office)
Harry Oneil Sr. Cheryl Oneil 7668 Paradise Beach Rd. 1 Pasadena, MD 21122	Security Pacific Finance Corp. of Maryland 2019 A West Street Annapolis, MD 21401	ID # 242591 liber 449 page 583

1. This financing statement covers the following types (or items) of property: (Check box which applies)

All of the household goods now located at the residence of Debtor(s) whose address is shown above.

Tax charges in consideration of \$3450.56

2. Proceeds of collateral are also covered.

This statement of termination of financing is presented to a filing officer pursuant to the Uniform Commercial Code. The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.

SECURED PARTY NAMED ABOVE

Dated: August 21 1983

By: *Catherine Anthony* (L.S.)
Agent of Secured Party and Person Who Prepared This Instrument

(3) SECURED PARTY'S COPY—FILING OFFICER'S ACKNOWLEDGMENT—Filing Officer is requested to note file number, date and hour of filing on this copy and return it to the Secured Party named above, as an acknowledgment. 10439

RECORD FEE 10.00
POSTAGE .50
OCT 6 1983 11:02 AM
OCT 6 83

Delivered to Secured Party 1050

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT -6 AM 10:33
E. AUBREY COLLISON
CLERK
SUBSIDIARY SECURITY PACIFIC CORPORATION

TO BE RECORDED AMONG THE FINANCING RECORDS

LIBER 466 PAGE 288

249266

FINANCING STATEMENT

Not subject to recordation tax
 Subject to recordation tax on principal amount of \$.....

1. Name of Debtor(s):
Address:
G. W. Stone, Inc/
836 Ritchie Highway, Suite 22
Severna Park, Maryland 21146

2. Name of Secured Party: FIRST AMERICAN BANK OF MARYLAND
Address: 8701 Georgia Avenue
Silver Spring, Maryland 20910

3. This Financing Statement covers the following types (or items) of property:
See Schedule "A" attached hereto and made a part hereof.

4. Check the statements which apply, if any, and supply the information indicated:

(If collateral is goods which are or are to become fixtures—describe real estate; include house number and street, and block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)
The above-described goods are affixed or to be affixed to:

See Schedule "B" attached hereto and made a part hereof.

Proceeds of the collateral are also covered.
 Products of the collateral are also covered.

Debtor(s):
G. W. STONE, INC.
BY: *[Signature]*

Secured Party:
FIRST AMERICAN BANK OF MARYLAND
By: *[Signature]*
Wylie H. Mitchell, Vice President
(Type Name and Title)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Attn-Clerk: Return to 1st American Bank of Maryland at address shown in 2. above)

Mailed to: *[Signature]*

17-50

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY
1983 OCT 6 AM 10:58
E. AUBREY COLLISON
CLERK

RECORD FEE 17.00
POSTAGE 1.00
TOTAL 18.00
OCT 6 1983

3. This financing statement covers the following types (or items) of property: All furniture, furnishings, fixtures and equipment owned by the debtor and attached to or contained in and used in connection with the premises including but not limited to the following: building materials, walks, fences, shrubbery, improvements and fixtures of every kind, including all apparatus, machinery, motors, radiators, awnings, shades, screens, stoves, refrigerators, ranges, cabinets, venetian blinds, and other furnishings and all plumbing, heating, air conditioning, ventilating, lighting fixtures, sprinkling equipment, incinerating equipment and fixtures and appurtenances thereto and any and all such property which is at any time hereafter installed in, affixed to, placed upon or used in connection with the premises described below and all renewals and replacements thereof, additions thereto and substitutions therefor and all rents issues and profits of the property.

3. This financing statement covers the following types (or items) of property: All furniture, furnishings, fixtures and equipment owned by the debtor and attached to or contained in and used in connection with the premises including but not limited to the following: building materials, walks, fences, shrubbery, improvements and fixtures of every kind, including all apparatus, machinery, motors, radiators, awnings, shades, screens, stoves, refrigerators, ranges, cabinets, venetian blinds, and other furnishings and all plumbing, heating, air conditioning, ventilating, lighting fixtures, sprinkling equipment, incinerating equipment and fixtures and appurtenances thereto and any and all such property which is at any time hereafter installed in, affixed to, placed upon or used in connection with the premises described below and all renewals and replacements thereof, additions thereto and substitutions therefor and all rents issues and profits of the property.

~~SCHEDULE "B"~~

LIBER 466 PAGE 291

SCHEDULE "B"

Beginning for the same at the intersection of the western side of the northbound lane of Robert Crain Highway, Maryland Route No. 3, as shown on Md. S.R.C. R/W Plat No. 15309, and the first or North 84 degree 10 minute West, 862 foot - line of that tract of land which, by deed dated June 21, 1945, and recorded among the Land Records of Anne Arundel County, Maryland, in Liber J.H.H. No. 331 at folio 380, was conveyed by Marie Klima to Bernita Frances Klima and Marie Rosie Klima; thence, with said western side of Crain Highway, southerly 164.22 feet along the arc of a curve to the right having a radius of 4950.37 feet and subtended by a long chord having a bearing of South 04 degrees 18 minutes 50 seconds West and a distance of 164.21 feet; thence, continuing along said western side of Crain Highway, South 05 degrees 12 minutes West, 09.49 feet to intersect the third or South 84 degree 10 minute West, 862.0 foot - line of the above - mentioned conveyance; thence, along a part of said third line, North 83 degrees 12 minutes West, 358.94 feet to the eastern side of the southbound lane of said Robert Crain Highway, as shown on Md. S.R.C. R/W Plats No. 15303 and 15310; thence, along said eastern side of said Crain Highway, northerly 176.98 feet along the arc of a curve to the left having a radius of 17,255.74 feet and subtended by a long chord having a bearing of North 04 degrees 30 minutes East and a distance of 176.98 feet to intersect the first or North 84 degree 10 minute West, 862 foot - line of the above - mentioned conveyance; thence, with said first line, South 83 degrees 12 minutes East, 386.23 feet to the point of beginning, and containing 1.486 acres of land, more or less.

TO BE
 NOT TO BE

RECORDED IN
LAND RECORDS

SUBJECT TO

NOT SUBJECT TO

RECORDING TAX
ON PRINCIPAL
AMOUNT OF

\$ _____

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT

249267

1. Lessee: Bello Machre, Inc.
Name or Names - Print or Type

Freetown Road Glen Burnie Maryland 21061
Address - Street No., City - County State Zip Code

Name or Names - Print or Type _____
Address - Street No., City - County State Zip Code _____

2. Lessor: Chesapeake Industrial Leasing Co., Inc.
Name or Names - Print or Type

8849 Orchard Tree Lane
Towson, Maryland 21204
Address - Street No., City - County State Zip Code

Assignee of Lessor: Forest Hill State Bank, P.O. Box 288, Forest Hill, MD 21050

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)
One- Walk-in Cooler with Floor, Refrigeration System with Blower Coil and Condensing Unit, and 1 Set of Shelving for both sides

Serial Number: _____

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral are are not covered.

E. AUBREY COLLISON
CLERK

1983 OCT - 6 AM 10:58

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY

RECORD FEE 11.00
POSTAGE .50
BALANCE DUE 11.50
OCT 6 83

Lessee: Bello Machre, Inc.

Robert T. Ireland
(Signature)
Robert T. Ireland
Type or Print

(Signature)

Type or Print

Lessor: _____

Chesapeake Industrial Leasing Co., Inc
(Company, if applicable)

Gordon T. Hill
(Signature)

Gordon T. Hill - President
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Forest Hill State Bank
P.O. Box 288
Forest Hill, Maryland 21050
Mailed to: Attn: Barbara Reinhardt

1150

PLEASE RETURN TO: Security Pacific Finance Corp
7746 Old Marlboro Pike
Forestville, MD 20747



Liber 425 Page 310 #232641 recorded 5/19/80

RECORD FEE 10.00
POSTAGE .50
#232641 COURT NO. 110:57
OCT 6 83

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1 Debtor(s) (Last Name First) and Address(es)	2 Secured Party and Address	For Filing Officer (Date, Time, Number, and Filing Office)
Alfred M. Swanson 1745 Lesure Way Crofton, Md. 21114	American Finance Corp. 6200 Annapolis Rd. Landover Hills, Md. 20784	

819.61

1. This financing statement covers the following types (or items) of property: (Check box which applies)

All of the household goods now located at the residence of Debtor(s) whose address is shown above.

2. Proceeds of collateral are also covered.

This statement of termination of financing is presented to a filing officer pursuant to the Uniform Commercial Code.
The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.

SECURED PARTY NAMED ABOVE

Dated: 9/20 19 83

By *Edward M. Beham* (L.S.)
Agent of Secured Party and Person Who Prepared This Instrument

(3) SECURED PARTY'S COPY—FILING OFFICER'S ACKNOWLEDGMENT—Filing Officer is requested to note file number, date and hour of filing on this copy and return it to the Secured Party named above, as an acknowledgment.
10439

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 OCT -6 AM 10:58

E. AUBREY COLLISON
CLERK

dated to Secured Party 10/5

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ 30,000.00
- To Be Recorded in Land Records (For Fixtures only).

Name of Debtor

Address

ALPHA HOLDING CORPORATION
T/A ROMANOS

2141 Kennedy Avenue
Baltimore, Maryland 21218

SECURED PARTY (OR ASSIGNEE) ATTN: CHARLES W. STARKEY,
LOAN OFFICER, BANC #101-640
THE FIRST NATIONAL BANK OF MARYLAND—Address: P. O. BOX 1596, BALTIMORE,
MARYLAND 21203

Attach separate list if necessary

- 1. This Financing Statement covers the following types (or items) of property (the collateral):

All present and future accounts, instruments, chattel paper, contracts, contract rights, accounts receivable, notes, notes receivable, drafts, acceptances, documents, general intangibles, and other choses in action, and such as represent proceeds of inventory and returned goods, and/or arising from the sales of goods or services, and all rights thereto, now or hereafter owned or held by, or payable to the debtor; and

All inventory wherever located now owned and/or hereafter acquired, processed or produced, including, but not limited to all raw materials, parts, containers, work in process, finished goods, wares and merchandise now or hereafter owned, and all rights thereto now or hereafter owned or held by, or due to the debtor.

All machinery, equipment, furniture, fixtures and all other personal property and all rights and annexations thereto, now owned or hereafter acquired or held by or due to or payable to the debtor and all other assets of the debtor, including by not limited to all leases, rents, chattels, leasehold improvements, installment purchase and/or sales contracts, bonds, stocks, certificates, advances, deposits, cash values of life insurance, and all other assets, including all rights thereto, now or hereafter owned or held by the debtor.

- 2. Proceeds } of the collateral are also specifically covered.
- Products }

- 3. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

RECORD FEE 12.00
 RECORD TAX 210.00
 MORTGAGE .50
 436348 1840 102 111:40
 OCT 6 83

Debtor (or Assignor)

Secured Party (or Assignee)

ALPHA HOLDING CORPORATION

THE FIRST NATIONAL BANK OF MARYLAND

T/A ROMANOS

BY Charles W. Starkey
Charles W. Starkey, Loan Officer

Prodromos Stamidis, President

Fotis Zografos, Vice President

FNB 6110

Type or print names under signatures

MAILED TO SECURED PARTY

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY

1983 OCT -6 AM 11:40

E. AUBREY COLLISON
CLERK

12.00 210.00 5

TO BE
 NOT TO BE

RECORDED IN
LAND RECORDS

SUBJECT TO
 NOT SUBJECT TO

RECORDING TAX
ON PRINCIPAL
AMOUNT OF

FINANCING STATEMENT

1. Debtor(s):
 Hopkins & Wayson, Inc.
 Name or Names—Print or Type
 1358 Marlboro Rd., Lothian, Anne Arundel, Md. 20711
 Address—Street No., City - County State Zip Code

2. Secured Party:
 John Deere Industrial Equipment Company
 Name or Names—Print or Type
 400 19th Street Moline, Ill. 61265
 Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

(1) New John Deere 410B Loader/Backhoe, S/N 702042 with 1 cu. yd. Loader Bucket, 24" Backhoe Bucket and ROPS

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral are are not covered.

7. Products of collateral are are not covered.

RECORD FEE 11.00
POSTAGE .50
REGISTERED MAIL 11:46
OCT 6 83

DEBTOR(S):

SECURED PARTY:

Hopkins & Wayson, Inc.
(Signature of Debtor)

Morgan Wayson
Morgan Wayson, President

(Signature of Debtor)

Type or Print

John Deere Industrial Equipment Co.
(Company, if applicable)

(Signature of Secured Party)

Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address John Deere Industrial Equipment Company
400 19th Street, Moline, Ill 61265

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -6 AM 11:46

E. AUBREY COLLISON
CLERK

11.00

Debtor or Assignor Form

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ 25,000.00
- To Be Recorded in Land Records (For Fixtures only).

Name of Debtor

Address

PLAZA LIQUORS, INC.

Lake Shore Shopping Center
Mountain Road & Route 100
Lake Shore, Maryland 21122

SECURED PARTY (OR ASSIGNEE) P. O. BOX 1596, BALTIMORE, MARYLAND 21203, BANC #101-640,
 THE FIRST NATIONAL BANK OF MARYLAND—Address: *Mills* attn; valerie c. mills, loan officer

Attach separate list if necessary

- 1. This Financing Statement covers the following types (or items) of property (the collateral):

All present and future accounts, instruments, chattel paper, contracts, contract rights, accounts receivable, notes, notes receivable, drafts, acceptances, documents, general intangibles, and other choses in action, and such as represent proceeds of inventory and returned goods, and/or arising from the sales of goods or services, and all rights thereto, now or hereafter owned or held by, or payable to the debtor; and

All inventory wherever located now owned and/or hereafter acquired, processed or produced, including, but not limited to all raw materials, parts, containers, work in process, finished goods, wares and merchandise now or hereafter owned, and all rights thereto now or hereafter owned or held by, or due to the debtor.

American Panel Walk-In Cooler.

RECORD. FEE 11.00
 RECORD. TAX 175.00
 POSTAGE .50
 1983 OCT 6 11:47
 OCT 6 83

RECEIVED FOR RECORD
 CIRCUIT COURT, A. A. COUNTY
 1983 OCT -6 AM 11:46
 E. AUBREY COLLISON
 CLERK

- 3. Proceeds } of the collateral are also specifically covered.
 Products }
- 4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor)

Secured Party (or Assignee)

PLAZA LIQUORS, INC.

THE FIRST NATIONAL BANK OF MARYLAND

Ernest J. Litty, Jr.,
President

BY *V.C. Mills*
Valerie C. Mills, Loan Officer

11 -
175 5/10

LIBER 466 PAGE 297

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

3. Maturity date (if any):

1. Debtor (Last Name First) and address(es)

2. Secured Party (ies) and address(es)

For Filing Officer (Date, Time and Filing Office)

LESSEE:
Mercantile-Safe Deposit &
Trust Company
742 Old Hammonds Ferry Road
Linthicum, MD 21090

LESSOR:
COMDISCO, INC.
6400 Shafer Court
Rosemont, Illinois 60018
SL 8499

4. This statement refers to original Financing Statement bearing File No. 464-509
Filed with Anne Arundel County, MD Date Filed 8-12 1983

- 5. Continuation. The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still effective.
- 6. Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above.
- 7. Assignment. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10.
- 8. Amendment. Financing Statement bearing file number shown above is amended as set forth in Item 10.
- 9. Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above.

10. ASSIGNED TO: Chase Commercial Corporation
55 E. Monroe
Chicago, Illinois 60603

RECORD FEE 10.00
POSTAGE .50
#36383 0140 ROS T11:52
OCT 6 83

EQUIPMENT: See attached equipment list

2238574-001 No. of additional Sheets presented:

By: _____
Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).

By: Gary L. Gray
Signature(s) of Secured Party LESSOR

COMDISCO, INC.

STANDARD FORM - FORM UCC-3

(1) Filing Officer Copy - Alphabetical

RETURN TO:

ILLINOIS CODE COMPANY
P.O. Box 2969
Springfield, IL 62708

Mailed to: _____

RECEIVED FOR RECORD
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1983 OCT -6 AM 11:51

E. AUBREY COLLISON
CLERK

100 50

LESSEE: MERCANTILE SAFE DEPOSIT & TRUST COMPANY
742 Old Hammonds Ferry Road
Linthicum, MD

EQT. LOCATION: Same as Lessee

LESSOR: Comdisco, Inc.
6400 Shafer Court
Rosemont, Illinois 60018

SECURED PARTY: Chase Commercial Corporation
55 E. Monroe
Chicago, Illinois 60603

MASTER LEASE DATE: March 7, 1983

EQUIPMENT SCHEDULE NO. 1 DATE: March 7, 1983

LEASE NUMBER: SL 8499

IBM COMPUTER EQUIPMENT LIST

(1)	3880	3 8170	S/N 42776	Storage Control Two Chan. Switch, Pr.
(2)	3380	AA4	S/N 12300,12335	Dir. Acc. Storage
(6)	3380	B04	S/N 42031,42371 48366,48750 49410,49433	Dir. Acc. Storage

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1 Debtor(s) (Last Name First) and Address(es)

X Fister, John M.
2747-Rutland Rd.
Davidsonville, MD.,
21035

2 Secured Party(ies) and Address(es)

Baldwin Service Center
Annapolis MD., 21401

3 Maturity date (if any):

For Filing Officer (Date, Time, Number, and Filing Office)

RECORD FEE 11.00
POSTAGE .50
#25992 C345 R01 T10:21
OCT 6 83

4 This financing statement covers the following types (or items) of property:

- 1 Case Tractor Model 448 S/N 14043803
- 1 Mower Model K46 S/N 15198
- 1 Dozer Blade Model J54

5 Assignee(s) of Secured Party and Address(es)

J.I. Case Credit Co. or
J.I. Case Credit Corp. As
their interests may appear
290 Elwood Davis Rd.
Liverpool, N.Y. 13088

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)
 already subject to a security interest in another jurisdiction when it was brought into this state
 which is proceeds of the original collateral described above in which a security interest was perfected.

6914-Anne Arundel

Check if covered. Proceeds of collateral are also covered Products of Collateral are also covered No. of additional sheets presented:

Filed with:

John M. Fister

J.I. Case Credit Corp.

By: X

John Fister
Signature(s) of Debtor(s)

By:

[Signature]
Signature(s) of Secured Party(ies)

Fin. Mgr.

1—FILING OFFICER—ALPHABETICAL

603469 Rev 12-80

RECEIVED FOR RECORD
CIRCUIT COURT, S. A. COUNTY

1983 OCT -6 AM 11:52

E. AUBREY COLLISON
CLERK

OT. Referred to Secured Party

HOUSEHOLD FINANCE CORPORATION
HOLLINGSWOOD SQUARE CENTER
2125 WEST PATAPSCO AVENUE
BALTIMORE, MARYLAND 21230



LIBER 466 PAGE 300

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9-13 19 83

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

AA CU

File No. 217622 in Office of ~~Batt~~ *ca* (County and State)

Debtor or Debtors (name and Address):
Suber 385 pg 545

*James & Dorothy Mundy
128 Kingwood Rd
Linthicum Md 21090*

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

[Signature]
..... Secured Party

By
Its Branch Office Manager

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -6 AM 11:53

E. AUBREY COLLISON
CLERK

RECORDED
#26004 C345 R01 T10:42
OCT 6 83

Form 91 MD (3-79)

10-5-83

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

3 Maturity date (if any):

<p>1 Debtor(s) (Last Name First) and address(es) Glass Containers Corporation * 535-555 N. Gilbert Street Fullerton, California 92634 *formerly Chattsub, Inc.</p>	<p>2 Secured Party(ies) and address(es) Citicorp Industrial Credit, Inc. 200 South Wacker Drive Chicago, Illinois 60606</p>	<p>For Filing Officer (Date, Time, Number, and Filing Office) ACCOUNT FEE 12.00 POSTAGE .50 535.555 0140 R02 117:53 OCT 6 83</p>
---	--	--

4 This financing statement covers the following types (or items) of property:

NOT SUBJECT TO RECORDATION TAX

ASSIGNEE OF SECURED PARTY

All of the following property, or interests in property, of Debtor, whether now owned or existing or hereafter acquired or arising and wherever located: accounts, inventory, goods, furniture, machinery, equipment, fixtures, general intangibles (including, without limitation, goodwill, inventions, designs, patents, patent applications, trademarks, trademark applications, trade names, licenses, leasehold interests in real and personal property, franchises, tax refund claims, and guarantee claims, security interests or other security held by or granted to Debtor to secure payment of Debtor's accounts), tax refunds, chattel paper, contract rights, instruments, documents, notes, returned and repossessed goods and all other personal property or interests in personal property; together with all accessions to, substitutions for, and all replacements, products and proceeds of the foregoing (including, without limitation, proceeds of insurance policies insuring any of the foregoing), all books and records (including, without limitation, customer lists, credit files, computer programs, printouts and other computer materials and records) pertaining to any of the foregoing, and all insurance policies insuring any of the foregoing.

Check if covered: Proceeds of Collateral of the foregoing, and Proceeds of Collateral of the foregoing. No. of additional Sheets presented: 0

Filed with: Clerk of the Circuit Court of Anne Arundel County, Maryland

GLASS CONTAINERS CORPORATION

By: [Signature] Signature(s) of Debtor(s)

By: [Signature] Signature of Secured Party

(STANDARD) MODERN LAW FORMS CHICAGO (312) 640-1688
 (1) FILING OFFICER COPY-ALPHABETICAL

RETURN TO:
ILLINOIS CODE COMPANY
 P.O. Box 2969
 Springfield, IL 62708

Mailed to _____

RECEIVED FOR RECORD
 CIRCUIT COURT, ANNE ARUNDEL COUNTY
 1983 OCT -6 PM 12:03
 E. AUBREY COLLISON
 CLERK

12.00

LIBER 466 PAGE 302

249273

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

No. of Additional Sheets Presented: 1		Clerk Cir. Ct., Anne Prundel City, MD
(1) Debtor(s) (Last Name First) and Address(es): Glass Containers Corporation (formerly called Chattsub, Inc.) 535 North Gilbert Avenue Post Office Box 4118 Fullerton, California 92634	(2) Secured Party(ies) (Name(s) And Address(es): Barclays American/Business Credit, Inc. 2302 West Meadowview Road Post Office Box 7016 Greensboro, North Carolina 27407	RECORD FEE 12.00 POSTAGE .50 STATE CODE POST 11:54 OCT 6 83
(3) (a) <input type="checkbox"/> Collateral is or includes fixtures. (b) <input type="checkbox"/> Timber, Minerals or Accounts Subject to G.S. 25-9-103(5) are covered (c) <input type="checkbox"/> Crops Are Growing Or To Be Grown On Real Property Described In Section (5). If either block 3(a) or block 3 (b) applies describe real estate, including record owner(s) in section (5).	(4) Assignee(s) of Secured Party, Address(es):	

For Filing Officer

(5) This Financing Statement Covers the Following types [or items] of property.

For a description of the collateral covered by this financing statement, see Exhibit A attached hereto and incorporated herein by reference.

Products of the Collateral Are Also Covered.

(6) Signatures: Debtor(s) Glass Containers Corporation (formerly called Chattsub, Inc.) (By) <i>[Signature]</i> Standard Form Approved by N.C. Sec. of State and other states shown above.	Secured Party(ies) [or Assignees] Barclays American/Business Credit, Inc. (By) <i>[Signature]</i> Signature of Secured Party Permitted in Lieu of Debtor's Signature: (1) Collateral is subject to Security Interest In Another Jurisdiction and <input checked="" type="checkbox"/> <input type="checkbox"/> Collateral Is Brought Into This State <input type="checkbox"/> Debtor's Location Changed To This State (2) For Other Situations See: G.S. 25-9-402 (2)
--	---

(1) Filing Officer Copy -- Numerical

UCC-1

RETURN TO:
ILLINOIS CODE COMPANY
P.O. Box 2969
Springfield, IL 62708

Mailed to:

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -6 PM 12:03

E. AUBREY COLLISON
CLERK

12.00

EXHIBIT A TO FINANCING STATEMENT

DEBTOR: Glass Containers Corporation

SECURED PARTY: BarclaysAmerican/Business Credit, Inc.

All of the following property or interests in property, of Debtor, whether now owned or existing or hereafter acquired or arising and wheresoever located: accounts, inventory, goods, furniture, machinery, equipment, fixtures, general intangibles (including, without limitation, goodwill, inventions, designs, patents, patent applications, trademarks, trademark applications, trade names, licenses, leasehold interests in real and personal property, franchises, tax refund claims, and guarantee claims, security interests or other security held by or granted to Debtor to secure payment of Debtor's accounts), tax refunds, chattel paper, contract rights, instruments, documents, notes, returned and repossessed goods and all other personal property or interests in personal property; together with all accessions to, substitutions for, and all replacements, products and proceeds of the foregoing (including, without limitation, proceeds of insurance policies insuring any of the foregoing), all books and records (including, without limitation, customer lists, credit files, computer programs, printouts, and other computer materials and records) pertaining to any of the foregoing, and all insurance policies insuring any of the foregoing.

Jh

TO BE } RECORDED IN
 NOT TO BE } LAND RECORDS

SUBJECT TO } RECORDING TAX
 NOT SUBJECT TO } ON PRINCIPAL
 AMOUNT OF \$ 43,000.

FINANCING STATEMENT

1. Debtor(s):

D & S Equipment Co.

Name or Names—Print or Type

P.O. Box 331 Anne Arundel/Severn MD 21144

Address—Street No., City - County State Zip Code

Name or Names—Print or Type

Address—Street No., City - County State Zip Code

2. Secured Party:

Edward St. John T/A MIE Development Co.

Name or Names—Print or Type

6665 Security Boulevard Baltimore/Baltimore MD 21207

Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

John Deere Bulldozer 450B, 1973
Trailer Tonco, 1977
Dump Truck Mack, 1973

4. If above described personal property is to be affixed to real property, describe real property.

N/A

5. If collateral is crops, describe real estate.

N/A

6. Proceeds of collateral are are not covered.

7. Products of collateral are are not covered.

RECORDING FEE 11.00
 RECORDING TAX 307.00
 POSTAGE .50
 #34398 0040 RD2 112:02
 OCT 6 83

DEBTOR(S): D & S EQUIPMENT CO. SECURED PARTY:

by Edward St. John
(Signature of Debtor)

EDWARD ST. JOHN
Type or Print

(Signature of Debtor)

Type or Print

MIE Development Co.
(Company, if applicable)

Lawrence F. Maykrantz Agent
(Signature of Secured Party)

Lawrence F. Maykrantz Controller
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address: ZELL MARGOLIS, ESQ. 200 E. Lexington Street
1313 Court Square Bldg. Balto., Md. 21202

Lucas Bros. Form F-1

Mailed to: _____

RECEIVED FOR RECORD
CIRCUIT COURT, BALTO. COUNTY

1983 OCT -6 PM 12:04

E. AUBREY COLLISON
CLERK

11.00 307.50



maryland national bank

FINANCING STATEMENT

\$ 26.50
A.A. Co.

249275

- 1. To Be Recorded in the Land Records
- 2. To Be Recorded among the Financing Statement Records
- 3. Not subject to Recordation Tax (Purchase Money)
- 4. Subject to Recordation Tax on an initial debt in the principal amount of \$ _____ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

5. Debtor(s) Name(s) Address(es)

The Aquarium Inc.
T/A Aquarium Products

130-L Penrod Court
Glen Burnie, Maryland 21061

RECORD FEE 26.00
POSTAGE .50
#26021 C345 R01 T12:03
OCT 6 93

6. Secured Party Address

Maryland National Bank
Attention: Loan Operations

P. O. Box 17047
Baltimore, Maryland 21203

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

- A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.
- B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.
- C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.
- D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.
- E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.
- F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.
- G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.
- H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

The Aquarium Inc.
 T/A Aquarium Products

(Seal)

Secured Party
Maryland National Bank

By: A. Merrill Cohen, Pres.
A. Merrill Cohen, President

Glenn L. Wilson
(Seal)

Glenn L. Wilson, Assistant Vice President

PLEASE INDEX NAMES CHECKED WITH RED

Type name and title

(Seal)

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

Form 207-95 ED 2/80

RETURN TO:
MARYLAND NATIONAL BANK
ATTN: LOAN OPERATIONS (02-04-07)
P.O. BOX 17047
BALTIMORE, MARYLAND 21203
Mailed to: _____

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1993 OCT -6 PM 12:15

E. AUBREY COLLISON
CLERK

0106823-9002

26.00
50

LIBER 466 PAGE 306

SCHEDULE A

See attached "Proposal/Proforma" #19150 dated 5/26/83
from the National Instrument Company, Inc. for the
equipment list.

NATIONAL INSTRUMENT COMPANY, INC.
 4119-27 FORDLEIGH ROAD • BALTIMORE, MD 21215, U.S.A.

LNLI

TELEX 908284
 CABLE ADDRESS
 ESAR-BALTIMORE

PHONE
 (301) 764-0900
 TWX 710-234-1049

PROPOSAL/PROFORMA

Aquarium Products
 180 L Penrod Court
 Glen Burnie, Md 21061

Attn: Merrill & Fred Cohen

REFERENCE

LIBER 466 PAGE 307

rg

PROPOSAL/PROFORMA NUMBER
 19150

TERMS: 1/3 deposit with order, 1/3 deposit upon completion of order and prior to shipment, balance net 30 days, subject to credit approval; 1 1/2% service charge per month on balance after 30 days.

DELIVERY (WEEKS)		PERIOD EFFECTIVE (DAYS)	SALESMAN	SHIP VIA	DATE	
12-16 weeks		60 days			5/26/83	
QTY.	UNIT	PRODUCT CODE	DESCRIPTION		UNIT PRICE	TOTAL
			One (1) only 2 station electrically/air-operated, non-explosion-proof, - Synchronat Automatic Filling Machine, Model SYN-16 equipped as follows: Model DAB16 Filamatic Filler equipped with an SCA-4B Single Cycle system and SCR electronic variable speed drive. Geared to operate at a maximum speed of 20 r.p.m. (2) each type FUS-130/.375/.25 Filling Units. All metal parts wetted by the liquid fabricated of type 316 stainless steel. (2) each type ASB-130 Adjustable Suck-Backs. Fabricated of type 316 stainless steel. (2) each type TF-100 x 4' long Therma-Flex discharge tubing. (2) each type DN-100 5/16" cur x 2 1/2" nozzles. Fabricated of type 316 stainless steel. Type SCD- 8 Conveyor, equipped with <i>8 m.c. as per option</i> 8 foot long x 3 1/2" wide stainless steel bed, type LF Low Friction table-top conveyor chain, adjustable stainless steel guide rails mounted on an epoxy painted, welded steel base cabinet, SCR electronic variable speed drive, casters and built-in screw jacks for raising casters off floor. ACS No-Bottle-No-Fill actuator switch. AUK-3 Gating type Container Indexing System.			
.../2						

IMPORTANT
 UPON ACCEPTANCE, PLEASE SIGN THIS COPY AND RETURN IT TO NATIONAL INSTRUMENT COMPANY INC. WITH YOUR COVERING PURCHASE ORDER DELIVERY PERIOD BEGINS AFTER RECEIPT OF SIGNED PROPOSAL AND DEPOSIT, IF REQUIRED. DELIVERY IS SUBJECT TO REVISION AT TIME ORDER IS PLACED

- This proposal subject to the terms, conditions and specifications stated on both sides of form unless specifically amended by the National Instrument Company, Inc. in writing by an authorized officer of the Corporation.
- ALL PRICES F.O.B. BALTIMORE UNLESS OTHERWISE STATED.
- FOR FOREIGN ORDERS ONLY: This quotation is based on the current rates and estimated size and weight of the crate. C.I.F. charges are estimated. Buyer agrees to accept and pay for actual charges as shown on invoices attached to bank draft. All banking charges to be paid by buyer. Please specify electrical requirements. When an order is placed we would appreciate the letter of credit having expiration date of 120 days from issue date. Payment in U.S. dollars not subject to exchange losses.

National Instrument Co. Inc.

By

[Signature]

PURCHASER

BY

[Signature: Merrill Cohen]

NATIONAL INSTRUMENT COMPANY, INC.



PHONE: (410) 764-0900
FAX 710-234-1049

4119-27 FORDLEIGH ROAD • BALTIMORE, MD 21215, U.S.A

TELEX 908264
CABLE ADDRESS
ESAR BALTIMORE

PROPOSAL/PROFORMA

Aquarium Products

LIBER 466 PAGE 308

REFERENCE

18

PROPOSAL/PROFORMA NUMBER
191950

TERMS: 1/3 deposit with order, 1/3 deposit upon completion of order and prior to shipment, balance net 30 days, subject to credit approval; 1 1/2% service charge per month on balance after 30 days.

DELIVERY (WEEKS)	PERIOD EFFECTIVE (DAYS)	SALESMAN	SHIP VIA	DATE
12-16 weeks	60 days			5/26/83

QTY.	UNIT	PRODUCT CODE	DESCRIPTION	UNIT PRICE	TOTAL
			NCH-1-E Horizontal Nozzle Centering System complete with 2 sets of locators and drip pan. Type MSB Bottom-Up Fill mechanism with nozzle travel adjustable from 0 to 5". Installed in Filamatic Filler Cabinet. Interchangeable cams for 1 oz and 4 oz bottles. Anti-Back-Up System. Automatically stops the filler if a stoppage occurs at any point on the production line downstream from the Filamatic. All necessary electrical controls for operation on 110-120 volts, 50-60 Hz, 1 phase. Filler requires 0.5 C.F.M. @ 80 P.S.I. of compressed air. Packing and Crating not included.		\$16,950.00
			Packing and Crating		\$675.00

NOTE: The number of filling stations and production capacity of the Model DAB-16 Filamatic Filler offered above can be increased by installing a conversion kit and additional Filling Units, as listed below:

MAX. # OF FILLING UNITS	TYPE FILLING UNITS
4	FUS-130/.375/.25

THE EQUIPMENT LISTED ON THIS PROPOSAL HAS NOT BEEN TESTED WITH THE USER'S PRODUCT AND CONTAINERS. THIS PROPOSAL SHOULD THEREFORE BE CONSIDERED AS TENTATIVE, PENDING RECEIPT OF SUFFICIENT PRODUCT AND CONTAINERS FOR A TEST RUN.

IMPORTANT

UPON ACCEPTANCE, PLEASE SIGN THIS COPY AND RETURN IT TO NATIONAL INSTRUMENT COMPANY, INC. WITH YOUR COVERING PURCHASE ORDER. DELIVERY PERIOD BEGINS AFTER RECEIPT OF SIGNED PROPOSAL AND DEPOSIT, IF REQUIRED. DELIVERY IS SUBJECT TO REVISION AT TIME ORDER IS PLACED

- This proposal subject to the terms, conditions and specifications stated on both sides of form unless specifically amended by the National Instrument Company, Inc. in writing by an authorized officer of the Corporation.
- ALL PRICES F.O.B. BALTIMORE UNLESS OTHERWISE STATED.
- FOR FOREIGN ORDERS ONLY: This quotation is based on the current rates and estimated size and weight of the crate. C.I.F. charges are estimated. Buyer agrees to accept and pay for actual charges as shown on invoices attached to bank draft. All banking charges to be paid by buyer. Please specify electrical requirements. When an order is placed, we would appreciate the letter of credit having expiration date of 120 days from issue date. Payment in U.S. dollars not subject to exchange losses.

National Instrument Co. Inc.

By

[Signature]

PURCHASER

BY

[Signature: Merrill Cohen]

NATIONAL INSTRUMENT COMPANY, INC. *LNLI*

4119-27 FORDLEIGH ROAD • BALTIMORE, MD 21215, U.S.A.

TELEX 908284
CABLE ADDRESS
ESAR BALTIMORE

PHONE:
(301) 764-0900
TWX 710-234-1049

PROPOSAL/PROFORMA
LIBER 466 PAGE 309

Aquarium Products
180 L Penrod Court
Glen Burnie, Md 21061

REFERENCE

Attn: Merrill & Fred Cohen

rg

PROPOSAL/PROFORMA NUMBER
19150

TERMS

1/3 deposit with order, 1/3 deposit upon completion of order and prior to shipment, balance net 30 days, subject to credit approval; 1 1/2% service charge per month on balance after 30 days.

DELIVERY (WEEKS)	PERIOD EFFECTIVE (DAYS)	SALESMAN	SHIP VIA	DATE
12-16 weeks	60 days			5/26/83

QTY.	UNIT	PRODUCT CODE	DESCRIPTION	UNIT PRICE	TOTAL
(1)			only Model ATL-36 36" Accumulating Table. Complete with stainless steel disc, stainless steel panels, stainless steel guide rails, for use on 110/120 volts, 1 phase, 50/60 Hz. Packing and Crating if included with above order.		4235.00
			OPTIONAL (in place of SCD-5) ^{HH} Type SCD-8 Conveyor, equipped with 8' foot long x 3 1/2" wide stainless steel bed, type LF Low Friction, table-top conveyor chain, adjustable stainless steel guide rails mounted on an epoxy painted, welded steel base cabinet, SCK electronic variable speed drive, casters and built-in screw jacks for raising casters off floor. (Necessary if eventual expansion to four nozzles contemplated.) ADD \$498.00 to above quote, plus additional packing and crating charge of \$220.00.		

IMPORTANT

UPON ACCEPTANCE, PLEASE SIGN THIS COPY AND RETURN IT TO NATIONAL INSTRUMENT COMPANY, INC. WITH YOUR COVERING PURCHASE ORDER. DELIVERY PERIOD BEGINS AFTER RECEIPT OF SIGNED PROPOSAL AND DEPOSIT, IF REQUIRED. DELIVERY IS SUBJECT TO REVISION AT TIME ORDER IS PLACED

- This proposal subject to the terms, conditions and specifications stated on both sides of form unless specifically amended by the National Instrument Company, in writing by an authorized officer of the Corporation.
- ALL PRICES F.O.B. BALTIMORE UNLESS OTHERWISE STATED.
- FOR FOREIGN ORDERS ONLY: This quotation is based on the current rates and estimated size and weight of the crate. C.I.F. charges are estimated. Buyer agrees to accept and pay for actual charges as shown on invoices attached to bank draft. All banking charges to be paid by buyer. Please specify electrical requirements. When an order is placed we would appreciate the letter of credit having expiration date of 120 days from issue date. Payment in U.S. dollars not subject to exchange losses.

National Instrument Co. Inc.

PURCHASER

By

[Signature]

BY

[Signature: Merrill Cohen]

SUGGESTED SPARE PARTS
FOR MODEL DAB-16Customer Aquarium Products Proposal/Proforma # 19150 Date 5/26/83

LIBER 466 PAGE 310

Filler/Mechanical

SUGGESTED*

QUANTITY PER MACHINE	PART NO.	DESCRIPTION	UNIT PRICE	QUANTITY ORDERED	TOTAL PRICE
1	3175-2	#3 Micrometer Vol. Con.	\$193.00		
1	3169-1	Upper Pump Post Assy.	\$ 77.00		
1	3166-1	Lower Pump Post Assy.	\$ 65.00		

*If ordered as suggested, specify mechanical equipment kits #28414 @\$335.00.

Filler/Electrical

SUGGESTED**

QUANTITY PER MACHINE	PART NO.	DESCRIPTION	UNIT PRICE	QUANTITY ORDERED	TOTAL PRICE
1	51-051	Controller	\$=16.00		
1	50-043	Switch	\$ 3.95		
1	50-001	Switch	\$ 14.90		
1	50-078	Relay	\$ 33.00		
1	50-077	Relay	\$ 27.00		

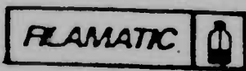
**If ordered as suggested, specify electrical spare parts kits #28415 @\$494.85.

Filling Units INCLUDES EXPENDABLE PARTS AND THOSE WHICH ARE EASILY MISPLACED

RECOMMENDED QUANTITY	KIT NO.	FOR USE WITH FILLING UNIT TYPE:	UNIT PRICE	QUANTITY ORDERED	TOTAL PRICE
1	28007	SP-FUS-130/.375/.25	\$=5.50		

all suggested parts on this page!

Merrill Cohen



National Instrument Company, Inc.

4119-27 FORDLEIGH ROAD / BALTIMORE, MARYLAND - 21215, U.S.A. / 301-764-0900

CABLE ADDRESS: ESAR, BALTIMORE TWX 710-234-1048, TELEX 908284

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 244403

RECORDED IN LIBER 454 FOLIO 323 ON 9/24/83 (DATE)

1. DEBTOR: Name Mary E. Armacost
 Address 408 Morningside Drive, Glen Burnie, Md. 21061

2. SECURED PARTY: Name Commercial Credit Corporation
 Address 7436 Ritchie Hwy., Glen Burnie, Md. 21061
P.O. Box 1010

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK FORM OF STATEMENT

A. CONTINUATION..... <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. RELEASE. From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate: PARTIAL RELEASE..... <input type="checkbox"/> FULL RELEASE..... <input checked="" type="checkbox"/>	C. TERMINATION..... <input type="checkbox"/> The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.
D. ASSIGNMENT..... <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)	E. OTHER..... <input type="checkbox"/> (Such as "amendment"; if amendment, both Debtor and Secured Party must sign)	
5pc Dinette, 4pc B.R., 1 Westinghouse Refriger, 1 Lamp, 1 RCA Color TV		

RECORD FEE 10.00
 POSTAGE .50
 #26024 C345 R01 112:07
 OCT 6 83

3. Assignee of Secured Party(ies) from which security information obtainable:
 Name _____
 Address _____

Dated 9/15/83
G.A. Kane
 (Signature of Secured Party)
G.A. Kane
 Type or Print Above Name on Above Line

RECEIVED FOR RECORD
 CIRCUIT COURT, BALTIMORE COUNTY
 1983 OCT -6 PM 12:16
 E. AUBREY COLLISON
 CLERK

Wanted to Secured Party
 10.00
 50

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 240343

RECORDED IN LIBER 443 FOLIO 467 ON Nov 5, 1981 (DATE)

1. DEBTOR: Name William L. & Rosemary Murphy

Address 304 Seward Ave. Balto., Md. 21225

2. SECURED PARTY: Name Commercial Credit Corporation

Address 7436 Ritchie Hwy., Glen Burnie, Md. 21061

P.O. Box 1010

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK FORM OF STATEMENT

A. CONTINUATION..... <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. RELEASE. From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate: PARTIAL RELEASE..... <input type="checkbox"/> FULL RELEASE..... <input checked="" type="checkbox"/>	C. TERMINATION..... <input type="checkbox"/> The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.
D. ASSIGNMENT..... <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)	E. OTHER..... <input type="checkbox"/> (Such as "amendment"; if amendment, both Debtor and Secured Party must sign)	
<p>2pc L.R., 3 Tables, 2 Chairs, 1 Panosonic TV, 1 Kitchen Table, 4 Chairs, 1 Whirlpool Refrigerator, 1 Tappan Range, 1 Signature Washer, 1 Whirlpool Dryer, 6 Beds, 5 Dressers</p> <p style="text-align: right;">RECORD FEE 10.00 POSTAGE .50 #26023 C345 R01 T12:06 OCT 6 83</p>		

3. Assignee of Secured Party(ies) from which security information obtainable:

Name _____

Address _____

Dated 9/15/83

G.A.Kane
(Signature of Secured Party)

G.A.Kane
Type or Print Above Name on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, BALTO. COUNTY

1983 OCT -6 PM 12:16

E. AUBREY COLLISON

CC 887-A - MARYLAND Printed in U.S.A. CLERK

Handed to Secured Party

*10.00
50*

LIBER 466 PAGE 313

STATEMENT OF TERMINATION OF FINANCING

(Pursuant to Uniform Commercial Code)

September 16, 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. LIBER 374PAGE233 in Office of H. Carrett Larrimore AA MD (Filing Officer) (County and State)

RECORD FEE 10.00 POSTAGE .50 #26020 C345 R01 112:01 OCT 6 83

Debtor or Debtors (name and Address):

Alvaro and Linda S Vasquez 1464 Lowell Ct Crofton MD 21114

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Household Finance Corporation Secured Party

HOUSEHOLD FINANCE CORPORATION

FREE STATE PLAZA 15516 ANNAPOLIS ROAD BOWIE, MARYLAND 20715

By E. H. COLLISON Its Branch Office Manager

Form 91 MD (3-79)

RECEIVED FOR RECORD CIRCUIT CLERK E. A. COUNTY

1983 OCT -6 PM 12:15

E. AUDREY COLLISON CLERK

10.050

Noted to Secured Party

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

LIBER 466 PAGE 314
Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR WATT, JAMES B. & WATT VICKI T/A 249276

Name James B. & Vicki Watt T/A The Haunted Bookshop

Address 185 Main Street Annapolis, Maryland 21401

2. SECURED PARTY

Name National Surety Leasing, Inc.

Address Suite 1903, 222 St. Paul Place, Baltimore, MD 21202

672 GREENBRIAR LANE ANNAPOLIS, MD 21401

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

- One - Molecular Computer 10-8 w/ S/N 2959
- 2 Model 8001 Application Boards S/Ns 10901(230), 10917(231)
- 2 ADDS #VGT-2 Viewpoint Terminals
- 1 OKI Data Dot Matrix Printer Model 200CPS
- 1 Trans Star Letter Quality Printer w/Tractor Feed

RECEIVED FOR RECORD
CIRCUIT COURT, ANNAPOLIS COUNTY
1983 OCT -6 PM 12:43
E. AUBREY COLLISON
CLERK

RECORD FEE
#28032 1040 R01 13.00
OCT 6 83

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

WATT JAMES B. & WATT VICKI, T/A
THE HAUNTED BOOKSHOP

[Signature]
(Signature of Debtor)

[Signature]
(Signature of Debtor)

JAMES B. WATT PARTNER
Type or Print Above Name on Above Line

NATIONAL SURETY LEASING, Inc

(Signature of Debtor)

(Signature of Secured Party)

Type or Print Above Signature on Above Line

[Signature]
Type or Print Above Signature on Above Line

Noted to Secured Party

13.00

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

LIBER 466 PAGE 315
Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____
If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

249277

Name Woodward & Lothrop Incorporated

Address 11th & F Streets Washington, D.C. 20013

2. SECURED PARTY

Name General Electric Credit Corporation

Address American City Bldg., Suite 111 Columbia, MD 21044

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

One (1) New Northern Telecom SL-1M telephone system with all attachments and accessories including all cables, wiring, and other ancillary equipment included in the Cost of Equipment.

Located at: 39 Parole Plaza
Annapolis, Maryland, 21401

RECORD FEE 11.00
POSTAGE .50
#26073 0040 ROL T12:28
OCT 5 83

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

39 Parole Plaza
Annapolis, Maryland 21401

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

[Signature]
(Signature of Debtor)

Woodward & Lothrop Incorporated
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Related to Secured Party

[Signature]
(Signature of Secured Party)

General Electric Credit Corporation
Type or Print Above Signature on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, S.A. COUNTY
1983 OCT -6 PM 12:44
E. AUBREY COLLISON
CLERK

11-50

UNIFORM COMMERCIAL CODE—FINANCING STATEMENT

M. SHAIVITZ & SONS, INC.

6415 BALTIMORE NATIONAL PIKE • BALTIMORE, MARYLAND 21228

EUDOWOOD SHOPPING PLAZA
TOWSON

RITCHIE HIGHWAY and ARNOLD ROAD
ANNAPOLIS

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

Debtor(s) (Last Name First) and address	Secured Party and address	For Filing Officer (Date, Time, Number, and Filing Office)
HALL, LUCILLE 936 Sevardan Lane Crownsville, Maryland 21032 ANNE ARUNDEL COUNTY	M. SHAIVITZ AND SONS, INC. 6415 BALTIMORE NATIONAL PIKE BALTIMORE, MARYLAND 21228	

This financing statement covers the following types (or items) of personal property: DESCRIPTION OF MERCHANDISE

- (1) #132-334 Oval Table w/2 Leaves
- (1) #132-424 China
- (2) #132-810 Arm Chairs
- (2) #132-811 Side Chairs

RECORD FEE 11.00
 POSTAGE .50
 #26035 0040 R01 T12:34
 OCT 6 83

A/C #509138

This transaction is exempt from the Recording Tax.

Filed with:

✓ *Lucille Hall*
 (SIGNATURE OF DEBTOR)

LUCILLE HALL

M. SHAIVITZ AND SONS, INC.

(NAME OF SECURED PARTY)

✓ _____
 (SIGNATURE OF DEBTOR)

Shirley Gladfelter
 By SHIRLEY GLADFELTER, Credit Manager

RETURN TO M. Shaivitz and Sons, Inc., 6415 Baltimore National Pike, Baltimore, Maryland 21228

RECEIVED FOR RECORD
 CIRCUIT COURT, A. A. COUNTY

1983 OCT -6 PM 12:45

E. AUBREY COLLISON
 CLERK

has led to Secured Party
 11.50

UNIFORM COMMERCIAL CODE—FINANCING STATEMENT

M. SHAVITZ & SONS, INC.

6415 BALTIMORE NATIONAL PIKE • BALTIMORE, MARYLAND 21228

EUDOWOOD SHOPPING PLAZA
TOWSON

RITCHIE HIGHWAY and ARNOLD ROAD
ANNAPOLIS

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

Debtor(s) (Last Name First) and address	Secured Party and address	For Filing Officer (Date, Time, Number, and Filing Office)
COLEMAN, RONALD T. COLEMAN, MARY V. 980 Roundtop Drive Annapolis, Maryland 21401 Anne Arundel County	M. SHAVITZ AND SONS, INC. 6415 BALTIMORE NATIONAL PIKE BALTIMORE, MARYLAND 21228	

This financing statement covers the following types (or items) of personal property: **DESCRIPTION OF MERCHANDISE**

1 #89141-6 mattress - 2 #89141-8 box springs - 1 #7480-574 triple dresser -
1 #7480-584 hutch mirror - 1 #7480-605 chest - 1 #7480-704 6/6 headboard=
1 #7480-706 footboard - 1 #7480-7712 rails for center & side & slats-

503311

This transaction is exempt from the Recording Tax.

RECORDING FEE 12.00
POSTAGE .50
#26036 C040 R01 T12:34
OCT 6 83

Filed with: _____

Ronald T. Coleman
(SIGNATURE OF DEBTOR)

RONALD T. COLEMAN

M. SHAVITZ AND SONS, INC.

(NAME OF SECURED PARTY)

Mary V. Coleman
(SIGNATURE OF DEBTOR)

MARY V. COLEMAN

Shirley Gladfelter
By SHIRLEY GLADFELTER, Credit Manager

RETURN TO M. Shavitz and Sons, Inc., 6415 Baltimore National Pike, Baltimore, Maryland 21228

RECEIVED FOR RECORD
CIRCUIT COURT, ANNAPOLIS COUNTY

1983 OCT -6 PM 12:45

E. AUBREY COLLISON
CLERK

added to Shavitz file

UNIFORM COMMERCIAL CODE—FINANCING STATEMENT

M. SHAVITZ & SONS, INC.

6415 BALTIMORE NATIONAL PIKE • BALTIMORE, MARYLAND 21228

EUDOWOOD SHOPPING PLAZA
TOWSONRITCHIE HIGHWAY and ARNOLD ROAD
ANNAPOLISRECORD FEE 12.00
POSTAGE 50
#26037 C040 R01 112:34
OCT 6 83

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

Debtor(s) (Last Name First) and address	Secured Party and address	For Filing Officer (Date, Time, Number, and Filing Office)
CAWOOD, Raymond & MATTHEWS, Theresa 778 Abigail Wynd Court Severna Park, Maryland 21146 ANNE ARUNDEL COUNTY	M. SHAVITZ AND SONS, INC. 6415 BALTIMORE NATIONAL PIKE BALTIMORE, MARYLAND 21228 ↑	

This financing statement covers the following types (or items) of personal property: **DESCRIPTION OF MERCHANDISE**

#7453-18 #3250-08 #5250-06 #PB16X60
 (1) Sofa, (1) Cocktail Table, (1) Hex Table, (1) Mirrored Panel Sofa Table,
 #549-140 #549-734 #103-7MT #103-7B3
 (1) 5/0 Headboard, (1) Set Rails, (1) 5/0 Mattress, (1) 5/0 Boxspring, Fabricat
 #544-304 867-A #867-3
 Sofa, (1) Dining Table, (1) Arm Chair, (3) Side Chairs, Fabricat 4 Dining
 Room Chairs, (1) Elite Set Table Pads w/1 additional filler, (1) Sixway Floor
 #9616
 Lamp, (1) Wood/Metal Lamp, #Chaska-Rust 3 Pr. Drapes - #Mira-Oyster 3 Pr.
 #3536-033 or drapes - #Honshun #15 1 Pr. drapes - #182 Blue Duotone Mini-blind-#Lady-
 Audrey 694-Champayne 2 Prs. Drapes - #Mira Oyster 3 Pr. Sheers - #702 Rust
 2 Mini-blinds - #720 Sand Linen Mini blind-#Westwood-Roman shade -
 #3536-033 or drapes -
 This transaction is exempt from the Recording Tax. A/C #519630

Filed with:

✓ *Raymond J. Cawood*
 (SIGNATURE OF DEBTOR)
 (RAYMOND CAWOOD)

M. SHAVITZ AND SONS, INC.

(NAME OF SECURED PARTY)

✓ *Theresa Matthews*
 (SIGNATURE OF DEBTOR)
 (THERESA MATTHEWS)

Shirley Gladfelter
 By SHIRLEY GLADFELTER, Credit Manager

RETURN TO M. Shaivitz and Sons, Inc., 6415 Baltimore National Pike, Baltimore, Maryland 21228

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -6 PM 12:45

E. AUBREY COLLISON
CLERK*Filed to [unclear]*

UNIFORM COMMERCIAL CODE—FINANCING STATEMENT

M. SHAVITZ & SONS, INC.

6415 BALTIMORE NATIONAL PIKE • BALTIMORE, MARYLAND 21228

EUDOWOOD SHOPPING PLAZA
TOWSON

RITCHIE HIGHWAY and ARNOLD ROAD
ANNAPOLIS

RECORD FEE 11.00
POSTAGE .50
#26038 C040 R01 T12:35
OCT 6 83

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

Debtor(s) (Last Name First) and address	Secured Party and address	For Filing Officer (Date, Time, Number, and Filing Office)
POSNER, Don 1816 Lang Drive Crofton, Maryland 21114 ANNE ARUNDEL COUNTY	M. SHAVITZ AND SONS, INC. 6415 BALTIMORE NATIONAL PIKE BALTIMORE, MARYLAND 21228	

This financing statement covers the following types (or items) of personal property: **DESCRIPTION OF MERCHANDISE**

#6008-700 #6008-655 #C8111 #C8110
 (1) Sofa Table, (2) Benches, (1) LAF Corner, (3) Armless Sections, (1)
 #C8134 #15537-760 #768-104 #738-425 #738-323
 RAF Chaise, (1) Hall Chest, (1) Cocktail Table, (1) China, (1) Glass Top D.R
 #738-912 #738-913 #1085B
 Table, (2) Arm Chairs, (4) Side Chairs, (5yds) Fabric, (1) Mirror, (2)
 #768-702 #768-712 #768-716 #49-44 #59-02
 Corner Units, (1) T.V. Unit, (1) Bar Unit, (1) Swivel Rocker, (1) Loveseat,
 #9007-89 #9007-01
 (1) T.V. Cabinet (2) Bunch Tables, (7) Items Resist.

A/C #515T75

This transaction is exempt from the Recording Tax.

Filed with: _____

✓ Don Posner
(SIGNATURE OF DEBTOR)

✓ Don Posner
(SIGNATURE OF DEBTOR)

M. SHAVITZ AND SONS, INC.
(NAME OF SECURED PARTY)

✓ Shirley Gladfelter
By SHIRLEY GLADFELTER, Credit Manager

RETURN TO M. Shavitz and Sons, Inc., 6415 Baltimore National Pike, Baltimore, Maryland 21228

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -6 PM 12:45

E. AUBREY COLLISON
CLERK

Filed to Secured Party
11.00
50



National Mortgage FUNDING CORPORATION

249282

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 320

Name of Filing Officer

FINANCING STATEMENT 19635

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) MARTIN TREML, JR. AND MARY J. TREML

1544 EVERSHAM PLACE, CROFTON, MD 21114

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

November 1 2013

This Financing Statement covers the following types (or items) of Property:

RANGE, REFRIGERATOR, DISHWASHER, DISPOSAL, W TO W
CARPET

RECORD FEE 12.00
POSTAGE .50
#36454 0207 R02 T09:34
OCT 7 83

The above described items of property are affixed to a dwelling house located on:

1544 EVERSHAM PLACE, CROFTON, MD 21114

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of

Trust dated October 5 1983

from MARTIN TREML, JR. AND MARY J. TREML

to National Mortgage Funding Corporation, which has been recorded among the Land Records

of ANNE ARUNDEL

County, MD

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

Martin Treml Jr.
MARTIN TREML, JR.
Mary J. Treml
MARY J. TREML

NATIONAL MORTGAGE FUNDING CORPORATION

BY *[Signature]* 1250

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT -7 AM 9:35
E. AUBREY COLLISON
CLERK

After recording, mail to -
National Mortgage Funding Corporation
6571 Edsal Road
Springfield, Va. 22151

FINANCING STATEMENT

FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here

This financing statement Dated July 27, 1983 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Video & Computer Attractions Inc. T/A Video Connection
Address 1153 Md. Rt. 3, Crofton, Md. 21054

2. SECURED PARTY

Name Chase Marketing Company
Address P.O. Box 2307 12160 Parklawn Drive, Rockville, Maryland 20852

Person and Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)
Includes Accounts Receivable, all Sanyo products, Sansui, BSR, ADC, Mattel, Olympus, Uniden, ITT, Video tape, Blank recording tape and similar and related electronic consumer products as purchased from the secured party. Also includes computer products, telephones, audio, video, television and office equipment.

1983 OCT - 7 AM 10: 24
RECEIVED FOR RECORD
CIRCUIT COURT BALTIMORE COUNTY
E. AUBREY COLLISON
CLERK

- (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

CHECK THE LINES WHICH APPLY

- (Proceeds of collateral are also covered)
(Products of collateral are also covered)

RECORD FEE 12.00
POSTAGE .50
#26063 C345 R01 T08:55
OCT 7 83

[Signature], Pres.
(Signature of Debtor) Title

P.R. Ratra, President
Type or Print Above Name on Above Line

CHASE MARKETING COMPANY

[Signature], Vice Pres.
(Signature of Debtor) Title

[Signature] Sec./Treas.
(Signature of Secured Party) Title

V.K. Malhotra, Vice Pres.
Type or Print Above Signature on Above Line

Edith Black
Type or Print Above Signature on Above Line

CORPORATE SEAL

Related to Secured Party

CORPORATE SEAL

12.00
50

COPY FOR FILING

FINANCING STATEMENT

- Not Subject to Recordation Tax (Purchase Money) To Be Recorded in Land Records (For Fixtures Only)
- Subject to Recordation Tax; Principal Amount is \$ _____

NAME	ADDRESS		
1. Debtors(s) (or assignor(s))	No.	Street	City State
Help Business Machines, Inc.	1925	Lincoln Pkwy.,	Annap., Md. 21401

2. Secured Party (or assignee)
 SUBURBAN BANK 6610 Rockledge Dr., Bethesda, Md. 20817 ←

3. This Financing Statement covers the following types (or items) of property:

- 1- IBM Personal Computer System serial #0506957
- 1- IBM Expansion Unit Serial #5031023
- 1- IBM Monochrome Display Serial #0021272
- 1- IBM Epso FX100 Serial #315878

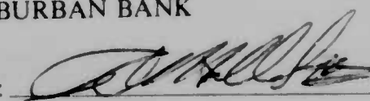
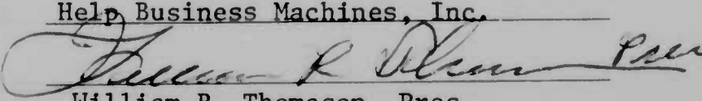
RECORD FEE 11.00
 POSTAGE .50
 #26065 C345 R01 109:09
 OCT 7 83

CHECK THE LINES WHICH APPLY

- 4. (If collateral is crops) The above described crops are growing or are to be grown on the Real Estate described below:
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

Title Owner of Real Estate: _____

- 5. (If proceeds of collateral are claimed) Proceeds of the collateral are also covered.
- (If products of collateral are claimed) Products of the collateral are also covered.
- 6. Mailing instructions: This Financing Statement, after recorded, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Secured Party:	Debtor(s) or Assignor(s)
SUBURBAN BANK	Help Business Machines, Inc.
By: 	 William R. Thomason, Pres.
Type Name Thomas A. Holland, III	
Title V. President & Manager	

Mailed to Secured Party

Type or Print Name and Title of Each Signature

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT -7 AM 10:25

E. AUBREY COLLISON
CLERK

*AT 11.00
50*

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 246907

RECORDED IN LIBER 460 FOLIO 494 ON April 14, 1983 (DATE)

1. DEBTOR: Name Douglas K. And Cynthia A. Connatser
 Address 1205 Green Holly Drive Annapolis, Md. 21401

2. SECURED PARTY: Name Commercial Credit Corporation
 Address 53 McKinsey Road
Severna Park, Md, 21146

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK FORM OF STATEMENT

A. CONTINUATION..... <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. RELEASE. From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate: PARTIAL RELEASE..... <input type="checkbox"/> FULL RELEASE..... <input type="checkbox"/>	C. TERMINATION..... <input checked="" type="checkbox"/> The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.
D. ASSIGNMENT..... <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)		E. OTHER..... <input type="checkbox"/> (Such as "amendment"; if amendment, both Debtor and Secured Party must sign)

RECORD FEE 10.00
 POSTAGE #26080 C345 R01 10:04
 OCT 7 83

3. Assignee of Secured Party(ies) from which security information obtainable:
 Name _____
 Address _____

related to Secured Party

Dated September 15, 1983
B. L. Cooper
 (Signature of Secured Party)
B. L. Cooper
 Type or Print Above Name on Above Line

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY
 1983 OCT -7 AM 10:32
 E. AUBREY COLLISON
 CLERK

10.00
 50

*Wm
Garrett
Annapolis
10.00*

(F.C.A. is not responsible for the correctness of this form, the method of execution, filing requirements, etc. Local counsel should be consulted.)

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 225-814

RECORDED IN LIBER 405 FOLIO 359 ON June 13, 1979 (DATE)

1. DEBTOR

Name Hair Unlimited - Miriam I. Devine

Address 108 Old Solomon Island Rd., Annapolis, Md. 21401

2. SECURED PARTY

Name Baltimore Beauty & Barber Supplies, Inc.

Address 103 N. Langley Road, Glen Burnie, Md. 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

CHECK FORM OF STATEMENT

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <u>Termination</u> <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

RECEIVED FOR RECORD
CIRCUIT COURT FOR ANNE ARUNDEL COUNTY
1983 OCT - 7 AM 10:53
E. AUBREY COLLISON
CLERK

RECORD FEE 10.00
830467 0237 102 110:54
OCT 7 83

Dated 9/20/83

Baltimore Beauty & Barber Supplies, Inc.

Paul C. [Signature]
(Signature of Secured Party)

Type or Print Above Name on Above Line

Added to Secured Party

1050

TO BE } RECORDED IN
 NOT TO BE } LAND RECORDS

SUBJECT TO } RECORDING TAX
 NOT SUBJECT TO } ON PRINCIPAL
 AMOUNT OF \$ 4,000

FINANCING STATEMENT

1. Debtor(s):

D & S Equipment Co.
 Name or Names—Print or Type
 P.O. Box 331 Anne Arundel/Severn MD 21144
 Address—Street No., City - County State Zip Code

Name or Names—Print or Type
 Address—Street No., City - County State Zip Code

2. Secured Party:

Edward St. John T/A MIE Development Co.
 Name or Names—Print or Type
 6665 Security Boulevard Baltimore/Baltimore MD 21207
 Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

1977 Ford 1 Ton Dump Truck

4. If above described personal property is to be affixed to real property, describe real property.

N/A

5. If collateral is crops, describe real estate.

N/A

RECORD FEE 11.00
 RECORD TAX 28.00
 POSTAGE .50
 #26099 D040 R01 T10:47
 OCT 7 83

6. Proceeds of collateral are are not covered.

7. Products of collateral are are not covered.

DEBTOR(S): D & S Equipment Co

SECURED PARTY:

BY Edward St. John
(Signature of Debtor)

EDWARD ST. JOHN
Type or Print

(Signature of Debtor)

Type or Print

MIE Development Co.
(Company, if applicable)
Lawrence F. Maykrantz Agent
(Signature of Secured Party)

Lawrence F. Maykrantz Controller
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address ZELL MARGOLIS, ESQ. 200 E. Lexington Street
1313 Court Square Bldg. Baltimore, Md. 21202
Lucas Bros. Form F-1

Mailed to:

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY

1993 OCT -7 AM 10:59

E. AUBREY COLLISON
CLERK

118 230 50



Debtor or Assignor Form

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ 30,000.00
- To Be Recorded in Land Records (For Fixtures only).

Name of Debtor

Address

Milton Bosley & Co., Inc.

8th Avenue, N.W.
Glen Burnie, Maryland 21061

SECURED PARTY (OR ASSIGNEE)

THE FIRST NATIONAL BANK OF MARYLAND—Address: 83 Forest Plaza Shopping Center
Annapolis, Maryland 21401

Attach separate list if necessary

- 1. This Financing Statement covers the following types (or items) of property (the collateral):

See attached sheet - Exhibit A

- 2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

RECORD FEE 11.00
 RECORD TAX 210.00
 POSTAGE .50
 #26107 C040 R01 T10:51
 OCT 7 83

- 3. Proceeds } of the collateral are also specifically covered.
 Products }

- 4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor)

Secured Party (or Assignee)

Milton Bosley & Co., Inc.

THE FIRST NATIONAL BANK OF MARYLAND

M. Bosley Wright, President

BY Margaret R. Anderson

M. Bosley Wright, President

Margaret R. Anderson

FNB 0860

Type or print names under signatures

Mailed to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 OCT -7 AM 10:59

E. AUBREY COLLISON
CLERK

110 210.00

QUANTITY	DESCRIPTION
1	Model LF-5, five station lineal sanding and distressing machine complete with all standard accessories. Each station equipped with a 2 horsepower motor, 1800 RPM and with 1½" arbor.
1	Varydyne solid state AC speed controller installed on machine material feed only.
1	Special electrical console mounted on side of machine and equipped with on/off magnetic starter operators and AC variable speed selector switch.
1	Additional station complete for a total of six.
1	Set special fixtures and guides installed to suit three styles of moulding.
1	UMA254G5 (230V) UNIT WITH COTTON MEDIA AND FE-12 FULIMATIC AND DUCTWORK

1	LeROI Dresser 30557	
1	Rotary Screw Compressor Unit	
1	Serial #40738217	
1	Options	
1	Separator Indicator	
1	Intake air filter	
1	Indicator	
1	Aircooled aftercooler	
1	Inline air filter with	
1	automatic drain	
1	120 Gallontank	

(1) One Hyster Forklift this 20th Day of June 1983 for a sum in the amount of six thousand dollars (\$6000.00)

Model 350C

Serial # C002P18972

Year 1975 ✓

Capacity 5000 LBS.

Included with unit is 48 inch forks, O. H. G., No L.B.R.

Included (at extra cost) is (1) one 33 lb L.P. bottle (L.P.), full and captable with unit listed above.

STATE OF MARYLAND

LIBER 466 PAGE 328

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 228163

RECORDED IN LIBER 414 FOLIO 455 ON Sept. 19, 1979 (DATE)

1. DEBTOR

Name Hartley Marine Sales & Service, Inc.

Address 111 West Central Avenue, Edgewater, Md. 21037

2. SECURED PARTY

Name Borg-Warner Acceptance Corp.

Address 326 First Street, Suite 28, P.O. Box 3190, Yacht Haven

Annapolis, Md. 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

1983 OCT -7 PM 12:57
RECEIVED FOR RECORD
CIRCUIT COURT, ANNE ARUNDEL COUNTY
E. AUBREY COLLISON
CLERK



CHECK FORM OF STATEMENT

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: Termination <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

RECORD FEE 10.00
POSTAGE .50
374491 OCT 7 112:56
OCT 7 83

1050

Dated Sept. 7, 1983

Richard C. Gurganus
(Signature of Secured Party)
Borg-Warner Acceptance Corp.
Richard C. Gurganus, Dist. Mgr.
Type or Print Above Name on Above Line

Noted to Secured Party

STATE OF MARYLAND

LIBER 466 PAGE 329

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

249287

1. DEBTOR

Name BOOZ-ALLEN & HAMILTON Inc.
Address 4330 East West Highway, Bethesda, MD 20814

SECURED PARTY

Name Equitable Life Leasing Corporation
Address Merion Towle Bldg., Ste. 201, 1777 Walton Rd., Blue Bell, PA 19422

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

EQUIPMENT LOCATION: ~~99~~ Elkridge Landing Rd., Linthicum, MD 21090

Telephone and other property leased or to be leased under that certain lease agreement (the "Lease") dated 9-9-83, between BOOZ-ALLEN & HAMILTON Inc. as Lessee, and Equitable Life Leasing Corporation as Lessor, and all modifications and attachments thereto and replacements of any substitutions therefore in whole and in part, and all proceeds thereof. This financing statement is filed to comply with the notice requirements of the Uniform Commercial Code in the event for any reason, notwithstanding the intent of the parties, it is determined that the lease constitutes a security agreement under the Uniform Commercial Code.

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Kenneth C. Mundell
(Signature of Debtor)
Kenneth C. Mundell
Senior Vice President
Type or Print Above Name on Above Line
BOOZ-ALLEN & HAMILTON Inc.

(Signature of Debtor)
Type or Print Above Signature on Above Line

Walter Steiner
(Signature of Secured Party)
Equitable Life Leasing Corporation
WALTER STEINER
Type or Print Above Signature on Above Line

RECORD FEE 11.00
334500 1237 102 114:08
OCT 7 83

1983 OCT -7 PM 2:08
E. AUBREY COLLISON
CLERK

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE

~~NOT TO BE~~ } RECORDED IN LAND RECORDS SUBJECT TO } RECORDING TAX ON PRINCIPAL AMOUNT OF \$ _____

NOT TO BE } NOT SUBJECT TO } }

FINANCING STATEMENT

1. Debtor(s): Edward Frederick Rawlinson, Jr.,
 Name or Names—Print or Type
Brenda Ruth Nicolette
 Address—Street No., City - County State Zip Code
Edward Frederick Rawlinson,
Judith Ann Rawlinson
 Name or Names—Print or Type
Lot 248 Hilltop Road, Arnold, Maryland 21012
 Address—Street No., City - County State Zip Code

2. Secured Party: Annapolis Federal Savings and Loan Association
 Name or Names—Print or Type
152 Main Street, Annapolis, AA Co., Maryland 21404
 Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). All fixtures, fittings, appliances, equipment, machinery, chattels, and articles of personal property as well as all replacements thereof, now or at any time hereafter affixed to, placed upon, or used in any way in connection with the use, occupancy or operation of the realty described below, including but not limited to all partitions, all plumbing, electrical, gas, lighting, heating, ***

4. If above described personal property is to be affixed to real property, describe property.
 BEING known as Lot No. 248 as shown on the Revised Plat of Shoreacres, which Plat is recorded among the Plat Records of AnneArundel County in Cabinet No. 1, Rod V, Plat No. 7.

5. If collateral is crops, describe real estate.
 ***ventilating and air conditioning fixtures and equipment as well as all carpeting, floor coverings, refrigerators and/or freezers, ranges, stoves, cabinets, mirrors, waste food disposals, compactors, dishwashers, dryers and washers.

6. Proceeds of collateral are are not covered.
 7. Products of collateral are are not covered.

RECORD FEE 14.00
 POSTAGE .50
 #26147 0040 R01 T14:40
 OCT 7 83

DEBTOR(S): Edward Frederick Rawlinson, Jr. SECURED PARTY: ANNAPOLIS FEDERAL SAVINGS AND LOAN ASSOCIATION
 Edward Fred (Signature of Debtor) erick Rawlinson, Jr.,
Brenda Ruth Nicolette Type or Print Nicolette
Edward Frederick Rawlinson By: Samuel M. Ivrey (SEAL)
 Edward Fred (Signature of Debtor) erick Rawlinson
Judith Ann Rawlinson Type or Print Rawlinson
Samuel M. Ivrey, Attorney
 Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address SAMUEL M. IVREY, ESQ., 144 DUKE OF GLOUCESTER STREET, ANNAPOLIS, MD.
21401

Mailed to: _____

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY
 1983 OCT -7 PM 2:47
 E. AUBREY COLLISON
 CLERK

1400 8



National Mortgage FUNDING CORPORATION

249289

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 331

Name of Filing Officer

FINANCING STATEMENT

9216

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) CHARLES J. D'ARCO AND MARY JANE D'ARCO,
HUSBAND AND WIFE
774-C FAIRVIEW AVENUE, ANNAPOLIS,, MD 21403

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

October 1 1988

This Financing Statement covers the following types (or items) of Property:

RANGE, REFRIGERATOR, DISPOSAL, DISHWASHER,
EXHAUST FAN, MICROWAVE, WALL TO WALL CARPET.

RECORD FEE 12.00
MORTGAGE .50
43619 0237 R12 11:5:19
OCT 7 83

The above described items of property are affixed to a dwelling house located on:

774-C FAIRVIEW AVENUE, ANNAPOLIS,, MD 21403

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of

Trust dated September 23 1983

from CHARLES J. D'ARCO AND MARY JANE D'ARCO,
HUSBAND AND WIFE

to National Mortgage Funding Corporation, which has been recorded among the Land Records

of ANNE ARUNDEL

County, MD

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

CHARLES J. D'ARCO

NATIONAL MORTGAGE FUNDING CORPORATION

MARY JANE D'ARCO

RECEIVED FOR RECORD
CIRCUIT COURT, ANNE ARUNDEL COUNTY

BY *[Signature]*
1983 OCT -7 PM 3:25

E. AUBREY COLLISON
CLERK

1250
Added to Secured Party

File No.

Record Reference:

Liber..... Folio.....

FINANCING STATEMENT

xxx Not subject to Recordation Tax. To Be Recorded in The Land Records (For Fixtures Only).

Subject to Recordation Tax on principal amount of \$.....

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. The name(s) and address(es) of the Debtor(s) is(are)

Name of Debtor

Address

Walt's Service Center, Inc.

Rte. 175 & Balt.-Wash. Parkway Jessup, Maryland 20794

RECORD FEE 11.00 POSTAGE .50

2. The name and address of the Secured Party (or Assignee) is:

THE CITIZENS NATIONAL BANK Fourth and Main Streets Laurel, Maryland

#26185 C040 R01 T09:44 OCT 10 83

to which this Statement should be delivered after it is recorded and from which additional information may be obtained.

3. This Financing Statement covers the following types (or items) of property (the collateral):

All furniture, fixtures, machinery, and equipment and all replacements thereof and additions or attachments thereto, and all Borrower's accounts receivable, contract rights and inventory, now owned or hereafter acquired, and the proceeds and products thereof.

4. The collateral property is affixed or to be affixed to or is to be crops on the following real estate: (Describe - include house number and street or block reference where applicable).

5. xx Proceeds) of the collateral are also specifically covered. xx Products)

Debtor

Secured Party (Assignee)

Walt's Service Center, Inc.

THE CITIZENS NATIONAL BANK

By: Robert G. Beaumont, President

By: Forrest R. McGraw, Assistant Vice President

By:

Type or print all names and titles under signatures.

RECEIVED FOR RECORD CIRCUIT COURT, A. A. COUNTY

1983 OCT 10 AM 9:59

E. AUBREY COLLISON CLERK

110

All that parcel of ground in the Fourth Election District of Anne Arundel County, State of Maryland, and described as follows: Beginning for the same at a pipe in the Southwesterly right-of-way line of Maryland State Highway Route No. 175, leading from Jessup to Fort Meade, as shown on S.R.C. Plat No. 9182, said pipe being located four thousand five hundred twenty-one feet more or less (4,551') Northwesterly from, when measured along the center-line of the present Route #175, the end of the sixteenth line of the first parcel of land described in the deed from Elizabeth M. Bannon, Widow, to Max Blob, dated August 19, 1944, and recorded among the Land Records of Anne Arundel County in Liber J.H.H. No. 315, folio 105; thence from said beginning pipe running for a division line through the larger tract of which this is a part, the following three courses and distances, to wit: (1) South nineteen degrees thirty-two minutes forty-five seconds West two hundred eighty-seven and seventy-nine one-hundredths feet (S. 19°32'45" W. 287.79') to a pipe, (2) North seventy degrees twenty-seven minutes fifteen seconds West one hundred fifty feet (N. 70°27'15" W. 150') to a pipe, and (3) North nineteen degrees thirty-two minutes forty-five seconds East two hundred ninety and fifty-nine one-hundredths feet (N. 19°32'45" E 290.59') to a pipe in the Southwesterly right-of-way line of the former Route #175; thence along said right-of-way line South seventy degrees twenty-seven minutes fifteen seconds East one hundred twenty-nine and thirty-five one-hundredths feet (S. 70°27' 15" E. 129.35') to a concrete monument; thence along the Southwesterly right-of-way line of the present Route #175, in a Southeasterly direction by a line curving to the left with a radius of three thousand three hundred twenty-one and forty-nine one-hundredths feet (3,321.49'), a distance of twenty and sixty-five one hundredths feet (20.65') to the place of beginning. Containing one acre, more or less (1.000 Ac.)

FINANCING STATEMENT

249292

This Financing Statement is presented to the Clerk of the Circuit Court for County, Maryland for filing pursuant to the Uniform Commercial Code.

<u>Name of Debtor</u>	<u>Address</u>
1. Halsey L. & Wanita I. Tribble	474 Norvell Court Glen Burnie, Maryland 21061

<u>Name of Secured Party</u>	<u>Address</u>
4. Lomas & Nettleton Co.	121 N. Broad Street Phila., Pa. 19107

3. This Financing Statement covers the following items of property:

Range	Refrigerator	Dishwasher	Clothes washer/Dryer
Garbage Disposal		Vent Fan	Central Air Conditioning

4. This Financing Statement is not subject to a Recordation Tax.

5. This Financing Statement is intended to evidence among the Financing Records the encumbrance of the items listed herein by a deed of trust from the aforesaid debtors securing the aforesaid secured party, dated and recorded simultaneously herewith (or prior hereto) among the Land Records of Anne Arundel County, Maryland.

EXECUTED THIS 28 DAY OF April 1983

Halsey L. Tribble

BY Marie A. Eschbach

RECORDING FEE 23.00
POSTAGE .50
#26171 2345 R01 109:21
OCT 10 83

Wanita I. Tribble

ATTEST: Louise [Signature]

(Debtors)

(Secured Party)

After recordation please return this document to:

The Lomas & Nettleton Company
121 N. Broad Street
Philadelphia, Pennsylvania 19107

Mailed to: _____

E-52

152



RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 OCT 10 AM 9:32

E. AUBREY COLLISON
CLERK



RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 OCT 10 AM 11:53

E. AUBREY COLLISON
CLERK

23.06
50

FINANCING STATEMENT

TO BE } RECORDED IN LAND RECORDS
 NOT TO BE }

SUBJECT TO } RECORDING TAX ON PRINCIPAL AMOUNT OF
 NOT SUBJECT TO } \$ 80,000.00

FINANCING STATEMENT

West Street Liquors and Pharmacy, Inc., Kenneth C. Malley, Catherine P. Malley, William V. Malley, Paul K. Malley

Name or Names—Print or Type

1100 West Street, Annapolis, Maryland 21401
 Address—Street No., City - County State Zip Code

1. Debtor(s):

Name or Names—Print or Type

Address—Street No., City - County State Zip Code

2. Secured Party:

Gibraltar Building and Loan Association, Inc.
 Name or Names—Print or Type

2981 Solomons Island Road, Edgewater, Maryland 21037
 Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

SCHEDULE "A" ATTACHED
SCHEDULE "B" ATTACHED

4. If above described personal property is to be affixed to real property, describe real property.

SEE SCHEDULE "A" FOR DESCRIPTION

5. If collateral is crops, describe real estate. Not applicable.

6. Proceeds of collateral are are not covered.

7. Products of collateral are are not covered.

DEBTOR(S) By: Kenneth C. Malley SECURED PARTY: Gibraltar Building and Loan Association, Inc.
 Kenneth C. Malley, Pres. (Company, if applicable)

Kenneth C. Malley (Signature of Debtor)

Catherine P. Malley Signature Type or Print Catherine P. Malley Gibraltar Building and Loan Association, Inc. (Company, if applicable)

William B. Malley Signature Type or Print William B. Malley (Signature of Secured Party)

Paul K. Malley Signature Type or Print Paul K. Malley Diane G. White, Vice President Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address L.B. Goldstein, Esq., P.O. Box 291, Annapolis, MD 21404

Mailed to:

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 OCT 10 PM 1:11
E. AUBREY COLLISON
CLERK

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 AUG -5 PM 3:36

E. AUBREY COLLISON
CLERK

175

180 B

SCHEDULE "A"

ALL THAT lot of ground, situate, lying and being in the City of Annapolis, Sixth Assessment District of Anne Arundel County, Maryland, and described as follows:

BEGINNING for the same at a point on the Northwest side of the State Road leading from Annapolis to Camp Parole 254 feet from the division line of the property formerly owned by J. Clayton Brewer and that heretofore conveyed to Nettie E. Flood by Anna Schmidt, said point of beginning being also the North corner of said State Road and a 40 foot street now designated as Linden Avenue running Northeasterly from said road and running from thence with the Northwest side of said Linden Avenue Northeasterly 197.85 feet to the Southwest side of Lot Number 16 of Block "B" on the plat hereinafter mentioned thence with the southwest side of said Lot Number 16 Northwesterly 50 feet to the division line of the lot hereby conveyed and Lot Number 5 of Block "B" on said plat thence with said division line Southwesterly 197.85 feet to the Northeast side of said State Road thence with said road Southeasterly 50 feet to the place of beginning. Being designated as Lot Number six (6) of Block "B" on a plat made by J. Carson Boush, County Surveyor, June 7, 1915, which plat is filed among the Plat Records of Anne Arundel County in Plat Book 15, Page 46.

BEING ALL of that same lot or parcel of ground which by Deed of even date herewith and recorded or intended to be recorded among the Land Records of Anne Arundel County prior hereto was granted and conveyed by Milton Schwartz unto Kenneth C. Malley and Catherine P. Malley, his wife, some of the debtors herein.

LAWRENCE B. GOLDSTEIN
ATTORNEY AT LAW
P.O. BOX 291
ANNAPOLIS, MD. 21404

SCHEDULE "B"

ALL building materials and other chattels on the premises, described in Schedule "A" hereof, intended to be incorporated in the improvements thereon, and all fixtures, equipment, accessories, and furniture which is attached to or affixed to the buildings and improvements, including hot water heaters, lighting fixtures, heating plant, air-conditioning equipment, piping, tubing, duct work, radiators, storm windows, storm doors, screens, screen doors, and all substitutions, replacements and additions thereto, all of which fixtures, accessories and equipment now on or hereafter placed upon the said lot or lots of ground, and all stock, inventory, supplies, and all substitution, replacements and additions thereto, are hereby intended to be included as property covered by this financing statement and intended to be included as part of the security for the Mortgage of even date herewith from the debtors to Gibraltar Building and Loan Association, Inc.

LAWRENCE B. GOLDSTEIN
ATTORNEY AT LAW
P.O. BOX 291
ANNAPOLIS, MD. 21404

Mailed to: _____

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code

Maturity date (if any):

1. Debtor(s) Name (Last Name First) and Complete Address

Bloom, Michael A., MD
Bloom, Judith D.
8 Lavenham Court
Cherry Hill, NJ 08003

2. Secured Party(ies) and Complete Address

Commerce Bank N.A.
336 Route 70
Marlton, NJ 08053

This space for use of Filing Officer.
(Date, Time and Filing Office.)

LIBER 466 PAGE 338

This statement refers to original Financing Statement bearing File No. 238984

Dated July 23 19 81

A. Continuation ()	B. Partial Release ()	C. Assignment ()	D. Termination Statement (X)	E. Other ()
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:	The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number shown above in the following property:	This statement of termination of financing is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.	
(FEE \$10.00)	(FEE \$5.00)	(FEE \$5.00)	(FEE \$5.00)	

RECEIVED FOR RECORD
CIRCUIT CLERK T.N.A. COUNTY
1983 OCT 10 PM 1:22
E. AUBREY COLLISON
CLERK

STAMP FEE 10.00
POSTAGE .50
#24606 (237) 817 113423
OCT 10 83

10-50

3. When collateral is crops or fixtures complete this portion of form.
a. Description of real estate (Sufficient to identify the property).

b. Name and complete address of record owner.

Added to Secured Party

4a. () Proceeds of Collateral are also covered. 4b. () Products of Collateral are also covered.

No. of additional sheets presented. ()

() Filed with Register of Deeds and Mortgages of

County. () Secretary of State

(X) Filed with the County Clerk of Anne Arundale

County.

Signature(s) of Secured Party(ies) or Assignee(s)

BY: *[Signature]*

RAYMOND H. FISCHER, ASST. VICE PRES.

Not Valid unless signed.

Dated: September 21 1983

FILING OFFICER COPY - This form of financing statement is approved by the Secretary of State of New Jersey.
STANDARD FORM - UNIFORM COMMERCIAL CODE - FORM UCC-3.

STATE OF FLORIDA
UNIFORM COMMERCIAL CODE — FINANCING STATEMENT — FORM UCC-1 REV. 1981
 THIS FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

DEBTOR (Last Name First if a Person)
 NAME **Bram, Frederick M.**

1A MAILING ADDRESS **3723 Old Lee Highway**

CITY **Fairfax** STATE **VA 22030**

MULTIPLE DEBTOR (IF ANY) (Last Name First if a Person)
 NAME

1B MAILING ADDRESS

CITY STATE

MULTIPLE DEBTOR (IF ANY) (Last Name First if a Person)
 NAME

1C MAILING ADDRESS

CITY STATE

* SECURED PARTY (Last Name First if a Person)
 NAME **Manufacturers Hanover Financial**
Of Virginia, Inc.

2A MAILING ADDRESS **7630 Little River Turnpike #110**

CITY **Annandale** STATE **VA**

MULTIPLE SECURED PARTY (IF ANY) (Last Name First if a Person)
 NAME

2B MAILING ADDRESS

CITY STATE

ASSIGNEE OF SECURED PARTY (IF ANY) (Last Name First if a Person)
 NAME

3 MAILING ADDRESS

CITY STATE

THIS SPACE FOR USE OF FILING OFFICER
 Date, Time, Number & Filing Office

LIBER **466** PAGE **339**

249298

RECEIVED FOR RECORD
 CIRCUIT COURT IN ALA. COUNTY
 1983 OCT 10 PM 1:26
 E. AUBREY COLLISON
 CLERK

RECORD FEE 11.00
 POSTAGE 30
 TOTAL 12.30 OCT 10 1983

AUDIT UPDATE

VALIDATION INFORMATION

4. This FINANCING STATEMENT covers the following types or items of property (include description of real property on which located and owner of record when required). If more space is required, attach additional sheets 8 1/2" x 11".

1983 Panda 40', Hull #TSQ401030683 with single diesel Volvo 61 HP engine #3130744/214602 and extras including but not limited to: Refrigerator/Freezer, Heater, Roller Furling, Depth Sounder, Stereo System, VHF, Windlass, Dinghy, Davits. Boat to be kept in this county

RECORDATION TAX NOT REQUIRED

5. Proceeds of collateral are covered as provided in Sections 679.203 and 679.306, F.S. X

6. Filed with: **Anne Arundel Cty.**

7. No of additional Sheets presented:

8. (Check) All documentary stamp taxes due and payable or to become due and payable pursuant to Section 201.22, F.S., have been paid.
 Florida Documentary Stamp Tax is not required.

9. This statement is filed without the debtor's signature to perfect a security interest in collateral. (Check if so)
 already subject to a security interest in another jurisdiction when it was brought into this state or debtor's location changed to this state.
 which is proceeds of the original collateral described above in which a security interest was perfected
 as to which the filing has lapsed.
 acquired after a change of name, identity, or corporate structure of the
 debtor or secured party.

10. (Check if so)
 Debtor is a transmitting utility
 Products of collateral are covered

11. SIGNATURE(S) OF DEBTOR(S)
Frederick M. Bram
Frederick M. Bram

12. SIGNATURE(S) OF SECURED PARTY(IES) OR ASSIGNEE
Manufacturers Hanover Financial Services of Virginia, Inc.

13. Return copy to:

NAME	Manufacturers Hanover Financial Services
ADDRESS	of Florida, Inc.
	5201 W. Kennedy Blvd. #501
CITY	Tampa
STATE	FL
ZIP CODE	33609

NAME AND ADDRESS OF PREPARER
Added to Savings Log

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Not Subject to Tax Identifying File No.

LIBER 466 PAGE 340

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here.

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

249239

Name BILLINGS & BIRCKHEAD, INC.

Address 2408 CROFTON BLVD CROFTON MD 21114

~~PRINCE GEORGE CO~~
Anne Arundel

2. SECURED PARTY

Name ConTel Credit Corporation

Address 245 225 Perimeter Center Parkway, Suite 230 Atlanta, GA 30346

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

1- ATS-64 Cado Computer

RECORD FEE 11.00
POSTAGE .50
336007 0237 002 713124
OCT 10 83

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT 10 PM 1:46
E. AUBREY COLLISON
CLERK

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered) Robert m Billings, Pres

[Handwritten Signature]
(Signature of Debtor)

BILLINGS & BIRCKHEAD, INC.

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

[Handwritten Signature]
(Signature of Secured Party)

ConTel Credit Corporation

Type or Print Above Signature on Above Line

11-50

NO STATE DOCUMENTARY STAMPS APPLICABLE
FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here

This financing statement Dated 9/21/83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Jimmy T. Stewart and Eunice Stewart
Address 1228 Prince Street, Alexandria, Va. 22314

2. SECURED PARTY

Name First New England Financial Corp.
Address P. O. Box 3376, Annapolis, Md. 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

BOAT: 1983 Morgan 36 ft., Hull No. MRY 45011M83K366
with 1983 Universal 25hp engine, no 410600
MOORING: Yacht Haven, Annapolis, Md.

RECORD FEE 12.00
POSTAGE .50
TOTAL 12.50
OCT 10 1983

File: Clerk of the Circuit Court for Anne Arundel County
Court House, Church Circle
Annapolis, Md. 21404

Fee: 12.50

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate) ASSIGNEE:

York Federal Savings and Loan Assoc.
101 South George Street
York, Pennsylvania 17401

(Proceeds of collateral are also covered)
 (Products of collateral are also covered)

Jimmy T. Stewart
(Signature of Debtor)

Jimmy T. Stewart
Type or Print Above Name on Above Line

Eunice Stewart
(Signature of Debtor)

Eunice Stewart
Type or Print Above Signature on Above Line

First New England Financial Corp
By: Grant S. Newlove
(Signature of Secured Party)

Grant S. Newlove, Vice President
Type or Print Above Signature on Above Line

1983 OCT 10 PM 1:47
E. AUBREY COLLISON
CLERK

12-20
5

NO STATE DOCUMENTARY STAMPS APPLICABLE
FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here

This financing statement Dated 9/19/83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Harry H. Foxwell and Frederica A. Foxwell
Address Rt. 1 Box 66, Najemoy, Maryland 20662

2. SECURED PARTY

Name First New England Financial Corporation
Address 326 First Street, PO Box 3376, Annapolis, Md. 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation _____

4. This financing statement covers the following types (or items) of property: (list)

BOAT: 1978 Endeavour 32 ft., Hull No. ENC323440878 with 1978 20hp Yanmar engine

MOORING: Herrington Harbor, Rose Haven, Md.

File: Clerk of the Circuit Court for Anne Arundel County
Court House, Annapolis, Md. 21401

RECORD FEE 12.00
POSTAGE .50
OCT 10 11:32
OCT 10 83

Fee: \$12.50

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

ASSIGNEE:

York Federal Savings and Loan Assoc.
101 South George Street
York, Pennsylvania 17401

- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

Harry H. Foxwell
(Signature of Debtor)

Harry H. Foxwell
Type or Print Above Name on Above Line

Frederica A. Foxwell
(Signature of Debtor)

Frederica A. Foxwell
Type or Print Above Signature on Above Line

Grant S. Newlove
(Signature of Secured Party)

Grant S. Newlove, Vice President
Type or Print Above Signature on Above Line

Marked to Secured Party

12.50

E. AUBREY COLLISON
CLERK
1983 OCT 10 PM 1:47

249302

NO STATE DOCUMENTARY STAMPS APPLICABLE

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Walter G. Spilsbury, Jr.
Address 332 12th Street SE, Washington, DC 20003

2. SECURED PARTY

Name First New England Financial Corp.
Address 326 First Street, PO Box 3376, Annapolis, Md. 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

BOAT: 1977 WD Schock Corp., Santana 30 ft., Hull No. WDSACC80377530, with 1977 Volvp 10hp engine.

MOORING: Yacht Haven, Annapolis, Md. 21403

File: Clerk of the Circuit Court for Anne Arundel Count
Court House, Annapolis, Md. 21403

Fee: \$11.50

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

ASSIGNEE:

York Federal Savings and loan
101 South Goerge Street
York, Pennsylvania 17401

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Walter G. Spilsbury, Jr.
(Signature of Debtor)

Walter G. Spilsbury, Jr.

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

First New England Financial Corp.

By: Grant S. Newlove
(Signature of Secured Party)

Grant S. Newlove, Vice President

Type or Print Above Signature on Above Line

E. AUBREY COLLISON
CLERK

1983 OCT 10 PM 1:47

RECEIVED FOR RECORD
CIRCUIT COURT FOR ANNE ARUNDEL COUNTY

95

RECORDED FEE 11.00
POSTAGE .50
\$14.50
OCT 10 83

Marked to Secured Party

11/50

NO STATE DOCUMENTARY STAMPS APPLICABLE

249303

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here

This financing statement Dated 9/12/83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

E. AUBREY COLLISON
CLERK
1983 OCT 10 PM 1:47
RECEIVED FOR RECORD
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1. DEBTOR

Name John P. Dibonaventure and Steven H. Etter
Address 561 Lovell Court, Hummelstown, Pa. 17036

2. SECURED PARTY

Name First New England Financial Corp.
Address P. O. Box 3376, Annapolis, Maryland 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)
BOAT: 1980 Morgan 32 ft., Hull No. MRT26066M80E-321, with 1980 Yanmar 22hp engine.

RECORD FEE 12.00
POSTAGE 50
COUNTY 1237 002 713:33
OCT 10 83

MOORING: Annapolis City Marina, Annapolis, Maryland
File: Clerk of Circuit Court for Anne Arundel County
Courthouse, Church Circle, Annapolis, Md. 21401

FEE: 12.50 CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

ASSIGNEE:

York Federal Savings and Loan
101 South George Street
York, Pennsylvania 17401

(Proceeds of collateral are also covered)
 (Products of collateral are also covered)

John P. Dibonaventure

(Signature of Debtor)

John P. Dibonaventure
Type or Print Above Name on Above Line

Steven H. Etter

(Signature of Debtor)

Steven H. Etter
Type or Print Above Signature on Above Line

Grant S. Newlove

(Signature of Secured Party)

Grant S. Newlove, Vice President
Type or Print Above Signature on Above Line

Printed to Secured Party

1250

Anne Arendel 21940-2362 9/19

Buyer's (Debtor's) Name (Last name first) <i>Whelcher, William F.</i>	Purchaser's Mailing Address <i>268 Caldwell Road</i>	Zip Code
Buyer's (Debtor's) Name (Last name first)	Purchaser's Mailing Address <i>Pasadena, Md 21122</i>	Zip Code
Seller's Name <i>Patuxent Implement Co, Inc</i>	Seller's Address <i>Upper Marlboro, Md 20772</i>	Zip Code
BUYER'S SOC. SEC. NO. (First Signer) <i>219-40-2362</i>		

DEBTOR GRANTS SECURED PARTY A SECURITY INTEREST IN THE PROPERTY DESCRIBED BELOW:

QTY	N=New U=Used	Manufacturer	MODEL	GOODS (Equipment)	Serial No
1	U	J.O.	216	Tractor & mower	R216 2112059M

RECEIVED FOR RECORD
 CIRCUIT CLERK H. A. N. COUNTY
 1983 OCT 10 PM 1:47
 E. AUBREY COLLISON
 CLERK

FINANCING STATEMENT FOR FILING

This statement is not to be recorded among the Land Records.

CHECK X ITEMS WHICH APPLY

- (If collateral is crops) The above described crops are growing or are to be grown on: (Description of real estate and name of record owner)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or are to be affixed to: (Description of real estate and name of record owner)
- Proceeds of collateral are also covered.
- Products of collateral are also covered.

RECORD FEE \$11.00
 POSTAGE .50
 #34618 0237 R02 113134
 OCT 10 83

Transaction ~~(is)~~ (is not) subject to recordation tax imposed by Article 81, Sections 277 & 278. Principal amount of debt initially incurred \$ _____

The seller (secured party) has assigned his rights hereunder to: **John Deere Company**
 Court St. & Deere Rd.
 Syracuse, N. Y. 13221

NOTE - Type name under each signature and if company, type name of company and name and title of authorized signer.

Mailed to:
 Mail to: **John Deere Company** Court St. & Deere Rd.
 P.O. Box 585 Syracuse, N. Y. 13201
 Syracuse, N. Y. 13221

Debtor resides in Anne Arundel (County) Md (State) Note dated and signed 9/11/83 (Date) Debtor's Telephone No. 301-437-0195

X William F. Whelcher
 (Debtor's Signature)
William F. Whelcher
 (Debtor's Signature)

Patuxent Implement Co. Inc.
 (Seller's Name)
Robert A. Dyer
 Seller's (Secured Party) Signature
 Robert A. Dyer, Agent

(Do not write below this line)

11/50

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. Debtor(s) (Last Name First) and address(es) ABC Surgical Supply Company Suite 3, 420 S. Crane Highway Glen Burnie, MD 21061	2. Secured Party(ies) and address(es) Briox Leasing Corporation 93 Grand Street Worcester, MA 01610	3. Maturity Date (if any): For Filing Officer (Date, Time, Number, and Filing Office) RECEIVED FEE 11.00 POSTAGE .50 RECEIVED OCT 10 11:40 OCT 10 83
4. This financing statement covers the following types (or items) of property: Leased Equipment as Follows: One (1) Briox Oxy-Concentrator, Model 1100, Serial No. 72173 One (1) Briox Oxy-Concentrator, Model PDQ-4, Serial No. 1020195		5. Assignee(s) of Secured Party and Address(es) Figgie Acceptance Corporation 1000 Virginia Center Parkway Richmond, Virginia 23295

Mailed to:

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)
 already subject to a security interest in another jurisdiction when it was brought into this state.
 which is proceeds of the original collateral described above in which a security interest was perfected:

Check if covered: Proceeds of Collateral are also covered. Products of Collateral are also covered. No. of additional Sheets presented:

Filed with: **State Department of Assessments & Taxation/Clerk of Circuit Court of Anne Arundel County**

ABC Surgical Supply Company **Briox Leasing Corporation**
 By: *Joseph D. B. [Signature]* By: *Dan [Signature]*
 Signature(s) of Debtor(s) Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical STANDARD FORM - FORM UCC-1.

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY
 1983 OCT 10 PM 1:47
 E. AUBREY COLLISON
 CLERK

1150

LIBER 466 PAGE 348

249307

FINANCING STATEMENT

Check below if goods are or are to become fixtures.

TO BE RECORDED IN LAND RECORDS

For Filing Officer Use	
File No.....	
Date &	
Hour.....	

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

Maturity date (if any)

Name(s) of Debtor(s) or assignor(s) (Last Name First)	No.	Street	City	State
--	-----	--------	------	-------

Techno Match Corporation	132	Holiday Court, Suite #204,	Annapolis	MD 21401
--------------------------	-----	----------------------------	-----------	----------

Name of Secured Party or assignee	No.	Street	City	State
THE NATIONAL BANK OF WASHINGTON	619	- 14th Street, N.W.,	Wash., D.C.	20005

1. This financing statement covers the following types (or items) of property: (Lists or descriptions may be on separate sheets firmly attached hereto.) (Describe)

See Security Agreement dated August 19, 1983.
Also see attached exhibit A.

RECORDED FEE 25.00
 POSTAGE .50
 433634 1237 REC 114:04
 OCT 10 1983

THE NATIONAL BANK OF WASHINGTON
619 - 14th Street, N.W.
Washington, D.C. 20005

RETURN TO:

Mailed to:

(If affixed to realty—state value of each article)

CHECK THE LINES WHICH APPLY

- 2. If collateral is crops: The above described crops are growing or will be grown on: (Furnish general description of real estate and name of record owner.)
- 3. If collateral is goods which are or will become fixtures: The above described goods are fixed or will be affixed to: (If affixed to realty—state value of each article.) (Furnish general description of real estate and name of record owner.) If blocks system is maintained, state house number and street, if there be any, or block reference.
- 4. Proceeds of collateral are also covered: Products of collateral are also covered:
- 5. (This section applicable in Maryland only.) STRIKE OUT INAPPLICABLE WORDING
The underlying secured transaction(s) being publicized by this Financing Statement is ~~is~~ not subject to the Recordation Tax imposed by Article 81, §§ 277, 278 annotated Code of Maryland, as amended. If subject, the principal amount of the debt is

Debtor(s) or assignor(s)	SECURED PARTY
Techno Match Corporation	THE NATIONAL BANK OF WASHINGTON (Seal)
By: <u>Alfredo Figueroa, Vice President</u>	By: <u>John O. Kenton</u>

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 10 PM 2:04

E. AUBREY COLLISON
CLERK

25-6
30

**SECURITY AGREEMENT
(Blanket)**

SECURITY AGREEMENT made this 19th day of August 1983 by and between
Techno Match Corporation

(jointly and severally if more than one) with offices or residence address at
132 Holiday Court Suite 204, Annapolis, MD 21401

(hereinafter called "Debtor"), and THE NATIONAL BANK OF WASHINGTON, a National banking institution with principal offices at 619 - 14th Street, N.W., Washington, D.C. 20005 (hereinafter called "Secured Party"), whereby the parties, intending to be legally bound hereby, agree as follows:

1. CREATION OF SECURITY INTEREST — Debtor hereby assigns to Secured Party, and mortgages and grants to it a security interest in, the Collateral described in paragraph 2 hereof to secure (a) payment of the outstanding indebtedness of Debtor to Secured Party in the aggregate amount of \$150,000.00, with interest thereon, evidenced and secured by a certain Promissory Note(s) of Debtor to Secured Party dated August 19, 1983, and the payment of all obligations, liabilities and indebtedness of Debtor to Secured Party howsoever created or incurred, presently existing and hereafter arising and (b) the performance and payment of all obligations, liabilities and indebtedness of Debtor to Secured Party arising hereunder.

2. COLLATERAL — The Collateral of this Security Agreement is all of Debtor's property and goods, whether or not in possession of Debtor and wheresoever situated or located, including but not limited to the following property or goods of Debtor used or acquired for use in or arising from Debtor's business of Techno Match Corporation ("Collateral"), described as follows:

(a) *Equipment and Fixtures* — All of Debtor's equipment and fixtures, including but not limited to all machinery, automobiles, trucks, furniture, furnishings, cabinets, signs, displays, cash registers, lighting fixtures, floor, wall and counter fixtures, display counters and partitions, air conditioning and heating systems and supplies and all replacement parts and attachments therefor and all installations, apparatus, appliances, accessories and facilities used in connection therewith, and all other items of like type and kind, presently owned, acquired contemporaneously herewith and arising or acquired subsequent hereto, all or part of which property may be located at or installed in, affixed to or attached to the following described premises:
132 Holiday Court Suite 204, Annapolis, MD 21401

(b) *Inventory* — All of Debtor's inventory, including but not limited to all items of and all other products and goods held for sale or lease, as raw materials, work in process and the completely finished end products, and all other items of like type and kind, presently owned, acquired contemporaneously herewith and arising or acquired subsequent hereto, by way of replacement, renewal, return, repossession, substitution, addition or otherwise, and all additions and accessions thereto and all proceeds thereof, including returned and repossessed items and all documents covering inventory.

(c) *Receivables* — All of Debtor's accounts, contract rights, chattel paper, negotiable and non-negotiable instruments and agreements, and general intangibles evidencing and/or securing any monetary obligation (hereinafter called "Receivables"), presently existing and hereafter arising, the rights and interests of the Debtor in the goods the sale or lease of which gave rise to the Receivables, including returned and repossessed items, and the proceeds thereof.

(d) *General Intangibles* — All of Debtor's intangibles, of whatsoever kind or nature, including but not limited to trade secrets, files, customer lists, trade names, good will, licenses, contracts, agreements, rights and leases, and all other items of like type and kind, presently existing and hereafter arising or acquired, by way of replacement, renewal, substitution, addition or otherwise, and all additions and accessions thereto and all proceeds thereof, patents, copyrights, literary and musical works.

3. GENERAL OBLIGATIONS OF DEBTOR — Debtor hereby covenants, represents and warrants that:

(a) The Collateral will be solely used for and in connection with the operation and maintenance of Debtor's business as hereinabove described.

(b) The Collateral will not be misused, abused, wasted or allowed to deteriorate, but shall be kept in good condition and repair, reasonable wear and tear from its sole use above excepted; and all costs and expenses incurred in the repair, maintenance and preservation of such Collateral shall be paid solely by Debtor; and with respect to any lease of real property assigned as Collateral, Debtor shall perform all of its obligations under such lease and promptly notify Secured Party of any default thereunder known to Debtor.

(c) Debtor shall, at its sole cost and expense, defend its right, title and interest in and to the Collateral, and defend the Collateral against any claims of infringement and all other claims or demands of any other party and all other liabilities of any nature whatsoever.

(d) The Collateral shall be insured at all times by a responsible insurance company in an amount acceptable to Secured Party and against all expected risks to which it may be exposed, including fire and extended coverage and those which Secured Party may designate. The policies shall be satisfactory to Secured Party and payable to both Secured Party and Debtor as their interests appear, providing ten (10) days' minimum advance cancellation notice to Secured Party and with duplicate policies deposited with Secured Party; and the proceeds of such insurance may be applied by Secured Party either to reduce any indebtedness secured hereby or to repair or replace such Collateral.

(e) The Collateral shall be kept and remain in Debtor's possession and control at Debtor's business premises or such other places where it may be moved in the ordinary course of Debtor's business or in connection with its maintenance, and all other collateral shall be kept or remain in Debtor's possession and control at the premises where presently located; and the Secured Party may inspect the Collateral wherever located at any reasonable time.

(f) Debtor shall duly and promptly pay and discharge; or cause to be paid and discharged; (i) all taxes, assessments and governmental charges or levies upon or against it or its profits, income, properties or assets; and (ii) all lawful claims, whether for labor, materials, supplies, services or any other thing which might or could, if unpaid, become a lien or charge upon the properties or assets of Debtor, unless and to the extent only that the same are being diligently contested in good faith by appropriate proceedings and appropriate reserves therefor have been established in accordance with generally accepted accounting principles consistently applied.

(g) The Collateral, and each part thereof, is free and clear from, and is not subject to, any assignment, security interest, mortgage, pledge, lien, levy for taxes or other assessments, interest, charge, adverse claim or other encumbrance, including any financing statement or other document filed in any public office (hereinafter collectively called "encumbrance"); and Debtor shall keep and maintain the Collateral, and each part thereof, free and clear of any such encumbrance; except purchase money security interests in addition to inventory presently existing.

(h) The Collateral, or any part thereof, will not be sold, leased, licensed, assigned, conveyed, transferred, disposed of or become subjected to any subsequent interest of any party created or suffered, by Debtor, voluntarily or involuntarily, except in the ordinary course of Debtor's business or except as expressly authorized in writing by Secured Party.

(i) Debtor, at its sole cost and expense, shall duly execute and deliver, or cause to be duly executed and delivered, financing statements, landlord and mortgagee waivers and such instruments and documents, and do and cause to be done such acts and things, as Secured Party may at any time reasonably request, to enforce perfect and protect its security interest in the Collateral as herein provided and its rights and remedies with respect to the Collateral; Debtor concurrently with the execution hereof has delivered, or within ten (10) days from the date hereof, will deliver to Secured Party such certificates of title and hereby authorizes Secured Party to cause a statement of Secured Party's interest to be noted as a lien or encumbrance on such certificate.

(j) The obligations, liabilities, and indebtedness of Debtor to Secured Party hereunder shall not be released, discharged or impaired in any manner or to any extent if Secured Party, at any time or in any manner, renews, extends, modifies, changes or waives the time of payment and/or the manner, place or terms of payment of all or any part of the indebtedness secured hereby or any renewal thereof; or Secured Party makes any exchange, release, substitution, addition, surrender, settlement or compromise with respect to the Collateral, the indebtedness secured hereby, or any party liable thereon; or Secured Party subordinates such indebtedness and/or Collateral to any other indebtedness of Debtor and/or security therefor which may exist at any time hereafter.

(k) All information supplied and all statements, facts and representations made by Debtor to Secured Party in any financial, credit or accounting statement or application for credit, or otherwise, prior to or pursuant to this Security Agreement, are true and correct in every respect, and there are no facts known to the Debtor which would impair the validity or render less valuable the obligations of Debtor to Secured Party set forth in this Security Agreement.

(l) Debtor's business address and principal place of business are located at 132 Holiday Court Suite 204
Annapolis, MD 21401

(m) Debtor shall keep and maintain at all times true and complete books, records and accounts in which complete, true and correct entries shall be made of the Collateral and Debtor's transactions, in accordance with generally accepted accounting principles consistently applied; Debtor shall permit Secured Party or its representatives to visit and inspect any of the properties of Debtor, to examine its books of account and other records and files and make copies thereof, and to discuss the affairs, business, finances and accounts of the Debtor with its officers and employees, all at such reasonable times and upon reasonable notice, as often as Secured Party may request; and Debtor shall make, or permit Secured Party to make, upon request, a designation on Debtor's books of account and records of the interest granted hereunder.

(n) Debtor shall promptly furnish Secured Party with all information concerning the Collateral, the performance and payment of Debtor's obligations, liabilities and indebtedness hereunder and the business, operations and financial conditions of Debtor, as Secured Party may request, and shall, unless otherwise provided in a Loan Agreement taken in conjunction herewith, annually furnish for the preceding or calendar period, balance sheets and statements of income and surplus account, setting forth the corresponding figures of the previous fiscal period, in comparative form, all in reasonable detail and certified (without any qualification or exception deemed material by Secured Party) by independent public accountants acceptable to Secured Party.

(o) Debtor shall immediately notify Secured Party of any act, condition or event which, with the giving of notice or lapse of time, or both, would constitute an event of default hereunder, including the existence of any litigation, arbitration or other legal proceedings involving or affecting Debtor.

(p) Debtor shall pay and reimburse Secured Party for all costs and expenses (including reasonable attorneys' fees, legal expenses, and advances and expenditures for removal of any encumbrance from the Collateral, for curing, correcting or remedying any event of default hereunder, for insurance and for protection, preservation, maintenance or repair of the Collateral) incurred by Secured Party in connection with the exercise by Secured Party of any of its rights and remedies under this Security Agreement, or in enforcing, perfecting or protecting its interests under this Security Agreement.

(q) In addition to the foregoing, specifically with respect to the Receivables:

(i) Upon request, Debtor shall furnish Secured Party with a current schedule of the Receivables containing all information reasonably requested as to collectibility and amount.

(ii) The Receivables are legal and validly binding obligations of the account debtors and obligors thereunder ("obligors") and enforceable against the respective obligors in accordance with their terms.

(iii) The Receivables are free and clear from, and are not subject to, any defenses, claims, demands, damages, setoffs or counterclaims by the obligors, or any other party.

(iv) Debtor has no notice or knowledge of any facts which will impair the validity of any of the Receivables or render less valuable the obligations thereunder of the obligors.

(v) Debtor has not executed any release, discharge, satisfaction, extension, modification, waiver or cancellation affecting the Receivables and has not executed, and has no notice or knowledge of, any instrument adversely affecting the Receivables or the obligations thereunder of the obligors

(vi) Secured Party may notify or require Debtor to notify the obligors of the assignment and security interest in the Receivables, and require obligors to make payments thereon directly to Secured Party in accordance with the terms of this Agreement.

(vii) Debtor shall notify Secured Party immediately in the event the obligor on an account receivable specifically assigned to Secured Party shall refuse to accept, or return, or offer to return any of the goods which are the subject of the account so assigned, or if any claim is asserted by the obligor for credit, allowance or adjustment, or if any counterclaim, setoff or nonliability is asserted, or in the event of the filing of any petition in bankruptcy, or in the event of insolvency or financial liquidation of any obligor, or in the event of the appointment of a Receiver or Trustee of any obligor.

(viii) Secured Party may require Debtor to, alone or in conjunction with Secured Party, take any or all action necessary to collect the Receivables, including the right to sue, receipt for, renew, compromise, settle, adjust or otherwise modify the terms of payment with the obligors, and to apply the proceeds thereof against the indebtedness secured hereby in the order, amounts and manner which Secured Party may determine in its sole discretion. In exercising such right, Secured Party may notify the Post Office to deliver to Secured Party all mail addressed to Debtor, to take possession of, open and dispose of mail addressed to Debtor and execute, sign and endorse negotiable and other instruments for the payment of money or other evidences of payment, on behalf of and in the name of Debtor, for which this shall be deemed a sufficient power of attorney.

(ix) Debtor shall pay and deliver to Secured Party, immediately upon collection and receipt thereof by Debtor, in no event later than the close of business on the day of receipt, all proceeds arising from the receivables, whether in the form of checks, drafts, currency, coin or otherwise, or may require Debtor to deposit all such proceeds in a bank selected by Secured Party in a collateral account acceptable to Secured Party. Until the proceeds from the Receivables have been paid and delivered to Secured Party or deposited in the bank as hereinabove provided, Debtor shall hold such proceeds against the obligations, liabilities and indebtedness of Debtor to Secured Party secured hereby in the order, amounts and manner which Secured Party may determine in its sole discretion. Debtor shall specifically endorse all instruments of payment to Secured Party and if it fails to do so, any officer or agent of Secured Party is irrevocably authorized to endorse Debtor's name thereon to effect collection. Debtor shall bear at its own expense the full cost and expense (including attorneys' fees) of collection and enforcement of Debtor's receivables whether such costs are incurred by Secured Party or Debtor, and shall be and remain liable for any deficiency.

(r) In addition to the foregoing, specifically with respect to inventory:

(i) Debtor shall deliver to Secured Party within fifteen (15) days after the end of each calendar quarter, an inventory report showing the status of Debtor's inventory as of the end of such quarter. Such report shall be certified by Debtor to be true and correct and shall be signed and sworn to by Debtor. In addition, if Secured Party so requests, similar inventory reports as of other dates shall be submitted to Secured Party as often as requested by it. In addition, if Secured Party so requests, Debtor will from time to time as requested by Secured Party deliver to it a report of inventory prepared from a physical count of inventory taken under the supervision of, and certified by, a certified public accountant acceptable to Secured Party.

(ii) Secured Party shall have a security interest in all proceeds of Debtor's inventory, whether cash, negotiable instruments, accounts receivable, chattel paper, or other proceeds. Secured Party shall have the right to demand that Debtor do any one or more of the following: turn over to the Secured Party all instruments and chattel paper received, with such endorsements and assignments as may be necessary to transfer title thereof to Secured Party, on the day received; deposit daily all cash received in an account designated for this purpose by Secured Party; mark with appropriate notation of assignment to Secured Party all ledger accounts and other records showing accounts receivable; and execute any documents which may be necessary to transfer the title to Secured Party of any goods taken as proceeds of the sale of inventory covered by this Agreement. Failure of Secured Party to demand performance of any of the above obligations of Debtor for any period of time shall not be deemed a waiver of Secured Party's right to so demand at any time that there exists any indebtedness from Debtor to Secured Party.

(s) With respect to any lease of real property assigned as Collateral hereunder, Debtor shall use its best efforts to obtain and furnish to Secured Party:

(i) The landlord's written consent to such assignment for security and to Secured Party's entering upon and occupying such premises upon the occurrence of any Event of Default hereunder and to any subsequent assignment of the lease by Secured Party, provided Secured Party continues responsible for the obligations of such lease.

(ii) The landlord's written waiver of any lien or right of distraint, levy or execution on any of the Collateral located on such premises.

(iii) The landlord's agreement to notify Secured Party to any default under the lease and to afford Secured Party reasonable opportunity to cure such default.

4. EVENT OF DEFAULT—The occurrence of any of the following events shall, at the option of Secured Party without notice or demand, constitute a default on the part of Debtor hereunder ("Events of Default"):

(a) The events of default contained in the Note(s) described herein.

(b)

5. SECURED PARTY'S RIGHTS AND REMEDIES—Upon the occurrence of an Event of Default, in addition to all other rights and remedies provided hereunder, Secured Party shall have and may exercise all of the rights and remedies provided by the Uniform Commercial Code in effect in the District of Columbia at the date of default, and any other applicable law. In conjunction with, in addition to, or in substitution therefor, Secured Party shall have and may exercise the following rights and remedies:

(a) Secured Party may enter upon Debtor's premises to take possession of, assemble and collect the Collateral or to render it unusable.

(b) Secured Party may require Debtor to assemble the Collateral and to make it available to Secured Party at any reasonable place Secured Party designates, to allow Secured Party to take possession of or dispose of such Collateral.

(c) Secured Party may, in its sole discretion, sell, assign and deliver all or any part of the Collateral at public or private sale without notice or advertisement, and bid and become a purchaser at any such sale, and if notice to the Debtor is required, written notice mailed to Debtor at its business address as hereinbefore set forth, at least five (5) days prior to the date of public sale of the Collateral or prior to the date after which private sale of the Collateral will be made, shall constitute reasonable notice, and Secured Party may apply the proceeds of any disposition of the Collateral available for satisfaction of the indebtedness secured hereby in the order, amounts, and manner which Secured Party may determine in its sole discretion.

(d) Secured Party may require Debtor not to modify any agreements giving rise to the Receivables nor to bring suit to enforce payment of any Receivable without giving Secured Party five (5) days advance written notice thereof or without first having received written consent to do so from Secured Party.

(e) The entire outstanding unpaid indebtedness of Debtor to Secured Party hereby, together with all interest accrued thereon, shall become immediately due and payable, without notice or demand, at Secured Party's option.

(f) Secured Party may apply the proceeds of any disposition or collection of the Collateral available for satisfaction of the indebtedness secured hereby in the order, amounts and manner which Secured Party may determine in its sole discretion.

(g) Secured Party may, to the extent permissible under the lease or any approval granted by the landlord, require Debtor to vacate any premises, the lease for which was assigned as Collateral hereunder, and to permit Secured Party to enter upon and take possession of and occupy such premises.

6 MISCELLANEOUS —

(a) Secured Party may waive any default, or remedy and default in any reasonable manner without waiving such default remedied and without waiving any other prior or subsequent default; and Secured Party may waive or delay the exercise of any right or remedy under this Security Agreement without waiving that right or remedy or any other right or remedy hereunder.

(b) This Security Agreement shall be binding upon, and shall inure to the benefit of, the respective heirs, executors, administrators, successors and assigns of the parties hereto.

(c) The term "Debtor" as used in this Security Agreement shall include the singular and plural, and if this Security Agreement is executed by two or more parties as Debtor, it shall be the joint and several obligation of all such parties, and such obligations shall not be revoked, impaired, or affected in any manner or to any extent as to any by the death, dissolution or change in the form or status of any or all such parties, or by the revocation or release of any liability hereunder by or against any or all such parties.

(d) Each of the foregoing agreements, covenants and warranties on the part of the Debtor shall be deemed and construed to be on a continuing basis and shall survive the execution and delivery of this Security Agreement.

(e) All notices, requests, demands or other communications provided for herein shall be in writing and shall be deemed to have been given when sent by registered or certified mail, return receipt requested, addressed to the parties at their addresses set forth above or to such other person or address as either party shall designate to the other from time to time, in writing forwarded in like manner.

(f) This Security Agreement may not be amended, modified or terminated except in writing executed by all the parties hereto; and no waiver of any provision or consent hereunder shall be effective unless executed in a writing by the waiving or consenting party.

(g) The provisions of this Security Agreement shall be deemed severable, so that if any provision hereof is declared invalid under the laws of any State where it is in effect, or of the United States, all other provisions of this Security Agreement shall continue in full force and effect.

(h) This Security Agreement shall be construed in accordance with and governed by the laws of the District of Columbia and jurisdiction, at the Bank's option, shall be had by its courts.

IN WITNESS WHEREOF, the parties hereto, intending to be legally bound hereby, have executed and delivered this Security Agreement the day and year first above written.

ATTEST:

.....
(CORPORATE SEAL)

Witness

Witness

Witness

ATTEST:

.....
SEAL

Techno Match Corporation

By: *Alfredo Figueroa*
Alfredo Figueroa, Vice President

..... (SEAL)
Individual Signator

..... (SEAL)
Individual Signator

..... (SEAL)
Individual Signator

THE NATIONAL BANK OF WASHINGTON

By: *John A. Cantone*

2. COLLATERAL — The Collateral of this Security Agreement is all of Debtor's property and goods, whether or not in possession of Debtor and wheresoever situated or located, including but not limited to the following property or goods of Debtor used or acquired for use in or arising from Debtor's business of Techno Match Corporation ("Collateral"), described as follows:

(a) *Equipment and Fixtures* — All of Debtor's equipment and fixtures, including but not limited to all machinery, automobiles, trucks, furniture, furnishings, cabinets, signs, displays, cash registers, lighting fixtures, floor, wall and counter fixtures, display counters and partitions, air conditioning and heating systems and supplies and all replacement parts and attachments therefor and all installations, apparatus, appliances, accessories and facilities used in connection therewith, and all other items of like type and kind, presently owned, acquired contemporaneously herewith and arising or acquired subsequent hereto, all or part of which property may be located at or installed in, affixed to or attached to the following described premises:

132 Holiday Court Suite 204, Annapolis, MD 21401

Exhibit A

(b) *Inventory* — All of Debtor's inventory, including but not limited to all items of and all other products and goods held for sale or lease, as raw materials, work in process and the completely finished end products, and all other items of like type and kind, presently owned, acquired contemporaneously herewith and arising or acquired subsequent hereto, by way of replacement, renewal, return, repossession, substitution, addition or otherwise, and all additions and accessions thereto and all proceeds thereof, including returned and repossessed items and all documents covering inventory.

(c) *Receivables* — All of Debtor's accounts, contract rights, chattel paper, negotiable and non-negotiable instruments and agreements, and general intangibles evidencing and/or securing any monetary obligation (hereinafter called "Receivables"), presently existing and hereafter arising, the rights and interests of the Debtor in the goods the sale or lease of which gave rise to the Receivables, including returned and repossessed items, and the proceeds thereof.

(d) *General Intangibles* — All of Debtor's intangibles, of whatsoever kind or nature, including but not limited to trade secrets, files, customer lists, trade names, good will, licenses, contracts, agreements, rights and leases and all other items of like type and kind, presently existing and hereafter arising or acquired, by way of replacement, renewal, substitution, addition or otherwise, and all additions and accessions thereto and all proceeds thereof, patents, copyrights, literary and musical works.

79569-9

HOUSEHOLD FINANCE CORPORATION
LAUREL PLAZA SHIPPING CENTER
9626 FT. MEADE ROAD
LAUREL, MARYLAND 20810

LIBER 466 PAGE 354

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

..... September 22, 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated: Liber 370 page 212

File No. 209289..... in Office of M. Garrett Jarzombko..... (County and State)
(Filing Officer)

Debtor or Debtors (name and Address):
Jerome & Lena Moses
4804 A Beachy Ct
Ft Meade, Md 20755

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

HOUSEHOLD FINANCE CORP. OF LAUREL
..... Secured Party

By *E. D. White*
Its Branch Office Manager

E. D. White

Form 91 MD (3-79)

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 10 PM 2:15

E. AUBREY COLLISON
CLERK

Added portions of Deed

SECURITY FEE 10.00
POSTAGE 1.50
STAMP COST 992.74
NET 10.50

1052

78325 AACTY
HOUSEHOLD FINANCE CORPORATION
LAUREL PLAZA SHOPPING CENTER
9526 FT. MEADE ROAD
LAUREL, MARYLAND 20310

LIBER 466 PAGE 355

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

September 22, 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated: Liber 424 pg 449

File No. 232256 in Office of W Garrett Tarrinore (County and State)
(Filing Officer)

Debtor or Debtors (name and Address):

Reginald & Wachara Dymun
8356 Deerrun Ct
Severn, Md 21144

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

HOUSEHOLD FINANCE CORP. OF LAUREL

Secured Party

By *E.D. White*
Its Branch Office Manager

E D White

Form 91 MD (3-79)

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT 10 PM 2:15
E. AUBREY COLLISON
CLERK

Noted to Secured Party

SECURITY FEE 10.00
POSTAGE 1.50
RECEIVED OCT 11 11:40 AM
NOT 10 83

1052

10.00
.50
11:40
7 10 83

2

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 245481

RECORDED IN LIBER 457 FOLIO 185 ON Dec 21, 1982 (DATE)

1. DEBTOR: Name Richard M & Mary Hemmings

Address 274 Greenleaf Circle Arnold, Md.

2. SECURED PARTY: Name Commercial Credit Corporation

Address 53 McKinsey Road

Severna Park, Md. 21146

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK FORM OF STATEMENT

<p>A. CONTINUATION.....<input type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. RELEASE.</p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate:</p> <p>PARTIAL RELEASE.....<input type="checkbox"/></p> <p>FULL RELEASE.....<input type="checkbox"/></p>	<p>C. TERMINATION.....<input checked="" type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.</p>
<p>D. ASSIGNMENT.....<input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)</p>		<p>E. OTHER.....<input type="checkbox"/></p> <p>(Such as "amendment"; if amendment, both Debtor and Secured Party must sign)</p>

3. Assignee of Secured Party(ies) from which security information obtainable:

Name _____

Address _____

RECORD FEE 10.00
NOTARY .50
43624 (237) R12 134410
OCT 10 83

Date Sept. 23, 1983 _____

B.L. Cooper
(Signature of Secured Party)

B.L. Cooper
Type or Print Above Name on Above Line

E. AUBREY COLLISON
CLERK

1983 OCT 10 PM 2:15

RECEIVED FOR RECORD
CHIEF CLERK, ANNE ARUNDEL COUNTY

added to Secured Party 1030

UNIFORM COMMERCIAL CODE—
FINANCING STATEMENT

For Filing Officer Use
Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.
SIGNATURES MUST BE IN INK

TO BE RECORDED IN THE LAND
RECORDS also, if property described
below is or is to become a fixture and
checked here .

If transaction or transactions wholly
or partially subject to recordation tax
indicate amount of taxable debt here.
\$ 1019.15

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

E. AUDREY COLLISON
CLERK

1983 OCT 10 PM 2:15

1. DEBTOR Name Fermon R. & Linda Carr Sr.
Address 483 McBride Lane Severna Park Md.
(Street) (City or County) (State)
2. SECURED PARTY Name Commercial Credit Corporation
Address 53 McKinsey Road Severna Park Md.
(Street) (City or County) (State)
Filing Receipt To: Commercaill Credit Corporation

3. This financing statement covers the following types (or items) of property: (list)

MAKE (IF AUTO) OR MANUFACTURER DESCRIPTION SERIAL NO. MOTOR NO. MODEL NO. YEAR

1 5pc living Room Suit, 1 Table, 3 Lamps, 1 Sofa, 1 Zenith 20" T.V.,
1 Dining Room Table, 4 Chairs, 1 China Closet, 1 Kitchen Table, 5 Chairs,
1 Whirlpool Refrigerator, 1 Philco Freezer, 1 Maytag Washing Machine,
1 Maytag Dryer.

RECORD FEE 12.00
RECORD TAX 7.00
POSTAGE .50
NORMAL COST 119.12
OCT 10 83

Check the lines which apply

- 4. (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- Proceeds of Collateral are also covered.
- Products of Collateral are also covered.

Fermon R Carr Sr
(Signature of Debtor)

K McClary
(Signature of Secured Party)

Linda Carr
(Signature of Debtor)

K. McClary
Type or Print the Above
Signature on This Line

Fermon R. Carr
Linda Carr
Type or Print the Above
Signatures on This Line

12705

UNIFORM COMMERCIAL CODE—
FINANCING STATEMENT

For Filing Officer Use
Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.
SIGNATURES MUST BE IN INK

TO BE RECORDED IN THE LAND RECORDS also, if property described below is or is to become a fixture and checked here .

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here.
\$ 3050.00

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR Name Byron C. & Pamela Walters

Address 906 Juliet Lane Arnold Md.
(Street) (City or County) (State)

2. SECURED PARTY Name Commercial Credit Corporation

Address 53 McKinsey Road Severna Park, Md.
(Street) (City or County) (State)

Return Filing Receipt To: Commercial Credit Corporation

3. This financing statement covers the following types (or items) of property: (list)

MAKE (IF AUTO) OR MANUFACTURER	DESCRIPTION	SERIAL NO.	MOTOR NO.	MODEL NO.	YEAR
	1 3Pc Living Room Suit, 6 lamps, 1 MGA 26 T.V., 1 Dining Room Table, 4 Chairs, 1 Buffet, 1 Kitchen Table, 4 Chairs, 1 Sears Refrigerator, 1 Sears Freezer, 1 Chef King Range, 1 Sears Washing Machine, 1 Sears Dryer, 3 Beds, 3 Dressers, 1 Chest.				

Check the lines which apply

- 4. (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- Proceeds of Collateral are also covered.
- Products of Collateral are also covered.

RECORD FEE 12.00
 RECORD TAX 21.00
 POSTAGE .50
 872642 1237 302 114413
 OCT 10 83

Byron C. Walters
(Signature of Debtor)

K. McClary
(Signature of Secured Party)

Pamela M. Walters
(Signature of Debtor)

K. McClary
Type or Print the Above
Signature on This Line

Byron C. Walters
Pamela Walters
Type or Print the Above
Signatures on This Line

Delivered to Secured Party

12-
2/50

1983 OCT 10 PM 2:15
E. AUBREY COLLISON
CLERK

UNIFORM COMMERCIAL CODE—
FINANCING STATEMENT

For Filing Officer Use
Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.
SIGNATURES MUST BE IN INK

TO BE RECORDED IN THE LAND
RECORDS also, if property described
below is or is to become a fixture and
checked here .

If transaction or transactions wholly
or partially subject to recordation tax
indicate amount of taxable debt here.
\$ 2225.71

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

E. AUBREY COLLISON
CLERK

1983 OCT 10 PM 2:15

1. DEBTOR Name James A. & June Klein, Jr.
Address 7815 Shellye Rd.; Severna Park, Md. 21146
(Street) (City or County) (State)
2. SECURED PARTY Name Commercial Credit Corporation
Address 53 McKinsey Road Severna Park Md.
(Street) (City or County) (State)
Return Filing Receipt To: Commercial Credit Corporation

3. This financing statement covers the following types (or items) of property: (list)

MAKE (IF AUTO) OR MANUFACTURER DESCRIPTION SERIAL NO. MOTOR NO. MODEL NO. YEAR

All HHG including:
1 studio couch, 2 charis, 3 tables, 2 lamps, 1 rug, 1 6pc DR suite, 2 3pc BR suites,
1 2pc BR suite, 1 lamp, 1 rug, 1 Wards refrigerator, 1 Robert Shaw range,
1 Whirlpool washer, 1 Westinghouse dryer, 1 RCA tv.

RECORD FEE 12.00
RECORD TAX 14.00
POSTAGE .50
43443 027 802 11416
OCT 10 83

Check the lines which apply

- 4. (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- Proceeds of Collateral are also covered.
- Products of Collateral are also covered.

James A. Klein, Jr.
(Signature of Debtor)

K. McClary
(Signature of Secured Party)

June Klein
(Signature of Debtor)

K. McClary
Type or Print the Above
Signature on This Line

James A. Klein
June Klein
Type or Print the Above
Signatures on This Line

Delivered to Secured Party

12-
14-
15

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 239573

RECORDED IN LIBER 441 FOLIO 482 ON Sept. 4, 1981 (DATE)

1. DEBTOR: Name James A. & June Klein Jr.

Address 7815 Shellye Road Glen Burnie, Md. 21061

2. SECURED PARTY: Name Commercial Credit Corporation

Address 53 McKinsey Road

Severna Park, Md. 21146

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK FORM OF STATEMENT

<p>A. CONTINUATION.....<input type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. RELEASE.</p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate:</p> <p>PARTIAL RELEASE.....<input type="checkbox"/></p> <p>FULL RELEASE.....<input type="checkbox"/></p>	<p>C. TERMINATION.....<input checked="" type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.</p>
<p>D. ASSIGNMENT.....<input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)</p>		<p>E. OTHER.....<input type="checkbox"/></p> <p>(Such as "amendment"; if amendment, both Debtor and Secured Party must sign)</p>

3. Assignee of Secured Party(ies) from which security information obtainable:

Name _____

Address _____

RECORD FEE 10.00
NOTARY .50
FBI/MD 1237 102 714:15
OCT 10 83

Dated Sept. 23, 1983

B.L. Cooper

(Signature of Secured Party)

B.L. Cooper

Type or Print Above Name on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 10 PM 2:15

E. AUBREY COLLISON
CLERK

CC 887-A - MARYLAND Printed In U.S.A. 769

Kept to Secured Party 1050

STATE OF MARYLAND

LIBER 466 PAGE 361

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 22269

RECORDED IN LIBER 465 FOLIO 221 ON 8/25/83 (DATE)

1. DEBTOR

Name L. R. WILSON & SONS, INC.

Address 2029 General Highway, Annapolis, MD 21401

2. SECURED PARTY

Name KOEHRING FINANCE CORP.

RECORD FEE 10.00

POSTAGE .50

Address P.O. Box 312, Milwaukee, WI 53201

#26240 C345 R01 T15:34

OCT 10 83

Attn: James Schumacher

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK FORM OF STATEMENT

A. Continuation
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: XX
(Indicate whether amendment, termination, etc.)

Amendment

Name changed to:

L. R. WILLSON & SONS, INC.

Dated 9/14/83

James H. Schumacher
(Signature of Secured Party)

KOEHRING FINANCE CORP.

Type or Print Above Name on Above Line

Delivered to Secured Party

32668018

RECEIVED FOR RECORD
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1983 OCT 10 PM 3:37

E. AUBREY COLLISON
CLERK

16⁰⁰ 5

This statement is to be recorded in the Chattel Records
Not Subject to a Recordation Tax.

249314

This Financing statement is presented to a filing officer pursuant to the
Commercial Code.

- 1. DEBTOR(S): DANIEL JOSEPH COSGROVE & SUSAN S. COSGROVE
- 2. SECURED PARTY: CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION
c/o CITIZENS MORTGAGE CORPORATION
11300 Rockville Pike
Rockville, Maryland 20852
- 3. MATURITY DATE OF OBLIGATION: OCTOBER 1, 2013
- 4. This financing statement covers the following Chattels:
RANGE/OVEN, REFRIGERATOR, WASHER, DRYER, WALL TO WALL CARPET

5. The above described Chattels affixed to property located at:
107 CLUB ROAD, PASADENA, MARYLAND 21122

For a more particular description of the property, reference is hereby made
to a Deed of Trust dated SEPTEMBER 26, 1983 from DANIEL JOSEPH
COSGROVE AND SUSAN S. COSGROVE

to CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION which has been recorded
among the Land Records of ANNE ARUNDEL County.

RECORD FEE 12.00
POSTAGE .50
OCT 19 83

1983 OCT 10 PM 6:20
E. AUBREY COLLISON
CLERK

Debtor: Daniel Joseph Cosgrove
DANIEL JOSEPH COSGROVE

Debtor: Susan S Cosgrove
SUSAN S. COSGROVE

Debtor: _____

Debtor: _____

CITIZENS FEDERAL SAVINGS AND LOAN ASSOC.
c/o CITIZENS MORTGAGE CORPORATION

BY: Barbara Billek
~~Frances D. Grace, Agent~~
Barbara Billek, Agent

Received for record _____, at _____ .m.
same date recorded in Liber _____ at folio _____, one of the
Financing Records of _____, County.

AFTER RECORDING RETURN TO: CITIZENS MORTGAGE CORPORATION
11300 ROCKVILLE PIKE
ROCKVILLE, MARYLAND 20852

← 1250

Added to Secured Party

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

..... September 20, 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. *Lib. 466 p. 486* in Office of *W. Harrett Lawrence* (Filing Officer) (County and State)

Debtor or Debtors (name and Address):

*Raymond & Patricia Butzel
1833 Oriole Court
Stevenson, Md 21154*

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Household Finance Corp.
..... Secured Party

By *W. Daley*
Its Branch Office Manager

W. Daley

Form 91 MD (3-79)

HOUSEHOLD FINANCE CORPORATION
PRINCE GEORGES PLAZA
3100 EASTWEST HIGHWAY
HYATTSVILLE, MARYLAND 20782



10.00

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY
1983 OCT 11 AM 10:51
E. AUBREY COLLISON
CLERK

RECORD FEE 10.00
POSTAGE 1.50
#26249 C345 R01 109:05
OCT 11 83

Related to Secured Party

LIBER 466 PAGE 384

This TERMINATION STATEMENT is presented to Filing Officer for filing pursuant to the Uniform Commercial Code.

Credit Union Acct. No.

Debtor(s) Name and Mailing Address (Last Name First)
Tinsley, Jr James W. ← 1003 Lakeview Lane Annapolis, MD 21401
Secured Party Name and Address (Credit Union)
Naval Air Federal Credit Union 160 Newtown Rd Va Bch, Va 23462

This statement refers to the original financing statement bearing File No: Liber 437 Page 299 Dated May 8, 1981 10.39 AM
Filed in the following office: Clerk of Courts office Annapolis MD.

RECORD FEE 10.00
POSTAGE .50
#26256_C345 R01 T09:21
OCT 11 83

TERMINATION STATEMENT

The secured party certifies that it no longer claims a security interest under the financing statement bearing the file number shown above, and that there is no outstanding secured obligation, commitment to make advances, incur obligations or otherwise give value to the debtor, with respect to the collateral covered by said financing statement.

1981 Galaxy Boat Serial # 6D130M81D 1981 Mercrusier Serial # 5859279

Dated: 8/30/83, 19__

Naval Air Federal Credit (CREDIT UNION)
(Secured Party)

By: Anita Reynolds *Anita Reynolds*

Title: Title Clerk

(Form to be completed in triplicate — 2 Copies to Filing Officer; 1 Copy retained by Credit Union)

VCUL-UCC-8

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 11 AM 10:51

E. AUBREY COLLISON
CLERK

Hand to Secured Party

10.00
50

MARYLAND FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

- 1. Maturity Date (if any) _____
- 2. Debtor(s) name(s) and address: Stephen and Lynda Lintner
29010 2nd army dr
Ft Meade MD 20755
- 3. Secured Party and address (Type complete corporate name):
Thorp finance
2442 Reddie drive Wheaton MD 20902
- 4. Name and address of Assignee (if any): _____

RECORD FEE 12.00
 RECORD TAX 10.50
 POSTAGE .50
 #26257 C345 R01 T09-24
 OCT 11 83

- 5. This Financing Statement covers the following types (or items) of property:
(Check box which applies)

All of the household goods, furniture, appliances and personal property of every kind, nature, and description now or hereafter located at the residence of Debtor(s) whose address is shown above, or at the address to which said property may hereafter be removed.

Other personal property (Describe): _____

MAKE OF AUTO	YEAR	BODY	MOTOR NO.	SERIAL NO.
<input type="checkbox"/>				

- 6. The secured transaction being publicized by this FINANCING STATEMENT is ~~(is)~~ ~~(not)~~ subject to the Recordation Tax imposed by Article 81, Section 277 and 278, Annotated Code of Maryland, 1962 Suppl, as amended.

- 7. The Principal Amount of the Debt initially incurred which is secured by the Security Agreement which this Financing Statement publicized is \$ 1575.91

- 8. After recording, filing officer will please deliver or mail this statement to the SECURED PARTY herein whose name and address are set forth above.

RECEIVED FOR RECORD
 CIRCUIT COURT H.A.A. COUNTY
 1983 OCT 11 AM 10:51
 E. AUBREY COLLISON
 CLERK

SIGNATURES OF DEBTORS: SIGNATURE OF SECURED PARTY OR ASSIGNEE OF RECORD:

X Stephen Lintner Thorp financial service
(TYPE COMPLETE CORPORATE NAME)

X Lynda Lintner By: Charles G Black MANAGER

(Type names below all signatures)

UCCI DO NOT TYPE IN MARGINS OUTSIDE OF GUIDE LINES

Approved by Secured Party

12.00
 10.50
 50

FINANCING STATEMENT

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1 DEBTOR'S NAME (PURCHASER) (LAST NAME FIRST) Sullivan, Herbert H.	2 DEBTOR'S ADDRESS 102 Kuehne Drive Annapolis, MD 21403	3 MATURITY DATE (IF ANY) THIS SPACE FOR USE OF FILING OFFICER (DATE TIME NUMBER AND FILING OFFICE)
4 SECURED PARTY NAME (DEALER) Reichlin's, Inc.	5 SECURED PARTY ADDRESS 961 Leister's Church Road Westminster, MD 21157	RECORD FEE 11.00 #26260 C345 R01 T09:35 OCT 11 83
6 ASSIGNED PARTY MASSEY-FERGUSON CREDIT CORPORATION	7 ASSIGNED PARTY ADDRESS P. O. Box 10357 YORK & TIMONIUM ROADS TIMONIUM, MARYLAND 21088 Des Moines, Iowa 50306	THE SECURED PARTY CERTIFIES THAT THE SECURED PARTY HAS ASSIGNED TO THE ASSIGNEE WHOSE NAME AND ADDRESS IS SHOWN AT LEFT SECURED PARTY'S RIGHTS UNDER THE FINANCING STATEMENT BEARING THE FILE NUMBER SHOWN ABOVE IN THE FOLLOWING PROPERTY.

8 THIS FINANCING STATEMENT COVERS THE FOLLOWING TYPES (OR ITEMS) OF PROPERTY
 (GIVE DESCRIPTION INCLUDING QUANTITY, MAKE, MODEL AND SERIAL NUMBER)

- 1 ~~500~~ Massey-Ferguson #54A Backhoe serial # 1573
- 1 ~~500C~~ Massey-Ferguson 50C D Tractor serial # 9A 294798
- 1 ~~300A~~ Massey-Ferguson 300 A Loader serial # 2207001780
- 1 - mF 54-A - Backhoe N/S/N

FILED FOR RECORD
 CIRCUIT COURT, ANNE ARUNDEL COUNTY

1983 OCT 11 AM 10:53

E. AUBREY COLLISON
 CLERK

44-19042-8302422 Anne Arundel

Herbert H. Sullivan	Reichlin's, Inc.
<i>Herbert H. Sullivan</i> SIGNATURE(S) OF DEBTOR(S)	BY: <i>Julia M. Sullivan</i> SIGNATURE(S) OF SECURED OR ASSIGNED PARTY

mailed to Secured Party

11.00



This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code		No. of Additional Sheets Presented	73300855
1. Debtor(s) (Last Name First and Address(es)) DEBRA LYNN GARRETT ALVINE E GARRETT JR WAYSONS MOBILE HOME COURT BOX 151 LOTHIAN MD		2. Secured Party(ies) Name(s) and Address(es) MOBILE HOME SALES, CORP. 6312 RICHIE HIGHWAY GLEN BURNIE, MD 21061	3. <input type="checkbox"/> The Debtor is a transmitting utility 4. For Filing Officer: Date, Time, No. - Filing Office RECORD FEE 12.00 #26262 C345 R01 T09:38 OCT 11 83
5. This Financing Statement covers the following types (or items) of property 1984 ---- KORRIE /CLASSIC ALL APPLIANCES, HOUSEHOLD FURNISHINGS, EQUIP., WHEELS, AXELS, ACCESSORIES, AND PARTS INCLUDED		6. Assignee(s) of Secured Party and Address(es) GREEN TREE ACCEPTANCE INC P O BOX 8 832 PITTS UNIONTOWN, PA 15401	
SERIAL #N2T-2333 <input type="checkbox"/> Products of the Collateral are also covered		7. <input type="checkbox"/> The described crops are growing or to be grown on. <input type="checkbox"/> The described goods are or are to be affixed to. <input type="checkbox"/> The lumber to be cut or minerals or the like (including oil and gas) is on. *(Describe Real Estate in Item 8.)	
8. Describe Real Estate Here <input type="checkbox"/> This statement is to be indexed in the Real Estate Records		9. Name of a Record Owner	
No. & Street	Town or City	County	Section Block Lot
10. This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box): <input type="checkbox"/> which is proceeds of the original Collateral described above in which a security interest was perfected, or <input type="checkbox"/> acquired after a change of name, identity or corporate structure of the Debtor, or <input type="checkbox"/> as to which the filing has lapsed, or <input type="checkbox"/> already subject to a security interest in another jurisdiction. DEBRA LYNN GARRETT when the Collateral was brought into this State, or <input type="checkbox"/> when the Debtor's location was changed to this State.		11. If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean: <input type="checkbox"/> Consignee(s) and Consignor(s), or <input type="checkbox"/> Lessee(s) and Lessor(s)	
By <u>Debra Lynne Garrett</u> Signature(s) of Debtor(s)		By <u>[Signature]</u> Office Manager Signature(s) of Secured Party(ies) (Required only if Item 10 is checked.)	
3/83		(1) FILING OFFICER COPY - NUMERICAL	

STANDARD FORM - FORM UCC-1 - Approved by the Secretary of the Commonwealth of Pa

Handwritten note: "Handed to Secured Party"

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT 11 AM 10:54
E. AUBREY COLLISON
CLERK

Handwritten note: "12.00" with a scribble

249318



This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code

1. Debtor(s) (Last Name First and Address(es)) MARGARET L. DOUGHERTY MICHAEL J. DIONNG MOBILE HOME ESTATES #37 LYONS CREEK XXXXXXXXX LOTHIAN MD		2. Secured Party(ies) Name(s) and Address(es) M & M MOBILE HOMES, INC. 8315 WASHINGTON BLVD. JESUP, MD 20794		3. <input type="checkbox"/> The Debtor is a transmitting utility. 73300857	
5. This Financing Statement covers the following types (or items) of property 1984 ----- FLEETWOOD /Sandpoint 14 X xxx 66 & ALL APPLIANCES, HOUSEHOLD FURNISHINGS, EGPMT, WHEELS, AXELS, ACCESSORIES, AND PARTS INCLUDED ON INVOICE AND ALL CONTRACT RIGHTS PERTAINING TO ORIGINAL INSTALLMENT SALES CONTRACT. SERIAL #VAFL1AD31196863 <input type="checkbox"/> Products of the Collateral are also covered.		6. Assignee(s) of Secured Party and Address(es) GREEN TREE ACCEPTANCE INC P O BOX R 632 PITTS UNIONTOWN, PA 15401		4. For Filing Officer - Date, Time, No. - Filing Office RECORD FEE 12.00 POSTAGE .50 #26263 0345 R01 709:40 OCT 11 83	
8. Describe Real Estate Here. NOT SUBJECT TO RECORDATION TAX		9. Name of a Record Owner		7. <input type="checkbox"/> The described crops are growing or to be grown on. <input type="checkbox"/> The described goods are or are to be affixed to. <input type="checkbox"/> The lumber to be cut or minerals or the like (including oil and gas) is on. *(Describe Real Estate in Item 8.)	
10. This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box) <input type="checkbox"/> which is proceeds of the original Collateral described above in which a security interest was perfected, or <input type="checkbox"/> acquired after a change of name, identity or corporate structure of the Debtor, or <input type="checkbox"/> as to which the filing has lapsed, or <input type="checkbox"/> already subject to a security interest in another jurisdiction. <input type="checkbox"/> when the Collateral was brought into this State, or <input type="checkbox"/> when the Debtor's location was changed to this State		11. If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean: <input type="checkbox"/> Consignee(s) and Consignor(s), or <input type="checkbox"/> Lessee(s) and Lessor(s)		By <u>Margaret Louise Dougherty</u> By <u>Michael Joseph Dionng</u> By <u>[Signature]</u> Office Manager Signature(s) of Secured Party(ies) (Required only if item 10 is checked.)	

3/83 (1) FILING OFFICER COPY - NUMERICAL
STANDARD FORM - FORM UCC-1 — Approved by the Secretary of the Commonwealth of Pa.

Added to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT 11 AM 10:54
E. AUBREY COLLISON
CLERK

12-60/0
15

AAC

249319

Debtor or Assignor Form

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$.....
- To Be Recorded in Land Records (For Fixtures only).

Name of Debtor

Address

C P U , Incorporated T/A
Computers, Etc.

257 West Street
Annapolis, Maryland 21401

RECORD FEE 12.00
 POSTAGE .50
 #26268 C345 R01 T09:49
 OCT 11 83

SECURED PARTY (OR ASSIGNEE)

THE FIRST NATIONAL BANK OF MARYLAND—Address: 25 South Charles Street
Baltimore, Maryland 21202

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral): All present and future accounts, instruments, chattel paper, contracts, contract rights, accounts receivable, notes, notes receivable, drafts, acceptances, documents, general intangibles, and other choses in action, and such as represent proceeds of inventory and returned goods, and/or arising from the sales of goods or services, and all rights there-to, now or hereafter owned or held by, or payable to the debtor; and

All inventory wherever located now owned and/or hereafter acquired, processed or produced, including, but not limited to all raw materials, parts, containers, work in process, finished goods, wares and merchandise now or hereafter owned, and all rights thereto now or hereafter owned or held by, or due to the debtor.

2. Proceeds } of the collateral are also specifically covered.
 Products }

3. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor)
CPU, Incorporated T/A
Computers, Etc.

Secured Party (or Assignee)
THE FIRST NATIONAL BANK OF
MARYLAND

David W. Egli, Chairman
David W. Egli, Chairman

BY *Mimi J. McDonough*
Mimi J. McDonough
Loan Executive

David M. Gardner, Pres.
David M. Gardner, President

FNB 0860

Type or print names under signatures

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 11 AM 10:55

E. AUBREY COLLISON
CLERK

12.00
50425

H.A. CO

249320

LIBER 466 PAGE 370

FINANCING STATEMENT FORM UCC-1 5/76 Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name THE GALLEON, INC.
Address 2840 SOLOMONS ISLAND RD, EDGEWATER, MD 21037

2. SECURED PARTY

Name NELCO CORP
Address P.O. BOX 537, LAUREL, MD 20707



Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

1 MODEL 33 ELECTRIC FREEZE ICE CREAM FREEZER SERIAL #H01412

RECORD FEE 11.00
POSTAGE .50
#26269 C345 R01 T09:50
OCT 11 83

CHECK THE LINES WHICH APPLY

- (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

THE GALLEON, INC.
(Corporate or Trade Name)
[Signature]
(Signature of Debtor)
JOHN J. DOWMAN
Type or Print Signature

(Signature of Debtor)

Type or Print Signature

NELCO CORPORATION
Howard E. Nelson, pres.
(Signature of Secured Party)
HOWARD E. NELSON
Type or Print Above Signature on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 11 AM 10:55

E. AUBREY COLLISON
CLERK

mailed to Secured Party

11.00
56

NOT SUBJECT TO RECORDATION TAX

DO NOT RECORD AMONG LAND RECORDS

FINANCING STATEMENT

249321

1. Debtors:

Nicholas J. Vourlos
Aristi Vourlos

Address:

304 Braeburn Glen Court
Millersville, MD 21108

2. Secured Parties:

Second National Building & Loan, Inc.
William F. Brooks, Jr., Trustee
Donna M. Pittman, Trustee

Address of all Secured Parties:

c/o Second National Building & Loan, Inc.
Phillip Morris Drive & Route 50
Salisbury, Maryland 21801

3. This Financing Statement covers:

All equipment, machinery, apparatus, fittings, building materials and other articles of personal property of every kind and nature whatsoever, now or hereafter ordered for eventual delivery to the unit or real property hereinafter described (whether or not delivered thereto) and all such as are now or hereafter located in or upon any interest or estate in said property or any part thereof and used or usable in connection with any present or future operation of said property and now or hereafter acquired by Debtor, including, without limiting the generality of the foregoing, all heating, lighting, laundry, clothes washing, clothes drying, incinerating and power equipment, engines, pipes, tanks, motors, conduits, plumbing, lifting, cleaning, fire-prevention, fire-extinguishing, refrigerating, ventilating, and communications apparatus, television sets, radio systems, recording systems, air-cooling, and air-conditioning apparatus, shades, awnings, draperies, curtains, fans, furniture, furnishings, carpeting, linoleum and other floor coverings, screens, storm doors and windows, stoves, gas and electric ranges, refrigerators, garbage disposals, sump pumps, dishwashers, washers, dryers, attached cabinets, partitions, ducts and compressors, and security systems.

4. The aforesaid items are included as security in a deed of trust given by Debtor to William F. Brooks, Jr., and Donna M. Pittman, Trustees, and recorded or intended to be recorded among the Land Records of Worcester County, Maryland, securing an indebtedness owed by Debtor to Second National Building & Loan, Inc.

5. Proceeds of collateral are covered hereunder.

6. The unit or real property in which the items set forth in Paragraph 3 of this Financing Statement refer is known as:

#301 Bali Condominium, 12702 Coastal Highway, Ocean City, MD 21842

Debtors:

Nicholas J. Vourlos

NICHOLAS J. VOURLOS

Aristi Vourlos

ARISTI VOURLOS

RECORD FEE 12.00
POSTAGE .50
#26272 0345 R01 T09:58
OCT 11 83

To the Filing Officer: After this statement has been recorded, please mail the same to: Second National Building & Loan, Inc., Phillip Morris Drive & Route 50, Salisbury, Maryland 21801.

RECEIVED FOR RECORD
CIRCUIT COURT, W. COUNTY, MD
1983 OCT 11 AM 10:55
E. AUDREY COLLISON
CLERK

Delivered to Secured Party

12.00
50

MARYLAND FINANCING STATEMENT

LIBER 466 PAGE 372 UCC-1

- Not Subject to Recordation Tax (Under Lease Agreement)
- Recordation Tax of \$_____ on
Principal Amount of \$_____ is enclosed/
has been paid (strike inapplicable phrase).

For Filing Officer

File No.: _____

Record Reference: _____

Date & Hour of Filing: _____

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code: **249322**

1. DEBTOR: William W. Harris and Associates, Inc.
(Name or Names)
P.O. Box 289 #124 Route 3, Millersville, Md. 21108
(Address)

DEBTOR: William W. Harris, Jr. and Judith W. Harris
(Name or Names)
28 St. Andrews Road, Severna Park, MD
(Address)

2. SECURED PARTY: BUTLER & COMPANY, INC.
(Name or Names)
9051 BALTIMORE NATIONAL PIKE, ELLICOTT CITY, MD. 21043
(Address)

3. ASSIGNEE (if any)
of SECURED PARTY: _____
(Name or Names)

(Address)

4. This Financing Statement covers the following types (or items) of property:

- 1 - IBM Model A02 Type 5218 Printer SN/17617
- 3 - IBM Model 011 Type 6360 Diskette Unit (SN/31741, 60164, _____)
- 3 - IBM Model A04 Type 6580 Displaywriter (SN/28783, 59201, _____)

RECEIVED FOR RECORD
 CIRCUIT COURT, BALTIMORE COUNTY
 1983 OCT 11 AM 10:56
 E. AUBREY COLLISON
 CLERK

RECORD FEE 13.00
 #26283 C345 R01 T10:39
 OCT 11 83

5. The above described goods are affixed to, or are to be affixed to the following described real estate:

6. Proceeds of Collateral are covered hereunder: Yes No
 Products of Collateral are also covered: Yes No

DEBTOR(S):
William W. Harris and Associates, Inc.

By: William W. Harris, Jr.
 (Type or print name of person signing)

William W. Harris, Jr. and
 Judith W. Harris

By: Judith W. Harris
 (Type or print name of person signing)

SECURED PARTY:
BUTLER & COMPANY, INC.

By: Deborah Stran
 (Type or print name of person signing)

Marked to Secured Party

13-00

Return To: BUTLER & COMPANY, INC.
9051 BALTIMORE NATIONAL PIKE, ELLICOTT CITY, MD., 21043

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPED OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording can indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated 8/29/83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

249323

Name Dr. Joseph Shevenell
Address 101 Ridgely Street, Annapolis, Md. 21401

2. SECURED PARTY

Name Healthco/Baltimore Dental Supply
Address 6308 Blair Hill Lane
Baltimore, Maryland 21209

Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

- | | |
|-----------------------|----------------------|
| 2 Ritter Asst. Stools | 2 Ritter Syringes |
| 2 " " Dr's Stools | 2 Star Handpes. |
| 2 " " escort Units | 2 H/C " " |
| 2 " " Asst. Centers | 1 Star Motor |
| 2 " " Elite Chairs | 1 " " Nose Cone |
| 2 " " Track Lights | 1 Air Tech Developer |

RECORD FEE 11.00
POSTAGE .50

#26284 C345 R01 T10:41
OCT 11 83

CHECK THE LINES WHICH APPLY

(If collateral is crops) The above described crops are growing or are to be grown on (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to. (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Joseph Shevenell
(Signature of Debtor)

Joseph Shevenell, DDS

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Joan Ellen Otto
(Signature of Secured Party)

Joan Ellen Otto

Type or Print Above Signature on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT BALTIMORE COUNTY

1983 OCT 11 AM 10:56

E. AUBREY COLLISON
CLERK

Added to Secured Party

11.00
50

Recordation Tax of \$35.00 paid to Circuit Court of Anne Arundel County

TO BE / NOT TO BE } RECORDED IN LAND RECORDS
SUBJECT TO / NOT SUBJECT TO } RECORDING TAX ON PRINCIPAL AMOUNT OF \$ 5,000.00

FINANCING STATEMENT

249324

1. Debtor(s): Robinson's Bridal & Formal Wear, Inc.
7438 Ritchie Highway Glen Burnie Maryland 21061
2. Secured Party: Louise Millhauser
Seven Slade Avenue, Apt. 622, Baltimore, Maryland 21208

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). See Schedule A attached hereto

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate. N/A

6. Proceeds of collateral are not covered.
7. Products of collateral are not covered.

DEBTOR(S): Robinson's Bridal & Formal Wear, Inc.

SECURED PARTY:

Elizabeth A. Robinson, President (Signature of Debtor)

Elizabeth A. Robinson, President (Type or Print)

(Signature of Debtor)

(Type or Print)

(Company, if applicable)

Louise Millhauser (Signature of Secured Party)

Louise Millhauser (Type or Print (Include title if Company))

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address: Julien A. Hecht, 1300 Mercantile Bank and Trust Building, Baltimore, Maryland 21201

Lucas Bros. Form F-1

Mailed to:

RECEIVED FOR RECORD CIRCUIT COURT, A.A. COUNTY

1983 OCT 11 PM 2:19

E. AUBREY COLLISON CLERK

RECORD FEE 11.00 POSTAGE .50 #26348 C345 R01 T14:16 OCT 11 83

Handwritten initials and numbers: 11.00, 50

SCHEDULE A TO FINANCING STATEMENT
BY AND BETWEEN
ROBINSON'S BRIDAL & FORMAL WEAR, INC.
AND
LOUISE MILLHAUSER

I. All of Debtor's equipment, supplies, fixtures, leasehold improvements, tools, and furniture, including all present and future additions, attachments, accessions, substitutions and replacements used in or related to the Debtor's clothing rental and retail clothing business, and all proceeds thereof.

II. All the inventory of Debtor, of every type and description, now owned and hereafter acquired and wherever located, including raw materials, work in process, or finished goods, all materials usable or used or consumed in Debtor's business, and all present and future substitutions thereof and additions thereto and all proceeds and products thereof in any form whatsoever.

III. All of Debtor's present and future accounts, accounts receivable, contract rights, general intangibles, things in action, chattel paper, instruments, mortgages, and returned, repurchased and repossessed goods, all money due or to become due Debtor, and the books and records relating to, and proceeds of the foregoing in any form whatsoever.

Recordation Tax of \$70.00 paid to Circuit Court of Anne Arundel County

TO BE
 NOT TO BE

RECORDED IN LAND RECORDS

SUBJECT TO

NOT SUBJECT TO

RECORDING TAX ON PRINCIPAL AMOUNT OF \$10,000.00

FINANCING STATEMENT

249325

1. Debtor(s):

Robinson's Bridal & Formal Wear, Inc.
 Name or Names—Print or Type
 7438 Ritchie Highway Glen Burnie Maryland 21061
 Address—Street No., City - County State Zip Code

Name or Names—Print or Type
 Address—Street No., City - County State Zip Code

2. Secured Party:

Robinson Realty Company, Inc.
 Name or Names—Print or Type
 Seven Slade Avenue, Apt. 622, Baltimore, Maryland 21208
 Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

See Schedule A attached hereto

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

N/A

6. Proceeds of collateral are are not covered.

7. Products of collateral are are not covered.

DEBTOR(S): Robinson's Bridal & Formal Wear, Inc.

SECURED PARTY:

Elizabeth A. Robinson, President
(Signature of Debtor)

Elizabeth A. Robinson, President
Type or Print

(Signature of Debtor)

Type or Print

Robinson Realty Company, Inc.
(Company, if applicable)

Louise Millhauser, President
(Signature of Secured Party)

Louise Millhauser, President
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Julien A. Hecht, 1300 Mercantile Bank and Trust Building,
Baltimore, Maryland 21201

Lucas Bros. Form F-1

Mailed to:

RECEIVED FOR RECORD
CIRCUIT COURT, ANN. COUNTY
1983 OCT 11 PM 2:19
E. AUBREY COLLISON
CLERK

RECORD FEE 11.00
POSTAGE .50
#24350 C345 R01 T14:17
OCT 11 83

11.00
~~10.50~~

SCHEDULE A TO FINANCING STATEMENT
BY AND BETWEEN
ROBINSON'S BRIDAL & FORMAL WEAR, INC.
AND
ROBINSON REALTY COMPANY, INC.

I. All of Debtor's equipment, supplies, fixtures, leasehold improvements, tools, and furniture, including all present and future additions, attachments, accessions, substitutions and replacements used in or related to the Debtor's clothing rental and retail clothing business, and all proceeds thereof.

II. All the inventory of Debtor, of every type and description, now owned and hereafter acquired and wherever located, including raw materials, work in process, or finished goods, all materials usable or used or consumed in Debtor's business, and all present and future substitutions thereof and additions thereto and all proceeds and products thereof in any form whatsoever.

III. All of Debtor's present and future accounts, accounts receivable, contract rights, general intangibles, things in action, chattel paper, instruments, mortgages, and returned, repurchased and repossessed goods, all money due or to become due Debtor, and the books and records relating to, and proceeds of the foregoing in any form whatsoever.

LIBER 466 PAGE 378

4. <input type="checkbox"/> Filed for record in the real estate records.	5. <input type="checkbox"/> Debtor is a Transmitting Utility.	6. No. of Additional Sheets Presented:
1. Debtor(s) (Last Name First) and address(es) Baltimore Oxygen Supply Company Incorporated 5192 Raynor Rd. Linthicum, MD 21090	2. Secured Party(ies) and address(es) Wright Line Incorporated 160 Gold Star Blvd. Worcester, MA 01606	3. For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 10.00 #26367-C345 R01 T15:15 OCT 11 83

7. This statement refers to original Financing Statement No. 220470 filed (date) 10/13/78 with Anne Arundel Cnty
Liber 393 Page 177

8. A. Continuation The original Financing Statement bearing the above file number is still effective.
 B. Termination The Secured Party of record no longer claims a security interest under the Financing Statement bearing the above file number.
 C. Release From the Collateral described in the Financing Statement bearing the above file number, the Secured Party of record releases the following:
 D. Assignment The Secured Party of record has assigned the Secured Party's rights in the property described below under the Financing Statement bearing the above file number to the Assignee whose name and address are shown below:
 E. Amendment The Financing Statement bearing the above file number is amended as set forth below: (Signature of Debtor and Secured Party is Required)
 F. Other

NO DOCUMENTARY TAX STAMPS REQUIRED

..... Wright Line Incorporated
 By *William S. Gilbert* Vice President.
 Signature(s) of Debtor(s) (only on amendment) By Signature(s) of Secured Party(ies)

Filing Officer Copy — Alphabetical
Forms may be purchased from Hobbs & Warren, Inc., Boston, Mass. 02101 STANDARD FORM — UNIFORM COMMERCIAL CODE — FORM UCC3 REV. 1980

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY
 1983 OCT 11 PM 3:14
 E. AUBREY COLLISON
 CLERK

10.00
 Paid to Secured Party

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 136 Page No. 72
Identification No. 88158 Dated 11/7/68

1. Debtor(s) { Minerva V. Taylor
Name or Names—Print or Type
1009 Madison Ct. Annapolis MD 21403
Address—Street No. City, County State Zip Code
Successor by Merger to Traders Savings and Loan Association
of Baltimore City dated 6/30/75.
American Nat'l Building and Loan Association

2. Secured Party { Lexington & Liberty Sts. Baltimore, MD 21201
Name or Names—Print or Type
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input type="checkbox"/> (Indicate whether amendment, termination, etc.) TERMINATION</p>

1983 OCT 11 PM 4:04
E. AUBREY COLLISON
CLERK
RECEIVED FOR RECORD
INVESTMENT & COUNTY

RECORD FEE 10.00
POSTAGE .50
#26382 C345 R01 T15:36
OCT 11 83

Dated: September 26, 1983 The American National Building and Loan Association of Baltimore City

Name of Secured Party
Joseph M. Solomon
Signature of Secured Party
Joseph M. Solomon, Vice President
Type or Print (Include Title if Company)

Lucas Bros. Form T-1

Added to Secured Party

10.00
50

FINANCING STATEMENT

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$1536.31

If this statement is to be recorded in land records check here.

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Dwight & Kim Pyle
Address 207 Gloucester Dr, Glen Burnie, Md 21061

2. SECURED PARTY

Name Commercial Credit Corp
Address 7436 Ritchie Hwy, Glen Burnie, Md 21061

3. ASSIGNEE

Name
Address P. O. Box 1010
(Address to whom statement is to be returned)

RECORD FEE 12.00
RECORD TAX 10.50
POSTAGE .50
#26401 C345 R01 116:01
OCT 11 83

4. Maturity date of obligation (if any) 09/06/86

5. This financing statement covers the following types (or items) of property: (list)
1 3pc L. R. 3 Tables, 2 Lamps, 1 Stereo, 1 Sears T.V., 1 Kenmore Air Cond., 1 Table, 4 Chairs, 1 China Closet, 1 Signature Refrig., 1 Dryer, 2 Beds, 2 Dressers

CHECK THE LINES WHICH APPLY

6. (If collateral is crops) The above described crops are to be grown on: (described real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (described real estate)

- (Proceeds of collateral are also covered)
(Products of collateral are also covered)

Handwritten signature of Kim Pyle
Kim Pyle (Signature of Debtor)

(Signature of Secured Party)

Dwight Pyle
Type or Print Above Signature on Above Line

K. T. Evans
Type or Print Above Name on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, A. COUNTY
1983 OCT 11 PM 4:04
E. AUBREY COLLISON
CLERK

paid to Secured Party

Handwritten numbers: 12.00, 10.50, 50

FINANCING STATEMENT

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 1000.00

If this statement is to be recorded in land records check here.

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name James K. & Patricia Hignutt

Address 159 Sea Gull Drive, Pasadena, Md. 21122

2. SECURED PARTY

Name Commercial Credit Corporation

Address 7436 Ritchie Hwy., Glen Burnie, Md. 21061

3. ASSIGNEE

Name _____

Address P.O. Box 1010

(Address to whom statement is to be returned)

RECORD FEE 12.00
RECORD TAX 7.00
POSTAGE .50

4. Maturity date of obligation (if any) 3/21/85

#26402 C345 R01 T16:02
OCT 11 83

5. This financing statement covers the following types (or items) of property: (list)

THE FOLLOWING DESCRIBED HOUSEHOLD GOODS: 1 GE Refrig, 1 GE Range, 1 Wards Washer, 4 Beds, 3 Dressers, 2 Chests, 1 Vanity, 3pc L.R., 3 Tables, 1 Zenith Stereo, 1 Admiral TV, 1 D.R. Table, 6 Chairs, 1 Shina Closet.

CHECK THE LINES WHICH APPLY

6. (If collateral is crops) The above described crops are to be grown on: (described real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)
 (Products of collateral are also covered)

Patricia Hignutt
James K. Hignutt
(Signature of Debtor)

D.M. Golphin
(Signature of Secured Party)

Patricia Hignutt
James K. Hignutt
Type or Print Above Signature on Above Line

D.M. Golphin
Type or Print Above Name on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY
1983 OCT 11 PM 4:04
E. AUBREY COLLISON
CLERK

12.00
7.00
0.50
19.50

FINANCING STATEMENT

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 5060.00

If this statement is to be recorded in land records check here.

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Gary L Bargar & Nancy Bargar

Address 197 Magothy Beach Rd, Pasadena Md. 21122

2. SECURED PARTY

Name Commercial Credit Corp

Address 7436 Ritchie Hwy, Glen Burnie, Md 21061

3. ASSIGNEE

Name _____

Address P. O. Box 1010, Glen Burnie, Md 21061

(Address to whom statement is to be returned)

RECORD FEE 12.00
RECORD TAX 3.00
POSTAGE .50

#26403 0345 R01 T16:03

OCT 11 83

4. Maturity date of obligation (if any) 09/23/87

5. This financing statement covers the following types (or items) of property: (list)

1 3pc L.Rm., 3 Tables, 2 Lamps, 1 RCA T.V., 1 Magdvox T.V., 1 Table & 6 Chairs, 1 GE Refrig., 1 Sears Freezer, 1 Hardwick Range, 1 Kenmore Washer, 1 Whirlpool Dryer, 3 Beds & 4 Dressers

CHECK THE LINES WHICH APPLY

6. (If collateral is crops) The above described crops are to be grown on: (described real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Gary L Bargar
Nancy Bargar
Signature of Debtor
Gary L Bargar
Nancy Bargar

K.T. Evans
Signature of Secured Party

K.T. Evans

Type or Print Above Signature on Above Line

Type or Print Above Name on Above Line

Noted to Secured Party

12.00
35.00
3.50

RECEIVED FOR RECORD
DIRECTOR OF LAND RECORDS
1983 OCT 11 PM 4:04
E. AUBREY COLLISON
CLERK

maryland national bank

FINANCING STATEMENT

- 1 To Be Recorded in the Land Records at _____
- 2 To Be Recorded among the Financing Statement Records at Anne Arundel County
- 3 Not subject to Recordation Tax
- 4 Subject to Recordation Tax on an initial debt in the principal amount of \$ _____ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

5 Debtor(s) Name(s) Address(es)
 Thaddeus N. Toal 3096 Wellington Court
 Kathleen Toal Annapolis, MD 21401

6 Secured Party Address
 Maryland National Bank 1713 West Street
 Attention: Michael Mishou Annapolis, Maryland 21401

RECORD FEE 12.00
 POSTAGE 50
 #26413 C345 R01 108:55
 OCT 13 83

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

A Inventory. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

B Contract Rights. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

C Accounts. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

D General Intangibles. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

E Chattel Paper. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

F All Equipment. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

G Specific Equipment. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

H Other. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Thaddeus N. Toal (Seal)
 (Thaddeus N. Toal)
Kathleen Toal (Seal)
 (Kathleen Toal)

Secured Party
 Maryland National Bank
Michael Mishou (Seal)
 Michael Mishou/Asst. Vice-President
 Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above

207-95 REV 4/82

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 OCT 13 AM 9:10

E. AUBREY COLLISON
CLERK

Noted by Secured Party

12.00
50

SCHEDULE A

LIBER 466 PAGE 384

THIS SCHEDULE A is attached to and made a part of a
Financing Statement to Maryland National Bank from Thaddeus N. Toal
and Kathleen Toal dated September 30, 1983.

Burroughs Computer Equipment

B - 92 Mainframe
18.8 MB Fixed Disc Drive
4.8 MB Removable
cartridge Drive
350 LPM Line Printer
TD 8000 Terminal Console

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC. FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING NO. 236685

RECORDED IN LIBER 434 FOLIO 280 ON February 18, 1981 (DATE)

1. DEBTOR

Name General Catering Corporation
Address 6633 Ritchie Highway, Glen Burnie, Maryland 21061

2. SECURED PARTY

Name Michael Calvin
Address Box 336
Owings Mills, Maryland 21117

RECORD FEE 10.00
#26417 C345 R01 109:29
OCT 13 83

Person and Address To Whom Statement Is To Be Returned If Different from Above.

3. Maturity date of obligation (if any) January 29, 1983

<p>A. Continuation <input type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/></p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment..... <input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other <input checked="" type="checkbox"/></p> <p>(Indicate whether amendment, termination, etc.)</p> <p>Termination Statement for all types or items of property</p>
<p>Return to: General Catering Corporation 6633 Ritchie Highway Glen Burnie, Maryland 21061</p> <p>Mailed to: _____</p>	

Dated September 1, 1983

Michael Calvin
(Signature of Secured Party)

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT 13 AM 10:16
E. AUBREY COLLISON
CLERK

Michael Calvin
Type or Print above Name on Above Line

10.00

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code. Maturity date (if any): _____

1. Debtor(s) (Last Name First) and address(es)	2. Secured Party(ies) and address(es)	3. For Filing Officer (Date, Time, Number, and Filing Office)
PIKE RIDGE LEASING INC 3481 PIKE RIDGE RD EDGEWATER MD 21037	FARMERS NAT'L BANK E CHURCH CR ADICK 21401	
_____	_____	_____
_____	_____	_____
_____	_____	_____

This statement refers to original Financing Statement No. 236627

Dated 2-11, 1981

RECORD FEE 10.00
POSTAGE .50

A. Continuation.

The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release. . . #26430. C345 R01 710:31
OCT 13 '83

From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment.

The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number shown above in the following property:

EDGEWATER LEASING
3481 PIKE RIDGE RD
EDGEWATER MD 21037

D. Other.

Farmers National Bank of Maryland

BY: [Signature]
(Signature of Secured Party)

Dated: 9-30, 1983 FILED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 13 AM 10:40
E. AUBREY COLLISON
CLERK

Mailed to Secured Party

10.00
50

NAVY FEDERAL CREDIT UNION
Washington, DC 20391

LIBER 466 PAGE 387

FINANCING STATEMENT

Pursuant to the Uniform Commercial Code, this statement is presented for filing to the Clerk of the Circuit Court for Anne Arundel County, Maryland, to be filed among the Financing Statement Records for the aforesaid County and State.

249336

NAME OF DEBTOR(S):

JAMES W. SACRA and
SANDRA I. SACRA, husband and wife

ADDRESS OF PROPERTY:

8333 Williamstowne Drive, Millersville, Maryland
21108; Lot 2, "WILLIAMSTOWNE" S/D, Anne Arundel
County, Maryland

NAME OF SECURED PARTY:

Navy Federal Credit Union

ADDRESS:

P.O. Box 969
Vienna, VA 22180

This Financing Statement covers the following items:

Range/Oven, Refrigerator, Dishwasher, Clothes Washer, Dryer, Garbage Disposal, Vent Fan, Wall to Wall Carpeting; also including any renewals or replacements of these items.

The security agreement to which this Financing Statement relates is a Deed of Trust dated September 29, 1983 and recorded among the Land Records of Anne Arundel County, Maryland covering the above described real estate and is additional security for the indebtedness therein described. The above items shall be subject to all the terms of said Deed of Trust and, in the event of foreclosure thereunder, may be sold together with the real estate at such foreclosure sale. Debtors have the right to substitute articles of equal or greater value for any of the items covered herein.

This Financing Statement is not subject to a Recordation Tax and should be returned to the Secured Party at the above address after recording.

Executed this 29th day of September 19 83.

James W. Sacra
Signature of Member/Borrower James W. Sacra

Sandra I. Sacra
Signature of Co-Borrower Sandra I. Sacra

Navy Federal Credit Union

By: David Quante
David Quante, Supervisor, First
Mortgage Loan Closing Section

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CIRCUIT COURT, ANNE ARUNDEL COUNTY
1983 OCT 13 PM 1:27
E. AUBREY COLLISON
CLERK

RECORD FEE 12.00
POSTAGE .50
#3-49881 1287 402 11.13.83
OCT 13 1983

Mailed to: Sandra I. Sacra

1250

Taxable Debt: \$15,000.00

249345

LIBER 466 PAGE 388

FINANCING STATEMENT

XXX subject to recordation tax

1. Name of Debtor(s): Computerized Marketing, Inc.
Address: 1982 Moreland Parkway
Annapolis, MD 21401

\$15,000.00

2. Name of Secured Party: Annapolis, Banking & Trust Co.
Address: P.O. Box 311
Annapolis, MD 21404

RECORD FEE 11.00
RECORD TAX 105.00
POSTAGE .50

3. Name of Assignee: Annapolis Banking & Trust Co.
Address: Annapolis, Maryland

#26463 C345 R01 T15:13
OCT 13 83

4. This Financing Statement covers the following types (or items) of property: two - 86 B System Computers, 9121 D Dual Drive and 82913A 12" Monitor; one - 82909A 128 K Memory Module; one - 2602A/OPT 046 Letter-Quality Printer; one - 82905B/OPT 002 Dot-Matrix Printer

5. (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street or block reference where applicable: type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)

The above-described goods are affixed or to be affixed to:

Debtor(s):

Computerized Marketing, Inc.

By: Ralph W. Crosby
Pres.

Secured Party:

Annapolis Banking & Trust Company
(Type Name of Dealership)

By: William A. Busik
(Authorized Signature)

William A. Busik, Commercial Loan Officer
(Type Name and Title)

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CIRCUIT COURT, ANNE ARUNDEL COUNTY
1983 OCT 13 PM 3:20
E. AUBREY COLLISON
CLERK

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk: Return to Annapolis Banking and Trust Co. at address shown in 3. above.)

11.00
105.00
50

249346

FINANCING STATEMENT

Not subject to recordation tax

1. Name of Debtor(s): R.S. Leitch Company, Inc.
Address: Route 2
Edgewater, Maryland 21037

2. Name of Secured Party: Annapolis Banking & Trust Co.
Address: P.O. Box 311
Annapolis, Maryland 21037

3. Name of Assignee: Annapolis Banking & Trust Co.
Address: Annapolis, Maryland

RECORD FEE 11.00
POSTAGE .50
#26464 C345 R01 T15:14
OCT 13 83

4. This Financing Statement covers the following types (or items) of property:

All debtor's inventory, whether now owned or hereafter and all debtor's accounts receivable and contract rights, whether now owned or hereafter acquired. Proceeds and products of all collateral are also covered.

5. (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street or block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)

The above-described goods are affixed or to be affixed to:

Debtor(s):

R.S. Leitch Company, Inc.

BY: *R.M. Fairbank*
R. M. Fairbank

Russell S. Leitch, Jr.
Russell S. Leitch, Jr.

W.M. Harlow, Jr.
W. M. Harlow, Jr.

Secured Party:

Annapolis Banking & Trust Co.
(Type Name of Dealership)

BY: *Pamela E. Jordan*
(Authorized Signature)

Pamela E. Jordan, Credit Officer.
(Type Name and Title)

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY
1983 OCT 13 PM 3:20
E. AUBREY COLLISON
CLERK

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk: Return to Annapolis Banking and Trust Co. at address shown in 3. above.)

Revised to Secured Party
11.00
50

FINANCING STATEMENT

Not subject to recordation tax

1. Name of Debtor(s): Chesapeake Catamaran, Inc.
Address: 326 First Street
Yacht Haven
Annapolis, Maryland 21403

2. Name of Secured Party: Annapolis Banking & Trust Co.
Address: P.O. Box 311
Annapolis, Maryland 21404

3. Name of Assignee: Annapolis Banking & Trust Co.
Address: Annapolis, Maryland

4. This Financing Statement covers the following types (or items) of property:
All debtor's inventory whether now owned or hereafter aquired.
Proceeds and products of all collateral are also covered.

5. (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street or block reference where applicable: type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)

The above-described goods are affixed or to be affixed to:

RECEIVED FOR RECORD
CIRCUIT COURT, ANN. COUNTY
1983 OCT 13 PM 3:20
E. AUBREY COLLISON
CLERK

RECORD FEE 11.00
POSTAGE .50
#26465 C345 R01 T15:16
OCT 13 83

Debtor(s):
Chesapeake Catamaran, Inc.

E. W. Ronsaville V. Pres.
E.W. Ronsaville

Secured Party:
Annapolis Banking & Trust Co.
(Type Name of Dealership)

By *Pamela E. Jordan*
(Authorized Signature)

Pamela E. Jordan, Credit Officer
(Type Name and Title)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk: Return to Annapolis Banking and Trust Co. at address shown in 3. above.)

related to Secured Party

11.00
50

Not to be recorded in
Land Records

Subject to Recordation Tax:
Principal Amount is \$71,200.00

The appropriate amount of documentary stamps are affixed to a Deed of Trust recorded or to be recorded among the Land Records of Anne Arundel County and given as additional security in the same loan.

DATE: *September 17, 1983*

FINANCING STATEMENT

1. Debtor:

RIVERFRONT HOMES,
INC.

Address:

836 Ritchie Highway
Suite 24
Severna Park, Maryland 21146

2. Secured Party:

UNION TRUST COMPANY OF
MARYLAND

Address:

Baltimore and St. Paul Streets
Baltimore, Maryland 21202

3. This Financing Statement covers:

(a) all buildings and improvements of every kind and description now or hereafter erected or placed in or upon any interest or estate in the land herein described or any part thereof and used or usable in connection with any present or future operation of said land and now owned or hereafter acquired by Debtor and all fixtures including, but not limited to, all gas and electric fixtures, engines and machinery, radiators, heaters, furnaces, heating equipment, steam and hot water boilers, stoves, ranges, elevators, motors, bathtubs, sinks, water closets, basins, pipes, faucets and other plumbing and heating fixtures, mantels, refrigerating plant and refrigerators, or other mechanical or otherwise, cooking apparatus and appurtenances, furniture, shades, awnings, screens, blinds and other furnishings; and

(b) all of the rents, issues and profits which may arise or be had therefrom, and all articles of personal property now or hereafter attached to or used in and about the building or buildings now erected or hereafter to be erected on the lands herein described which are necessary to the complete and comfortable use and occupancy of such building or buildings for the purposes for which they were or are to be erected, including all goods and chattels and personal property as are used or furnished in operating a building or the activities conducted therein, and all renewals or replacements thereof or articles and substitutions therefor, whether or not the same are, or shall be attached to said building or buildings in any manner; and

(c) all building materials and equipment now or hereafter delivered to said premises intended to be installed therein; and

linked to Secured Party

1350

RECORDED
1983 OCT 14 AM 9:27
E. AUBREY COLLISON
CLERK
RECORDED FEE 18.00
POSTAGE .50
1983 OCT 14 83

(d) all contract rights of and from the herein described property or any part thereof.

4. The aforesaid items are included as security in a Deed of Trust of even date herewith given by Debtor to RICHARD L. COVER and THOMAS M. SCOTT, III, Trustees, and recorded or intended to be recorded among the Land Records of Anne Arundel County, securing an indebtedness owed by the Debtor to Union Trust Company of Maryland, and are deemed by said Deed of Trust to be part of the hereinafter described real estate.
5. Proceeds of collateral are covered hereunder.
6. The real estate is that parcel owned by Debtor, located in Anne Arundel County, Maryland, and described more particularly in Schedule A attached hereto and made a part hereof.

DEBTOR:

SECURED PARTY:

RIVERFRONT HOMES, INC.

UNION TRUST COMPANY OF MARYLAND

BY

[Handwritten signature]

BY

[Handwritten signature]

Vice President

466-392A

SCHEDULE A

BEING KNOWN AND DESIGNATED as Lot 62, as shown on Plat 3 of Resub-
division of Plat 2, Section One, Raintree, which Plat is recorded
among the Land Records of Anne Arundel County in Plat Book 78,
folio 39.

Referred to Secured Part

FINANCING STATEMENT

249349

- 1. To be recorded in the Land Records.
- 2. To be recorded among the Financing Statement Records.
- 3. Not subject to Recordation Tax.
- 4. Subject to Recordation Tax on an initial debt in the principal amount of \$ 8,500.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Anne Arundel County Circuit Court

5. Debtor(s) Name(s) Address(es)
 CDH Engineering Corporation 702 Crain Highway
 Glen Burnie, Maryland 21061

RECORD FEE 11.00

6. Secured Party Address
 Equitable Bank, National Association
 Attention: Edward G. Novak 100 S. Charles Street
 Corp. Banking Officer Baltimore, Maryland 21201

RECORD TAX 59.50

POSTAGE .50

#26483 0345 R01 109-16
OCT 14 83

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions thereof, and (iii) all cash and non-cash proceeds and products thereof.

F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions thereof, and (iii) all cash and non-cash proceeds and products thereof.

G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: _____

Debtors CDH Engineering Corporation

Kenneth J. Colbert, Vice President (Seal) _____ (Seal)

_____ (Seal) _____ (Seal)

Mr. Clerk: Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

Delivered to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 14 AM 9:31

E. AUBREY COLLISON
CLERK

11.00
59.50
5

249350

maryland national bank

FINANCING STATEMENT

- 1. To Be Recorded in the Land Records at _____
- 2. To Be Recorded among the Financing Statement Records at Anne Arundel County
- 3. Not subject to Recordation Tax.
- 4. Subject to Recordation Tax on an initial debt in the principal amount of \$ _____ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

5. Debtor(s) Name(s) Occasions of Annapolis Mall, Inc. Address(es) 93 Annapolis Mall
Annapolis, MD 21401

6. Secured Party
Maryland National Bank
Attention: Edward McManamon

Address Maryland National Bank
6100 Executive Blvd
Suite 500
Rockville, MD 20852

RECORD FEE 11.00
#26484 0345 R01 109:18
OCT 14 83

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Occasions of Annapolis Mall, Inc.

Secured Party
Maryland National Bank

By: Leonard Banner (Seal)

By: Daniel T. Gnau, III (Seal)

By: Arnold Banner (Seal)
Arnold Banner

Daniel T. Gnau, III Manager
Type name and title

Mr. Clerk. Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

207-95 REV 4/82

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 14 AM 9:31

E. AUBREY COLLISON
CLERK

forwarded to Secured Party

11.00

LIBER 466 PAGE 395

Liber 448 page 323

TERMINATION STATEMENT

Identifying File No. 242047

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 116338-6

DEBTORS (Names and Residence Address)

CHRISTOPHER LESTER D & JOAN E
1834 Cedar Dr
Severn Md 21144

SECURED PARTY (Name and Address)

BLAZER FINANCIAL SERVICES, INC.
7479 BALTIMORE ANNAPOLIS BLVD.
P. O. BOX 66
GLEN BURNIE, MD 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By C White Title CLERK
C WHITE
0227-20 Maryland 2-64

Dated SEPT 16

RECORD FEE 10.00

POSTAGE 83 .50

#26492 0345 R01 T09=30
OCT 14 83

mailed to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, W. A. COUNTY



1983 OCT 14 AM 9:32

E. AUBREY COLLISON
CLERK

10.00
50

LIBER 466 PAGE 396

TERMINATION STATEMENT liber 449 page 399

Identifying File No. 242492

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 116516-7

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
LEONARD EVA A 268 Jay Jay Crt Glen Burnie Md 21061	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE-ANNAPOLIS BLVD P. O. BOX 66 GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By C White Title CLERK Dated Sept 13, 19 83

0227-20 Maryland 2-64 C WHITE

Marked to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 OCT 14 AM 9:32

E. AUBREY COLLISON
CLERK



RECORD FEE 10.00
POSTAGE .50
#26489 C345 R01 T09:25
OCT 14 83

10.00
50

LIBER 466 PAGE 397

RECORD FEE 10.00
POSTAGE .50
#26490 C345 ROT 107:26
OCT 14 83

10.50

0227 20 Maryland 2 84

By C. White Title CLERK Dated SEPT 13 1983

Secured Party BLAZER FINANCIAL SERVICES INC

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

R

GLEN BURNIE, MD. 21061

P. O. BOX 66

BLAZER FINANCIAL SERVICES, INC.
7479 BALTIMORE-ANNAPOLIS BLVD.

DEBTORS (Names and Residence Address)

THORN SR GARY A & BONNIE

302 Longwood Ave
Glen Burnie Md 21061

SECURED PARTY (Name and Address)

ACCOUNT NUMBER 117434-2

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

Identifying File No. 244937

TERMINATION STATEMENT Liber 455 page 521

referred to Secured Party



RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY
22:06 AM 14 OCT 1983
E. AUBREY COLLISON
CLERK

249351

LIBER 466 PAGE 398

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code

No. of Additional Sheets Presented: _____

3 The Debtor is a transmitting utility.

4 For Filing Officer: Date, Time, No. -Filing Office

1 Debtor(s) (Last Name First and Address(es))
 DEBORAH S. NUTTALL
 ANDREW SLUSAR JR.
 58 S. Paula Street
 Lot #58 Parkway Village MHP
 Laurel, Md. 20707 xxxxx

2 Secured Party(ies): Name(s) and Address(es)
 H & R MOBILE HOMES, INC.
 9315 WASHINGTON BLVD.
 JESSUP, MD 20794

6 Assignee(s) of Secured Party and Address(es)
 GREEN TREE ACCEPTANCE INC
 P O BOX R 832 PITTS
 UNIONTOWN, PA 15401

7 The described crops are growing or to be grown on.
 The described goods are or are to be affixed to.
 The lumber to be cut or minerals or the like (including oil and gas) is on.
 *(Describe Real Estate in Item 8)

8 Describe Real Estate Here This statement is to be indexed in the Real Estate Records.

9 Name of a Record Owner

10 This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box):
 which is proceeds of the original Collateral described above in which a security interest was perfected, or
 acquired after a change of name, identity or corporate structure of the Debtor, or
 as to which the filing has lapsed, or
 already subject to a security interest in another jurisdiction
 when the Collateral was brought into this State, or when the Debtor's location was changed to this State

11 If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean:
 Consignee(s) and Consignor(s), or
 Lessee(s) and Lessor(s).

RECORD FEE 12.00
 POSTAGE .50
 #26493 0345 R01 109:32

NOT SUBJECT TO RECORDATION TAX

No. & Street Town or City County Section Block Lot

By Deborah S. Nuttall 185447828 By [Signature]
 Signatures of Debtor(s) Office Mgr.
 (Required only if Item 10 is checked.)

(1) FILING OFFICER COPY - NUMERICAL
 3/83 STANDARD FORM - FORM UCC-1 — Approved by the Secretary of the Commonwealth of Pa.

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 OCT 14 AM 9:33

E. AUBREY COLLISON
CLERK

12.00
58
sent to Secured Party

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated October 11, 1983 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Bear Automotive of the MidAtlantic, Inc.
Address 150 E. Penrod Court, Glen Burnie, Maryland

2. SECURED PARTY

Name Continental Illinois National Bank and Trust Company of Chicago
Address 231 South LaSalle Street, Chicago, Illinois 60693

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

Radios, Televisions, Phonographs, Electronic Equipment, Refrigerators, Freezers and Household appliances, and all other inventory or stock in trade of every kind and character, including after-acquired property, and insurance proceeds from the loss of any of the above.

SEE ATTACHED RIDER A

NOT SUBJECT TO THE RECORDATION TAX

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Bear Automotive of The MidAtlantic, Inc.

By: John J. Gaskall
(Signature of Debtor)

Bear Automotive of The MidAtlantic, Inc.
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

RETURN TO:

ILLINOIS CODE COMPANY
P.O. Box 2069
Springfield, IL 62708

Type or Print Above Signature on Above Line

11/50

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY
1983 OCT 14 AM 9:43
E. AUBREY COLLISON
CLERK

Rider A to U.C.C. Financing Statement

Debtor: Bear Automotive of The MidAtlantic, Inc.

Secured Party: Continental Illinois National Bank
and Trust Company of Chicago

This Financing Statement covers the following types
(or items) of Property ("Collateral"):

All of the following, whether now or hereafter existing or acquired and wheresoever located: all inventory of the Debtor of every description; all accounts receivable; all contract rights of the Debtor; all chattel paper and instruments evidencing any obligation to Debtor for payment for goods sold or leased or services rendered; all interest of Debtor in any goods, the sale of which shall have given rise to, and in all guarantees and other property securing the payment of or performance under, any accounts receivable, contract rights, or any such chattel paper or instruments; all equipment of the Debtor of every description used or useful in the conduct of the Debtor's business, and all accessories, parts and other property now or hereafter affixed thereto or used in connection therewith; and all products and proceeds of any of the foregoing. Some of the above property may be located at Bear Automotive of The MidAtlantic, Inc., 150 E. Penrod Court, Glen Burnie, Maryland.

Debtor or Assignor Form

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$
- To be Recorded in Land Records (For Fixtures Only).

Name of Debtor
 The Computer Forum
 Virginia M. Stibolt
 Kenneth A. Stibolt

Address
 360 Ritchie Highway
 Severna Park, Md. 21146

Secured Party

Address

Assignee

THE FARMERS NATIONAL BANK OF ANNAPOLIS - 5 Church Circle, Annapolis, Md.

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):
 All accounts receivable and all inventory now owned or hereinafter acquired.

2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

RECORD FEE 13.00

3. Proceeds } of the collateral are also specifically covered.
 Products }

POSTAGE 50
OCT 14 83

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

RECEIVED FOR RECORD
 CIRCUIT COURT IN ANNE ARUNDEL COUNTY
 1983 OCT 14 AM 9:51
 E. AUBREY COLLISON
 CLERK

Debtor (or Assignor) The Computer Forum

Secured Party (or Assignee)

BY: *Virginia M. Stibolt*
 Virginia M. Stibolt
Virginia M. Stibolt
 Virginia M. Stibolt, individual
Kenneth A. Stibolt
 Kenneth A. Stibolt, individual

THE FARMERS NATIONAL BANK OF ANNAPOLIS

BY: *Thomas G. Stevenson*
 Thomas G. Stevenson

Type or print names under signatures

Mail to: THE FARMERS NATIONAL BANK OF ANNAPOLIS
5 CHURCH CIRCLE
ANNAPOLIS, MARYLAND

↑

Mailed to Secured Party

1300/50

029710

LIBER 466 PAGE 402

249354

Debtor or Assignor Form

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ 30,187.73
- To be Recorded in Land Records (For Fixtures Only).

<u>Name of Debtor</u>	<u>Address</u>
Robert O. Biern, M.D. Mary Biern	81 Franklin Street Annapolis, MD 21401

<u>Secured Party</u>	<u>Address</u>
----------------------	----------------

Assignee

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):
 - (1) System QStress Test System Q-2000 Monitor (SN#444)
Q-55 Treadmill (SN# 662)
 - (1) Model 617 Defibrillator (SN#602RE)
 - (1) Carton Cardio-Stat LX-1 Electrodes
 - (1) Case Q-2000 ECG Paper for Q-2000 Monitor

2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

3. Proceeds } of the collateral are also specifically covered.
 Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

RECEIVED FOR RECORDATION
 COUNTY CLERK
 1983 OCT 14 AM 9:51
 E. AUGHEY COLLISON
 CLERK

RECORD FEE 12.00
 RECORD TAX 210.00
 POSTAGE .50
 10/14/83

Debtor (or Assignor)
at
Robert O. Biern M.D.
Mary Biern

Secured Party (or Assignee)
 FARMERS NATIONAL
 BANK OF MARYLAND
 BY [Signature]

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND
5 CHURCH CIRCLE
ANNAPOLIS, MARYLAND 21401

1200
21000
JD

Mailed to Secured Party

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 239612

RECORDED IN LIBER 441 FOLIO 553 ON 9/10/81 (DATE)

1. DEBTOR: Name Gerald E. & Cheryl McCready

Address 326 King George Drive, Glen Burnie, Md. 21061

2. SECURED PARTY: Name Commercial Credit Corporation

Address 7436 Ritchie Hwy., Glen Burnie, Md. 21061

P.O. Box 1010
Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK FORM OF STATEMENT

A. CONTINUATION..... <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. RELEASE. From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate: PARTIAL RELEASE..... <input type="checkbox"/> FULL RELEASE..... XXXX	C. TERMINATION..... <input type="checkbox"/> The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.
D. ASSIGNMENT..... <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)	E. OTHER..... <input type="checkbox"/> (Such as "amendment"; if amendment, both Debtor and Secured Party must sign)	
<p style="text-align: center;">1 Sylvania TV, 10 pc L.R., 3 Tables, 5pc D.R., 4pc B.R.</p> <p style="text-align: right;">RECORD FEE 10.00 POSTAGE .50</p>		

3. Assignee of Secured Party(ies) from which security information obtainable:

#26474 L345 R01 T09:35
OCT 14 83

Name _____

Address _____

Dated 9/21/83

G. A. Kane
(Signature of Secured Party)
G.A.Kane
Type or Print Above Name on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 14 AM 10:18

E. AUBREY COLLISON
CLERK

forwarded to Secured Party

10.00
50

Debtor or Assignor Form

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ _____
- To Be Recorded in Land Records (For Fixtures only).

Name of Debtor

Address

JOHN F. MERLI, JR.

8336 Ritchie Highway
Pasadena, Md. 21122

SECURED PARTY (OR ASSIGNEE)

THE FIRST NATIONAL BANK OF MARYLAND—Address: Donald M. Delcher
83 Forest Drive, Annapolis, Md. 21401

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):

1979 24' Sea Ray, Hull #240CC290-9
1979 Mercruiser, 260 HP, Ser. #13M710279

RECORD FEE 11.00
POSTAGE .50

#26498 C345 R01 T09:55
OCT 14 83

2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

3. Proceeds } of the collateral are also specifically covered.
 Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor)

John F. Merli, Jr.
JOHN F. MERLI, JR.

Secured Party (or Assignee)

THE FIRST NATIONAL BANK OF MARYLAND

Donald M. Delcher
83 Forest Drive
Annapolis, Md. 21401

BY *M. Terri Moore*
M. Terri Moore

FNB 0850

Type or print names under signatures

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 14 AM 10:18

E. AUBREY COLLISON
CLERK

Filed to Secured Party

11.00
50

249356

LIBER 466 PAGE 405

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here

This financing statement Dated 1-19-83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name CONTI, Richard T. and Nancy L.
Address 218 St. Ives Drive, Severna Park, Maryland 21146

2. SECURED PARTY

Name Timothy J. and Patricia L. Sandker
Address 952 Aqua Court
Annapolis, Maryland 21401

RECORD FEE 12.00
POSTAGE .50

#24500 C345 R01 T09:58
OCT 14 83

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

1980 26'10" Catalina 27 fiberglass Hull # CAT4537M80E
1980 9.9 HP Evinrude gas engine # E000148

ASSIGNEE: FIRST COMMERCIAL CORPORATION
303 Second street
Annapolis, Maryland 21403

2ND ASSIGNEE: Elizabeth Saffery Mont
New England Savings Bank
63 Eugene O'Neill Drive
New London, CT 06320

HOME ANCHORAGE/WINTER: Severna Park, Maryland

CHECK THE LINES WHICH APPLY

- (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

RECEIVED FOR RECORD
CIRCUIT CLERK'S OFFICE
ST. LOUIS COUNTY

1983 OCT 14 AM 10:18

E. AUBREY COLLISON
CLERK

[Signature]
(Signature of Debtor)
RICHARD T. CONTI

[Signature]
(Signature of Debtor)
NANCY L. CONTI

[Signature]
(Signature of Secured Party) TIMOTHY J. SANDKER
[Signature]
PATRICIA L. SANDKER

Delivered to Secured Party

12.50

FINANCING STATEMENT

LIBER

466 PAGE 406

249357

- Not subject to recordation tax
- Subject to recordation tax on principal amount of \$

1. Name of Debtor(s) (or Assignor): Yau Family Corporation T/A The Great Wall
 Address: 6635 Ritchie Highway
 Glen Burnie, Maryland 21061

2. Name of Secured Party (or Assignee): **THE HARBOR BANK OF MARYLAND**
 21 W. Fayette St., Baltimore, Md. 21201

3. This Financing Statement covers the following types (or items) of property:

Lien on Inventory and Equipment

RECEIVED FOR RECORD
 CIRCUIT COURT, BALTIMORE COUNTY
 1983 OCT 14 AM 10:44
 E. AUBREY COLLISON
 CLERK

RECORD FEE 12.00
 POSTAGE 50
 #26510 C345 R01 T10:36
 OCT 14 83

4. Check the statements which apply, if any, and supply the information indicated:

- (If collateral is *crops*—describe real estate. Execute additional Financing Statements to file in each county involved.)
 The above-described crops are growing or to be grown on:
- (If collateral is goods which are or are to become *fixtures*—describe real estate; include house number and street or block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)
 The above-described goods are affixed or to be affixed to:
- (If *proceeds* of collateral are claimed). Proceeds of the collateral are also covered.
- (If *products* of collateral are claimed). Products of the collateral are also covered.

Debtor(s):
 Yau Family Corporation T/A
 The Great Wall

 Albert Yau
 Secretary

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

Secured Party:
THE HARBOR BANK OF MARYLAND
 Baltimore, Md.

By: _____
 Wesley H. Queen
 President

Type Name and Title

Filed to Secured Party

12-50

(Mr. Clerk: Return to The Harbor Bank of Maryland at address shown in 2, above.)

FINANCING STATEMENT

(To Be Used For Indirect Loans and Where The Collateral Is Not Fixtures or Crops)

This Financing Statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR: Enviro-Structures Ltd.
(Name or Names—Last Name First)
118 Maple Avenue Severna Park, Maryland
(Address)

2. SECURED PARTY: McClung-Logan Equipment Company, Inc.
(Name or Names)
4601 Maple Avenue Halethorpe, Maryland 21227
(Address)

3. ASSIGNEE OF SECURED PARTY:

4. This Financing Statement covers the following types (or items) of property:

1- Used Bantam C-266 Hydraulic Excavator
Machine S/N 60630

RECORD FEE 11.00
POSTAGE .50
#26513 0345 R01 T10:42
OCT 14 83

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CIRCUIT COURT OF ANNE ARUNDEL COUNTY
1983 OCT 14 AM 10:44
E. AUBREY COLLISON
CLERK

- 5. Proceeds of collateral are covered hereunder: YES NO
- 6. Products of collateral are covered hereunder: YES NO
- 7. This transaction is exempt from the Recordation Tax.

8. Filed with: Maryland Department of Assessments & Taxation
Clerk of Circuit Court of Anne Arundel County

9. RETURN TO:

Dated this 17th day of September, 1983

DEBTOR: Enviro Structures Ltd SECURED PARTY: _____
 By: Richard Feliciano (Title) President By: Thomas B. Logan (Title) President

FOR FILING OFFICER USE
 File No. _____ Date and Hour of Filing _____
 Record Reference _____

Added to Secured Party
11.00
50

249359

LIBER 466 PAGE 408

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code

3 Maturity date (if any): Lease

1 Lessee/Debtor (Last Name First) and address(es)

2 Lessor/Secured Party and address(es)

For Filing Officer (Date, Time, Number, and Filing Office)

GUARANTY MORTGAGE CORPORATION
10802 Connecticut Avenue
Kensington, MD. 20895

DOMINION LEASING CORPORATION
P.O. Drawer 13327
Roanoke, VA 24040

RECORD FEE 11.00
#26515 0345 R01 T10:44
OCT 14 83

4 This financing statement covers the following types (or items) of property

Office Furnishings on Invoice #15868 - Mark Downs

"NOT SUBJECT TO RECORDATION TAXES"

(Located: 584 Benfield Road, Severna Park, MD 21146)

5 Assignee(s) of Lessor/Secured Party and Address(es)

This statement is filed without the Lessee's/Debtor's signature to perfect a security interest in collateral (check if so)
 already subject to a security interest in another jurisdiction when it was brought into this state
 which is proceeds of the original collateral described above in which a security interest was perfected

Check if covered Proceeds of Collateral are also covered Products of Collateral are also covered No. of additional Sheets presented
Filed with CLERK OF CIRCUIT COURTS - ANNE ARUNDEL COUNTY, MD.

GUARANTY MORTGAGE CORPORATION

DOMINION LEASING CORPORATION

By

Robert J. [Signature]
Signature(s) of Lessee/Debtor's

By

J.W. Cheadle [Signature]
Signature(s) of Lessor/Secured Party

J.W. Cheadle - President

699-3-74

ORIGINAL-1

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CIRCUIT COURT, ANNE ARUNDEL COUNTY

1983 OCT 14 AM 10:44

E. AUBREY COLLISON
CLERK

Added to Secured Party

11.00

To Be Recorded In The Land And
Chattel Records Of Baltimore City,
Prince George's, Anne Arundel,
Charles, Calvert, And Cecil Counties
And Among The Financing Statement
Records Of The State Department Of
Assessments And Taxation

Not Subject To Recordation Tax

FINANCING STATEMENT

- 1. Debtor: NOVA CONSTRUCTION, INC.
5800 Sheriff Road
Fairmont Heights, Maryland 20743
and
32 South Street
Baltimore, Maryland 21202
- 2. Secured Party: THE FIRST NATIONAL BANK OF
MARYLAND
25 South Charles Street
Baltimore, Maryland 21202
Attention: Brian J. McKeivitt,
Vice President

RECORD FEE 11.00

- 3. This Financing Statement Covers And The Debtor Grants A Security Interest To The Secured Party In The Following Collateral: .50

- a. All of the Debtor's right, title, and interest in and to all of the tangible and intangible assets of the Debtor, including, but not limited to the following kinds and types of property owned by the DEBTOR, wherever located, whether now owned or hereafter acquired by the DEBTOR, together with all replacements or substitutions and renewals thereof:

- (i) Accounts;
- (ii) Chattel Paper;
- (iii) Contracts;
- (iv) Contract Rights;
- (v) Documents;
- (vi) Equipment;
- (vii) Fixtures;
- (viii) General Intangibles;
- (ix) Instruments;
- (x) Inventory;
- (xi) Rights as seller of goods and rights to returned or repossessed goods;
- (xii) All records relating to the above collateral.

RECORD FEE 11.00

OCT 14 85

RECEIVED
CIRCUIT COURT, BALTIMORE COUNTY
1983 OCT 14 AM 10:51
E. AUBREY COLLISON
CLERK

11/00
A

The terms "Accounts," "Chattel Paper," "Documents," "Equipment," "Fixtures," "General Intangibles," "Goods," "Instruments," and "Inventory" as used above shall have the same respective meanings as are given to those terms in the Maryland Uniform Commercial Code - Secured Transactions, Title 9, Commercial Law Article, Annotated Code of Maryland, as amended.

- b. All of the DEBTOR'S right, title and interest in and to, all amounts that may be owing at any time and from time to time by the SECURED PARTY to the DEBTOR in any capacity, including, but not limited to, any balance or share belonging to the DEBTOR of any deposit or other account with the SECURED PARTY.
- 4. Some of the above-described personal property is to be affixed to the real estate described as follows: 5800 and 6800 Sheriff Road, Fairmont Heights, Maryland 20743. The record owner of the subject real estate is Glendal W. Harris and/or Peter L. Babb.
- 5. The proceeds (including insurance proceeds) and products of collateral are secured, as are future advances and after acquired property.

DEBTOR:

NOVA CONSTRUCTION, INC.

By: DMW (SEAL)
DONALD M. WOLF, President

SECURED PARTY:

THE FIRST NATIONAL BANK
OF MARYLAND

By: B. J. McKeVitt (SEAL)
BRIAN J. MCKEVITT, Vice President

Date: September 20, 1983

TO FILING OFFICER: After this Statement has been recorded, please return to:

James M. Smith, Esquire
Gebhardt & Smith
Ninth Floor, The World Trade Center
Baltimore, Maryland 21202

N-000.8

Mailed to: _____

To Be Recorded In The Chattel
Records Of The Circuit Courts
of Baltimore City, Prince
George's, Calvert, Anne Arundel,
Charles And Cecil Counties And
Among The Financing Statement
Records Of The State Department
Of Assessments And Taxation

Not Subject To Recording Tax

249361

LIBER 406 PAGE 411

FINANCING STATEMENT

1. Debtor:

NOVA CONSTRUCTION, INC.
5800 Sheriff Road
Fairmont Heights, Maryland 20743
and
32 South Street
Baltimore, Maryland 21202
2. Secured Party:

THE FIRST NATIONAL BANK OF
MARYLAND
25 South Charles Street
Baltimore, Maryland 21202
Attention: Brian J. McKeivitt,
Vice President
3. This Financing Statement covers, and the Debtor grants to the Secured Party a security interest into the following Collateral:
 - a. All of the Debtor's right, title, and interest in and to all of the following kinds and types of property owned by the Debtor, wherever located, whether now owned or hereafter acquired by the Debtor, together with all replacements and substitutions and renewals thereof:
 - (i) All of the Debtor's accounts, accounts receivable, contract rights, instruments, documents, chattel paper, general intangibles, and other choses in action, whether secured or unsecured, now existing or hereafter created or acquired and arising from dealings of the Debtor with customers or any other person or entity (all of the foregoing being hereafter, the "RECEIVABLES").
 - (ii) Rights as unpaid vendor or lessor or as lienor of goods, including but not limited to the right to reclaim, stop in transit, and replevy the goods.
 - (iii) Rights as seller or lessor to returned or repossessed goods.
 - (iv) All guarantees, mortgages or deed of trust on real property, security interests in personal property, leases, or other agreements or real or personal property securing any RECEIVABLE or acquired

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CIRCUIT COURT BALTIMORE COUNTY
1983 OCT 14 AM 10:50
E. AUBREY COLLISSE
CLERK
SD

13.00
.50
OCT 14 83

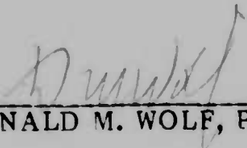
or retained for the purpose of securing or enforcing any RECEIVABLE.

- (v) All agreements between Debtor and any other entity pursuant to which the Debtor leases to or from, or grants or receives, a license, lease, or permit to use any assets of the Debtor.
 - (vi) All ACCOUNTS, CHATTEL PAPER, DOCUMENTS, GENERAL INTANGIBLES, and INSTRUMENTS of the Debtor as those terms are defined by Maryland Uniform Commercial Code - Secured Transactions, Title 9, Commercial Law Article, Annotated Code of Maryland, as amended.
 - (vii) All inventory of the Debtor, including, but not limited to, all goods, merchandise, materials, raw materials, goods in process, finished goods, findings or component materials, packaging and shipping materials and other tangible and intangible personal property now owned or hereafter acquired and held for sale or lease or furnished or to be furnished under contracts of service or used in the course or operation of the Debtor's business or which contribute to the finished products or the sale, promotion (including trademarks, tradenames, logos, advertising materials, and the like), storage and shipment thereof, including but not limited to, all minerals, dirt, sand, gravel, soil and the like (hereafter, "minerals") now or hereafter extracted, whether such minerals are unprocessed minerals, minerals in the course of process, or processed minerals as well as minerals in the course of transport to or from customers or storage locations.
 - (viii) All RECORDS relating to or pertaining to any of the above listed collateral.
 - (ix) The right, and any assignment thereof, of the Debtor to extract materials, including but not limited to, minerals, dirt, sand, gravel, rocks, pebbles, soil, and the like, of any and every kind and nature from land owned by others under agreements providing the Debtor with such right, including all profits and easements and licenses in the nature of profits, accruing to or which are the property of the Debtor;
 - (x) All profits, rights to payment, rights to minerals, dirt, sand, gravel, rocks, pebbles, soil, and the like or other benefits relating or pertaining to any mineral leases, land leases, or agreements permitting excavation, mining, and/or extraction of minerals, gravel, sand, earth, dirt, rocks, pebbles, and soil;
- b. All of the Debtor's right, title and interest in and to, all amounts that may be owing at any time and from time to time by the Secured Party to the Debtor in any capacity, including, but not limited to, any balance or share belonging to the Debtor of any deposit or other account with the Secured Party.
4. The proceeds (including insurance proceeds) and products of Collateral are secured, and as are future advances and after acquired property.

Date: September 20, 1983

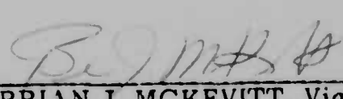
DEBTOR:

NOVA CONSTRUCTION, INC.

By:  (SEAL)
DONALD M. WOLF, President

SECURED PARTY:

THE FIRST NATIONAL BANK
OF MARYLAND

By:  (SEAL)
BRIAN J. MCKEVITT, Vice President

TO FILING OFFICER: After this Statement has been recorded, please return to:

Gebhardt & Smith
Ninth Floor, The World Trade Center
Baltimore, Maryland 21202
Attention: James M. Smith, Esquire

N-000.7

Mailed to: 

LIBER 466 PAGE 413

249362

LIBER 466 PAGE 414

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code		No. of Additional Sheets Presented	3. <input type="checkbox"/> The Debtor is a transmitting utility. 73300863
1. Debtor(s) (Last Name First and Address(es)) MARY P THRIFT GARY D THRIFT HOLIDAY MOBILE ESTATES CLARK ROAD HANOVER JESSUP MD		2. Secured Party(ies) Name(s) and Address(es): MOBILE HOME SALES, CORP. 6312 RICHIE HIGHWAY GLEN BURNIE, MD 21061	4. For Filing Officer, Date, Time, No. - Filing Office RECORD FEE 12.00 POSTAGE .50 #24517 0345 001 110:58 OCT 14 83
5. This Financing Statement covers the following types (or items) of property: 1983 SCHULT/LTD ED III 14 X XXX 68 & ALL APPLIANCES, HOUSEHOLD FURNISHINGS, EQPMT, WHEELS, AXELS, ACCESSORIES, AND PARTS INCLUDED ON INVOICE, AND ALL CONTRACT RIGHTS PERTAINING TO ORIGINAL INSTALLMENT SALES CONTRACT. SERIAL # E-189799 <input type="checkbox"/> Products of the Collateral are also covered		6. Assignee(s) of Secured Party and Address(es): GREEN TREE ACCEPTANCE INC. P.O. BOX 6, #32154015 UNIONTOWN, PA 154015	
8. Describe Real Estate Here NOT SUBJECT TO RECORDATION TAX		7. <input type="checkbox"/> The described crops are growing or to be grown on. <input type="checkbox"/> The described goods are or are to be affixed to. <input type="checkbox"/> The lumber to be cut or minerals or the like (including oil and gas) is on. * (Describe Real Estate in Item 8.)	
9. Name of a Record Owner		9. Name of a Record Owner	
10. This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box): <input type="checkbox"/> which is proceeds of the original Collateral described above in which a security interest was perfected, or <input type="checkbox"/> acquired after a change of name, identity or corporate structure of the Debtor, or <input type="checkbox"/> as to which the filing has lapsed, or <input type="checkbox"/> when the Collateral was brought into this State, or <input type="checkbox"/> when the Debtor's location was changed to this State		11. If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean: <input type="checkbox"/> Consignee(s) and Consignor(s), or <input type="checkbox"/> Lessee(s) and Lessor(s).	
By MARY P THRIFT 216544771 GARY D THRIFT 216523505 Signatures(s) of Debtor(s)		By GREEN TREE ACCEPTANCE INC. Office Manager Signature(s) of Secured Party(ies) (Required only if Item 10 is checked.)	

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT 14 AM 10:57
E. AUBREY COLLISON
CLERK

forwarded to Secured Party

1200/50

LIBER 466 PAGE 415

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code. 3. Maturity Date (if any):

1 Debtor(s) (Last Name First) and Address(es) Junta, John H. 1613 Ridout Rd. Annapolis, MD . 21401	2 Secured Party(ies) and Address(es) BALDWIN PIANO & ORGAN COMPANY 1801 GILBERT AVENUE CINCINNATI, OHIO 45202	3 For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 10.00 POSTAGE .50
---	---	--

This statement refers to original Financing Statement No. 238466 Dated 8/22/81 #26532-0349-01-11124

A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:	C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below. Secured Party's rights under the financing statement bearing the file number shown above in the following property:	D. Other: <input type="checkbox"/> TERMINATION
---	--	--	---

810.50

Dated: September 19, 1983 By: D. L. Gerkin
(Signature of Secured Party)

Filing Office Copy - Alphabetical
STANDARD FORM -
UNIFORM COMMERCIAL CODE - UCC-3

This form of financing statement is approved by the Secretary of State

B. P. O. 1/80 WSS

Forward to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 14 AM 11:23

E. AUBREY COLLISON
CLERK



10.00
5

249363

LIBER 466 PAGE 416

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. Debtor(s) (Last Name First) and address(es) Richard Ernest Pierson Robin E. Pierson 294 Princes Lane Harwood, Md. 20776	2. Secured Party(ies) and address(es) 1st American Bank of Virginia 1970 Chain Bridge Rd. McLean, Va. 22101	3. Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 12.00 POSTAGE .50 #26534 C345 R01 111:28 5. Assignee(s) of Secured Party Address(es) 007 14 83
4. This financing statement covers the following types (or items) of property: 1984 Wellcraft Boat #230NOVAXL Trailer #66MT4600		

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)
 already subject to a security interest in another jurisdiction when it was brought into this state.
 which is proceeds of the original collateral described above in which a security interest was perfected:

Check if covered: Proceeds of Collateral are also covered. Products of Collateral are also covered. No. of additional Sheets presented:

Filed with: Clerk of Court - County of Anne Arundel

By: *x Richard E. Pierson*
x Robin E. Pierson
 Signature(s) of Debtor(s)

1st American Bank of Virginia
 By: *D. ...*
 Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical STANDARD FORM - FORM UCC-1.

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY
 1983 OCT 14 AM 11:31
 E. AUBREY COLLISON
 CLERK

1200/5

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. ~~XXXXXXXX~~ LESSEE:

Name Hayward Baker Company
 Address 1875 Mayfield Road, Odenton, MD 21113

249364

2. ~~XXXXXXXXXXXXXXXX~~ LESSOR:

Name Prime Computer, Inc.
 Address Prime Leasing Division, Prime Park
Natick, MA 01760

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

One (1) Prime 550 Mod II Computer System and related accessories as listed on Schedule A to the Equipment Lease. Included, but not limited to all replacements, parts, repairs, additions and attachments incorporated therein or affixed thereto, now owned or hereafter acquired.

Recordation Tax not applicable.

RECORD FEE 11.00
 #26543 0345 R01 T11:54
 OCT 14 83

CHECK THE LINES WHICH APPLY

- (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

 (Signature of Debtor)
 Type or Print Above Name on Above Line
Donald A. HAAS
 (Signature of Debtor)
 Type or Print Above Signature on Above Line

 (Signature of Secured Party)
Michael Burnham
 Type or Print Above Signature on Above Line

RECEIVED FOR RECORD
 CIRCUIT COURT, BALTIMORE COUNTY
 1983 OCT 14 AM 11:53
 E. AUBREY COLLISON
 CLERK

affixed to Secured Party

11.00

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.—FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 247037

RECORDED IN LIBER 461 FOLIO 164 ON April 22, 1983 (DATE)

1. DEBTOR

Name Classic VW, Inc. T/A Classic Motorcars

Address 1930 West St., Annapolis, Md. 21401

RECORD FEE 10.00
POSTAGE .50
#26523 C345 R01 T11:11
OCT 14 83

2. SECURED PARTY

Name Chrysler Credit Corporation

Address 1275 Summer Street, Stamford, Ct. 06905

ATT: Credit & Collection Department

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK FORM OF STATEMENT

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: Amendment <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>
<p>SEE ATTACHED</p>	

RECORDED
CIRCUIT COURT, H.A. COUNTY
1983 OCT 14 PM 12:50
E. AUBREY COLLISON
CLERK

Classic VW, Inc.
T/A Classic Motorcars

By Ray Stevenson
Ray Stevenson, Vice President

Chrysler Credit Corporation

Dated 9-19-83

D. A. Ziegler
(Signature of Secured Party)
D. A. Ziegler, Branch Manager
Type or Print Above Name on Above Line

Mailed to Secured Party

10.00
50

To Amend the original Financing Statement to add the following language:

"This Amended Statement covers and the debtor hereby grants to the secured party a security interest in:

All of Debtor's inventory of motor vehicles financed by Chrysler Credit Corporation under Chrysler Credit Corporation's Dealer Rent-A-Car (DRAC) Program, whether now owned or hereafter acquired, together with all additions and accessories attached thereto, all Chattel Paper, Documents and Proceeds of the property covered by this financing statement including but not limited to, all Proceeds arising out of the rental, lease, sale or other disposition thereof, including all Money, Accounts, Contract Rights, General Intangibles, Chattel Paper, Insurance Proceeds, Notes and any other obligation or evidence of obligation to debtor.

Classic VW, Inc.
T/A Classic Motorcars

Chrysler Credit Corporation

By Ray Stevenson
Ray Stevenson, Vice President

By D. A. Ziegler
D. A. Ziegler, Branch Manager

CROSS INDEXED IN LAND RECORDS
UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. Liber 440

Page No. 42

Identification No. 238879

Dated July 20, 1981

1. Debtor(s) { Anthony A. Sansone and Katherine M. Sansone
Name or Names—Print or Type
1210 Kimberly Lane, Glen Burnie (A.A.Co), MD 21061
Address—Street No., City - County State Zip Code

MAIL TO: { Sears, Roebuck and Company
2. Secured Party Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

RECORD FEE 10.00

4. Check Applicable Statement:

#26533 0345 R01 T11:26
OCT 14 83

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECEIVED FOR RECORD
CLERK E. AUBREY COLLISON
1983 OCT 14 PM 12:51
J. F. CLERK



Dated: September 7, 1983

Sears, Roebuck and Company
Name of Secured Party

[Signature]
Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.
Type or Print (Include Title if Company)

Filed to Secured Party

10.00

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name C & R Paint Supply, Inc.

Address 706 North Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name PPG Industries, Inc.

Address One Gateway Center, Pittsburgh, PA 15222

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

All inventory of products manufactured and /or distributed by PPG Industries, Inc., together with all equipment, parts, fittings, accessories, special tools, renewals and replacements of all or any part of said equipment whether now owned or hereafter acquired by borrower from PPG Industries, Inc. including the proceeds from the sale thereof.

RECORD FEE 11.00
POSTAGE .50

#26548 C345 R01 712:10
OCT 14 83

RECEIVED FOR RECORD
IN DEPARTMENT A.A. COUNTY
1983 OCT 14 PM 12:51
E. AUBREY COLLISON
CLERK

CHECK THE LINES WHICH APPLY

(If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

X Henry J. Franccoli Pres.
(Signature of Debtor)

C & R Paint Supply, Inc.
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

R. N. Whitt
(Signature of Secured Party)

PPG Industries, Inc.
Type or Print Above Signature on Above Line

Record to Secured Party

11.00
56

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

September 26, 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 223423 in Office of W. Garrett Larrimore, Clerk, AA Co, MD
(Filing Officer)
Liber 399 page 139
Debtor or Debtors (name and Address):
David & Geraldine Hunter
7204 D Eubanks Lp Ft Meade, MD 20755

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By
HOUSEHOLD FINANCE CORP.
Secured Party
Its Branch Office Manager

Form 91 MD (3-79)



RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT 14 PM 12:51
E. AUBREY COLLISON
CLERK

RECORD FEE 10.00
POSTAGE .50
#25553 0345 801 712:39
OCT 14 83

HOUSEHOLD FINANCE CORPORATION
& ASSOCIATED COMPANIES
Andrew Street Bldg. Ctr.
4701 Mountview Rd.
Baltimore, Md. 21246

P. O. S.

IF CHECKED AT LEFT, THIS DOCUMENT IS TO BE RECORDED IN THE LAND RECORDS.
(TO BE CHECKED ONLY IF COLLATERAL IS GOODS WHICH ARE OR ARE TO BECOME FIXTURES.)

FINANCING STATEMENT

Secured Party: **AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.**
and/or its Parent, Affiliates or Subsidiaries

ADDRESS: **7164 E FURNACE BR RD**
CITY & STATE: **GLEN BURNIE, MD 21061**

FILING OFFICER NOTICE:

PLEASE MAIL ACKNOWLEDGMENT COPY TO SECURED PARTY WHOSE ADDRESS IS SHOWN TO THE LEFT.

DEBTOR(S) (AND ADDRESSES)		DATE OF THIS FINANCING STATEMENT	
MICHAEL J AND BETTY BOHONIS		9-27-83	
3 C SYCAMORE CRT ANNAPOIS, MD		ACCOUNT NO.	TAB
21401		994502266	66
CLERK OF CRT ANNE ARUNDEL CO ANNAPOIS, MD 21402			

8933

Filed with:

This Financing Statement covers the following types (or items) of property: Proceeds and Products of the collateral are also covered.
(a) If described, Motor Vehicles as follows:

YEAR MODEL	MAKE	BODY TYPE	MODEL NO. OR LETTER	SERIAL NUMBER	MOTOR NUMBER	NUMBER CYL.

Together with all Tires, Batteries, Radios, Heaters and Accessories now or hereafter affixed thereto;

(b) If checked at left, all household goods, furniture and appliances owned by Debtor at the time of the loan secured hereby, and located about the premises at the Debtor's residence (unless otherwise stated) or at any other location to which the goods may be moved.

(c) Other (describe)

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CIRCUIT COURT, ANNE ARUNDEL COUNTY
1983 OCT 18 AM 8:48
E. AUBREY COLLISON
CLERK

RECORD FEE 12.00
RECORD TAX 7.00
POSTAGE .50
#26698 C345 R01 TOR:49

OCT 18 83

UNDERLYING TRANSACTION IS IS NOT IS PARTIALLY SUBJECT TO RECORDATION TAX IMPOSED BY ARTICLE 81, SECTION 277 AND 278 ANNOTATED CODE OF MARYLAND, 1962 SUPPLEMENT AS AMENDED.

FOR THE PURPOSE OF COMPUTING RECORDATION TAX THE PRINCIPAL AMOUNT OF THE DEBT INITIALLY INCURRED IS \$ 1096.85

BY Michael J Bohonis MICHAEL J BOHONIS DEBTOR
Betty J Bohonis BETTY BOHONIS DEBTOR
 TITLE

ORIGINAL - FILING OFFICER COPY

Mailed to Securing Party
12.00
7.50

LIBER 466 PAGE 424

249367

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented: 6	3. Maturity Date (Optional):
1. Debtor(s) (Last Name First) and Address(es): Drillers Service, Inc. 4700 Belle Grove Road Baltimore, MD 21225	2. Secured Party(ies) Name(s) And Address(es): First Union National Bank Post Office Box 279 Hickory, NC 28603 Attention: David Burris	4. For Filing Officer: Date, Time, File No., Filing Office: RECORD FEE 29.00 RECORD TAX 279.00 #28899 C345 RO1 108:51 OCT 18 83	
7. This Financing Statement covers the following types or items of collateral: (Describe real estate, including record owner or record lessee, if Item 6 is applicable) See Schedule "A" attached to and made a part hereof. The underlying secured transaction is partially subject to recordation tax. The amount of the debt secured is \$61,760.67. Tax Due: \$279.00		5. Assignee(s) of Secured Party, Address(es): 6. <input type="checkbox"/> The described crops are growing or to be grown on the real property described in Item 7. <input type="checkbox"/> The described goods are or are to be affixed to the real property described in Item 7.	

Proceeds— Products of the collateral are also covered.

8. Signatures: [If debtor's signature omitted pursuant to G.S. 25-9-402 (2), indicate reason.]

DRILLERS SERVICE, INC. FIRST UNION NATIONAL BANK

By [Signature] By [Signature]

Debtor(s) [or Assignor(s)] Secured Party(ies) [or Assignee(s)]

FINANCING STATEMENT Standard Form Approved by Secretary of State of North Carolina UCC-1

(1) FILING OFFICER COPY - NUMERICAL

RECEIVED FOR RECORD
CIRCUIT COURT, W.A. COUNTY
1983 OCT 18 AM 8:51
E. AUBREY COLLISON
CLERK

Added to Secured Party
29.00
279.00

SCHEDULE "A"

LIBER 466 PAGE 425

A. Accounts Receivable

(1) All accounts, accounts receivable, contract rights, instruments, acceptances, drafts or other forms of obligations and receivables of Debtor arising from the sale or lease of inventory or rendition of services by Debtor in the ordinary course of its business (all of the foregoing herein collectively called accounts), whether or not the same be listed on any schedules, assignments or reports furnished to Secured Party from time to time, whether such accounts are now existing or are created at any time hereafter together with all goods, inventory and merchandise returned by or reclaimed by or repossessed from customers wherever such goods, inventory and merchandise is located, and all proceeds thereto including without limitation proceeds of insurance thereon and all guarantees, securities, and liens which Debtor may hold for the payment of any account, including without limitation all rights of stoppage in transit, replevin and reclamation and all other rights and remedies of an unpaid vendor or lienor, and all liens held by the Debtor as a mechanic, contractor, subcontractor, materialman, machinist, manufacturer, artisan, or otherwise.

(2) All documents, instruments, documents of title, policies and certificates of insurance, guaranties, securities, chattel paper, deposits, proceeds of insurance, cash, liens or other property owned by the Debtor or in which it has an interest which are now or may hereafter be in the possession of Debtor or as to which Debtor may now or hereafter control possession by documents of title or otherwise, including, but not limited to, all property allocable to unshipped orders.

(3) All bank accounts, including but not limited to deposit accounts, now existing or hereafter arising, together with the right to withdraw from said accounts and make deposits to the same.

(4) All general intangibles, now existing or hereafter owned or acquired, including, but not limited to, patents, patent applications, trademarks, trademark registrations and applications therefor, trade names, trade processes, copyright, copyright registrations and applications therefor, licenses, franchises, tax refunds and corporate name and good will of Debtor's business.

(5) All books, records, customer lists, supplier lists, ledgers, evidences of shipping, invoices, purchase orders, sales orders and all other evidences of Debtor's business records, including all cabinets, drawers, etc. that may hold the same.

(6) All other Collateral in which Debtor may have granted or may hereafter grant to Secured Party a security interest.

(7) Proceeds and products of any and all of the foregoing.

(1) All inventory of Debtor wherever located, including without limitation, all goods manufactured or acquired for sale or lease, and any piecegoods, raw materials, work in process and finished merchandise, findings or component materials, and all supplies, goods, incidentals, office supplies, packaging materials and any and all items used or consumed in the operation of the business of the Debtor or which contribute to the finished product or to the sale, promotion and shipment thereof, in which Debtor now or at any time hereafter may have an interest, whether or not such inventory is listed hereon or on any reports furnished to Secured Party from time to time.

LIBER 466 PAGE 426

(2) All inventory whether or not the same is in transit or in the constructive, actual or exclusive occupancy or possession of Debtor or is held by Debtor or by others for Debtor's account, including without limitation, all goods covered by purchase orders and contracts with suppliers and all goods billed and held by suppliers.

(3) All inventory which may be located on premises of Debtor or of any carriers, forwarding agents, truckers, warehousemen, vendors, selling agents or third parties.

(4) All insurance policies and proceeds thereof covering inventory.

(5) All other Collateral that Debtor may have granted or may hereafter grant to Secured Party a security interest.

(6) All proceeds and products of any and all of the foregoing resulting from the sale, lease or other disposition of inventory, including cash, accounts, contract rights, other non-cash proceeds and trade-ins.

(7) With respect to after acquired inventory, the security interest shall be deemed to be a purchase money security interest.

(8) The above includes but is not limited to the following:

QUICKDRILL Equipment

1 Used mud rotary QUICKDRILL, S/N 7872, mounted on and including a 1978 Ford truck, S/N K71BVCL8507

1 Used T-4, S/N 11101, mounted on and including a 1972 Crane Carrier, S/N 1B845Z16656, N. C. title 27067302

1 1982 International Harvester truck, model 1954, S/N 1HTAA19E1CHA10635, with 3208 CAT 210 HP engine no. 032Y3163

- 1 1982 International Harvester truck, model 1854 4x4, S/N 1HTAR1854CHA11269, with DT-466 210 HP 1H engine no. 000159366
- 1 1982 International Harvester truck, model 1854 4x4, S/N 1HTAR1857CHA10150, with DT-466 210 H.P. 1H engine no. 000138831
- 1 Air 300CFM QUICKDRILL, S/N 81011, mounted on and including a 1981 GMC truck, S/N 1GDM8C1YXBV587020, N. C. title 25506516
- 1 Air 300 CFM QUICKDRILL, S/N 81011, including a 1981 International Harvester truck, model 1854, S/N 1HTAA18E1BHA24535, with 3208 CAT 210 HP engine no. 032Y71022
- 1 Combo 300 CFM QUICKDRILL, S/N 81061, mounted on and including a 1981 GMC truck, model TJ8C042, S/N 1GDM8C1Y3BV579762
- 1 Combo 300 CFM QUICKDRILL, S/N 81062, mounted on and including a 1981 International Harvester truck, model 1854 4x4, S/N 1HTAR1851BHA28139
- 1 Mud rotary QUICKDRILL, S/N 81081, mounted on and including a 1981 GMC truck, model TJ8C042, S/N 1GDM8C1Y5BV579763
- 1 Mud rotary QUICKDRILL, S/N 82111, mounted on and including a 1982 GMC truck, model TJ8C042, S/N 1GDM8C1V7CV575575
- 1 Mud rotary QUICKDRILL, S/N 83011

Used Equipment

- 1 Used Chicago Pneumatic T650W, S/N 87839, mounted on and including a 1972 Ford truck, S/N T91KVP57552
- 1 Used Chicago Pneumatic T670W, S/N 90936, mounted on and including a 1973 GMC truck, S/N TJV73DV610601
- 1 Used Cyclone TH55, S/N 0145, mounted on and including a 1976 International Harvester Truck, S/N D0715FCA22709, N. C. title 26045520
- 1 Used Chicago Pneumatic Auxiliary Compressor, S/N 79069, with engine No. 556777, mounted on and including a 1973 International Harvester truck, S/N 226611C082446, N.C. title 17077884A

- 1 Used GMC Auxiliary Compressor with engine no. 5166763-D, mounted on and including a 1964 Ford truck, S/N T70NU171440
- 1 Used Ingersoll-Rand T3DL900, S/N 28114, mounted on and including a 1965 Crane Carrier truck, S/N IR450AV8754, N. C. title 24173302
- 1 Used Ingersoll-Rand T3DL900, S/N 29905, mounted on and including a 1966 Crane Carrier truck, S/N 9229, N. C. title 22271828
- 1 Used Ingersoll-Rand T4W/HP600, S/N 11150, mounted on and including a 1972 Crane Carrier truck, S/N IR845AE16718, N. C. title 25999563
- 1 Used Ingersoll-Rand T4W/HL600, S/N 11184 mounted on and including a 1973 Crane Carrier truck, S/N IR845Z17392, N. C. title 20316138
- 1 Used Ingersoll-Rand T4W/600, S/N 11297 mounted on and including a 1974 Crane Carrier truck, S/N IR845AT19772, N. C. title 301950124
- 1 Used Schramm T64/HB, S/N 1038, mounted on and including a 1977 GMC truck, S/N TME677V585242
- 1 Used Failing 1250, mounted on and including a 1971 GMC truck-tractor, model 9500, S/N J190AD191578
- 1 Smeal 5T Hydraulic Derrick, S/N 31385 mounted on a 1983 Ford truck, S/N 1FDJF37G9DNA51217

C. Furniture, Equipment and Machinery

All furniture, machinery and equipment whether now owned by the Debtor or hereafter acquired by the Debtor, including but not limited to those items more particularly listed below and located at the following locations and including all additions and accessions thereto and further products and proceeds thereof:

Drillers Service, Inc.
1792-1800 Highland Avenue, N.E.
P. O. Drawer 1407
Hickory, NC 28603
Catawba County

Drillers Service, Inc.
I-85 Ashburn Industrial Park
P. O. Box 727
Ashburn, GA 31714
Turner County

Drillers Service, Inc.
4700 Belle Grove Road
Baltimore, MD 21225
Baltimore County

Drillers Service, Inc.
1585 Hydraulic Road
Charlottesville, VA 22901
Albemarle County

Drillers Service, Inc.
Highway 127 North
P. O. Box 1008
Crossville, TN 38555
Cumberland County

Drillers Service, Inc.
211 Atwell Avenue
Greensboro, NC 27406
Guilford County

Drillers Service, Inc.
Highway 301
Route 3, Box 325
Smithfield, NC 27577
Johnston County

Drillers Service, Inc.
Highway 11-E
Route 3, Box 167
Strawberry Plains, TN 37871
Jefferson County

Drillers Service, Inc.
1850 Old Dunbar Road
West Columbia, SC 29169
Lexington County

Environmental Products,
a Division of Drillers Service, Inc.
1790 Highland Avenue, N.E.
Hickory, NC 28601
Catawba County

Drillers Service, Inc. d/b/a
Environmental Products
1790 Highland Avenue, N.E.
Hickory, NC 28601
Catawba County

East Tennessee Temperature Control, Inc.
a Subsidiary of Drillers Service, Inc.
Highway 11-E
Route 10, Box 512
Morristown, TN 37814
Hamblen County

Machine Tools

LIBER 466 PAGE 430

- 1 Stahl Model 132 H.D. Machinery Body (54 1/2" Floor), with recessed and FMUSS-108 lights, 1 600 Series Auto Crane with 17' boom, 85 amp. hr. battery, H.D. swivel block, load sensor and jack legs.
- 1 Baker Lift Truck Model #FMD-030, Serial #K-1842-3239 with 3,000 lb. capacity @ 24" loan center
- 1 Barco Model 12171 loader, Serial #8025
- 1 Model 15A6M10 Marvel metal cutting heavy duty hydraulic, horizontal, high speed band saw machine with automatic bar feed and 1-1/2" blade, Serial #F-151614-1
- 1 Standard numerically controlled production lathe, type 24 NCS-D, interfaced with General Numeric 5T micro-processor CNC control, Serial #539, GN5T control Serial #7002821, Gettys servo amplifier serial #66-1063-00, Gettys X-Axis motor Serial #344, Gettys Z-Axis motor Serial #802
- 1 Sigma "Rigid Torque" geared head engine and tool room lathe, Type SN40/1500, S/N 04015076 0930 220/3/60 and taper turning attachment
- 1 Engine lathe type HES20 straight bed complete with standard equipment
- 1 Model 6012-XL Ironworker (60 ton punch with 12" throat)

D. Airplane

- 1 1978 Cessna P210 SNP210-00100 FAA - N4763P

HA
10 50

LIBER 466 PAGE 431

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 218187

RECORDED IN LIBER 388 FOLIO 465 ON 7/7/78 (DATE)

1. DEBTOR

Name Gilbert L. & Florence Konig RECORD FEE 10.00
Address 121 Bonnieview Rd., Glen Burnie, MD 21061 POSTAGE 50

#26700 C345 R01 T08-58
OCT 18 83

2. SECURED PARTY

Name Security Pacific Finance Corp. formerly American Finance Corp
Address 7310 Ritchie Hwy. Ste. 404, Glen Burnie, MD 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK FORM OF STATEMENT

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: Termination <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

E. AUBREY COLLISON
CLERK

1983 OCT 18 AM 9:16

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY

Dated 9/22/83

Mel Fletcher

(Signature of Secured Party)
Mel Fletcher

Type or Print Above Name on Above Line

Added to Secured Party

10.00
50

FINANCING STATEMENT - FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 20,000.00

If this statement is to be recorded in land records check here.

This financing statement Dated Sept. 21, 1983 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name The Chifforobe, INC.
Address 4452 Solomons Island Road, Harwood Md 20776

2. SECURED PARTY

Name United Bank and Trust Co.
Address 9420 Pennsylvania Ave., Upper Marlboro, Md 20772
ATTN: A. SAVAGE
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

All inventory, raw materials, work in process and supplies now owned or hereafter acquired and proceeds thereof.

RECORD FEE 11.00
RECORD TAX 140.00
POSTAGE .50
#26702 C345 R01 T09:00
OCT 18 83

CHECK [X] THE LINES WHICH APPLY

5. [] (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

[] (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

[X] (Proceeds of collateral are also covered)

[] (Products of collateral are also covered)

The Chifforobe, Inc.

R. Iola Miller
(Signature of Debtor)

R. Iola Miller
Type or Print Above Signature on Above Line

Ann F. King
(Signature of Debtor)

Ann F. King
Type or Print Above Signature on Above Line

United Bank & Trust Co. Of Md.

M. Thomas Ward
(Signature of Secured Party)

M. Thomas Ward
Type or Print Above Name on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 OCT 18 AM 9:16

E. AUBREY COLLISON
CLERK

Handwritten notes: 11.00, 140.00, 50, and a signature.

maryland national bank

FINANCING STATEMENT

- 1 To Be Recorded in the Land Records at _____
- 2 To Be Recorded among the Financing Statement Records at Anne Arundel County, Maryland
- 3 Not subject to Recordation Tax
- 4 Subject to Recordation Tax on an initial debt in the principal amount of \$ _____ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

E. AUBREY COLLISON
CLERK

1983 OCT 18 AM 10:06
RECORDED FOR RECORD
COURT CLERK, ANNE ARUNDEL COUNTY

Debtor(s) Name(s)	Address(es)
Michael J. Martini and Mary D. Martini	c/o The Scuttlebutt Marina 600 Cabana Boulevard Deale, MD. 20751
Secured Party Maryland National Bank Attention: <u>Maureen Konschnik</u>	Address Maryland National Bank Church Circle Branch Annapolis, Maryland 21404

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

- A *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.
- B *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.
- C *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.
- D *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.
- E *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.
- F *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.
- G *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.
- H *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

DEBTOR

Michael J. Martini (Seal)
Michael J. Martini

Mary D. Martini (Seal)
Mary D. Martini

____ (Seal)

____ (Seal)

Secured Party
Maryland National Bank

Mark T. Blizzard (Seal)

Type name and title
Mark T. Blizzard
Asst. Vice President

RECORD FEE 12.00
POSTAGE .50
OCT 18 1983 11:04:42
OCT 18 83

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above

mailed to Michael Wass

1250

249371

maryland national bank

FINANCING STATEMENT

- 1. To Be Recorded in the Land Records at _____
- 2. To Be Recorded among the Financing Statement Records at Anne Arundel County, Maryland
- 3. Not subject to Recordation Tax
- 4. Subject to Recordation Tax on an initial debt in the principal amount of \$ _____ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

E. AUBREY COLLISON
CLERK

1983 OCT 18 AM 10:06

5. Debtor(s) Name(s) Gates Marina, Inc. Address(es) Deale-Churchton Road
Deale, Maryland 20751

6. Secured Party Maryland National Bank Address Maryland National Bank
Church Circle Branch
Annapolis, Maryland 21404
Attention: Maureen Konschnik

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

DEBTOR
By [Signature] (Seal)
Gates Marina, Inc.

[Signature] (Seal)

____ (Seal)

____ (Seal)

Secured Party
Maryland National Bank

[Signature] (Seal)

Type name and title
Mark T. Blizzard
Asst. Vice President

RECORD FEE 11.00
POSTAGE .50
OCT 18 1983

Mr. Clerk. Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above

Mailed to: [Signature] 11/50

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 249375

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name B & B Bus Lines, Inc.
Address 43 Thomas Avenue, Baltimore, Maryland 21225

2. SECURED PARTY

Name Credit Alliance Corporation
Address 1900 Sulphur Spring Road
Baltimore, Maryland 21227

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

"All machinery, inventory, equipment and goods as described in attached entire Agreement &/or in any Schedule prepared in connection therewith. This UCC form together with the attached Security Agreement &/or Schedule are being submitted for filing herewith as a financing statement".

RECORD FEE 17.00
POSTAGE .50
#26712 C345 R01 T09=19
OCT 18 83

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

B & B Bus Lines, Inc.

Robert Zimmerman
(Signature of Debtor)

Robert Zimmerman, Pres.
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Credit Alliance Corporation

LFK
(Signature of Secured Party)

Larry F. Kimmel, Operations Manager
Type or Print Above Signature on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, ANNE ARUNDEL COUNTY
1983 OCT 18 AM 10:09
E. AUBREY COLLISON
CLERK

referred to Secured Party

17.00
58

—SECURITY AGREEMENT—
MORTGAGE ON GOODS AND CHATTELSTHIS MORTGAGE made the 16th day of September, 1983 by and betweenB & B Bus Lines, Inc., having its principal place of business at 43 Thomas Avenue, Baltimore, Maryland 21225"Mortgagor", and Credit Alliance Corporation and/or Leasing Service Corporation "Mortgagee"

WITNESSETH

1. To secure the payment, with interest thereon, and the performance and fulfillment of any and all Mortgage Obligations (as hereinafter defined) of Mortgagor to Mortgagee, which is hereby confessed and acknowledged, Mortgagor hereby grants, assigns, transfers, bargains, sells, conveys, confirms, pledges and mortgages to Mortgagee, all and singular, the goods, chattels and property described in the annexed Schedule A and all other goods, chattels, machinery, equipment, inventory, accounts, chattel paper, notes receivable, accounts receivable, furniture, fixtures and property of every kind and nature, wherever located, now or hereafter belonging to Mortgagor (all such goods, chattels, machinery, equipment, inventory, accounts, chattel paper, notes receivable, accounts receivable, furniture, fixtures and other property being hereinafter referred to as the "Mortgaged Property"), to have and to hold the same unto Mortgagee forever, PROVIDED, however, that if Mortgagor shall fully timely and faithfully pay, perform and fulfill the Mortgage Obligations, time being of the essence hereof and of the Mortgage Obligations, then this Mortgage shall be void, but otherwise shall remain in full force and effect.

2. The term "Mortgage Obligations" as used herein shall mean and include any and all loans, advances, payments, extensions of credit, endorsement, guaranties, benefits and financial accommodations heretofore or hereafter made, granted or extended by Mortgagee or which Mortgagee has or will become obligated to make, grant or extend to or for the account of Mortgagor, and any and all interest, commissions, obligations, liabilities, indebtedness, charges and expenses heretofore or hereafter chargeable against Mortgagor by Mortgagee or owing by Mortgagor to Mortgagee or upon which Mortgagor may be or have become liable as endorser or guarantor, and any and all renewals or extensions of any of the foregoing, no matter how or when arising, and whether under any present or future agreement or instrument between Mortgagor and Mortgagee or otherwise, including, without limitation, any and all obligations and/or indebtedness of any and every kind arising out of one or more conditional sale contracts, equipment lease agreements, notes, security agreements, trust receipts and/or bailment agreements, and the amount due upon any notes or other obligations given to or received by Mortgagee for or on account of any of the foregoing, and the performance and fulfillment by Mortgagor of all the terms, conditions, promises, covenants, provisions and warranties contained in this Mortgage and in any note or notes secured hereby and in any present or future agreement or instrument between Mortgagor and Mortgagee.

3. Mortgagor covenants and agrees with and warrants to Mortgagee that the Mortgaged Property described in the annexed Schedule A is in the possession of Mortgagor at its principal place of business (which is Mortgagor's address shown above), unless a different location is specifically shown on said Schedule A for any one or more items, that all of the Mortgage Obligations are acknowledged and declared to be secured by this Mortgage and that Mortgagor will fully and faithfully pay, perform and fulfill all of the Mortgage Obligations, with late charges thereon from and after maturity, whether by acceleration or otherwise, at the rate of 1/15 of 1% per day except where such rate is in excess of the maximum permitted by applicable law, in which event the rate shall be such maximum lawful rate. Mortgagor further covenants and agrees with and warrants to Mortgagee that:

(a) Mortgagor is the lawful owner of the Mortgaged Property and has the sole right and lawful authority to make this Mortgage, the Mortgaged Property and every part thereof is free and clear of all liens and encumbrances of every kind, nature and description (except any held by Mortgagee), and Mortgagor will warrant and defend the Mortgaged Property against all claims and demands of all persons.

(b) Mortgagor will keep the Mortgaged Property free and clear of all attachments, levies, taxes, liens and encumbrances of every kind, nature and description, Mortgagor, at its own cost and expense, will maintain and keep the Mortgaged Property in a good state of repair, will not waste nor abuse nor destroy the same or any part thereof and will not be negligent in the care and use thereof, and Mortgagor will not sell, assign, mortgage, lease, pledge or otherwise dispose of the Mortgaged Property without the prior written consent of Mortgagee. Mortgagee is hereby authorized to file one or more financing statements and/or a reproduction hereof as a financing statement.

(c) Mortgagor will insure the Mortgaged Property in the name of Mortgagee against loss or damage by fire and extended coverage perils, theft, burglary, pilferage and also where requested by Mortgagee, against other hazards, with companies, in amounts and under policies acceptable to Mortgagee, the proceeds to be payable to Mortgagee, and all premiums thereon shall be paid by Mortgagor and the policies assigned and delivered to Mortgagee. Mortgagor hereby irrevocably appoints Mortgagee as Mortgagor's Attorney-in-Fact to make claim for, receive payment of and execute and endorse all documents, checks or drafts received in payment for any loss or damage under any of said insurance policies and to execute any documents or statements referred to herein.

(d) Mortgagor will not remove the Mortgaged Property from its present location without the prior written consent of Mortgagee nor change its present business locations without at least thirty days prior written notice to Mortgagee and at all times will allow Mortgagee or its representatives free access to and right of inspection of the Mortgaged Property, which shall remain personally and not become part of any realty, and nothing shall prevent Mortgagee from removing same or so much thereof as Mortgagee, in its sole discretion may determine, from any premises to which it may be attached and/or upon which it may be located upon breach of this Mortgage. Mortgagor agrees to deliver to Mortgagee appropriate waivers, satisfactory to Mortgagee, of owners and/or mortgagees of any such premises.

(e) Mortgagor shall comply (so far as may be necessary to protect the Mortgaged Property and the lien of this Mortgage thereon) with all of the terms and conditions of leases covering the premises wherein the Mortgaged Property is located and with any orders, ordinances, laws or statutes of any city, state or other governmental department having jurisdiction with respect to the premises or the conduct of business thereon, and, where requested by Mortgagee, will correct any informalities or execute any written instruments and do any other acts necessary to more fully effectuate the purposes and provisions of this instrument.

(f) Mortgagor will indemnify and save Mortgagee harmless from all loss, costs, damage, liability or expense including reasonable attorneys' fees that Mortgagee may sustain or incur to obtain or enforce payment, performance or fulfillment of any of the Mortgage Obligations or in the enforcement or foreclosure of this Mortgage or in the prosecution or defense of any action or proceeding either against Mortgagor or against Mortgagee concerning any matter growing out of or connected with this Mortgage and/or any of the Mortgage Obligations and/or any of the Mortgaged Property.

(g) If Mortgagor is a corporation, the execution of this Mortgage has been duly consented to and authorized by all of the stockholders of Mortgagor and duly authorized by its Board of Directors. Mortgagor agrees to deliver to Mortgagee evidence thereof satisfactory to Mortgagee immediately upon request.

4. If Mortgagor shall default in the performance or fulfillment of any of the terms, conditions, promises, covenants, provisions and warranties on Mortgagor's part to be performed or fulfilled under or pursuant to this Mortgage, Mortgagee may, at its option, without waiving its right to enforce this Mortgage according to its terms, immediately or at any time thereafter, and without notice to or demand upon Mortgagor, perform or fulfill the same, or cause the performance or the fulfillment of the same, for the account and at the sole cost and expense of Mortgagor, and the cost and expense thereof (including reasonable attorneys' fees) shall be a lien on the Mortgaged Property, added to the amount of the Mortgage Obligations, and shall be payable on demand with interest at the rate specified in Paragraph 3 hereof. This Mortgage may be assigned along with any and all Mortgage Obligations without notice to Mortgagor and upon such assignment Mortgagor agrees not to assert against any assignee hereof any defense, set-off, recoupment, claim, counterclaim or cross complaint which Mortgagor may have against Mortgagee, whether arising hereunder or otherwise, and such assignee shall be entitled to at least the same rights as Mortgagor. Mortgagor hereby designates and appoints Stuart B. Glover, Esq., 530 Fifth Avenue, New York, New York and C-A Credit Corp., New York, New York or either of them as Mortgagor's true and lawful Attorney-in-Fact and agent for Mortgagor and in Mortgagor's name, place and stead to accept service of any process within the State of New York, Mortgagee agreeing to notify Mortgagor at Mortgagor's address, as shown herein, by certified mail within three (3) days of such service having been effected and Mortgagor and Mortgagee hereby specifically agree to the venue and jurisdiction of any court in the State and County of New York regarding any matter arising hereunder and with respect to the Mortgage Obligations. At Mortgagee's request Mortgagor will furnish current financial statement satisfactory to Mortgagee in form, preparation and content.

5. If Mortgagor shall default in the prompt payment, performance or fulfillment of any of the Mortgage Obligations, or if Mortgagor shall cease doing business, or shall become insolvent, or make an assignment for the benefit of creditors, or if bankruptcy proceedings or proceedings for arrangement or reorganization under any Bankruptcy Act or proceedings for the appointment of a receiver, trustee, liquidator, or custodian for Mortgagor or any of Mortgagor's property shall be commenced by or against Mortgagor, or if Mortgagor shall fail punctually and faithfully to fulfill, observe or perform any of the terms, conditions, promises, covenants, provisions and warranties contained in this Mortgage or in any present or future agreement or instrument between Mortgagor and Mortgagee, or if any of the warranties, covenants or representations made to Mortgagee be or become untrue or incorrect in any adverse respect, or if there shall be a change in the management, operations, ownership of its stock or control of Mortgagor, or if Mortgagee at any time deems the security afforded by this Mortgage unsafe, inadequate or at any risk, then in any such event all Mortgage Obligations shall at once, at the option of Mortgagee, become immediately due and payable without notice to Mortgagor, and in such event it shall be lawful for Mortgagee to take possession of the Mortgaged Property at any time, wherever it may be, and to enter any of the premises of Mortgagor with or without process of law, and search for, take possession of, remove, or keep and store the same in said premises, without liability for trespass nor charge for storage of the Mortgaged Property, until sold, and to sell the Mortgaged Property or any part thereof and all of Mortgagor's equity of redemption therein at public or private sale, without notice or advertisement, such notice or advertisement being expressly waived by Mortgagor, for cash or on credit, and on such terms as Mortgagee may in its sole discretion elect in such county and at such places as Mortgagee may elect and without having the Mortgaged Property at the place of sale. Mortgagee may bid or become the purchaser at any such sale and Mortgagor waives any and all rights of redemption from any such sale. The proceeds of any sale shall be applied first to pay all costs, expenses and charges for pursuing, searching, taking, removing, keeping, advertising, and selling the Mortgaged Property, including attorneys' fees equal to 20% of the unpaid Mortgage Obligations, and second to the payment, partly or entirely, of any of the Mortgage Obligations as Mortgagee may in its sole discretion elect, returning the overplus if any to Mortgagor, who shall remain liable to Mortgagee for any deficiency and Mortgagor hereby irrevocably consents to the appointment of a receiver for the Mortgaged Property and/or all other property of Mortgagor, and of the rents, issues and profits thereof, after such sale and such receivership may continue until such deficiency is satisfied in full. Mortgagor expressly waives any right to notice or hearing in any action to recover possession of any or all of the Mortgaged Property. In any action in the nature of replevin or sequestration, Mortgagee agrees that if it contests such action it will post a bond written by a national insurance company authorized to execute such bonds in the state or territory of such proceedings, such bond to be no less than the value of the subject matter of such replevin or the unpaid balance then owing to Mortgagee, whichever be less. Mortgagor hereby irrevocably authorizes any attorney of any court of record to appear for and confess one or more judgments against Mortgagor (except in any jurisdiction where such action is not permitted by law) for all unpaid balances due under the Mortgage Obligations, any other monies due hereunder and any deficiency, without stay of execution, and waive the issue of process, all right of appeal and relief from any and all appraisement, stay or exemption laws then in force. Any notices relating hereto shall be in writing and delivered in person to an officer of the party to whom addressed or mailed by certified mail to such party at its address specified herein or at such other address as may hereafter be specified by like notice by either party to the other. Reasonable notification hereunder shall be any notification given or sent at least five (5) days prior to the event for which such notification is sent. Mortgagor and Mortgagee hereby waive any and all rights to a trial by jury in any action or proceeding based hereon or arising hereunder or any counterclaims, cross-claims, set-offs or recoupment claims whatsoever.

6. Mortgagee may at any time, with or without exercising any of the rights or remedies aforesaid and without prior notice or demand to Mortgagor, appropriate and apply toward the payment of the Mortgage Obligations any and all balances, sums, property, credits, deposits, accounts, reserves, collections, drafts, notes or checks coming into Mortgagee's hands and belonging or owing to Mortgagor, and for such purposes, endorse the name of Mortgagor on any such instrument made payable to Mortgagor for deposit, discount or collection. Such applications may be made or any monies paid to Mortgagee may be applied without notice to Mortgagor, partly or entirely to any of the Mortgage Obligations as Mortgagee in its sole discretion may elect. In its sole discretion, Mortgagee may apply and/or change applications of any sums paid and/or to be paid by or for Mortgagor under any circumstances to any obligations of Mortgagor to Mortgagee, presently existing or otherwise. The interest rates which may be provided for in any instrument evidencing one or more Mortgage Obligations are and/or may be related to the New York City

banks' prime money rate in effect on the date of Mortgagor's request of Mortgagee with respect to the particular Mortgage Obligation involved and if thereafter there be one or more increases or decreases in said prime rate, the aforesaid interest rates shall each be increased (or decreased respectively) on the effective date of any such change in prime rate to the extent of 30% for each 25% change in the prime rate, however, in no event shall any interest rate be less than any stated in the instrument evidencing any Mortgage Obligation nor shall such rate ever be more than any maximum permitted by applicable law

7. If, after default by Mortgagor in the payment, performance or fulfillment of any of the Mortgage Obligations or of the entire unpaid amount of the Mortgage Obligations after the same become or are declared due and payable, Mortgagee wills to demand full payment, performance or fulfillment or otherwise to proceed, such failure shall not be deemed a waiver of the rights of Mortgagee to make subsequent demands for the immediate payment of the entire unpaid amount of the Mortgage Obligations, or to take immediate possession of the Mortgaged Property, or to foreclose at any time this Mortgage, or to demand full performance or fulfillment, or otherwise to proceed, and the acceptance by Mortgagee of any payments subsequent to such default shall not be deemed a waiver of any rights of Mortgagee. No delay or failure on the part of Mortgagee in exercising any right, privilege, remedy or option hereunder shall operate as a waiver of such or of any other right, privilege, remedy or option, and no waiver whatever shall be valid unless in writing, signed by an officer of Mortgagee and then only to the extent therein set forth. This Mortgage cannot be changed or terminated orally. The books and records of Mortgagee containing entries with respect to the Mortgage Obligations shall be admissible in evidence in any action or proceeding, shall be binding upon Mortgagor for the purpose of establishing the items therein set forth and shall constitute prima facie proof thereof. Mortgagee shall have the right to enforce any one or more remedies available to it successively, alternately or concurrently. Only a writing, signed by an officer of Mortgagee, shall be effective, but only to the extent therein specifically set forth, to change, modify or terminate any Mortgage Obligation, this Mortgage or any other agreement between Mortgagor and Mortgagee.

8. All of the rights, remedies, options, privileges and elections given to Mortgagee hereunder shall enure to the benefit of Mortgagee, any transferee or holder of this Mortgage, and their respective successors and assigns, and all the terms, conditions, promises, covenants, provisions and warranties of this Mortgage shall enure to the benefit of and shall bind the representatives, successors and assigns of the respective parties. Any and all security interests granted to Mortgagee shall attach to any and all proceeds and products. Each person signing this Mortgage warrants full authority to sign for the party named and said person, individually, together with the party named, shall be jointly and severally liable for the unpaid balance of the Mortgage Obligations in the event of the breach of the above provision and/or in the event Mortgagor fails to pay its obligations in full to Mortgagee immediately upon the sale, transfer, assignment or conversion of any of the Mortgaged Property and agrees that upon the request of Mortgagee after any default to segregate and hold all or any part of the Mortgaged Property in a fiduciary capacity and to adequately maintain service and insure said property and to protect same from use and/or abuse, all without charge to Mortgagee, such fiduciary duty to terminate only upon the actual delivery of the Mortgaged Property to Mortgagee. Mortgagor, recognizing that in the event of default no remedy at law would provide adequate relief to Mortgagee, agrees that Mortgagee shall be entitled to temporary and permanent injunctive relief without the necessity of proving actual damages.

9. Some of the Mortgaged Property may be in the hands of Mortgagor under one or more security agreements which are or may be held by Mortgagee and with respect to such Mortgaged Property, this Mortgage is only of any equity that Mortgagor may now or in the future have in such Mortgaged Property and Mortgagee by accepting this Mortgage shall not in any manner be considered as having waived any security interest arising independently of this Mortgage nor shall this Mortgage be construed as adversely affecting any rights of Mortgagee under any other security agreement nor as a waiver of any of the terms and provisions of any other security agreement, guaranty or endorsement, all of which shall remain and continue in full force and effect.

10. Intending that each and every provision of this Mortgage be fully effective and enforceable according to its terms, the parties agree that the validity, enforceability and effectiveness of each provision hereof shall be determined by the law of the state where the Mortgaged Property may be located or the residence or principal place of business of Mortgagor or Mortgagee, whichever renders each such provision effective; however, if any one or more provisions hereof are in conflict with any statute or law and therefore not valid or enforceable, then each such provision shall be deemed null and void but to the extent of such conflict only and without invalidating or affecting the remaining provisions hereof.

IN WITNESS WHEREOF, Mortgagor has caused these presents to be duly executed, the day and year first above written

ATTEST:

Robert L Zimmerman
Secretary

B & B Bus Lines, Inc.

Mortgagor

(Seal)

By

Robert L Zimmerman

(Title)

STATE OF Maryland
COUNTY OF Baltimore

} SS

Robert Zimmerman

being duly sworn, deposes and says:

B & B Bus Lines, Inc.

1. He is the **President** of **B & B Bus Lines, Inc.** (hereinafter called "Mortgagor") described in and which executed the foregoing Mortgage
2. Mortgagor is the sole owner and in possession of the goods, chattels and property mentioned and described in the foregoing Mortgage. Said goods, chattels and property are free of all liens and encumbrances of any kind, nature and description (except for any held by the Mortgagee referred to below), and Mortgagor has the sole right and lawful authority to mortgage the same
3. Mortgagor is solvent and justly indebted to **Transit Service Corporation** (hereinafter called "Mortgagee") in the amount of the aggregate sum of the Mortgage Obligations outstanding on the date hereof, and there are no claims, offsets or defenses against the same
4. There are no judgments against Mortgagor, and no attachment or execution is now outstanding against any of Mortgagor's property. No receiver of Mortgagor has ever been appointed or applied for. There are no proceedings in bankruptcy pending affecting Mortgagor, nor have there ever been any such proceedings affecting Mortgagor, and no assignment for the benefit of creditors has been made by Mortgagor.
5. Deponent makes this affidavit realizing that Mortgagee is being induced thereby to extend credit to and/or accept Mortgagor as a credit risk in reliance upon the truth of the statements contained herein, and this affidavit is made to induce Mortgagee to do so.

Sworn to before me this

day of _____, 19____

Robert L Zimmerman

NOTARY PUBLIC

STATE OF _____, COUNTY OF _____, SS:
I, _____, a Notary Public duly qualified in and for said County and State, do hereby certify that on this _____ day of _____, 19____, in (Place) _____ in said County, before me personally appeared _____ to me personally well known

(For Individual)
as and to be the identical person named and described in and party to and who executed in his own proper handwriting and whose name is subscribed to the within and foregoing and annexed instrument of writing bearing date as therein indicated, and produced and delivered the same before me and who, upon being first duly sworn by me, stated that he knows the contents of said instrument and acknowledged that he signed, sealed, executed and delivered the same as and to be his free, lawful and voluntary act and deed for the uses, purposes and consideration therein mentioned and contained.

(For Partnership)
and known as and to be a member of the partnership of _____ and the identical person described in and party to and who executed in said partnership name the within, foregoing and annexed instrument of writing bearing date as therein indicated, and produced and delivered same before me, who, upon being first duly sworn by me, stated that he knows the contents of said instrument and acknowledged to me that he signed, sealed and delivered same in said partnership name as and to be his and said partnership's free, lawful and voluntary act and deed for the uses, purposes and consideration therein mentioned.

(For Corporation)
to be the identical person who signed the within and foregoing instrument of writing in his own proper handwriting and well known to me to be and who acknowledged himself to be the **B & B Bus Lines, Inc.** of _____ who, being by me first duly sworn, did say that he is such officer of the aforesaid corporation, named in the within, foregoing and annexed instrument of writing, and being authorized so to do, executed said foregoing instrument, that he was duly authorized to execute said instrument for and in the name of said corporation and make this acknowledgment, that he knows the contents of said instrument, that he resides at _____ that he knows the seal of said corporation, that the seal affixed to said instrument is the corporate seal of said corporation, that said instrument was signed, sealed and delivered on behalf of said corporation by authority of its Board of Directors, and said affiant acknowledged that he executed said instrument as his free, true and lawful act and deed and the free, true, lawful and corporate act and deed of said corporation, in pursuance of said authority by him in his said capacity and by said corporation voluntarily executed for the uses, purposes and consideration therein mentioned and contained, by signing the name of the corporation by himself as such officer.

Given under and witness my hand and official seal the day and year in this certificate first above written

(Notarial Seal)

NOTARY PUBLIC

SCHEDULE "A"

LIBER 466 PAGE 439

This schedule is attached to and becomes part of Conditional Sales Contract, Chattel Mortgage or Lease dated September 16 19 83 between the undersigned.

QUANTITY	DESCRIPTION OF EQUIPMENT (Indicate whether "New" or "Used")	YEAR & MODEL		SERIAL NO.
One (1)	<p>New International Harvester Chassis equipped with automatic transmission, triple battery system, 60 gallon fuel tank with Thomas model 3000S 66 Passenger Bus body equipped with push out windows, Heavy Heater Package-Body No. 05763</p> <p>The security interest created by this Security Agreement insofar as it relates to the above described property is a Purchase Money Security Interest with the proceeds hereof being used by Mortgagor to acquire the above described property.</p> <p>Without limiting any of the terms and conditions of the above-mentioned Chattel Mortgage, Mortgagor grants to Holder a Security Interest in goods, inventory and equipment including but not limited to the following:</p>	1983	1853	LHVBA18EXCHB24033
One (1)	GMC Bus	1979		T16PB9V628525

This schedule is hereby verified correct and undersigned Purchaser(s) Mortgagor(s) or Lessee(s) acknowledges receipt of a copy.

Seller, Mortgagee or Lessor:
Credit Alliance Corporation and/or
Leasing Service Corporation

Purchaser, Mortgagor or Lessee:
B & B Bus Lines, Inc.

By: _____

By: Robert Zimmerman

FINANCING STATEMENT AND SECURITY AGREEMENT

File No. []

THIS FRONT SIDE of this document is presented to a FILING OFFICER, as a financing statement, pursuant to the Uniform Commercial Code.

<p>1. DEBTOR(S) and Address(es): (last name first)</p> <p>Home Video Services, Inc. P.O. Box 10 Pasadena, MD 21122 Shipping Address: 8379 Jumpers Hole Rd. Millersville, MD 21108</p>	<p>2. SECURED PARTY</p> <p>The Zamoiski Co. 1101 DeSoto Road Baltimore, Maryland 21223</p>
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3. Debtor hereby grants to Secured Party a security interest in all of Debtor's present and future inventory, including but not limited to the following types (or items): television sets, radios, phonographs, tape recorders, and combinations thereof; phonograph records and albums and display units; refrigerators, freezers, clothes washers and dryers, gas and electric ranges; air-conditioning equipment; heating equipment; space heaters; ice-making equipment; dishwashers; kitchen and bathroom furnishings, cabinets, equipment and fixtures; humidifiers; dehumidifiers; sinks; power and manual lawn mowers; all floor covering materials, padding and cushion material; foot waste disposers; commercial, residential, and farm tractors; snow throwers; portable transmitting and receiving radios; adding machines; typewriters; sporting goods; all housewares and electric and non-electric appliances; magnetic recording (recorded and blank) tapes; accessories, replacement parts, returns, repurchases, and reposessions of all the foregoing. All of such present and future inventory and proceeds thereof are collectively referred to as "Inventory" on the reverse side hereof.

4. Proceeds of collateral are covered hereunder.

5. This transaction is exempt from the recordation tax. (Md.)

RECORD FEE 11.00
#26714 0345 R01 109:27
OCT 18 83

6. Return to: Secured Party (Md.)

The execution of this Financing Statement shall also constitute execution, under seal, of the Security Agreement which includes all of the information, terms, and provisions contained both on the front and reverse hereof.

DEBTOR:

SECURED PARTY:

Home Video Services, Inc.
(Type Name)

THE ZAMOISKI CO.

By: [Signature]
Thomas J. Mollica, Treasurer

(SEAL) By: [Signature]
John J. Mulkey, Treasurer

By: [Signature]
Paul J. Deans, President

September 26, 1983
(Date Signed by Debtor)

INSTRUCTIONS: Sign in ink; type or print other information in ink. Margins are for use of Filing Officer only. Under each signature, type or print name of person signing and title, if any.

Md., Va., D.C., Pa. - Inventory

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 18 AM 10:10

E. AUBREY COLLISON
CLERK

paid to Secured Party
11.00

1. Secured Party may, from time to time, lend money, extend credit, or sell inventory to Debtor upon the faith and credit of this Agreement; provided, however, that nothing herein contained shall be construed to obligate Secured Party to extend credit, sell inventory to Debtor, or lend money, this Agreement being solely for the purposes of fixing the rights and liabilities of the parties whenever such sales, extensions of credit, or loans are made, and to provide for the foregoing security interest, which shall secure all of the "obligations" of the Debtor to Secured Party; and the obligations shall include all present and future monetary liabilities (including extension and renewals), fixed, contingent, liquidated, unliquidated, secured, or unsecured, however arising, for which Debtor is or may become liable to Secured Party pursuant to this Agreement or otherwise. With respect to such of the obligations as arise from the sale of inventory by Secured Party to Debtor, Debtor shall pay the same in accordance with the invoice, statement, or other similar document furnished, from time to time, by Secured Party. Payment of other debts constituting the obligations shall be in accordance with the terms stated relative thereto and if terms are not stated or are not clear, then such obligations shall be payable on demand. Acceptance of a check or other item for the payment of money shall not constitute payment until Secured Party receives final credit or payment in cash on each said item.

2. Debtor shall hold, maintain and sell or lease said inventory in the ordinary course of business, complete and unused and in good order, without expense or liability to Secured Party, except that Debtor may use or consume inventory for demonstration or other proper business purposes, provided that Secured Party is notified of, and consents to, such use and-or consumption of inventory. Further, except for the Security interest granted hereby, Debtor represents that inventory has been or will be acquired free from any prior lien, security interest or encumbrance, and Debtor will defend the inventory against all claims and demands of all persons at any time claiming the same or any interest therein. Debtor shall keep the inventory insured at all times against loss by fire, theft, and other hazards concerning which, in the judgment of Secured Party, insurance protection is reasonably necessary, in a company or companies satisfactory to Secured Party, and in amounts sufficient to protect Secured Party against loss or damage to said inventory, and such policy or policies of insurance or certificate therefor will be delivered to Secured Party, together with loss-payable clauses in favor of Secured Party as its interest may appear, in form satisfactory to Secured Party, such policies to require a ten (10) day prior written notice of cancellation by the insurance company or companies, to the Secured Party. Debtor shall sell each item of said inventory for a price not less than the initial unpaid balance of the aforesaid invoice price. Debtor shall keep proper books and records of all sales of the inventory and, at all reasonable times, allow Secured Party, its representatives, or agents, to examine and inspect same; and upon demand by Secured Party, to deliver to Secured Party such lists or reports of the inventory and the sale thereof, as may be reasonably required, in form acceptable to Secured Party; and to provide Secured Party, upon request, from time to time, certified statements of financial condition and profit and loss of Debtor, prepared by an independent Certified Public Accountant. Debtor shall permit Secured Party, its representatives, or agents, to examine and inspect the inventory at all reasonable times. Inventory will be kept at the location or locations on the front side hereof, and Debtor will notify Secured Party of any change in the location of inventory. In the event that Debtor fails to deliver a policy or adequate evidence thereof of insurance to Secured Party, or in the event that Debtor fails to pay any taxes or any other amount which failure would diminish Secured Party's interest in the Inventory, the Secured Party may secure such insurance or pay such amount, which expenditure(s) Debtor agrees to repay to Secured Party upon demand. Any such payment by Secured Party shall not be deemed a waiver by Secured Party of a default, if any, caused by Debtor's failure to provide for such insurance or pay said amounts.

3. Whenever there are no outstanding obligations of Debtor and no commitments on the part of Secured Party which might give rise to said obligations, Debtor may terminate this Agreement upon actual receipt by Secured Party of notice in writing given by Debtor by Registered Mail, postage prepaid. Prior to such termination, this shall be a continuing agreement in every respect. It is agreed that the striking out by pencil or ink line or otherwise of this side of the Financing Statement and Security Agreement is intended solely as an instruction to the Filing Officer and shall not operate to invalidate or cancel any of the terms of these presents. These presents shall be executed in several counterparts and it is understood that the counterpart bearing original ink signatures shall be presented for filing pursuant to the Uniform Commercial Code, and that the counterpart retained by Secured Party shall constitute a duly executed duplicate original of these presents.

4. In addition to the various events of default and remedies therefor contained or referred to throughout this Agreement, upon the happening of any of the following events or conditions, namely: (a) Failure of payment, when due, of any of the obligations or any note or item for the payment of money received by Secured Party; (b) Any representation or statement made or furnished to Secured Party by or on behalf of Debtor in connection with this Agreement or to induce Secured Party to extend credit or make loans to Debtor proving to have been incorrect in any material respect when made or furnished, or failure by Debtor to perform any covenant contained herein; (c) Loss, theft, substantial damage, destruction, sale or encumbrance to or of any of the inventory, or the making of any levy, seizure, or attachment thereof or thereon; (d) Sale of any assets of Debtor not in the ordinary course of business, death, dissolution, termination of existence, insolvency, business failure, appointment of a receiver for any part of the property of assignment for the benefit of creditors by, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Debtor or any guarantor or surety for Debtor. Thereupon, or at any time thereafter (such default not having previously being cured), Secured Party at its option may declare all of the obligations to be immediately due and payable, and shall then have the remedies of a secured party under applicable law, including, without limitation thereto, the right to take possession of the inventory; and, for that purpose, the Secured Party may, so far as Debtor can give authority therefor enter upon any premises on which the inventory or any part thereof may be situated, and remove the same therefrom. Secured Party may require Debtor to make the inventory available to Secured Party at a place to be designated by Secured Party which is reasonably convenient to both parties. To the extent allowed by law, Secured Party may purchase inventory at any public or private sale, and to the extent that the enforcement of Secured Party's rights hereunder shall require the services of an attorney, Debtor shall pay an amount equal to fifteen per cent (15%) of the unpaid obligations as attorneys' fees (or such other maximum percentage as may be allowed by law), together with court costs and other legal expenses incurred by Secured Party. The happening of any such event or condition, as aforesaid, shall act as a waiver of any notice (subject to any limitations of law) referred to in this Agreement or provided by law, which would otherwise be due from the Secured Party to Debtor. Debtor hereby authorizes any attorney of any court of record within the United States or elsewhere to appear for Debtor and after one or more declarations filed, to confess judgment against Debtor as of any term after the obligations are due (whether by their terms or upon acceleration) for the total indebtedness owed by Debtor to Secured Party, and interest, with court costs and attorneys' fees in the amount aforesaid, for collection and release of all errors and without stay of execution and inquisition; and extension upon any levy on real estate is hereby waived and condemnation agreed to and the exemption of personal property from levy and sale is also hereby expressly waived, and no benefit of exemption shall be claimed under any law now in force or hereafter adopted (to the extent allowed by law); or to confess judgment against Debtor pursuant to all of the terms of the confessed judgment warrant herein before set forth for any deficiencies due after the collection, foreclosure, realization, or sale of inventory or any part or proceeds thereof, together with interest, attorneys' fees as aforesaid, and court costs.

5. If any part of this Agreement shall be adjudged invalid, then such partial invalidity shall not cause the remainder of the Agreement to be or to become invalid, and if a provision hereof is held invalid in one or more of its applications, the parties agree that said provision shall remain in effect in all valid applications that are severable from the invalid application or applications. All rights of Secured Party hereunder shall inure to the benefit of the successors and assigns of Secured Party; and all obligations, covenants and agreements of Debtor shall bind the heirs, executors, administrators, successors and assigns of Debtor. When used herein, the singular may also refer to the plural, and vice versa; and the use of any gender shall be applicable to all genders. If there be more than one Debtor, their liability hereunder shall be joint and several. This Agreement shall take effect when signed by Debtor.

LIBER 466 PAGE 442

TERMINATION STATEMENT

Identifying File No. 243343 liber 451

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address. page 443

ACCOUNT NUMBER 116773-4

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
Lastner, Howard f and Jennifer 713 Delmar Ave SE Glen Burnie, Md 21061	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party Blazer Financial Services Inc

By J Beers Title Clerk Dated Sept 19, 19 83

0227 20 Maryland 2 64

Mailed to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 18 AM 10:10

E. AUBREY COLLISON
CLERK

RECORD FEE 10.00

POSTAGE .50

#26728 C345 R01 T10:02

OCT 18 83

10.00
50

LIBER 466 PAGE 443

TERMINATION STATEMENT

Identifying File No. 238969 liber 440
page 200

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 114685-2

DEBTORS (Names and Residence Address)
Burley, Marie
Queenstown Rd
Harmons, Md 21077

SECURED PARTY (Name and Address)
BLAZER FINANCIAL SERVICES, INC.
7479 BALTIMORE-ANNAPOLIS BLVD.
P. O. BOX 66
GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party Blazer Financial Services Inc

By J Beers Title Clerk Dated Sept 20, 19 83

0227 20 Maryland 2-64

RECORD FEE 10.00
POSTAGE .50
#26729 0345 R01 T10:02
OCT 18 83

Forward to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 18 AM 10:10

E. AUBREY COLLISON
CLERK



10.00
5-0

LIBER 466 PAGE 444

TERMINATION STATEMENT

Identifying File No. 240683 liber 3444
page 388

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 115726-3

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
Jester, Pennell J and Judy A 213 Candlelight Lane Glen Burnie, Md 21061	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE-ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party Blazer Financial Services Inc

By J Beers Title Clerk Dated Sept 20, 19 83

0227 20 Maryland 2-64

RECORD FEE 10.00
POSTAGE .50
#26730 C345 R01 T10:03
OCT 18 83

Mailed to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY



1983 OCT 18 AM 10:10

E. AUBREY COLLISON
CLERK

10.00
50

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 249377

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Wolfords Well and Pump Service, Inc.
Address 4429 Mountain Road, Pasadena, Maryland 21122

2. SECURED PARTY

Name Baldwin Service Center, Inc.
Address Defense Highway Route 450 at 178
Annapolis, Maryland 21122

RECORDED FEE 17.00
POSTAGE 50
#26732 C345 R01 110:05
OCT 18 93

Person And Address To Whom Statement Is To Be Returned If Different From Above.
Credit Alliance Corporation 1900 Sulphur Spring Road, Baltimore, MD 21227

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

ASSIGNEE OF SECURED PARTY:

"All machinery, inventory, equipment and goods as described in attached entire Agreement &/or in any Schedule prepared in connection therewith. This UCC form together with the attached Security Agreement &/or Schedule are being submitted for filing herewith as a financing statement".

Credit Alliance Corporation
1900 Sulphur Spring Road
Baltimore, Maryland 21227

CHECK THE LINES WHICH APPLY

6. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)
 (Products of collateral are also covered)
Wolfords Well and Pump Service, Inc.

RECEIVED & RECORDED
CIRCUIT CLERK, ANNE ARUNDEL COUNTY
1983 OCT 18 AM 10:10
E. AUBREY COLLISON
CLERK

Denton J. Wolford Pres.
(Signature of Debtor)

DENTON J. WOLFORD, Pres.
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Baldwin Service Center, Inc.

[Signature]
(Signature of Secured Party)

Thse H. Fink
Type or Print Above Signature on Above Line

17.00
50

CONDITIONAL SALE CONTRACT NOTE

LIBER 466 PAGE 446

TO: Baldwin Service Center, Inc. FROM: Wolfords Well and Pump Service, Inc.
 Defense Highway, Route 450 at 178 4429 Mountain Road
 Annapolis, Maryland 21122 Pasadena, Maryland 21122

The undersigned ("Buyer") hereby purchases from Seller the property described below (the "property") as-is, on the following terms and conditions:

Description of Property Purchased (Include make, year, model identification, model and serial numbers or marks): One (1) Used Model 580 CK Case Diesel Wheel Loader Backhoe w/24" Bucket BSC#3279 s/n 8680468	(1) CASH SALE PRICE	\$ 7,087.50
	(2) DOWN PAYMENT in Cash	\$ 2,087.50
	(3) DOWN PAYMENT in Goods * (Trade-in Allowance)	\$ -0-
	(4) UNPAID BALANCE [Items (1) — (2) — (3)]	\$ 5,000.00
	(5) INSURANCE and other Benefits	\$ -0-
	Types of coverage and benefits	50.00
	(6) OFFICIAL or DOCUMENTARY FEES	\$ 50.00
	Describe and Itemize	
	(7) PRINCIPAL UNPAID BALANCE [Items (4)+(5)+(6)]	\$ 5,050.00
	(8) FINANCE CHARGE (Time Price Differential)	\$ 867.92
(9) CONTRACT PRICE (Time Balance) [Items (7)+(8)]	\$ 5,917.92	
(10) TIME SALES PRICE [Items (2)+(3)+(9)]	\$ 8,005.42	

The property purchased shall remain personalty and not become part of any realty and shall be located and kept for use at:

Buyer, jointly and severally if more than one, hereby agrees and promises to pay to the order of Seller or any assignee or endorsee (hereinafter collectively called "Holder") hereof at the office of Credit Alliance Corporation in New York, New York or at such other place as the Holder hereof may from time to time appoint, the sum of Five thousand Nine hundred Seventeen and 92/100 Dollars (\$ 5,917.92)

being the above indicated Contract Price (hereinafter called the "time balance") in 24 successive monthly installments, commencing on the 19th day of October, 1983, and continuing on the same date each month thereafter until paid; the first 23 installments each being in the amount of \$ 246.58 and the final installment being in the amount of \$ 246.58 with interest from date hereof on the unpaid amount of said time balance being payable monthly to the Holder until maturity at the rate of -0- % per annum and after maturity at the highest lawful contract rate plus all collection, late and other charges and if placed in the hands of an attorney for collection, a reasonable sum (20%) as attorneys' fees. The makers, endorsers and all parties to this contract note hereby waive presentment for payment, demand, protest, notice of protest and notice of dishonor hereof, and further hereby waive all benefits of valuation, appraisal and exemption laws. Holder may extend the time of payment hereof, postpone the enforcement hereof, grant any other indulgence and add or release any party primarily or secondarily liable hereon without affecting or diminishing the Holder's right of recourse against the makers, endorsers and all parties hereto, which right is hereby expressly reserved.

Title to the property is to remain in Holder until the time balance and any and all other sums owing by Buyer to Holder or any judgment therefor are fully paid and all the terms, conditions and agreements herein contained shall have been fulfilled. Injury to or loss or destruction of the property, from whatever cause, shall not release Buyer from payment as provided herein. Buyer acknowledges that before the execution of this contract Seller quoted to Buyer both a cash price and a time price for the property and offered to sell same to Buyer for either of such prices. Buyer agrees: at Buyer's own expense to keep the property in good order and repair; not to misuse, abuse or illegally use the property; to be responsible for all loss or damage to the property from any cause whatsoever; to immediately notify Holder of any change in Buyer's residence; not to create or suffer any liens or adverse claims of any kind against the property, nor permit nor suffer it to come into the possession of any other person, nor sell nor remove it nor suffer its removal from the place of its location shown above without prior written consent from Holder; not to remove nor permit to be removed any equipment or accessories now or hereafter placed upon the property; to keep the property insured, at Buyer's expense, against loss or damage by fire, theft, collision (if appropriate) and such risks as are customary, in amount, form, coverage and insurer satisfactory to Holder, with loss payable to Holder as its interest may appear, such policies to be delivered to Holder; and if Buyer fails to so insure, Holder shall have the right to do so at Buyer's expense. Buyer hereby irrevocably appoints Holder as Buyer's attorney-in-fact to make claim for, reserve payment of and execute and endorse all documents, checks or drafts received in payment of loss or damage under any insurance. Buyer acknowledges that no warranties, representations nor agreements not expressed herein have been made by Holder. Buyer further acknowledges notice of Seller's intended assignment/endorsement of this contract note, and upon such assignment/endorsement, Buyer agrees not to assert against any assignee/endorsee hereof any defense, setoff, recoupment claim or counterclaim which Buyer may have against Seller, whether arising hereunder or otherwise. In any jurisdiction where the Uniform Commercial Code is in effect Buyer grants to Holder a security interest in the property and any and all inventory, goods, equipment, machinery, fixtures and assets of any and every kind, wherever located now or hereafter belonging to Buyer or in which Buyer has any interest (all hereinafter collectively called "collateral") and agrees that said security interest secures any and all obligations of Buyer at any time owing to Holder, now existing and/or hereafter incurred. Buyer shall not assign this contract without the prior written consent of Holder.

TERMS AND CONDITIONS HEREOF CONTINUED ON REVERSE SIDE
 LIABILITY INSURANCE COVERAGE FOR BODILY INJURY AND PROPERTY DAMAGE
 CAUSED TO OTHERS IS NOT INCLUDED IN THIS CONTRACT NOTE

NOTICE TO RETAIL BUYER: (1) Do not sign this contract note before you read it or if it contains any blank spaces. (2) You are entitled to an exact copy of the contract note you sign at the time you sign. Keep it to protect your legal rights. (3) You have the right to pay in advance the full amount due and under certain conditions to obtain a partial refund of the time price differential. No other agreement, oral or written, express or implied has been made by either party.

BUYER ACKNOWLEDGES RECEIPT OF A SIGNED, TRUE AND EXACT EXECUTED COPY OF THIS CONTRACT NOTE.

Date: 9/11/83 1983 BUYER(S)-MAKER(S):
 Accepted: Baldwin Service Center, Inc. (SEAL) Wolfords Well and Pump Service, Inc. (SEAL)
 By: [Signature] Corp Sec. By: [Signature] Pres.
 (Witness as to Buyer's and Co-Maker's Signature) (Print Name of Co-Buyer-Maker Here)

This instrument prepared by _____

TERMS AND CONDITIONS OF CONDITIONAL SALE CONTRACT NOTE (Continued)

Time is of the essence of this contract note. If Buyer fails to pay any amount when due, or defaults in the prompt and faithful performance of any of the terms and conditions hereof or any other agreement with Holder, or becomes insolvent, or changes its management, operations, ownership of its stock or control, or if bankruptcy, receivership or other insolvency proceeding is instituted by or against Buyer, or if Holder shall at any time deem the property in danger of misuse, concealment, or misappropriation, or if Holder shall deem itself insecure, then Holder may, without notice or demand, declare the entire unpaid balance hereunder together with interest, collection and late charges, attorneys' fees and any and all other sums owing to Holder (all collectively called the "Balance") immediately due and payable, whereupon Balance shall immediately be due and payable, and Buyer will immediately deliver possession of the collateral to Holder who may, without notice or demand or legal process, to the extent permitted by law: (1) recover the Balance; (2) repossess the collateral, which Buyer shall assemble at and deliver to a place designated by Holder (Buyer hereby authorizes and empowers Holder, or its designee, to enter upon any premises where the collateral may be found and take possession and carry away same without process of law) and (A) retain collateral and all payments made hereunder, or (B) retain all payments and sell collateral at public or private sale (all without publication or notice to Buyer and with the right in Holder to purchase any collateral at such sale), applying the net proceeds to all charges and expenses incurred by Holder in connection with the repossession, storage, repair, refurbishing and sale, including attorneys' fees, then to the Balance plus late charges thereon, then to any other amounts owing by Buyer to Holder, and then pay any overplus to Buyer, who shall remain liable for any deficiency with interest at the highest lawful contract rate, or (C) retain the collateral and all payments made hereunder, credit Buyer with the then reasonable value of the collateral and recover from Buyer any deficiency together with any late charges, expenses and interest at the highest lawful contract rate, or (D) pursue any other remedy permitted by law or equity. It is agreed that any amount to be retained by Holder and the balance to be paid by Buyer under this paragraph shall not be as a penalty but as liquidated damages for the breach hereof. The remedies provided for herein may be exercised, to the extent permitted by law, successively or concurrently and the exercise of one shall not bar the other. Buyer and Holder waive any and all right to a trial by jury in any action or proceeding based hereon. Buyer hereby irrevocably authorizes any attorney of any court of record to appear for and confess judgment against Buyer (except in any jurisdiction where such action is not permitted by law) for the Balance and other monies due to Holder, plus expenses and 20% added for attorney's fees, without stay of execution, and Buyer hereby waives and releases relief from any and all appraisement, stay or exemption laws then in force and further waives, with full knowledge of Buyer's rights and the effect of this waiver, any right to a hearing prior to any retaking of collateral by Holder. Holder is hereby authorized to file one or more financing statements or a reproduction hereof as a financing statement. All security interests shall attach to any proceeds. In its sole discretion Holder may apply and/or change applications of any sums paid and/or to be paid by or for Buyer under any agreements, to any obligations of Buyer to Holder, presently existing or otherwise. Each person signing this contract warrants full authority to sign for the party named and said person, individually, together with the party named, shall be jointly and severally liable for the Balance hereunder. Late charges shall be calculated at one-fifteenth of 1% per day but not exceed any maximum permitted by applicable law.

This contract note contains the entire agreement of the parties and may not be modified except in writing. Seller shall not by acceptance of overdue payments or by any act or omission to act be deemed to have waived any right hereunder. A waiver on one occasion shall not operate as a waiver on a future occasion. As part of the consideration for Seller's entering into this contract, Buyer and any guarantor signing below hereby designate and appoint Stuart B. Glover, Esq., New York, New York, and C-A Credit Corp., New York, New York or either of them, as their true and lawful attorney-in-fact and agent for them and in their name, place and stead to accept service of any process within the State of New York, Holder agreeing to notify them at their address shown herein, or their last address known to Holder, by certified mail, within three days of such service having been effected, and such parties hereby agree to the venue and jurisdiction of any court in the State and County of New York regarding any matter arising hereunder. Any provision hereof violating the law of any jurisdiction shall when governed by the law of such jurisdiction, be deemed void to the extent of such prohibition, but without invalidating the remaining provisions hereof. The parties each warrant and agree that Buyer has not received possession of the property prior to the date hereof. Intending that each and every provision of this contract note be fully effective according to its terms, the parties agree that the validity, enforceability and effectiveness of each provision hereof shall be determined by the law of the state of residence or principal place of business of the Buyer, Seller or Holder, whichever renders each such provisions effective. This contract shall be binding upon the heirs, administrators, legal representatives and successors of the Buyer.

GUARANTORS-ENDORSERS SIGN HERE:

THE UNDERSIGNED, JOINTLY AND SEVERALLY, HEREBY UNCONDITIONALLY GUARANTY AND WARRANT THE FULL AND COMPLETE PAYMENT AND PERFORMANCE OF THE ABOVE CONDITIONAL SALE CONTRACT NOTE IN ACCORDANCE WITH THE TERMS THEREOF WHICH HAS BEEN READ AND IS HEREBY RATIFIED AND CONFIRMED. PAY TO THE ORDER OF CREDIT ALLIANCE CORPORATION.

_____ (L.S.) _____ (L.S.)
 (Guarantor-Endorser) (Guarantor-Endorser)

_____ (L.S.) _____ (L.S.)
 (Guarantor-Endorser) (Guarantor-Endorser)

ASSIGNMENT/ENDORSEMENT TO BE EXECUTED BY SELLER

For valuable consideration, the receipt whereof is hereby acknowledged, the undersigned ("Seller") hereby sells, assigns, endorses, transfers and sets over to CREDIT ALLIANCE CORPORATION ("Assignee"), its successors and assigns, the within conditional sale contract note (the "contract") and all right, title and interest in and to the property therein described (the "property"), and all rights and remedies therein, including the right to collect installments due thereon, and the right either in Assignee's own name, or in Seller's name, to take such legal proceedings or otherwise as Seller might have taken save for this assignment and endorsement, and warrants the payment when due of each sum payable thereunder and the payment on demand of the entire unpaid balance, in the event of nonpayment by the Buyer therein named ("Buyer") of any payment at its due date, or of any other default by Buyer without first requiring Assignee to proceed against Buyer. Seller will reimburse Assignee for all expenses not paid by Buyer, in connection with enforcing its rights hereunder, including but not limited to, attorneys' fees, court costs, expenses of repossession and sale and interest on overdue payments. In consideration of Assignee accepting this assignment/endorsement, Seller hereby designates and appoints Stuart B. Glover, Esq., New York, New York, and C-A Credit Corp., New York, New York, or either of them, as Seller's true and lawful attorney-in-fact and agent for Seller and in Seller's name, place and stead to accept service of any process within the State of New York, Assignee agreeing to notify Seller at its address shown in the contract by certified mail within three days of such service having been effected. Assignee may at any time, without prior notice or demand to Seller, appropriate and apply toward the payment of any of Seller's obligations to Assignee, any and all balances, sums, property, credits, accounts, reserves, collections, checks or instruments belonging or payable to Seller in Assignee's possession, and for such purposes endorse the name of Seller on any instrument payable to Seller. Seller agrees that Assignee may audit Seller's books and records relating to all paper sold to it and agrees that without notice to and without releasing the liability of Seller hereon Assignee may release any rights against, grant extensions of time of payment to, and compromise claims with Buyer or any other obligor on the contract and repossess and resell any property, and Seller waives presentment and demand for payment, protest and notice of protest hereof and as to any other note or notes endorsed or hereafter to be endorsed by Seller, and Seller expressly waives the benefits of any present or future provisions of law which might extend the obligation of Seller as the result of any extension obtained by Buyer in any proceedings under any present or future provisions of law.

Seller warrants that the contract is genuine and in all respects what it purports to be; that all statements therein contained are true; that the contract is fully enforceable and the only contract and note executed for the property; that at the time of the execution of this assignment and endorsement Seller had good title to the property and the right to transfer title thereto; that the property has been duly delivered and accepted in accordance with the terms of the contract; that all parties to the contract have capacity to contract; that Seller has no knowledge of any facts which impair the validity of said contract or render it less valuable or valueless; that there is unpaid and owing thereon the whole of the balance due and Seller warrants against all liens, claims, defenses and counterclaims, real or claimed; Seller warrants compliance with all filing and recording requirements and all Federal, State and Municipal laws and rules, orders or regulations regarding conditional sale contracts, security agreements, notes and installment paper, hereby agreeing that any filing or recording or renewals thereof which Assignee may undertake at Seller's request, or otherwise, shall be at Seller's expense and without any responsibility whatsoever on Assignee's part for any omission or invalid accomplishment thereof, whether through Assignee's failure, neglect or for any reason, and such omission or invalid accomplishment shall not relieve Seller of any responsibility to Assignee. Assignee is hereby authorized to file one or more financing statements against or in the name of Seller. Seller expressly represents and warrants that the contract arises out of a bona fide sale in the first instance of the property by Seller to Buyer and that title to the property originated with Seller and not with Buyer and that prior to the execution of the contract, Buyer did not either directly or indirectly have any interest in the property, and that an actual delivery to and acceptance by Buyer has been made for Buyer's proper uses and purposes, and that any down payment was made by Buyer in cash and not its equivalent unless otherwise specifically stated in the contract and that no part thereof was loaned directly or indirectly by Seller to Buyer; Seller will not advance, give, or loan to Buyer directly or indirectly any part of the unpaid purchase price; that Buyer has not and will not either directly or indirectly receive from or through Seller any part of the consideration for this assignment and that Seller shall be fully liable for payment of all of Buyer's obligations in the event Buyer fails to pay its obligation under the contract in full immediately upon the sale, transfer, assignment or conversion of the property. Seller shall have no authority without Assignee's prior written consent to accept collection and/or repossess and/or consent to the return of the property and/or modify the terms of the contract. Pay to the order of Credit Alliance Corporation.

Notice of the acceptance hereof is hereby waived, and none of the terms hereof shall be modified except by a writing signed by an officer of Assignee. This assignment and endorsement has been executed and delivered to Assignee pursuant to and in furtherance of an existing agreement, if any, between Seller and Assignee. All representations, warranties and agreements therein contained are incorporated herein by reference and are deemed repeated by Seller as to induce Assignee to accept this assignment and endorsement.

Date: _____, 19____

_____ (SEAL) } Signature of Seller
 (Corporate, Partnership or Trade Name or Individual Signature)

By: _____ }
 (Signature, Title of Officer, "Partner" or "Proprietor")

_____ (Witness)

LIBR 400 PAGE 437

ASSIGNMENT

FOR VALUE RECEIVED, we hereby sell, assign and transfer to Credit Alliance Corporation and/or Leasing Service Corporation (each herein called "CREDIT"), its successors and assigns, WITHOUT RECOURSE, except for breach of any agreement and/or warranty hereinafter set forth, the annexed conditional sale contract and/or lease and/or chattel mortgage (herein called "contract") dated 9/11/83,

between Baldwin Service Center, Inc., as Seller/Lessor/Mortgagee and Wolfords Well and Pump Service, Inc., 4429 Mountain Rd., Pasadena, MD 21122 (Name) (Address)

as Buyer/Lessee/Mortgagor (herein called "Obligor"), together with the sums payable thereunder and all our right, title and interest in and to the property therein described (the "Property"), and all notes, contracts of guaranty or surety, and collateral of any kind or nature which we have pertaining thereto, and all rights, remedies and powers relating thereto, with good right in CREDIT to collect and discharge the same.

We represent, warrant and agree as to said contract: We have good title thereto and to the Property and good right to sell, lease and transfer the same; it is a valid obligation arising out of a bona fide installment sale or lease or mortgage of the Property to Obligor in the ordinary course of business; it contains or describes the entire agreement and all instruments made or given in connection with such sale, lease, loan or mortgage; no representations, warranties or inducements not contained in the contract have been made or given; it reserves a valid, free and clear, title to or creates a first security interest and/or first lien upon the Property; it and the Property are free of any liens, claims, encumbrances, defenses, offsets and counterclaims, real or claimed; all data furnished to CREDIT and all statements made and unpaid balances shown in the contract are and will be true and correct, and the signatures thereon are the genuine signatures of persons having capacity to so contract; it is and will be enforceable against all parties thereto in accordance with its terms; we have complied, and it complies, with all applicable Federal, State and Municipal laws, rules or regulations having the force of law regarding conditional sale contracts, security agreements, leases, loans, chattel mortgages and installment paper; it has been properly and timely filed or recorded; the Property has been delivered, accepted, installed, and insured and we will fulfill our obligations to Obligor with respect thereto; and there is still unpaid and owing thereon the sum total of the unmatured installments stipulated in and evidenced by the contract. We further represent, warrant and agree that CREDIT has a valid and enforceable first security interest and/or first lien on the Property and we subordinate to CREDIT all liens and/or encumbrances (statutory and/or otherwise) which we may acquire and/or assert against the Property; that CREDIT may in our name endorse any notes and/or any other obligations given in connection with the contract and all remittances received; and we give express permission to CREDIT to release, by operation of law or otherwise, and/or to compromise or adjust any and all rights against and grant extensions of time of payment to Obligor or any other persons obligated on the contract and/or notes, and to substitute debtors, without notice to us and without affecting our obligations hereunder. The warranties, representations and agreements contained in the most recent agreement, if any, between us and CREDIT applicable to the purchase of paper (as defined therein) are incorporated herein by reference and are deemed repeated by us to induce CREDIT to accept this assignment. We hereby waive notice of acceptance hereof, presentment for payment, demand, notice of protest and dishonor, notice of default or non-payment and notices of every kind and nature with respect to the contract and any notes and/or any other obligations given in connection therewith. It is also agreed that we shall be fully liable for payment of all of Obligor's obligations under the contract in the event Obligor fails to pay its obligation under the contract in full immediately upon the sale, transfer, assignment or conversion of the Property and/or if CREDIT is unable to promptly retake possession of the Property free and clear of any liens and encumbrances in the event of a default under the contract.

We represent and warrant that as at the day of the execution hereof the unpaid balance of the contract assigned hereby is \$ 5,917.92

IN WITNESS WHEREOF, we have hereunto set our hand and seal this 11th day of September, 19 83

Baldwin Service Center, Inc. (SEAL)

By [Signature] Corp Sec

(If corporation, print or type exact corporate name, have authorized officer sign, stating his title, and attach corporate seal. If partnership, print or type exact firm name and have one or more partners sign.)

UNIFORM COMMERCIAL CODE

LIBER 466 PAGE 449

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.—FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. _____

RECORDED IN LIBER 461 FOLIO 268 ON April 29, 1983 (DATE)

1. DEBTOR

Name Christine C. Montgomery DBA Annapolis, Copy Center
 Address 238 West Street, Annapolis, Md. 21401

2. SECURED PARTY

Name Butler and Company, Inc.
 Address 9051 Balto. Nat'l Pike, Ellicott City, Md. 21043
9051 Balto. Nat'l Pike
Butler and Company, Inc., Ellicott City, Md. 21043
 Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

CHECK FORM OF STATEMENT

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input checked="" type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>
<p>Assignee: Union Trust Co. of Md. Commercial Finance Dept. - 235 P.O. Box 1077 Baltimore, Maryland 21203</p> <p>Property Covered: One ITEK Model 1350 Photo Typesetter, single with: Typesetter S/N 301205 Terminal Module S/N 420261 Media Module S/N 321645</p>	

RECORD FEE 10.00
 #26734 0345 R01 T10:09
 OCT 18 83

Delivered to Secured Party

RECEIVED BY SECURED PARTY
 CIRCUIT COURT, BALTIMORE COUNTY

1983 OCT 18 AM 10:10
 E. AUBREY COLLISON
 CLERK

Dated September 26, 1983

Deborah Stran
 (Signature of Secured Party)

Deborah Stran
 Type or Print Above Name on Above Line

10.00

maryland national bank

FINANCING STATEMENT

- 1 To Be Recorded in the Land Records at _____
- 2 To Be Recorded among the Financing Statement Records at Anne Arundel County
- 3 Not subject to Recordation Tax
- 4 Subject to Recordation Tax on an initial debt in the principal amount of \$ _____ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

5 Debtor(s) Name(s) Address(es)
 Jack Martin & Associates, Inc. P.O. Box 1720
 Annapolis, MD 21404

6 Secured Party Address
 Maryland National Bank 1713 West Street
 Attention: Jane C. Phillips Annapolis, MD 21404

7 This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property

- A. Inventory. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof
- B. Contract Rights. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof
- C. Accounts. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.
- D. General Intangibles. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof
- E. Chattel Paper. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.
- F. All Equipment. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.
- G. Specific Equipment. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof
- H. Other. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof

8 All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference

Jack Martin & Associates, Inc.
Brian Bays (Seal)
 (Brian Bays, Sec./Treas.)
 _____ (Seal)
 _____ (Seal)
 _____ (Seal)

Secured Party
 Maryland National Bank
Jane C. Phillips (Seal)
 Jane C. Phillips, Branch Officer
 Type name and title

RECORDING FEE 11.00
 POSTAGE .50
 407513-0257 102 11:14P
 OCT 18 83

Mr. Clerk. Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY
 1983 OCT 18 AM 11:48
 E. AUBREY COLLISON
 CLERK

Went to Secured Party
 11-30

249385

Debtor or Assignor Form

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$14,397
- To be Recorded in Land Records (For Fixtures Only).

Name of Debtor Address
 Edgewater Leasing
 3841 Pike Ridge Rd
 Edgewater Md 21037
Secured Party Address

~~Assignor~~

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md. ←

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):
 One 1977 Chevrolet Truck 1 Ton with Bucket Body
 Honey well HKS-20 Key Business telephone system

RECORD FEE 11.00
 RECORD TAX 98.00
 POSTAGE .50

2. The collateral property is affixed or to be affixed to or is or is to be affixed to the following real estate:

REC'D ON FILE R01 114:39
OCT 18 83

3. Proceeds } of the collateral are also specifically covered.
 Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor) Edgewater Leasing Secured Party (or Assignee)

By Harold S. Baum FARMERS NATIONAL BANK OF MARYLAND

BY F.N. Greene
 F.N. GREENE, VICE PRES

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND
 5 CHURCH CIRCLE
 ANNAPOLIS, MARYLAND 21401

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY

1983 OCT 18 PM 2:46

E. AUBREY COLLISON
 CLERK

Mailed to Secured Party

11.00
 98.00
 50

STATEMENT OF TERMINATION OF FINANCING

RECORD: Land Liber 419 Folio 279 File No. 133230
X Financing Statement

DEBTOR (OR ASSIGNOR)

NAME

ADDRESS

R.S. Leitch Company

Route 2, Solomons Island Road
Edgewater, Maryland 21037

1983 OCT 18 PM 3:56
E. ALBNEY COLLISON
CLERK



RECORD FEE 10.00
POSTAGE .50

#26828 C345 R01 T15:45

OCT 18 83

SECURED PARTY (OR ASSIGNEE)

THE ANNAPOLIS BANKING AND TRUST COMPANY----Church Circle, Annapolis, Maryland

The Secured Party certifies that it has terminated the security interest evidenced by the Financing Statement filed as stated above.

The filing officer is authorized to note the termination of that security in the index at the number given above, to remove from the files the Financing Statement filed at that number, and to return this Termination Statement to the Debtor at the above address.

THE ANNAPOLIS BANKING AND TRUST CO.

DATED: October 12, ,19 83

BY: Pamela E. Jordan
Secured Party (or Assignee)
Pamela E. Jordan, Credit Officer

Delivered to Secured Party

10.00
50

FINANCING STATEMENT

~~XXX~~ subject to recordation tax \$34,239.00

1. Name of Debtor(s): Forbes Associates
Address: 201 Forbes Street
Annapolis, Maryland 21401

2. Name of Secured Party: Annapolis Banking & Trust Co.
Address: P.O. Box 311
Annapolis, Maryland 21404

3. Name of Assignee: Annapolis Banking & Trust Co.
Address: Annapolis, Maryland

RECORD FEE 11.00
RECORD TAX 238.00
POSTAGE .50

#26829 C345 R01 T15:48
OCT 18 83

4. This Financing Statement covers the following types (or items) of property:

HARDWARE
Alphs Micro 100 Serial # 3289
12.5 Megabyte Control Data Hard Disk Drive #112608

SOFTWARE
Patient Master File Maintenance
Patient Statement & Insurance Form
Production

5. (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street or block reference where applicable: type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)

The above-described goods are affixed or to be affixed to:

CONTINUED

2- Lear Siegler Model ADM 5 & 11 #2424 & 2445
Texas Instruments Omni 800 Model 810
Serial # 2481537804
All required cables and misc. parts

CONTINUED

Code Table Utilities
Financial Management Reports
Fee Slip Production and Patient Recall
Charge, Payment and Adjustment
Transaction Processing
Systems Utilities
Business Package

Debtor(s):

Secured Party:

Forbes Associates

Annapolis Banking & Trust Co.

(Type Name of Dealership)

Albert M. Gordon
Albert M. Gordon

Jonathan Sutton
Jonathan Sutton

Dwight D. Fortier
Dwight D. Fortier

By *William A. Busik*
(Authorized Signature)

William A. Busik, Commercial Loan Officer
(Type Name and Title)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk: Return to Annapolis Banking and Trust Co. at address shown in 3. above.)

RECORDED
JUDICIAL COURT, ANNE ARUNDEL COUNTY

1983 OCT 18 PM 3:56

E. AUBREY COLLISON
CLERK

AJ.

*11.00
238.00
50*



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 454

Name of Filing Officer

FINANCING STATEMENT 19370

249387

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) ROBERT A. LOSS AND DIANE I. LOSS
2936 BRISTOL CHANNEL COURT, PASADENA, MD 21122

NAME and ADDRESS OF SECURED PARTY: NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151
MATURITY DATE OF OBLIGATION: September 1 1998

This Financing Statement covers the following types (or items) of Property:

RANGE, REFRIGERATOR, DISHWASHER, DISPOSAL,
W TO W CARPET, HEAT PUMP

RECORD FEE 12.00
POSTAGE .50
2936 BRISTOL CHAN 11:52A
OCT 18 83

The above described items of property are affixed to a dwelling house located on:
2936 BRISTOL CHANNEL COURT, PASADENA, MD 21122 County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of Trust dated August 12 1983 from ROBERT A. LOSS AND DIANE I. LOSS to National Mortgage Funding Corporation, which has been recorded among the Land Records of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

ROBERT A. LOSS

NATIONAL MORTGAGE FUNDING CORPORATION

DIANE I. LOSS

BY:

RECORD
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1983 OCT 18 PM 3:53

E. AUBREY COLLISON
CLERK

Wanted to See...

1250



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 455

249388

Name of Filing Officer

FINANCING STATEMENT

19217

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) RICHARD C. NELSON AND GLORIA ANNE NELSON
husband and wife
1145 MERMAID DRIVE, ANNAPOLIS, MD 21401

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

September 1 2013

This Financing Statement covers the following types (or items) of Property:

RANGE, WALL TO WALL CARPET, HEAT PUMP

RECORDING FEE 12.00
MORTGAGE .50
ATTORNEY'S FEE 7.50
TOTAL 20.00
OCT 18 83

The above described items of property are affixed to a dwelling house located on:

1145 MERMAID DRIVE, ANNAPOLIS, MD 21401

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of

Trust dated August 29 1983

from RICHARD C. NELSON AND GLORIA ANNE NELSON
husband and wife

to National Mortgage Funding Corporation, which has been recorded among the Land Records

of ANNE ARUNDEL

County, MD

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

Richard C. Nelson
RICHARD C. NELSON
Gloria Anne Nelson
GLORIA ANNE NELSON

NATIONAL MORTGAGE FUNDING CORPORATION

RECEIVED AND RECORD
CIRCUIT COURT BY: [Signature] COUNTY, ANNE ARUNDEL
RETURNED TO SENDING PARTY

1983 OCT 18 PM 3:54

E. AUBREY COLLISON
CLERK

1250



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 456

Name of Filing Officer

249389

FINANCING STATEMENT 19178

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) WILLIAM J. PHILLIPS, JR. AND
MARILYN A. PHILLIPS
7805 METACOMET ROAD, HANOVER, MD 21076

NAME and ADDRESS OF SECURED PARTY: NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

MATURITY DATE OF OBLIGATION: September 1 2013

This Financing Statement covers the following types (or items) of Property:
RANGE, DISPOSAL, W TO W CARPET, HEAT PUMP

RECORD FEE 12.00
POSTAGE .50
ATTORNEY'S FEE 115.00
1983-10-18

The above described items of property are affixed to a dwelling house located on:
7805 METACOMET ROAD, HANOVER, MD 21076 County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of Trust dated August 15 1983 from WILLIAM J. PHILLIPS, JR. AND MARILYN A. PHILLIPS to National Mortgage Funding Corporation, which has been recorded among the Land Records of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)
X *William J. Phillips, Jr.*
WILLIAM J. PHILLIPS, JR.
X *Marilyn A. Phillips*
MARILYN A. PHILLIPS

SECURED PARTY
NATIONAL MORTGAGE FUNDING CORPORATION

Married to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT BY COUNTY
1983 OCT 18 PM 3:54
E. AUBREY COLLISON
CLERK
AT

1250



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 457

Name of Filing Officer

249390

FINANCING STATEMENT

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) Mark A. & Mary S. Woolery
7820 Metacomet Road, Hanover, Md 21076

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

September 1, 2013

This Financing Statement covers the following types (or items) of Property:

range, dishwasher, w to w carpet, heat pump

RECORDING FEE 12.00
POSTAGE .50
431619 1237 002 715438
OCT 18 83

The above described items of property are affixed to a dwelling house located on:

7820 Metacomet Road, Hanover, Md 21076

County of Anne Arundel

For a more particular description of the property, reference is hereby made to a Deed of

Trust dated from

to National Mortgage Funding Corporation, which has been recorded among the Land Records
of County,

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

Mark A. Woolery
Mark A. Woolery
Mary S. Woolery
Mary S. Woolery

NATIONAL MORTGAGE FUNDING CORPORATION

RECORDED FOR RECORD
CIRCUIT COURT, ANN ARUNDEL COUNTY

BY: *E. Aubrey Collison*

1983 OCT 18 PM 3:54

E. AUBREY COLLISON
CLERK

AS

1250

Referred to Secured Party



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 458

249391

Name of Filing Officer

FINANCING STATEMENT 19328

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) JOHN A. GANN AND TAMMY GANN
7845 METACOMET ROAD, HANOVER, MD 21076

NAME and ADDRESS OF SECURED PARTY: NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

MATURITY DATE OF OBLIGATION: September 1 2013

This Financing Statement covers the following types (or items) of Property:

RANGE, REFRIGERATOR, DISHWASHER, DISPOSAL,
W TO W CARPET

RECORD FEE 12.00
POSTAGE 30
OCT 18 1983 11:54 AM
OCT 18 83

The above described items of property are affixed to a dwelling house located on:
7845 METACOMET ROAD, HANOVER, MD 21076 County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of Trust dated August 10 1983 from JOHN A. GANN AND TAMMY GANN to National Mortgage Funding Corporation, which has been recorded among the Land Records of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

John A. Gann
JOHN A. GANN
Tammy Gann
TAMMY GANN

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

BY: *[Signature]*

RECEIVED FOR RECORD
CIRCUIT COURT E. A. COUNTY

1983 OCT 18 PM 3:55

E. AUBREY COLLISON
CLERK

1250



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 459

Name of Filing Officer

FINANCING STATEMENT 19414 **249392**
Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) CHARLES EDWARD BAKER AND DONNA L. BAKER
husband and wife
8078 CASTLE ROCK COURT, PASADENA, MD 21122

NAME and ADDRESS OF SECURED PARTY: NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151
MATURITY DATE OF OBLIGATION: September 1 2013

This Financing Statement covers the following types (or items) of Property:

RANGE, DISPOSAL, W TO W CARPET, HEAT PUMP

PROPERTY FEE 12.00
POSTAGE .50
RECORDING FEE 115.44
OCT 18 83

The above described items of property are affixed to a dwelling house located on:

8078 CASTLE ROCK COURT, PASADENA, MD 21122 County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of Trust dated August 24 1983 from CHARLES EDWARD BAKER AND DONNA L. BAKER husband and wife to National Mortgage Funding Corporation, which has been recorded among the Land Records of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

Charles Edward Baker
CHARLES EDWARD BAKER
Donna L. Baker
DONNA L. BAKER

NATIONAL MORTGAGE FUNDING CORPORATION

BY: *[Signature]*

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 OCT 18 PM 3:55

E. AUBREY COLLISON
CLERK

1250



National Mortgage FUNDING CORPORATION

249393

LIBER 466 PAGE 460

Name of Filing Officer

FINANCING STATEMENT

Under Uniform Commercial Code

NAME(S) and ADDRESS of DEBTOR (Last Name First) COWLING, SR, Livingston T. & Virginia C. 703 Lee Avenue Glen Burnie, Maryland 21061

NAME and ADDRESS of Secured Party: NATIONAL MORTGAGE FUNDING CORPORATION 6571 Edsal Road Springfield, Virginia 22151

MATURITY DATE OF OBLIGATION November 2013

RECEIVED FOR RECORD CIRCUIT COURT, ANNE ARUNDEL COUNTY 1983 OCT 18 PM 4:37 E. AUBREY COLLISON CLERK

This Financing Statement covers the following types (or items) of Property:

range

RECORD FEE 12.00 POSTAGE .50

#24933 0345 RM 716-12 OCT 18 83

The above described item of property is affixed to a dwelling house located on:

703 Lee Avenue, Anne Arundel, County of Maryland

For a more particular description of the property, reference is hereby made to a Deed of Trust dated October 13, 1983, from Livingston T. Cowling, Sr. & Virginia C. Cowling to National Mortgage Funding Corporation, which has been recorded among the Land Records of Anne Arundel County, Maryland.

DEBTOR(S) SIGNATURE(S)

SECURED PARTY

Livingston T. Cowling Sr. LIVINGSTON T. COWLING, SR.

NATIONAL MORTGAGE FUNDING CORPORATION

Virginia C. Cowling VIRGINIA C. COWLING

Gene L. Woods

881SD07

1200/50

CROSS INDEXED IN LAND RECORDS
UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. Liber 435 Page No. 490
Identification No. 237187 Dated March 26, 1981

1. Debtor(s) { Roger H. and Brenda D. Bloomquist
Name or Names—Print or Type
301 Sudbury Road, Linthicum (A.A. Co.), MD 21090
Address—Street No., City - County State Zip Code

MAIL TO: { Sears, Roebuck and Company
Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation<input type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release<input type="checkbox"/></p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment<input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other:<input checked="" type="checkbox"/></p> <p>(Indicate whether amendment, termination, etc.)</p> <p style="text-align: center;">Termination</p>

RECEIVED FOR RECORD
CHESBROUGH COUNTY
1983 OCT 19 AM 9:43
E. AUBREY COLLISON
CLERK



RECORD FEE 13.00
POSTAGE .50
#26878 0345 R01 T09:26
OCT 19 83

Dated: September 19, 1983 Sears, Roebuck and Company
Name of Secured Party
[Signature]
Signature of Secured Party
J.D. Althouse-Credit Central Oper. Mgr.
Type or Print (Include Title if Company)

Added to Secured Party

13.00
50

CROSS INDEXED IN LAND RECORDS
UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. Liber 386 Page No. 347
Identification No. 217954 Dated May 5, 1978

1. Debtor(s) { Daniel and Sandra Muczynski
Name or Names—Print or Type
{ 776 Oakdale Circle, Millersville, (A. Co.) MD 21108
Address—Street No., City - County State Zip Code

MAIL TO: { Sears, Roebuck and Company
Name or Names—Print or Type
{ 6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation<input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release<input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment<input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other:<input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECEIVED FOR RECORD
 CLERK
 E. AUBREY COLLISON
 1983 OCT 19 AM 9:43



RECORD FEE 13.00
POSTAGE 1.50

#26879 C345 R01 T09:27
OCT 19 83

Dated: September 14, 1983 Sears, Roebuck and Company
Name of Secured Party
[Signature]
Signature of Secured Party
J.D. Althouse-Credit Central Oper. Mgr.
Type or Print (Include Title if Company)

Added to Secured Party
19.00
30

CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. Liber 385 Page No. 219
Identification No. 217336 Dated April 10, 1978

1. Debtor(s) { David A and Sandra A. Muczynski
Name or Names—Print or Type
776 Oakdale Circle, Millersville, MD 21108 (A.M.C.O.)
Address—Street No., City - County State Zip Code

MAIL TO: 2. Secured Party { Sears, Roebuck and Company
Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

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CREDIT CENTRAL, A.A. COUNTY
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E. AUBREY COLLISON
CLERK
P.D. CLERK
P.D. UNIT

RECORD FEE 13.00
POSTAGE .50
#26880 C345 R01 T09:28
OCT 19 83

Dated: September 14, 1983 Sears, Roebuck and Company
Name of Secured Party
[Signature]
Signature of Secured Party
J.D. Althouse-Credit Central Oper. Mgr.
Type or Print (Include Title if Company)

Noted by Secured Party

13.00
50

CROSS INDEXED IN LAND RECORDS
UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. Liber 423 Page No. 598
Identification No. 231922 Dated April 1, 1980

1. Debtor(s) { Avery and Pamela W. White
Name or Names—Print or Type
1011 7th Street, Glen Burnie, (A.A.Co.), MD 21061
Address—Street No., City - County State Zip Code

MAIL TO: { Sears, Roebuck and Company
Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

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CLERK



RECORD FEE 13.00
POSTAGE .50

#26881 C345 R01 T09:29
OCT 19 83

Dated: September 14, 1983

Sears, Roebuck and Company
Name of Secured Party

[Signature]
Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.
Type or Print (Include Title if Company)

Wanted by Secured Party

13.00
50

TO BE } CROSS INDEX
 NOT TO BE } RECORDED IN
LAND RECORDS

SUBJECT TO } RECORDING TAX
 NOT SUBJECT TO } ON PRINCIPAL
AMOUNT OF
\$ _____

FINANCING STATEMENT

1. Debtor(s):
FREDDIE L. LEE
Name or Names—Print or Type
7733 Panyon Rd. Hanover, Md. 21076
Address—Street No., City - County, State Zip Code
AA County

MELAINE B. LEE
Name or Names—Print or Type
7733 Panyon Rd. Hanover, Md.
Address—Street No., City - County, State Zip Code

2. Secured Party:
SEARS
Name or Names—Print or Type
6650 Ritchie Hwy, Silver Spring, Md.
Address—Street No., City - County, State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

*custom draperies
spread
blind*

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.
7733 Panyon Rd., Hanover, Md. 21076 (AA County)

6. Proceeds of collateral are are not covered.
7. Products of collateral are are not covered.

RECORD FEE 15.00
POSTAGE .50
#26882 0345 R01 T09#30
OCT 19 83

DEBTOR(S): Freddie L Lee (Signature of Debtor)
FREDDIE L. LEE (Type or Print)
Melaine B. Lee (Signature of Debtor)
MELAINE B. LEE (Type or Print)

SECURED PARTY: Sears, Roebuck and Company (Company, if applicable)
J. D. Althouse-Credit Central Oper. Mgr. (Signature of Secured Party)
J. D. Althouse-Credit Central Oper. Mgr. (Type or Print (Include title if Company))

MAIL TO: To the FILING OFFICER: After this statement has been recorded please mail the same to:
6901 Security Blvd., Baltimore, Maryland 21207
Name and Address

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT 19 AM 9:43
E. AUBREY COLLISON
CLERK

*15.00
56*

TO BE } **CROSS INDEXED** } RECORDING TAX
 NOT TO BE } ~~INDEXED~~ IN } ON PRINCIPAL
LAND RECORDS } } AMOUNT OF
 SUBJECT TO } \$ _____
 NOT SUBJECT TO }

FINANCING STATEMENT

RONALD A GORALSKI
Name or Names—Print or Type
823 SPRINGDALE DRIVE MILLERSVILLE, MO 21108
Address—Street No., City - County State Zip Code
(Anne Arundel Cty)

1. Debtor(s):

PATRICIA A GORALSKI
Name or Names—Print or Type
823 SPRINGDALE DRIVE - MILLERSVILLE, MO 21108
Address—Street No., City - County State Zip Code

2. Secured Party:

SEARS ROEBUCK & COMPANY
Name or Names—Print or Type
6650 N. RITCHIE HWY, GLENBURNIE, MD 21061
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). *Kitchen Cabinets and related appliances for customer to install.*

4. If above described personal property is to be affixed to real property, describe real property.
*Residential Dwelling at: 823 Springdale Drive
Millersville, Md. 21108
AA County*

5. If collateral is crops, describe real estate.

RECORD FEE 15.00
POSTAGE 50
#26883 C345 R01 109:31
OCT 19 83

6. Proceeds of collateral are are not covered.
7. Products of collateral are are not covered.

DEBTOR(S): SECURED PARTY:

Ronald A GoralSKI
(Signature of Debtor)
RONALD A GORALSKI
Type or Print

Sears, Roebuck and Company
(Company, if applicable)

Patricia A GoralSKI
(Signature of Debtor)
PATRICIA A GORALSKI
Type or Print

J. D. Althouse
(Signature of Secured Party)
J. D. Althouse—Credit Central Oper. Mgr.
Type or Print (Include title if Company)

MAIL TO: TO THE FILING OFFICER: After this statement has been recorded please mail the same to:
Name and Address 6901 Security Blvd., Baltimore, Maryland 21207

RECEIVED FOR RECORD
CIRCUIT COURT, AA COUNTY
1983 OCT 19 AM 9:43
E. AUBREY COLLISON
CLERK

Mailed to Secured Party
15.00
50

TO BE } **CROSSED INDEXED**
 NOT TO BE } ~~INDEXED~~ IN LAND RECORDS

SUBJECT TO } RECORDING TAX ON PRINCIPAL AMOUNT OF \$ _____
 NOT SUBJECT TO }

FINANCING STATEMENT

1. Debtor(s):

ROBERT W. CODY
 Name or Names—Print or Type
8113 ARMINGER DR. PASADENA MD. 21122
 Address—Street No., City - County State Zip Code
 (Anne Arundel County)

JOANN V. CODY
 Name or Names—Print or Type
8113 ARMINGER DR. PASADENA MD. 21122
 Address—Street No., City - County State Zip Code

2. Secured Party:

SEARS ROEBUCK AND CO.
 Name or Names—Print or Type
6450 N. RITCHIE HWY G.B. MD. 21061
 Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

KITCHEN CABINETS
PROPOSAL # 67445

4. If above described personal property is to be affixed to real property, describe real property.

RESIDENTIAL DWELLING

8113 Arming Dr., Pasadena, Md. 21122
(Anne Arundel County)

5. If collateral is crops, describe real estate.

6. Proceeds of collateral are are not covered.

7. Products of collateral are are not covered.

RECORD FEE 15.00
 POSTAGE .50
 #26884 C345 R01 T09:31
 OCT 19 83

DEBTOR(S):

SECURED PARTY:

Robert W. Cody
 (Signature of Debtor)
ROBERT W. CODY
 Type or Print
Joann V. Cody
 (Signature of Debtor)
JOANN V. CODY
 Type or Print

SEARS ROEBUCK + CO.
 (Company, if applicable)
J. D. Althouse-Credit Central Oper. Mgr.
 (Signature of Secured Party)
 Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

MAIL TO: Sears, Roebuck and Company
 Name and Address: 6901 Security Blvd., Baltimore, Maryland 21207

RECEIVED FOR RECORD
 CIRCUIT COURT, ANNE ARUNDEL COUNTY
 1983 OCT 19 AM 9:43
 E. AUBREY COLLISON
 CLERK

Mailed to Secured Party
 15.50

TO BE } **CROSSINDEX**
 NOT TO BE } **IN LAND RECORDS**

SUBJECT TO } RECORDING TAX
 NOT SUBJECT TO } ON PRINCIPAL AMOUNT OF \$ _____

FINANCING STATEMENT

1. Debtor(s):

CHARLES E. NAFF
 Name or Names—Print or Type
506 SYLVAN WAY PASADENA, MD 21122
 Address—Street No., City - County (State Anne Arundel Zip Code County)

PAULINE S. NAFF
 Name or Names—Print or Type
506 SYLVAN WAY PASADENA, MD 21122
 Address—Street No., City - County State (AA County) Zip Code

2. Secured Party:

SEARS ROEBUCK & COMPANY
 Name or Names—Print or Type
6650 N. RITCHIE HWY GLEN BURNIE, MD 21061
 Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). Kitchen Cabinets, Countertop, Related Kitchen appliances all to be installed by customer.

4. If above described personal property is to be affixed to real property, describe real property. Residential dwelling at: 506 SYLVAN WAY PASADENA, MD. 21122 (Anne Arundel County)

5. If collateral is crops, describe real estate.

6. Proceeds of collateral are are not covered.

7. Products of collateral are are not covered.

RECORD FEE 15.00
 POSTAGE .50
 #26885 0345 R01 T09:32
 OCT 19 83

DEBTOR(S):

X Charles E. Naff
 (Signature of Debtor)
CHARLES E. NAFF
 Type or Print
Pauline S. Naff
 (Signature of Debtor)
PAULINE S. NAFF
 Type or Print

SECURED PARTY:

Sears, Roebuck and Company
 (Company, if applicable)
[Signature]
 (Signature of Secured Party)
J. D. Althouse—Credit Central Oper. Mgr.
 Type or Print (Include title if Company)

MAIL TO: TO THE FILING OFFICER: After this statement has been recorded please mail the same to:
 Name and Address 6901 Security Blvd., Baltimore, Maryland 21207

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY
 1983 OCT 19 AM 9:43
 E. AUBREY COLLISON
 CLERK

15.00
 50

TO BE } CROSS INDEX
 NOT TO BE } ~~INDEXED~~ IN LAND RECORDS

SUBJECT TO } RECORDING TAX ON PRINCIPAL AMOUNT OF \$ _____
 NOT SUBJECT TO }

FINANCING STATEMENT

1. Debtor(s):

James B. Sullivan Jr
Name or Names—Print or Type

614 Mayo Rd Glen Burnie, Md 21061
Address—Street No., City - County State Zip Code

Ella S. Sullivan
Name or Names—Print or Type

Same as above
Address—Street No., City - County State Zip Code

2. Secured Party:

SEARS Roebuck & Company
Name or Names—Print or Type

6650 N. Ritchie Highway Glen Burnie, Md 21061
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). Install gas furnace & Central air condition

4. If above described personal property is to be affixed to real property, describe real property.
614 Mayo Rd - 2 story Cape Cod
Glen Burnie, Md 21061

5. If collateral is crops, describe real estate.
N/A

6. Proceeds of collateral are are not covered.
7. Products of collateral are are not covered.

RECORD FEE 15.00
POSTAGE .50
#26886 C345 R01 T09:32
OCT 19 83

DEBTOR(S):

James B. Sullivan Jr
(Signature of Debtor)

James B. Sullivan Jr
Type or Print

SECURED PARTY:

Sears, Roebuck and Company
(Company, if applicable)

Ella S. Sullivan
(Signature of Debtor)

Ella S. Sullivan
Type or Print

J. D. Althouse-Credit Central Oper. Mgr.
(Signature of Secured Party)

J. D. Althouse-Credit Central Oper. Mgr.
Type or Print (Include title if Company)

MAIL TO: TO THE FILING OFFICER: After this statement has been recorded please mail the same to:
Name and Address 6901 Security Blvd., Baltimore, Maryland 21207

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY
1983 OCT 19 AM 9:43
E. AUBREY COLLISON
CLERK

15.00
50
Paid to Secured Party

TO BE } CROSS INDEX
 NOT TO BE } ~~INDEXED~~ IN LAND RECORDS

SUBJECT TO } RECORDING TAX ON PRINCIPAL AMOUNT OF \$ _____
 NOT SUBJECT TO }

FINANCING STATEMENT

1. Debtor(s):

GEORGE N REDOLF
 Name or Names—Print or Type
757 222 ST PASADENA AA MD 21122
 Address—Street No., City - County State Zip Code

NANCY M REDOLF
 Name or Names—Print or Type
757 222 ST PASADENA AA MD 21122
 Address—Street No., City - County State Zip Code

2. Secured Party:

SEARS ROEBUCK & CO
 Name or Names—Print or Type
6650 BITCHIE HICKY CLEM BENDS AA MD 21061
 Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

CENT. AIR

4. If above described personal property is to be affixed to real property, describe real property.

757-222nd ST. PASADENA, MD 21122
 Anne Arundel County

5. If collateral is crops, describe real estate.

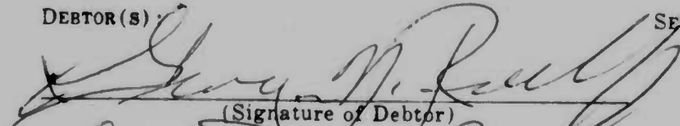
6. Proceeds of collateral are are not covered.

7. Products of collateral are are not covered.

RECORD FEE 15.00

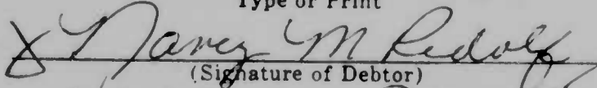
DEBTOR(S)

SECURED PARTY:

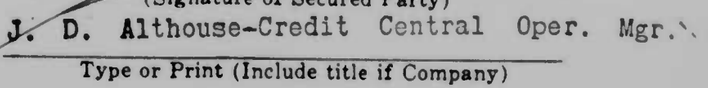

 (Signature of Debtor)

GEORGE N REDOLF
 Type or Print

Sears, Roebuck and Company
 (Company, if applicable)


 (Signature of Debtor)

NANCY M REDOLF
 Type or Print


 (Signature of Secured Party)
J. D. Althouse-Credit Central Oper. Mgr.
 Type or Print (Include title if Company)

POSTAGE .50
 #26887 0345 R01 T09:33
 OCT 19 83

MAIL TO: TO THE FILING OFFICER: After this statement has been recorded please mail the same to:
6901 Security Blvd., Baltimore, Maryland 21207
 Name and Address



RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY

1983 OCT 19 AM 9:43

E. AUBREY COLLISON
 CLERK

Mailed to Secured Party 15.00
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TO BE } CROSS INDEX
 NOT TO BE } ~~CROSS INDEX~~ IN
LAND RECORDS

SUBJECT TO } RECORDING TAX
 NOT SUBJECT TO } ON PRINCIPAL
AMOUNT OF
\$ _____

FINANCING STATEMENT

1. Debtor(s):

Wm. V. Swigent
Name or Names—Print or Type

2007 Outing Ave, Pasadena, 21122
Address—Street No., City - County State Zip Code
AA County

Dorothy M. Swigent
Name or Names—Print or Type

2007 Outing Ave, Pasadena 21122
Address—Street No., City - County State Zip Code

2. Secured Party:

Sears Roebuck & Co
Name or Names—Print or Type

1650 Ritchie Hwy, Gb4, Bowie, Md
Address—Street No., City - County State Zip Code
AA County

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

CAC

4. If above described personal property is to be affixed to real property, describe real property.

2007 Outing Ave., Pasadena, Md. 21122 (AA County)

5. If collateral is crops, describe real estate.

6. Proceeds of collateral are are not covered.

7. Products of collateral are are not covered.

RECORD FEE 15.00
POSTAGE .50
#26888 C345 R01 T09:34
OCT 19 83

DEBTOR(S):

SECURED PARTY:

WILLIAM V. SWIGENT
(Signature of Debtor)

William V. Swigent
Type or Print

Dorothy M. Swigent
(Signature of Debtor)

DOROTHY M SWIGENT
Type or Print

Sears Roebuck Co.
(Company, if applicable)

J. D. Althouse-Credit
(Signature of Secured Party)
Central Oper. Mgr.

J. D. Althouse-Credit
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

MAIL TO

Name and Address 6901 Security Blvd., Baltimore, Maryland 21207



RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT 19 AM 9:44
E. AUBREY COLLISON
CLERK

Wanted to Secured Party

15.00
50

TO BE
 NOT TO BE

CROSS INDEX
IN
LAND RECORDS

SUBJECT TO
 NOT SUBJECT TO

RECORDING TAX
ON PRINCIPAL
AMOUNT OF
\$ _____

FINANCING STATEMENT

1. Debtor(s):

LURA O. HIGGIN BOTHAM
Name or Names—Print or Type

772 SNOOPERASS RD CROWNSVILLE AA. MD 21032
Address—Street No., City - County State Zip Code

Name or Names—Print or Type _____
Address—Street No., City - County State Zip Code _____

2. Secured Party:

SEARS ROEBUCK & CO
Name or Names—Print or Type

6650 BITCHIE HIGHWAY GLEN BURNIE AA. MD 21061
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

FURNACE & HOT WATER HEATER

4. If above described personal property is to be affixed to real property, describe real property.

* 220 WICKLOW AVE GLEN BURNIE AA. MD 21061
(Anne Arundel County)

5. If collateral is crops, describe real estate.

6. Proceeds of collateral are are not covered.

7. Products of collateral are are not covered.

DEBTOR(S):

SECURED PARTY:

RECORD FEE 13.00
POSTAGE .50
#26889 0345 R01 109:35
OCT 19 83

Lura O. Higgin Botham
(Signature of Debtor)

LURA O HIGGIN BOTHAM
Type or Print

Sears, Roebuck and Company

(Company, if applicable)

(Signature of Debtor)

(Signature of Secured Party)

Type or Print

J. D. Althouse-Credit Central Oper. Mgr.
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

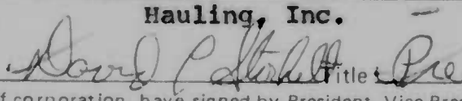
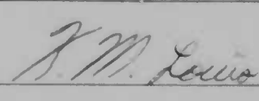
MAIL TO: 6901 Security Blvd., Baltimore, Maryland 21207

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT 19 AM 9:44
E. AUBREY COLLISON
CLERK

13.50

249402

LIBER 466 PAGE 473

 Maryland Financing Statement All information must be typewritten or printed in ink.		File No.
(Not to Be) (To Be) Recorded in the Land Records.* <small>strike in applicable words</small>		
Debtor(s) Name(s) and Address(es)		Secured Party Name and Address
Stockett's Excavating & Hauling, Inc. 1174 W. Central Ave., Davidsonville, Anne Arundel, MD 21035		C.I.T. Corporation 1301 York Road Lutherville, MD 21093
XXXXXXXXXXXXXXXXXXXX C.I.T. Corporation		The underlying secured transaction publicized by this Financing Statement is not subject in whole or part to the Maryland recordation tax.
This Financing Statement covers the following types (or items) of property: Describe fully, giving Year and Make, Model, Motor or Serial No., etc.		
One (1) Used John Deere Model 670A Motor, Grader, S/N 08119T		
Proceeds of collateral are also covered.		RECORD FEE 11.00 POSTAGE .50 #26899-6345 R01 T09:42 OCT 19 83
*If collateral is goods which are or are to become fixtures strike the words "(Not to Be)" above, and complete the next sentence: The above described goods are affixed or are to be affixed to: (describe the real estate)		
If the Debtor does not have an interest of record in the real estate, the name of a record owner is _____		
This Statement is to be returned, after recordation, to C.I.T. Corporation at its address above.		
Debtor(s) Stockett's Excavating & Hauling, Inc.	Secured Party C.I.T. Corporation	RECEIVED FOR RECORD CIRCUIT COURT, ANNE ARUNDEL COUNTY 1983 OCT 19 AM 10:27 E. AUBREY COLLISON CLERK 
By  Title Pres.	By 	
If corporation, have signed by President, Vice President or Treasurer, and give official title. If owner or partner, state which. David C. Stockett	K. M. LOUIS	
Type or print name(s) of person(s) signing	Type or print name of person signing	

Noted to Secured Party

11.00
50

PART 2 - COURT CLERK



Security Pacific Finance Corp. (formerly known as American Finance Corp.)

2568A RIVA ROAD • TELEPHONE (301) 266-8660 • ANNAPOLIS, MARYLAND 21401

LIBER 466 PAGE 474

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1 Debtor(s) (Last Name First) and Address(es)	2 Secured Party and Address	For Filing Officer (Date, Time, Number, and Filing Office)
McGeehan, Mary E. 2 North Weems Creek Drive Annapolis, Maryland 21401	American Finance Corp. of Annapolis 2019 West Street Annapolis, Maryland 21401	Page 212 Liber 394 ID # 221031

1. This financing statement covers the following types (or items) of property: (Check box which applies)

All of the household goods now located at the residence of Debtor(s) whose address is shown above.

2. Proceeds of collateral are also covered.
Tax consideration in the amount of 3424.02

RECORD FEE 10.00
POSTAGE .50
#26892 C345 R01 109:44

This statement of termination of financing is presented to a filing officer pursuant to the Uniform Commercial Code.
The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.

OCT 19 83

SECURED PARTY NAMED ABOVE

Dated: Sept 28 19 83

By [Signature] (L.S.)
Agent of Secured Party and Person Who Prepared This Instrument

(3) SECURED PARTY'S COPY—FILING OFFICER'S ACKNOWLEDGMENT—Filing Officer is requested to note file number, date and hour of filing on this copy and return it to the Secured Party named above, as an acknowledgment. 10439



RECEIVED FOR RECORD
CIRCUIT COURT, P.A. COUNTY

1983 OCT 19 AM 10:28

E. AUBREY COLLISON
CLERK

SUBSIDIARY SECURITY PACIFIC CORPORATION

Mailed to Secured Party

10.00
50

AI

LIBER 466 PAGE 475

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 241394
RECORDED IN LIBER 446 FOLIO 398 ON 2-8-82 (DATE)

1. DEBTOR

Name Annapolis 4-A Rental & Sales
Address 1919 Lincoln Drive, Annapolis MD

2. SECURED PARTY

Name John Deere Company
Address P.O. Box 4949, Syracuse, New York 13221

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

CHECK FORM OF STATEMENT

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: Termination <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>
<p>_____</p>	

RECORD FEE 10.00
POSTAGE .50
#26893 C345 R01 107.45
OCT 19 83

JOHN DEERE COMPANY

Dated Sept 28 1983

[Handwritten Signature]

(Signature of Secured Party)

R. W. Edwards Asst. Treas.
Type or Print Above Name on Above Line



RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 19 AM 10:28

E. AUBREY COLLISON
CLERK

Added to Secured Party
10.00
5



AA AN

LIBER 466 PAGE 476

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 246299

RECORDED IN LIBER 459 FOLIO 222 ON 2-23-83 (DATE)

1. DEBTOR

Name Annapolis 4-A Renatl and Sales
Address 1919 Lincoln Drive, Annapolis MD

2. SECURED PARTY

Name John Deere Company
Address P.O. Box 4949, Syracuse, New York 13221

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK FORM OF STATEMENT

Form with four sections: A. Continuation, B. Partial Release, C. Assignment, D. Other: Termination. Includes checkboxes and descriptive text for each option.

RECORD FEE 10.00
POSTAGE .50
#26895 0345 R01 109:47
OCT 19 83

JOHN DEERE COMPANY

Dated Sept 28 1983

Handwritten signature of R. W. Edwards

(Signature of Secured Party)

R. W. Edwards Asst. Treas.
Type or Print Above Name on Above Line



RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 19 AM 10:28

E. AUBREY COLLISON
CLERK

Delivered to Secured Party

Handwritten numbers: 10.00, 50

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 227639

RECORDED IN LIBER 413 FOLIO 459 ON 8/28/79 (DATE)

1. DEBTOR: Name John M. Lauer

Address 421 C. Hidden Brook Dr., Glen Burnie, Md. 21061

2. SECURED PARTY: Name Commercial Credit Corporation

Address 7436 Ritchie Hwy. Glen Burnie, Md. 21061

P.O. Box 1010

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK FORM OF STATEMENT

<p>A. CONTINUATION.....<input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. RELEASE. From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate: PARTIAL RELEASE.....<input type="checkbox"/> FULL RELEASE.....<input checked="" type="checkbox"/> XXXX</p>	<p>C. TERMINATION.....<input type="checkbox"/> The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.</p>
<p>D. ASSIGNMENT.....<input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)</p>	<p>E. OTHER.....<input type="checkbox"/> (Such as "amendment"; if amendment, both Debtor and Secured Party must sign)</p>	
<p>1 Studio Couch, 3 Tables, 6pc D.R., 3 Lamps, 5pc Dinette, 4pc B.R., 1 Eureka Freezer, 2 Tv's, 1 Stereo, 1 Cupboard, 1 Ping Pong Table, 1 Antique Scale</p>		

RECORD FEE 10.00
 POSTAGE 10.00
 POSTAGE .50
 #26099 C345 R01 T10:04
 OCT 19 83

3. Assignee of Secured Party(ies) from which security information obtainable:

Name _____

Address _____

RECORD FEE 10.00
 POSTAGE .50
 #26900 C345 R01 T10:07
 OCT 19 83

Dated 8/31/83

G. A. Kane
(Signature of Secured Party)

G. A. Kane
Type or Print Above Name on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY

1983 OCT 19 AM 10:29

E. AUBREY COLLISON
CLERK

10.00
50



Financing Statement

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code

Debtor Dockside Sailing Yachts Inc.
(Name of Debtor)

326 First Street Annapolis, Anne Arundel, MD 21403
(Address—Street No., City, County, State, Zip)

Secured Party: **The National Bank of Washington**
4340 Connecticut Avenue, N.W., Washington, D.C. 20008

1. This financing statement covers the following items of personal property:

Make or Manufacturer	Description	Serial No.	Model	Year
Morgan	32' sailing yacht	MRY39028M84A-323		1984
Morgan	36' sailing yacht	MRY45010M84A-366		1984
Morgan	41' sailing yacht	MRY31192M84A-416		1984
Morgan	45' sailing yacht	MRY41041M84A-454		1984
Morgan	36' sailing yacht	MRY45011MM83K-366		1983

2. If above described personal property is to be affixed to real property, describe real property.

3. This transaction (is) (~~is not~~) exempt from the Recordation Tax.

Consideration: \$ **375,577.00**

RECORD-FEE 11.00
POSTAGE .50

#26903 C345 R01 T10:17
OCT 19 83

Dated this **29th** day of **July**, 1983

Debtor Signs

Dockside Sailing Yachts Inc.

Type Name of Debtor

Debtor Signs

Type Name of Debtor

The National Bank of Washington

By

Type Name of Officer: **Henry B. Howard**

Title: **Assistant Cashier**

Return to:

The National Bank of Washington, P.O. Box 39997, Washington, D.C. 20016

NBW 415 (10-80)

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 19 AM 10:29

E. AUBREY COLLISON
CLERK

aj.

Delivered to Secured Party

1150



Financing Statement

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code

Debtor Dockside Sailing Yachts Inc.
(Name or Names)

326 First Street, Annapolis, Anne Arundel MD 21403
(Debtor's Address—Street No., City, County, State, Zip)

Secured Party: **The National Bank of Washington**
4340 Connecticut Avenue, N.W., Washington, D.C. 20008

1. This financing statement covers the following items of personal property:

Make or Manufacturer	Description	Serial No.	Model	Year
Morgan	36' sailing yacht	MRY45014M84A-366		1984

2. If above described personal property is to be affixed to real property, describe real property.

RECORD FEE 11.00
POSTAGE .50
#26904 C345 R01 T10:18
OCT 19 83

3. This transaction (is) ~~(is not)~~ exempt from the Recordation Tax.

Consideration: \$ 57,802.60

Dated this 11th day of August, 19 83

Edward J. Harman Debtor Signs

Dockside Sailing Yachts Inc. Type Name of Debtor

Debtor Signs

Type Name of Debtor

The National Bank of Washington

By Mario R. Mendoza

Type Name of Officer: Mario R. Mendoza

Title: Assistant Cashier

Return to: The National Bank of Washington, P.O. Box 39997, Washington, D.C. 20016

NBW 415 (10-80)

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 19 AM 10:29

E. AUBREY COLLISON
CLERK

Delivered to Secured Party

11/3

249405



Financing Statement

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code

Debtor **Dockside Sailing Yachts Inc.**

(Name or Names)

326 First Street, Annapolis, Anne Arundel, MD. 21403

(Debtor's Address—Street No., City, County, State, Zip)

Secured Party: **The National Bank of Washington**
4340 Connecticut Avenue, N.W., Washington, D.C. 20008

1. This financing statement covers the following items of personal property:

Make or Manufacturer	Description	Serial No.	Model	Year
Morgan	36' Sailing yacht	MRY43010M83J-365		1983
Irwin	33' Sailing yacht	XYM38422M84A		1984

RECORD FEE 11.00
 POSTAGE .50
 #26905 C345 R01 710:19

2. If above described personal property is to be affixed to real property, describe real property.

OCT 19 83

3. This transaction (is) (~~is not~~) exempt from the Recordation Tax.

Consideration: \$ 190,191.40

Dated this 3rd day of August, 1983

Edward R. Warner

Debtor Signs

Dockside Sailing Yachts Inc.

Type Name of Debtor

Debtor Signs

Type Name of Debtor

The National Bank of Washington

By *Mario R. Mendoza*

Type Name of Officer: **Mario R. Mendoza**

Title: **Assistant Cashier**

Return to:

The National Bank of Washington, P.O. Box 39997, Washington, D.C. 20016

NBW 415 (10-80)

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY

1983 OCT 19 AM 10:29

E. AUBREY COLLISON
 CLERK

AS
 Mailed to Secured Party

1150



Financing Statement

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code

Debtor Dockside Sailing Yachts, Inc.
326 First Street, Annapolis, Anne Arundel, MD. 21403

Secured Party: **The National Bank of Washington**
4340 Connecticut Avenue, N.W., Washington, D.C. 20008

1. This financing statement covers the following items of personal property:

Make or Manufacturer	Description	Serial No.	Model	Year
<u>Morgan</u>	<u>32' Sailing Yacht</u>	<u>MRY39026M83K-323</u>		<u>1983</u>
<u>Irwin</u>	<u>31' Sailing Yacht</u>	<u>XYM31195M84A</u>		<u>1984</u>

RECORD FEE 11.00
POSTAGE .50
#26906 0345 R01 T10:20
OCT 19 83

2. If above described personal property is to be affixed to real property, describe real property.

N/A

3. This transaction (is) (~~is not~~) exempt from the Recordation Tax.

Consideration: \$ 85,221.60

Dated this 30th day of August, 19 83

Eduard R. Hauer Debtor Signs
Dockside Sailing Yachts Inc. Type Name of Debtor
Debtor Signs
Type Name of Debtor

The National Bank of Washington
By Mario R. Mendoza
Type Name of Officer: Mario R. Mendoza
Title: Assistant Cashier

Return to:
The National Bank of Washington, P.O. Box 39997, Washington, D.C. 20016

NBW 415 (10-80)

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT 19 AM 10:30
E. AUBREY COLLISON
CLERK

115
Forwarded to Secured Party

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 456 Page No. 145

Identification No. 245077 Dated November 17, 1982

1. Debtor(s)) Phillips Corporation, a/k/a Phillips Machinery & Supply Co., a/k/a ASG
) Name or Names—Print or Type Financial, a/k/a Phillips Supply Co.,
) 114 Forbes Street Annapolis, Ann Arundel Co., Md.21401
) Address—Street No. City - County State Zip Code

2. Secured Party) Maryland National Industrial Finance
) Name or Names—Print or Type
) 300 East Joppa Road, Towson, Baltimore, Co., Md.21204
) Address—Street No. City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECEIVED FOR RECORD
CREDIT DIVISION, A. COUNTY
1983 OCT 19 AM 10:42
E. AUBREY COLLISON
CLERK



RECORD FEE 10.00
POSTAGE .50
837495 0237 NOV 10 1983
OCT 19 83

Dated: 10/5/83 Maryland National Industrial Finance

Name of Secured Party
Hepler Cunnwell
Signature of Secured Party

AJP 10/5/83
Type or Print (Include Title if Company)

Mailed to Secured Party

1050

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 464 Page No. 206
Identification No. 248372 Dated July 29, 1983

1. Debtor(s)) Phillips Corporation
Name or Names—Print or Type
) 114 Forbes Street Annapolis, Md. 21401
Address—Street No., City - County State Zip Code

2. Secured Party) Maryland National Bank
Name or Names—Print or Type
) 10 Light Street Baltimore, Md. 21202
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY
1983 OCT 19 AM 10:42
E. AUBREY COLLISON
CLERK



RECORD FEE 1.00
POSTAGE .50
ESTATE (237 802 709:49
OCT 19 83

Dated: 10/5/83
Maryland National Bank
Name of Secured Party
[Signature]
Signature of Secured Party
A.V.P.
Type or Print (Include Title if Company)

Added to Secured Party

10/5/83

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 464 Page No. 204
Identification No. 248371 Dated July 29, 1983

1. Debtor(s)) Phillips Export/Import, Inc.
Name or Names—Print or Type
) 114 Forbes Street Annapolis, Maryland 21401
Address—Street No., City - County State Zip Code

2. Secured Party) Maryland National Bank
Name or Names—Print or Type
) 10 Light Street Baltimore, Md. 21202
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECEIVED FOR RECORD
CREDIT COURT, A.A. COUNTY
1983 OCT 19 AM 10:42
E. AUBREY COLLISON
CLERK



RECORD FEE 10.00
POSTAGE .50
\$37.00 (237) 102 102:150
OCT 19 83

Dated: 10/5/83 Maryland National Bank
Name of Secured Party
[Signature]
Signature of Secured Party
A.V.P.
Type or Print (Include Title if Company)

Delivered to Secured Party

10/5

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 427 Page No. 30
Identification No. 233255 Dated July 2, 1980

1. Debtor(s)) Lorr Company
Name or Names—Print or Type
) 805 Buena Vista Ave. Arnold Maryland 21012
Address—Street No. City - County State Zip Code
) ASG Financial Division of Phillips Corporation Now called
Phillips Leasing Division of Phillips Corporation, Assigned to
Maryland National Industrial Finance Corporation
2. Secured Party) Name or Names—Print or Type
) 300 E. Joppa Road Towson Maryland 21204
Address—Street No. City - County State Zip Code
3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input checked="" type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number shown above in the following property: <u>As described in the original financing statement.</u></p>	<p>D. Other: <input type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

ASSIGNEE: First National Bank of Maryland
25 S. Charles Street
Baltimore, Maryland 21202

1983 OCT 19 AM 10:42
RECEIVED FOR RECORD
PROBATE CLERK, ANNE ARUNDEL COUNTY
E. AUBREY COLLISON
CLERK

RECORD FEE 10.00
MORTGAGE .50
437499 0017 802 10:50:50
OCT 19 83

Dated: 10/5/83 Maryland National Industrial Finance Corporation
Name of Secured Party
Stephen Cumwell
Signature of Secured Party
ADP
Type or Print (Include Title if Company)

Assigned to Secured Party

10/5



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 488

Name of Filing Officer

FINANCING STATEMENT 19197

249407

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) CURT VANDERBURG AND KAREN L. VANDERBURG
1132 MERMAID DRIVE, ANNAPOLIS, MD 21012

NAME and ADDRESS OF SECURED PARTY: NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

MATURITY DATE OF OBLIGATION: September 1 2013

This Financing Statement covers the following types (or items) of Property:
RANGE, W TO W CARPET, HEAT PUMP

RECORDED FEE 12.00
POSTAGE .50
REGISTER COST AND 110135
OCT 19 83

The above described items of property are affixed to a dwelling house located on:
1132 MERMAID DRIVE, ANNAPOLIS, MD 21012 County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of Trust dated August 31 1983 from CURT VANDERBURG AND KAREN L. VANDERBURG to National Mortgage Funding Corporation, which has been recorded among the Land Records of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

X *Curt Vanderburg*
CURT VANDERBURG
X *Karen L. Vanderburg*
KAREN L. VANDERBURG

NATIONAL MORTGAGE FUNDING CORPORATION

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

BY *E. Audrey Collison*

1983 OCT 19 AM 10:47

E. AUDREY COLLISON
CLERK

Mailed to Secured Party

1250



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 487

Name of Filing Officer

249408

FINANCING STATEMENT 19495

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S)

FRED P. GARFINKEL AND DIANA GARFINKEL
3477 OLD CROWN DRIVE, PASADENA, MD 21122

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

September 1 2013

This Financing Statement covers the following types (or items) of Property:

RANGE, DISHWASHER, DISPOSAL, W TO W CARPET, HEAT PUMP

RECORD FEE 12.00
PRISTINE .50
NOTARIAL FEE 11.00
OCT 19 83

The above described items of property are affixed to a dwelling house located on:

3477 OLD CROWN DRIVE, PASADENA, MD 21122

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of Trust dated August 18 1983 from FRED P. GARFINKEL AND DIANA GARFINKEL

to National Mortgage Funding Corporation, which has been recorded among the Land Records of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

FRED P. GARFINKEL
DIANA GARFINKEL

NATIONAL MORTGAGE FUNDING CORPORATION

RECEIVED FOR RECORD
CIRCUIT COURT, ANN. COUNTY

1983 OCT 19 AM 10:47
E. AUDREY COLLISON
CLERK

Returned to Secured Party

10-20



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIGER 400 PAGE 488

Name of Filing Officer

FINANCING STATEMENT 19305
Under Uniform Commercial Code

249409

NAME(S) and ADDRESS OF MORTGAGOR(S) RICHARD NASH BROOME AND
KATHLEEN JUNE BROOME
8092 CASTLE ROCK COURT, PASADENA, MD 21122

NAME and ADDRESS OF SECURED PARTY: NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

MATURITY DATE OF OBLIGATION: September 1 2013

This financing Statement covers the following types (or items) of Property:

RANGE, REFRIGERATOR, DISPOSAL, W TO W CARPET,
HEAT PUMP

SECURITY FEE 12.00
POSTAGE .50
A 1758A 2237 002 100428
OCT 19 83

RECEIVED FOR RECORD
INDEXED
ANNE ARUNDEL COUNTY
1983 OCT 19 AM 10:46
AUGREY COLLISON
CLERK

AS.

The above described items of property are affixed to a dwelling house located on:

8092 CASTLE ROCK COURT, PASADENA, MD 21122 County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of
Trust dated August 29 1983 from RICHARD NASH BROOME AND
KATHLEEN JUNE BROOME
to National Mortgage Funding Corporation, which has been recorded among the Land Records
of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

Richard Nash Broome
RICHARD NASH BROOME
Kathleen June Broome
KATHLEEN JUNE BROOME

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

BY: *[Signature]*

Married to Secured Party

1250



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 489

Name of Filing Officer

FINANCING STATEMENT 19044

249410

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) JEFFREY L. ROOF AND BRENDA M. TOMEC-ROOF
husband and wife
8134 WINDMILL COURT, SEVERN, MD 21144

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

September 1 2013

This Financing Statement covers the following types (or items) of Property:

RANGE, DISHWASHER, DISPOSAL, W TO W CARPET,
HEAT PUMP

RECORDING FEE 12.00
POSTAGE .50
OCT 19 1983 11:01 AM
103-19-83

The above described items of property are affixed to a dwelling house located on:

8134 WINDMILL COURT, SEVERN, MD 21144

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of Trust dated August 26 1983 from JEFFREY L. ROOF AND BRENDA M. TOMEC-ROOF husband and wife to National Mortgage Funding Corporation, which has been recorded among the Land Records of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

JEFFREY L. ROOF

NATIONAL MORTGAGE FUNDING CORPORATION

BRENDA M. TOMEC-ROOF

RECEIVED FOR REPLY BY
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1983 OCT 19 AM 10:46

E. AUBREY COLLISON
CLERK

at

Delivered to Secured Party

1250



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 490

Name of Filing Officer

FINANCING STATEMENT 19362

249411

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) ALAN C. WAPLE

1311 OLD PINE COURT, ANNAPOLIS, MD 21401

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

September 1 2013

This Financing Statement covers the following types (or items) of Property:

RANGE, REFRIGERATOR, W TO W CARPET, HEAT PUMP

RECORDED 11.00
POSTAGE .50
RECEIVED 1983 OCT 19 11:41 AM
1983 OCT 19 83

The above described items of property are affixed to a dwelling house located on:

1311 OLD PINE COURT, ANNAPOLIS, MD 21401

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of

Trust dated August 31 1983 from ALAN C. WAPLE

to National Mortgage Funding Corporation, which has been recorded among the Land Records
of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

Alan C. Waple
ALAN C. WAPLE

NATIONAL MORTGAGE FUNDING CORPORATION

Delivered to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT OF ANNE ARUNDEL COUNTY

BY: *E. Aubrey Collison*

1983 OCT 19 AM 10:45

E. AUBREY COLLISON
CLERK

at.

1150



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 491

249412

Name of Filing Officer

FINANCING STATEMENT 19002

Under Uniform Commercial Code

/JR.

NAME(S) and ADDRESS OF MORTGAGOR(S) HOWARD N. WILLIAMS AND
EVELYN ODESSA WILLIAMS
359 DUBLIN ROAD, GLEN BURNIE, MD 21061

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

September 1 2013

This Financing Statement covers the following types (or items) of Property:

RANGE, REFRIGERATOR, DISPOSAL, W TO W CARPET,
HEAT PUMP

RECORDING FEE 12.00
POSTAGE .50
TOTAL COST 12.50
10/19/83

The above described items of property are affixed to a dwelling house located on:

359 DUBLIN ROAD, GLEN BURNIE, MD 21061 County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of Trust dated August 29 1983 from HOWARD N. WILLIAMS AND EVELYN ODESSA WILLIAMS to National Mortgage Funding Corporation, which has been recorded among the Land Records of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

HOWARD N. WILLIAMS, JR.

EVELYN ODESSA WILLIAMS

NATIONAL MORTGAGE FUNDING CORPORATION

BY:

1983 OCT 19 AM 10:45

E. ABBREY COLLISON
CLERK

att.

1250



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 492

Name of Filing Officer

FINANCING STATEMENT

249413

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) ALLRED, J.D. AND JANET MARIE

772 Marbrook Road, Glen Burnie, Md 21061

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

September 1, 2013

This Financing Statement covers the following types (or items) of Property:

range, dishwasher, disposal, w to w carpet, heat pump

RECORD FEE 12.00
POSTAGE .50
43755 0207 1007 110107
OCT 19 83

The above described items of property are affixed to a dwelling house located on:

772 Marbrook Road, Glen Burnie, Md 21061 County of Anne Arundel

For a more particular description of the property, reference is hereby made to a Deed of Trust dated from

to National Mortgage Funding Corporation, which has been recorded among the Land Records of County,

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

J.D. Allred
J.D. Allred
Janet Marie Allred
Janet Marie Allred

NATIONAL MORTGAGE FUNDING CORPORATION

BY: *[Signature]*

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 19 AM 10:44

E. AUBREY COLLISON
CLERK

Replied to Secured Party

1250



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 493

Name of Filing Officer

FINANCING STATEMENT

18892

249414

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) WILLIAM S. VINCENT AND
CHRISTINE L. VINCENT
377 JAMIE COURT, GLEN BURNIE, MD 21061

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

September 1 2013

This Financing Statement covers the following types (or items) of Property:

RANGE, DISPOSAL, W TO W CARPET, HEAT PUMP

RECORDING FEE 12.00
MORTGAGE .50
\$17522 1983 MD 110:06
OCT 19 83

The above described items of property are affixed to a dwelling house located on:

377 JAMIE COURT, GLEN BURNIE, MD 21061

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of Trust dated August 31 1983 from WILLIAM S. VINCENT AND CHRISTINE L. VINCENT to National Mortgage Funding Corporation, which has been recorded among the Land Records of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

William S. Vincent
WILLIAM S. VINCENT
Christine L. Vincent
CHRISTINE L. VINCENT

NATIONAL MORTGAGE FUNDING CORPORATION

RECEIVED FOR RECORD
CIRCUIT COURT, ANN. COUNTY

BY:

1983 OCT 19 AM 10:44

E. AUBREY COLLISON
CLERK

E. Aubrey Collison

Delivered to Secured Party
1252



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 494

Name of Filing Officer

FINANCING STATEMENT 19024 249415
Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) NADINE O. DOW, FEMME SOLE
7726 MARBROOK ROAD, GLEN BURNIE, MD 21061

NAME and ADDRESS OF SECURED PARTY: NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD SPRINGFIELD, VIRGINIA 22151
MATURITY DATE OF OBLIGATION: September 1 2013

This Financing Statement covers the following types (or items) of Property:

RANGE, DISHWASHER, DISPOSAL, WALL TO WALL CARPET, HEAT PUMP

RECORD FEE 11.00
POSTAGE .50
REGISTERED COPY 110.04
OCT 19 83

The above described items of property are affixed to a dwelling house located on:

7726 MARBROOK ROAD, GLEN BURNIE, MD 21061 County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of Trust dated August 24 1983 from NADINE O. DOW, FEMME SOLE to National Mortgage Funding Corporation, which has been recorded among the Land Records of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

Nadine O. Dow
NADINE O. DOW

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

BY: *E. Aubrey Collison*

1983 OCT 19 AM 10:44

E. AUBREY COLLISON
CLERK

Noted to Secured Party

1750



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 495

Name of Filing Officer

249416

FINANCING STATEMENT 19018

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) CALVIN WINSTON MASON AND
CAROLYN STREET MASON
379 DUBLIN ROAD, GLEN BURNIE, MD 21061

NAME and ADDRESS OF SECURED PARTY: NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

MATURITY DATE OF OBLIGATION: September 1 2013

This Financing Statement covers the following types (or items) of Property:

RANGE, W TO W CARPET, HEAT PUMP

RECORD FEE 12.00
POSTAGE .50
877518 (237) 110:02
OCT 19 83

The above described items of property are affixed to a dwelling house located on:

379 DUBLIN ROAD, GLEN BURNIE, MD 21061 County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of

Trust dated August 25 1983 from CALVIN WINSTON MASON AND
CAROLYN STREET MASON

to National Mortgage Funding Corporation, which has been recorded among the Land Records
of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

Calvin Winston Mason
CALVIN WINSTON MASON

NATIONAL MORTGAGE FUNDING CORPORATION

CAROLYN STREET MASON

Carolyn Street Mason

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

BY: [Signature]

1983 OCT 19 AM 10:44

E. ADERLY COLLISON
CLERK

1250



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 496

Name of Filing Officer

249417

FINANCING STATEMENT

19203

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) THOMAS EUGENE CHESTNEY, HOMME SOLE

350 DUBLIN DRIVE, GLEN BURNIE, MD 21061

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

September 1 2013

This Financing Statement covers the following types (or items) of Property:

RANGE, REFRIGERATOR, DISHWASHER, DISPOSAL, WALL TO
WALL CRPET, HEAT PUMP

RECORD FEE 17.00
POSTAGE .50
837513 1237 102 110:00
OCT 17 83

The above described items of property are affixed to a dwelling house located on:

350 DUBLIN DRIVE, GLEN BURNIE, MD 21061

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of

Trust dated August 29 1983 from THOMAS EUGENE CHESTNEY, HOMME SOLE

to National Mortgage Funding Corporation, which has been recorded among the Land Records

of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

Thomas Eugene Chestney
THOMAS EUGENE CHESTNEY

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

BY: *[Signature]*

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 OCT 19 AM 10:43

E. AUBREY COLLISON
CLERK

Delivered to Secured Party

11/50

FINANCING STATEMENT FORM UCC-1 5/76

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here.

This financing statement Dated 8/25/83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Dr. Norman Greenberg
Address 7584 Ritchie Highway--Glen Burnie, MD 21061

2. SECURED PARTY

Name Alan G. Day Corporation
Address P.O. Box 103
Lutherville, MD 21093

Person And Address To Whom Statement Is To Be Returned If Different From Above.
Return To: FCA, P.O. Box 508, Balto., MD. 21205

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

- 1 Intellect 700 Combination - Serial #1368
- 1 MBT Stand - Serial #8143

RECORD FEE 11.00
POSTAGE .50
#26907 0345 R01 110:26
OCT 19 83

CHECK THE LINES WHICH APPLY

- 5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

(Corporate or Trade Name)

(Signature of Debtor)

Dr. Norman Greenberg
Type or Print Signature

Dr. Norman Greenberg
(Signature of Debtor)

Type or Print Signature

Alan G. Day Corporation

Jenifer G. Day
(Signature of Secured Party)

Jenifer G. Day

Type or Print Above Signature on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, BALTO. COUNTY

1983 OCT 19 AM 11:55

E. AUBREY COLLISON
CLERK

O.T. Mailed to Secured Party

*11.00
50*

249419

FINANCING STATEMENT

Not subject to recordation tax

Taxable Debt: \$14,768.25

1. Name of Debtor(s): Robert George Graw, M.D., P.A.
Address: 2772 Rutland Road
Davidsonville, Md. 21035

2. Name of Secured Party: Annapolis Banking and Trust Company
Address: Post Office Box 311
Annapolis, Maryland 21404

3. Name of Assignee: Annapolis Banking & Trust Co.
Address: Annapolis, Maryland

RECORD FEE 11.00
RECORD TAX 101.50
POSTAGE .50

4. This Financing Statement covers the following types (or items) of property:
IBM PC10 Mega Bite Hard Disc Computer
2-360K disc drives, FX-100 printer, NEC 3550 letter printer
IBM Expansion unit 10 MB

#26908 0345 R01 T10:30
OCT 19 83

5. (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street or block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)

The above-described goods are affixed or to be affixed to:

Debtor(s):
X *Robert George Graw*
Robert George Graw, M.D., P.A.

Secured Party:
Annapolis Banking & Trust Company
(Type Name of Dealership)

By *Elizabeth A. Rotellini*
(Authorized Signature)
Elizabeth A. Rotellini
Branch Officer
(Type Name and Title)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk: Return to Annapolis Banking and Trust Co. at address shown in 3. above.)

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT 19 AM 11:55
E. AUBREY COLLISON
CLERK

Delivered to Secured Party

11.00
101.50
50

FINANCING STATEMENT

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here.

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Beltway Vision Center, Inc. d/b/a Beltway Optical Center

Address Crofton Station Shopping Center, Crofton, Maryland 21114

2. SECURED PARTY

Name Control Data Business Centers, Inc.

Address 22 W. Padonia Rd., Suite C-152, Timonium, Maryland 21093

3. ASSIGNEE

Name _____

Address _____

(Address to whom statement is to be returned)

RECORD FEE 12.00
POSTAGE 50
#26915 C345 R01 110:34

4. Maturity date of obligation (if any) _____

5. This financing statement covers the following types (or items) of property: (list)

OCT 19 83

See Attached Schedule A.

CHECK THE LINES WHICH APPLY

6. (If collateral is crops) The above described crops are to be grown on: (described real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)
 (Products of collateral are also covered)

owed to Secured Party

RECEIVED FOR RECORDS
CROFTON COUNTY, MARYLAND
1983 OCT 19 AM 11:56
J. AUBREY COLLISON
CLERK

Beltway Vision Center, Inc.
d/b/a Beltway Optical Center
By: [Signature]
(Signature of Debtor)

Control Data Business Centers, Inc.
By: [Signature]
(Signature of Secured Party)

Dr. Walter M. Platt, President
Type or Print Above Signature on Above Line

William C. Benner, Operations Mgr.
Type or Print Above Name on Above Line

12.00
50

SCHEDULE A

All machinery, equipment, furniture, fixtures, inventory, and accounts receivable now owned and hereafter acquired including, but not limited to:

- 1 A.O. Ophthalmometer
- 1 A.O. Tunometer
- 1 A.O. Chair and Stand
- 1 B & L Phoropter
- 2 Optical Inst. Tables
- 1 Lens Cabinet
- 5 Hand Instruments
- 1 B & L Slit Lamp
- 2 Dispensing Tables
- 1 Receptionist Custom Built Table
- 1 Lense Display & Frame Custom
- 12 Frame Displays
- 2 B & L Lens Displays
- 6 Chrome Chairs
- 1 Set Dispensing Hand Towels Optical
- 1 Cash Register
- 1 Electric Typewriter & Table
- 1 WECO Edger
- 2 LeMay Edgers
- 2 Lens Cabinets
- 3 Tables
- 1 Heat Unit - Lens
- 1 Hand Stove
- 1 Work Bench & Desk
- 1 Desk & Chaise & Lamp
- 5 Files
- 1 B & L Hexasometer

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

..... Sept, 24, 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 228648 in Office of Clerk of Court A.A. MD.
(Filing Office) (County and State)

Debtor or Debtors (name and Address):

Kenneth & Linda Friend
409 Brookridge Dr
Salisbury, MD 21801

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Stevaneta Finance Corp.
Secured Party

By: [Signature] Its Branch Office Manager

RECORD FEE 10.00
POSTAGE 50
#26920 345 R01 70:48

SEP 19 83

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY
1983 OCT 19 AM 11:57
E. AUDREY COLLISON
CLERK

RECEIVED TO SHOW FILED

Mail To:
ATFC
2058 Semmesville RD
Annap MD 21401

STATEMENT OF TERMINATION OF FINANCING

(Pursuant to Uniform Commercial Code)

....., 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 239,000 in Office of Burrhead (Filing Officer) AA Co. Md. (County and State)

Debtor or Debtors (name and Address): LIBER 442 PAGE 809
Charles W. & Mary Ellen Myers
1911 JUNE WAY
PRESHORNA MD. 21222

RECORD FEE 10.00
POSTAGE .50
#26921 C345 R01 T10:49
OCT 19 83

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Secured Party HOUSHOLD FINANCE CORPORATION
A. SUBSIDIARY COMPANIES
2 RITCHEE HWY.
GLEN BURNIE, MD. 21061

By [Signature] Its Branch Office Manager

10.00
SD

RECEIVED FOR RECORD
CREDIT COURT, A. COUNTY
1983 OCT 19 AM 11:57
E. AUBREY COLLISON
CLERK

Marked by Singing Party

LIBR # 466 PAGE 503

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

..... 19 83

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 244098 in Office of W. GARRETT BARKIMORE (Filing Officer) AA Co. Md. (County and State)
Debtor or Debtors (name and Address): BRUCE A. JOYCE F. KIRBE
300 W. MIDDLE RD.
BARKIMORE MD 21885

RECORD FEE 10.00
POSTAGE .50
#26922 C345 R01 T10:50

OCT 19 83

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Secured Party
By [Signature] Its Branch Office Manager
102 KITCHIE HWY.
GLEN BURNE, MD. 21061

HOUSEHOLD FINANCE CORPORATION
AND SUBSIDIARY COMPANIES

RECEIVED FOR RECORD
CLERK
E. AUBREY COLLISON
1983 OCT 19 AM 11:57

Send to Billing Dept

10-50

INDEX 466 PAGE 504

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

1983 OCT 19 11:57 AM

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY
E. AUBREY COLLISON
CLERK

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 230033 in Office of W. Barrett Lawrence, III (Filing Officer) AN Co (County and State)
Debtor or Debtors (name and Address): Libby 419 Page 400
William T. Margaret Robinson
330 Kings Ct.
Card Burnie No. 21061

RECORD FEE 10.00
POSTAGE .50
#26923 3345 R01 110:51
OCT 19 83

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Secured Party
By [Signature]
Its Branch Office Manager
SUNSHINE FINANCE CORPORATION
1002 KINGS HWY.
CARD BURNIE, MD. 21061

Forward to Secured Party

P.D.D
50

LIBER 400 PAGE 505

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

..... 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 988545 in Office of W. Emerald Barrimore AN de MD
(Filing Office) (County and State)
Page 135 Lib 499
Debtor or Debtors (name and Address): Joseph J. & Ruth A. Brooks
800 Stewart Ave
Clarksburg Md 20711

RECORD FEE 10.00
POSTAGE .50
#26924 C345 R01 10:52
OCT 19 83

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

..... Secured Party

By [Signature]
Its Branch Office Manager

GLENN BURRUE, MD. 21061

FINANCIAL COMPANIES

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY
1983 OCT 19 AM 11:57
E. AUGREY COLLISON
CLERK

Noted to Secured Party

10-23-83

LIBER 466 PAGES 506

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

....., 19 83

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 899,800..... in Office of KAREMMORE (Filing Officer) AA Co No (County and State)

Debtor or Debtors (name and Address):

liber 448 Page 206
Albert + Margaret Bouff
1946 Deer Drive
PRESNORAN MD. 21122

RECORD FEE 10.00
POSTAGE .50
#26925 0345 R01 110:53
OCT 19 83

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Secured Party

By

Its Branch Office Manager

INDUSTRIAL FINANCE CORPORATION
4000 MIDTOWN HWY.
GLEN BURNIE, MD. 21061

RECEIVED FOR RECORD
CLERK
1983 OCT 19 AM 11:57
E. AUBREY COLLISON
CLERK

10.00

70-4006545-0
A-22-03

LIBER 400 PAGE 507

STATEMENT OF CONTINUATION, TERMINATION, ASSIGNMENT
AMENDMENT OR RELEASE UNDER UNIFORM COMMERCIAL CODE
FORM NO. 801-7 Ed. 1/00

This Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.
This Statement refers to original Financing Statement, Identifying File No. 214486 recorded in
Liber 379, Folio 556 on Nov 21, 1977 A.A. Co (Date).

1. DEBTOR(S):
Name(s) Schisler, Walter R. & Mildred M.
Address(es) 615 Biscay Ave Brooklyn Park, Md. 21225

2. SECURED PARTY:
Name Maryland National Bank
Address 225 N. Calvert St Balto, Md. 21203

Person and Address to whom Statement is to be returned if different from above.

Check mark below indicates the type and kind of Statement made hereby.
(Check only one Box.)

3. CONTINUATION. The original Financing Statement referred to above is still effective.

4. TERMINATION. The Secured Party of Record no longer claims a security interest under the original Financing Statement referred to above.

5. ASSIGNMENT. The Secured Party of Record has assigned to the Assignee whose name and address appear below in Item 8, the Secured Party's rights under the original Financing Statement above referred to as to all the collateral described therein or such part thereof as is described in Item 8 below.

6. AMENDMENT. The original Financing Statement above referred to is amended as set forth in Item 8 below. (Signature of Debtor is required.)

7. RELEASE. (Partial or Full) From the collateral described in the original Financing Statement above referred to, the Secured Party of Record releases the property described in Item 8 below.

8.

RECORD FEE 10.00
POSTAGE .50

#26973 C345 R01 T14:20

OCT 19 83

9. SIGNATURES.

SECURED PARTY

Maryland National Bank

By *Randee A. Venick*

Randee A. Venick-Title Clerk
(Type, Name and Title)

1050

DEBTOR(S)

(Necessary only if Item 6 is applicable)
Type name of each signature and if Company,
type name of Company and Name and Title of
Authorized Signer.

Forward to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 19 PM 1:00

E. AUBREY COLLISON
CLERK

J. F.
CLERK

FINANCING STATEMENT

Contract Date

- Not subject to recordation tax
- Subject to recordation tax on principal amount of \$.....

1. Name of Debtor(s) (or Assignor): Dynasplint Systems, Inc.
 Address: 600 Hammonds Lane Suite L-6
 Baltimore, Maryland 21225

2. Name of Secured Party (or Assignee): MARYLAND NATIONAL BANK
 Address: 225 North Calvert Street
 Baltimore, Maryland 21202

3. This Financing Statement covers the following types (or items) of property:
 One - NEC Electra 16/48 Key Telephone System
 w/8-Key Touch Tone Phones
 1-BSLF

RECORD FEE 11.00
 POSTAGE .50
 #26970 C345 R01 T14:14

4. Check the statements which apply, if any, and supply the information indicated:

OCT 19 83

(If collateral is crops—describe real estate. Execute additional Financing Statements to file in each county involved.)
 The above-described crops are growing or to be grown on:

(If collateral is goods which are or are to become fixtures—describe real estate; include house number and street or block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)
 The above-described goods are affixed or to be affixed to:

(If proceeds of collateral are claimed). Proceeds of the collateral are also covered.

(If products of collateral are claimed). Products of the collateral are also covered.

Debtor(s):

Dynasplint Systems, Inc.

By:

George R. Hepburn, Pres.

Secured Party:

MARYLAND NATIONAL BANK

By:

T.J. Golczewski Leasing Officer
Type Name and Title

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk: Return to Maryland National Bank at address shown in 2. above)

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY

1983 OCT 19 PM 1:00

E. AUBREY COLLISON
CLERK

Q.A. Co.
11.50

249423

4 <input type="checkbox"/> Filed for record in the real estate records.	5 <input type="checkbox"/> Debtor is a Transmitting Utility	6 No. of Additional Sheets Presented
1. Debtor(s) (Last Name First) and address(es) Lessee North Arundel Hospital 301 Hospital Drive Glen Burnie, MD 21061	2. Secured Party(ies) and address(es) Lessor Scientific Leasing Inc. 790 Farmington Avenue Farmington, CT 06032	3. For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 11.00 POSTAGE .50

7. This financing statement covers the following types (or items) of property
Lease No. 7270, Schedule 03, dated 6/15/83, and equipment, rentals, purchase option payments, and other sums payable thereunder. Equipment located at the above address.
Equipment list: (1) FCH-15, Pentax Nephroscope with standard accessories; (2) Biopsy forceps; (1) Stone Basket; (2) Cleaning brushes; (1) Adapter for light source of your choice.
Pentax Choledocho/Nephroscope - S/N A31068
Accessories & Carrying Case - S/N B37-013
Forceps - S/N 34-012
Filed with: Clerk of the Circuit Court of Anne Arundel
UCC Division
Annapolis, MD 21401

TRUE LEASE: NOT SUBJECT TO RECORDATION TAX.

1. THE PARTIES EXECUTING THIS STATEMENT AGREE THAT THE TRANSACTION COVERED IS A TRUE LEASE; THE FILING DOES NOT CONTRADICT THIS. 2. THIS FILING SHALL COVER ALL REPLACEMENTS OF, MODIFICATIONS OF, ADDITIONS TO AND PRODUCTS OF THE LEASED EQUIPMENT. 3. THIS FILING SHALL COVER ALL PROCEEDS OF THE LEASED EQUIPMENT, INCLUDING WITHOUT LIMITATION INSURANCE PROCEEDS.

Whichever is Applicable (See Instruction Number 9)	NORTH ARUNDEL HOSPITAL <i>J. Wyatt Medina</i> Signature(s) of Debtor (Or Assignee) Lessee	SCIENTIFIC LEASING INC. <i>Deiane M. Shabaukas, Post. adm.</i> Signature(s) of Secured Party (Or Assignee) LESSOR
--	---	---

Filing Officer Copy - Alphabetical
STANDARD FORM - UNIFORM COMMERCIAL CODE - FORM UCC-1
Rev. Jan. 1980
Forms may be purchased from Hobbs & Warren, Inc., Boston, Mass. 02101

RECEIVED FOR RECORD
SHERIFF COURT, ANNE ARUNDEL COUNTY
1983 OCT 19 PM 1:03
E. AUDREY COLLISON
CLERK

RETURN TO:
ILLINOIS CODE COMPANY
P.O. Box 2969
Springfield, IL 62708

Mail To
←
11.00
50

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

3 Maturity date (if any):

1 Debtor(s) (Last Name First) and address(es)

DONN CORPORATION
786 Elkridge Landing Road
Linthicum Heights, Maryland
21090

2 Secured Party(ies) and address(es)

HEWLETT PACKARD COMPANY
3000 Hanover Street
Palo Alto, CA. 94304
4126-46580

For Filing Officer
(Date, Time, Number, and Filing Office)

RECORD FEE 11.00

POSTAGE .50

#26978 C345 R01 T14:41

OCT 19 83

4 This financing statement covers the following types (or items) of property:

"SEE ATTACHED EQUIPMENT LIST"

ASSIGNEE OF SECURED PARTY

Check if covered: Proceeds of Collateral are also covered Products of Collateral are also covered No. of additional Sheets presented:

Filed with:

DONN CORPORATION

HEWLETT-PACKARD COMPANY

By:

[Signature] CONTROLLER
8/9/83
Signature(s) of Debtor(s)

By:

[Signature]
Signature of Secured Party

(STANDARD)

MODERN LAW FORMS CHICAGO
(312) 640-1688

(1) FILING OFFICER COPY-ALPHABETICAL

RECORDED
FILED
CLERK
OCT 19 1983
1:03 PM
COLLISION

Page of

EQUIPMENT LIST



LESSEE DONN CORPORATION

LEASE NO.

QUANTITY	MODEL NUMBER & DESCRIPTION	LIST PRICE PER UNIT	TOTAL LIST PRICE
3	2624B Display Terminals	\$3,000.00	\$9,000.00
3	Opt. 050 Integral Printer	1,210.00	3,630.00
3	Opt. 160 16K RAM	210.00	630.00
3	13222N Cable	79.00	237.00
6	2622A Display Terminal	2,175.00	13,050.00
6	13222N U.S. Modem Cables	79.00	474.00
	EQUIPMENT COST		\$27,021.00
	Less 15% discount per Ct-844		4,053.15
	TOTAL		\$22,967.85

Revised to Section 9-101

LIBER 466 PAGE 511

249425

FINANCING STATEMENT

XX Not Subject to Recordation Tax
 Subject to Recordation Tax; Principal
Amount is \$ _____

To Be Recorded in Land Records (For
Fixtures Only)

NAME	ADDRESS		
	No.	Street	City State
1 Debtors(s) (or assignor(s))			
Miguel A. Castro	Lot 78	Lyons Creek MHP	Lothian Maryland 20711
Deborah L. Castro	Lot 78m	Lyons Creek MHP	Lothian Maryland 20711

2 Secured Party (or assignee)
BANK OF MARYLAND 3731 Branch Avenue, Hillcrest Heights, Md. 20031

3 This Financing Statement covers the following types (or items) of property:

Make or Manufacturer	Description Body Type	Serial No.	Model No.	Year
Liberty	70 X 14 Mobile Home	#51550	Oakbrook	1983

CHECK THE LINES WHICH APPLY

- 4 (If collateral is crops) The above described crops are growing or are to be grown on the Real Estate described below:
 (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

Title Owner of Real Estate: _____

- 5 (If proceeds of collateral are claimed) Proceeds of the collateral are also covered.
 (If products of collateral are claimed) Products of the collateral are also covered.
 6 Mailing instructions: This Financing Statement, after recorded, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Debtor(s) or Assignor(s)
 X Miguel A. Castro
 X Deborah L. Castro

Secured Party: BANK OF MARYLAND
 By: Leon Roy Rickards
 Type Name Leon Roy Rickards
 Title Senior Vice President

RECORD FEE 12.00
 POSTAGE .50
 #26986 0345 R01 T15:02
 OCT 19 83

Type or Print Name and Title of Each Signature

RECEIVED FOR RECORD
CIRCUIT COURT, B.A. COUNTY

1983 OCT 19 PM 1:10
E. AUBREY COLLISON
CLERK

Wanted to Secured Party

1250



National Mortgage FUNDING CORPORATION

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 512

Name of Filing Officer

249426

FINANCING STATEMENT 19306

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) MATTHEW LEE OTTEY

8094 CASTLE ROACK COURT, PASADENA, MD 21122

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

September 1 2013

This Financing Statement covers the following types (or items) of Property:

REFRIGERATOR, DISPOSAL, W TO W CARPET, HEAT PUMP

RECORDING FEE 11.00
MORTGAGE .50
ATTORNEY COST \$115.00
OCT 19 83

The above described items of property are affixed to a dwelling house located on:

8094 CASTLE ROACK COURT, PASADENA, MD 21122

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of

Trust dated August 29 1983 from MATTHEW LEE OTTEY

to National Mortgage Funding Corporation, which has been recorded among the Land Records

of ANNE ARUNDEL County, MD

affixed to Secured Party

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

Matthew Lee Ottey
MATTHEW LEE OTTEY

NATIONAL MORTGAGE FUNDING CORPORATION

RECEIVED FOR RECORD
CIRCUIT COURT, ANN. COUNTY

1983 OCT 19 PH 1:47

BY: *[Signature]*

E. AUBREY COLLISON
CLERK

115

249427

LIBER 466 PAGE 513

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code 922148 No. of Additional Sheets Presented

3 The Debtor is a transmitting utility

1 ~~XXXXX~~ (Last Name First) and Address(es) LESSEE: 2 ~~XXXXXXXXXX~~ Name(s) and Address(es) LESSOR: 4 For Filing Officer: Date, Time, No. Filing Office

GTI Leasing Inc. of N.C. Baltimore-Washington International Airport Baltimore, MD 21240 General Electric Credit Corp. 1750 Walton Road Blue Bell, PA 19422

5 This Financing Statement covers the following types (or items) of property: One (1) Aircraft Refueler Truck, w/Motor Module S/N ARM3035SWF3; w/Pump Module S/N ARP6035SWF3; w/Trailer Module S/N ART8035SWF3 with all attachments, accessories, and additions now or hereafter attached thereto and made a part thereof. Debtor is not authorized to sell Products of the Collateral are also covered equipment. The filing of this financing statement is pre-cautionary only and should not be construed as evidence of the intent of the parties to enter into any transaction other than that of a lease. not subject to recordation tax.

6 Assignee(s) of Secured Party and Address: #27019 C345 P01 109:03 OCT 20 83

7 The described crops are growing or to be grown on.* The described goods are or are to be affixed to* The lumber to be cut or minerals or the like (including oil and gas) is on* *(Describe Real Estate in Item 8)

8 Describe Real Estate Here: This statement is to be indexed in the Real Estate Records: 9 Name of a Record Owner

No. & Street	Town or City	County	Section	Block	Lot
10 This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box):					
<input type="checkbox"/> which is proceeds of the original Collateral described above in which a security interest was perfected, or					
<input type="checkbox"/> acquired after a change of name, identity or corporate structure of the Debtor, or					
<input type="checkbox"/> as to which the filing has lapsed, or					
already subject to a security interest in another jurisdiction:					
<input type="checkbox"/> when the Collateral was brought into this State, or <input type="checkbox"/> when the Debtor's location was changed to this State					
11. If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean:					
<input type="checkbox"/> Consignee(s) and Consignor(s), or					
<input type="checkbox"/> Lessee(s) and Lessor(s).					

GTI LEASING INC. OF N.C. GENERAL ELECTRIC CREDIT CORP.

By *[Signature]* V.P. Signature(s) ~~XXXXXXXXXX~~ LESSEE: By *[Signature]* Signature(s) ~~XXXXXXXXXX~~ LESSOR:

(1) FILING OFFICE COPY-NUMERICAL (3/83) STANDARD FORM—FORM UCC-1—Approved by Secretary of Commonwealth of Pennsylvania

RECEIVED FOR RECORD
 CIRCUIT COURT, D.A. COUNTY
 1983 OCT 20 AM 8:36
 E. AUBREY COLLISON
 CLERK

Wanted to Secured Party
 1100

249428

LIBER 466 PAGE 514

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code. 922148 No. of Additional Sheets Presented: Maturity Date 3 (optional):

1. XXXXXX (Last Name First and Address(es): SUBLESSEE: Piedmont Aviation, Inc. 4051 North Liberty Street Winston-Salem, NC 27156	2. XXXXXXXXXX Name(s) and Address(es): SUBLESSOR: GTI Leasing Inc. of North Carolina 2nd & Palmer Streets Chester, PA 19013	4. For Filing Officer, Date, Time, No. Filing Office RECORD FEE 11.00 #27019-C345/R01 TOP-05 OCT 20 83
5. This Financing Statement covers the following types (or items) of property: Equipment or Inventory as more particularly described on Schedule A attached hereto and made a part hereof. Collateral is or is to be located at Baltimore-Washington Int'l Airport, Anne Arundel County, Baltimore, MD. The filing of this financing statement is precautionary only and should not be construed as evidence of the intent of the parties to enter into any transaction other than that of a lease. Not subject to recordation tax.		6. Assignee(s) of Secured Party and Address(es) General Electric Credit Corporation of Tennessee 1750 Walton Road Blue Bell, PA 19422
		7. <input type="checkbox"/> The described crops are growing or to be grown on.* <input type="checkbox"/> The described goods are or are to be affixed to.* *(Describe Real Estate Below).
		9. Name(s) of Record Owner(s) Mailed to:

No. & Street	Town or City	County	Section	Block	Lot
--------------	--------------	--------	---------	-------	-----

10. This statement is filed without the debtor's signature to perfect a security interest in collateral (check appropriate box)

- already subject to a security interest in another jurisdiction when it was brought into this state, or
- which is proceeds of the original collateral described above in which a security interest was perfected.

PIEDMONT AVIATION, INC.
By *A. Heng*
Signature(s) ~~XXXXXXXXXX~~ SUBLESSEE

GTI LEASING INC., OF NORTH CAROLINA
By *R. W. P.*
Signature(s) of ~~XXXXXXXXXX~~ SUBLESSOR

(1) FILING OFFICER COPY - NUMERICAL

FORM DSCB.UCC-1 (Rev. 8-72)-Approved by Department of State of the Commonwealth of Pa.

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1993 OCT 20 AM 8:36

E. AUBREY COLLISON
CLERK

11.00

SCHEDULE 'A'

This schedule is to be attached to and become part of Conditional Sale Contract, Chattel Mortgage or Lease date (Strike out inapplicable references)

June 25, 19 82, between the undersigned.

QUANTITY	DESCRIPTION OF EQUIPMENT	YEAR & MODEL	SERIAL No.
(1)	Rampmaster Unit #857		ARP6035SWF3 ARM3035SWF3 ART8035SWF3

SUBLESSEE AND SUBLESSOR

This schedule is hereby verified correct and undersigned ~~Buyer, Chattel Mortgage or Lessee~~ (Strike out inapplicable references) acknowledges receipt of a copy.

~~Seller, Chattel Mortgage or Lessor~~
(Strike out inapplicable references) SUBLESSEE
PIEDMONT AVIATION, INC. (L. S.)
(Signature if individual, typed name if other than individual)

By A. Zhang (L. S.)
(Signature & title if not individual)

C1 304 (5 43) Catalog # C20076

~~Buyer, Chattel Mortgage or Lessee~~
(Strike out inapplicable references) SUBLESSOR
GTI LEASING, INC. OF NORTH CAROLINA (L. S.)
(Signature if individual, typed name if other than individual)

By Paul Allen V.P. (L. S.)
(Signature & title if not individual)

COPY FOR FILING

FINANCING STATEMENT

- Not Subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ 2039.95
- To Be Recorded in Land Records (For Fixtures Only).

NAME	ADDRESS
1. Debtors(s) (or assignor(s))	No. Street City State
Gary J. Woods	3575 Ft. Meade Rd., #301, Laurel, Md., 20707
Adrienne Woods	3575 Ft. Meade Rd., #301, Laurel, Md., 20707

2. Secured Party (or assignee)
 SUBURBAN BANK 12125 Viers Mill Rd., Silver Spring, Md., 20906

3. This Financing Statement covers the following types (or items) of property:

IBM Personal Computer Model A418D

Serial # 5017741

RECORD FEE 12.00
 RECORD TAX 14.00
 POSTAGE .50

#27028 0345 R01 T09:41
 OCT 20 83

CHECK THE LINES WHICH APPLY

- 4. (If collateral is crops) The above described crops are growing or are to be grown on the Real Estate described below:
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

Title Owner of Real Estate: _____

- 5. (If proceeds of collateral are claimed) Proceeds of the collateral are also covered.
- (If products of collateral are claimed) Products of the collateral are also covered.
- 6. Mailing instructions: This Financing Statement, after recorded, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Secured Party: SUBURBAN BANK By: <u>Charles W. Oland</u> Type Name <u>Charles W. Oland</u> Title <u>Vice President, Retail</u>	Debtor(s) or Assignor(s) <u>Gary J. Woods Jr</u> <u>Adrienne L Woods</u> <u>GARY J. Woods Jr</u> <u>ADRIENNE L WOODS</u> Type or Print Name and Title of Each Signature
--	--

I certify under the penalty of perjury that recordation tax in the amount of 26.50 was paid to A.A. County on 9-29-83.

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY
 1983 OCT 20 AM 8:37
 E. AUBREY COLLISON
 CLERK

12.00
 14.00
 5.00

153 300 H 105958
3
4
RECORD IN FINANCING RECORDS
INDEX IN LAND RECORDS OF
ANNE ARUNDEL COUNTY, MARYLAND

249430
NOT SUBJECT TO
RECORDATION TAX

LIBER 466 PAGE 517 DATE: October 4, 1983

SECURITY AGREEMENT/FINANCING STATEMENT

DEBTOR:

ARUNDEL WOODS CONSTRUCTION CO., INC.
ROBERT A. WILLIAMS
ANITA G. WILLIAMS

Address:

P.O. Box 152
Pasadena, MD 21122

SECURED PARTY:

LIBERTY FEDERAL SAVINGS
AND LOAN ASSOCIATION

401 N. Howard Street
Baltimore, MD 21201

RECEIVED FOR RECORD
ANNE ARUNDEL COUNTY

1983 OCT 20 AM 8:42

E. AUBREY COLLISON
CLERK

1. Debtor hereby grants and conveys to Secured Party a secured interest in all of the property hereinafter described in Paragraph #3 in accordance with the Uniform Commercial Code for the State of Maryland as additional security for the repayment of the indebtedness evidenced by a Mortgage dated of even date herewith in the amount of Ninety Thousand Dollars (\$90,000.00)

~~Dollars~~, from Debtor to Secured Party, covering certain real property located in the State of Maryland, and hereinafter described in Paragraph #5 hereof.

2. The said Mortgage is hereby incorporated by reference and is made a part hereof. Debtor agrees that in the event of any default in said Mortgage, which remains uncured after any applicable grace period contained in said Mortgage, that such default shall constitute a default in this Security Agreement entitling Secured Party to exercise any and all rights and remedies herein provided, or provided under the Uniform Commercial Code of the State of Maryland or any other applicable law, in addition to any rights and

195

remedies provided in such Mortgage. All said rights and remedies are cumulative and may be exercised either concurrently or independently and in such order as Secured Party shall determine in its sole and absolute discretion.

3. All of the following property is subject to the Security Agreement/Financing Statement hereby created from Debtor to Secured Party:

- (a) All equipment, machinery, apparatus, fittings, building materials and other articles of personal property of every kind and nature whatsoever, now or hereinafter ordered for eventual delivery to the land hereinafter described (whether or not delivered thereto) and all such as are now or hereafter located in or upon any interest or estate in said land or any part thereof and used or usable in connection with any present or future operation of said land and now owned or hereafter acquired by Debtor, including, without limiting the generality of the foregoing, all heating, lighting, laundry, clothes washing, clothes drying, incinerating and power equipment, engines, pipes, tanks, motors, conduits, switchboards, plumbing, lifting, cleaning, fire-prevention, fire-extinguishing, refrigerating, ventilating, and communications apparatus, television sets, radio systems, recording systems, air-cooling, and air-conditioning apparatus, elevators, escalators, shades, awnings, draperies, curtains, fans, furniture, furnishings, carpeting, linoleum and other floor coverings, screens, storm doors and windows, stoves, gas and electric ranges, refrigerators, garbage disposals, sump pumps, dishwashers, washers, dryers, attached cabinets, partitions, ducts and compressors, landscaping, lawn and garden equipment, security systems and including all equipment installed or to be installed or used or usable in the operation of the building or buildings or appurtenant facilities erected or to be erected in or upon the said land.
- (b) And all earnings, revenues, rents, issues, profits and other income of and from the herein described land and collateral; and present and future accounts, contract rights, general intangibles, chattel paper, documents and instruments, including but not limited to, construction contracts, permits, public works agreements, bonds, deposits and payments and refunds and return of premiums, charges and fees thereunder relating or appertaining to the said land and collateral and its development, except to the extent that said land and collateral are released pursuant to the terms and provisions of the mortgage referred to in paragraph 1 hereof.

4. Proceeds of collateral are covered hereunder.

5. The property described in paragraph #3 hereof is (or is intended to be) affixed, installed or placed in the following described real estate: Lot No. 35, Block B as shown on Plat I, Section 4 "Shipley's Choice", which Plat is recorded among the Land Records of Anne Arundel County in Plat Book 82, - 2 - folio 14.

6. A release of the mortgage referred to herein will operate as a release of this instrument as to the property contained in the release of mortgage.

LIBER 466 PAGE 519

WITNESS:

Michael Kama

WITNESS:

Michael Kama

DEBTOR:

ARUNDEL WOODS CONSTRUCTION CO., INC.

By: Robert A. Williams (SEAL)
Robert A. Williams, President

Robert A. Williams (SEAL)
ROBERT A. WILLIAMS

Anita G. Williams (SEAL)
ANITA G. WILLIAMS

WITNESS:

Michael Kama

SECURED PARTY:

LIBERTY FEDERAL SAVINGS
AND LOAN ASSOCIATION

By: Robert W. Renok (SEAL)
ROBERT W. RENOK, EXECUTIVE VICE
PRESIDENT

TO THE FILING OFFICER:

After this Statement has been recorded, please mail the same to
Coady & Farley, 400 Allegheny Avenue, Towson, Maryland, 21204.

Mailed to: [Signature]



National Mortgage
FUNDING CORPORATION

249431

Please Reply To:
6571 Edsal Road
Springfield, Virginia 22151
(703) 354-2500

LIBER 466 PAGE 520

Name of Filing Officer

FINANCING STATEMENT 19628

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) THOMAS VACLAV MARES
656 CALIFORNIA AVENUE, NORTH BEACH, MD 20741

NAME and ADDRESS OF SECURED PARTY: NATIONAL MORTGAGE FUNDING CORPORATION
6571 EDSAL ROAD
SPRINGFIELD, VIRGINIA 22151

MATURITY DATE OF OBLIGATION: October 1 2013

This Financing Statement covers the following types (or items) of Property:

RECORD FEE 11.00
POSTAGE .50
ATTORNEY'S FEE 11.15
OCT 20 83

The above described items of property are affixed to a dwelling house located on:
656 CALIFORNIA AVENUE, NORTH BEACH, MD 20741 County of ANNE ARUNDEL
For a more particular description of the property, reference is hereby made to a Deed of
Trust dated September 30 1983 from THOMAS VACLAV MARES
to National Mortgage Funding Corporation, which has been recorded among the Land Records
of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)
Thomas Vaclav Mares
THOMAS VACLAV MARES

SECURED PARTY
NATIONAL MORTGAGE FUNDING CORPORATION

BY: *[Signature]*

1100/50

RECEIVED FOR RECORD
CIRCUIT COURT, ANNE ARUNDEL COUNTY
1983 OCT 20 AM 11:17
E. AUBREY COLLISON
CLERK

STATEMENT OF CONTINUATION, TERMINATION, ASSIGNMENT
AMENDMENT OR RELEASE UNDER UNIFORM COMMERCIAL CODE
FORM NO. 801-7 Ed. 1/69

This Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.
This Statement refers to original Financing Statement, Identifying File No. 237181 recorded in
Liber 435, Folio 482 on 3-26-81 (Date).

1. DEBTOR(S):

Name(s) SSC Corporation

Address(es) 305 Furnace Branch Rd., Glen Burnie, Maryland 21061

2. SECURED PARTY:

Name Maryland National Bank

Address 7310 Ritchie Hwy., Glen Burnie, Maryland 21061

Person and Address to whom Statement is to be returned if different from above.

Check mark below indicates the type and kind of Statement made hereby.
(Check only one Box.)

- 3. CONTINUATION. The original Financing Statement referred to above is still effective.
- 4. TERMINATION. The Secured Party of Record no longer claims a security interest under the original Financing Statement referred to above.
- 5. ASSIGNMENT. The Secured Party of Record has assigned to the Assignee whose name and address appear below in Item 8, the Secured Party's rights under the original Financing Statement above referred to as to all the collateral described therein or such part thereof as is described in Item 8 below.
- 6. AMENDMENT. The original Financing Statement above referred to is amended as set forth in Item 8 below. (Signature of Debtor is required.)
- 7. RELEASE. (Partial or Full) From the collateral described in the original Financing Statement above referred to, the Secured Party of Record releases the property described in Item 8 below.

8.

9. SIGNATURES. SSC Corporation

Frank Scott, President

SECURED PARTY

Maryland National Bank

By

Bonnie L. Williams, Asst. Mgr.
(Type, Name and Title)

RECORD FEE 10.00
POSTAGE .50
OCT 20 83

DEBTOR(S)

(Necessary only if Item 6 is applicable)
Type name of each signature and if Company,
type name of Company and Name and Title of
Authorized Signer.

RECEIVED FOR RECORD
CIRCUIT COURT, ST. LOUIS COUNTY

1983 OCT 20 PM 4:06

J. F.
CLERK

E. AUBREY COLLISON
CLERK

1052

forward to Secured Party

STATEMENT OF CONTINUATION, TERMINATION, ASSIGNMENT
AMENDMENT OR RELEASE UNDER UNIFORM COMMERCIAL CODE
FORM NO. 801-7 Ed. 1/69

This Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.
This Statement refers to original Financing Statement, Identifying File No. 233997 recorded in
Liber 428, Folio 420 on 10-20-80 (Date).

1. DEBTOR(S):
 Name(s) SSC Corporation
 Address(es) 305 Furnace Branch Rd. Glen Burnie, Maryland 21061

2. SECURED PARTY:
 Name Maryland National Bank
 Address 7310 Ritchie Highway Glen Burnie, Maryland 21061

Person and Address to whom Statement is to be returned if different from above.

Check mark below indicates the type and kind of Statement made hereby.
(Check only one Box.)

3. CONTINUATION. The original Financing Statement referred to above is still effective.

4. TERMINATION. The Secured Party of Record no longer claims a security interest under the original Financing Statement referred to above.

5. ASSIGNMENT. The Secured Party of Record has assigned to the Assignee whose name and address appear below in Item 8, the Secured Party's rights under the original Financing Statement above referred to as to all the collateral described therein or such part thereof as is described in Item 8 below.

6. AMENDMENT. The original Financing Statement above referred to is amended as set forth in Item 8 below. (Signature of Debtor is required.)

7. RELEASE. (Partial or Full) From the collateral described in the original Financing Statement above referred to, the Secured Party of Record releases the property described in Item 8 below.

8.

9. SIGNATURES. SSC Corporation
 Frank Scott, President

SECURED PARTY

Maryland National Bank
 By Bonnie L. Williams, Asst. Mgr.
 (Type, Name and Title)

SECURITY FEE 10.00
 POSTAGE .50
 233997 0237 402 718406
 OCT 20 83

DEBTOR(S)
 (Necessary only if Item 6 is applicable)
 Type name of each signature and if Company,
 type name of Company and Name and Title of
 Authorized Signer.

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY

1983 OCT 20 PM 4:06

E. AUBREY COLLISON
 CLERK

J. F.
 CLERK

Handed to Secured Party

105

STATEMENT OF CONTINUATION, TERMINATION, ASSIGNMENT
AMENDMENT OR RELEASE UNDER UNIFORM COMMERCIAL CODE
FORM NO. 801-7 Ed. 1/69

This Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.
This Statement refers to original Financing Statement, Identifying File No. 244941 recorded in
Liber 455, Folio 526 on November 9, 1982 (Date).

1. DEBTOR(S):
 Name(s) SSC Corporation
 Address(es) P.O. Box 878, 305 Furnace Branch Road, Glen Burnie, MD. 21061

2. SECURED PARTY:
 Name Maryland National Bank
 Address 7310 Ritchie Highway, Glen Burnie, MD 21061

Person and Address to whom Statement is to be returned if different from above.

Check mark below indicates the type and kind of Statement made hereby.
(Check only one Box.)

3. CONTINUATION. The original Financing Statement referred to above is still effective.

4. TERMINATION. The Secured Party of Record no longer claims a security interest under the original Financing Statement referred to above.

5. ASSIGNMENT. The Secured Party of Record has assigned to the Assignee whose name and address appear below in Item 8, the Secured Party's rights under the original Financing Statement above referred to as to all the collateral described therein or such part thereof as is described in Item 8 below.

6. AMENDMENT. The original Financing Statement above referred to is amended as set forth in Item 8 below. (Signature of Debtor is required.)

7. RELEASE. (Partial or Full) From the collateral described in the original Financing Statement above referred to, the Secured Party of Record releases the property described in Item 8 below.

8.

9. SIGNATURES. SSC Corporation

Frank J. Scott, President

SECURED PARTY

Bonnie L. Williams

By Bonnie L. Williams

Asst. Branch Manager
(Type, Name and Title)

DEBTOR(S)

(Necessary only if Item 6 is applicable)
Type name of each signature and if Company,
type name of Company and Name and Title of
Authorized Signer.

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 20 PM 4:06

E. AUBREY COLLISON
CLERK



Added to Secured Party

1050

RECORD FEE 10.00
POSTAGE .50
OCT 20 1983

249433

FINANCING STATEMENT

- 1. To be recorded in the Land Records.
- 2. To be recorded among the Financing Statement Records.
- 3. Not subject to Recordation Tax.
- 4. Subject to Recordation Tax on an initial debt in the principal amount of \$ 41,000. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Anne Arundel County

5. Debtor(s) Name(s) Address(es)
 SSC Corporation 305 E. Furnace Branch Road
 Glen Burnie, MD 21061

6. Secured Party Address
 Equitable Bank, National Association 491 Jumpers Hole Road
 Attention: Bonnie Edwards, Banking Officer Severna Park, MD 21146
(Type name & title)

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: _____

Debtors
 SSC Corporation _____ (Seal)

By: Frank J. Scott, President _____ (Seal)

RECORD FEE 11.00
 RECORD TAX 287.00
 REGISTRATION FEE .50
 #3777 007 402 716:08
 OCT 20 83

Mr. Clerk: Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

Added to Secured Party

RECEIVED FOR RECORD
 CIRCUIT COURT, ANNE ARUNDEL COUNTY

1983 OCT 20 PH 4:09

E. AUBREY COLLISON
 CLERK

11 -
 287.50

SCHEDULE A LIBER 406 PAGE 526

This Schedule A is attached to and made a part of a Financing Statement by and between Equitable Bank, N.A., a national banking corporation and SSC Corporation, a Maryland corporation.

Collateral Section F

5 Spectra Physics Dial Grade Lasers
Serial Numbers: 1055/2688
1155/414
1055/2737
1155/420
1055/276

Collateral Section G

1-1983 Ford Bronco, Model #U150, Serial #1FMEU15FODLA20102
1-1974 International "5000" Tandem Axle Dumptruck,
Serial #A5057CGB25797
1-1984 Mercedes Benz 380SL convertible, silver blue

CONENGCO, INC.

249434

FINANCING STATEMENT

This Financing Statement is presented to a filing officer for filing pursuant to Section 9-402 of the Commercial Law Article of the Annotated Code of Maryland.

- | | | | |
|---|--|------------------------|-----------|
| 1. <u>Name of Debtor or Assignor</u> | <u>Address</u> | RECORD FEE | 11.00 |
| CONENGCO, INC. | Bay No. 14 | RECORD TAX | 175.00 |
| | 8360 Maryland Route | POSTAGE | .50 |
| | Millersville, MD 21108 | W21136 0345 R01 T08-59 | |
| 2. <u>Name of Secured Party or Assignee</u> | <u>Address</u> | | OCT 21 83 |
| T. Stewart Wilson and Anne M. Wilson | 502(A) Epping Forest Road
Annapolis, MD 21401 | | |
3. This Financing Statement covers the following types (or items) of property:
 - a. All machinery, equipment, furniture and fixtures, now owned or hereafter acquired, together with all replacements thereof, all attachments, accessories, parts, equipment and tools belonging thereto or for use in connection therewith.
 - b. All inventory, raw materials, work in process and supplies owned or hereafter acquired.
 - c. All accounts and accounts receivable now existent or hereafter created.
 - d. All contract rights now in force or hereafter acquired.
 4. Proceeds of collateral are also covered.
 5. The underlying secured transaction being publicized by this Financing Statement is subject to the Recordation Tax imposed by Article 81, Secs. 277, 278, Annotated Code of Maryland, as amended. The principal amount of the debt is Twenty-Five Thousand Dollars (\$25,000.00).

Recordation Tax in the amount of \$175.00 was paid in the Circuit Court of Maryland for Anne Arundel County.

Debtor: CONENGCO, INC. Secured Party or Assignee:

By: T. Stewart Wilson (President) T. Stewart Wilson
Anne M. Wilson
 Anne M. Wilson

Please return to: Nicholas J. Kallis, 150 South Street, #200, Annapolis, MD 21401

Mailed to: _____

RECEIVED FOR RECORD
CIRCUIT COURT, ANN. COUNTY

1983 OCT 21 AM 8:59

E. AUBREY COLLISON
CLERK

Handwritten notes: 11.00, 175.00, 50, 186.50

NAVY FEDERAL CREDIT UNION
Washington, DC 20391

FINANCING STATEMENT

LIBER 466 PAGE 528

Pursuant to the Uniform Commercial Code, this statement is presented for filing to the Clerk of the Circuit Court for Anne Arundel County, Maryland, to be filed among the Financing Statement Records for the aforesaid County and State.

249443

NAME OF DEBTOR(S):

WHITE, James W.
WHITE, Susanna F., husband and wife

ADDRESS OF PROPERTY:

407 Golf Course Court
Arnold, Maryland 21012
Lot 15, Section V, BAY HILLS, S/D
Anne Arundel County, Maryland.

NAME OF SECURED PARTY:

Navy Federal Credit Union

ADDRESS:

P.O. Box 969
Vienna, VA 22180

This Financing Statement covers the following items:

Range/Oven, Refrigerator, Dishwasher, Clothes Washer, Dryer, Garbage Disposal, Vent Fan, Wall to Wall Carpeting; also including any renewals or replacements of these items.

RECEIVED FOR RECORDING
CIRCUIT COURT, ANNE ARUNDEL COUNTY, MD
1983 OCT 21 AM 9:17
E. AUBREY COLLISON
CLERK

RECORD FEE 12.00
POSTAGE .50

#27139 0345 R01 T09:19
OCT 21 83

The security agreement to which this Financing Statement relates is a Deed of Trust dated October 12, 1983 and recorded among the Land Records of Anne Arundel County, Maryland covering the above described real estate and is additional security for the indebtedness therein described. The above items shall be subject to all the terms of said Deed of Trust and, in the event of foreclosure thereunder, may be sold together with the real estate at such foreclosure sale. Debtors have the right to substitute articles of equal or greater value for any of the items covered herein.

This Financing Statement is not subject to a Recordation Tax and should be returned to the Secured Party at the above address after recording.

Executed this 12th day of October 19 83

James W. White
Signature of Member/Borrower JAMES W. WHITE

Navy Federal Credit Union

Susanna F. White
Signature of Co-Borrower SUSANNA F. WHITE

By: T.M. Kramer
T.M. Kramer, Supervisor First Mortgage Loan Closing Section

12.00/50

FINANCING STATEMENT

This Financing Statement is presented to the Clerk of the Circuit Court for Anne Arundel County, Maryland, for filing pursuant to the Uniform Commercial Code.

- 1. NAME OF DEBTOR ADDRESS
 Paul Spatz 2547 Arbor Court
 Sue Ann Spatz Gambrills, Md.

- 2. NAME OF SECURED PARTY ADDRESS
 Chesapeake Savings & Loan Association 2068 Somerville Road
Annapolis, Maryland 21401

- 3. This Financing Statement covers the following items of property:
 Air conditioning units and condenser, storm doors and windows, refrigerator, range, range hood, screens, awnings, laundry machines, TV antenna, kitchen cabinets, counter tops, carpeting, venetian blinds, dishwasher, disposal.

- 4. This Financing Statement is not subject to a Recordation Tax.

- 5. This Financing Statement is intended to evidence among the Financing Records the encumbrance of the items listed herein by a Deed of Trust from the aforesaid debtors securing the aforesaid secured party, dated October 21, 1983, and recorded simultaneously herewith (or prior hereto) among the Land Records of Anne Arundel County, Maryland.

- 6. This Financing Statement shall be void upon complete payment of the mortgage. The above-referenced property (paragraph 3) shall only be sold if property has been foreclosed upon.

Executed this 21st day of October, 1983

DEBTORS

Paul Spatz
 Paul Spatz

Sue Ann Spatz
 Sue Ann Spatz

SECURED PARTY

CHESAPEAKE SAVINGS & LOAN ASSOCIATION

By Leon J. Pomeroy
 Vice President

12.00
 .50
 109.45
 OCT 21 83

After recordation, please return this document to:

Chesapeake Savings & Loan Association
 Post Office Box 708
 Annapolis, Maryland 21404

Mailed to Secured Party

1250

ANKER & SCHENKER
 ATTORNEYS AT LAW
 14 MAIN STREET
 POST OFFICE BOX 306
 ANNAPOLIS, MARYLAND 21401

RECEIVED FOR RECORD
 CIRCUIT COURT, A.A. COUNTY

1983 OCT 21 AM 9:46

E. AUBREY COLLISON
 CLERK

act

This statement is to be recorded in the Chattel Records
Not Subject to a Recordation Tax.

249445

This Financing statement is presented to a filing officer pursuant to the
Commercial Code.

- 1. DEBTOR(S): EDWARD F. KENNEL AND AMBER KENNEL
- 2. SECURED PARTY: CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION
c/o CITIZENS MORTGAGE CORPORATION
11300 Rockville Pike
Rockville, Maryland 20852
- 3. MATURITY DATE OF OBLIGATION: October 1, 2013
- 4. This financing statement covers the following Chattels:
Range/oven:
- 5. The above described Chattels affixed to property located at:

505 McPherson Avenue
Glen Burnie, Maryland 21061

For a more particular description of the property, reference is hereby made
to a Deed of Trust dated September 27, 1983 from
EDWARD F. KENNEL AND AMBER KENNEL

RECORD FEE 12.00

POSTAGE .50

#27152 0040 R01 T10:35

OCT 21 83

to CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION which has been recorded
among the Land Records of Anne Arundel County.

Debtor: Edward F. Kennel
EDWARD F. KENNEL

Debtor: Amber Kennel
AMBER KENNEL

Debtor: _____

Debtor: _____

CITIZENS FEDERAL SAVINGS AND LOAN ASSOC.
c/o CITIZENS MORTGAGE CORPORATION

BY: Barbara Billek
~~Frances L. Gratz~~, Agent
BARBARA BILLEK

Received for record _____, at _____ .m.
same date recorded in Liber _____ at folio _____, one of the
Financing Records of _____, County.

AFTER RECORDING RETURN TO: CITIZENS MORTGAGE CORPORATION
11300 ROCKVILLE PIKE
ROCKVILLE, MARYLAND 20852

mailed to Secured Party

Witness:

John Kough

E. AUDREY COLLISON
CLERK

1983 OCT 21 AM 10:59

RECEIVED FOR RECORD
CREDIT COURT, ANNE ARUNDEL COUNTY

12.00 50

- 1. Name of Debtor: ARUNDEL LAW CENTER, INC.
Address: 105 South Crain Highway
Glen Burnie, Maryland 21061
- 2. Name of Secured Party: MARYLAND NATIONAL BANK
Address: Real Estate and Mortgage Banking
Department
10 Light Street
Baltimore, Maryland 21202
- 3. This Financing Statement covers the following types (or items) of property:

(a) The interest of Debtor in all building materials, furniture, fixtures, machinery, equipment and tangible personal property of every kind and nature whatsoever (other than consumable goods, inventory, and trade fixtures or other personal property owned by tenants occupying all or any portion of the improvements on the premises hereinafter described) now or hereafter located on, contained in or upon or attached to, or used or usable in connection with the premises (and any and all improvements thereon, whether now existing or hereafter constructed) described in a certain Deed of Trust dated October 12, 1983 from Debtor to Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, Trustees, all property being located in Anne Arundel County, Maryland, said property being more particularly described in Exhibit A attached hereto and made a part hereof.

(b) All accounts receivable in respect of any and all leases or contracts of sale executed by the Debtor of any part or parcel of the described land and the improvements thereon located, whether said accounts receivable are in existence or hereafter created and the proceeds thereof.

(c) Proceeds of all collateral are covered.

Debtor:
ARUNDEL LAW CENTER, INC.

Secured Party:
MARYLAND NATIONAL BANK

By Harry H. Yost
Harry H. Yost, President

By R.B.D. Ffenden
Lawrence J. Grady, Jr.,
Vice President
R.B.D. Ffenden Ffenden, Jr.

By Harry R. Smith
Harry R. Smith, Vice President

STATE OF MARYLAND, County OF Anne Arundel, TO WIT:

I HEREBY CERTIFY, that on this 4th day of October, 1983, before me, the undersigned Notary Public of said State, personally appeared Harry R. Smith, who acknowledged himself to be the Vice President of Arundel Law Center, Inc., a Maryland corporation, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that he executed the same for the purposes

1983 OCT 21 PM 2:41
 E. AUBREY COLLISON
 CLERK
 ANNE ARUNDEL COUNTY

RECORDED FEE 13.00
 OCT 21 1983

135

therein contained as the duly authorized Vice President of said corporation by signing the name of the corporation by himself as Vice President.

WITNESS my hand and Notarial Seal.



Mildred A. Lamontey
Notary Public

My Commission Expires:

Mr. Clerk: Return to Miles & Stockbridge
10 Light Street
Baltimore, Maryland 21202
ATTN: John R. Rutledge, Esquire

PLEASE RECORD IN THE FINANCING STATEMENT RECORDS OF ANNE ARUNDEL COUNTY, AND WITH THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

Recordation tax on the transaction being publicized hereby has been paid on the principal amount of \$70,000 in connection with the recordation of a Deed of Trust in the Land Records of Anne Arundel County.

PROPERTY DESCRIPTION

ALL that tract or parcel of land located in Anne Arundel County, State of Maryland, and more particularly described as follows:

BEGINNING for the same at the end of the first line of the land described in a deed dated November 20, 1931 from Anne Brayshaw et al. to William F. Albrecht and Ruth B. Albrecht, his wife, recorded among the Land Records of Anne Arundel County in Liber FSR No. 92, folio 285. Thence southeasterly parallel with 2nd Avenue, South 150' + to the westernmost line of the lot of ground which was conveyed by the Curtis Creek Mining, Furnace and Manufacturing Co. to Thomas H. Brayshaw by deed dated January 15, 1908 recorded among the Land Records of Anne Arundel County in Liber G.W. No. 64, folio 33. Thence along said line northeasterly 75' to a 20 foot alley laid out for use in common with others. Thence along said alley northwesterly 150' to the easternmost side of Light Street Road, and thence along the easternmost side of Light Street Road southwesterly 75' to the place of beginning.

The improvements thereon being known as 105 South Crain Highway.

Mills + Stockbridge

FINANCING STATEMENT

- 1. Name of Debtor: DICKINSON ASSOCIATES,
Address: a Maryland general partnership
Box 8691
Baltimore-Washington International
Airport
Baltimore, Maryland 21240
- 2. Name of Secured Party: UNION TRUST COMPANY OF MARYLAND
Address: Real Estate and Mortgage Banking
Department
W. R. Grace Building, 15th Floor
Baltimore, Maryland 21202
- 3. This Financing Statement covers the following types (or items) of property:

(a) The interest of Debtor in all building materials, furniture, fixtures, machinery, equipment and tangible personal property of every kind and nature whatsoever (other than Debtor's equipment not to be used in the operation of the improvements upon completion thereof on the premises described in Exhibit A hereto and other than consumable goods, inventory, and trade fixtures or other personal property owned by tenants occupying all or any portion of the improvements on the premises hereinafter described) now or hereafter located on, contained in or upon or attached to, or used or usable in connection with the premises (and any and all improvements thereon, whether now existing or hereafter constructed) described in a certain Deed of Trust dated October 21, 1983, from Debtor to Thomas M. Scott, III and Wallace A. Hopkins, Jr., Trustees, all property being located in Anne Arundel County, Maryland, said property being more particularly described in Exhibit A attached hereto and made a part hereof.

RECORD FEE 11.00
POSTAGE .50

(b) All accounts receivable in respect of any and all leases or contracts of sale executed by the Debtor of any part or parcel of the described land and the improvements thereon located, whether said accounts receivable are in existence or hereafter created and the proceeds thereof.

#27223 0040 R01 T14:11
OCT 21 83

(c) Proceeds of all collateral are covered.

Debtor:
DICKINSON ASSOCIATES

Secured Party:
UNION TRUST COMPANY OF
MARYLAND

By Samuel F. Heffner, Jr.
Authorized General Partner

By Wallace A. Hopkins, Jr.
Vice President

Mr. Clerk: Return to Miles & Stockbridge
10 Light Street
Baltimore, Maryland 21202
ATTN: William T. Define, Esquire

SENTINEL TITLE CENTRAL
400 E. PRATT ST.
21201

PLEASE RECORD IN THE FINANCING STATEMENT RECORDS OF ANNE ARUNDEL COUNTY, AND WITH THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

E. AUBREY COLLISON

1983 OCT 21 PM 2:11

RECEIVED FOR RECORD

110 5

PROPERTY DESCRIPTION

ALL that tract or parcel of land located in Anne Arundel County, State of Maryland, and more particularly described as follows:

Being known and described as "Part of Lot 4", as shown on a plat entitled Plat One, Section 2, BAYMEADOW, recorded among the Plat Records of Anne Arundel County, at Plat Number 55, Folio 45, saving and excepting therefrom Parcel "A" as shown on the aforesaid plat and being more particularly described as follows:

Beginning for the same on the southwest side of Baymeadow Drive (80 feet wide) at the southwest outline of the 5.3877 acre parcel of land as laid out and shown on the plat entitled Plat 1, Section 2 "Baymeadow", said plat being recorded among the land records of Anne Arundel County in Plat Book 55 folio 46, Plat No. 2971; thence leaving Baymeadow Drive and binding on the southwest and northwest outline of said parcel of land as follows: South 60° 54' 20" West 500 feet and North 29° 05' 40" West 310 feet, to the outline of Parcel "A", on plat above referred to, thence binding on the southwest and northeast outline of Parcel "A" as follows: North 60° 54' 20" East 110 feet and North 29° 05' 40" West 160 feet to the southeast side of Dover Road (80 feet wide), and thence running and binding on the southeast side of Dover Road as follows: North 60° 54' 20" East 365 feet and South 74° 05' 40" East 35.36 feet to the southwest side of Baymeadow Drive, thence running and binding on the southwest side of Baymeadow Drive South 29° 05' 40" East 445 feet to the place of beginning.

Containing 4.984 acres of land more or less.

Mailed to:

Sentinel Hill

FINANCING STATEMENT

LIBER 466 PAGE 536

Identifying No.

This statement is to be recorded in the Chattel Records
Not Subject to a Recordation Tax.

249452

This Financing statement is presented to a filing officer pursuant to the
Commercial Code.

1. DEBTOR(S): GEORGE T. SCOVILLE & PATRICIA J. SCOVILLE
2. SECURED PARTY: CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION
c/o CITIZENS MORTGAGE CORPORATION
11300 Rockville Pike
Rockville, Maryland 20852
3. MATURITY DATE OF OBLIGATION: OCTOBER 1, 2013
4. This financing statement covers the following Chattels:
RANGE/OVEN, REFRIGERATOR, DISHWASHER, DISPOSAL, WALL TO WALL CARPET
5. The above described Chattels affixed to property located at:
1814 FOXDALE COURT, CROFTON, MARYLAND 21114

For a more particular description of the property, reference is hereby made
to a Deed of Trust dated SEPTEMBER 28, 1983 from GEORGE T. SCOVILLE
AND PATRICIA J. SCOVILLE

to CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION which has been recorded
among the Land Records of ANNE ARUNDEL County.

1983 OCT 24 AM 8:58
E. AUBREY COLLISON
CLERK

RECEIVED FOR RECORD
DIRECTOR OF LAND RECORDS
ANNE ARUNDEL COUNTY

Debtor: George T. Scoville
GEORGE T. SCOVILLE

Debtor: Patricia J. Scoville
PATRICIA J. SCOVILLE

Debtor: _____

Debtor: _____

CITIZENS FEDERAL SAVINGS AND LOAN ASSOC.
c/o CITIZENS MORTGAGE CORPORATION
BY: Barbara Billek
~~FRANCES L. GRACE, AGENT~~
Barbara Billek, Agent

Received for record _____, at _____ .m.
same date recorded in Liber _____ at folio _____, one of the
Financing Records of _____, County.

AFTER RECORDING RETURN TO: CITIZENS MORTGAGE CORPORATION
11300 ROCKVILLE PIKE
ROCKVILLE, MARYLAND 20852 Mailed to Secured Party 1250

RECORD FEE 12.00
LIBRARY FEE .50
OCT 24 1983

FINANCING STATEMENT

Identifying No.

LIBER 466 PAGE 537

This statement is to be recorded in the Chattel Records

Not Subject to a Recordation Tax.

249453

This Financing statement is presented to a filing officer pursuant to the Commercial Code.

- 1. DEBTOR(S): JOSEPH E. WHITMIRE and PEGGY A. WHITMIRE
- 2. SECURED PARTY: CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION
c/o CITIZENS MORTGAGE CORPORATION
11300 Rockville Pike
Rockville, Maryland 20852
- 3. MATURITY DATE OF OBLIGATION: OCTOBER 1, 2013
- 4. This financing statement covers the following Chattels:
RANGE/OVEN, REFRIGERATOR, WASHER, DRYER, WALL TO WALL CARPET
- 5. The above described Chattels affixed to property located at:
2533 MAYTIME DRIVE, GAMBRILLS, MARYLAND 21054

For a more particular description of the property, reference is herby made to a Deed of Trust dated SEPTEMBER 16, 1983 from JOSEPH E. WHITMIRE and PEGGY A. WHITMIRE

to CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION which has been recorded among the Land Records of ANNE ARUNDEL County.

E. AUBREY COLLISON
CLERK

1983 OCT 24 AM 5:01

RECEIVED FOR RECORD
CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION

ET

Witness:

Patricia D. Courtney
(AS TO BOTH)

Debtor: Joseph E. Whitmire
JOSEPH E. WHITMIRE

Debtor: Peggy A. Whitmire
PEGGY A. WHITMIRE

Debtor: _____

Debtor: _____
RECORD FEE \$2.00
POSTAGE .50
TOTAL \$2.50
OCT 24 83

CITIZENS FEDERAL SAVINGS AND LOAN ASSOC.
c/o CITIZENS MORTGAGE CORPORATION

BY: Barbara Billek
~~Frances XXXXXXXXXX Agent~~
Barbara Billek, Agent

Received for record _____, at _____ .m.
same date recorded in Liber _____ at folio _____, one of the
Financing Records of _____, County.

AFTER RECORDING RETURN TO: CITIZENS MORTGAGE CORPORATION
11300 ROCKVILLE PIKE
ROCKVILLE, MARYLAND 20852

Mailed to Secured Party

1250

STATE OF MARYLAND

LIBER 466 PAGE 538
Anne Arundel County

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here.

This financing statement Dated 9/ /83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

249454

Name DIVAJEX, INC. c/o Protective Food Services
Address 8242 Sandy Court, Jessup, Maryland 20794

2. SECURED PARTY

Name Foothill Capital Corporation
Address 9911 West Pico Blvd., Suite B-1, Los Angeles, CA 90035

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)
All present and future accounts, chattel paper, security agreements and debts secured thereby, documents, notes, drafts, instruments, general intangibles and returned goods. All present and hereafter acquired inventory wherever located, including but not limited to raw materials, work in process and finished goods.
(continued on attachment)

RECORD FEE 22.00
POSTAGE .50
#27255 0345 R01 107:00
OCT 24 83

CHECK THE LINES WHICH APPLY

- 5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

Mailed to Secured Party

(Signature of Debtor)
DIVAJEX, INC.
Type or Print Above Name on Above Line

(Signature of Debtor)
Type or Print Above Signature on Above Line

(Signature of Secured Party)
FOOTHILL CAPITAL CORPORATION
Type or Print Above Signature on Above Line

FORM MAY BE PURCHASED FROM REGISTRE, INC. BOX 21023
MINNEAPOLIS, MN 55421

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 24 AM 10:17

E. AUBREY COLLISON
CLERK

22.00
50

ATTACHMENT TO UNIFORM COMMERCIAL CODE FINANCING STATEMENT

DEBTOR: DIVAJEX, INC. Federal ID# 95-2659289

SECURED PARTY: FOOTHILL CAPITAL CORPORATION

(continued)

Item 1

Additional Addresses of Debtor:

c/o Useco Services, Inc.
5900 First Avenue South
Seattle, Washington 98108

c/o Useco Services, Inc.
9700 Lackman Road
Lenexa, Kansas 66219

c/o American Warehouse
2113 West 30th Street
Jacksonville, Florida 32209

15551 Redhill Avenue
Tustin, California 92680

4606 Roxbury Road
Corona Del Mar, CA 92625

Item 1

Debtor's Trade Names:

Blue Ice
Warm Feet
Lunch Pal
Hardy Lunch Pal
Chilly Charley

Item 4

All present and hereafter acquired equipment wherever located, including but not limited to machinery and machine tools with motors, controls attachments, parts, tools and accessories incidental thereto. All present and future furniture, furnishings, fixtures and motor vehicles. All present and future tools, dies, drawings, blueprints, catalogs, and computer programs. All proceeds and products of the foregoing, including but not limited to money, deposit accounts, goods, insurance proceeds, and other tangible or intangible property received upon the sale or disposition of the foregoing. All present and future patents, tradenames and trademarks. All present and future books and records pertaining to the foregoing and the equipment containing said books and records. Except as to inventory held for sale, the debtor has no right to sell or otherwise dispose of any of the collateral.

ATTACHMENT TO UNIFORM COMMERCIAL CODE FINANCING STATEMENT

DEBTOR: DIVAJEX, INC. Federal ID# 95-2659289

SECURED PARTY: FOOTHILL CAPITAL CORPORATION

(continued)

Item 1

Additional Addresses of Debtor:

c/o Useco Services, Inc.
5900 First Avenue South
Seattle, Washington 98108

c/o Useco Services, Inc.
9700 Lackman Road
Lenexa, Kansas 66219

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[Signature]

ATTACHMENT TO UNIFORM COMMERCIAL CODE FINANCING STATEMENT

DEBTOR: DIVAJEX, INC. Federal ID# 95-2659289

SECURED PARTY: FOOTHILL CAPITAL CORPORATION

(continued)

Item 1

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ATTACHMENT TO UNIFORM COMMERCIAL CODE FINANCING STATEMENT

DEBTOR: DIVAJEX, INC. Federal ID# 95-2659289

SECURED PARTY: FOOTHILL CAPITAL CORPORATION

(continued)

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SR

LIBER 400 PAGE 543

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code

3 Maturity date (if any)

1 Debtor(s) (Last Name First) and address(es)

DONN CORPORATION
~~Floor Systems, Incorporated~~
 786 Elkridge Landing Road
 Linthicum Hts., Maryland
 21090

2 Secured Party(ies) and address(es)

HEWLETT-PACKARD COMPANY
 Sales Finance Dept.
 3000 Hanover Street
 Palo Alto, CA. 94304
 4126-46518 LC

For Filing Officer (Date, Time, Number, and Filing Office)

RECORD FEE 12.00
 POSTAGE .50
 #27256 C345 R01 109:08
 OCT 24 83

4 This financing statement covers the following types (or items) of property:

"SEE ATTACHED EQUIPMENT LIST"

249455

Mailed to Secured Party

ALAN...
 DONN CORPORATION

AS
 11:01 AM 421
 NORTON
 CLERK

Check if covered: Proceeds of Collateral are also covered Products of Collateral are also covered No. of additional sheets presented:
 This financing statement is to be indexed in the real estate records of the county in which the real estate is situated.

Filed with: Anne Arundel County Recorder

This instrument prepared by

DONN CORPORATION

By:

A. Q. Wa - Controller 1/26/83
 Signature(s) of Debtor(s)

HEWLETT-PACKARD COMPANY

By:

M. G. P.
 Signature(s) of Secured Party(ies)

STANDARD FORM — UNIFORM COMMERCIAL CODE — FORM UCC-2
 Approved by The Secretary of State

The Ohio Legal Blank Co., Cleveland
 Publishers and Dealers Since 1883

Filing Officer Copy — Alphabetical

HEWLETT
 PACKARD

EQUIPMENT LIST

LESSEE Donn Corporation

LEASE NO. 4126-46518

QUANTITY	MODEL NUMBER & DESCRIPTION	LIST PRICE PER UNIT	TOTAL LIST PRICE
1	3240B HP3000 Series 44 SPU		64,500.00
2	30079A General I/O Channel	1,900.00	3,800.00
2	Opt. 044 Series 44 Internal Cable	0	0
4	30018A ADCC Main	1,695.00	6,780.00
4	Opt. 044 Cable Option	0	0
4	30019A ADCC Extender	1,695.00	6,780.00
4	Opt. 044 Cable Option	0	0
2	7933H 404MB Disc Drive	25,520.00	51,040.00
1	26072A HP-IB Conversion Kit		3,665.00
1	2608S 400 LPM Dot Matrix Printer		11,170.00
1	Opt. 110 Sound Cover		265.00
1	Opt. 113 Cabinet Stand		310.00
1	Opt. 116 Passive Stackler		335.00
1	Opt. 344 HP3000/44 Subsystem		1,025.00
6	2631B 180 CPS Printer	3,970.00	23,820.00
6	Opt. 331 Printer Option	0	0
4	2626A Display Station	4,400.00	17,600.00
4	Opt. 301 13222N Modem Cable	79.00	316.00
1	30020B INP		4,235.00
1	30221A Synchr. Modem Cable(RS-232-C)		375.00
1	30161A 1MB Memory Module		12,000.00
1	35016A Remote Support Modem, 1200 bps		1,100.00**
7	2624B Display Station	3,035.00	21,245.00
7	Opt. 301 US Hardwired/Modem Cable	79.00	553.00
1	45600A HP 120 Computer System		0
1	Opt. 630 3.5" Medium	0	0
1	Opt. 301 13242N US hardwired/modem cable	0	0
1	Opt. 308 45529A HP-IB 1 meter cable	0	0
1	9121D 3.5" Dual Microfloppy Disc System	0	0
	Hardware Subtotal		230,914.00
	Less 13% Discount per CB-422 Purchase Agreement		29,875.82
	Hardware Total		201,038.18
	** Not Purchase Agreement Discountable		
	Software		
1	32104R R/P/3000 R-T-C		1,500.00

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 239316

RECORDED IN LIBER 441 FOLIO 110 ON August 17, 1981 (DATE)

1 DEBTOR: Name Edwin O. & Christine Johnston
Address 738 Rosewood Road, Severn, Md. 21144

2 SECURED PARTY: Name Commercial Credit Corporation
Address 53 McKinsey Road
Severna Park, Md. 21146

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK FORM OF STATEMENT

<p>A. CONTINUATION.....<input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. RELEASE. From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate: PARTIAL RELEASE.....<input type="checkbox"/> FULL RELEASE.....<input type="checkbox"/></p>	<p>C. TERMINATION.....<input checked="" type="checkbox"/> The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.</p>
<p>D. ASSIGNMENT.....<input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)</p>	<p>E. OTHER.....<input type="checkbox"/> (Such as "amendment"; if amendment, both Debtor and Secured Party must sign)</p>	

RECORD FEE 10.00
POSTAGE .50
#27257 C346 R01 109:10
OCT 24 83

3. Assignee of Secured Party(ies) from which security information obtainable:
Name _____
Address _____

Dated 9-29-83
B.L. Cooper
(Signature of Secured Party)
B.L. Cooper
Type or Print Above Name on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY

1983 OCT 24 AM 10:18

E. AUBREY COLLISON
CLERK

10-20-80

MARYLAND FINANCING STATEMENT

LIBER 466 PAGE 546 UCC-1

Not Subject to Recordation Tax (Under Lease Agreement)

Recordation Tax of \$ _____ on
Principal Amount of \$ _____ is enclosed/
has been paid (strike inapplicable phrase).

For Filing Officer	
File No.:	_____
Record Reference:	_____
Date & Hour of Filing:	_____

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR: Branham Contractors, Inc. 249456
(Name or Names)
8133 Hog Neck Road, Pasadena, Md. 21122
(Address)

DEBTOR: _____
(Name or Names)

(Address)

2. SECURED PARTY: BUTLER & COMPANY, INC.
(Name or Names)
9051 BALTIMORE NATIONAL PIKE, ELLICOTT CITY, MD. 21043
(Address)

3. ASSIGNEE (if any)
 of SECURED PARTY: _____
(Name or Names)

(Address)

4. This Financing Statement covers the following types (or items) of property

One Davey Model 190 Air Compressor

Serial #35279
Model #28P103

RECORD FEE 11.00
 POSTAGE .50
 #27260 C345 R01 T09:13
 OCT 24 83

RECEIVED FOR RECORD
 CIRCUIT CLERK BAL. COUNTY
 1983 OCT 24 AM 10:19
 E. AUBREY COLLISON
 CLERK

5. The above described goods are affixed to, or are to be affixed to the following described real estate:

6. Proceeds of Collateral are covered hereunder: Yes No
 Products of Collateral are also covered: Yes No

Mailed to Secured Party

DEBTOR(S):
Branham Contractors, Inc.
John E. Branham
(Type or print name of person signing)

SECURED PARTY:
BUTLER & COMPANY, INC.
 By: *Deborah Stran*
DEBORAH STRAN
(Type or print name of person signing)

By: _____
(Title)

(Type or print name of person signing)

Return To: BUTLER & COMPANY, INC.
9051 BALTIMORE NATIONAL PIKE, ELLICOTT CITY, MD., 21043

11.00
50

LIGER 466 PAGE 547

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 249457

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name American Tank Transport, Inc.
Address 6350 Ordnance Point Road, Curtis Bay, Maryland 21225

2. SECURED PARTY

Name Credit Alliance Corporation
Address 1900 Sulphur Spring Road
Baltimore, Maryland 21227
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

"All machinery, inventory, equipment and goods as described in attached entire Agreement &/or in any Schedule prepared in connection therewith. This UCC form together with the attached Security Agreement &/or Schedule are being submitted for filing herewith as a financing statement".

RECORD FEE 17.00
POSTAGE 50
#27261 C345 R01 107:1Z
OCT 24 83

E. AURFACE COLLISON
CLERK

1983 OCT 24 AM 10:19

CHECK THE LINES WHICH APPLY

- 6. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

American Tank Transport, Inc.
Albert Goldfinger
(Signature of Debtor)

Albert Goldfinger, Pres.
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Credit Alliance Corporation

L. F. Kimmel

(Signature of Secured Party)

Larry F. Kimmel, Operations Manager

Type or Print Above Signature on Above Line

17.00
50

CREDIT ALLIANCE CORPORATION1900 SULPHUR SPRING ROAD
BALTIMORE, MARYLAND 21227

LIBER 466 PAGE 548

**—SECURITY AGREEMENT—
MORTGAGE ON GOODS AND CHATTELS**THIS MORTGAGE made the 30th day of September 1983 by and between**American Tank Transport, Inc., having its principal place of business at
6350 Ordnance Point Road, Curtis Bay, Maryland 21225**"Mortgagor" and **Credit Alliance Corporation and/or Leasing Service Corporation** Mortgagee**WITNESSETH**

1. To secure the payment, with interest thereon, and the performance and fulfillment of any and all Mortgage Obligations (as hereinafter defined) of Mortgagor to Mortgagee, which is hereby confessed and acknowledged, Mortgagor hereby grants, assigns, transfers, bargains, sells, conveys, confirms, pledges and mortgages to Mortgagee, all and singular, the goods, chattels and property described in the annexed Schedule A and all other goods, chattels, machinery, equipment, inventory, accounts, chattel paper, notes receivable, accounts receivable, furniture, fixtures and property of every kind and nature, wherever located, now or hereafter belonging to Mortgagor (all such goods, chattels, machinery, equipment, inventory, accounts, chattel paper, notes receivable, accounts receivable, furniture, fixtures and other property being hereinafter referred to as the "Mortgaged Property"), to have and to hold the same unto Mortgagee forever, PROVIDED, however, that if Mortgagor shall fully, timely and faithfully pay, perform and fulfill the Mortgage Obligations, time being of the essence hereof and of the Mortgage Obligations, then this Mortgage shall be void, but otherwise shall remain in full force and effect.

2. The term "Mortgage Obligations" as used herein shall mean and include any and all loans, advances, payments, extensions of credit, endorsement, guaranties, benefits and financial accommodations heretofore or hereafter made, granted or extended by Mortgagee or which Mortgagee has or will become obligated to make, grant or extend to or for the account of Mortgagor, and any and all interest, commissions, obligations, liabilities, indebtedness, charges and expenses heretofore or hereafter chargeable against Mortgagor by Mortgagee or owing by Mortgagor to Mortgagee or upon which Mortgagor may be or have become liable as endorser or guarantor, and any and all renewals or extensions of any of the foregoing, no matter how or when arising and whether under any present or future agreement or instrument between Mortgagor and Mortgagee or otherwise, including, without limitation, any and all obligations and/or indebtedness of any and every kind arising out of one or more conditional sale contracts, equipment lease agreements, notes, security agreements, trust receipts and/or bailment agreements, and the amount due upon any notes or other obligations given to or received by Mortgagee for or on account of any of the foregoing, and the performance and fulfillment by Mortgagor of all the terms, conditions, promises, covenants, provisions and warranties contained in this Mortgage and in any note or notes secured hereby and in any present or future agreement or instrument between Mortgagor and Mortgagee.

3. Mortgagor covenants and agrees with and warrants to Mortgagee that the Mortgaged Property described in the annexed Schedule A is in the possession of Mortgagor at its principal place of business (which is Mortgagor's address shown above), unless a different location is specifically shown on said Schedule A for any one or more items, that all of the Mortgage Obligations are acknowledged and declared to be secured by this Mortgage and that Mortgagor will fully and faithfully pay, perform and fulfill all of the Mortgage Obligations, with late charges thereon from and after maturity, whether by acceleration or otherwise, at the rate of 1.15 of 1% per day except where such rate is in excess of the maximum permitted by applicable law, in which event the rate shall be such maximum lawful rate. Mortgagor further covenants and agrees with and warrants to Mortgagee that:

(a) Mortgagor is the lawful owner of the Mortgaged Property and has the sole right and lawful authority to make this Mortgage; the Mortgaged Property and every part thereof is free and clear of all liens and encumbrances of every kind, nature and description (except any held by Mortgagee), and Mortgagor will warrant and defend the Mortgaged Property against all claims and demands of all persons.

(b) Mortgagor will keep the Mortgaged Property free and clear of all attachments, levies, taxes, liens and encumbrances of every kind, nature and description; Mortgagor, at its own cost and expense, will maintain and keep the Mortgaged Property in a good state of repair, will not waste nor abuse nor destroy the same or any part thereof and will not be negligent in the care and use thereof, and Mortgagor will not sell, assign, mortgage, lease, pledge or otherwise dispose of the Mortgaged Property without the prior written consent of Mortgagee. Mortgagee is hereby authorized to file one or more financing statements and/or a reproduction hereof as a financing statement.

(c) Mortgagor will insure the Mortgaged Property in the name of Mortgagee against loss or damage by fire and extended coverage perils, theft, burglary, pilferage, and also, where requested by Mortgagee, against other hazards, with companies, in amounts and under policies acceptable to Mortgagee, the proceeds to be payable to Mortgagee, and all premiums thereon shall be paid by Mortgagor; and the policies assigned and delivered to Mortgagee. Mortgagor hereby irrevocably appoints Mortgagee as Mortgagor's Attorney-in-Fact to make claim for, receive payment of and execute and endorse all documents, checks or drafts received in payment for any loss or damage under any of said insurance policies and to execute any documents or statements referred to herein.

(d) Mortgagor will not remove the Mortgaged Property from its present location without the prior written consent of Mortgagee nor change its present business locations without at least thirty days' prior written notice to Mortgagee and at all times will allow Mortgagee or its representatives free access to and right of inspection of the Mortgaged Property, which shall remain personally and not become part of any realty, and nothing shall prevent Mortgagee from removing same or so much thereof as Mortgagee, in its sole discretion may determine, from any premises to which it may be attached and/or upon which it may be located upon breach of this Mortgage. Mortgagor agrees to deliver to Mortgagee appropriate waivers, satisfactory to Mortgagee, of owners and/or mortgagees of any such premises.

(e) Mortgagor shall comply (so far as may be necessary to protect the Mortgaged Property and the lien of this Mortgage thereon) with all of the terms and conditions of leases covering the premises wherein the Mortgaged Property is located and with any orders, ordinances, laws or statutes of any city, state or other governmental department having jurisdiction with respect to the premises or the conduct of business thereon, and, where requested by Mortgagee, will correct any informalities or execute any written instruments and do any other acts necessary to more fully effectuate the purposes and provisions of this instrument.

(f) Mortgagor will indemnify and save Mortgagee harmless from all loss, costs, damage, liability or expense including reasonable attorneys' fees that Mortgagee may sustain or incur to obtain or enforce payment, performance or fulfillment of any of the Mortgage Obligations or in the enforcement or foreclosure of this Mortgage or in the prosecution or defense of any action or proceeding either against Mortgagor or against Mortgagee concerning any matter growing out of or connected with this Mortgage and/or any of the Mortgage Obligations and/or any of the Mortgaged Property.

(g) If Mortgagor is a corporation, the execution of this Mortgage has been duly consented to and authorized by all of the stockholders of Mortgagor and duly authorized by its Board of Directors. Mortgagor agrees to deliver to Mortgagee evidence thereof satisfactory to Mortgagee immediately upon request.

4. If Mortgagor shall default in the performance or fulfillment of any of the terms, conditions, promises, covenants, provisions and warranties on Mortgagor's part to be performed or fulfilled under or pursuant to this Mortgage, Mortgagee may, at its option, without waiving its right to enforce this Mortgage according to its terms, immediately or at any time thereafter, and without notice to or demand upon Mortgagor, perform or fulfill the same, or cause the performance or the fulfillment of the same, for the account and at the sole cost and expense of Mortgagor, and the cost and expense thereof (including reasonable attorneys' fees) shall be a lien on the Mortgaged Property, added to the amount of the Mortgage Obligations, and shall be payable on demand with interest at the rate specified in Paragraph 3 hereof. This Mortgage may be assigned along with any and all Mortgage Obligations without notice to Mortgagor and upon such assignment Mortgagor agrees not to assert against any assignee hereof any defense, set-off, recoupment, claim, counterclaim or cross complaint which Mortgagor may have against Mortgagee, whether arising hereunder or otherwise, and such assignee shall be entitled to at least the same rights as Mortgagor. Mortgagor hereby designates and appoints Stuart B. Glover, Esq., 530 Fifth Avenue, New York, New York or C.A. Credit Corp., New York, New York or either of them as Mortgagor's true and lawful Attorney-in-Fact and agent for Mortgagor and in Mortgagor's name, place and stead to accept service of any process within the State of New York, Mortgagee agreeing to notify Mortgagor at Mortgagor's address, as shown herein, by certified mail within three (3) days of such service having been effected and Mortgagor and Mortgagee hereby specifically agree to the venue and jurisdiction of any court in the State and County of New York regarding any matter arising hereunder and with respect to the Mortgage Obligations. At Mortgagee's request Mortgagor will furnish current financial statement satisfactory to Mortgagee in form, preparation and content.

5. If Mortgagor shall default in the prompt payment, performance or fulfillment of any of the Mortgage Obligations, or if Mortgagor shall cease doing business, or shall become insolvent, or make an assignment for the benefit of creditors, or if bankruptcy proceedings or proceedings for arrangement or reorganization under any Bankruptcy Act or proceedings for the appointment of a receiver, trustee, liquidator, or custodian for Mortgagor or any of Mortgagor's property shall be commenced by or against Mortgagor, or if Mortgagor shall fail punctually and faithfully to fulfill, observe or perform any of the terms, conditions, promises, covenants, provisions and warranties contained in this Mortgage or in any present or future agreement or instrument between Mortgagor and Mortgagee, or if any of the warranties, covenants or representations made to Mortgagee be or become untrue or incorrect in any adverse respect, or if there shall be a change in the management, operations, ownership, control of its stock or control of Mortgagor, or if Mortgagee at any time deems the security afforded by this Mortgage unsafe, inadequate or at any risk, then in any such event all Mortgage Obligations shall at once, at the option of Mortgagee, become immediately due and payable without notice to Mortgagor, and in such event it shall be lawful for Mortgagee to take possession of the Mortgaged Property at any time, wherever it may be, and to enter any of the premises of Mortgagor with or without process of law, and search for, take possession of, remove, or keep and store the same in said premises, without liability for trespass nor charge for storage of the Mortgaged Property, until sold, and to sell the Mortgaged Property or any part thereof and all of Mortgagor's equity of redemption therein at public or private sale, without notice or advertisement, such notice or advertisement being expressly waived by Mortgagor, for cash or on credit, and on such terms as Mortgagee may in its sole discretion elect in such county and at such places as Mortgagee may elect and without having the Mortgaged Property at the place of sale. Mortgagee may bid or become the purchaser at any such sale and Mortgagor waives any and all rights of redemption from any such sale. The proceeds of any sale shall be applied first to pay all costs, expenses and charges for pursuing, searching, taking, removing, keeping, advertising, and selling the Mortgaged Property, including attorneys' fees equal to 20% of the unpaid Mortgage Obligations, and second to the payment, partly or entirely, of any of the Mortgage Obligations as Mortgagee may in its sole discretion elect, returning the overplus if any to Mortgagor, who shall remain liable to Mortgagee for any deficiency, and Mortgagor hereby irrevocably consents to the appointment of a receiver for the Mortgaged Property and/or all other property of Mortgagor, and of the rents, issues and profits thereof, after such sale and such receivership may continue until such deficiency is satisfied in full. Mortgagor expressly waives any right to notice or hearing in any action to recover possession of any or all of the Mortgaged Property. In any action in the nature of replevin or sequestration, Mortgagor agrees that if it contests such action it will post a bond written by a national insurance company authorized to execute such bonds in the state or territory of such proceedings, such bond to be no less than the value of the subject matter of such replevin or the unpaid balance then owing to Mortgagee, whichever be less. Mortgagor hereby irrevocably authorizes any attorney of any court of record to appear for and confess one or more judgments against Mortgagor (except in any jurisdiction where such action is not permitted by law) for all unpaid balances due under the Mortgage Obligations, any other monies due hereunder and any deficiency, without stay of execution, and waive the issue of process, all right of appeal and relief from any and all appraisal, stay or exemption laws then in force. Any notices relating hereto shall be in writing and delivered in person to an officer of the party to whom addressed or mailed by certified mail to such party at its address specified herein or at such other address as may hereafter be specified by like notice by either party to the other. Reasonable notification hereunder shall be any notification given or sent at least five (5) days prior to the event for which such notification is sent. Mortgagor and Mortgagee hereby waive any and all rights to a trial by jury in any action or proceeding based hereon or arising hereunder or any counterclaims, cross-claims, set-offs or recoupment claims whatsoever.

6. Mortgagee may at any time, with or without exercising any of the rights or remedies aforesaid and without prior notice or demand to Mortgagor, appropriate and apply toward the payment of the Mortgage Obligations any and all balances, sums, property, credits, deposits, accounts, reserves, collections, drafts, notes or checks coming into Mortgagee's hands and belonging or owing to Mortgagor, and for such purposes, endorse the name of Mortgagor on any such instrument made payable to Mortgagor for deposit, discount or collection. Such applications may be made or any monies paid to Mortgagee may be applied without notice to Mortgagor, partly or entirely to any of the Mortgage Obligations as Mortgagee in its sole discretion may elect. In its sole discretion, Mortgagee may apply and/or change applications of any sums paid and/or to be paid by or for Mortgagor under any circumstances to any obligations of Mortgagor to Mortgagee, presently existing or otherwise. The interest rates which may be provided for in any instrument evidencing one or more Mortgage Obligations are and/or may be related to the New York City

banks' prime money rate in effect on the date of Mortgagor's request of Mortgagee with respect to the particular Mortgage Obligation involved and if thereafter there be one or more increases or decreases in said prime rate, the aforesaid interest rates shall each be increased (or decreased respectively) on the effective date of any such change in prime rate to the extent of 30% for each 25% change in the prime rate; however, in no event shall any interest rate be less than any stated in the instrument evidencing any Mortgage Obligation nor shall such rate ever be more than any maximum permitted by applicable law

7. If, after default by Mortgagor in the payment, performance or fulfillment of any of the Mortgage Obligations or of the entire unpaid amount of the Mortgage Obligations after the same become or are declared due and payable, Mortgagee fails to demand full payment, performance or fulfillment or otherwise to proceed, such failure shall not be deemed a waiver of the rights of Mortgagee to make subsequent demands for the immediate payment of the entire unpaid amount of the Mortgage Obligations, or to take immediate possession of the Mortgaged Property, or to foreclose at any time this Mortgage, or to demand full performance or fulfillment, or otherwise to proceed; and the acceptance by Mortgagee of any payments subsequent to such default shall not be deemed a waiver of any rights of Mortgagee. No delay or failure on the part of Mortgagee in exercising any right, privilege, remedy or option hereunder shall operate as a waiver of such or of any other right, privilege, remedy or option, and no waiver whatever shall be valid unless in writing, signed by an officer of Mortgagee and then only to the extent therein set forth. This Mortgage cannot be changed or terminated orally. The books and records of Mortgagee containing entries with respect to the Mortgage Obligations shall be admissible in evidence in any action or proceeding, shall be binding upon Mortgagor for the purpose of establishing the items therein set forth and shall constitute prima facie proof thereof. Mortgagee shall have the right to enforce any one or more remedies available to it successively, alternately or concurrently. Only a writing, signed by an officer of Mortgagee, shall be effective, but only to the extent therein specifically set forth, to change, modify or terminate any Mortgage Obligation, this Mortgage or any other agreement between Mortgagor and Mortgagee.

8. All of the rights, remedies, options, privileges and elections given to Mortgagee hereunder shall enure to the benefit of Mortgagee, any transferee or holder of this Mortgage, and their respective successors and assigns, and all the terms, conditions, promises, covenants, provisions and warranties of this Mortgage shall enure to the benefit of and shall bind the representatives, successors and assigns of the respective parties. Any and all security interests granted to Mortgagee shall attach to any and all proceeds and products. Each person signing this Mortgage warrants full authority to sign for the party named and said person, individually, together with the party named, shall be jointly and severally liable for the unpaid balance of the Mortgage Obligations in the event of the breach of the above provision and/or in the event Mortgagor fails to pay its obligations in full to Mortgagee immediately upon the sale, transfer, assignment or conversion of any of the Mortgaged Property and agrees that upon the request of Mortgagee after any default to segregate and hold all or any part of the Mortgaged Property in a fiduciary capacity and to adequately maintain service and insure said property and to protect same from use and/or abuse, all without charge to Mortgagee, such fiduciary duty to terminate only upon the actual delivery of the Mortgaged Property to Mortgagee. Mortgagor, recognizing that in the event of default no remedy at law would provide adequate relief to Mortgagee, agrees that Mortgagee shall be entitled to temporary and permanent injunctive relief without the necessity of proving actual damages.

9. Some of the Mortgaged Property may be in the hands of Mortgagor under one or more security agreements which are or may be held by Mortgagee and with respect to such Mortgaged Property, this Mortgage is only of any equity that Mortgagor may now or in the future have in such Mortgaged Property and Mortgagee by accepting this Mortgage shall not in any manner be considered as having waived any security interest arising independently of this Mortgage nor shall this Mortgage be construed as adversely affecting any rights of Mortgagee under any other security agreement nor as a waiver of any of the terms and provisions of any other security agreement, guaranty or endorsement, all of which shall remain and continue in full force and effect.

10. Intending that each and every provision of this Mortgage be fully effective and enforceable according to its terms, the parties agree that the validity, enforceability and effectiveness of each provision hereof shall be determined by the law of the state where the Mortgaged Property may be located or the residence or principal place of business of Mortgagor or Mortgagee, whichever renders each such provision effective; however, if any one or more provisions hereof are in conflict with any statute or law and therefore not valid or enforceable, then each such provision shall be deemed null and void but to the extent of such conflict only and without invalidating or affecting the remaining provisions hereof.

IN WITNESS WHEREOF, Mortgagor has caused these presents to be duly executed, the day and year first above written.

ATTEST

William Stevens
Secretary

American Tank Transport, Inc. (Seal)
Mortgagor
By *Albert Goldfinger* (Title)

STATE OF Maryland }
COUNTY OF Anne Arundel County }

Albert Goldfinger being duly sworn, deposes and says

1. He is the President of American Tank Transport, Inc. (hereinafter called "Mortgagor") described in and which executed the foregoing Mortgage
2. Mortgagor is the sole owner and in possession of the goods, chattels and property mentioned and described in the foregoing Mortgage. Said goods, chattels and property are free of all liens and encumbrances of any kind, nature and description (except for any held by the Mortgagee referred to below), and Mortgagor has the sole right and lawful authority to mortgage the same.
3. Mortgagor is solvent and justly indebted to ~~Public Alliance Corporation and/or Leasing Service Corporation~~ (hereinafter called "Mortgagee") in the amount of the aggregate sum of the Mortgage Obligations outstanding on the date hereof, and there are no claims, offsets or defenses against the same.
4. There are no judgments against Mortgagor, and no attachment or execution is now outstanding against any of Mortgagor's property. No receiver of Mortgagor has ever been appointed or applied for. There are no proceedings in bankruptcy pending affecting Mortgagor, nor have there ever been any such proceedings affecting Mortgagor, and no assignment for the benefit of creditors has been made by Mortgagor.
5. Deponent makes this affidavit realizing that Mortgagee is being induced thereby to extend credit to and/or accept Mortgagor as a credit risk in reliance upon the truth of the statements contained herein, and this affidavit is made to induce Mortgagee to do so.

Sworn to before me this _____ day of _____, 19____
NOTARY PUBLIC

Albert Goldfinger

STATE OF _____ COUNTY OF _____, SS
I, _____ a Notary Public duly qualified in and for said County and State, do hereby certify that on this _____ day of _____, 19____ in (Place) _____ in said County before me personally appeared _____ to me personally well known

(For Individual)
as and to be the identical person named and described in and party to and who executed in his own proper handwriting and whose name is subscribed to the within and foregoing and annexed instrument of writing bearing date as therein indicated, and produced and delivered the same before me and who, upon being first duly sworn by me, stated that he knows the contents of said instrument and acknowledged that he signed, sealed, executed and delivered the same as and to be his free, lawful and voluntary act and deed for the uses, purposes and consideration therein mentioned and contained

(For Partnership)
and known as and to be a member of the partnership of _____ and the identical person described in and party to and who executed in said partnership name the within, foregoing and annexed instrument of writing bearing date as therein indicated, and produced and delivered same before me, who, upon being first duly sworn by me, stated that he knows the contents of said instrument and duly acknowledged to me that he signed, sealed and delivered same in said partnership name as and for and to be his and said partnership's free, lawful and voluntary act and deed for the uses, purposes and consideration therein mentioned

(For Corporation)
to be the identical person who signed the within and foregoing instrument of writing in his own proper handwriting and well known to me to be and who acknowledged himself to be the _____ of American Tank Transport, Inc. who, being by me first duly sworn, did say that he is such officer of the aforesaid corporation, named in the within, foregoing and annexed instrument of writing, and being authorized so to do, executed said foregoing instrument, that he was duly authorized to execute said instrument for and in the name of said corporation and make this acknowledgment, that he knows the contents of said instrument, that he resides at _____ that he knows the seal of said corporation, that the seal affixed to said instrument is the corporate seal of said corporation, that said instrument was signed, sealed and delivered on behalf of said corporation by authority of its Board of Directors, and said affiant acknowledged that he executed said instrument as his free, true and lawful act and deed and the free, true, lawful and corporate act and deed of said corporation, in pursuance of said authority by him in his said capacity and by said corporation voluntarily executed for the uses, purposes and consideration therein mentioned and contained, by signing the name of the corporation by himself as such officer.

Given under and witness my hand and official seal the day and year in this certificate first above written

(Notarial Seal)

NOTARY PUBLIC

SCHEDULE "A"

LIBER 466 PAGE 550

This schedule is attached to and becomes part of Conditional Sales Contract, Chattel Mortgage or Lease dated September 30, 1983 between the undersigned.

QUANTITY	DESCRIPTION OF EQUIPMENT (Indicate whether "New" or "Used")	YEAR & MODEL	SERIAL NO.
Two (2)	New Mack Tractors Chassis Front Axle 12,000 lbs. Rear 34000 lbs.,	1984 RS686 ST	1M2T153C4EM001659 1M2T153COEM001660
	The security interest created by this Security Agreement insofar as it relates to the above described property is a Purchase Money Security Interest with the proceeds hereof being used by Mortgagor to acquire the above described property.		04

This schedule is hereby verified correct and undersigned Purchaser(s) Mortgagor(s) or Lessee(s) acknowledges receipt of a copy.

Seller, Mortgagee or Lessor:
Credit Alliance Corporation and/or
Leasing Service Corporation

Purchaser, Mortgagor or Lessee:

American Tank Transport, Inc.

By: _____

By: Albert Duff

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

3. Maturity date (if any):

1. Debtor(s) (Last Name First) and address(es)

George M. Fetrow
1683 Tarleton Way
Crofton, Md. 21114

2. Secured Party(ies) and address(es)

PEOPLES SECURITY BANK
4351 Garden City Drive
Landover, MD 20785

For Filing Officer (Date, Time, Number, and Filing Office)

RECORD FEE 11.00
POSTAGE .50
#27262 0345 R01 T09:18
OCT 24 93

4. This financing statement covers the following types (or items) of property:

1980 Ocean Yacht 40' Trawler, Hull #XYU40063M80A-TY
Official #615071
T/165hp Perkins diesel engines, #TE20570U & TE20696U

5. Assignee(s) of Secured Party and Address(es)

Not Subject to Recordation Tax

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)

Filed with

- already subject to a security interest in another jurisdiction when it was brought into this state.
- which is proceeds of the original collateral described above in which a security interest was perfected:

Prince Georges
Anne Arundel

Check if covered Proceeds of Collateral are also covered Products of Collateral are also covered. No. of additional Sheets presented:

By: George M. Fetrow
Signature(s) of Debtor(s)

Peoples Security Bank of MD
By: [Signature]
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy-Alphabetical

STANDARD FORM - FORM UCC-1.

(For Use in Most States)

RECEIVED FILING RECORD
CIRCUIT COURT, A. A. COUNTY

1983 OCT 24 AM 10:19

E. AUBREY COLLISON
CLERK

Mailed to Secured Party

11.00
50

LIBER 466 PAGE 552

249459

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code. No. of Additional Sheets Presented: 73100877

3 The Debtor is a transmitting utility

1 Debtor(s) (Last Name First and Address(es))
 SUSAN K WHITE
 JOHN P WHITE III
 LOT #18 ALDER ROAD
 ANNAPOLIS MD

2 Secured Party(ies) Name(s) and Address(es):
 O & E MOBILE HOMES, INC.
 RD# 1, BOX 131 M
 SELINGROVE, PA 17870

4 For Filing Officer Date Time No. Filing Office
 RECORD FEE 12.00
 POSTAGE 50
 #27268 0345 R01 T09:30
 OCT 24 83

5 This Financing Statement covers the following types (or items) of property
 1984 ZIMMER /Serial #ZP19976 14 X 70
 & ALL APPLIANCES, HOUSEHOLD FURNISHINGS, EQMT,
 WHEELS, AXELS, ACCESSORIES, AND PARTS INCLUDED
 ON INVOICE, AND ALL CONTRACT RIGHTS PERTAINING
 TO ORIGINAL INSTALLMENT SALES CONTRACT.

6 Assignee(s) of Secured Party and Address(es)
 GREEN TREE ACCEPTANCE INC.
 632 PITTSBURGH ROAD
 UNIONTOWN, PA 15401

7 The described crops are growing or to be grown on.
 The described goods are or are to be affixed to.
 The lumber to be cut or minerals or the like
 (including oil and gas) is on.
 *(Describe Real Estate in Item 8.)

8 Describe Real Estate Here This statement is to be indexed in the Real Estate Records

9 Name of a Record Owner

NOT SUBJECT TO RECORDATION TAX

No. & Street	Town or City	County	Section	Block	Lot
10. This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box): <input type="checkbox"/> which is proceeds of the original Collateral described above in which a security interest was perfected, or <input type="checkbox"/> acquired after a change of name, identity or corporate structure of the Debtor, or <input type="checkbox"/> as to which the filing has lapsed, or <input type="checkbox"/> already subject to a security interest in another jurisdiction when the Collateral was brought into this State, or <input type="checkbox"/> when the Debtor's location was changed to this State.					
11. If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean: <input type="checkbox"/> Consignee(s) and Consignor(s), or <input type="checkbox"/> Lessee(s) and Lessor(s).					

SUSAN K WHITE when the Collateral was brought into this State, or JOHN P WHITE III when the Debtor's location was changed to this State.

By Susan K. White Signature(s) of Debtor(s)
 By [Signature] Signature(s) of Secured Party(ies)
 Office Manager
 (Required only if Item 10 is checked.)

3/83

STANDARD FORM - FORM UCC-1 - Approved by the Secretary of the Commonwealth of Pa

RECEIVED FOR RECORD
 CIRCUIT COURT, A. COUNTY
 1983 OCT 24 AM 10:20
 E. AUBREY COLLISON
 CLERK

Mailed to Secured Party
 12.00
 50

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

3. Maturity date (if any)

1. Debtor(s) (Last Name First) and address(es)

TARKETT INC
7310 RITCHIE HWY
GLEN BURNIE, MD

21061

2. Secured Party(ies) and address(es)

SAVIN CORPORATION
COLUMBUS & STEVENS AVE.
VALHALLA, N.Y. 10595

For Filing Officer (Date, Time, Number, and Filing Office)

4. This financing statement covers the following types (or items) of property:

This filing is for information only. The described property is subject to a lease agreement number **73385214**

RECORD FEE 11.00
POSTAGE .50
#27269 C345 R01 T09:31
OCT 24 83

5. Assignee(s) of Secured Party and Address(es)

EQUILEASE CORPORATION
750 THIRD AVENUE
NEW YORK, N. Y. 10017

Mailed to:

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)

- already subject to a security interest in another jurisdiction when it was brought into this state.
- which is proceeds of the original collateral described above in which a security interest was perfected.

Check if covered Proceeds of Collateral are also covered Products of Collateral are also covered. No. of additional Sheets presented:

Filed with:

TARKETT INC

By

Signature(s) of Debtor(s)

SAVIN CORPORATION

By

Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

RECEIVED FOR RECORD
CIRCUIT COURT, N.Y. COUNTY

1983 OCT 24 AM 10:22

E. AUBREY COLLISON
CLERK

11.00
56

LIBER 466 PAGE 554

TERMINATION STATEMENT

Identifying File No. 242209 liber 448
page 565

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.
ACCOUNT NUMBER 116398-0

DEBTORS (Names and Residence Address) Mulholland Jr, Joseph P 8140 Harold Crt Glen Burnie, Md 21061	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE, MD. 21061
--	---

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Blazer Financial Services Inc

Secured Party _____
By J. Deets Title Clerk Dated Sept 27, 1983

0227-20 Maryland 2 64

RECEIVED FOR RECORD
CIRCUIT COURT, B.A. COUNTY

1983 OCT 24 AM 10:22

E. AUBREY COLLISON
CLERK



RECORD FEE 10.00

POSTAGE .50

#27270 0345 R01 T09:39
OCT 24 83

Mailed to Secured Party

LIBER 400 PAGE 555

TERMINATION STATEMENT

Identifying File No. 245371

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 117651-1

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
BELL ROBERT M & KIM R 755 203rd St Pasadena Md 21122	BLAZER FINANCIAL SERVICES, INC. ← 7479 BALTIMORE-ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By C. White Title CLERK Date SEPT27, 83

0227-20 Maryland 2.6 C WHITE



RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 OCT 24 AM 10:22

E. AUBREY COLLISON
CLERK

RECORD FEE 10.00
POSTAGE .50
#27271 0345 R01 T09:40
10.00
50
OCT 24 83

Mailed to Secured Party

LIBER 466 PAGE 556

TERMINATION STATEMENT liber 444 page 487

Identifying File No. 240757

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 115846-9

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
DABNEY ERNEST M & SARAH R 3469 Andrews Ct Apt 102 Laurel Md 20707	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE-ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By C White Title CLERK Dated SEPT 23, 1983

0227-20 Maryland 2'84
C WHITE

RECEIVED FOR RECORD
CIRCUIT COURT, A. A. COUNTY

1983 OCT 24 AM 10:22

E. AUBREY COLLISON
CLERK



RECORD FEE 10.00

POSTAGE .50

#27272 605 R01 109:41

10.50 OCT 24 83

Mailed to Secured Party

LIBER 466 PAGE 557

TERMINATION STATEMENT

liber 446 page 561

Identifying File No. 241502

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 116157-0

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
ALLISON SR LEROY M & MINNIE S 8157 Orchard Rd Pasadena Md 21122	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By White Title CLERK Date SEPT 23, 19 83

0227 20 Maryland 2-84 WHITE

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY



1983 OCT 24 AM 10:22

E. AUBREY COLLISON
CLERK

RECORD FEE 10.00
POSTAGE .50
#27273 C345 R01 T09:41
OCT 24 83

Mailed to Secured Party

10.00
50

LIBER 466 PAGE 558

TERMINATION STATEMENT

Identifying File No. 320966 liber 391
page 145

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 115949-1

DEBTORS (Names and Residence Address) Noland, Stanley B and Betty J 10 Sharon Crt Laurel, Md 20707	SECURED PARTY (Name and Address) BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE-ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE, MD. 21061
---	--

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party Blazer Financial Services Inc

By J. Boers Title Clerk Dated Sept 22, 19 83

0227-20 Maryland 2-64

RECORD FEE 10.00
POSTAGE .50



RECEIVED IN RECORD
CIRCUIT COURT, BALTIMORE COUNTY

#27274 0345 R01 T09:42
OCT 24 83

1983 OCT 24 AM 10:22

E. AUBREY COLLISON Mailed to Secured Party
CLERK

10.00
50

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

Alas....., 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 288464..... in Office of W.C. BARRIMORE (Filing Officer) (County and State)

liber 415 page 229
Debtor or Debtors (name and Address):

Ernest P. Nittinger III & Charlotte Nittinger
1931 Norfolk Rd.
West Burke, Md. 21061

REGISTRATION FEE 10.00
#27276 0345 R04T 198-45

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By..... Secured Party
Its Branch Office Manager

TRUSFIELD FINANCE CORPORATION
10000 WOODBURY COMPANIES
10000 WOODBURY COMPANIES
Baltimore, MD 21001

RECEIVED FOR RECORD
CIRCUIT COURT BALTIMORE COUNTY

1983 OCT 24 AM 10:22

E. AUBREY COLLISON
CLERK



Mailed to Secured Party
10.00

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

9128 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 218923 in Office of ... W.C. LARRIMORE, AA Co. Md. (County and State)
Debtor or Debtors (name and Address): MICHAEL A. HEWLETT + BRENDA HEWLETT
744 B DELEANTO LOOP
H. MEADE MD 20755

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By Secured Party
Its Branch Office Manager

HOUSEHOLD FINANCE CORPORATION
AND SUBSIDIARY COMPANIES
10000 WINDY HILL RD.
GREEN BELT, MD. 21061

Delivered to Secured Party

10-0-83

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT 24 AM 10:22
E. AUBREY COLLISON
CLERK

P. D. CLERK

RECORD FEE 10.00
POSTAGE 50
#21277 0345 R01 109:46
OCT 24 83

UNIFORM COMMERCIAL CODE

STATEMENT OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC. - FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 241336

RECORDER IN LIBER 446 FOLIO 273 ON 2-1-82 (DATE)

1. DEBTOR

Name Tri-State Marine Distributors, Inc.

Address Route 256 Deale, Maryland 20747

RECORD FEE 10.00

POSTAGE .50
#27278 0345 R01 J09:48
OCT 24 83

2. SECURED PARTY

Name FIRST NATIONAL BANK OF SOUTHERN MARYLAND

Address UPPER MARLBORO, MARYLAND
3700 Donnell Drive Forestville, Maryland 20747

Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any)

CHECK FORM OF STATEMENT

<p>A. Continuation <input type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/></p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> ***</p> <p>(Indicate whether amendment, termination, etc.)</p> <p>TERMINATION</p>
<p>(1) Loadstar 1A Computer System (1) Digital VT103 Terminal and Processor (1) DSD880 Winchester/Floppy Disk Drives (2) LA120 Printers (2) VT101 Terminals</p>	

P.D. CLERK

RECEIVED FOR RECORD
CIRCUIT CLERK, CALVERT COUNTY

1983 OCT 24 10:22

E. AUBREY COLLISON
CLERK

FIRST NATIONAL BANK
OF SOUTHERN MARYLAND
UPPER MARLBORO, MARYLAND

Dated Sept. 29, 1983

J. Wayne Welsh
(Signature of Secured Party)

J. Wayne Welsh
Type or Print Above Name on Above Line

Mailed to Secured Party

10.00
56

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

3 Maturity date (if any)

1. Debtor(s) (Last Name First) and address(es)
ATLANTIC MARKETING CO
3017 TAMBARK LANE
BOWIE, MD

20715

2. Secured Party(ies) and address(es)
SAVIN CORPORATION
COLUMBUS & STEVENS AVE.
VALHALLA, N.Y. 10595

For Filing Officer (Date, Time, Number, and Filing Office)

RECORD FEE 11.00
POSTAGE .50
#27281 C345 R01 T09:52
OCT 24 83

4. This financing statement covers the following types (or items) of property:

This filing is for information only. The described property is subject to a lease agreement number **73185642**

5. Assignee(s) of Secured Party and Address(es)

EQUILEASE CORPORATION
750 THIRD AVENUE
NEW YORK, N. Y. 10017

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check if so)

- already subject to a security interest in another jurisdiction when it was brought into this state.
- which is proceeds of the original collateral described above in which a security interest was perfected.

Check if covered. Proceeds of Collateral are also covered. Products of Collateral are also covered. No. of additional Sheets presented.

Filed with:

ATLANTIC MARKETING CO

By _____
Signature(s) of Debtor(s)

SAVIN CORPORATION

By *Marie Bessie*
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

Filed to Secured Party

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 24 AM 10:23

E. AUBREY COLLISON
CLERK

11.00
50

LIBER 466 PAGE 583

249462

4. <input type="checkbox"/> Filed for record in the real estate records	5. <input type="checkbox"/> Debtor is a Transmitting Utility	6. No. of Additional Sheets Presented 1
1. XXXXX (Last Name First) and address(es) Lessee Minnesota Mining & Manufacturing, Inc. 3M Center St. Paul, MN 55144	2. XXXXXXXX (Last Name First) and address(es) Lessor First Alliance Corporation One Newton Executive Park Newton, MA 02162	3. For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 10.00 POSTAGE .50 #27282 C345 R01 109:59 OCT 24 83

7. This financing statement covers the following types (or items) of property:

The computer equipment described on Equipment Schedule F affixed as Exhibit A hereto and incorporated by reference herein.

EQUIPMENT LOCATION:
918 Bay Ridge Road
Annapolis, MD 21403

ASSIGNEE OF SECURED PARTY:
Shawmut Bank of Boston, N.A.
One Federal Street
Boston, MA 02110

Products of Collateral are also covered.

Whichever is Applicable (See Instruction Number 9)	MINNESOTA MINING & MANUFACTURING, INC. <i>[Signature]</i> Signature(s) of XXXXXXXXXXXX Lessee	FIRST ALLIANCE CORPORATION <i>[Signature]</i> Signature(s) of XXXXXXXXXXXX Lessor
--	--	--

Filing Officer Copy — Alphabetical
STANDARD FORM — UNIFORM COMMERCIAL CODE — FORM UCC-1

Rev. Jan. 1980

Forms may be purchased from Hobbs & Warren, Inc., Boston, Mass. 02101

RECEIVED FOR RECORD
CIRCUIT COURT, N.A. COUNTY

1983 OCT 24 AM 10:23

E. AUBREY COLLISON
CLERK

est.

*10.00
50
Secured Party*

EXHIBIT A

EQUIPMENT SCHEDULE F

LIBER 466 PAGE 564

ANNEX I

DESCRIPTION OF EQUIPMENT
 FROM
 FIRST ALLIANCE CORPORATION, Lessor
 TO
 MINNESOTA MINING AND MANUFACTURING, INC., Lessee

The following Equipment manufactured by: IBM Corporation

<u>Quantity</u>	<u>Model</u>	<u>Features/Description</u>	<u>Serial No.</u>	<u>Cost</u>
1	3203-5	Printer		
1	3411-3	Tape Drive/Controller with Features 3211, 7360		\$ 32,500.00
1	4341-K09	Processor		109,210.00
1	3278-A02	Console with Feature 4632		2,285.00
1	3375-A01	Disk Drive/Controller		38,040.00
1	3375-B01	Disk Drive		28,770.00
1	3274-41A	Controller		14,584.00
3	3178-C2	Terminals with Feature 4627		3,354.00
1	3287-2	Printer with Features 8331, 8700		5,641.00
				<u>201,884.00</u>
			TOTAL COST:	\$234,384.00

LIBER 466 PAGE 565

249463

4 <input type="checkbox"/> Filed for record in the real estate records	5 <input type="checkbox"/> Debtor is a Transmitting Utility	6 No. of Additional Sheets Presented: 1
1 XXXX (Last Name First) and address(es) Lessee Minnesota Mining & Manufacturing, Inc. 3M Center St. Paul, MN 55144	2 XXXXXXXXXX address(es) Lessor First Alliance Corporation One Newton Executive Park Newton, MA 02162	3 For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 10.00 POSTAGE .50 #27285 C345 R01 T10:08 OCT 24 93

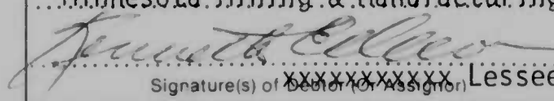
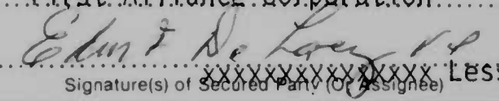
7. This financing statement covers the following types (or items) of property:

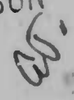
The computer equipment described on Equipment Schedule G affixed as Exhibit A hereto and incorporated by reference herein.

EQUIPMENT LOCATION:
918 Bay Ridge Road
Annapolis, MD 21403

ASSIGNEE OF SECURED PARTY:
Shawmut Bank of Boston, N.A. 
One Federal Street
Boston, MA 02110

Mailed to: _____ Products of Collateral are also covered.

Whichever is Applicable (See Instruction Number 9)	...Minnesota Mining & Manufacturing, Inc.First Alliance Corporation.....
	 Lessee Signature(s) of Debtor (or Assignor)  Lessor Signature(s) of Secured Party (or Assignee)

RECEIVED FOR RECORD
CIRCUIT COURT, D.D. COUNTY
1983 OCT 24 AM 10:23
E. AUBREY COLLISON
CLERK 

10.00
50

EXHIBIT A

EQUIPMENT SCHEDULE G

LIBER 406 PAGE 566

ANNEX I

DESCRIPTION OF EQUIPMENT
FROM
FIRST ALLIANCE CORPORATION, Lessor
TO
MINNESOTA MINING AND MANUFACTURING, INC., Lessee

The following Equipment manufactured by: IBM Corporation

<u>Quantity</u>	<u>Model</u>	<u>Features/Description</u>	<u>Serial No.</u>	<u>Cost</u>
1	3880-1	Disk Controller		\$66,970.00
		VPA Discount:		<u>6,027.30</u>
		TOTAL COST:		\$60,942.70

LIBER 466 PAGE 587

249464

4. <input type="checkbox"/> Filed for record in the real estate records	5. <input type="checkbox"/> Debtor is a Transmitting Utility	6. No. of Additional Sheets Presented 1
1. Debtor(s) (Last Name First) and address(es)	2. Secured Party(ies) and address(es)	3. For Filing Officer (Date, Time, Number, and Filing Office)
First Alliance Corporation 1 Newton Executive Park Newton, MA 02162	Shawmut Bank of Boston, NA. 1 Federal Street Boston, MA 02110	RECORD FEE 10.00 POSTAGE .50 #27286 0345 R01 T10:10 OCT 24 83

7. This financing statement covers the following types (or items) of property:

The computer equipment described on Equipment Schedule G affixed as Exhibit A hereto and incorporated by reference herein.

EQUIPMENT LOCATION:

Annapolis, MD

3m

Products of Collateral are also covered.

Whichever is Applicable (See Instruction Number 9)	FIRST ALLIANCE CORPORATION <i>Edwin S. Long Jr.</i> Signature(s) of Debtor (Or Assignor)	SHAWMUT BANK OF BOSTON, N.A. <i>John L. ...</i> Signature(s) of Secured Party (Or Assignee)
--	--	---

Filing Officer Copy — Alphabetical
STANDARD FORM — UNIFORM COMMERCIAL CODE — FORM UCC-1
Rev. Jan. 1980
Forms may be purchased from Hobbs & Warren, Inc., Boston, Mass. 02101

RECEIVED FOR RECORD
CIRCUIT COURT FOR MIDDLESEX COUNTY

1983 OCT 24 AM 10:24

E. AUBREY COLLISON
CLERK

Mailed to Secured Party

10.00
50

EXHIBIT A

EQUIPMENT SCHEDULE G

LIBER 466 PAGE 568

ANNEX I

DESCRIPTION OF EQUIPMENT
FROM
FIRST ALLIANCE CORPORATION, Lessor
TO
MINNESOTA MINING AND MANUFACTURING, INC., Lessee

The following Equipment manufactured by: IBM Corporation

<u>Quantity</u>	<u>Model</u>	<u>Features/Description</u>	<u>Serial No.</u>	<u>Cost</u>
1	3880-1	Disk Controller		\$66,970.00
		VPA Discount:		<u>6,027.30</u>
		TOTAL COST:		\$60,942.70

249465

LIBER 466 PAGE 569

4. Filed for record in the real estate records.

5. Debtor is a Transmitting Utility.

6. No. of Additional Sheets Presented: 1

1. Debtor(s) (Last Name First) and address(es)

First Alliance Corporation
1 Newton Executive Park
Newton, MA 02162

2. Secured Party(ies) and address(es)

Shawmut Bank of Boston, NA.
1 Federal Street
Boston, MA 02110

3. For Filing Officer (Date, Time, Number, and Filing Office)

RECORD FEE 10.00
POSTAGE 50
#27297 0345 R01 110:11
OCT 24 83

7. This financing statement covers the following types (or items) of property

The computer equipment described in Equipment Schedule F affixed as Exhibit A hereto and incorporated by reference herein.

EQUIPMENT LOCATION:

Annapolis, MD

3m

Products of Collateral are also covered.

Whichever is Applicable (See Instruction Number 9)

FIRST ALLIANCE CORPORATION

Eden F. De Long

Signature(s) of Debtor (Or Assignor)

SHAWMUT BANK OF BOSTON, N.A.

John L. ...

Signature(s) of Secured Party (Or Assignee)

Filing Officer Copy - Alphabetical
STANDARD FORM - UNIFORM COMMERCIAL CODE - FORM UCC-1

Rev. Jan. 1980

Forms may be purchased from Hobbs & Warren, Inc., Boston, Mass. 02101

RECEIVED FOR RECORD
CIRCUIT COURT, ... COUNTY

1983 OCT 24 AM 10:24

E. AUBREY COLLISON
CLERK

AT

Mailed to Secured Party

10.50

EXHIBIT A

EQUIPMENT SCHEDULE F

LIBER 466 PAGE 570

ANNEX I

DESCRIPTION OF EQUIPMENT
 FROM
 FIRST ALLIANCE CORPORATION, Lessor
 TO
 MINNESOTA MINING AND MANUFACTURING, INC., Lessee

The following Equipment manufactured by: IBM Corporation

<u>Quantity</u>	<u>Model</u>	<u>Features/Description</u>	<u>Serial No.</u>	<u>Cost</u>
1	3203-5	Printer		
1	3411-3	Tape Drive/Controller with Features 3211, 7360		\$ 32,500.00
1	4341-K09	Processor		109,210.00
1	3278-A02	Console with Feature 4632		2,285.00
1	3375-A01	Disk Drive/Controller		38,040.00
1	3375-B01	Disk Drive		28,770.00
1	3274-41A	Controller		14,584.00
3	3178-C2	Terminals with Feature 4627		3,354.00
1	3287-2	Printer with Features 8331, 8700		5,641.00
				<u>201,884.00</u>
		TOTAL COST:		\$234,384.00

249466

LIBER 406 PAGE 571

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented:	3. Maturity Date (Optional):
1. Debtor(s) (Last Name First) and Address(es): DRILLERS SERVICE, INC. 4700 Belle Grove Road Baltimore, MD 21225	2. Secured Party(ies) Name(s) And Address(es): GRUNDFOS PUMPS, INC. 2555 Clovis Avenue Clovis, CA 93612	4. For Filing Officer: Date, Time, File No., Filing Office: RECORD FEE 11.00 #27288 C345 R01 T10:14 OCT 24 83	
7. This Financing Statement covers the following types or items of collateral: (Describe real estate, including record owner or record lessee, if Item 6 is applicable) Debtor grants to secured party a continuing security interest in all of Debtor's inventory of pumps and/or accessories, or the like, all generally bearing the name of "GRUNDFOS PUMPS," whether presently owned or later acquired, together with proceeds therefrom as well as Debtor's rights to goods represented by proceeds therefrom and Debtor's rights as an unpaid vendor for the sale of secured party's goods. This security interest secures all existing and future obligations due secured party from Debtor. <i>Not subject to Recordation Tax.</i>		5. Assignee(s) of Secured Party, Address(es): 6. <input type="checkbox"/> The described crops are growing or to be grown on the real property described in Item 7. <input type="checkbox"/> The described goods are or are to be affixed to the real property described in Item 7.	
<input checked="" type="checkbox"/> Proceeds— <input type="checkbox"/> Products of the collateral are also covered.		8. Signatures: [If debtor's signature omitted pursuant to G.S. 25-9-402 (2), indicate reason.] DRILLERS SERVICE, INC. By <i>[Signature]</i> <i>VP-Finance</i> Debtor(s) [or Assignor(s)]	
FINANCING STATEMENT		Standard Form Approved by Secretary of State of North Carolina	

(1) FILING OFFICER COPY - NUMERICAL

UCC-1

RECEIVED FOR RECORD
 CIRCUIT COURT, A. A. COUNTY
 1983 OCT 24 AM 10:25
 E. AUBREY COLLISON
 CLERK

AJ. Mailed to Secured Party
 11.00

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

This financing statement Dated May 20, 1983 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name LUSKIN'S, INC.
Address SEE ATTACHED SHEET

2. SECURED PARTY

Name PANASONIC COMPANY, DIV. OF MATSUSHITA ELECTRIC CORPORATION OF AMERICA
Address 11 Azar Court - 6749 Baymeadow Drive

Baltimore, Maryland 21227 Glen Burnie, Md. 21061-6410
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

SEE THE ATTACHED SHEET LISTING THE COLLATERAL

E. AUBREY COLLISON
CLERK

1983 OCT 24 PM 10:53

FILED IN RECORDS
OFFICE OF THE CLERK
BALTIMORE, MARYLAND

RECORD FEE 13.00
POSTAGE .50
#27289 0345 R01 T10:33
OCT 24 83

CHECK THE LINES WHICH APPLY

(If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

AT

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

LUSKIN'S INC

Cary Luskin
(Signature of Debtor)

Cary Luskin, Exec. Vice Pres.
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

PANASONIC COMPANY

John A. Romoser, Jr.
(Signature of Secured Party)

John A. Romoser, Credit Manager
Type or Print Above Signature on Above Line

13-50

Mailed to Secured Party

(a) "Purchase Money Collateral" - all inventory of goods and merchandise sold by PANASONIC to DEBTOR on credit, open account or limited open account bearing the trademark "TECHNICS", either singly or in combination with any other word or words, and all additions or accessions thereto, and all proceeds and products of such inventory, whether now held or hereafter acquired, including, without limitation, all documents, instruments, general intangibles, chattel paper, accounts and contract rights (such terms having the meanings ascribed by the Uniform Commercial Code) of DEBTOR now existing or hereafter arising out of or with respect to such goods and merchandise sold by PANASONIC to DEBTOR, and all proceeds thereof.

(b) "Other Collateral" - all inventory of goods and merchandise, other than Purchase Money Collateral, now held or hereafter acquired by DEBTOR manufactured or sold by PANASONIC and/or bearing the trademark "TECHNICS", either singly or in combination with any other word or words, and all additions or accessions thereto, and all proceeds and products of such inventory including without limitation, all documents, instruments, general intangibles, chattel paper, accounts and contract rights (such terms having the meanings ascribed by the Uniform Commercial Code) of DEBTOR now existing or hereafter arising out of or with respect to such inventory of goods and merchandise, and all proceeds thereof.

Anne Arundel County

LIBER 466 PAGE 574

GLEN BURNIE
7419 Ritchie Hgwy.
Glen Burnie, Md. 21061

ANNAPOLIS
1127 West St.
Annapolis, Md. 21401

GLEN BURNIE OUTLET
220-22 S. Governor Ritchie Hgwy.
Glen Burnie, Md. 21061

466-575
-576

OFF RECORD

10-24-83

466-575
-576

OFF RECORD

10-24-83

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC. — FORM UCC-3
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 222188
RECORDED IN LIBER 396 FOLIO 410 ON January 4, 1979 (DATE)

1. DEBTOR

Name Goldhart Enterprises, Inc.
Address Box 1547, Annapolis, Maryland 21404

2. SECURED PARTY

Name National Central Bank
Address 25 E. Main Street, Richland, PA 17087

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK FORM OF STATEMENT

A. Continuation
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below. Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: TERMINATION
(Indicate whether amendment, termination, etc.)

RECORD FEE 10.00
POSTAGE .50

#27308 0345 R01 T11:54
OCT 24 83

HAMILTON BANK formerly
NATIONAL CENTRAL BANK

Mailed to Secured Party

Dated 9-16-83

By: Leonard P. Yingst
(Signature of Secured Party) also Dept. Supt.
Leonard P. Yingst

Type or Print Above Name on Above Line



RECEIVED FOR RECORD
CIRCUIT COURT, ALLEGANY COUNTY

1983 OCT 24 PM 12:05

E. AUBREY COLLISON
CLERK

10⁰⁰
50

80475

LIBER 466 PAGE 578

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

1/1/83....., 1983

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 281830..... in Office of *W. Corbett Barrington* (Filing Officer) *Albany, N.Y.*

Debtor or Debtors (name and Address):
QUEEN R + HALK BORDEN
801 F. HERMANDEL CT.
46 MEADE, MO. 20155

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By *[Signature]* Secured Party
His Branch Office Manager

HOUSEHOLD FINANCE CORPORATION
A SUBSIDIARY COMPANY
1000 GUYTON HWY.
GULL BURNIE, MD. 21061

RECORD FEE 10.00
POSTAGE .50
#27309 0345 R01 11:58

OCT 24 83

Form 91 MD (3-79)

RECEIVED FOR RECORD
CREDIT ADMIN. DIV. COUNTY

1983 OCT 24 PM 12:05

E. AUBREY COLLISON
CLERK



10-830

Mailed to Secured Party

249468

LIBER 466 PAGE 579

FINANCING STATEMENT FORM UCC 2 Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here.

1922-0052

This financing statement Dated 9/16/83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Name of Debtor CHERYL A. GRUZENSKI

Address 315 CLIFTON AVENUE, ARNOLD, MD. 21012 *Arnold*

2. Name of Secured Party Baldwin Piano & Organ Company

Address 1801 Gilbert Avenue - Cincinnati, Ohio 45202

3. Assignee of Secured Party _____

Address _____

Person And Address To Whom Statement Is To Be Returned If Different From Above.

4. Maturity date of obligation (if any) SEPT 15, 1987

5. This financing statement covers the following types (or items) of property: (list)

Baldwin Piano/Organ, Model No. 334 REC, Serial No. 1298880
(Brand Name) and bench.

RECORD FEE 11.00
POSTAGE .50
#27317 0345 R01 T12:20
OCT 24 83

CHECK THE LINES WHICH APPLY

6. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)
 (Products of collateral are also covered)

Cheryl A. Gruzenski
(Signature of Debtor)

CHERYL A. GRUZENSKI
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Baldwin Piano & Organ Company

Carolyn R. Schneider
(Signature of Secured Party)

CAROLYN R. SCHNEIDER

Type or Print Above Name on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, S.A. COUNTY

1983 OCT 24 PM 12:36

E. AUBREY COLLISON
CLERK

Mailed to Secured Party

11.00
50

249469

LIBER 466 PAGE 580

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code: | 3 Maturity date (if any):

1 Debtor(s) (Last Name First) and address(es) Baltimore Chris Craft Sales, Inc. 5816 N. Ritchie Highway Baltimore, Md. 21225	2 Secured Party(ies) and address(es) BORG-WARNER ACCEPTANCE CORP. 160 South River Rd. Bedford, NH 03102	For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 11.00 POSTAGE .50 #27327 0345 R01 T13:26 OCT 24 83
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4 This financing statement covers the following types (or items) of property:

ASSIGNEE OF SECURED PARTY

All inventory, of whatever kind or nature, including but not limited to boats, boat trailers, boat motors, marine equipment and accessories whether attached to the boats or boat trailers or otherwise, wherever located, now owned or hereafter acquired or in the possession, custody or control of Debtor, and all returns, repossessions, exchanges, substitutions, replacements, attachments, parts, accessories, and accessions thereto and thereof, and all other goods used or intended to be used in conjunction therewith, and all proceeds thereof (whether in the form of cash, equipment, instruments, chattel paper, general intangibles, accounts or otherwise).

When financed by Borg Warner Acceptance Corporation *DK.B.*

Check If covered: Proceeds of Collateral are also covered Products of Collateral are also covered No. of additional Sheets presented:

Filed with: City Clerk

X Baltimore Chris Craft Sales, Inc. Borg-Warner Acceptance Corp.
 By: *Richard A. Lay* By: *A. Ljundowski*
 Signature(s) of Debtor(s) Signature(s) of Secured Party(ies)

FILING OFFICER-ALPHABETICAL **Registré, Inc.**
 STANDARD FORM - UNIFORM COMMERCIAL CODE - FORM UCC-1
 1184 TAYLOR STREET N.E.
 BOX 21023
 MINNEAPOLIS, MINNESOTA 55421

RECEIVED FOR RECORD
 CIRCUIT COURT, J. J. COUNTY
 1983 OCT 24 PM 1:28
 E. AUBREY COLLISON
 CLERK

AS.

Mailed to Secured Party

*11.00
50*

FINANCING STATEMENT

- 1. To be recorded in the Land Records.
- 2. To be recorded among the Financing Statement Records.
- 3. Not subject to Recordation Tax.
- 4. Subject to Recordation Tax on an initial debt in the principal amount of \$ 25,000.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to State Dept. of Assessments & Taxation

5. Debtor(s) Name(s) Address(es) 8651 Fort Smallwood Rd., Pasadena, MD 21122; 617 Stemmers Run Rd., Balto., MD 21221; Beechfield Medical Center, 411 Wilkens Ave., Balto., MD 21229; The Ingleside Office, 1001 Ingleside Ave., Balto., MD 21208

6. Secured Party Address 100 South Charles Street
 Equitable Bank, National Association Baltimore, MD 21201
 Attention: William S. Jackson, Jr. Second Vice President

RECORD FEE 11.00
 POSTAGE 50
 #27333 C345 R01 T13-42
 OCT 24 83

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

- A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.
- B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.
- C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.
- D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.
- E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.
- F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.
- G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are:

Debtors Giardina & Glubo, D.P.M., P.A.

By: [Signature] (Seal) _____ (Seal)
 Vito N. Giardina, President
[Signature] (Seal) _____ (Seal)
 Steven M. Glubo, Secretary

Mr. Clerk: Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

RECEIVED FOR RECORD
 CIRCUIT COURT, ANNE ARUNDEL COUNTY

1983 OCT 24 PM 1:55

E. AUBREY COLLISON
 CLERK

Mailed to Secured Party

11.00
 58

LIBER 466 PAGE 582

STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code. 3. Maturity Date (if any):

1 Debtor(s) (Last Name First) and Address(es) HEENEY, JOSEPH F. & ARLENE 111 Edgemere Drive Annapolis, MD. 21403	2 Secured Party(ies) and Address(es) BALDWIN PIANO & ORGAN COMPANY 1801 GILBERT AVENUE CINCINNATI, OHIO 45202	3 For Filing Officer (Date, Time, Number, and Filing Office)
---	--	--

This statement refers to original Financing Statement No. 240912 Dated 12/21/81, 1981

A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:	C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below. Secured Party's rights under the financing statement bearing the file number shown above in the following property:	D. Other: <input checked="" type="checkbox"/> XX TERMINATION
---	--	--	---

RECORD FEE 10.00
 POSTAGE .50
 #27336 0345 R01 T13:52
 OCT 24 83

BALDWIN PIANO & ORGAN CO.

Dated: September 29, 1983 By: C. R. Schneider
 (Signature of Secured Party)

Filing Officer September 29 1983
 STANDARD FORM -
 UNIFORM COMMERCIAL CODE - UCC-3

83
 This form of financing statement is approved by the Secretary of State

B. P. O. 1/80 WSS

P. D. CLERK

RECEIVED FOR RECORD
 CREDIT COURT, BALDWIN COUNTY
 1983 OCT 24 PH 1:56
 E. AUDREY COLLISON
 CLERK

Mailed to Secured Party

10.00
 50

LIBER 466 PAGE 583

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code. 3. Maturity Date (if any):

1 Debtor(s) (Last Name First) and Address(es) KNICKELBEIN, CARL A. 7943 Queens RD. Glen Burnie, MD. 21061	2 Secured Party(ies) and Address(es) BALDWIN PIANO & ORGAN COMPANY 1801 GILBERT AVENUE CINCINNATI, OHIO 45202	3 For Filing Officer (Date, Time, Number, and Filing Office)
--	---	---

This statement refers to original Financing Statement No. 243254-Lib-451-PC-334 dated Jul 8/ 19 82

A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:	C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below. Secured Party's rights under the financing statement bearing the file number shown above in the following property:	D. Other: <input checked="" type="checkbox"/> XX TERMINATION
---	--	--	---

RECORD FEE 10.00
POSTAGE .50
#27334 0345 R01 T13:49
OCT 24 83

BALDWIN PIANO & ORGAN CO.

Dated: September 29, 19 83

By: C. R. Schneider
(Signature of Secured Party)

Filing Office Copy - Alphabetical
STANDARD FORM -
UNIFORM COMMERCIAL CODE - UCC-3

This form of financing statement is approved by the Secretary of State

B. P. O. 1/80 WSS



RECEIVED FOR RECORD
CIRCUIT COURT, ALA. COUNTY

1983 OCT 24 PM 1:56

E. AUBREY COLLISON
CLERK

Filed to Secured Party
10/20/83

LIBER 466 PAGE 584

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code, 3. Maturity Date (if any):

1 Debtor(s) (Last Name First) and Address(es)
MATHEWS, JOHN D.
208 So. Holling Ferry Rd.
Ferndale MD. 21061

2 Secured Party(ies) and Address(es)
BALDWIN PIANO & ORGAN COMPANY
1801 GILBERT AVENUE
CINCINNATI, OHIO 45202

3 For Filing Officer
(Date, Time, Number, and Filing Office)

This statement refers to original Financing Statement No. 240915 Lib-445 PG-197 Dated ~~XXXXXX~~ Dec-21, 1981

A. Continuation <input type="checkbox"/>	B. Partial Release <input type="checkbox"/>	C. Assignment <input type="checkbox"/>	D. Other: <input checked="" type="checkbox"/> TERMINATION
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:	The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below. Secured Party's rights under the financing statement bearing the file number shown above in the following property:	

RECORD FEE 10.00
POSTAGE .50

#27335 C345 R01 113:50
OCT 24 83

BALDWIN PIANO & ORGAN CO.

Dated: September 29, 1983

By: C. E. Schneider
(Signature of Secured Party)

STANDARD FORM -
UNIFORM COMMERCIAL CODE - UCC-3

This form of financing statement is
approved by the Secretary of State

B. P. O. 1/80 WSS



RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 24 PM 1:56

E. AUBREY COLLISON
CLERK

Wanted to Secured Party
10.00
50

249471

LIBER 406 PAGE 585

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code

3. Maturity date (if any)

1. Debtor(s) (Last Name First) and address(es)
BELTWAY FIRE EQUIPMENT CO INC
10112 BACON DR
P O BOX 937
BELTSVILLE, MD 20705

2. Secured Party(ies) and address(es)
SAVIN CORPORATION
COLUMBUS & STEVENS AVE.
VALHALLA, N.Y. 10595

For Filing Officer (Date, Time, Number, and Filing Office)

4. This financing statement covers the following types (or items) of property:

This filing is for information only. The described property is subject to a lease agreement number 73185610

RECORD FEE 11.00
POSTAGE .50
#27337 0345 R01 T13:57

5. Assignee(s) of Secured Party and Address(es) OCT 24 83

EQUILEASE CORPORATION
750 THIRD AVENUE
NEW YCRK, N. Y. 10017

Mailed to:

This statement is filed without the debtor's signature to perfect a security interest in collateral (check if so)
 already subject to a security interest in another jurisdiction when it was brought into this state
 which is proceeds of the original collateral described above in which a security interest was perfected

Check if covered Proceeds of Collateral are also covered Products of Collateral are also covered No. of additional Sheets presented

Filed with:

BELTWAY FIRE EQUIPMENT CO INC

SAVIN CORPORATION

By _____
Signature(s) of Debtor(s)

By *Esterne Blocker*
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

RECEIVED FOR RECORD
CIRCUIT COURT, W.A. COUNTY
1983 OCT 24 PH 2:00
E. AUBREY COLLISON
CLERK

11.00
50

9/27
249472

LIBER 466 PAGE 586

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here

This financing statement Dated 9-24-83 is presented to a filing office for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Arnold I. Hyatt and Sheila S. Hyatt
Address 8245 Brattle Road, Baltimore, MD 21208

2. SECURED PARTY

Name Shady Oaks Marina, Inc.
Address 846 Shady Oaks Road
West River, MD 20778

RECORD FEE 12.00
POSTAGE .50
#27338 C345 R01 113:58
OCT 24 83

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (List)

1984 Model 1983 Built Silverton 40' fiberglass hull #STN40109M84A-40AC
1984 350 each HP Crusader gas engines #40232LH and 40336RH

Home anchorage/winter: Pasadena, MD

1st ASSIGNEE:
First Commercial Corp.
303 Second Street
Annapolis, MD 21403

2nd ASSIGNEE:
Berkeley Federal Savings & Loan
211 Bleeker Street
Millburn, NJ 07041

NOT SUBJECT TO STATE DOCUMENTARY STAMP

CHECK THE LINES WHICH APPLY

- (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- (Proceeds of collateral are also covered)
- (Products of collateral are also covered)

Arnold I. Hyatt
(Signature of Debtor)
Arnold I. Hyatt
Type or Print Above Name on Above Line
Sheila S. Hyatt
(Signature of Debtor)
Sheila S. Hyatt
Type or Print Above Signature on Above Line

[Signature]
(Signature of Secured Party)
Shady Oaks Marina, Inc.
Type or Print Above Signature on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1983 OCT 24, PM 2:00
E. AUBREY COLLISON
CLERK

5 12 00
[Signature]
Anne Arundel
9-29-83

Anne Arundel 521159269 (2) 9/21

LIBER 466 PAGE 587

249473

MARYLAND - UNIFORM COMMERCIAL CODE
FINANCING STATEMENT FORM UCC-1

Identifying file No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Annapolis GA Rentals
Address 1949 Lincoln Dr., Annapolis, Md 21401

2. SECURED PARTY

Name John Deere Company
Address Court St. & Deere Rd. ←
Syracuse, NY 13221

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) NOV 1, 1986

4. This financing statement covers the following types (or items) of property: (list)

New John Deere model 125 Skid
Steer loader s/n 155796

FILED FOR RECORD
1983 OCT 24 PM 2:24
E. AUMREY COLLISON
CLERK

RECORD FEE 11.00
POSTAGE .50

CHECK THE LINES WHICH APPLY

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

#27339 C345 R01 T14:01
OCT 24 83

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Kenneth R. Wagon
(Signature of Debtor)

Annapolis GA Rentals
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

W.P. Whiting
(Signature of Secured Party)

W.P. WHITING, DIV. MGR.

Type or Print Above Signature on Above Line

Mailed to Secured Party

1.00
58

STATE OF MARYLAND

LIBER 466 PAGE 588
UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 236794

RECORDED IN LIBER 434 Page FOLIO 432 ON 2/25/81 (DATE)

1. DEBTOR

Address 729 MD Rt. #3, North Lane, Gambrills, MD 21054

2. SECURED PARTY

Name FinanceAmerica Private Brands, Inc.

Address 415 W. Golf Road, Suite 28

Arlington Heights, IL 60005

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK FORM OF STATEMENT

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: Amendment <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

Please amend box #4 on the original filing to read:

All of the following types of goods held for sale or lease by debtor consisting of, but not limited to, recreational vehicles, mobile homes, motor homes, mini-motor homes, park models, vans, van conversions, travel trailers, tent trailers and the like, including parts, accessories and all other equipment used or intended to be used in conjunction with any of the foregoing acquired by debtor, from Coachmen Industries, inc. and/or any divisions or subsidiaries thereof.

Also amend the Secured Party address to read:
85 W. Algonquin Road, Suite 360, Arlington Heights, IL 60005

RECORD FEE 10.00
POSTAGE 50
#27340 0345 R01 114:02
OCT 24 83

Leo's Vacation Center, Inc.

Leo R. Merkel
Leo R. Merkel - President

Dated August 23, 1983

C. Drozdowski
(Signature of Secured Party)

C. Drozdowski - Accounts Secretary
Type or Print Above Name on Above Line



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CIRCUIT COURT, A.A. COUNTY
1983 OCT 24 PM 2:24
E. AUBREY COLLISON
CLERK

10.00
58

SEP. - 2 1983

LIBER 466 PAGE 589

249474

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code

No. of Additional Sheets Presented: 73300876

3. The Debtor is a transmitting utility.

1. Debtor(s) (Last Name First and Address(es))
ANN WATKINS
NORMAN L WATKINS JR
MARYLANDER MOBILE Home PARK
490 PATUXENT RD LOT #63
ODENTON MD

2. Secured Party(ies) Name(s) and Address(es)
MOBILE HOME SALES, CORP.
6312 RICHIE HIGHWAY
GLEN BURNIE, MD 21061

4. For Filing Officer: Date, Time, No. -Filing Office
RECORD FEE 12.00
POSTAGE .50
#27342 C345 R01 T14:07

5. This Financing Statement covers the following types (or items) of property
1983 NASHUA/SERIAL#12331 14 X 70
& ALL APPLIANCES, HOUSEHOLD FURNISHINGS, EQPMT,
WHEELS, AXELS, ACCESSORIES, AND PARTS INCLUDED
ON INVOICE, AND ALL CONTRACT RIGHTS PERTAINING
TO ORIGINAL INSTALLMENT SALES CONTRACT.

6. Assignee(s) of Secured Party and Address(es)
GREEN TREE ACCEPTANCE, INC
P O BOX R 632 PITTS
UNIONTOWN, PA 15401

7. The described crops are growing or to be grown on.
 The described goods are or are to be affixed to.
 The lumber to be cut or minerals or the like (including oil and gas) is on.
 *(Describe Real Estate in Item 8.)

8. Describe Real Estate Here This statement is to be indexed in the Real Estate Records
NOT SUBJECT TO RECORDATION TAX

9. Name of a Record Owner

No. & Street	Town or City	County	Section	Block	Lot
10. This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box): <input type="checkbox"/> which is proceeds of the original Collateral described above in which a security interest was perfected, or <input type="checkbox"/> acquired after a change of name, identity or corporate structure of the Debtor, or <input type="checkbox"/> as to which the filing has lapsed, or <input type="checkbox"/> already subject to a security interest in another jurisdiction. <input type="checkbox"/> Collateral was brought into the State, or <input type="checkbox"/> jurisdiction was changed to this State.					
11. If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean: <input type="checkbox"/> Consignee(s) and Consignor(s), or <input type="checkbox"/> Lessee(s) and Lessor(s).					

By ANN WATKINS Signature(s) of Debtor(s)
NORMAN L WATKINS JR Signature(s) of Debtor(s)
 216422501

By GREEN TREE ACCEPTANCE INC. Office Manager
 Signature(s) of Secured Party(ies)
 (Required only if item 10 is checked.)

3/83 (1) FILING OFFICER COPY-NUMERICAL
 STANDARD FORM - FORM UCC-1 — Approved by the Secretary of the Commonwealth of Pa

RECEIVED FOR RECORD
 CIRCUIT COURT, A. A. COUNTY
 1983 OCT 24 PM 2:25
 E. AUBREY COLLISON
 CLERK

12.00
 50

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 239123

RECORDED IN LIBER 440 FOLIO 460 ON 8/3/81 (DATE)

1. DEBTOR: Name Charles E. & William Arbogast

Address 720 Donaldson Ave., Severn, Md. 21144

2. SECURED PARTY: Name Commercial Credit Corporation

Address 7436 Ritchie Hwy., Glen Burnie, Md. 21061

P.O. Box 1010

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CHECK <input type="checkbox"/> FORM OF STATEMENT	A. CONTINUATION..... <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. RELEASE. From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate: PARTIAL RELEASE..... <input type="checkbox"/> FULL RELEASE..... <input checked="" type="checkbox"/>	C. TERMINATION..... <input type="checkbox"/> The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.
	D. ASSIGNMENT..... <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)	E. OTHER..... <input type="checkbox"/> (Such as "amendment"; if amendment, both Debtor and Secured Party must sign)	
3pc L.R., 1 Maytag Washer, 1 Maytag Sryer, 1 25" Zenith color TV			
			RECORD FEE 10.00 POSTAGE .50 #27344 C345 R01 T14:11 OCT 24 83

3. Assignee of Secured Party(ies) from which security information obtainable:

Name _____

Address _____

Dated 9/29/83

G.A. Kane
(Signature of Secured Party)

G.A.Kane
Type or Print Above Name on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT - BALTIMORE COUNTY

1983 OCT 24 PM 2:25

E. AUDREY COLLISON
CLERK



Mailed to Secured Party

184298-B

LIBER 466 PAGE 591

249476

Not to be recorded in
Land Records

Subject to Recordation Tax:
Principal Amount is \$47,200.00

The appropriate amount of documentary stamps are affixed to a Deed of Trust recorded or to be recorded among the Land Records of Anne Arundel County and given as additional security in the same loan.

DATE: *October 7th*, 1983

FINANCING STATEMENT

1. Debtor: Address:
PAUL J. MARZULLO 582 Center Drive
Severna Park, Maryland 21146

2. Secured Party: Address:
UNION TRUST COMPANY OF Baltimore and St. Paul Streets
MARYLAND Baltimore, Maryland 21202

3. This Financing Statement covers:

(a) all buildings and improvements of every kind and description now or hereafter erected or placed in or upon any interest or estate in the land herein described or any part thereof and used or usable in connection with any present or future operation of said land and now owned or hereafter acquired by Debtor and all fixtures including, but not limited to, all gas and electric fixtures, engines and machinery, radiators, heaters, furnaces, heating equipment, steam and hot water boilers, stoves, ranges, elevators, motors, bathtubs, sinks, water closets, basins, pipes, faucets and other plumbing and heating fixtures, mantels, refrigerating plant and refrigerators, or other mechanical or otherwise, cooking apparatus and appurtenances, furniture, shades, awnings, screens, blinds and other furnishings; and

(b) all of the rents, issues and profits which may arise or be had therefrom, and all articles of personal property now or hereafter attached to or used in and about the building or buildings now erected or hereafter to be erected on the lands herein described which are necessary to the complete and comfortable use and occupancy of such building or buildings for the purposes for which they were or are to be erected, including all goods and chattels and personal property as are used or furnished in operating a building or the activities conducted therein, and all renewals or replacements thereof or articles and substitutions therefor, whether or not the same are, or shall be attached to said building or buildings in any manner; and

(c) all building materials and equipment now or hereafter delivered to said premises intended to be installed therein; and

20220 FEE 13.00
POSTAGE .50
#39118 0237 R02 109:29
OCT 25 83

1983 OCT 25 AM 10:39
E. AUBREY COLLISON
CLERK

RECEIVED FROM RECORDS
CLERK ANNE ARUNDEL COUNTY

~~Added to Security~~ 1350

(d) all contract rights of and from the herein described property or any part thereof.

4. The aforesaid items are included as security in a Deed of Trust of even date herewith given by Debtor to RICHARD L. COVER and THOMAS M. SCOTT, III, Trustees, and recorded or intended to be recorded among the Land Records of Anne Arundel County, securing an indebtedness owed by the Debtor to Union Trust Company of Maryland, and are deemed by said Deed of Trust to be part of the hereinafter described real estate.
5. Proceeds of collateral are covered hereunder.
6. The real estate is that parcel owned by Debtor, located in Anne Arundel County, Maryland, and described more particularly in Schedule A attached hereto and made a part hereof.

DEBTOR:

PAUL J. MARZULLO

By

Paul J. Marzullo

SECURED PARTY:

UNION TRUST COMPANY OF MARYLAND

By

Charles J. Holman
Vice President

LIBER 466 PAGE 593

SCHEDULE A

BEING KNOWN AND DESIGNATED as Lots No. 10 and 11, Block 23, as shown on a certain Plat entitled "CARROLLTON MANOR" dated April, 1933 and made by J. Revell Carr, Engineer which Plat is now recorded among the Land Records of Anne Arundel County in Plat Book Number 9, folio 23 and 24, formerly recorded in Plat Book FSR Number 3, folio 30 and 31.

TOGETHER WITH an easement for the use in common with others of the property designated on the above Plat as Community Beach.

THE MONUMENTAL TITLE CO.
The Monumental Title Bldg.
Mailed to: SEVERNA PARK, MD. 21143

TO BE RECORDED IN THE
FINANCING STATEMENT RECORDS
AND TO BE RECORDED IN THE
LAND RECORDS

NOT SUBJECT TO RECORDATION TAX

FINANCING STATEMENT

1. NAME AND ADDRESS OF DEBTOR:

3809 CRAIN LIMITED PARTNERSHIP

c/o Charles M. Carlson, Esquire
3923 Shoreham Beach Road
Edgewater, Maryland 21037

2. NAME AND ADDRESS OF SECURED PARTIES:

FARMERS NATIONAL BANK OF MARYLAND
5 Church Circle
Annapolis, Maryland 21401

3. This Financing Statement covers all:

A. All improvements, buildings, fixtures, machinery, equipment, building materials, furniture and furnishings and articles hereafter owned by Debtor and located in or upon any interest or estate in land described in Exhibit "A" or any part thereof and used or usable in connection with any present or future operation of said land whether now owned or hereafter acquired by the Debtor including windows and doors, floor coverings, shrubbery, plants, boilers, tanks, machinery, appliances, furnaces, radiators, blinds and all heating, lighting and flood lighting, plumbing, power, water, refrigerating, gas, electric, ventilating, air conditioning, fire protection, maintenance and incinerating systems and equipment, switchboards and other communications apparatus, elevators and including all equipment installed or to be installed and used in the operation of the buildings and any and all renewals and replacements thereof and any substitution for, or additions to the same; it being understood that all of the aforesaid shall be deemed to be fixtures and part of said land;

B. And the reversions and remainders, rents, issues and profits from the herein described land, including particularly, but not by way of limitation, all rights and interest of Debtor in and to any and all leases with respect to the aforesaid land and properties, or any portion thereof, and all rental or other payments which may be due and owing from any persons, firms or corporations which may lease or occupy any portion of the above described premises and all the estate, rights, title, interest and claim whatsoever, at law as well as in equity, which the Debtor now has or may hereafter acquire in and to the aforesaid land and property and every part and parcel thereof and all right, title and interest in proceeds of insurance which respect to the property and the fixtures (or property deemed to be fixtures as identified in the preceding paragraph) and any and all awards made to Debtor for the taking by eminent domain or by any preceeding or purchase in lieu thereof, of the whole or of any part of the herein described land.

RECORD FEE 37.00
POSTAGE
#38164 C237 R02 TO 2:30
OCT 25 83

3750

G. L. CLERK

1983 OCT 25 AM 10:40
E. AUDREY COLLISON
CLERK

RECEIVED FOR RECORD
CHESBROUGH COUNTY

1983 OCT 25 AM 10:44
E. AUDREY COLLISON
CLERK

D. E. CLERK

LAW OFFICES
MANIS,
WILKINSON, SNIDER, &
GOLDSBOROUGH
CHARTERED
P. O. BOX 921
ANNAPOLIS, MD. 21404
AREA CODE (301) 263-8855

4. The aforesaid items are included as security in a Deed of Trust, Promissory Note, and Guarantee among other documents, securing an indebtedness owed by 3809 CRAIN LIMITED PARTNERSHIP, a Maryland Limited Partnership, to FARMERS NATIONAL BANK OF MARYLAND.

5. Proceeds of collateral are covered hereunder.

6. Property description: See attached Exhibit "A".

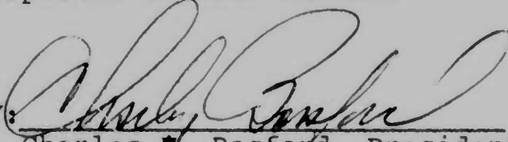
Principal amount of this debt is \$1,500,000.00 to creditor.

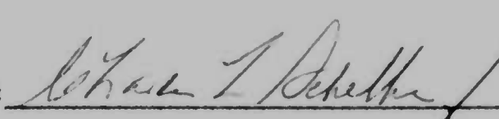
DEBTORS:

3809 CRAIN LIMITED PARTNERSHIP
A Maryland Limited Partnership
BY: 3809 Crain Incorporated,
Corporate General Partner

SECURED PARTY:

FARMERS NATIONAL BANK OF
MARYLAND

BY: 
Charles N. Basford, President

BY: 

AFTER RECORDATION return to:

MANIS, WILKINSON, SNIDER AND GOLDSBOROUGH, CHARTERED
145 Main/Gorman Streets, P. O. Box 921
Annapolis, Maryland 21404

EXHIBIT "A"

Beginning for the same at the intersection of the South line of the whole tract with the East line of the right of way of the Crain Highway running along said side of said right of way North 7 degrees 30' East 1354 feet to a cement block, thence South 66 degrees 45' East 527 feet to a cement block by small branch, thence South 56 degrees 30' East 363 feet to a cement block by a small branch, Thence South 46 degrees 15' East 578 feet to a cedar tree by the branch, thence South 66 degrees 30' West 1469.5 feet to the place of beginning containing 22.71 acres of land more or less, clear of road, and being the same property described in a Deed to the Grantors herein from John Franklin Peach, Widower, dated July 2nd, 1931 and recorded in Liber 373 at Folio 232 of the Land Records of Prince George's County, Maryland.

Saving and excepting however all that portion of said tract of land described as follows:

Beginning for the same at the south corner of the lands of the grantor herein on the easterly right of way line of the Robert Crain State Highway and running thence with a portion of the southerly boundary of the whole tract of which the property herein conveyed is a portion thereof (1) N. 66°31' E. 840.00 feet, thence leaving the same and with the division lines now being established (2) S. 88° 00' W. 728.02 feet to the easterly line of the said Robert Crain Highway and with the same (3) S. 7° 30' W. 325.00 feet to the place of beginning, containing 2.68 acres, more or less.

And further saving and excepting 2.62 acres deeded to the State of Maryland by deed recorded in Liber 2297, Folio 326, Land Records of Prince George's County, Maryland.

BEGINNING at an iron pipe set on the East side of the Right of Way for Maryland Rt. #3 at its intersection with Green Branch, said pipe being on the embankment covering the culvert under Rt. #3 thence running with the average centerline of Green Branch which is the Northerly Boundary of Lot No. 2 of the conveyance from Richard H. Hook et ux to Charles E. Thompson and Vendola V. Thompson, his wife by deed dated November 14, 1940 and recorded in Liber 590 Folio 409 among the Land Records of Prince George's County, Maryland the following eight courses and distances (1) North 80 degrees 14 minutes 00 seconds East 250.01 feet to a pipe set (2) South 57 degrees 35 minutes 00 seconds East 232.50 feet (3) South 61 degrees 55 minutes 00 seconds East 67.00 feet (4) South 51 degrees 35 minutes 00 seconds East 69.50 feet to a pipe set (5) North 78 degrees 20 minutes 00 seconds East 133.50 feet to a pipe set (6) South 59 degrees 15 minutes 00 seconds East 284.00 feet (7) North 81 degrees 08 minutes 00 seconds East 131.00 feet (8) South 81 degrees 08 minutes

00 seconds East 130.00 feet to a pipe set thence leaving the Branch and continuing with the outline of Lot 1 as adjusted and following a wire fence South 01 degrees 02 minutes 45 seconds East 404.34 feet to a large Poplar tree, a deed call point thence following the general line of a wire fence and running with Lot No. 3 of said Thompson's deed North 78 degrees 44 minutes 05 seconds East 394.28 feet to a pipe set South 22 degrees 12 minutes 20 seconds East 1111.53 feet to a pipe set, South 15 degrees 17 minutes 50 seconds West 266.46 feet to a pipe found on the south side of a branch, South 85 degrees 12 minutes 50 seconds West 752.78 feet to a pipe set on the West side of a branch South 59 degrees 55 minutes 00 seconds West 65.00 feet to a pipe set, North 52 degrees 50 minutes 00 seconds West 578.00 feet to a concrete block found North 62 degrees 00 minutes 00 seconds West 363.00 feet to a pipe set and North 75 degrees 00 minutes 00 seconds West 344.21 feet to a pipe set on the East Right of Way Line of Maryland Rt. #3, thence with said Right of Way as shown on Plats #19127 and #19128, North 00 degrees 31 minutes 55 seconds West 1375.13 feet to the point of beginning containing 60.063 Acres and being all the residue of the land conveyed to Charles E. Thompson et ux by the above referenced deed.

Being all the same property as described in Deed dated March 5, 1979, and recorded in Liber 5066, folio 347 among the aforesaid Land Records.

Mailed to: Morris, Witherspoon & Sieder

maryland national bank

FINANCING STATEMENT

- 1. To Be Recorded in the Land Records at _____
- 2. To Be Recorded among the Financing Statement Records at Baltimore County
- 3. Not subject to Recordation Tax
- 4. Subject to Recordation Tax on an initial debt in the principal amount of \$ _____ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

5. Debtor(s) Name(s) Address(es)
 Annapolis Clothing Company, Inc. 1238 Putty Hill Avenue
 30 Towson Marketplace
 Towson, MD 21204

6. Secured Party Address
 Maryland National Bank P.O. Box 871
 Attention: T. Trainor Annapolis, MD 21401

RECORD FEE 11.00
 POSTAGE .50
 #27518 0345 R01 T15:14
 OCT 25 83

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property

A Inventory. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof

B Contract Rights. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof

C Accounts. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods

D General Intangibles. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof

E Chattel Paper. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

F All Equipment. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof

G Specific Equipment. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof

H Other. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof

8. All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference

Annapolis Clothing Company, Inc.

Merle A. Lebowitz (Seal)
 Merle A. Lebowitz
 Chairman of the Board

Secured Party
Maryland National Bank

Peggy A. Hall (Seal)
 Peggy A. Hall
 Type name and title

Commercial Banking Representative

Mr Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above

RECEIVED FOR RECORD
CIRCUIT COURT, BALTIMORE COUNTY

1983 OCT 25 PM 3:19

E. AUBREY COLLISON
CLERK

Mailed to Secured Party

11-80
50

FINANCING STATEMENT

1. Debtors: Address: 249489
 ICI ASSOCIATES LIBER 466 PAGE 599 171 Mayo Road, Edgewater, MD 21037

2. Secured Parties: Address of all Secured Parties:
 Second National Building & Loan, Inc. P.O. Box 2558
 William F. Brooks, Jr. and Salisbury, Maryland 21801
 Donna M. Pittman, Trustees

3. This Financing Statement covers:
 All equipment, machinery, apparatus, fittings, building materials and other articles of personal property of every kind and nature whatsoever, now or hereafter ordered for eventual delivery to the unit or real property hereinafter described (whether or not delivered thereto) and all such as are now or hereafter located in or upon any interest or estate in said property or any part thereof and used or usable in connection with any present or future operation of said property and now or hereafter acquired by Debtor, including, without limitation the generality of the foregoing, all heating, lighting, laundry, clothes washing, clothes drying, incinerating and power equipment, engines, pipes, tanks, motors, conduits, plumbing, lifting, cleaning, fire prevention, fire-extinguishing, refrigerating, ventilating, and communications apparatus, television sets, radio systems, recording systems, air-cooling and air conditioning apparatus, shades, awnings, draperies, curtains, fans, furniture, furnishings, carpeting, linoleum and other floor coverings, screens, storm doors and windows, stoves, gas and electric ranges, refrigerators, garbage disposals, sump pumps, dishwashers, washers, dryers, attached cabinets, partitions, ducts and compressors, and security systems.

4. The aforesaid items are included as security in a Deed of Trust given by Debtor to William F. Brooks, Jr. and Donna M. Pittman, Trustees, and recorded or intended to be recorded among the Land Records of Anne Arundel County, Maryland, securing an indebtedness owed by Debtor to Second National Building & Loan, Inc.

5. Proceeds of collateral are covered hereunder.

6. The unit or real property in which the items set forth in Paragraph 3 of this Financing Statement refer is known as:
 171 Mayo Road, Woodland Beach, Edgewater, Maryland 21037

1983 OCT 26 PM 1:36
 E. AUBREY COLLISON
 CLERK

Debtors
 ICI ASSOCIATES

BY: [Signature]

Secured Parties
 SECOND NATIONAL BUILDING & LOAN, INC.

BY: [Signature] Agent

RECORD FEE 11.00
 POSTAGE .50
 #38855-4 0237 R02 713:40
 OCT 27 83

1150

After recordation, return this document to MANIS, WILKINSON, SNIDER & GOLDSBOROUGH, P.O. Box 921, Annapolis, MD 21404

Mailed by [Signature]

FINANCING STATEMENT

FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here

This financing statement Dated 8/11/83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Free State Reporting, Inc.
Address 99 Cathedral Street, Annapolis, Maryland 21401

2. SECURED PARTY

Name Chase Marketing Company
Address P.O. Box 2307 12160 Parklawn Drive, Rockville, Maryland 20852

Person and Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)
Includes Accounts Receivable, all Sanyo products, Sansui, BSR, ADC, Mattel, Olympus, Uniden, ITT, Video tape, Blank recording tape and similar and related electronic consumer products as purchased from the secured party. Also includes computer products, telephones, audio, video, television and office equipment.

RECORD FEE 11.00
POSTAGE .50
#27661 0040 R01 T08:26

5. (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

OCT 27 83

(If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

CHECK THE LINES WHICH APPLY

- (Proceeds of collateral are also covered)
(Products of collateral are also covered)

Mailed to Secured Party

Signature of Debtor: Barbara J. Becker, Title: Pres.

Barbara J. Becker
Type or Print Above Name on Above Line

CHASE MARKETING COMPANY

Signature of Debtor: David L. Becker, Title: Sec./Treas.

Signature of Secured Party: Edith Black, Title: Sec./Treas.

David L. Becker
Type or Print Above Signature on Above Line

Edith Black
Type or Print Above Signature on Above Line

CORPORATE SEAL

CORPORATE SEAL

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY

1983 OCT 27 AM 8:55

E. AUBREY COLLISON
CLERK

110 50



**END
LIBER**