

ANNE ARUNDEL COUNTY, MARYLAND

**UNIFORM COMMERCIAL CODE  
FINANCING STATEMENTS**

E Aubrey Collison  
CLERK OF THE CIRCUIT COURT

CAMERA: ARIEL MALONEY

**LIBER**

**479**

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.  
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 40 Page No. 564  
Identification No. 26761 Dated August 23, 1965

1. Debtor(s) { Walter F. JACOBS and Betty S. JACOBS, his wife  
Name or Names—Print or Type  
27 Windward Drive Baltimore, Maryland  
Address—Street No., City - County State Zip Code

2. Secured Party { Colonial Life Insurance Company  
Name or Names—Print or Type  
P.O. Box 2022 Concord, N.H. 03301  
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) September 1, 1990

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.)</p>

RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY  
1984 OCT 18 PM 2:41  
E. AUBREY COLLISON  
CLERK

RECORD FEE 10.00  
POSTAGE .50  
H02078 0040 R00 T14:42  
OCT 18 84

Dated: October 8, 1984  
The Colonial Life Insurance Company of America  
Name of Secured Party  
Edward J. Mallon Jr.  
Signature of Secured Party  
Edward J. Mallon Jr., Sr. Vice President  
Type or Print (Include Title if Company)

Lucas Bros. Form T-1  
after recording  
Mailed to  
Law Offices  
TOMES & SAITTA P.A.  
Suite 101, Sandy  
10220 River Road  
Potomac, Md. 20854  
983-0606

Mailed to Secured Party  
10.00  
50  
OCT 18 1984

217331 A.A. Co.

FINANCING STATEMENT

NAME AND ADDRESS OF DEBTOR(S) Billy G. Ramsey, Sr. Janet L. Ramsey 300 Crosswell Road Baltimore, Maryland 21225	SECURED PARTY: C.I.T. FINANCIAL SERVICES, INC. ADDRESS: 7310 Ritchie Hwy, Suite 202 P.O. Box 250 Glen Burnie, Maryland 21061
---	---

This FINANCING STATEMENT, presented for filing pursuant to the Uniform Commercial Code, covers the following types (or items) of property:

- Check proper box
- All of the household goods now located at Debtor's address shown above.
  - Motor Vehicles.
  - Other (describe).

FOR FILING OFFICER (Date, Time, Number, and Filing Office)

RECORD FEE 12.00  
 RECORD TAX 24.50  
 POSTAGE .50  
 #02088 0040 R00 114:58  
 OCT 18 84

The underlying secured transaction being publicized by this financing statement is subject to the recordation tax imposed by Article 81, Sections 277 and 278, Annotated Code of Maryland. The amount of initial principal debt is \$ 3512.42

SECURED PARTY:  
C.I.T. FINANCIAL SERVICES, INC.

By: [Signature]  
(Authorized Agent)

DEBTORS:

Billy G. Ramsey, Sr.  
Billy G. Ramsey, Sr.

Filing Officer is requested to note file number, date and hour of filing and return to Secured Party.

Janet L. Ramsey  
Janet L. Ramsey



89-802 C (8-78) MARYLAND

327.00

12-  
24.50  
50

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 OCT 18 PM 2:59

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party



ANNE ARUNDEL City-MD

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. 254278

1. DEBTOR

Name Andy's Concrete, Inc.  
Address 780 Jennie Drive, Severn, Maryland 21144

2. SECURED PARTY

Name Valley Supply & Equipment Co., Inc.  
Address P.O. Box 420, Funkstown, Maryland 21734  
ASSIGNEE OF Ingersoll-Rand Financial Corp.  
SECURED PARTY 651 Park Avenue, King of Prussia, PA 19406  
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

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

(1) Ingersoll-Rand Air Compressor Model P175WD S/N 136531 and all attachments and accessories thereto together with accounts, contract rights and chattel paper arising out of the sale, lease or other disposition by the Debtor of the foregoing described property. Notwithstanding the above, nothing herein shall be construed to authorize the Debtor to dispose of the above described collateral.

RECORD FEE 11.00  
POSTAGE .50  
#00190 0040 R00 114:59  
OCT 18 84

E. AUBREY COLLISON  
CLERK

1984 OCT 18 PM 2:59

RECORDED  
INDEXED  
COUNTY

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

Andy's Concrete, Inc.  
(Signature of Debtor)

Andrew Muczynski  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Andrew M. Kuczinski

Howard Klein, Pres.  
(Signature of Secured Party)

Valley Supply & Equipment Co., Inc.  
(Signature of Secured Party)

Howard Klein, Pres.  
Type or Print Above Signature on Above Line

Howard Klein, Pres.

11-50

11-50

254270

BOOK - 479 PAGE 4

FINANCING STATEMENT

Not subject to recordation tax  
 Subject to recordation tax on principal amount of \$.....

1. Name of Debtor(s): Crofton Radiology Associates (A Partnership)  
Address: 1667 Crofton Center  
Crofton, Maryland 21114

2. Name of Secured Party: FIRST AMERICAN BANK OF MARYLAND  
Address: ~~XXXXXXXXXXXXXXXXXXXX~~  
~~XXXXXXXXXXXXXXXXXXXX~~  
25 W. Chesapeake Avenue  
Towson, Maryland 21204

RECEIVED FOR RECORD  
CROFTON COUNTY

1984 OCT 18 PM 3:20

E. AUBREY COLLISON  
CLERK

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

Equipment. All of the Debtor's equipment and supplies (including all present and future additions, attachments, accessions, substitutions and replacements) including, but not limited to, that which is described in any separate schedule attached hereto or at any time delivered by the Debtor to the Bank, and all proceeds thereof in any form whatsoever.  
Accounts. All of the 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.

4. Check the statements which apply, if any, and supply the information indicated:

Leasehold Improvements.

(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.

Mailed to Secured Party

RECORD FEE 12.00  
POSTAGE 50  
#72143 C055 R02 11:23  
OCT 18 94

Debtor(s): CROFTON RADIOLOGY ASSOCIATES  
*Paul S. Rhodes*  
Paul S. Rhodes, M.D., Partner

Secured Party:  
FIRST AMERICAN BANK OF MARYLAND  
By: *Paxton R. Insley*  
Paxton R. Insley, 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)

*12/1*

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

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 32 Page No. 473  
Identification No. 65579 Dated May 7, 1965

1. Debtor(s) Milton R. Grahl and Juanita C. Grahl, his wife  
Name or Name(s) - Print or Type  
207 Cheddington Road, Linthicum, Anne Arundel County, Md.  
Address - Street No., City - County State Zip Code

2. Secured Party Metropolitan Life Insurance Company c/o Wye Mortgage Corporation  
Name or Name(s) - Print or Type  
7801 York Road Baltimore, Maryland 21204  
Address - Street No., City - County State Zip Code

3. Maturity Date (if any) May 1, 1995

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.)</p>

RECORD FEE 10.00  
POSTAGE .50  
OCT 18 84

1984 OCT 18 3:57  
METROPOLITAN LIFE INSURANCE COMPANY  
E. AUBREY COLLISON  
CLERK

WITNESS our hands and seals this 4th day of October 19 84

WITNESS:  
[Signature]  
[Signature]

BY: WYE MORTGAGE CORPORATION  
[Signature]  
Mary K. Romans, Senior Vice President  
[Signature]  
Nancy L. Shauck, Vice President

As its "Attorneys in Fact" (Power of Attorney recorded in Anne Arundel County Liber 3380, Folio 606.)

Mailed to Secured Party

10.00  
50

LIBER 3803 PAGE 725

BOOK - 479 PAGE 6

STATEMENT OF CONTINUATION, TERMINATION, RELEASE, ASSIGNMENT, ETC.

254200

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

File Number of original Financing Statement A.A. Co. Land Rec. L 3759 f 129  
Date of Filing Record Reference Fin. State. L 474 f 337  
Maturity date (if any) ID No. 252 507

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

Mercantile Safe-Deposit and Trust Company	Two Hopkins Plaza P.O. Box 1477 Baltimore, Maryland 21203
--	---

RECORD FEE 22.00  
POSTAGE .50  
#02135-0040-000 710:50  
OCT 19 84

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

United States Small Business Administration CHECK APPLICABLE STATEMENT	630 Oxford Building 8600 LaSalle Road Towson, Maryland 21204
--	--

- CONTINUATION  
The original Financing Statement identified above by file number is still effective.
- TERMINATION  
The original Financing Statement identified above by file number is terminated and the secured party no longer claims a security interest under the financing statement.
- RELEASE  
From the property described in the original Financing Statement identified above, the property described below is released.
- ASSIGNMENT  
The secured party assigns to the assignee named below the rights of the secured party under the original Financing Statement identified above.
- OTHER

Subject to Subordination Agreement dated September 21, 1984 between Mercantile Safe-Deposit and Trust Company and Callison & Associates Limited Partnership in favor of, and for the benefit of The Mid-Atlantic Certified Development Company and The United States Small Business Administration.



Debtor(s) or assignor(s)

Mercantile Safe-Deposit  
and Trust Company (Seal)

(Corporate, Trade or Firm Name)

*Greg Sash*

Signature of Secured Party or Assignee

(Type or print name under signature)

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

RETURN TO:

Michael J. Dausch, Esq.  
United States Small Business Administration  
630 Oxford Building  
8600 LaSalle Road  
Towson, Maryland 21204

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 OCT 19 AM 10:49

E. AUBREY COLLISON  
CLERK



RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 OCT 19 AM 10:49

E. AUBREY COLLISON  
CLERK

220.5

251201

TO BE RECORDED IN THE  
FINANCING STATEMENT  
RECORDS OF THE STATE  
DEPARTMENT OF ASSESS-  
MENTS AND TAXATION AND  
IN THE FINANCING STATE-  
MENT RECORDS OF ANNE  
ARUNDEL COUNTY, MARYLAND

NOT SUBJECT TO  
RECORDATION TAX

FINANCING STATEMENT

1. Debtor: ANNE ARUNDEL COUNTY, MARYLAND  
Address: Arundel Center, Calvert & Northwest Streets  
Annapolis, Maryland 21401  
Attention: Director of Administration
2. Secured  
Party: MERCANTILE-SAFE DEPOSIT AND TRUST COMPANY  
Address: Mercantile Bank and Trust Building  
2 Hopkins Plaza  
Baltimore, Maryland 21201  
Attention: Bruce D. McLean
3. This Financing Statement covers the assignment by the Debtor to the Secured Party of the property listed on Exhibit A hereto.
4. Proceeds and products of the collateral described in paragraph 3 above are covered by the Financing Statement.

The Debtor has made the assignment of the above mentioned collateral pursuant to Resolution No. 139-83 of the County Council of Anne Arundel County, Maryland, approved by the County Executive on December 21, 1983, as amended by Resolution No. 53-84 of the County Council of Anne Arundel County, Maryland, approved by the County Executive on July 3, 1984, to secure payment of the principal of, and interest on, the Debtor's \$2,800,000 Anne Arundel County, Maryland Industrial Development Revenue Bonds (NABS Limited Partnership Project), 1983 Series, which bonds do not constitute an indebtedness or charge against the general credit and taxing powers of the Debtor, and do not constitute or give rise to any pecuniary liability of the Debtor.

RECORD FEE 21.00  
POSTAGE .50

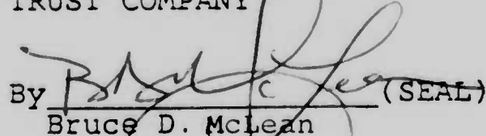
Debtor:  
ANNE ARUNDEL COUNTY, MARYLAND

Secured Party:  
MERCANTILE-SAFE DEPOSIT AND  
TRUST COMPANY

#72171 0237 002 109:34

OCT 19 84

By  (SEAL)  
O. James Lighthizer  
County Executive

By  (SEAL)  
Bruce D. McLean

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1984 OCT 19 AM 9:33

E. AUBREY COLLISON  
CLERK

83  
21-50

2160M

BOOK - 479 PAGE 8

To The Filing Officer: After this statement has been recorded,  
please mail the same to:

Edward L. Wender, Esquire  
1800 Mercantile Bank and Trust Bldg.  
2 Hopkins Plaza  
Baltimore, Maryland 21201

EXHIBIT A

(a) All of the Debtor's right, title and interest in and to and remedies under, including all moneys payable by the Borrower to the Debtor pursuant to, the Loan and Security Agreement dated as of October 11, 1984 between the Debtor and NABS Limited Partnership, Maryland limited partnership (the "Borrower"), together with any and all modifications, alterations, amendments and supplements thereto (the "Loan Agreement"), including without limitation any and all security referred to therein, excepting only the right of the Debtor to indemnification by the Borrower and to payments for the Debtor for expenses incurred by the Debtor itself.

(b) All of the Debtor's right, title and interest in and to and remedies under, including all moneys payable by the Borrower to the Debtor pursuant to, two Notes dated October 11, 1984 evidencing the loan made pursuant to the Loan Agreement (collectively the "Note"), that certain Conditional Assignment of Rents dated October 11, 1984 further securing the payment of the Note and the obligations under the Loan Agreement and the Deed of Trust and Security Agreement (hereinafter defined), that certain Individual Guaranty Agreement by David Pearlman, Esther Pearlman, William L. Pearlman, Patricia Pearlman, George Youngworth, Ronne L. Youngworth, Wayne A. Zuskin and Ellen Zuskin dated as of October 11, 1984 (the "Individual Guaranty"), that certain Corporate Guaranty Agreement by North Avenue Beauty Supply, Inc. dated as of October 11, 1984 (the "Corporate Guaranty"), and such other documents, including (without limitation) mortgages, deeds of trust, guarantees, and security agreements securing or relating to the Loan or the bond, and all other revenues of the Debtor attributable to the financing of a certain facility located at the southeast corner of Baymeadow Drive and Waterview Court, in the Baymeadow Industrial Park in Anne Arundel County (the "Facility"), including (without limitation) any moneys realized from the sale of any security for the loan evidenced and secured by the Loan Agreement, the Individual Guaranty or the Corporate Guaranty; excluding, however, amounts paid by the Borrower to the Debtor, or for the account of the Debtor, to pay for, or reimburse the Debtor for, any expenses incurred by or on behalf of the Debtor in connection with the financing of the Facility, or for the purpose of indemnifying the Debtor under the terms and provisions of the Loan Agreement.

(c) All of the Debtor's right, title and interest in and to and remedies under the Deed of Trust and Security Agreement dated as of October 11, 1984 by the Borrower, covering certain property located in Anne Arundel County, Maryland described on Exhibit B hereto, which Deed of Trust and Security Agreement is recorded, or intended to be recorded, among the Land Records of Anne Arundel County, Maryland, together with any and all modifications, alterations, amendments and supplements thereto.

(d) All of the Debtor's right, title and interest in all moneys on deposit in the Project Fund as that term is described in the Loan Agreement.

(e) All 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

2160M

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

DESCRIPTION OF LAND

Being known and designated as Lot 19 as shown on a plat entitled "Resubdivision Plat of Lot 19 Portion of Plat 1 & Revised Plat 2, Section 5, Baymeadow" recorded among the Plat Records of Anne Arundel County, Maryland at Plat No. 4849, Plat Book 93, page 24.

Mailed to:

*Sexton Little*

STATEMENT OF CONTINUATION, TERMINATION, ASSIGNMENT  
AMENDMENT OR RELEASE UNDER UNIFORM COMMERCIAL CODE  
FORM NO. 207-126 ED 4/82

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. 245471 recorded in  
Liber 457, Folio 173 on Dec. 17, 1982 at Anne Arundel Co.

1. DEBTOR(S):

Name(s) BWI I PARTINERSHIP, a Maryland general Partnership  
c/o Maryland Industrial Enterprises  
Address(es) 6665 Security Blvd. - Balto., Md. 21207

2. SECURED PARTY:

Name MARYLAND NATIONAL BANK - Real Estate & Mtg. Bking  
Address 10 Light Street - Baltimore, Maryland 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  
#7215-4 0055 R02 109:03  
OCT 19 84

9. SIGNATURES.

SECURED PARTY

MARYLAND NATIONAL BANK  
By Ruth F. Riley  
Ruth F. Riley  
Comml. Loan Operations Officer  
(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.



Mailed to:

1000/50

THE MONUMENTAL TITLE CO.  
The Monumental Title Bldg.  
SEVERNA PARK, MD

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY  
1984 OCT 19 AM 10:43  
E. AUBREY COLLISON  
CLERK

To be recorded in the Land Records and in the Chattel Records of Anne Arundel County, Maryland and among the Financing Records of the State Department of Assessments and Taxation.

BOOK - 479 PAGE 13

FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer pursuant to UCC.

1. NAME AND ADDRESS OF DEBTOR:

JOHN W. CALLISON, Individually and as a General Partner  
T/A CALLISON AND ASSOCIATES LIMITED PARTNERSHIP  
ATLANTIC VAN LINES, INC.

7451 Race Road, Hanover, Anne Arundel County, Maryland 21076

254202

2. NAME AND ADDRESS OF SECURED PARTY:

THE MID-ATLANTIC CERTIFIED DEVELOPMENT COMPANY  
32nd Floor, 10 Light Street, Baltimore MD 21202

3. NAME AND ADDRESS OF ASSIGNEE OF SECURED PARTY:

SMALL BUSINESS ADMINISTRATION (an Agency of the U. S. Government)  
630 Oxford Bldg., 8600 LaSalle Road, Towson, Maryland 21204

RECORD FEE 14.00  
POSTAGE .50  
402137 0040 000 710:50  
OCT 19 84

4. This Financing Statement covers all:

- Machinery, equipment, fixtures and furniture <sup>purchased with loan proceeds, itemized</sup> ~~now owned or hereafter~~ <sup>on Exhibit</sup> ~~acquired~~, together with attachments, accessories, etc. "A" attached hereto
- Inventory, raw materials, etc., including after acquired and proceeds.
- Accounts, including after acquired, and proceeds.
- Contract rights, including after acquired, and proceeds.
- Right, title and interest in and to the liquor license issued with respect to the premises located at \_\_\_\_\_, and all renewals thereof.
- Automotive equipment now owned or hereafter acquired, together with attachments, accessories, etc.
- 

5. APPLICABLE ONLY TO TWELVE YEAR LOANS: Maturity date: \_\_\_\_\_ N/A

6. This transaction is  , is not  exempt from the recordation tax.  
Principal amount of the Debt is \$ \_\_\_\_\_ N/A

DEBTOR:

John W. Callison (SEAL)  
John W. Callison, Individually and as  
a General Partners T/A Callison and  
Associates Limited Partnership

ATLANTIC VAN LINES, INC.  
BY John W. Callison (SEAL)  
President

Attest: John E. Han  
Secretary

SECURED PARTY:

The Mid-Atlantic Certified  
Development Company

BY \_\_\_\_\_ (SEAL)

ASSIGNEE OF SECURED PARTY:

SMALL BUSINESS ADMINISTRATION

BY M. J. Dausch, III  
M. J. Dausch, III  
Attorney/Agent  
Baltimore District Office

AFTER RECORDATION RETURN TO: Small Business Administration  
630 Oxford Bldg.  
8600 LaSalle Road  
Towson, Maryland 21204

Mailed to: \_\_\_\_\_

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 OCT 19 AM 10:49

E. AUBREY COLLISON  
CLERK

14/8 5

<u>Quantity</u>	<u>Item</u>
	Warehouse Racking
41	8' cross members
734	6' cross members
342	18' uprights
15	Secretarial desks
2	Double pedestal desks
12	Secretarial chairs
2	Junior executive desks
	Interior office partitions

BOOK - 479 PAGE 15

254203

This 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):  
Intrac Industries Inc.  
Baltimore Commons  
Industrial Park  
74-59 Candelwood Rd.  
Harmans, Maryland 21077

2. Secured Party(ies) Name(s) and Address(es):  
Swiss Bank Corporation  
New York Branch  
Four World Trade Center  
New York, N.Y. 10048  
ATT: METRO II DEPT.

RECORD FEE 31.00  
POSTAGE .50  
#72260 0040 102 714:42  
#7 12 84

5 This statement refers to original Financing Statement No. ID#239017 #66881 Book 440 filed (date) 7-28-81

Clerk of Circuit Court for Ann Arundel County

Page# 278

- 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)

This statement is to be indexed in the Real Estate Records

Section Block Lot

All collateral covered by the original financing statement bearing the above file number and any amendments thereto is hereby assigned to: Chemical Bank, 349 Fifth Avenue, New York, N.Y.

SWISS BANK CORPORATION  
NEW YORK BRANCH

By \_\_\_\_\_  
Signature(s) of Debtor(s) (only on amendment)

By *Carolyn G. Galligan* *Ned Koppelson*  
Signature(s) of Secured Party(ies)

CAROLYN GALLIGAN NED KOPPELSON  
ASSISTANT MANAGER ASST. VICE PRESIDENT

(1) Filing Officer Copy-Numerical (5/82)

STANDARD FORM - FORM UCC-3 - Approved by the Secretary of State of New York, Pennsylvania & Texas

31-30



*Robert S. Reid*  
*Chemical Bank*  
*Legal Dept. 7th Fl.*  
*380 Madison Ave.*  
*New York NY*

Mailed to: \_\_\_\_\_

RECEIVED FOR RECORD  
CIRCUIT COURT & COUNTY

1984 OCT 19 PM 3:09

E. AUBREY COLLISON  
CLERK

31-216

BOOK - 479 PAGE 16

254201

PRINT OR TYPE ALL INFORMATION

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)  
FORM FOR ORIGINAL FINANCING STATEMENT AND SUBSEQUENT STATEMENTS

The Commission stamps the File Number on the Original Financing Statement. The secured party must place this same number on all subsequent statements.

Index numbers of subsequent statements (For office use only)

Name & mailing address of all debtors, trade styles, etc.  
No other name will be indexed.

Douglas George Palmer  
Katherine Agnes Palmer  
A-50 Holiday Mobile Estates  
Clark Road  
Jessup, Maryland 20794

Check the box indicating the kind of statement.  
Check only one box.

- ORIGINAL FINANCING STATEMENT
- CONTINUATION-ORIGINAL STILL EFFECTIVE
- AMENDMENT
- ASSIGNMENT
- PARTIAL RELEASE OF COLLATERAL
- TERMINATION

Name & address of Secured Party

United Savings Bank  
501 Maple Avenue, West  
Vienna, Virginia 22180

Name & address of Assignee

RECORD FEE 12.00  
POSTAGE .50  
#72262 CD40 R02 114:44  
OCT 19 84

Mailed to:

Date of maturity if less than five years

Check if proceeds of collateral are covered ( )

Description of collateral covered by original financing statement

1984 Commodore/Guardian, 70X14, 2 3BR., serial #A119284A

Space to record an amendment, assignment, release of collateral or a statement to cover collateral brought into Virginia from another jurisdiction.

RECEIVED IN RECORD  
CIRCUIT COURT IN WASHINGTON COUNTY  
1984 OCT 19 PM 3:09  
E AUBREY COLLISON  
CLERK

Describe Real Estate if applicable:

*Douglas George Palmer*  
*Katherine Agnes Palmer*  
Signature of Debtor if applicable (Date) 10-17-84  
10 50

*Betsy Gae* 10/17/84  
Signature of Secured Party if applicable (Date)

254205

MARYLAND FINANCING STATEMENT

BOOK - 479 PAGE 17

(xx) 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. LESSEE Self Funding Administrator of Washington, Inc.
2525 Riva Rd. Annapolis, Maryland 21401
(Name or Names)
(Address)

LESSEE
(Name or Names)
(Address)

2. LESSOR CHESAPEAKE INDUSTRIAL LEASING CO., INC.
8767 SATYR HILL ROAD, BALTIMORE, MARYLAND 21234

3. ASSIGNEE (if any) Of LESSOR Baltimore Federal Financial, F.S.A.
(Name or Names)
P. O. Box 116 Baltimore, Maryland 21203
(Address)

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

1- Omega III 2460 KUS LVL1 Telephone System consisting of: 4- Omega 816-2460 Telephone
Sets, 2- 4 Circuit Station Cards, 2- 2 Circuit Trunk Cards, 4- Prewired Station Locations

RECORD FEE 11.00
POSTAGE .50
#12273 0040 R02 715:04
OCT 19 84

E. ANDREY COLLISON
CLERK

1984 OCT 19 PM 3:30
RECEIVED FOR RECORDATION
AMOUNT \$100,000.00

5. Proceeds of Collateral are covered hereunder: Yes (xx) No ( )
Products of Collateral are also covered Yes ( ) No (xx)

LESSEE LESSOR
Self Funding Administrator of Washington, Inc. CHESAPEAKE INDUSTRIAL LEASING CO., INC.
By: Christopher W. Hutchinson Pres. By: Gordon T. Hill Pres.
(Title) (Title)
(Type or print name of person signing) (Type or print name of person signing)

By: (Title) Return to: Baltimore Federal Financial, F.S.A.
P. O. Box 116
Baltimore, Maryland 21203
Att: Jack Stamerro
Mailed to:



MARYLAND NATIONAL BANK  
We want you to grow.  
MEMBER FDIC

254206

11.50

FINANCING STATEMENT

1.  To Be Recorded in the Land Records at \_\_\_\_\_

2.  To Be Recorded among the Financing Statement Records at Anne Arundel Co

3.  Not subject to Recordation Tax.

4.  Subject to Recordation Tax on an initial debt in the principal amount of \$ 67,000.00. 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 MARYLAND STATE DEPT OF ASSESSMENTS + TAXATIONS \$ 232.10 10/10/84

5. Debtor(s) Name(s) Don Warrener Inc. Address(es) 8249 Waterford Rd. Pasadena Md. 21122

6. Secured Party Maryland National Bank Address P.O. Box 17047 Baltimore Md. 21203  
 Attention: Loan Operations (MS020407)

RECORD FEE 11.00  
 POSTAGE 50  
 472261 0040 R02 T14:43  
 OCT 19 84

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.

Don Warrener Inc. (Seal)

Secured Party  
Maryland National Bank

Donald E. Warrener Sr. Pres. (Seal)

William H. White (Seal)

\_\_\_\_ (Seal)

William H. White AVP  
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.

207-95 REV 7/83

RETURN TO:  
 MARYLAND NATIONAL BANK  
 ATTN: LOAN OPERATIONS (02-04-07)  
 P.O. BOX 17047  
 BALTIMORE, MARYLAND 21203

Mailed  
 4800374-9003

CR CLERK  
 1984 OCT 19 PM 3:09  
 E. AUBREY COLLISON  
 CLERK

Schedule A

9-Motorola Mobile Radios  
1- " Base

BOOK - 479 PAGE 19

1- 21030 Accurate 30 yard Compactor

15- 2 yard Dumpsters

18- 4 " "

15- 6 " "

8- 8 " "

Ernie Arundel 10/12 B

254207

BOOK - 479 PAGE 20

Purchaser's Name (Last name first) Fellowship Foundation		Purchaser's Mailing Address		Zip Code	
Purchaser's Name (Last name first) MARTIN BOSTEDDER		Purchaser's Mailing Address		Zip Code	
Seller's Name Annapolis 4A Rental		Seller's Address 1919 Lincoln Dr Annapolis, Md. 21401		Zip Code	
DEBTOR GRANTS SECURED PARTY A SECURITY INTEREST IN THE PROPERTY DESCRIBED BELOW:		PURCHASER'S SOC SEC NO (First Signer) OR TAXPAYER'S IO NO IF CORPORATION			
QTY	New or Used	Manufacturer	Model	GOODS (Equipment)	Serial No
1	N	JD	430	Des Lawn Garden Tract w/60" mower	285747
1	N	JD	-	Tilt Rear Bagger w/ front wpts	
1	N	JD	54	Front Blade	
1	N	JD	52	Commercial Mower	
1	N	Pony Power	60	Gang Reel Mower	
1	N	JD	21	Commercial Push mower	
1	N	STIHL	90	Weedeater	

### FINANCING STATEMENT FOR FILING

RECORD FEE 12.00  
POSTAGE .50  
#72278 0040 R02 T15:14  
OCT 19 84

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

#### CHECK X THE 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 \$ \_\_\_\_\_

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

Court St. & Deere Rd.

Syracuse, N. Y. 13221

Mail to: **John Deere Company**

P.O. Box 500 4949

Syracuse, N.Y. 13221

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

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY  
1984 OCT 19 PM 3:24  
E. AUBREY COLLISON  
CLERK

Debtor resides in Arlington (County) Va (State) Note dated \_\_\_\_\_ and signed \_\_\_\_\_ (Date) Debtor's Telephone No. 301-522-0266

X Fellowship Foundation, Inc. (Debtor's Signature) Martin Bostedder (Debtor's Name)  
Annapolis 4A Rental (Seller's Name)  
Kenneth R. Wagner (Seller's (Secured Party) Signature)  
Kenneth R. Wagner, Pres.

12-50

RECORD FEE 10.00  
POSTAGE .50  
#72281 COAO 102 7:15:16  
OCT 19 84

TERMINATION STATEMENT

Identifying File No. 245234

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

ACCOUNT NUMBER 117587-7

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
TAYLOR SR JAMES F & JANET F 7915 Seabreeze Dr Balto Md 21226	BLAZER FINANCIAL SERVICES INC 7479 Balto Annap Blvd Glen Bu rnie Md 21061

Mailed to:

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 OCTOBER 18, 19 84  
C WHITE  
227 20 Maryland 264

1984 OCT 19 PM 3:25  
E. AUBREY COLLISON  
CLERK



10-50



254208

BOOK - 479 PAGE 22

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) K & K Trash Removal Inc. 768 Queenstown Road Severn, Maryland 21144	2. Secured Party(ies) and address(es) Leach Credit Corporation P.O. Box 1275 76 Western Ave. Eond du Lac, Wisconsin 54935	Far Filing Officer (Date, Time, Number, and Filing Office)  RECORD FEE 11.00 #72288 L040 R02 115:36 OCT 19 84  5. Assignee(s) of Secured Party and Address(es)
4. This financing statement covers the following types (or items) of property:  1983 Leach trash packer, model 2-FL, S/N FL-690 mounted on a 1983 Mack chassis, model MB6857, S/N IM2K127CODM006120  "EXEMPT FROM 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:

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

K & K Trash Removal, Inc  
By: [Signature]  
Signature(s) of Debtor(s)  
(1) Filing Officer Copy - Alphabetical

Leach Credit Corp.  
By: [Signature]  
Signature(s) of Secured Party(ies)

STANDARD FORM - FORM UCC-1.

RECEIVED FOR RECORD  
CLERK COURT, A. COUNTY  
1984 OCT 19 PM 3:41  
E. AUBREY COLLISON  
CLERK



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 8/27/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Business Leasing Associates, Inc.
Address 528 College Parkway, Annapolis, Md. 21401

2. SECURED PARTY

Name Business Leasing Associates, Inc. Assigned to Goldome Savings
Address Assoc. 6666 22nd Ave, North, St. Petersburg, Fla 33710

MAIL COPY TO: Business Leasing Associates, Inc., 1520 King Street, Alexandria, VA 22314

Mailed to Secured Party Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 8/27/87

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

1 PHONE SYSTEM ( Premier 616)

RECORD FEE 11.00
POSTAGE .50
472332 0237 R02 109:46
OCT 22 84

RECEIVED FOR RECORD
CIRCUIT COURT, ALLEGANY COUNTY
1984 OCT 22 AM 9:45
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)

(Signature of Debtor)

Joseph L. Fellona, President
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

(Signature of Secured Party)

Joseph L. Fellona
Type or Print Above Name on Above Line

1150

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 8/15/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254201

1. DEBTOR

Name Business Leasing Associates, Inc.

Address P. O. Box 2027, Annapolis, Md. 21401

2. SECURED PARTY

Name Business Leasing Associates, Inc. Assigned to Goldome Savings Assoc.

Address 1520 King Street Alexandria, VA 22314 6666 22nd Ave, N. St. Petersburg, Fl.

MAIL COPY TO: Business Leasing Associates, Inc., 1520 King Street, Alexandria, VA 22314

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

Mailed to Secured Party

3. Maturity date of obligation (if any) 8/15/87

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

1 Canon Fax Machine Model 510 Serial # 2112118

RECORD FEE 11.00 POSTAGE .50 #12333 0237 R02 T09:46 OCT 22 84

1984 OCT 22 AM 9:45 E. AUBREY COLLISON CLERK RECEIVED FOR RECORD CIRCUIT COURT, A.A. COUNTY



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)

Joseph L. Fellona (Signature of Debtor)

Joseph L. Fellona, President Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Charles A. Murray (Signature of Secured Party)

Charles A. Murray Type or Print Above Name on Above Line

1150

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 10/16/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254000

1. DEBTOR

Name Shore Sails Chesapeake Inc.  
Address 612 3rd Street, Annapolis, MD 21403

2. SECURED PARTY

Name Business Leasing Associates, Inc., 1520 King St., Alexandria, VA 22314  
Address Goldome Savings Association, 6666 22d Ave N, St Petersburg, FL 33710

ASSIGNED TO:  
MAIL COPY TO:

Business Leasing Associates, Inc., 1520 King St., Alexandria, VA 22314

Mailed to Secured Party Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 10/16/87

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

- 1 Telephone System, 4 lines, hold, speed dial, hands free ICM control unit and material

E. AUBREY COLLISON  
CLERK

1984 OCT 22 AM 9:45

RECEIVED FOR RECORD  
CREDIT COURT, BALTIMORE COUNTY

RECORD FEE 11.00  
POSTAGE .50  
#72334 C237 R02 T09:47  
OCT 22 84

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)

Chuck Millican (ms)  
(Signature of Debtor)

Chuck Millican

Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Debtor)

Type or Print Above Signature on Above Line

Joseph L. Fellona  
(Signature of Secured Party)

Joseph L. Fellona

Type or Print Above Name on Above Line

1170

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 26  
Identifying File No. 254293

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 7/20/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Leisure Tech

Address 914 C Bestgate Road, Annapolis, MD 21401

2. SECURED PARTY

Name Charles A. Murray ITF Furman J. Davis/2

Address 10014 N. Dale Mabry, Suite 101, Tampa, Fla 33618

Assigned to Freedom Savings & Loan Assoc. P.O. Box 30024, Tampa, Fla 33630

Person And Address To Whom Statement Is To Be Returned If Different From Above.  
MAIL TO: Business Leasing Associates, Inc. 1520 King St., Alexandria, VA 22314

3. Maturity date of obligation (if any) 7/20/87

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

1 155 Canon Copier Serial #JH005717

RECEIVED FOR RECORDING  
CIRCUIT COURT, ALA. COUNTY  
1984 OCT 22 AM 9:18  
E. AUBREY COLLISON  
CLERK

RECORD FEE 11.00  
POSTAGE .50  
#72300 C237 R02 109:10  
OCT 22 84

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)

David Shineman  
(Signature of Debtor)

David Shineman  
Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

Charles A. Murray  
(Signature of Secured Party)

Charles A. Murray  
Type or Print Above Name on Above Line

11/5

FINANCING STATEMENT FORM UCC-1

Identifying File No. 8406033

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 6/28/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

479-27  
254203

1. DEBTOR

Name Simmons and Truitt  
Address 2661 Riva Road, Suite 320, Annapolis, Md. 21401

2. SECURED PARTY

Name Business Leasing Associates, Inc. Assigned to Goldome Savings  
Address Assoc. 6666 22nd Ave, North, St. Petersburg, Fla 33710

MAIL TO: Business Leasing Associates, Inc., 1520 King Street, Alexandria, VA 22314

Mailed to Secured Party Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 6/28/89

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

1 Thompson CSF Phone System  
includes 6 lines and 14 stations

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY  
1984 OCT 22 AM 9:18  
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)

Simmons & Truitt P.A.  
by Ruth M. Truitt  
(Signature of Debtor)

Ruth M. Truitt  
Type or Print Above Signature on Above Line  
(Signature of Debtor)

John W. Simmons  
Type or Print Above Signature on Above Line

Charles A. Murray  
(Signature of Secured Party)

Charles A. Murray  
Type or Print Above Name on Above Line

RECORD FEE 11.00  
POSTAGE .50  
#72301 0237 K02 109:10  
OCT 22 84

17-50

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 6/29/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

BOOK - 479 PAGE 28

1. DEBTOR

Name Wardour Associates, Inc. T.A. Bennington, Greenfield & Co.

Address 30 Lee Street, Annapolis, Md. 21401

2. SECURED PARTY

Name Business Leasing Associates, Inc. Assigned to :Goldome

Address Savings Assoc, 6666 22nd Ave, North, St. Petersburg, Fla 33710

MAIL TO: Business Leasing Associates, Inc., 1520 King Street, Alexandria, VA 22314

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

Mailed to Secured Party

3. Maturity date of obligation (if any) 6/29/87

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

- 1 IBM PC-XT Serial # 5243220
- 1 IBM PC Serial # 0951193
- 2 Monochrome monitors # 0193723
- # 0193211
- 1 NEC Printer # 546029183
- 1 Okidata 92 # 38074457
- 2 Hayes Modems
- 1 PC Net and Software

RECORD FEE 12.00  
POSTAGE .50  
#72302 0237 R02 109:12  
OCT 22 84

1984 OCT 22 AM 9:18  
E AGENT COLLISON  
CLEAN

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)

*Travis Jones*  
(Signature of Debtor)

Travis Jones  
Type or Print Above Signature on Above Line

*Barbara San Gabino*  
(Signature of Debtor)

Barbara San Gabino  
Type or Print Above Signature on Above Line

*Charles A. Murray*  
(Signature of Secured Party)

Charles A. Murray  
Type or Print Above Name on Above Line

*12/3*

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 6/21/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

BOOK - 479 PAGE 29

Name Business Leasing Associates, Inc.  
Address P. O. Box 2027, Annapolis, Md. 21404

2. SECURED PARTY

254200

Name Charles A. Murray ITF Furman J. Davis /2  
Address 10014 North Dale Mabry, Suite 101, Tampa, Fla 33618  
ASSIGNED TO: Freedom Savings and Loan Association  
P.O. Box 30024, Tampa, FL 33630

Person And Address To Whom Statement Is To Be Returned If Different From Above  
MAIL TO: Business Leasing Associates, Inc., 1520 King St., Alexandria, VA 22314  
Mailed to Secured Party 6/21/87

3. Maturity date of obligation (if any) 6/21/87

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

1 Panasonic copier Model 1310R  
SN CED 6109844

RECORD FEE 11.00  
POSTAGE .50  
#12303 C237 R02 T09:12  
OCT 22 84

RECEIVED FOR RECORD  
CLERK  
1984 OCT 22 AM 9:18  
E. AUDREY 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)

Joseph L. Fellona  
(Signature of Debtor)

Joseph L. Fellona  
Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

Charles A. Murray  
(Signature of Secured Party)

Charles A. Murray  
Type or Print Above Name on Above Line

1130

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 6/20/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

479-30

1. DEBTOR

Name Leisure Tech

Address 914 Bestgate Road, Annapolis, MD 21401

2. SECURED PARTY

Name Charles A. Murray ITF Furman J. Davis /2

Address 10014 N. Dale Mabry, Suite 101, Tampa, FL 33618

ASSIGNED TO: Freedom Savings and Loan Association  
P.O. Box 30024, Tampa, FL 33630

254207

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

MAIL TO: Business Leasing Associates, Inc. 1520 King St., Alexandria, VA 22314

3. Maturity date of obligation (if any) 6/20/87

Mailed to Secured Party

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

1 Tele-Computer Serial # 0584269

1 Falcon Dialer Serial # 0284463

RECORD FEE 11.00  
POSTAGE .50  
#72304 0237 R02 109:13  
OCT 22 84

E AUBREY COLLISON  
CLERK

1984 OCT 22 AM 9:19

RECEIVED FOR RECORD  
SACRAMENTO COUNTY, CALIFORNIA



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)

David Shineman  
(Signature of Debtor)

David Shineman  
Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

Charles A. Murray  
(Signature of Secured Party)

Charles A. Murray  
Type or Print Above Name on Above Line

11/5

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 31  
Identifying File No. 8406025

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 6/20/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254203

1. DEBTOR

Name Business Leasing Associates, Inc.  
Address P. O. Box 2027, Annapolis, Md. 21404

2. SECURED PARTY

Name Charles A. Murray ITF Furman J. Davis /2  
10014 N. Dale Mabry, Suite 101, Tampa, FL 33618  
Address ASSIGNED TO: Freedom Savings and Loan Association  
P.O. Box 30024, Tampa, FL 33630

Person And Address To Whom Statement Is To Be Returned If Different From Above.  
MAIL TO: Business Leasing Associates, Inc. 1520 King St., Alexandria, VA 22314

Mailed to Secured Party  
3. Maturity date of obligation (if any) 6/20/88

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

- 1 IBM-PC XT Serial # 5232194
- 1 Epson Printer FX-1500
- 1 4164 64K Chipsets
- 1 Box Dyson Diskettes, Clip strip with Surge Protector

E. AUBREY COLLISON  
CLERK

1984 OCT 22 AM 9:19

RECEIVED FROM DEBTOR  
CREDIT ADVISORY

RECORD FEE 11.00  
POSTAGE .50  
#72305 C237 R02 T09:14  
OCT 22 84

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)

Joseph L. Fellona  
Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

[Signature]  
(Signature of Secured Party)

Charles A. Murray  
Type or Print Above Name on Above Line

11/20

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 6/11/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

BOOK - 479 PAGE 32

1. DEBTOR

Name Joyce Payne  
Address 990 St. John Dr, Annapolis, Md. 21401 254299

2. SECURED PARTY

Name Charles A. Murray ITF  
Address 10014 North Dale Mabry, Suite 101, Tampa, Florida 33618

ASSIGNED TO: Freedom Savings and Loan Association  
P.O. Box 30024, Tampa, FL 33630  
Person And Address To Whom Statement Is To Be Returned If Different From Above.  
MAIL TO: Business Leasing Associates, Inc. 1520 King St., Alexandria, VA 22314  
6/11/87

Mailed to Secured Party

3. Maturity date of obligation (if any) \_\_\_\_\_

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

1 IBM PC Serial # 0924337  
Letter quality printer NEC 2050 Printer Serial #546015526  
and Accessories (includes IBM DOS & Basic, Wordstar,  
Cable, Flip File, Cable IBM\_NEC and Computer Cover

RECORD FEE 11.00  
POSTAGE .50  
#72306 C237 R02 T09:16  
OCT 22 84

E. AUBREY COLLISON  
CLERK

1984 OCT 22 AM 9:19

RECEIVED FOR RECORD  
SACRIST COUNTY

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)

X Joyce Payne  
(Signature of Debtor)

Joyce Payne  
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Charles A. Murray  
(Signature of Secured Party)

Charles A. Murray  
Type or Print Above Name on Above Line

1150

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 7/30/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Podickory Corporation Address P. O. Box 442, Annapolis, Md. 21404

BOOK - 479 PAGE 33

2. SECURED PARTY

Name Business Leasing Associates, Assigned to Goldome Savings Association, 6666 22nd Avenue, North, St. Petersburg, Fla 33710

MAIL TO: Business Leasing Associates, Inc. 1520 King St. Alexandria, VA 22314

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

Mailed to Secured Party

3. Maturity date of obligation (if any) 7/30/89

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

- 1 IBM - PC Serial # 0944079, A#1914345, 1914370
1 Texas Instrument Printer Model 855
Cables and Software

RECEIVED FOR RECORD
CIRCUIT COURT, A.A. COUNTY
1984 OCT 22 AM 9:19
E. AUBREY COLLISON
CLERK

RECORD FEE 11.00
POSTAGE .50
472307 0237 R02 109:18
OCT 22 84

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)

Theodore Martens (Signature of Debtor)

Theodore Martens Type or Print Above Signature on Above Line

THE PODICKORY Corp (Signature of Debtor)

Theodore Martens, Pres Type or Print Above Signature on Above Line

Charles A. Murray (Signature of Secured Party)

Charles A. Murray Type or Print Above Name on Above Line

115

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 7/16/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

BOOK - 479 PAGE 34

Name Hillman, Brown and Darrow, P.C.

Address 221 Duke of Gloucester St. Annapolis, Md. 21401

2. SECURED PARTY

Name Business Leasing Associates, Inc. Assigned to Goldome Savings

Address Assoc. 6666 22nd Ave, North St. Petersburg, Fla 33710

MAIL COPY TO: Business Leasing Associates, Inc., 1520 King Street, Alexandria, VA 22314

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

Mailed to Secured Party

3. Maturity date of obligation (if any) 7/16/88

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

- 1 Molecular 15-8 computer Serial # 15-0-177
- 2 User terminals 4902 and 5078
- 1 Printer - Daisy M-45 91146
- Software- Lawtomatic

E. AUBREY COLLISON  
CLERK  
1984 OCT 22 AM 9:19

RECEIVED FOR RECORD  
DEPT. OF TAX & COUNTY



RECORD FEE 11.00  
POSTAGE .50  
#12308 0237 R02 T09+18  
OCT 22 84

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)

Hillman, Brown + Darrow, P.C. 214.  
by: *[Signature]*

Michael P. Darrow, Pres.  
Type or Print Above Signature on Above Line

(Signature of Debtor)

Samuel Brown  
Type or Print Above Signature on Above Line

*[Signature]*

(Signature of Secured Party)

Charles A. Murray  
Type or Print Above Name on Above Line

1150

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 7/20/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

BOOK - 479 PAGE 35

Name American Glass Co, Inc.

Address 308 Legion Avenue, Annapolis, Md. 21401

254302

2. SECURED PARTY

Name Business Leasing Associates, Inc. Assigned to Goldome

Address Savings Assoc. 6666 22nd Ave, N. St Petersburg, Fla 33710

Mail to: Business Leasing Associates, 1520 King Street, Alexandria, Va 22314

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

Mailed to Secured Party

3. Maturity date of obligation (if any) 7/20/87

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

- 1 Business Phone System including 4 lines
- 4 telephones and intercom

RECORD FEE 11.00  
 POSTAGE .50  
 #72309 C237 R02 109:19  
 OCT 22 84

1984 OCT 22 AM 9:19  
 RECEIVED FOR RECORD  
 HENRI COULTER COUNTY CLERK  
 E. AUBREY COLLISON  
 CLERK

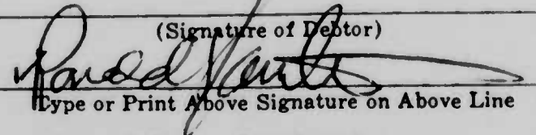
CHECK  THE LINES WHICH APPLY

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)

(Signature of Debtor)  
  
 Type or Print Above Signature on Above Line  
 Ronald S. Lambert  
 (Signature of Debtor)  
 Type or Print Above Signature on Above Line

(Signature of Secured Party)  
  
 Type or Print Above Name on Above Line  
 Charles A. Murray  
 Type or Print Above Name on Above Line

11/5

254303

BOOK - 479 PAGE 36

Debtor or Assignor Form

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ 35,000.00
- To Be Recorded in Land Records (For Fixtures only).

Name of Debtor

Address

Martinez'O'Hara, Joseph J. T/A  
West Street Medical Clinic

172 West Street  
Annapolis, Maryland 21401

SECURED PARTY (OR ASSIGNEE)

THE 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): All of the now owned and hereafter acquired machinery, equipment, furniture, fixtures (whether or not attached to real property), supplies and other personal property of Borrower other than inventory, including any leasehold interests therein (plus all re-applicable thereto, herein called "Equipment" and specifically including at any time delivered by Borrower to Bank.

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)

Joseph J. Martinez-O'Hara T/A West  
*[Signature]*  
Joseph J. Martinez-O'Hara, owner

Secured Party (or Assignee)

Street Medical Clinic

BY *Margaret R. Anderson*

RECORDS FEE 12.00  
RECORDING 245.00  
POSTAGE .1  
102162 1345 800 707:47  
OCT 22 84

RECEIVED FURNITURE RECORD  
CIRCUIT COURT, ST. MARY'S COUNTY

1984 OCT 22 AM 10:15  
E. AUBREY COLLISON  
CLERK

FNB 0850-A

Type or print names under signatures

mailed to Secured Party

120  
245.00  
2



**National Mortgage**  
FUNDING CORPORATION

254302

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

BOOK - 479 PAGE 37

Name of Filing Officer

FINANCING STATEMENT 1340060-WH

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) BEVERLY J. CALIGUIRE, SEPARATED  
1558 LODGE POLE COURT, ANNAPOLIS, MD 21401

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

November 1 2014

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

RANGE, REFRIGERATOR, DISHWASHER, DISPOSAL, WALL TO  
WALL CARPET, HEAT PUMP

RECORD FEE 11.00  
POSTAGE .50  
M02275 0345 R00 T10405  
OCT 22 84

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

1558 LODGE POLE 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 October 10 1984 from BEVERLY J. CALIGUIRE, SEPARATED  
to National Mortgage Funding Corporation, which has been recorded among the Land Records  
of ANNE ARUNDEL County, MD

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY  
1984 OCT 22 AM 10:20  
E. AUBREY COLLISON  
CLERK

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

*Beverly J. Caliguire*  
BEVERLY J. CALIGUIRE

NATIONAL MORTGAGE FUNDING CORPORATION

BY: *[Signature]*

Mailed to Secured Party

1100  
50

BOOK - 479 PAGE

38

HOUSEHOLD FINANCE CORPORATION OF BALTIMORE  
9626 FT. MEADE ROAD  
LAUREL PLAZA SHOPPING CENTER  
LAUREL, MARYLAND 20707

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

.....October 17....., 1984.

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. .... 243049 ..... in Office of ... Anne Arundel County .....  
Liber 451 Page 70 (Filing Officer) (County and State)

Debtor or Debtors (name and Address):  
Jeffrey A & Carole Cole  
3464 Andrews Ct #201  
Laurel MD 20707

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  
9626 Ft Meade Rd. Laurel MD 20707  
.....  
Secured Party

By ..... *E. D. White* .....  
Its Branch Office Manager



Form 91 MD (3-79)

RECORD FEE 10.00  
POSTAGE .50  
#02284 0040 R09 110:13  
OCT 22 84

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 OCT 22 AM 10:27

E. AUBREY COLLISON  
CLERK

10.5

Mailed to Secured Party

984082

BOOK - 479 PAGE 39

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

..... September 18, 1984

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. 231447 in Office of Harrison N.A. Co. Md.  
(Filing Officer) (County and State)

Debtor or Debtors (name and Address):

LIBER 436 page 291  
BOBBY CARVER + JULIA CARVER  
7511 Old Stage Rd  
Glen Burnie 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.

..... Secured Party

By [Signature]  
Its Branch Office Manager



Form 91 MD (3-79)

RECORDED FEE 10.00  
POSTAGE .50  
#02286 0040 MD 110-15  
OCT 22 84

RECEIVED FOR RECORD  
CIRCUIT COURT, N.A. COUNTY  
1984 OCT 22 AM 10:27  
E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

BOOK - 479 PAGE 40

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

..... September 13, 1984

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. 228637 in Office of Baltimore AR Co. Md.  
(Filing Officer) (County and State)  
Debtor or Debtors (name and Address):  
Libby 415 Page 502  
Mark O + Cary Steele  
684 New Jersey Ave  
Clen Burke Mo 21061



Mailed to Secured Party

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  
AND SUBSIDIARY COMPANIES  
1262 HITCHCOCK WAY  
CLEN BURKE, MD. 21061

..... Secured Party  
By M. D. Steele  
Its Branch Office Manager

Form 91 MD (3-79)

RECORD FEE 10.00  
POSTAGE .50  
#02287 040 800 10:15  
OCT 22 84

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 OCT 22 AM 10:27

E. AUBREY COLLISON  
CLERK

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 41  
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 10-15-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Jones, Ronald A. an ind., d/b/a ANNAPOLIS POOL & GARDEN CENTER  
Address 20 Hudson Street, Annapolis, Maryland 21401

2. SECURED PARTY

Name AMERICAN ACCEPTANCE CORPORATION  
Address P.O. Box 808, Philadelphia, PA 19105

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 inventory of goods and products in the possession, custody or control of debtor which are manufactured by or sold by or delivered by Fox Pool Corporation consisting of, but not limited to, swimming pools, swimming pool kits, swimming pool steps, swimming pool accessories, pool chemicals, spas, hot tubs, and the like, which may bear various trade-names and markings together with all parts and accessories and all replacements, substitutions and additions.

RECORD FEE 12.00  
POSTAGE .50  
#72321 0237 R02 T09:35  
OCT 22 84

RECEIVED FOR RECORD  
CLERK COURT HOUSE COUNTY

1984 OCT 22 AM 9:35

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)

ANNAPOLIS POOL & GARDEN CENTER

*Ronald A. Jones*  
(Signature of Debtor)

Ronald A. Jones, Owner  
Type or Print Above, Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

AMERICAN ACCEPTANCE CORPORATION

*Lucille M. Gallo*  
(Signature of Secured Party)

Lucille M. Gallo (authorized signature)  
Type or Print Above Signature on Above Line

1250

To be Recorded in the Financing  
Statement Department

BOOK - 479 PAGE

42

5.7

Not Subject to  
Recordation Tax

FINANCING STATEMENT

254305

1. Debtor:

ANNE ARUNDEL COUNTY, MARYLAND (the "County")

Address:

Attention: Director of Administration  
Arundel Center  
Northwest & Calvert Streets  
Annapolis, Maryland 21401

2. Secured Party:

CITIZENS BANK AND TRUST COMPANY OF MARYLAND, as Bond Holder under Resolution 86-84, adopted by the County Council of Anne Arundel County on September 17, 1984, approved by the County Executive on September 24, 1984 (the "Resolution"), for the benefit of the holders from time to time of the County's Anne Arundel County, Economic Development Revenue Bonds (Annapolis Commerce Park Project), dated October 19, 1984 (the "Bonds").

Address:

6200 Baltimore Boulevard  
Riverdale, Maryland 20737

RECORD FEE 11.00  
POSTAGE 50  
#02315 0040-200 111-46  
OCT 22 84

3. This Financing Statement covers the assignment by the County to Citizens Bank and Trust Company of Maryland, as Bond Holder, of collateral constituting all the County's contract rights, accounts, general intangibles, and chattel paper (except for rights of the County to indemnification and to payments in respect of the administrative expenses of the County) now and hereafter existing in connection with (i) all the right, title and interest of the County in and to the Loan and Financing Agreement (the "Financing Agreement"), by and among the County, Annapolis Commerce Park Limited Partnership, a Maryland Limited Partnership (the "Partnership" and sometimes referred to as the "Borrower"), Citizens Bank and Trust Company of Maryland (the "Bank" and herein referred to as the "Bond Holder"), and Harry Breithbach, as Trustee (the "Bond Trustee"), dated of even date herewith, between the Debtor and the Borrower, any changes thereto and security referred to therein and the Deed of Trust granted by the Borrower, and the Guaranty Agreement between the County and Peter C. Gabardini, Jr., and wife, dated of even date herewith, (ii) the Secured Note of the Borrower due 1984-2010, dated of even date herewith, in the principal amount of \$1,350,000.00 (the "Note"), (iii) Receipts and Revenues from the Issuer of the Loan (such term being used herein as defined in the Financing Agreement) and all rights of the County to collect and receive the Receipts and Revenues from the Issuer of the Loan, (iv) all rights of the County to enforce the obligations of the Partnership under the Deed of Trust and Note, and (v) all amounts in the Construction Fund (as defined in the Financing

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 OCT 22 AM 11:47

E. AUBREY COLLISON  
CLERK

1100 3

Agreement), all as set forth in the Assignment dated of even date herewith from the County to the Bond Holder, provided, however, that there shall be excluded from the property covered by this Financing Statement all of the Debtor's right, title and interest in and to the payment of taxes and any other governmental charges, and to any rights which it or its agents or employees may have under the above-mentioned documents to indemnification by the Borrower or by any other persons and to payments for expenses incurred by the Debtor itself, or its agents or employees, and all enforcement remedies with respect thereto.

- 4. In the event that a court would hold, contrary to the expressed intention of the County and the Partnership, that the Note does not constitute an instrument perfectable by possession under the provisions of the Maryland Uniform Commercial Code, this Financing Statement is filed to publish and perfect the security interest of the Bond Trustee to all of the County's contract rights, accounts or other interests now or hereafter existing in connection with the Note.
- 5. The County has made the assignment to the Bond Holder pursuant to the authority and direction of the Resolution to secure payment of the principal of and the interest on the Bonds, which Bonds do not constitute obligations to which the full faith and credit of the County are pledged, do not create an indebtedness or charge against the general credit or taxing powers of the County, and do not constitute or give rise to any pecuniary liability of the County.

Debtor:

ANNE ARUNDEL COUNTY, MARYLAND

By: Walter M Chitwood  
WALTER CHITWOOD  
Comptroller

Secured Party:

CITIZENS BANK AND TRUST COMPANY OF MARYLAND

By: Harry Breitbach  
Harry Breitbach

Dated:

For the Filing Officer: After this Statement has been recorded, please mail the same to A. Lee Haislip, Jr., Esquire, 4235 - 28th Avenue, Temple Hills, Maryland 20748.

(Name) A Lee Haislip Jr

To be Recorded in Land Records ~~BOOKS~~ 479 PAGE 44  
and Financing Statement Records

Not Subject to  
Recordation Tax

## FINANCING STATEMENT

254306

## 1. Debtor:

ANNAPOLIS COMMERCE PARK LIMITED PARTNERSHIP (the "Partnership")

## Address:

3474 Ranger Road  
Davidsonville, Maryland 21035

## 2. Secured Party:

ANNE ARUNDEL COUNTY, MARYLAND (the "County")

## Address:

Attention: Director of Administration  
Arundel Center  
Northwest & Calvert Streets  
Annapolis, Maryland 21401

## 3. Assignee:

CITIZENS BANK AND TRUST COMPANY OF MARYLAND, as Bank under Resolution 86-84, adopted by the County Council of Anne Arundel County on September 17, 1984, approved by the County Executive on September 24, 1984 (the "Resolution"), for the benefit of the holders from time to time of the County's Anne Arundel County, Economic Development Revenue Bonds (Annapolis Commerce Park Project), dated *October 19*, 1984 (the "Bonds").

## Address:

6200 Baltimore Boulevard  
Riverdale, Maryland 20737

RECORD FEE 12.00  
POSTAGE .50  
#02317 0040 800 111:47  
OCT 22 84



## 4. This Financing Statement covers the following collateral constituting fixtures:

(a) All right, title and interest of the Partnership in and to all fixtures now owned or hereafter acquired by it, used in connection with the real property described in Schedule A attached hereto, including, without limitation, all equipment, apparatus, machinery, furniture, furnishings, appliances, building materials, fittings, and all extensions, additions, improvements, betterments, renewals and replacements of, to or upon any of such property, excepting and excluding, however, all inventory, cash on hand or in banks, shares of stocks, bonds, notes, evidences of indebtedness and other securities, bills, notes and accounts receivable, permits and licenses, patents, patent licenses and other patent rights, patent applications, trade names, trademarks, copyrights, claims, credits, choices in action and other intangible rights, other than any of the foregoing which are specifically by the express provisions of a certain Deed of Trust dated of even date herewith between the

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 OCT 22 AM 11:47

E. AUBREY COLLISON  
CLERK

Case. 25474

1203

Partnership and James J. Flynn and Gordon T. Wells II, Trustees, subjected or required to be subjected to the lien thereof; provided, however, that in the event that the Trustee or a receiver shall take possession of all or any part of the property subject to the lien of the Deed of Trust, all of the property then owned or thereafter acquired by the Partnership of the character hereinabove excepted from the lien thereof shall immediately become subject to the lien thereof to the extent permitted by law, and the Trustees or any receiver may, to the extent permitted by law, thereupon take possession thereof, provided further, that if all defaults under the Deed of Trust shall have been cured or waived and possession of the property subject to the lien of the Deed of Trust or such part thereof shall have been restored to the Partnership, all such property shall be restored to the Partnership and shall again be excepted and excluded from the lien and operation of the Deed of Trust to the extent and otherwise as set forth therein.

(b) All other properties and assets of whatsoever kind, nature or description which may hereafter from time to time be, or be required to be, granted, bargained, sold, conveyed, assigned or transferred in favor of the Trustees under any of the provisions of the Deed of Trust.

5. The County has assigned all of its rights (there shall be excluded from the property covered by this Financing Statement all of the Debtor's right, title and interest in and to the payment of taxes and any other government charges, and to any rights which it or its agents or employees may have under the above-mentioned documents to indemnification by the Partnership or by any other persons and to payments for expenses incurred by the Debtor itself, or its agents or employees, and all enforcement remedies with respect thereto) in the collateral described herein to the Bond Trustees pursuant to the authority and direction of the Resolution to secure payment of the principal of and the interest on the Bonds, which Bonds do not constitute obligations to which the full faith and credit of the County are pledged, do not create an indebtedness or charge against the general credit or taxing powers of the County, and do not constitute or give rise to any pecuniary liability of the County.

Debtor:

ANNAPOLIS COMMERCE PARK LTD.  
PARTNERSHIP

By: Peter C. Gabardini, Jr.  
Peter C. Gabardini, Jr.  
General Partner

Secured Party:

ANNE ARUNDEL COUNTY,  
MARYLAND

By: Walter Chitwood  
Walter Chitwood  
Comptroller

Assignee:

CITIZENS BANK AND TRUST COMPANY  
OF MARYLAND

By: Harry Breitbach  
Harry Breitbach

A Lu Harris Jr

Not Subject to Recordation Tax

FINANCING STATEMENT

254307

1. Debtor:

ANNAPOLIS COMMERCE PARK LIMITED PARTNERSHIP (the "Partnership")

Address:

3474 Ranger Road  
Davidsonville, Maryland 21035

2. Secured Party:

ANNE ARUNDEL COUNTY, MARYLAND (the "County")

Address:

Attention: Director of Administration  
Arundel Center  
Northwest & Calvert Streets  
Annapolis, Maryland 21401

3. Assignee:

CITIZENS BANK AND TRUST COMPANY OF MARYLAND, as Bank under Resolution 86-84, adopted by the County Council of Anne Arundel County on September 17, 1984, approved by the County Executive on September 24, 1984 (the "Resolution"), for the benefit of the holders from time to time of the County's Anne Arundel County, Economic Development Revenue Bonds (Annapolis Commerce Park Project), dated *October 19,* 1984 (the "Bonds").

Address:

6200 Baltimore Boulevard  
Riverdale, Maryland 20737

RECORD FEE 12.00  
POSTAGE .50  
#02319 0040 R00 111:40  
OCT 22 84

4. This Financing Statement covers the following collateral constituting fixtures:

(a) All right, title and interest of the Partnership in and to all fixtures now owned or hereafter acquired by it, used in connection with the real property described in Schedule A attached hereto, including, without limitation, all equipment, apparatus, machinery, furniture, furnishings, appliances, building materials, fittings, and all extensions, additions, improvements, betterments, renewals and replacements of, to or upon any of such property, excepting and excluding, however, all inventory, cash on hand or in banks, shares of stocks, bonds, notes, evidences of indebtedness and other securities, bills, notes and accounts receivable, permits and licenses, patents, patent licenses and other patent rights, patent applications, trade names, trademarks, copyrights, claims, credits, choices in action and other intangible rights, other than any of the foregoing which are specifically by the express provisions of a certain Deed of Trust dated of even date herewith between the

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CIRCUIT COURT, A. A. COUNTY

1984 OCT 22 AM 11:47

E. AUBREY COLLISON  
CLERK

17.00  
17.50

25474

Partnership and James J. Flynn and Gordon T. Wells II, Trustees, subjected or required to be subjected to the lien thereof; provided, however, that in the event that the Trustee or a receiver shall take possession of all or any part of the property subject to the lien of the Deed of Trust, all of the property then owned or thereafter acquired by the Partnership of the character hereinabove excepted from the lien thereof shall immediately become subject to the lien thereof to the extent permitted by law, and the Trustees or any receiver may, to the extent permitted by law, thereupon take possession thereof, provided further, that if all defaults under the Deed of Trust shall have been cured or waived and possession of the property subject to the lien of the Deed of Trust or such part thereof shall have been restored to the Partnership, all such property shall be restored to the Partnership and shall again be excepted and excluded from the lien and operation of the Deed of Trust to the extent and otherwise as set forth therein.

(b) All other properties and assets of whatsoever kind, nature or description which may hereafter from time to time be, or be required to be, granted, bargained, sold, conveyed, assigned or transferred in favor of the Trustees under any of the provisions of the Deed of Trust.

5. The County has assigned all of its rights (there shall be excluded from the property covered by this Financing Statement all of the Debtor's right, title and interest in and to the payment of taxes and any other government charges, and to any rights which it or its agents or employees may have under the above-mentioned documents to indemnification by the Partnership or by any other persons and to payments for expenses incurred by the Debtor itself, or its agents or employees, and all enforcement remedies with respect thereto) in the collateral described herein to the Bond Trustees pursuant to the authority and direction of the Resolution to secure payment of the principal of and the interest on the Bonds, which Bonds do not constitute obligations to which the full faith and credit of the County are pledged, do not create an indebtedness or charge against the general credit or taxing powers of the County, and do not constitute or give rise to any pecuniary liability of the County.

Debtor:

ANNAPOLIS COMMERCE PARK LTD.  
PARTNERSHIP

By: *Peter C. Gabardini, Jr.*  
Peter C. Gabardini, Jr.  
General Partner

Secured Party:

ANNE ARUNDEL COUNTY,  
MARYLAND

By: *Walter Chitwood*  
Walter Chitwood  
Comptroller

Assignee:

CITIZENS BANK AND TRUST COMPANY  
OF MARYLAND

By: *Harry Breitbach*  
Harry Breitbach

*A Lee Hanslip*



**National Mortgage**  
FUNDING CORPORATION

254308

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

BOOK - 479 PAGE 48

Name of Filing Officer

FINANCING STATEMENT 1340048-WH

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) ROBERT D. HOPKINS AND CORINNE K.  
HOPKINS, HUSBAND AND WIFE  
1120 NEPTUNE PLACE, ANNAPOLIS,, MD 21401

NAME and ADDRESS OF SECURED PARTY: NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

MATURITY DATE OF OBLIGATION:  
November 1 2014

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

*not ch* RANGE, *not ch* REFRIGERATOR, DISHWASHER, DISPOSAL, HEAT  
PUMP, *ch*

RECORD FEE 12.00  
POSTAGE .50  
#72366 0237 102 112:18  
OCT 22 84

The above described items of property are affixed to a dwelling house located on:  
1120 NEPTUNE PLACE, 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 October 19 1984 from ROBERT D. HOPKINS AND CORINNE K. HOPKINS, 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)  
*Robert D. Hopkins*  
ROBERT D. HOPKINS  
*Corinne K. Hopkins*  
CORINNE K. HOPKINS

SECURED PARTY  
NATIONAL MORTGAGE FUNDING CORPORATION

RECEIVED FOR RECORD BY:  
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1984 OCT 22 PM 12:26

E. AUBREY COLLISON  
CLERK

*Mailed to Secured Party*

*1250*



**National Mortgage  
FUNDING CORPORATION**

254309

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

BOOK - 479 PAGE 49

Name of Filing Officer

FINANCING STATEMENT 1340057-WH

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) **WILLIAM F. GIBBONS, JR. & ROBERT J. DOWD  
JOINT TENANTS  
5608 LEE WAY, Dr CHURCHTON,, MD 20733**

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

November 1 2014

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

RANGE, REFRIGERATOR, DISPOSAL, WALL TO WALL CARPET  
HEAT PUMP

RECORD FEE 12.00  
POSTAGE .50  
#72394 0237 002 712:31  
OCT 22 84

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

5608 LEE WAY, Dr CHURCHTON,, MD 20733

County of ANNE ARUNDEL

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

Trust dated October 15 1984

from **WILLIAM F. GIBBONS, JR. & ROBERT J. DOWD  
JOINT TENANTS**

to National Mortgage Funding Corporation, which has been recorded among the Land Records  
of ANNE ARUNDEL County, MD

Mailed to Secured Party

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

*William F. Gibbons Jr.*  
**WILLIAM F. GIBBONS, JR.**  
*Robert J. Dowd*  
**ROBERT J. DOWD**

NATIONAL MORTGAGE FUNDING CORPORATION

RECEIVED FOR RECORD  
CIRCUIT COURT S.A. COUNTY

BY *[Signature]*

1984 OCT 22 PM 12:39

E. AUBREY COLLISON  
CLERK

1750

*Atty. Parsley*

BOOK - 479 PAGE 50

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC. - FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. \_\_\_\_\_

RECORDED IN LIBER 474 FOLIO 174 ON 6/27/84 (DATE)

1. DEBTOR

Name Ronald Kearns

Address 1307 Eleanor Drive Glen burnie, Md. 21061

2. SECURED PARTY

Name Norwest Financial Leasing, Inc.

Address 7528 Ritchie Hwy, Geln 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

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 .50  
#02340 0345 R00 114:47  
OCT 22 84



Dated 10/3/84

Michelle Morrison  
(Signature of Secured Party)

Michelle L. Morrison  
Type or Print Above Name on Above Line

RECEIVED FOR RECORD  
CREDIT COURT, BALTIMORE COUNTY

1984 OCT 22 PH 2:52

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party





479-53

No. NOT USED

10-23-84

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 8/9/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Pri Medical  
Address 530 College Parkway, Annapolis, Md. 21401

BOOK - 479 PAGE 54

2. SECURED PARTY

Name Charles A. Murray ITF / Robert Schmidt  
Address 10014 North Dale Mabry, Suite 101, Tampa, Fla 33618

254310

MAIL COPY TO: Business Leasing Associates, Inc., 1520 King St., Alexandria, VA 22314

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

3. Maturity date of obligation (if any) 8/9/89

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

- 1 IBM - XT color graphic system #5367174
- 1 Color Display #0423388
- 1 Epson printer FX-100 #464748
- Software - General Ledger, DOS AND Lotus 1-2-3
- Accessories include cable, diskettes, Flip n' File
- Printer stand, FX-100 cover

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)

(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)

#72491 0237 R02 T10:21  
OCT 23 84

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

*Randy Old*  
\_\_\_\_\_  
(Signature of Debtor)

Randy Old  
Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Debtor)

Type or Print Above Signature on Above Line

*Charles A. Murray*  
\_\_\_\_\_  
(Signature of Secured Party)

Charles A. Murray  
Type or Print Above Name on Above Line

1150

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY  
1984 OCT 23 AM 10:26  
E. AUBREY COLLISON  
CLERK





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 8/29/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254315

1. DEBTOR

Name Castle Home Center

Address Rt 3, North, Millersville, Maryland 21108

2. SECURED PARTY

Name Business Leasing Associates, Inc. Assigned to Goldome Savings

Address Assoc 6666 22nd Ave, N. St. Petersburg. Fla 33710

MAIL COPY TO: Business Leasing Associates, Inc., 1520 King St., Alexandria, VA 22314

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

3. Maturity date of obligation (if any) 8/29/87

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

- 1 Comdial Phone System consisting of 4 lines
- 5 phones and Icm

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CIRCUIT COURT, ALLEGANY COUNTY  
1984 OCT 23 AM 10:26  
E. AUBREY COLLISON  
CLERK

RECORD FEE 11.00  
POSTAGE .50  
#72493 0237 R02 T10:22  
OCT 23 84

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)

*Karl Park*  
(Signature of Debtor)

Karl Park  
Type or Print Above Signature on Above Line

*Tom Weinhold Co.*  
(Signature of Debtor)

Tom Weinhold  
Type or Print Above Signature on Above Line

*Joseph L. Fellona*  
(Signature of Secured Party)

Joseph L. Fellona  
Type or Print Above Name on Above Line

1150

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 10/03/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code. 254316

1. DEBTOR

Name Woods Memorial Adult Day Care Center, Inc.  
Address 611 Baltimore Annapolis Blvd., Severna Park, MD 21146

2. SECURED PARTY

Name Business Leasing Associates, Inc, 1520 King Street, Alexandria, VA 22314  
Address Goldome Savings Association, 6666 22d Ave N, ST Petersburg, FL 33710

ASSIGNED TO:

MAIL COPY TO:

Business Leasing Associates, Inc, 1520 King Street, Alexandria, VA 22314  
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 10/03/87

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

- 1 Telephone System
  - 2 lines
  - 4 phones

E. AUGRETT COLLISON  
CLERK  
1984 OCT 23 AM 10:26  
RECEIVED FOR RECORD  
CIRCUIT CLERK, ALLEGANY COUNTY



RECORD FEE 11.00  
POSTAGE .50  
#72494 0237 #02 T10:22  
OCT 23 84

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)  
Fran Bauer

Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Debtor)

Type or Print Above Signature on Above Line

[Signature]  
(Signature of Secured Party)

Joseph L. Fellona  
Type or Print Above Name on Above Line

1150

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 8/28/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254317

1. DEBTOR

Name Christopher Michaels Hair Studio

Address 109 Main Street, Annapolis, Md.

2. SECURED PARTY

Name Business Leasing Associates, Inc. Assigned to Goldome Savings Assoc. 6666 22nd Ave, North, St. Petersburg, Fla

Address 33710

MAIL COPY TO: Business Leasing Associates, Inc., 1520 King St., Alexandria, VA 22314

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

3. Maturity date of obligation (if any) 8/28/89

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

1 Phone System ( Easy 1)

RECORD FEE 11.00  
POSTAGE .50

#72495 0237 002 T10:23  
OCT 23 84

1984 OCT 23 AM 10:27  
E ALBERT 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)

G. Michael Wagner  
(Signature of Debtor)

Michael Wagner  
Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Debtor)

Type or Print Above Signature on Above Line

J. Fellona  
(Signature of Secured Party)

Joseph L. Fellona  
Type or Print Above Name on Above Line

1150

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 8/30/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

251318

1. DEBTOR

Name Earl Michael  
Address 625 Harberts Court, Annapolis, Md. 21401

2. SECURED PARTY

Name Business Leasing Associates, Inc. Assigned to Goldome Savings  
Address ASSOC. 6666 22nd Ave North, St. Petersburg, Fla 33710

MAIL COPY TO: Business Leasing Associates, Inc., 1520 King St., Alexandria, VA 22314

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

3. Maturity date of obligation (if any) 8/30/87

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

1 Satellite Disc

RECEIVED FOR RECORD  
CLERK  
1984 OCT 23 AH10:27  
E. AUBREY COLLISON

RECORD FEE 11.00  
POSTAGE .50



#72496 0237 R02 T10:23

OCT 23 84

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)

Earl Michael  
(Signature of Debtor)

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

Type or Print Above Signature on Above Line

Joseph L. Fellona  
(Signature of Secured Party)

Joseph L. Fellona  
Type or Print Above Name on Above Line

1150

FINANCING STATEMENT

BOOK 479 PAGE 60

Identifying File No. 8408043

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 8/27/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254310

1. DEBTOR

Name Fiddlers Green
Address 1355 Generals Highway, Annapolis, Md. 21401

2. SECURED PARTY

Name Business Leasing Assoc, Inc. Assigned to Goldome Savings Assoc.
Address 6666 22nd Ave, North, St. Petersburg, Fla 33710

MAIL COPY TO: Business Leasing Associates, Inc., 1520 King St., Alexandria, VA 22314
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 8/27/87

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

1 Satellite Disc

RECEIVED FOR RECORD
1984 OCT 23 AM 10:27
E. AUBREY COLLISON
CLERK

RECORD FEE 11.00
POSTAGE .50
472497 0237 002 T10:24
OCT 23 84

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)

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

Joseph L. Fellona (Signature of Secured Party)
Joseph L. Fellona
Type or Print Above Name on Above Line

1150

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 9/19/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254300

1. DEBTOR

Name Foundos and Association, Inc.

Address 130 Holiday Ct, Suite 108, Annapolis, Md. 21401

2. SECURED PARTY

Name Business Leasing Association, Inc 1520 King St, Alexandria, Va 22314

Assigned To: Address Goldome Savings Association, 6666 22nd Ave, N. St. Petersburg, Fla 33710

Mail to : Business Leasing Assoc. Inc. 1520 King St, Alexandria, Va 22314  
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 9/19/88

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

- 1 Conventional 162 Key System
- 6 10 Button phones
- 7 lines - intercom - master control 584



RECORD FEE 1.10  
POSTAGE .50  
#72498 C237 102 T10:24  
OCT 23 84

1984 OCT 23 AM 10:27  
CLERK COLLISON

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

Michael G. Foundos, Jr.  
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Signature of Secured Party

Joseph L. Fellona  
Type or Print Above Name on Above Line

1150

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 10/02/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

251022

1. DEBTOR

Name Asbestos Tech Inc.
Address 10A1 President Point Rd., Annapolis, MD 21401

2. SECURED PARTY

Name Business Leasing Associates, Inc., 1520 King Street, Alexandria, VA 22314
Address Goldome Savings Association, 6666 22d Ave N, ST Petersburg, FL 33710

ASSIGNED TO:
MAIL COPY TO:

Business Leasing Associates, Inc., 1520 King Street, Alexandria, VA 22314
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 10/04/87

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

- 1 Monochrome Display 0297404
1 IBM PC 1185235
1 FX 100 Printer 534897 (with accessories)

E. AUBREY COLLISON
CLERK

1984 OCT 23 AM 10:27

RECEIVED FOR RECORD
COUNTY CLERK



RECORD FEE 11.00
POSTAGE .50
472499 0237 502 110:25
OCT 23 84

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)
Edward J. Rudis
Type or Print Above Signature on Above Line
(Signature of Debtor)
Type or Print Above Signature on Above Line

(Signature of Secured Party)
Joseph L. Fellona
Type or Print Above Name on Above Line

11/5

FINANCING STATEMENT FORM UCC-1

Identifying File No. 8409048

BOOK - 479 PAGE 63

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 9/20/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254022

1. DEBTOR

Name Kirby & Mills Company, Inc.
Address 2820 Glen Isle Road, Riva, Md. 21140

2. SECURED PARTY

Name Business Leasing Associates, Inc. 1520 King St, Alexandria, Va 22314
Assigned to Address Goldome Savings Association, 6666 22nd Ave, N. St. Petersburg, Fla
Mail to: Business Leasing Associates, Inc. 1520 King St, Alexandria, Va 22314
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 9/20/87

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

1 Ricoh Copier Model M10
Serial Number: 6640701939

RECORD FEE 11.00
POSTAGE .50
472500 C237 R02 110426
OCT 23 84

RECEIVED FOR RECORD
CREDIT CLERK
1984 OCT 23 AM 10:27
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)

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

(Signature of Secured Party)
Joseph L. Fellona
Type or Print Above Name on Above Line

1152

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 64

Identifying File No. 8409066

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 9/28/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

251303

1. DEBTOR

Name A. Scott Mobley
Address 87 Tarragon Lane, Edgewater, MD 21036

2. SECURED PARTY

Name Business Leasing Associates, Inc, 1520 King St., Alexandria, VA 22314
Address Goldome Savings Association, 6666 22nd Ave. N, Petersburg, FL 33710
Business Leasing Associates, Inc, 1520 King Street, Alexandria, VA 22314

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

3. Maturity date of obligation (if any) 9/28/87

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

- 1 HP 110 Portable Computer : Serial No. 2424A04064
1 Slot Saver
1 Disc Drive : Serial No. 2403A01601
1 Printer (Think Jet) No Serial Number

RECORD FEE 11.00
POSTAGE .50
472501 0237 002 T10:26
OCT 23 84

E. ALDRY COLLISON
CLERK

1984 OCT 23 AM 10:27

RECEIVED FOR RECORD
HARRIS COUNTY

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 (A. Scott Mobley)

A. Scott Mobley
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Signature of Secured Party (Charles A. Murray)

Charles A. Murray
Type or Print Above Name on Above Line

11/2

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 9/20/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254000

1. DEBTOR

Name Randolf Old  
Address 103 Askewton Rd, Severna Park, Md. 21146

2. SECURED PARTY

Name Business Leasing Associates, Inc 1520 King St, Alexandria, Va 22314  
Address Assigned to: Goldome Savings Assoc. 6666 22nd Ave, N. St. Petersburg, Fla

Mail to: Business Leasing Associates, Inc. 1520 King St, Alexandria, Va 22314<sup>33710</sup>  
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 9/20/86

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

- 1 Portable Hewlett Packard computer Serial # 2433A21259
- printer Serial # 2433821259
- accessories
- Disc Drive Serial #2403804393

RECORD FEE 11.00

POSTAGE 50  
#12502 0237 R02 T10:27

OCT 23 84

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)

Randolf Old  
(Signature of Debtor)

Randolf Old

Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Joseph L. Fellona  
(Signature of Secured Party)

Joseph L. Fellona

Type or Print Above Name on Above Line

115

E. AUBREY COLLISON  
CLERK

1984 OCT 23 AM 10:27

RECEIVED FOR RECORD  
CLERK COUNTY



FINANCING STATEMENT

FORM UCC-1 BOOK - 479 PAGE

Identifying File No. 8408025

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 8/15/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

251305

1. DEBTOR

Name Capitol City Management, Inc.
Address 31 Old Solomons Island Rd, Annapolis Md. 21401

2. SECURED PARTY

Name Business Leasing Associates, Inc
Assigned to Goldome Savings Assoc, 6666 22nd Ave, North
Address St. Petersburg, Fla 33710

MAIL COPY TO: Business Leasing Associates, Inc., 1520 King St., Alexandria, VA 22314
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 8/15/86

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

- 1 IBM - PC Serial # 1112349
Software
1 Tandon 360K Disc Drive Serial # 00006594
Accessories include color graphics adapter, IBM print adapter, cable IBM-Epson

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)

David A. Treffer
(Signature of Debtor)

David A. Treffer
Type or Print Above Signature on Above Line
(Signature of Debtor)

Type or Print Above Signature on Above Line

Charles A. Murray
(Signature of Secured Party)

Charles A. Murray
Type or Print Above Name on Above Line

RECEIVED FOR RECORD
CIRCUIT COURT, ST. PETERSBURG COUNTY
1984 OCT 23 AM 10:27
E. AUBREY COLLISON
CLERK

RECORD FEE 11.00
POSTAGE .50
#12503 0237 P02 T10:28
OCT 23 84

1150

BOOK - 479 PAGE 67

254326

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.
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	
Westinghouse Electric Corporation Camp Meade Road BWI Airport Linthicum Heights, MD 21090	Diamond Page International Corporation 713 E. Genesee Street Syracuse, NY 13210	RECORD FEE 11.00 10/23/84 10:43 OCT 23 84	

5. This Financing Statement covers the following types (or items) of property: 3380-AA4 SN 85495 Disk Storage Unit 3380-B04 SN 56469 Disk Storage Unit Installed at: Defense & Electronic Sys Cntr Camp Meade Road - BWI Airport Linthicum Heights, MD 21090	6. Assignee(s) of Secured Party and Address(es) Manufacturers Hanover, N.A. 361 South Salina Street Syracuse, NY 13202
---	---

<input type="checkbox"/> Products of the Collateral are also covered.	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 checked="" type="checkbox"/> under a security agreement signed by debtor authorizing secured party to file this statement, or <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 the state, or <input type="checkbox"/> when the debtor's location was changed to this state.					

By Westinghouse Electric Corporation Signature(s) of Debtor(s)

By Dennis J. ... Signature(s) of Secured Party(ies)

(1) Filing Officer Copy Numerical (5/82) STANDARD FORM - FORM UCC-1 - Approved by Secretary of State of New York



RECEIVED FOR RECORD  
CIRCUIT COURT, ... COUNTY  
1984 OCT 23 AM 10:42  
E. AUBREY COLLISON  
CLERK

11-

BOOK - 479 PAGE 68

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

October 18 1984

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. 387 pg. 310 in Office of Anne Aundel Co. Md  
(Filing Officer) (County and State)

Debtor or Debtors (name and Address): Dennis F. + Sharon A. McGinn  
133 M. Warwickshire Lane  
Glen Burnie 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.

Mailed to Secured Party

RECORDING FEE 10.00  
POSTAGE .50  
#02441 0040 R00 1148 35  
OCT 23 84

Secured Party  
BALTIMORE, MARYLAND 21230  
By Doran Easton  
Its Branch Office Manager

Form 91 MD (3-79)



RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY

1984 OCT 23 PH 2:56

E. AUBREY COLLISON  
CLERK

10.00  
50

TO BE  
 NOT TO BE
 } RECORDED IN LAND RECORDS
 
 SUBJECT TO  
 NOT SUBJECT TO
 

 RECORDING TAX ON PRINCIPAL AMOUNT OF \_\_\_\_\_

FINANCING STATEMENT

J. GORDON NEUBERTH

1. Debtor(s): {
   
 Name or Names—Print or Type \_\_\_\_\_
   
 522 Edgewater Road, Pasadena, Anne Arundel, 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: {
   
 MERCANTILE-SAFE DEPOSIT AND TRUST COMPANY
   
 Name or Names—Print or Type \_\_\_\_\_
   
 Two Hopkins Plaza, Baltimore, Maryland 21201
   
 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 attachment

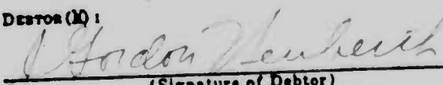
4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral  are  are not covered.

7. Products of collateral  are  are not covered.

Debtor(s):

  
 \_\_\_\_\_  
 (Signature of Debtor)  
 J. Gordon Neuberth

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

Name and Address: Alan J. Mogol, Esquire, Ober, Kaler, Grimes & Shriver  
 1600 Maryland National Bank Bldg., Baltimore, Maryland 21202

RECORD FEE 11.00  
 POSTAGE 50  
 402443 0040 800 714:40  
 OCT 23 84

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 OCT 23 PM 2:57

E. AUBREY COLLISON  
CLERK

H-0  
5

BOOK - 479 PAGE 70

ATTACHMENT TO UNIFORM COMMERCIAL  
CODE FINANCING STATEMENT

3. This Financing Statement covers the following property:
- a. all right, title and interest of Debtor in and to all shares of the capital stock of Nurad, Inc., a Maryland corporation, now owned or hereafter acquired by Debtor, and all replacements, substitutions and alternatives therefor and thereof;
  - b. all motor vehicles, marine vessels, furniture, fixtures, equipment, goods and personal assets of very kind and description whatsoever, now owned or hereafter acquired by Debtor, and all replacements, substitutions and alternatives therefor and thereof and accessions thereto; and
  - c. all proceeds (cash and non-cash), including insurance proceeds, thereof.

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 Trans-American Leasing Corporation

Address The Steffey Bldg., Suite 200B

407 Crain Hwy., Glen Burnie, MD 21061

2. SECURED PARTY

Name Newworld Bank for Savings

Address 55 Summer Street

Boston, MA 02112

RECORDING FEE  
POSTAGE

11.00  
.50

102450 0345 R00 T14:47

OCT 23 84

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)

To secure assignment to Newworld Bank for Savings of certain lease payments under a certain True Lease Assignment dated August 21, 1984 between Assignor as Lessor and M. Shaivitz & Sons, Inc. as Lessee, Assignor has granted a Security Interest in the following equipment leased to Lessee, to Assignee per a Non-Recourse Assignment of Rents dated September 10, 1984 between Assignor and Assignee.

See Equipment List Attached. "Attachment A"

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)

Trans-American Leasing Corporation

\_\_\_\_\_  
(Signature of Debtor)

Howard D. Siegel, President

Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

Type or Print Above Signature on Above Line

Newworld Bank for Savings

Sarah L. Woolverton

(Signature of Secured Party)

SARAH L. WOOLVERTON

Type or Print Above Signature on Above Line

FILED IN RECORDS  
CLERK OF BALTIMORE COUNTY

1984 OCT 23 PM 2:57

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

11.00  
SB

EQUIPMENT LIST

<u>QUANTITY</u>	<u>DESCRIPTION</u>
1	Model PDP-11/44 Central Processing Unit with: 1 MB MOS ECC Memory RSTS/E Operating System Computer Cabinet
1	Model LA100 Printing Terminal
1	Model RUA81 456 MB Fixed Disk with Controller
1	Model TU80 Tape Drive with Cabinet
2	DZ11-DP Eight Line Multiplexor
1	RSTS/E Operating System
1	DIBOL Programming Language

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 October 5, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Trans-American Leasing Corporation  
Address The Steffey Bldg., Ste. 200-B; 407 Crain Highway; Glen Burnie, MD 21061

2. SECURED PARTY

Name Newworld Bank for Savings  
Address 55 Summer Street  
Boston, MA 02112

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)

To secure assignment to Newworld Bank for Savings of certain lease payments under a certain True Lease Assignment dated September 15, 1984 between Assignor as Lessor and Bobby R. Burgess and Julia M. Burgess, individuals D/B/A Precise Sheet Metal, Inc. as Lessee, Assignor has granted a Security Interest in the following equipment leased to Lessee, to Assignee per a Non-Recourse Assignment of Rents dated October 3, 1984 between Assignor and Assignee:

- 1 (One) Contractor I Estimating Computer System S/N 2248 with
- 1 (One) DS-180 printer S/N 05681
- 1 (One) Custom keyboard S/N 2119
- 1 (One) Standard Keyboard S/N 1058

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 be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

TRANS-AMERICAN LEASING CORPORATION

[Signature]  
(Signature of Debtor)

Howard D. Siegel, President  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

NEWORLD BANK FOR SAVINGS

[Signature]  
(Signature of Secured Party)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

SARAH L. WOOLVERTON

Mailed to Secured Party

11.06

RECEIVED FOR RECORD  
COURT HOUSE, BALTIMORE COUNTY

1984 OCT 23 PM 2:57

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 10/5/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Trans-American Leasing Corporation  
Address The Steffey Bldg., Ste. 200B, 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Newworld Bank For Savings  
Address 55 Summer Street  
Boston, MA 02112  
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)

To secure assignment to Newworld Bank For Savings of certain lease payments under a certain True Lease Assignment dated September 17, 1984 between Assignor as Lessor and Mechanical Specialists, Inc. as Lessee, Assignor has granted a Security Interest in the following equipment leased to Lessee, to Assignee per a Non-Recourse Assignment of Rents dated Oct. 3, 1984 between Assignor and Assignee:

- One (1) Contractor I Estimating Computer System S/N 1705
- One (1) DS-180 Printer S/N 35518
- One (1) Custom Keyboard S/N 2009
- One (1) Standard Keyboard S/N 1995

CHECK  THE LINES WHICH APPLY

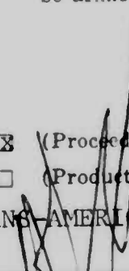
5.  (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

(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)

TRANS-AMERICAN LEASING CORPORATION

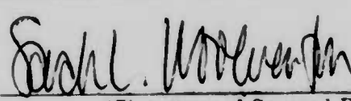
  
(Signature of Debtor)

Howard D. Siegel, President  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

NEWORLD BANK FOR SAVINGS

  
(Signature of Secured Party)

SARAH L. WOOLVERTON  
Type or Print Above Signature on Above Line

RECORD FEE 11.00  
POSTAGE .50  
NOV 25 0345 800 114:51  
OCT 23 84

RECEIVED FOR RECORDING  
CIRCUIT COURT FOR BALTIMORE COUNTY  
1984 OCT 23 PM 2:51  
E. AUDREY COLLIER  
CLERK

Mailed to Secured Party 11-06  
SB

BOOK - 479 PAGE 75

254381

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) Trans-American Leasing Corporation The Steffey Bldg., Ste. 200B 407 Crain Highway Glen Burnie, MD 21061	2 Secured Party(ies) and address(es) Newworld Bank For Savings 55 Summer Street Boston, MA 02112	3 For Filing Officer (Date, Time, Number, and Filing Office)   RECORD FEE 11.00

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

To secure assignment to Newworld Bank For Savings of certain lease payments under a certain True Lease Assignment dated September 7, 1984 between Assignor as Lessor and Chowning-Logan Inc. as Lessee, Assignor has granted a Security Interest in the following equipment leased to Lessee, to Assignee per a Non-Recourse Assignment of Rents dated October 3, 1984 between Assignor and Assignee:

- One (1) Contractor I Estimating Computer System with S/N 2198
- One (1) DS-180 Printer S/N 06792
- One (1) Custom Keyboard S/N 1881
- One (1) Standard Keyboard S/N 1171

X Proceeds of Collateral are also covered.

Products of Collateral are also covered.

Whichever is Applicable (See Instruction Number 9)	<p>TRANS-AMERICAN LEASING CORPORATION</p>  <p>Signature(s) of Debtor (Or Assignor)</p>	<p>NEWORLD BANK FOR SAVINGS</p>  <p>Signature(s) of Secured Party (Or Assignee)</p>
--	---	--

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

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A. A. COUNTY

1984 OCT 23 PM 3:55

E AUBREY COLLISON  
CLERK

Handwritten initials/signature: H. G. / 11.00

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) Steiner Financial Corporation One Market Plaza San Francisco, CA 94105 Attn: President	2. Secured Party(ies) and address(es) Metropolitan Savings Bank, FSB 211 Montague Street Brooklyn, NY 11201 Attn: Mr. David W. Robie	For Filing Officer (Date, Time, Number, and Filing Office)
---	--	--

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

Location: 22-873  
7931 Balt/Annpl  
Lipin CRM, MD

See Schedule 1 attached hereto and Exhibit A attached thereto.

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

RECORD FEE 13.00  
POSTAGE 50  
#02463 0345 R00 115.30

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, MD SUSSEX COUNTY

STEINER FINANCIAL CORPORATION

METROPOLITAN SAVINGS BANK, FSB by Steiner Financial Corporation as agent

By: Murley K Green A/P Signature(s) of Debtor(s)

By: Murley K Green A/P Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.



Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, SUSSEX COUNTY  
1984 OCT 23 PM 3:55  
E AUBREY COLLISON

1310  
A

Schedule 1  
To Uniform Commercial Code  
Financing Statement Between  
Steiner Financial Corporation, as Debtor  
and  
Metropolitan Savings Bank, as Secured Party

Debtor hereby mortgages, pledges and assigns to secured party and grants to secured Party a continuing security interest in the following.

- (i) All Equipment stated to be the property of the Owner Participant as defined in the Lease dated May 18 , 1984 as hereinafter amended and restated between the Owner Participant, as Lessor, and The Great Atlantic & Pacific Tea Company, Inc., as Lessee (the "Lease"), and as described in the Schedules to the Lease, as it may be amended from time to time, such Equipment consisting of, without limiting the generality of the definition of the Equipment, equipment and property installed in the stores of the Lessee (the "Equipment Collateral") and described in the Exhibit attached hereto; and
- (ii) all right, title and interest of the Owner participant in (a) the full amount of each installment of Rental (as defined in the Lease) and all other amounts which the Owner Participant may be entitled to receive pursuant to Section 3 of the Lease; (b) all other amounts payable by the Lessee to the Owner Participant pursuant to the Lease other than payments made pursuant to Sections 8 (with respect to Liability Insurance), 10, 11, and 12 of the Lease; and (c) all damages and other amounts payable by the Lessee in the event of any expiration or termination of the Lease or by operation of law or otherwise; and (d) all rights, claims, powers, privileges and remedies of the Owner Participant, whether arising by statute or at law or in equity or otherwise, consequent on any failure on the part of the Lessee to perform or comply with any term of the Lease (collectively, the "Rights Collateral", and, together with the Equipment Collateral, the "Collateral").

All capitalized terms used herein shall have the meanings set forth in a Security Agreement dated as of May 18 , 1984 between Debtor and Secured Party.

<u>Type of Equipment</u>	<u>Installation Charge (as a % of the purchase price of Equipment)</u>
Electronic Cash Register	00
E.C.R. Controller	00
Scanner	00
Checkstand	08
Proof Box	06
Retarder	07
Mixer	05
Meat Saw	05
Grinder/Chopper	04
Slicer	03
Patty Machine	02
Beverage or Dairy Case	08
Produce Case	12
Single Deck FF or IC Case	11
Mutli-Deck FF Case	06
Reach-In FF or IC Case	06
Meat Case	13
Deli Case (Service)	07
Deli Case (Self Service)	07
Condensing Unit	03
Remote Condenser	06
Ice Machine	09
Bakery Display Case, Refrigerated	02
Walk-In Cooler/Freezer	28
Produce Case, Non-Refrigerated	12
Fish Case (Closed)	07
Fish Case (Open)	04
Meat Case (Service)	07
Cheese Case (Single Deck)	15
Cheese Case (Island)	05
Bakery Display Case, Non-Refrigerated	09
Sales Area Shelving	32
Warehouse Shelving	20
Pressure Fryer	02
Revolving/Deck Oven, Gas	03
Revolving/Deck Oven, Electric	02
Steam Table	05
Rotisserie	04
Warmer	09
Lobster Steamer	05
Scale	00
Printer for Scale	00
Auto-Semi-Automatic Packaging & Weighing System	02
Generator	10
Pallet Jack	00
Fork Lifts	00
Safe	10
Baler	11
Compactor	07
Floor Machine	00

BOOK - 479 PAGE

79

254333

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) Steiner Financial Corporation One Market Plaza San Francisco, CA 94105 Attn: President	2. Secured Party(ies) and address(es) Metropolitan Savings Bank, FSB 211 Montague Street Brooklyn, NY 11201 Attn: Mr. David W. Robie	For Filing Officer (Date, Time, Number, and Filing Office)
---	--	--

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

Location: 22-879 Odenton Shopping Odenton, MD	22-885 344 Hospital Glen Burnie, MD
See Schedule 1 attached hereto and Exhibit A attached thereto.	22-891 1238 Bay Dale Drive Arnold, MD <i>Secundation does not apply</i>

RECORDED FEE 13.00  
POSTAGE .50

5. Assignee(s) of Secured Party and Address(es) *51*  
*OCT 23 84*

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, MD

STEINER FINANCIAL CORPORATION METROPOLITAN SAVINGS BANK, FSB by  
Steiner Financial Corporation as agent

By: *Murley K Green AVP* 511103 By: *Murley K Green AVP*  
Signature(s) of Debtor(s) Signature(s) of Secured Party(ies)

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



Mailed to Secured Party  
13.00  
JD

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY  
1984 OCT 23 PM 3:55  
E. AUBREY COLLISON  
CLERK

Schedule 1  
To Uniform Commercial Code  
Financing Statement Between  
Steiner Financial Corporation, as Debtor  
and  
Metropolitan Savings Bank, as Secured Party

Debtor hereby mortgages, pledges and assigns to secured party and grants to secured Party a continuing security interest in the following.

- (i) All Equipment stated to be the property of the Owner Participant as defined in the Lease dated May 18, 1984 as hereinafter amended and restated between the Owner Participant, as Lessor, and The Great Atlantic & Pacific Tea Company, Inc., as Lessee (the "Lease"), and as described in the Schedules to the Lease, as it may be amended from time to time, such Equipment consisting of, without limiting the generality of the definition of the Equipment, equipment and property installed in the stores of the Lessee (the "Equipment Collateral") and described in the Exhibit attached hereto; and
- (ii) all right, title and interest of the Owner participant in (a) the full amount of each installment of Rental (as defined in the Lease) and all other amounts which the Owner Participant may be entitled to receive pursuant to Section 3 of the Lease; (b) all other amounts payable by the Lessee to the Owner Participant pursuant to the Lease other than payments made pursuant to Sections 8 (with respect to Liability Insurance), 10, 11, and 12 of the Lease; and (c) all damages and other amounts payable by the Lessee in the event of any expiration or termination of the Lease or by operation of law or otherwise; and (d) all rights, claims, powers, privileges and remedies of the Owner Participant, whether arising by statute or at law or in equity or otherwise, consequent on any failure on the part of the Lessee to perform or comply with any term of the Lease (collectively, the "Rights Collateral", and, together with the Equipment Collateral, the "Collateral").

All capitalized terms used herein shall have the meanings set forth in a Security Agreement dated as of May 18, 1984 between Debtor and Secured Party.

## EXHIBIT B

<u>Type of Equipment</u>	<u>Installation Charge (as a % of the purchase price of Equipment)</u>
Electronic Cash Register	00
E.C.R. Controller	00
Scanner	00
Checkstand	08
Proof Box	06
Retarder	07
Mixer	05
Meat Saw	05
Grinder/Chopper	04
Slicer	03
Patty Machine	02
Beverage or Dairy Case	08
Produce Case	12
Single Deck FF or IC Case	11
Mutli-Deck FF Case	06
Reach-In FF or IC Case	06
Meat Case	13
Deli Case (Service)	07
Deli Case (Self Service)	07
Condensing Unit	03
Remote Condenser	06
Ice Machine	09
Bakery Display Case, Refrigerated	02
Walk-In Cooler/Freezer	28
Produce Case, Non-Refrigerated	12
Fish Case (Closed)	07
Fish Case (Open)	04
Meat Case (Service)	07
Cheese Case (Single Deck)	15
Cheese Case (Island)	05
Bakery Display Case, Non-Refrigerated	09
Sales Area Shelving	32
Warehouse Shelving	20
Pressure Fryer	02
Revolving/Deck Oven, Gas	03
Revolving/Deck Oven, Electric	02
Steam Table	05
Rotisserie	04
Warmer	09
Lobster Steamer	05
Scale	00
Printer for Scale	00
Auto-Semi-Automatic Packaging & Weighing System	02
Generator	10
Pallet Jack	00
Fork Lifts	00
Safe	10
Baler	11
Compactor	07
Floor Machine	00

MARYLAND FINANCING STATEMENT

BOOK - 479 PAGE 82

- 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: \_\_\_\_\_

"NOT SUBJECT TO RECORDATION TAX"

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code: **254304**

1 DEBTOR: Northbend Shell T/A Sun Valley Shell  
(Name or Names)  
7929 Baltimore-Annapolis Blvd. Glen Burnie, MD 21061  
(Address)

DEBTOR: \_\_\_\_\_  
(Name or Names)  
\_\_\_\_\_  
(Address)

2 SECURED PARTY: R & B Leasing Company  
(Name or Names)  
8580-A Laureldale Drive Laurel, MD 20707  
(Address)

3 ASSIGNEE (if any)  
or SECURED PARTY: \_\_\_\_\_  
(Name or Names)  
\_\_\_\_\_  
(Address)

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

RECORDATION FEE 12.00  
POSTAGE 0.45 000 10/23/84

This filing is to record a true lease agreement between the above named parties and is for informational purposes only.

- (1) Hofmann Balancer Model # LCB
- (1) Ammco Brake Lathe Model # 4000
- (1) Ammco Tire Changer Model # 502

OCT 23 84

5 The above described goods are affixed to, or are to be affixed to the following described real estate:

- 6 Products of Collateral are covered hereunder: Yes  No
- Products of Collateral are also covered: Yes  No



RECEIVED FOR RECORD  
CIRCUIT COURT BALTIMORE COUNTY

1984 OCT 23 PM 3:56

E. AUBREY COLLISON  
CLERK

DEBTOR(S) Northbend Shell T/A Sun Valley Shell SECURED PARTY: R & B Leasing Company

By: *Rick Gardner* (Title) By: *Stuart R. Rombro, gen. P*

Rick Gardner (Type or print name of person signing) STUART R ROMBRO (Type or print name of person signing)

By: \_\_\_\_\_ (Title)  
\_\_\_\_\_  
(Type or print name of person signing)

Return To: Data-File Services Inc. Company  
8580-A Laureldale Drive Laurel, MD 20707  
12327 Santa Monica Blvd., Suite #102, Los Angeles, CA 90025

254304

254335

BOOK - 479 PAGE 83

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

1. Debtor(s) (Last Name First) and address(es) Warren Richardson T/A Benfield Shell Benfield Blvd. & Melrose Severna Park, MD 21146	2. Secured Party(ies) and address(es) R & L Leasing Company 16 S. Calvert Street La. Suite 400 Baltimore, MD 21202	For Filing Officer (Date, Time, Number, and Filing Office)  RECORD FEE 10.00 POSTAGE .50 5. Assignee(s) of Secured Party and Address(es) OCT 23 84
4. This financing statement covers the following types (or items) of property:  ( 1 ) Allen Smart Scope Computer Model 92-200 Serial # B1D-47598  This transaction represents a true lease between Lessee and Lessor and is for informational purposes only.		

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:

Warren Richardson T/A Benfield Shell

R & L Leasing Company

By: Warren Richardson  
Signature(s) of Debtor(s)

By: [Signature]  
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, BALTIMORE COUNTY

1984 OCT 23 PM 3:56

E. AUBREY COLLISON  
CLERK

12-10  
50

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

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 252463

RECORDED IN LIBER 474 FOLIO 289 ON 7-6-84 (DATE)

1. DEBTOR

Name Thelma Ford  
Address 475 Lincoln Drive Glen Burnie, f MD. 21061

2. SECURED PARTY

Name Norwest Financial Leasing, Inc.  
Address 7528 Ritchie Hwy. 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><b>A. Continuation</b> <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>B. Partial Release</b> <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><b>C. Assignment</b> <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><b>D. Other:</b> <input type="checkbox"/> (Indicate whether amendment, termination, etc.)  Termination</p>

RECORD FEE 10.00  
POSTAGE .50  
#02469 0345 R00 T15444  
OCT 23 84



Dated 10/3/84

Michelle Morrison  
(Signature of Secured Party)

Michelle L. Morrison  
Type or Print Above Name on Above Line

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 OCT 23 PM 3:56

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party  
10.00  
50

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 85  
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. \$ 2882.93

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

This financing statement Dated 9/21/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

254306

Name Ms. Thelma Ford  
Address 475 Lincoln Drive Glen Burnie, Md. 21051

2. SECURED PARTY

Name Norwest Financial  
Address 7528 Ritchie Hwy. 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)

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

- 3 T.v. Sets
- 1 Stereo
- 1 Washer
- 1 Dryer
- 1 Refrig
- 1 Freezer
- 1 Stove
- 1 Vacuum Cleaner
- 1 Living Room Set
- 4 Bedroom Sets

RECORD FEE 11.00  
RECORD TAX 17.50  
POSTAGE .50  
102470-0345 R00 715:45  
OCT 23 84

CR  
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 be affixed to: (describe real estate)

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

*Thelma L. Ford*  
(Signature of Debtor)

Ms. Thelma Ford  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

*Mary E. Hicks*  
(Signature of Secured Party)

Mary E. Hicks  
Type or Print Above Signature on Above Line

RECEIVED FOR RECORD  
CLERK COUNTY & A. COUNTY  
1984 OCT 23 PM 3:56  
E. AUBREY COLLISON  
CLERK

11.00  
17.50  
58

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. BOOK - 479 PAGE

86

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. \$ 2914.72

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

This financing statement Dated 10/10/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

254007

Name June M. Gary

Address 6 McGuirk Drive Glen Burnie, Md. 21061

2. SECURED PARTY

Name Norwest financial Leasing, inc.

Address P.O. Box 249 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)

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

- 1 T.V.
- 1 Stereo
- 1 Refrig
- 1 Vacuum Cleaner
- 1 Living Room Ste
- 1 Bedroom Set
- 1 Dining Room sEt



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CLERK COUNTY

1984 OCT 23 PM 3:56

E. AUBREY COLLISON  
CLERK

RECORDY FEE 11.00  
RECORD TAX 17.50  
POSTAGE .50

#02471 0345 R00 115446  
OCT 23 84

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)

*June M. Gary*  
(Signature of Debtor)

June M. Gary  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

*Mary E. Hicks*  
(Signature of Secured Party)

Mary E. Hicks

Type or Print Above Signature on Above Line

11.00  
17.50  
50

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. BOOK - 479 PAGE 87

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. \$ 3297.53

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

This financing statement Dated 10/16/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code. 854333

1. DEBTOR

Name Joseph King

Address Chesapeake Mobile Court 79 Hanover, Md. 21076

2. SECURED PARTY

Name Norwest financial Leasing, Inc.

Address P.O. Box 249 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) \_\_\_\_\_

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

- 2 T.BV.
- 1 Washer
- 1 Dryer
- 1 Refig.
- 1 Stove
- 1 Sewing Machine
- 1 Vacuum Cleaner
- 1 Living Room Ste
- 2 Bedroom SET
- 1 Dining Room Set

RECEIVED FOR RECORD  
CREDIT DIVISION BALTIMORE COUNTY

1984 OCT 23 PM 3:56

E. AUBREY COLLISON  
CLERK

RECORD FEE 11.00  
RECORD TAX 21.00  
POSTAGE .50

1102472 0345 R00 T15:46

OCT 23 84

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)

Joseph E. King  
(Signature of Debtor)

Joseph King  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

Mailed to Secured Party

Mary E. Hicks  
(Signature of Secured Party)

Mary E. Hicks  
Type or Print Above Signature on Above Line

11.00  
21.00  
5

257810

UCC-1

- Not Subject to Recordation Tax
- Recordation Tax of \$ \_\_\_\_\_ on  
Principal Amount of \$ 60,000.00 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: ALL STAR FOODS COMPANY  
(Name or Names)  
2083 West Street, Suite 3E Annapolis, Maryland 21401  
(Address)
- DEBTOR: \_\_\_\_\_  
(Name or Names)  
\_\_\_\_\_  
(Address)
2. SECURED PARTY: Union Trust Company of Maryland  
(Name or Names)  
P.O. Box 1077, Baltimore, Maryland 21203  
(Address)
3. ASSIGNEE (if any)  
of SECURED PARTY: \_\_\_\_\_  
(Name or Names)  
\_\_\_\_\_  
(Address)

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

Please see attached

RECEIVED FOR RECORD  
 CLERK COUNTY BALTIMORE  
 1984 OCT 24 AM 10:26  
 E. AUBREY COLLISON  
 CLERK

RECORD FEE 14.00  
 RECORD TAX 420.00  
 POSTAGE 50.00  
 #12378 1237 R02 T10:23  
 OCT 24 84

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):  
All Star Foods Company

By: Robert P. Destefano  
(Title)  
ROBERT P. DESTEFANO  
(Type or print name of person signing)

SECURED PARTY:  
Union Trust Company of Maryland

By: Gary W. Thomas  
(Title)  
Gary W. Thomas, Vice President  
(Type or print name of person signing)

By: Arthur M. Maleski  
(Title)  
ARTHUR M. MALESKI  
(Type or print name of person signing)

Return To: MS PEGGY TAYLOR, UNION TRUST CO OF MD, 210 GUILFORD  
AVENUE, BALTIMORE, MD 21202

Record: Loane Aunibel Gandy  
Dated: 10-11-84

2434-50

1187120  
 5  
 14  
 420  
 5

ATTACHMENT: (All Star Food Company)

1	S.S. Charcoal Grill	Castle Mod 52 S#5AAA 325
1	S.S. 7' Hood-Ansul System with S.S. 7' counter	
2	Jet spray drink machines @ \$445.00 each	
1	Cornco Popcorn machine with base cabinet	S#17172-B+Base
1	Natcho warmer machine	S#7310-01-704-000
3	Chafing dishes	
1	Air tank, portable	
1	Sno Master snoball machine (S.S.)	S#1075-10
3	Casablanca Ceiling fans	
2	Portable field burners	
2	Lg. mobile bins on wheels	
1	6' S.S. double shelf heat lamp	Hatch, S#52511-05
1	400lb Scottsman ice machine	O-BAG 9Z440405448-01
1	7' S.S. work table	
1	7' S.S. work table with refrigerator below	S# 21645-35
1	3-burner Bunn-O-Matic coffee machine (S.S.)	S# 757437-A
1	Mohawk 6' freezer chest w/glass top heat	S# 443311
1	54" double door Coldin refrigerator (See-thru)	S# 137412X-1
1	4 drawer file cabinet	
1	6' S.S. work table	
1	4' S.S. work table	
1	54" double door Coldin refrigerator (see thru)	S#AD77134-B
1	4' S.S. work table with two drawers	S# 1984-B-238
1	Globe self sharpening slicer	S# 208-050
1	4' sandwich unit	

continued

1 Gas Bloggett pizza oven	S#2175621-B-84
1 S.S. Under-counter freezer	S#AD721-51-D
1 400lb Manowiovc Ice machine	S#343 0452
1 S.S. Wells double deep fryer	S#P-N-6210-C
1 Touch-O-Matic Steamer	S#758410
1 S.S. hot dog steel roller type w/roll warmer on top	
1 Circus style S.S. hot dog machine with warmer	S#2107-C
1 S.S. Bunmaster 2 drawer warmer	8-7281017-7A
1 Honeywell alarm system - 4 censors - phone box	S# H0-5700-12-41
1 Ember Glo S.S. warmer	S#1140-CBT
2 sets S.S. heat lamp	
1 3-comp. S.S. 93" sink - 3 drains, complete	S# A543-L5-M&M
1 Desk - chair	
3 S.S. Dispensing units with S.S. holder	
1 Sweda cash register - double drawer	
1 Mop sink comp.	
2 Hand sinks	
1 Edland opener	
7 S.S. cup dispensers	
2 10' S.S. wall shelves 12" )	
1 8' S.S. wall shelf 12" )	
4 Large roasting pans	
1 Wet & dry steamer	S# 1274-D
1 3' S.S. grill	S# B-12693420

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

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. \_\_\_\_\_

RECORDED IN LIBER ~~XXX~~ 473 FOLIO 398 ON 05/22/84 (DATE)

1. DEBTOR

Name DAVID STOUER AND ANINA STOUER  
Address 708 SOUTH ST, EASTON, MD, 21061

2. SECURED PARTY

Name NORWEST FINANCIAL MARYLAND INC  
Address 2020 D WEST STREET  
ANNAPOLIS, MD 21404

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.) UCC 1</p>

RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY  
1984 OCT 24 AM 10:27  
E. AUBREY COLLISON  
CLERK



Dated 10/08/84

Mailed to Secured Party

RECORD FEE 10.00  
POSTAGE .50  
#72802 0237 002 110427  
OCT 24 84

*Abigail M. Dohm*  
(Signature of Secured Party)

ABIGAIL M DOHM  
Type or Print Above Name on Above Line

10-50

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 10-17-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Wayne Lascola & Kenneth Lascola (Partners)  
t/a Ken & Wayne's Video  
Address 2 Nursery Road North Linthicum, Maryland 21090

2. SECURED PARTY

Name Borg-Warner Acceptance Corporation  
Address 1900 Sulphur Spring Road P. O. Box 7360  
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 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; all accounts, contract rights, chattel paper, and general intangibles now owned or hereafter existing in favor of or acquired by Debtor; all equipment, furniture and fixtures, wherever located, now owned or hereafter acquired or now or hereafter in the possession, custody or control of the Debtor and all replacements, substitutions and accessions thereto and thereof; 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.

NOT SUBJECT TO RECORDATION TAX

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

X Wayne A Lascola  
(Signature of Debtor)

Wayne A Lascola, Partner

Type or Print Above Name on Above Line

Kenneth W Lascola  
(Signature of Debtor)

Kenneth W Lascola, Partner

Type or Print Above Signature on Above Line

Paul Wohkittel  
(Signature of Secured Party)

Paul Wohkittel

Type or Print Above Signature on Above Line

RECORD FEE 13.00  
POSTAGE 50  
72800 0237 402 T10:28  
OCT 24 84

E. AUBREY COLLISON  
CLERK

1984 OCT 24 AM 10:27

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1350

MARYLAND FINANCING STATEMENT

BOOK - 479 PAGE 93

(xx) 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.: 254019
Record Reference:
Date & Hour of Filing

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

1. LESSEE Non-Commissioned Officers Placement Association, Inc.
(Name or Names)
411 Telegraph Road, Odenton, Maryland 21113
(Address)

LESSEE
(Name or Names)
(Address)

2. LESSOR CHESAPEAKE INDUSTRIAL LEASING CO., INC.
8767 SATYR HILL ROAD, BALTIMORE, MARYLAND 21234

3. ASSIGNEE (if any) Northfield Savings & Loan Assoc., Inc.
of LESSOR (Name or Names)
1844 E. Joppa Rd. Baltimore, Maryland 21234
(Address)

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

E. AUBREY COLLISON
CLERK
1984 OCT 24 AM 10:56
RECEIVED FOR RECORD
CREDIT COUNTY, MARYLAND

One - Monroe, Model 620, Copier
S/N W124528

RECORD FEE 11.00
POSTAGE .50
#72621 0237 002 110:45
OCT 24 84



5. Proceeds of Collateral are covered hereunder: Yes (xx) No ( )
Products of Collateral are also covered Yes ( ) No (xx)

LESSEE LESSOR
Non-Commissioned Officers Placement Assoc., Inc. CHESAPEAKE INDUSTRIAL LEASING CO., INC.
By: Thurmon Greco Pres. By: Gordon T. Hill Pres.
(Title) (Title)
(Type or print name of person signing) (Type or print name of person signing)
By: (Title) Return to: Northfield Savings & Loan Assoc., Inc.
1844 E. Joppa Rd.
Baltimore, Maryland 21234
Att: G. Ronald Jobson

Handwritten initials '11-20'

Anne Arundel County

Filing Fee: \$11.50  
Recordation: \$35.00

254315

BOOK - 479 PAGE 94

File No. ....  
Record Reference:  
Liber..... Folio.....

FINANCING STATEMENT

..... Not subject to Recordation Tax. .... To Be Recorded in The Land Records  
(For Fixtures Only).  
**xx** Subject to Recordation Tax on prin-  
cipal amount of \$ **5,000.00**.....

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)

<u>Name of Debtor</u>	<u>Address</u>
<b>Beal Industrial Products, Inc.</b>	<b>8236-R Telegraph Road Odenton, Maryland 21113</b>

2. The name and address of the Secured Party (or Assignee) is:  
THE CITIZENS NATIONAL BANK  
Fourth and Main Streets  
Laurel, Maryland

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): **New IBM PC-jr Computer with terminal, keyboard and printer. Computer model number 5150, serial number AN09FA5150. Terminal model number 5151, serial number 0297973. IBM keyboard, serial number 1503206. Okidata 93 microline printer model 3222G, serial number 106249.**

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).

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CIRCUIT COURT, ANNE ARUNDEL COUNTY  
1984 OCT 24 AM 10:56  
E. AUBREY COLLISON  
CLERK

RECORD FEE 11.00  
RECORD TAX 35.00  
POSTAGE .50  
OCT 24 1984

5. ~~xxx~~ Proceeds) ) of the collateral are also specifically covered.  
~~xxx~~ Products)

<u>Debtor</u>	<u>Secured Party (Assignee)</u>
<b>Beal Industrial Products, Inc.</b> .....	THE CITIZENS NATIONAL BANK
By: <u><i>Kenneth L. Beal</i></u> Kenneth L. Beal, Pres.	By: <u><i>Michael J. Loppatto</i></u> Michael J. Loppatto, VP

By: .....  
Type or print all names and titles under signatures.

Mailed to Secured Party

11-  
35.50

254816

BOOK - 479 PAGE 95

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

<b>1</b> Debtor(s) (Last Name First) and Address(es) Wayne T. Bayly T/A Beetle Bayly Septic Service 850 Evergreen Road Severn, Maryland 21144	<b>2</b> Secured Party(ies) and Address(es) Baltimore Mack Trucks, Inc. 610 Nursery Road Linthicum, Maryland 21090	<b>3</b> Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office)  REC'D FEE 12.00 POSTAGE .50 472624 0237 110:47 OCT 24 94
<b>4</b> This financing statement covers the following types (or items) of property: Snyder 1984 Mack Model R487P Truck w/ 10' Steel <del>Box</del> Dump Body 1M2N112B5EA003335 Snyder Body - 7011825  DOCUMENT NOT SUBJECT TO RECORDATION TAX.		<b>5</b> Assignee(s) of Secured Party and Address(es) Associates Commercial Corp. P.O. Box "A" College Park, Md. 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  
 Wayne T. Bayly T/A  
 Beetle Bayly Septic Service

By: Wayne T. Bayly curia  
 Signature(s) of Debtor(s)

Baltimore Mack Trucks, Inc.

By: James D. V.P.  
 Signature(s) of Secured Party(ies)

Filing Officer Copy-Alphabetical

603469 Rev. 12-80

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 CIRCUIT COURT, A.A. COUNTY  
 1984 OCT 24 AM 10:56  
 E. AUBREY COLLISON  
 CLERK



254017

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 113 MAIN, INC. T/A FRANK O'BRIENS  
Address 113 MAIN ST. ANNAPOLIS, MD 21401

2. SECURED PARTY

Name NELCO 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)

2 MODEL C121HWP ICE-O-MATIC ICE MACHINES  
SERIAL # B415-01134W, E415-02254W

2 MODEL B100P ICE-O-MATIC ICE BINS  
SERIAL # A400-01277W, C400-05440W

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)

*Assignment of Secured Party  
The Finance Company of  
America  
Murray Berg  
Baltimore, Md 21202*

RECORD FEE 12.00  
POSTAGE .50  
#72625 0337 902 110:49  
OCT 24 84

113 MAIN, INC.  
(Corporate or Trade Name)

*Mike Sharrigan*  
(Signature of Debtor)

MIKE SHARRIGAN  
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

Mailed to Secured Party

1250

E. AUBREY COLLISON  
CLERK

1984 OCT 24 AM 10:56

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COMM. COURT CLERK'S OFFICE

STATE OF MARYLAND  
**FINANCING STATEMENT** FORM UCC-1

BOOK - **479** PAGE **97**  
 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.

*NOT SUBJECT TO A RECORDATION TAX*  
 This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

254318

Name Leimbach Construction & Development Corporation  
 Address 1021 Dorsey Road, Millersville, Anne Arundel County, MD 21108

SECURED PARTY

Name ITT BUSINESS COMMUNICATIONS CORPORATION # 811348  
 Address P.O. Box 4038, Harrisburg, PA 17111

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 telephone system including connecting cable consisting of the following equipment:

Quantity	Standard Equipment	Quantity	Other Equipment
1	Control Equipment Cabinet(s)	_____	_____
_____	Attendant Console	_____	_____
_____	Direct Station Selection	_____	_____
9	Telephone Subsets	_____	_____
_____	Loud Speakers	_____	_____
_____	Paging Amplifier	_____	_____

RECORD FEE 11.00  
 POSTAGE .50

472626 0237 R02 T10:52  
 OCT 24 84

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)

*Ernest J. Litty, Jr.*  
 (Signature of Debtor)

Ernest J. Litty, Jr. Pres.  
 Type or Print Above Name on Above Line

\_\_\_\_\_  
 (Signature of Debtor)

\_\_\_\_\_  
 Type or Print Above Signature on Above Line

Mailed to Secured Party

ITT BUSINESS COMMUNICATIONS CORPORATION  
 (Signature of Secured Party)

*Leo J. Hattery* (Vice) President 1150  
 Type or Print Above Signature on Above Line

RECEIVED FOR RECORD  
 CIRCUIT COURT, ANNE ARUNDEL COUNTY  
 1984 OCT 24 AM 10:56  
 E. AUBREY COLLISON  
 CLERK

254310

BOOK - 479 PAGE 98

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 pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Gladding Chevrolet, Inc. T/A Gladding Leasing

Address 7327 Ritchie Hwy., Glen Burnie, Maryland 21061

2. SECURED PARTY

Name Mercantile-Safe Deposit and Trust Company

Address 766 Old Hammonds Ferry Road, Linthicum, Maryland 21090

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 ACCOUNTS RECEIVABLE CONTRACT RIGHTS AND CHATTEL PAPER NOW OWNED OR HEREAFTER ACQUIRED; ALL RIGHT TITLE AND INTEREST OF DEBTOR IN AND TO LEASES OF ALL MOTOR VEHICLES NOW OWNED OR HEREAFTER ACQUIRED, ON WHICH MERCANTILE SAFE DEPOSIT AND TRUST COMPANY IS THE SECURED PARTY.

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)

XX (Proceeds of collateral are also covered)

(Products of collateral are also covered)

Joseph B Aiello  
(Signature of Debtor)

Joseph Aiello, President  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Phillip O. Cassidy VP  
(Signature of Secured Party)

Phillip O. Cassidy, VP

Type or Print Above Signature on Above Line

RECORD FEE 12.00  
POSTAGE .50  
#12027 1237 R02 110:52  
OCT 24 84



E. AUDREY COLLISON  
CLERK

1984 OCT 24 AM 10:56

RECEIVED FOR RECORD  
COURT CLERK T. A. COUNTY

12-50

Mailed to Secured Party

12-50



254351

BOOK - 479 PAGE 100

FINANCING STATEMENT

Not subject to recordation tax  
 Subject to recordation tax on principal amount of \$.....

1. Name of Debtor(s): Crib N' Cradle, Inc.  
Address: 7900 Notes Drive  
Manassas, Virginia 22110 (DISTRIBUTION CENTER)  
  
610 Ritchie Highway  
Severna Park, MD 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:  
All of the inventory of the Debtor, of every type or description, now owned and hereafter acquired and wherever located including, without limitation, raw materials, work in process or finished goods, all materials usable or used or consumed in Debtor's business, all present and future substitutions thereof and additions thereto and all proceeds and products thereof in any form whatsoever.

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.

E. AUBREY COLLISON  
CLERK

1984 OCT 24 AM 11:21

RECEIVED FOR RECORD  
ANNE ARUNDEL COUNTY

RECORD FEE 11.00  
#72640 0040 R02 T11:24  
OCT 24 84

Debtor(s): Crib N' Cradle, Inc.  
By: *Joel S. Notes*  
Joel S. Notes, President

Secured Party:  
FIRST AMERICAN BANK OF MARYLAND  
By: *H. L. Ward*  
H. L. Ward, 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 Secured Party

11-

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 101  
Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK 254350

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 AS OF OCT 4, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR Robin Roach and M. H. Fleischer, not individually or personally but  
Name solely as trustee under a trust agreement dated as of October 4, 1984  
c/o Franchise Finance Corporation of America  
Address 3443 North Central Avenue, Phoenix, Arizona 85012

2. SECURED PARTY  
Name INSURED PENSION INVESTORS 1983, a Delaware Limited Partnership  
Address 3443 North Central Avenue, Phoenix, Arizona 85012

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 EXHIBIT A ATTACHED HERETO.

RECORD FEE 15.00  
POSTAGE .50  
NOV 25 10:32  
OCT 24 84

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 COURT, ALLEN COUNTY  
1984 OCT 24 AM 11:42  
E. AUBREY COLLISON  
CLERK

[Signature]  
(Signature of Debtor)

ROBIN ROACH  
Type or Print Above Name on Above Line

[Signature]  
(Signature of Debtor)

M. H. FLEISCHER  
Type or Print Above Signature on Above Line

Prepared By:  
KUTAK ROCK & CAMPBELL  
1650 Farnam Street  
Omaha, NE 68102

[Signature]  
(Signature of Secured Party)  
INSURED PENSION INVESTORS 1983  
(a Delaware Limited Partnership)  
Type or Print Above Signature on Above Line

50

## GRANTING CLAUSE FIRST

The entire right, title and interest of Debtor in and to the Land, including without limitation any leasehold interest therein, together with (a) the entire right, title and interest of Debtor in and to all buildings, structures and other improvements now standing or at any time hereafter constructed or placed upon the Land, including, without limitation, all building materials, building equipment and building fixtures of every kind and nature on the Land or in any such building, structure or other improvement (said buildings, structures, other improvements, building materials, building equipment and building fixtures being herein collectively called the "Improvements"), (b) all equipment located upon the Improvements, (c) the entire right, title and interest of Debtor in and to all and singular the tenements, hereditaments, easements, rights-of-way, rights, privileges and appurtenances in and to the Land, including, without limitation, the entire right, title and interest of Debtor in, to and under any streets, ways, alleys, vaults, gores or strips of land adjoining the Land, (d) all claims or demands of Debtor in law or in equity, in possession or expectancy of, in and to the Land and (e) all rents, income, revenues, issues and profits from and in respect of the property described in clauses (a) through (d) of this Granting Clause First and any Sublease in which Debtor may be a lessor and all rights pursuant to any rental guarantee insurance with respect to such sublease, if any, and continuing right to make claim for, collect, receive and give receipt for the same, it being the intention of the parties hereto that, so far as may be permitted by law, all property of the character hereinabove described which is now owned or is hereafter acquired by Debtor and is affixed, attached or annexed to the Land shall be and remain or become and constitute a portion of the Trust Estate and the security covered by and subject to the lien hereof.

## GRANTING CLAUSE SECOND

Any and all moneys, including all condemnation proceeds and awards and proceeds of insurance, and all other property of every kind and description which may come into the possession or be subject to the control of Debtor, it being the intention of Debtor and it being hereby agreed that all property hereafter acquired by Debtor and required to be subjected to the lien of this Indenture or intended so to be shall forthwith upon the acquisition thereof by Debtor be subject to the lien of this Indenture as if such property were now owned by Debtor and were specifically described in this Indenture and granted hereby or pursuant hereto together with all proceeds and products of any or all of the foregoing; and Trustee is hereby authorized to receive any and all such property as and for additional security for the payment of the Note and all other sums secured or intended to be secured hereby.

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. BOOK - 479 PAGE 103

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. \$ 175,000

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

This financing statement Dated AS OF OCT 4, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

254353

Name HORN & HARDART FINANCE CORPORATION

Address 1163 Avenue of the Americas, New York, New York 10036

2. SECURED PARTY

INSURED PENSION INVESTORS 1983  
Name (a Delaware Limited Partnership)

Address 3443 North Central Avenue, Phoenix, Arizona 85012

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 equipment owned by Debtor located at 1616 Annapolis Highway, Odenton, Maryland, legally described on Exhibit A.

RECORD FEE 13.00  
RECORD TAX 125.00  
POSTAGE .50  
102530 0040 R00 T10:32  
OCT 24 84



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)

Prepared By:  
KUTAK ROCK & CAMPBELL  
1650 Farnam Street  
Omaha, NE 68102

E. AUBREY COLLISON  
CLERK

1984 OCT 24 AM 11:42

RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY

(Signature of Debtor)

HORN & HARDART FINANCE CORPORATION

Type or Print Above Name on Above Line

*Munir Saltoun*

(Signature of Debtor)

MUNIR SALTOUN

Type or Print Above Signature on Above Line

(Signature of Secured Party)

INSURED PENSION INVESTORS 1983

(a Delaware Limited Partnership)

Type or Print Above Signature on Above Line

170  
1225-8  
5

FFCA/IPI-83

EXHIBIT A

BOOK - 479 PAGE 104

Beginning for the same at the point of intersection of the Easterly line of Old Annapolis Rd., Md. Rte. 175 60-feet wide and the Northerly right-of-way line of Mapes Road, 40-feet wide, said point also being at the beginning of the first or North 10°, 50 minutes West, 110.63-foot line as described in a deed from the Lincoln National Life Insurance Company, to Richard E. Snyder and Marion B. Snyder, his wife, dated September 4, 1975, and recorded among the land records of Anne Arundel County, Maryland, in Liber 2790, folio 63 and running thence with and along the Easterly line of said Old Annapolis Road, with and along said first deed line and reversely with and along the 5th deed line, as described in a deed from Bis Enterprises, Incorporated et al, to 1624 Corporation dated October 27, 1977, and recorded among said land records in Liber 3024, folio 70. (1) North 10°, 30', 00" West 128.30 feet to a point; thence reversely with and along the fourth and third deed lines as described in said deed recorded in Liber 3024 at folio 70; (2) North 79°, 16', 50" East 300.00 feet to a point; thence reversely with and along the second deed line as described in said deed recorded in Liber 3024 folio 70 and with and along the third deed line as described in a deed from Nathan Neyman, et ux to Richard E. Snyder, et ux dated February 27, 1976, and recorded among said land records in Liber 2832, folio 101; (3) South 10°, 50', 00" East 128.14 feet to a point; thence with and along the fourth deed line of said deed recorded in Liber 2832, folio 101; with and along the fourth deed line as described in said deed recorded in Liber 2790, folio 63 and with and along the North line of said Mapes Road; (4) South 79°, 10', 00" West 300.00 feet to the point of beginning. Containing 38,466 square feet.

Saving and excepting from the above described property all that portion thereof which by deed dated July 24, 1978 and recorded among the Land Records of Anne Arundel County in Liber W.G.L. No. 3195, folio 305 was granted and conveyed by Foodmaker, Inc. to Anne Arundel County, Maryland for the widening of Mapes Road.

4934-036

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identify by File No. BOOK - 479 PAGE 105

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 AS OF OCT 4, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254352

1. DEBTOR

Name Baltimore Food Systems, Inc.  
Address 1840 York Road, No. 11, Timonium, Maryland 21093

2. SECURED PARTY

Robin Roach and M. H. Fleischer, not individually or personally but  
Name solely as trustee under a trust agreement dated as of October 4, 1984  
c/o Franchise Finance Corporation of America  
Address 3443 North Central Avenue, Phoenix, Arizona 85012

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)

RECORD FEE 13.00  
POSTAGE .50  
#02551 0040 R00 110:33  
OCT 24 84

All equipment and fixtures leased by Secured Party, as Lessor, and Debtor, as Lessee, under that certain Lease dated as of OCTOBER 4, 1984, (the "Lease") for the Bojangles' Restaurant located on the real property described on Exhibit A.

NOTE: This Financing Statement is being filed as precaution only in the event that, contrary to the parties intention and belief, the Lease is deemed to constitute a conditional sales agreement for federal or state law purposes rather than a true lease.

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)

Prepared By: [Signature]  
KUTAK ROCK & CAMPBELL  
1650 Farnam Street  
Omaha, NE 68102



RECEIVED IN RECORDS  
CIRCUIT COURT IN & CLERK  
1984 OCT 24 AM 11:42  
AUBREY COLLISON  
CLERK

(Signature of Debtor)  
BALTIMORE FOOD SYSTEMS, INC.  
Type or Print Above Name on Above Line  
[Signature]  
(Signature of Debtor)  
Tony A. Triplett, Pres.  
Type or Print Above Signature on Above Line

[Signature]  
Robin Roach  
[Signature]  
(Signature of Secured Party)  
M. H. Fleischer  
Type or Print Above Signature on Above Line

13.00

Beginning for the same at the point of intersection of the Easterly line of Old Annapolis Rd., Md. Rte. 175 60-foot wide and the Northerly right-of-way line of Mapes Road, 40-foot wide, said point also being at the beginning of the first or North 10°, 50 minutes West, 110.63-foot line as described in a deed from the Lincoln National Life Insurance Company, to Richard E. Snyder and Marion B. Snyder, his wife, dated September 4, 1975, and recorded among the land records of Anne Arundel County, Maryland, in Liber 2790, folio 63 and running thence with and along the Easterly line of said Old Annapolis Road, with and along said first deed line and reversely with and along the 5th deed line, as described in a deed from Bis Enterprises, Incorporated et al, to 1624 Corporation dated October 27, 1977, and recorded among said land records in Liber 3024, folio 70. (1) North 10°, 30', 00" West 128.30 feet to a point; thence reversely with and along the fourth and third deed lines as described in said deed recorded in Liber 3024 at folio 70; (2) North 79°, 16', 50" East 300.00 feet to a point; thence reversely with and along the second deed line as described in said deed recorded in Liber 3024 folio 70 and with and along the third deed line as described in a deed from Nathan Neyman, et ux to Richard E. Snyder, et ux dated February 27, 1976, and recorded among said land records in Liber 2832, folio 101; (3) South 10°, 50', 00" East 128.14 feet to a point; thence with and along the fourth deed line of said deed recorded in Liber 2832, folio 101; with and along the fourth deed line as described in said deed recorded in Liber 2790, folio 63 and with and along the North line of said Mapes Road; (4) South 79°, 10', 00" West 300.00 feet to the point of beginning. Containing 38,466 square feet.

Saving and excepting from the above described property all that portion thereof which by deed dated July 24, 1978 and recorded among the Land Records of Anne Arundel County in Liber W.G.L. No. 3195, folio 305 was granted and conveyed by Foodmaker, Inc. to Anne Arundel County, Maryland for the widening of Mapes Road.

To Be Recorded In The Land Records And In The Chattel Records Of Baltimore County And Anne Arundel County, Maryland And Baltimore City, Maryland, Among The Financing Statement Records Of The State Department Of Assessments And Taxation.

Subject to Recordation Tax of: (a) \$ 6997.50 To Be Paid To The Clerk Of The Circuit Court For Baltimore City And (b) \$ 15165.00 To Be Paid To The Clerk Of The Circuit Court For Baltimore County And (c) \$ 1634.50 To Be Paid To The Clerk Of The Circuit Court For Anne Arundel County.

Not subject to recordation tax Subject to recordation tax on principal amount of \$ 4,666,413.00

FINANCING STATEMENT (UCC-1)

1. Name of Debtor(s) (or Assignor): K B OF BALTIMORE, INC., an Ohio corporation trading as "BURGER KING" 810 Gleneagles Court - Suite 106 Towson, Maryland 21204

2. Name of Secured Party (or Assignee): THE SAVINGS BANK OF BALTIMORE Attention: Commercial Loan Department P. O. Box 896 Baltimore, MD 21203 or Baltimore & Charles Streets Baltimore, Maryland 21201

3. This Financing Statement covers the following types (or items) of property: All of the tangible and intangible assets of the Debtor, including, but not limited to all of the types of property specifically itemized on Exhibit "A" attached hereto.

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: Some of the above described property is to be affixed to the real property described in Exhibit "B" attached hereto. The record owners of the property are indicated on Exhibit "B".

(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): K B OF BALTIMORE, INC., an Ohio corporation, trading as "BURGER KING" By: Philip M. Hoag, President (SEAL)

Secured Party: THE SAVINGS BANK OF BALTIMORE By: Albert K. Hause, Vice President (SEAL) Type Name and Title

Date: October 23, 1984

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

(Mr. Clerk: Return to The Savings Bank of Baltimore at address shown in 2. above)

1984 OCT 24 PM 2:48 E. AUBERT COLLISON CLERK

RECEIVED THE RECORDS CLERK

RECORDED FEE 34.00 INDEXED FEE 164.50

RECORDED FEE 34.00 INDEXED FEE 164.50

RECORDED FEE 34.00 INDEXED FEE 164.50

Mailed to Secured Party

Handwritten calculations: 34.00, 1634.50, 50

Exhibit "A"

BOOK - 479 PAGE 108

(Collateral Description)

The Financing Statement to which this Exhibit is attached covers, and the Debtor grants to the Secured Party a continuing security interest in and to, the following collateral:

- a. All of the tangible and intangible assets of the Debtor wherever located, whether now owned or hereafter acquired by the Debtor, together with all substitutions therefor, and replacements and renewals thereof, and all accessions, additions, replacement parts, warranties and packaging, relating thereto, including but not limited to the following tangible and intangible assets of the BORROWER:
  - (i) accounts;
  - (ii) chattel paper;
  - (iii) documents;
  - (iv) equipment, restaurant equipment, stoves, ranges, appliances, hoods, counters, signs, computers, furnishing, furniture, cash registers, cooking implements, and machinery;
  - (v) fixtures;
  - (vi) general intangibles;
  - (vii) goods;
  - (viii) instruments;
  - (ix) inventory;
  - (x) receivables; and
  - (xi) All ownership interests, partnership interests, rights of enforcement, rights to distributions, profits or revenues in or from the limited partnership organized under the laws of the State of Ohio known as "B K Realty Co. Limited Partnership".
- 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.
- c. All books, records, papers, correspondence, memoranda, and other documents or transcribed information, of any type and whether expressed in ordinary or machine language, in any way relating or pertaining to any of the collateral described above.
- d. All of the following itemized property:
  - 10' x 10' main sign cabinet
  - 2' x 10' drive thru cabinet
  - Drive thru order station-kydex
  - Speaker and chimes with detector loop #3240

Service Counter wire shelving for drive thru with bump-out  
World hand dryer - recess  
Food prep. bd/sand. holding section, board heaters, full steamer, breaker panel, no ref. plastic laminate s/s finish  
New packaging kit for food prep. BD-main  
Aux. food prep. bd/sand. holding section, BD heaters, 1/2 steamer, breaker panel, ref. plastic laminate s/s finish  
Overshelf w/sand. holding, GE heat lamps & chase to ceiling  
New packaging kit for aux food prep.  
French fry bagging station w/cabinet base, door, heat lamp  
Thaw racks f/french fry  
Main drink stand - Manitowoc five head mech. mult heads s/s finish  
Drink stand drive thru s/s finish  
shelving package F/WIB  
Dry storage shelving package - 2 18" x 60" four tier, 1 18" x 48" four tier, 2 24" x 48" shelving, 1 24" x 60" shelving  
Broiler table f/maxi-mini broiler  
Frymaster fryer-single, natural gas, basket lifts, melt cycle 5 minute timers  
Fast filters  
Fast combo package paper & powder  
Shortening melter  
Container box  
Frymaster fry baskets  
Frymaster - capping (1) pot to (2) pot  
Frymaster - fryer drain bucket  
Basket for frying pies  
Fast computer f/frymaster gas BK-1b  
Fast computer f/frymaster gas BK-2  
Service contract - BK-1 one year  
Service contract - BK-2 one (1) year  
Henny Penny holding cabinet  
Fry Basket - frymaster  
Shortening test kit  
Star Freezer FS-6-BK  
2 1/2 qt. ice scoop  
Manitowoc 600 Cuber air cooled  
Taylor shake machine #5454 air cooled  
Rerun can  
Spare parts kit f/taylor shake machine #5454  
Pressure line kit f/taylor  
(3) store hours decal  
Locker for padlock 10 compartments  
Waste container - 32 gallon  
Mosler safe  
Prince Castle tomato slicer #904G  
11' special updraft, 2 section with middle storage rack area  
Roof exhaust fans  
Roof curbs  
Sets of duct work thru roof  
#50 Kidde double system for hood with gas valve & remote pull  
Closure in rear up to ceiling

Closure of sides 2' x 4'  
 Closure in front 4' x 8'  
 Unit mounted on S/S post  
 48 x 54 Center island hood mounting of same  
 roof exhaust fan, one roof curb, duct section thru roof  
 #25 Kidde Fire system with gas valve 1 1/4"  
 Fryer vent, deflectors and misc.  
 Curb and 1 toilet fan, no ductwork  
 Nieco 960 GT Burger King Broiler  
 Nieco premounted spare gear motro w/plug & sproket  
 Nieco 960 Gas spare parts kit  
 Nieco 3/4" quick disconnect w/3' hose  
 960 Broiler stand w/casters  
 960 Patty self feeder kit  
 3225AL Master (Tanaka Key Caps)  
 3322 Remote Keyboards  
 Ti Managers Terminal  
 909 Serial Interface Unit  
 Fayette Street Sign  
 Charles Street Sign  
 Charles Center Plaza Sign  
 Sink Hand  
 Sink 3 comp.  
 Sink 2 comp.  
 Broiler Front Retr  
 Miroil Filter Pot  
 Rack Mobile Fry Basket  
 Cabinet Warmer Food Drop-In  
 Grill Bun Prince Castle Steak  
 Pump Action Airpot  
 Milk Rod Stirrer  
 Carton Holder Bottom  
 Generic Paper Dispenser  
 3200 48K Master WHT  
 Remote KB 3322 112 Key  
 ROM Option  
 Keycap Option - TN  
 I/O cable 10 ft  
 Cash Dwr, Std, Model 924  
 Starter Kit 3213-3214-3215  
 Ribbon W/spool narrow 102  
 Paper Roll 1P 2 1/4 230F  
 12' x 12' roof sign  
 24" high illuminated letter sign  
 3' x 5' illuminated sign  
 Model 1800 Stainless Steel Compactor  
 ReUse A Cubes  
 Ice Cuber "Scots" Watr  
 Tower Drink Dispenser  
 Prep Drink LH W/Hold Sect.  
 Top Drink Prep Univ C-O (Adap)  
 Basket Fish Fillet w/Fryms Fry

Fryer FrmN6 1-Pot 15 Min  
 Stand Broiler Min Brlr BK 74  
 Hold Drink Ref 30x32 10" Ply  
 Dump Station FF AB-2 NS  
 Table 30x24x36 Hen Pen Specialty  
 Package Misc F/SP SND Pro-002 4  
 Base W/Paper Rack F/H.P. Cabinet  
 Walk In Cooler/Freezer - 17'4" x 6'10" x 8'6" high  
 Locker 10 Comp Chang-O-Matic  
 Package safety equip F/OSHA  
 Sign "Help wanted-equal oport  
 Sign "Next line please-arrow LF  
 Scale portion 32 oz. adj #SR-2  
 Sign next line plese-arrow rt  
 Cover pan F/cutout on #18199  
 Hand truck #MC-214  
 Tray Hi-chair F/18253&18215  
 Overshelf Microwave F/T-Lineup  
 Package Misc Spe SN Pro-003 4\*  
 Lexan illuminated sign display  
 Model 21-B ECR w/o drawer  
 21-B Cash drawer  
 21 Spare ribbon cartridge  
 21 LL ink ribbons 12/bx  
 Rack drain SM SS 7"x12"  
 Scoop french fry special RH  
 Ring towel  
 Faucet swing spt chr 8" Chicago  
 Mirror 16x20 W/O frame 4 clips  
 Rack drain large F/10160  
 Mirror 16/60 W/O frame 4 clips  
 Rack Dunnage 18x66 (shelving)  
 Rack Dunnage 24x24 (shelving)  
 Rack Dunnage Set of 3 (shelving)  
 Rack Dunnage 24x66 (shelving)  
 Pan Package "A"  
 Kitchen equipment pkg minor "A"  
 Blade RPLMT F/10403 Slicer  
 Sign "Caution Caustic Lye"  
 Dispenser hot cup 6 oz cup  
 Dispenser hot choc liquid jet  
 Holder check 18 OA #2618 Traex  
 Table work SS reinforced  
 Overshelf f/worktable reinforced  
 Cover pan f/cutout on #18199  
 Tank filter  
 Rack tomato pan ss f/wib  
 Parapet Plastic red 4 side BK92  
 Menu Board Can Modular Bk-91  
 Parapet plastic red replmt 12'  
 Dispenser soap rec3057&IVR. fin  
 Tong Meat SM 9 LG 2 per load

Ladder step 6' high alum 6 step  
Closet linen  
Container WST2641 Handls 44 gal  
Container WST Top&Base W19  
Tray Plstc 10x14 BRN #8056 24pc  
Kit First Aid Z-Medical #125  
High chair Choc. #2436-RST-D-CM  
Booster Seat brown  
Cover well freezer F/71512-001  
Oven Microwave RC/145 Amana S/N 52201736, 52201725, 52201730,  
52202093  
Broiler Rear Dschrg BR-3500-NE, S/N 204  
Dispenser Plywrp Spc. Sand. Prog  
Dispenser Poly-wrap dbl spec  
Paper filter frymstr #803-0003  
Powder Filter Frymst #803-0002  
Shaker Salt .035 Hole #5062 Wevr  
Skimmer grease fry of-st handl  
Dispenser f/ff container  
Lid f/frymstr gas fryers  
Dipper large 1 qt shortening  
Fryer frm nt 4-pot w/f-maj LH

JMS:4067  
K-00.19

EXHIBIT "B"

K B OF BALTIMORE, INC.  
STORE LOCATION/PROPERTY OWNERS

BOOK - 479 PAGE 113

<u>ADDRESS</u>	<u>PROPERTY OWNER</u>
1. One Charles Center Charles & Fayette Streets Baltimore, Maryland 21201	-Metropolitan Charles Center Building
2. 103 East Joppa Road Towson, Maryland 21204	-B K Realty Co. Limited Partnership (Ground Lessee)
3. 806 Eastern Avenue Essex, Maryland 21221	-Burger King Corporation
4. 1043 Taylor Avenue Baltimore, Maryland 21204	-Honolulu, Limited
5. 1010 Merritt Blvd. Baltimore, Maryland 21222	-B K Realty Co. Limited Partnership
6. 1437 Patapsco Avenue Baltimore, Maryland 21230	-Honolulu, Limited
7. 1935 East Joppa Road Baltimore, Maryland 21234	-B K Realty Co. Limited Partnership
8. 2000 York Road Timonium, Maryland 21093	-B K Realty Co. Limited Partnership
9. 2301 Liberty Heights Mondawmin Mall Baltimore, Maryland 21215	-The Mondawmin Corporation
10. 2801 Greenmount Avenue Waverly Shopping Center Baltimore, Maryland 21218	-Waverly Limited Partnership
11. 4100 Pulaski Highway Baltimore, Maryland 21224	-B K Realty Co. Limited Partnership
12. 5604 Baltimore National Pike Baltimore, Maryland 21228	-B K Realty Co. Limited Partnership
13. 6605 Reisterstown Road Baltimore, Maryland 21215	-Lyon Miller & Jeanette D. Miller
14. 6807 Rolling Mill Road Baltimore, Maryland 21224	-B K Realty Co. Limited Partnership

K B of Baltimore, Inc.

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- |     |  |                                     |
|-----|--|-------------------------------------|
| 15. | 8022 Liberty Road<br>Baltimore, Maryland 21207                                       | Burger King Corporation             |
| 16. | 8304 Pulaski Highway<br>Baltimore, Maryland 21237                                    | B K Realty Co. Limited Partnership  |
| 17. | White Marsh Mall<br>Space #210<br>8200 Perry Hall Blvd.<br>Baltimore, Maryland 21236 | White Marsh Mall, Inc.              |
| 18. | Hunt Valley<br>Store # F 9 and 10<br>118 Shawan Road<br>Hunt Valley, MD 21030        | HUNTMAR, Assoc.<br>c/o Kravco, Inc. |
| 19. | 718 Nursery Road<br>Linthicum, MD 21090  | B K Realty Co. Limited Partnership  |
| 20. | 100 South Charles Street<br>Equitable Bank Center<br>Baltimore, Maryland 21201       | EBC Associates                      |
| 21. | 810 Gleneagles Court<br>Suite 106<br>Towson, Maryland 21204                          | Minebank Partnership                |

TO BE } RECORDED IN  
 NOT TO BE } LAND RECORDS

SUBJECT TO } RECORDING TAX  
 NOT SUBJECT TO } ON PRINCIPAL  
 AMOUNT OF \$ \_\_\_\_\_

FINANCING STATEMENT

Tucker Landing Limited Partnership by Dunn Development Co., Inc.  
I. Phillip Dunn, General Partner and I. Phillip Dunn, President  
Name or Names—Print or Type

1. Debtor(s):

126 West Street Annapolis, Maryland 21401  
Address—Street No., City - County State Zip Code

I. Phillip Dunn  
Name or Names—Print or Type

126 West Street Annapolis, Maryland 21401  
Address—Street No., City - County State Zip Code

2. Secured Party:

H. Stern and Company, Inc.  
Name or Names—Print or Type

10400 Connecticut Avenue, Suite 405, Kensington, MD 20795  
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 of the debtors' interest in the Tucker Landing Limited Partnership, a Maryland Limited Partnership.

This Financing Statement includes proceeds from the sale of the interests, cash, distributions, cash flow and any and all other benefits of ownership.

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

This Financing Statement shall cover present and after acquired partnership interests in the above partnership. See Schedule A attached for description.

5. If collateral is crops, describe real estate.

RECORD FEE 13.00  
 POSTAGE .50  
 #72734 0237 R02 T11:46  
 OCT 25 84

6. Proceeds of collateral  are  are not covered.

7. Products of collateral  are  are not covered.

DEBTOR(S):  
 TUCKER LANDING LIMITED PARTNERSHIP  
 (Signature of Debtor)  
 By Dunn Development Co., Inc., General  
 Partner, I. Phillip Dunn, President  
 Type or Print

SECURED PARTY:  
 H. STERN AND COMPANY, INC.  
 (Signature of Secured Party)  
 (Company, if applicable)

(Signature of Debtor)  
 I. Phillip Dunn  
 Type or Print

(Signature of Secured Party)  
 Jerome I. Feldman, 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 Bernstein & Feldman, P.A., P.O. Box 591, Annapolis, MD 21404

Use Bros. Form F-1

RECEIVED FOR RECORD  
 CIRCUIT COURT, A.A. COUNTY  
 1984 OCT 25 AM 11:44  
 E. AUBREY COLLISON  
 CLERK



1350



**National Mortgage**  
FUNDING CORPORATION

254357

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

Richard J. Dammers Jr.  
Name of Filing Officer

BOOK - 479 PAGE 116

FINANCING STATEMENT 1340022-WH

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) SCOTT D. WILEY AND BETH A WILEY, HUSBAND  
AND WIFE  
511 MAJESTIC PRINCE DRIVE, ANNAPOLIS, MD 21401

NAME and ADDRESS OF SECURED PARTY: NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

MATURITY DATE OF OBLIGATION: October 1 2014

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

RANGE, DISHWASHER, DISPOSAL, HEAT PUMP,

RECORD FEE 12.00  
POSTAGE .50  
472731 0055 R02 T11:41  
OCT 25 84

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

511 MAJESTIC PRINCE 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 September 26 1984 from SCOTT D. WILEY AND BETH A WILEY, 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)  
Scott D. Wiley  
SCOTT D. WILEY  
Beth A. Wiley  
BETH A. WILEY

SECURED PARTY  
NATIONAL MORTGAGE FUNDING CORPORATION

BY: [Signature]

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNAPOLIS COUNTY  
1984 OCT 25 PM 12:27  
E. AUBREY COLLISON  
CLERK



Mailed to Secured Party

1200  
[Signature]

MARYLAND TERMINATION STATEMENT

Date October 22, 19684

TERMINATION STATEMENT: This Statement of Termination of Financing is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) name(s) and address: Robert & Jeannine Clark  
320 Adams Ct  
GlenBurnee, MD 2106

2. Secured Party and address (Type complete corporate name): Thorp Credit  
7966 Crain Highway  
GlenBurnee, MD 21061

There is no outstanding secured obligation and there is no commitment to make advances, incur obligations, or otherwise give value, as between the above parties. The Secured Party certifies that the Secured Party no longer claims a security interest under the Financing Statement bearing file number and record reference as follows:

Book 452 Page 71

RECORD FEE 10.00  
POSTAGE .50  
#72744 237 R02 T1233  
OCT 25 84

4. After recording this Termination Statement, the filing officer is requested to deliver or mail it to the Secured Party whose name and address appear above.

SECURED PARTY

Thorp Financial services  
(TYPE COMPLETE CORPORATE NAME)

By: [Signature]  
Samuel J Wilson MANAGER  
(Type signature below name)

Mailed to Secured Party

1050

CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

AE 2/84

DO NOT TYPE IN MARGINS OUTSIDE OF GUIDE LINES

E. AUBREY COLLISON  
CLERK

1984 OCT 25 PM 12:34

RECEIVED  
FILING OFFICE  
CLERK'S OFFICE  
BALTIMORE COUNTY

254301

BOOK - 479 PAGE 118  
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:

- DEBTOR: Clancy-Rich, Inc., John Joseph Clancy III and Leslie Clinton Rich  
(Name or Names—Last Name First)  
7212 Fort Smallwood Road, Baltimore, A.A. County, MD. 21226  
(Address)
- SECURED PARTY: Helen Rykiel  
(Name or Names)  
  
(Address)
- ASSIGNEE OF SECURED PARTY:
- This Financing Statement covers the following types (or items) of property:
  - Liquor License
  - Fixtures as shown on Schedule A attached hereto and made a part hereof.

RECORD FEE 1.7.00  
POSTAGE .50  
#72805 (055) MO2 10:53  
OCT 26 84

CR  
CLERK

- Proceeds of collateral are covered hereunder: YES  NO
  - Products of collateral are covered hereunder: YES  NO
- This transaction is exempt from the Recordation Tax.

Filed with: Clerk of Circuit Court, Anne Arundel County, Maryland

RETURN TO: William N. Scherer, Jr., Esquire  
24 Crain Highway, S.W.  
Glen Burnie, Maryland 21061

Dated this 15th Mailed to: \_\_\_\_\_ day of \_\_\_\_\_, 1983

DEBTOR: CLANCY-RICH, INC.  
By: John Joseph Clancy III, President

SECURED PARTY:  
Helen Rykiel  
HELEN RYKIEL

By: John Joseph Clancy III XXXXX

By: \_\_\_\_\_ (Title)

By: Leslie Clinton Rich  
LESLIE CLINTON RICH

FOR FILING OFFICER USE	
File No. _____	Date and Hour of Filing _____
Record Reference _____	

1984 OCT 26 AM 8:52  
E. AUBREY COLLISON  
CLERK

1300  
50

SCHEDULE A

FIXTURES

1. One Westinghouse Three-Door Cooler (#1283743D167846)
2. One Hotpoint Single-Door Refrigerator (#0932055)
3. Two Evans Two-Door Coolers
4. One Frostqueen Freezer
5. Two Signature Window Air Conditioner Units and one unknown brand name Window Air Conditioner
6. One NCR 210 Cash Register (#11259557)
7. One Three-Drawer Chest
8. One Bar Stool
9. One Wall Clock
10. One Strob Light Alarm System
11. Two Wall Signs with Letters
12. One Three-Tray Portable Cart
13. One 17'x2-1/2' Counter Unit and Shelf
14. One 9'x2-1/2' Counter Unit and Shelf
15. One 22'x6' high Wall Shelf Unit
16. One 9'x6' high Wall Shelf Unit
17. One Cigarette Shelf

TOTAL FIXTURES

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

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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 Moeller Pools, Inc.  
Address 2881 Southhaven Drive, Annapolis, MD 21401

2. SECURED PARTY J.I. Case Co. dba Case Power & Equipment, Route 309, Montgomeryville, PA. 18936 Assignee of secured party:  
Name J. I. Case Co. or J. I. Case Credit Corp., as their interests may appear.

Mailed to: Address Thruway Office Bldg., Suite 217, 290 Elwood Davis Rd., Liverpool, NY13088

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)

CR1 - J. I. Case Model 25 + 4 XP Trencher, Backhoe #1231893

2406

RECORD FEE 11.00  
POSTAGE .50

402723 0345 1100 1094-43  
OCT 26 84

1984 OCT 26 AM 10:25  
E. AUBREY COLLISON  
CLERK  
RECEIVED FOR RECORD  
CREDIT COUNTY

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)

MOELLER POOLS Inc  
(Signature of Debtor)

by William J. Moeller Pres  
Type or Print Above Name on Above Line

William J. Moeller  
(Signature of Debtor)

Type or Print Above Signature on Above Line

Joi B. Manas  
(Signature of Secured Party)

Joi B. Manas, Cr. Mgr.  
J I Case Co dba Case Power & Equipment

Type or Print Above Signature on Above Line

11-50

11-00  
88

STATE OF MARYLAND

BOOK - 479 PAGE 121

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. - FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. \_\_\_\_\_

RECORDED IN LIBER 444 210000 FOLIO 262 ON Nov. 27, 1981 (DATE)

1. DEBTOR

Name Kenneth J. Hagan, Donald J. Siple, John A. Aseltine, Dwight N. Fortier, Roger B. Granum  
Address 501 Ridgely Avenue, Annapolis, MD 21403

2. SECURED PARTY

Name Yegen Marine  
Address 326 First Street, Annapolis, MD 21403

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><b>A. Continuation</b> <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>B. Partial Release</b> <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><b>C. Assignment</b> <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><b>D. Other: amendment</b> <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) <u>Kenneth J. Hagan, Donald J. Siple, John A. Aseltine, Dwight N. Fortier, Roger B. Granum</u></p>

RECEIVED... COUNTY... 1981 OCT 26 AM 10:25 COLLISON

RECORDED FEE 10.00  
#02725 C345 R00 T09:4.6  
OCT 26 84



Dated 10-22-84

BY: Yegen Marine  
(Signature of Secured Party)

Type or Print Above Name on Above Line

Mailed to Secured Party

16.00

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 122  
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.

254300

1. DEBTOR

Name Charles E. Pontious  
Address 831 Dividing Road, Severna Park, MD 21146

2. SECURED PARTY

Name Vernon E. Stup Company  
Address 5859 Urbana Pike  
Frederick, Maryland 21701

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

Assignee of secured party: J.I. Case Co. or J.I. Case Credit Corp. as interest  
may appear at 290 Elwood Davis Rd., Liverpool, NY 13088

Mailed to:

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

1 New Case 580 Super E Loader Backhoe S/N 9077126

RECORD FEE 11.00  
POSTAGE .50  
NOV 24 0345 R00 70743

OCT 26 84

2412 Anne Arundel

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)

Assigned to:

J.I. Case Credit Corporation  
Thruway Ofc. Bldg, Suite 217  
290 Elwood Davis Road  
Liverpool, N.Y. 13088

Charles E. Pontious  
(Signature of Debtor)

Charles E. Pontious  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Vernon E. Stup  
(Signature of Secured Party)

Vernon E. Stup Company

Type or Print Above Signature on Above Line

E. ADAMS & COLLISON  
CLERK

1984 OCT 26 AM 10:25

RECEIVED FOR RECORD  
SHERIFF DEPARTMENT  
ANNE ARUNDEL COUNTY

1152

Mailed to Secured Party

1160

80

254307

BOOK - 479 PAGE 123

This FINANCING STATEMENT is presented to a Filing Officer for recording pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented:	3. Maturity Date (Optional):
1. Debtor(s) (Last Name First) and Address(es): Sam Moore and Son's Inc. 9989 Guilford Road Jessup, Maryland 20794	2. Secured Party(ies) Address(es) And Name(s): John C. Louis Company, Inc. 1805 Cherry Hill Road Baltimore, Maryland 21230	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)  One Clark M743 Bob, Cat S/N 18378 with 6547709 flotation tires and One 6558301 60" bucket with teeth  WE ARE NOT SUBJECT TO RECORDATION TAX  DEBT EXCEEDS \$200.00 <input checked="" type="checkbox"/> Proceeds of the collateral are also covered. Filed with: <input type="checkbox"/> Sec. of State <input type="checkbox"/> Filing Office of _____ County/City		5. Assignee(s) of Secured Party, Address(es): Clark Equipment Credit Corporation 128 East Front Street Buchanan, Michigan 49107  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.	

RECORD FEE 11.00  
POSTAGE .50  
#02727 0345 800 709:48  
OCT 26 1984

8. Signatures:

Sam Moore and Son's Inc. \_\_\_\_\_ John C. Louis Company, Inc. \_\_\_\_\_

By Samuel Moore Debtor(s) [or Assignor(2)] By W. Davison Secured Party(ies) [or Assignee(s)]  
President

(2) Filing Officer Copy - Alphabetical

FINANCING STATEMENT  
THIS INSTRUMENT PREPARED BY SECURED PARTY AND ASSIGNEE OF SECURED PARTY.

FORM UCC 1



11.00  
80

RECEIVED FOR RECORD  
CIRCUIT COURT, A. A. COUNTY

1984 OCT 26 AM 10:25

E. AUBREY COLLISON  
CLERK

MARYLAND FINANCING STATEMENT

BOOK - 479 PAGE 124

(xx) 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.: 254303
Record Reference:
Date & Hour of Filing

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

RECORDED 11.00
POSTAGE .50
OCT 26 1984 11:00 AM
OCT 26 84

1. LESSEE Chesapeake Marine Fasteners, Inc.
1805 George Avenue, P.O. Box 6521 Annapolis, Md. 21401

LESSEE
(Name or Names)
(Address)

2. LESSOR CHESAPEAKE INDUSTRIAL LEASING CO., INC.
8767 SATYR HILL ROAD, BALTIMORE, MARYLAND 21234

3. ASSIGNEE (if any) Harbor Federal Savings & Loan Assn.
Of LESSOR
3200 Eastern Avenue, Baltimore, Maryland 21224

4. This financing Statement covers the following types (or items) of property:
One - Monroe, Model 7860, Accounting Machine

RECEIVED IN RECORD
DEPT. OF COMMERCE
1984 OCT 26 AM 10:25
E. AUBREY COLLISON
CLERK

5. Proceeds of Collateral are covered hereunder: Yes (xx) No ( )
Products of Collateral are also covered Yes ( ) No (xx)

LESSEE LESSOR
Chesapeake Marine Fasteners, Inc. CHESAPEAKE INDUSTRIAL LEASING CO., INC.
By: Martha K. Sadler, Treas. By: Gordon T. Hill, Pres.
MARTHA K. Sadler (Title) Gordon T. Hill (Title)
(Type or print name of person signing) (Type or print name of person signing)

By: (Title) Return to Harbor Federal Savings & Loan
3200 Eastern Avenue
Baltimore, MD 21224
Mailed to: Attn: Bob Williams

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 1 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Howard F. Roelcke T/A Robins Nest II

Address 2433 Mountain Rd Pasadena, Md ~~21122~~ 21122

2. SECURED PARTY

Name Nelco Corporation

Address P.O. Box 537 Laurel, Md 20707

Station To: PCA, P.O. Box 508, Balto., Md. 21205

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)

1 Ice-O-Matic F350A-38P Ice Machine  
SERIAL # G422-01412W

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)

Robins Nest II  
(Corporate or Trade Name)

(X) Howard F. Roelcke  
(Signature of Debtor)

Howard F. Roelcke  
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

RECORD FEE 12.00  
POSTAGE 1.00  
302130 0345 R00 70002  
OCT 26 84

RECEIVED FOR RECORD  
CIRCUIT COURT BALTO COUNTY  
1984 OCT 26 AM 10:25  
E. AUBREY COLLISON  
CLERK

12.10  
8

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>Farm Fresh Supermarkets of Arbutus, Inc. 1082 Maiden Choice Lane Arbutus, Maryland 21229</p>	<p>2. SECURED PARTY and Address</p> <p>UNION TRUST COMPANY OF MARYLAND Baltimore &amp; St. Paul Streets Baltimore, Maryland 21203</p> <p>Attn: <u>Louise P. Kelly</u></p> <hr/> <p>Return to Secured Party</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 a retail supermarket (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, Tax refunds, 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: \$ 200,000.00

DEBTOR:

SECURED PARTY:  
UNION TRUST COMPANY OF MARYLAND

Farm Fresh Supermarkets of Arbutus, Inc.  
(Type Name)

By: [Signature]

By: [Signature] Pres.

By: Louise P. Kelly, V.P.  
(Type Name)

By: [Signature] Treas.

By: August 28  
(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.

Also Located :3601 Washington Blvd.  
Baltimore, Md. 21227

6 Hammonds Lane  
Baltimore, Md. 21225

*Recordation Tax paid to the State Dept of Assessment + Taxation 8.3084  
Amount \$671.00*

*11.00  
[Signature]*

Mailed to: \_\_\_\_\_

RECEIVED  
1984 OCT 26 AM 10:25  
FILING OFFICER COLLISON  
CLERK  
11.00  
1.50  
1984 OCT 26 10:05  
OCT 26 84

Not to be recorded  
in Land Records

DATE: OCTOBER 12, 1984  
Tax:  
Principal Amount is  
\$ 164,500.00

BOOK - 479 PAGE 127

254371

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, Maryland and given as security in the same loan.

FINANCING STATEMENT

1. Debtor:

ST. JAMES CONSTRUCTION  
CO., INC.

Address:

P.O. Box 611  
Severna Park, MD 21146

2. Secured Parties:

THE FIRST NATIONAL BANK  
OF MARYLAND

Address of all Secured Parties

P.O. Box 1596  
Baltimore, Maryland 21203

JOHN W. McCLEAN  
Trustee

ANNA M. MARCELLINO  
Trustee

3. This Financing Statement covers:

(a) 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 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, incinerating and power equipment, engines, pipes, tanks, motors, conduits, switchboards, plumbing, lifting, cleaning, fire-prevention, fire-extinguishing, refrigerating, ventilating, and communications apparatus, air-cooling, and air-conditioning apparatus, elevators, escalators, shades, awnings, draperies, curtains, 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 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.

4. The aforesaid items are included as security in a deed of trust given by Debtor to JOHN W. McCLEAN and ANNA M. MARCELLINO Trustees, and recorded or intended to be recorded among the Land Records of Anne Arundel County, Maryland securing an indebtedness owed by Debtor to The First National Bank of Maryland.

RECORD FEE 11.00  
POSTAGE 50  
OCT 26 1984 10:49  
OCT 26 84

RECEIVED FOR RECORDING  
ANNE ARUNDEL COUNTY

OCT 26 AM 10:50

AUBREY COLLISON  
CLERK

11/10  
10

Mailed to Secured Party

5. Proceeds of collateral are covered hereunder.

BOOK - 479 PAGE 128

6. The land is Lot No. 17, Section Two, Plat Two, BELLEVIEW ESTATES  
Plat Book 71, folio 37  
and is more particularly described in the Deed of Trust referred  
to above.

DEBTOR:

ST. JAMES CONSTRUCTION CO., INC.

BY: *Edward J. Dyas, Jr.*  
Edward J. Dyas, Jr., Pres.

SECURED PARTIES:

THE FIRST NATIONAL BANK OF MARYLAND

BY: *John W. McClean*  
JOHN W. McCLEAN  
Vice President

*John W. McClean*  
JOHN W. McCLEAN TRUSTEE

*Anna M. Marcellino*  
ANNA M. MARCELLINO TRUSTEE

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

THE FIRST NATIONAL BANK OF MARYLAND  
P.O. Box 1596  
Baltimore, Maryland 21203

ATTN: ANNA M. MARCELLINO  
C.R.E.M. DEPT.

Mailed to: \_\_\_\_\_

FINANCING  
RECORDS

BOOK - 479 PAGE 129

251370

Not to be recorded  
in Land Records

Subject to recordation tax:  
Principal Amount is  
\$8,620,000

The appropriate amount of documentary stamps have been paid and evidence is affixed to a deed of trust recorded or to be recorded among the Land Records of Anne Arundel County, Maryland and given as security in the same loan.

FINANCING STATEMENT

- |  |  |
|--|--|
| 1. Debtor:                             | Address:   |
| Leroy M. Merritt                       | 2066 Lord Baltimore Drive<br>Baltimore, Maryland 21207   |
| 2. Secured Parties:                    | Address of all Secured Parties:  |
| The First National Bank<br>of Maryland |  |
| Patricia A. Brian,<br>Trustee          | c/o The First National Bank<br>of Maryland<br>25 South Charles Street<br>Baltimore, Maryland 21201 |
| Anna M. Marcellino,<br>Trustee         | Attention: Commercial Real<br>Estate Division<br>Banc #101-820                                     |

3. This Financing Statement covers

(a) 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 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 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

RECORD FEE 11.00  
POSTAGE .50  
#72840 0055 R02 T10:42  
OCT 26 84

CR  
CLERK

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CREDIT RECORDS & ACCOUNTS  
1984 OCT 26 AM 10:43  
E. AUBREY COLLISON  
CLERK

11/5

electric ranges, refrigerators, garbage disposals, sump pumps, dishwashers, washers, dryers, attached cabinets, partitions, ducts and compressors, landscaping, swimming pools, 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, licenses, construction contracts, service contracts, utility contracts, options, 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, occupancy and use.

4. The aforesaid items are included as security in a deed of trust given by Debtor to Patricia A. Brian and Anna M. Marcellino, Trustees, and recorded or intended to be recorded among the Land Records of Anne Arundel County, Maryland securing an indebtedness owed by Debtor to The First National Bank of Maryland.
5. Proceeds of collateral are also covered.
6. The land consists of approximately 10.040 acres known as Block 'I', Parcel 'B', Baltimore Commons Business Park, Anne Arundel County, Maryland and is more particularly described in the Deed of Trust referred to above.

Debtor:

  
Leroy M. Merritt

To the Filing Officer: After this statement has been recorded, please mail the same to: Edward J. Levin, 1100 Charles Center South, 36 South Charles Street, Baltimore, Maryland 21201.

Mailed to: \_\_\_\_\_

Debtor or Assignor Form

FINANCING STATEMENT

Not subject to Recordation Tax  
 Subject to Recordation Tax; Principal Amount is \$ 19,795.00

To Be Recorded in Land Records (For Fixtures only).

Name of Debtor  
R T LEASING ASSOCIATES

Address  
1710 Midway Road  
Odenton, Maryland 21113

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):

- ONE (1) UNISTAR 300, 1MBRAM/2 - 43MBWIND
- ONE (1) MM680M- 104, 1MB RAM BOARD/68010, 10MHZ

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)

R T LEASING ASSOCIATES

FIRST NATIONAL BANK OF MARYLAND

*[Signature]*  
Russell K. Winter, Partner

BY *[Signature]*  
Richard C. Nettles

*[Signature]*  
Thomas D. Harvey, Partner

FNB 0850-A

Type or print names under signatures

RECORD FEE 13.00  
RECORD TAX 136.50  
POSTAGE .50  
#02748 C345 R00 T10:30  
OCT 26 84

RECEIVED FOR RECORD  
COURT COUNTY BALTIMORE  
1984 OCT 26 AM 10:59  
E. AUGUS L. COLLISON  
CLERK

Mailed to Secured Party  
B00  
136.50  
50

B00  
136.50

BOOK - 479 PAGE 132

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 231296

RECORDED IN LIBER 422 FOLIO 412 ON Feb. 22 1980 (DATE)

1. DEBTOR: Name Robert F. & Diana Jankiewicz  
Address 16 Wendover Rd. Glen Burnie MD 21061

2. SECURED PARTY: Name Commercial Credit Corporation  
Address P.O. Box 1010 Glen Burnie MD 21061

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)	

2 LR Sts 1 Table 2 Lamps 1 Two Guys Stereo 1 Two Guys Radio  
 2 MW TV 1 MW Air Cond. 1 Lawn Mower 1 Lawn Tractor 2 Air Cond.  
 1 7pc. Kitchen Set 1 Refrig. 2 Signature Freezers 1 Range 1 M.W. Washer  
 1 Sew. Mach. 1 M.W. Micro Wave Oven 3 Beds 3 Dressers  
 1 M. W. Dryer 1 Chest 1 Vanity 1 Chest 1 Vanity 1 Rug

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

Name \_\_\_\_\_  
Address \_\_\_\_\_

RECORD FEE 10.00  
POSTAGE .50  
#72905 0237 R02 114:02  
OCT 26 84

10/23/84

*Teresa J. Lawrence*  
(Signature of Secured Party)  
Teresa J. Lawrence  
Type or Print Above Name on Above Line

RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY  
1984 OCT 26 PM 1:59  
E. AUBREY COLLISON  
CLERK



Mailed to Secured Party 1050

FINANCING STATEMENT

- TO BE RECORDED AT:
- (a) SDAT - Financing Statement Records
  - \* (b) Anne Arundel County - Financing Statement Records
  - (c) Anne Arundel County - Land Records

NOT SUBJECT TO RECORDATION TAX

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

- |    |                                    |   |
|----|------------------------------------|---|
| 1. | NAME AND ADDRESS OF DEBTOR:        | RIDGEVIEW ASSOCIATES LIMITED<br>PARTNERSHIP<br>P. O. Box 364<br>Millersville, Maryland 21108<br>Attention: Ernest J. Litty, Jr.                   |
| 2. | NAME AND ADDRESS OF SECURED PARTY: | ANNE ARUNDEL COUNTY, MARYLAND<br>Arundel Center<br>Calvert and Northwest Streets<br>Annapolis, Maryland 21401<br>Attn: Director of Administration |
| 3. | NAME AND ADDRESS OF ASSIGNEE:      | MARYLAND NATIONAL BANK<br>10 Light Street<br>Baltimore, Maryland 21202<br>Attn: Loan Operations   |

RECORD FEE 26.00  
POSTAGE .50

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

#72950 00551 002 T11:11

(a) The interest of the Debtor in all building materials, fixtures, equipment and tangible personal property of every kind and nature whatsoever (but not including (i) inventory or work in process, or (ii) consumable goods or trade fixtures or other personal property owned by any tenants occupying all or any portion of the Real Property, as defined below) now or hereafter located or contained in or upon or attached to, the real property located in Anne Arundel County, Maryland, and more particularly described in Exhibit A attached hereto and made a part hereof, and the improvements thereon (such real property and improvements being herein referred to as the "Real Property"), or any part thereof, and used or useable in connection with any

RECEIVED FOR RECORD  
CLERK ANNE ARUNDEL COUNTY

1984 OCT 29 AM 11:15

E. AUBREY COLLISON  
CLERK

OCT 29 84

2600  
~~1100~~  
1500

present or future use or operations of the Real Property, or any part thereof, whether now owned or hereafter acquired by the Debtor or others, together with all Additions thereto (collectively, the "Equipment Collateral"), and all Proceeds (hereinafter defined) thereof. The Real Property is also described in a certain Deed of Trust dated as of October 26, 1984, between the Debtor and Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, trustees (the "Deed of Trust"). The Debtor is a record owner of the Real Property. As used in this Financing Statement, "Additions" means any and all alterations, additions, accessions and improvements to property, substitutions therefor, and renewals and replacements thereof.

(b) The interest of the Debtor in any and all judgments, awards of damages (including but not limited to severance and consequential damages), payments, proceeds, settlements or other compensation heretofore or hereafter made, including interest thereon, and the right to receive the same, as a result of, in connection with, or in lieu of (i) any taking of the Real Property or the Equipment Collateral or any part thereof under the power of eminent domain, either temporarily or permanently, (ii) any change or alteration of the grade of any street, and (iii) any other injury or damage to, or decrease in value of, the Real Property or the Equipment Collateral or any part thereof.

(c) The interest of the Debtor in any and all payments, Proceeds, settlements or other compensation heretofore or hereafter made, including any interest thereon, and the right to receive the same, from any and all insurance policies covering the Real Property or the Equipment Collateral or any portion thereof, or any of the other property described in this Financing Statement, or any portion thereof.

(d) The interest of the Debtor in all of the rents, royalties, issues, profits, revenues, earnings, income and other benefits of the Real Property or the Equipment Collateral, or arising from the use or enjoyment of all or any portion thereof, or from any lease or agreement pertaining thereto.

(e) All right, title and interest of the Debtor in and to, and remedies under, any and all leases and subleases of the Real Property or the Equipment Collateral, or any part thereof, and of the other property described in this Financing Statement, or any part thereof, both now in existence or hereafter entered into, and all accounts and general intangibles growing out of or in connection

with such leases and subleases, together with all Proceeds thereof; and including, without limitation, all cash or securities deposited thereunder to secure performance by the lessees of their obligations thereunder, whether such cash or securities are to be held until the expiration of the terms of such leases or are to be applied to one or more of the installments of rent coming due immediately prior to the expiration of such terms.

(f) The interest of the Debtor in the Escrow Fund created under and defined in the Financing Agreement (hereinafter defined).

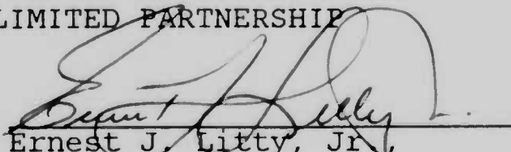
5. Proceeds of the collateral are also covered. As used in this Financing Statement, "Proceeds" means all proceeds and products within the meaning of the Maryland Uniform Commercial Code, and shall include the proceeds of any and all insurance policies.

6. This Financing Statement gives notice of and perfects a security interest granted by the Debtor to the Secured Party (or for the benefit of the Secured Party) under and pursuant to the Deed of Trust and under and pursuant to the Loan and Financing Agreement dated as of October 26, 1984 (the "Financing Agreement"), by and among the Secured Party, Maryland National Bank, a national banking association, as Escrow Agent, the Debtor and the Assignee, as security for the loan made by the Secured Party to the Debtor under and pursuant to the Financing Agreement. Such security interest has been assigned by the Secured Party to the Assignee under the Financing Agreement as security for the Secured Party's Anne Arundel County, Maryland Industrial Development Revenue Bond (Ridgeview Plaza Shopping Center Project), 1984 Series (the "Bond"), which Bond does not constitute an indebtedness or charge against the general credit or taxing powers of the Secured Party, and does not constitute or give rise to any pecuniary liability of the Secured Party.

Debtor:

RIDGEVIEW ASSOCIATES  
LIMITED PARTNERSHIP

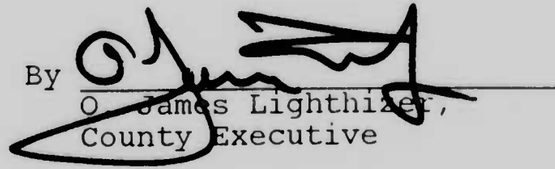
By

  
Ernest J. Litty, Jr.  
General Partner

Secured Party:

ANNE ARUNDEL COUNTY, MARYLAND

By

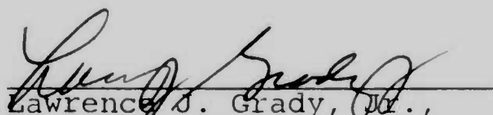
  
O. James Lighthizer,  
County Executive

Assignee:

MARYLAND NATIONAL BANK

BOOK - 479 PAGE 136

By

  
Lawrence J. Grady, Jr.,  
Vice President

Filing Officer: Return to: S. Nelson Weeks, Esquire  
Miles & Stockbridge  
10 Light Street  
Baltimore, Maryland 21202

DESCRIPTION OF LAND

ALL those lots or parcels of land situate in the Fourth Election District of Anne Arundel County, State of Maryland, and more particularly described as follows:

BEGINNING FOR THE SAME on the Southwest side of Jessup Road, Maryland Route 175, at a point marking the end of the North 55 degrees 42 minutes 40 seconds West 825.33 foot line of the land conveyed by Joseph Schwartz and William E. Dixon to Reliable Contracting Company Inc. Profit Sharing Fund, by Deed dated December 23, 1974 and recorded among the Land Records of Anne Arundel County, Maryland in Liber 2728, Page 201; said point of beginning also marks the Northern most corner of the "Outline Plat-Land of Reliable Construction Company Employee Profit Sharing Fund" as prepared by Anarex, Inc. and dated December 1983; thence leaving said point of beginning, and running with and binding along a part of said line and along said road, with bearings corrected to meet present survey, and said plat reverseiy,

- 1) South 53 degrees 35 minutes 39 seconds East 380.25 feet to a point; thence continuing along said road as shown on State Highway Administration drawing number 44942,
- 2) South 36 degrees 55 minutes 14 seconds West 45.00 feet,
- 3) South 54 degrees 30 minutes 40 seconds East 200.05 feet,
- 4) South 44 degrees 32 minutes 54 seconds East 202.24 feet, and
- 5) South 54 degrees 17 minutes 33 seconds East 245.75 feet to a point; thence leaving said road,
- 6) South 36 degrees 16 minutes 42 seconds West 145.38 feet, and
- 7) South 51 degrees 18 minutes 25 seconds East 200.00 feet to a point on the Northwest side of Rockenbach Road; thence running with and binding thereon,
- 8) South 35 degrees 48 minutes 37 seconds West 113.00 feet, and
- 9) Southwesterly 593.36 feet along the arc of a curve deflecting to the right having a radius of 3,185.00 feet to a point at the end of the South 53 degrees 11 minutes 20 seconds East 1,223.38 foot line of the aforesaid deed; thence running with and binding thereon, as now surveyed, reversely,

BOOK - 479 PAGE 138

- 10) North 51 degrees 13 minutes 58 seconds West 1,223.38 feet to a point marking the end of the South 39 degrees 46 minutes 30 seconds West 874.88 foot line of said deed; thence running with and binding thereon, as now surveyed, reversely,
- 11) North 41 degrees 43 minutes 52 seconds East 876.61 feet to the point of beginning.

Containing in all 23.86 acres of land, more or less.

BEING all of the land conveyed by Joseph Schwartz and William E. Dixon to Reliable Contracting Company Inc. Profit Sharing Fund, by Deed dated December 23, 1974 and recorded among the Land Records of Anne Arundel County, Maryland in Liber 2728, Page 201; thence leaving said point of beginning, and running with and binding along a part of said line and along said road, with bearings corrected to meet present survey, reversely, saving and excepting the land conveyed to the State Highway Administration as shown on right-of-way Plat number 44942.

Mailed to:

*Mills & Stoddard*

251075

BOOK - 479 PAGE 139  
FINANCING STATEMENT

TO BE RECORDED AT:  
(a) SDAT - Financing Statement Records  
x (b) Anne Arundel County - Financing Statement Records

NOT SUBJECT TO RECORDATION TAX

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

1. NAME AND ADDRESS OF DEBTOR: ANNE ARUNDEL COUNTY, MARYLAND  
Arundel Center  
Calvert and Northwest Streets  
Annapolis, Maryland 21401  
Attn: Director of Administration

2. NAME AND ADDRESS OF SECURED PARTY: MARYLAND NATIONAL BANK  
10 Light Street  
Baltimore, Maryland 21202  
Attention: Loan Operations

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

ESSECE FF5 17.00  
#7251 D055 #02 J11:11  
OCT 29 84

(a) All of the Debtor's right, title and interest in and to and remedies under all of the following documents and any and all other documents evidencing or securing the Loan (hereinafter defined), and all extensions, renewals and modifications thereof, amendments and supplements thereto and substitutions therefor, and including (without limitation) any and all security referred to therein (collectively, the "Documents"):

(i) the Loan and Financing Agreement dated as of October 26, 1984 by and among the Debtor, Ridgeview Associates Limited Partnership, a Maryland limited partnership (the "Borrower"), and Maryland National Bank, a national banking association, as Escrow Agent, and the Secured Party (the "Financing Agreement");

(ii) the Promissory Note dated as of October 26, 1984 made by the Borrower payable to the Debtor in the principal amount of \$7,415,000 (the "Note");

1700  
50

RECEIVED FOR RECORD  
CIRCUIT COURT OF ANNE ARUNDEL COUNTY  
1984 OCT 29 AM 11:15  
E. AUBREY COLLISON  
CLERK

(iii) the Deed of Trust dated as of October 26, 1984 between the Borrower and Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, as Trustees, covering the real property located at the intersection of Route 175 and Route 713 in the Odenton area, in Anne Arundel County, Maryland, and certain other property described therein (collectively, the "Property"), and recorded, or intended to be recorded, among the Land Records of Anne Arundel County, Maryland; and

(iv) the Personal Guaranty Agreement dated as of October 26, 1984, executed and delivered by Ernest J. Litty, Jr.

(b) All "Pledged Receipts" in connection with the loan being made by the Debtor to the Borrower from the proceeds of the Anne Arundel County, Maryland Industrial Development Revenue Bond (Ridgeview Plaza Shopping Center Project), 1984 Series, dated October 26, 1984 (the "Bond") pursuant to the Financing Agreement and as evidenced by the Note (the "Loan"), which Pledged Receipts include scheduled payments of principal and interest on the Note, condemnation awards and insurance proceeds, Receipts Requiring Mandatory Redemption (hereinafter defined), and any other payments required or provided for by the Documents. As used in this Financing Statement, "Receipts Requiring Mandatory Redemption" means:

(i) all amounts received by the Debtor from the proceeds of any sale of the Property (or any portion thereof), including any profit realized by the Borrower in connection therewith, and required by any of the Documents to be applied to the redemption of the Bond,

(ii) any amounts remaining in the Escrow Fund (as defined in the Financing Agreement) after the completion of the Facility (as defined in the Financing Agreement),

(iii) any amounts received by the Borrower from any recoveries from any contractors, as provided in Section 6.6(e) of the Financing Agreement,

(iv) any Net Proceeds (as defined in the Financing Agreement) received as a result of any damage to or condemnation of the Property and required by the Secured Party to be applied to the redemption of the Bond, as provided in Article IX of the Financing Agreement.

(c) All moneys which are at any time or from time to time on deposit in the Escrow Fund.

(d) 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 by delivery or by writing of any kind conveyed, pledged, assigned or transferred, as and for additional security under the Financing Agreement, by the Debtor or by anyone on its behalf or with its written consent, to the Secured Party.

Notwithstanding the foregoing provisions, there shall be excluded from the property described in this paragraph 3 all rights of the Debtor to (i) reimbursement and indemnification pursuant to the Financing Agreement and all enforcement remedies with respect to the foregoing, (ii) receive notices under any of the Documents, and (iii) make any determination and grant any approval or consent to anything in the Documents requiring the Debtor's determination, consent or approval.

4. Proceeds and products of the collateral are also covered. As used in this Financing Statement, "Proceeds" means all proceeds and products within the meaning of the Maryland Uniform Commercial Code, and shall include the proceeds of any and all insurance policies.

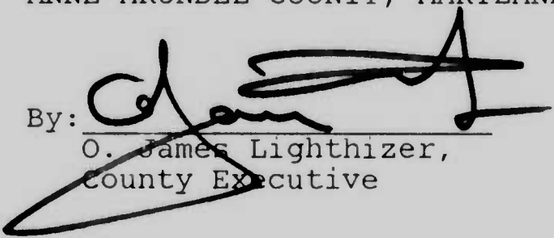
5. This Financing Statement gives notice of and perfects a security interest granted by the Debtor to the Secured Party under and pursuant to the Financing Agreement as security for the Bond, which is being issued pursuant to the Maryland Economic Development Revenue Bond Act, which Bond does not constitute an indebtedness or charge against the general credit or taxing powers of the

BOOK -479 PAGE 142

Debtor, and does not constitute or give rise to any pecuniary liability of the Debtor.

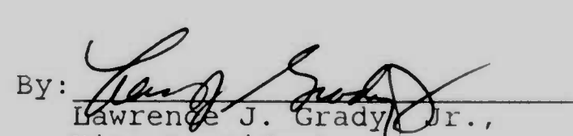
Debtor:

ANNE ARUNDEL COUNTY, MARYLAND

By:   
O. James Lighthizer,  
County Executive

Secured Party:

MARYLAND NATIONAL BANK

By:   
Lawrence J. Grady Jr.,  
Vice President

Filing Officer: Return to: S. Nelson Weeks, Esquire  
Miles & Stockbridge  
10 Light Street  
Baltimore, Maryland 21202

Mailed to: 

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

No. of Additional Sheets Presented:

251077

(1) Debtor(s) (Last Name First) and Address(es):

TRIMED, INC.  
2400 Crofton Blvd.  
Crofton, MD 21114

(2) Secured Party(ies) (Name(s) And Address(es):

NCNB FINANCIAL SERVICES, INC.  
ONE NCNB PLAZA  
CHARLOTTE, NC 28255

(3) (a)  Collateral is or includes fixtures.  
(b)  Timber, Minerals or Accounts Subject to G.S. 25-9-103(5) are covered  
(c)  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):

BOOK - 479 PAGE 143

For Filing Officer

(5) This Financing Statement Covers the Following types [or items] of property.

COLLATERAL DESCRIBED ON THE ATTACHED "EXHIBIT A"

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, CLAY COUNTY  
1984 OCT 29 PM 12:53  
E. AUBREY COLLISON  
CLERK  
SECURITY FEE 11.00  
POSTAGE .50  
402P49 0040 P00 112:51  
OCT 29 84

Products of the Collateral Are Also Covered.

(6) Signatures: Debtor(s)

TRIMED, INC.

(By)

Standard Form Approved by N.C. Sec. of State

NCNB 2215

Filing Officer Copy - Numerical

Secured Party(ies) [or Assignees]

NCNB FINANCIAL SERVICES, INC.

(By)

Signature of Secured Party Permitted in Lieu of Debtor's Signature:

- (1) Collateral is subject to Security Interest In Another Jurisdiction and
- Collateral Is Brought Into This State
- Debtor's Location Changed To This State
- (2) For Other Situations See: G.S. 25-9-402 (2)

UCC-2

479-143A

EXHIBIT A

(a) All of the Debtor's present and future accounts, accounts receivable, contract rights, checks, notes, drafts, acceptances, instruments, chattel paper, rental receivables, installment payment obligations, general intangibles, and all other obligations for the payment of money created by the Debtor or acquired by the Debtor from others, all cash and non-cash proceeds thereof, and all contracts, documents, invoices and other instruments evidencing the same, all security and guaranties therefor, and all of the Debtor's rights to any property sold or leased which is represented thereby;

(b) All of the Debtor's now owned or hereafter acquired reserves, balances, deposits, property of the Debtor coming into possession of the Secured Party, choses in action, general intangibles and all of the Debtor's books and records relating to the collateral described in this financing statement, and all proceeds of the foregoing property;

(c) All of the Debtor's now owned or hereafter acquired inventory of all kinds and all forms of merchandise in which the Debtor may have an interest, including all finished and unfinished merchandise, work in process, raw materials, materials and supplies of every nature used or usable in connection with the manufacturing, packing, shipping, advertising or sale of such merchandise, all such items in transit or in the Debtor's constructive, natural or exclusive possession or not, or held by the Debtor or owed for the Debtor's account and wherever the same may be located, including but not limited to, inventory which may be on the premises of any carriers, holding agents, warehousemen, vendors, finishers or processors or other third parties who may have possession of such items, and all documents of title relating to such items, the cash and non-cash proceeds thereof, including, but not limited to proceeds realized from the sale of such items and insurance proceeds; and

(d) All of the Debtor's now owned or hereafter acquired machinery, equipment, vehicles, rolling stock, furnishings, furniture, fixtures, and all other personal property, wheresoever located, together with all replacements, substitutions, accessories, accessions, additions, tools and parts thereto and all proceeds therefrom, including insurance proceeds.

(e) All of the Debtor's present and future right, title and interest, as lessor, in and to all equipment lease agreements entered into or to be entered into by the Debtor (the "Leases") for the leasing of equipment now owed or to be hereafter acquired by the Debtor (the "Equipment") including, without limitation, all rents, income, profits and other amounts (including proceeds of the sale of the Equipment or any portion thereof) arising from such leases, their options and renewals together with all proceeds of the foregoing.

The addresses at which some of the above described collateral may be located from time to time include, without limitation, the following addresses: =

2400 Crofton Blvd.  
Crofton, MD 21114

3256 Tidewater Drive  
Norfolk, VA 23509

254873

maryland national bank

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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)  
 Annapolis Clothing Company, Inc. 8 Parole Plaza  
 Annapolis, Maryland 21401

6 Secured Party Address  
 Maryland National Bank P. O. Box 871  
 Attention: T. Trainor 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.

ANNAPOLIS CLOTHING COMPANY, INC.

Merie A. Lebowitz (Seal)  
 Merie A. Lebowitz  
 Chairman of the Board

\_\_\_\_ (Seal)

\_\_\_\_ (Seal)

\_\_\_\_ (Seal)

Secured Party  
Maryland National Bank

Peggy A. Hall (Seal)  
 Peggy A. Hall

Type name and title  
Commercial Banking Officer

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

11.00  
POSTAGE .50

REC'D 113-17  
OCT 29 84

RECEIVED FOR RECORD  
 ANNE ARUNDEL COUNTY  
 1984 OCT 29 PM 1:24  
 E. AUBREY COLLISON  
 CLERK



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) Baltimore Beauty & Barber Supply, Inc. Address(es) 120 Langley Road  
Glen Burnie, Maryland 21061

6. Secured Party Maryland National Bank Address 1713 West Street  
Annapolis, Maryland 21401  
Attention: Vicki Johnson

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.

RECORDS FEE  
11.00  
.50  
OCT 29 1984

Baltimore Beauty & Barber Supply, Inc.  
Joseph S. Culotta (Seal) Secured Party  
Joseph S. Culotta, Pres. Maryland National Bank  
J. Paul Culotta (Seal)  
J. Paul Culotta, Secretary/Treas. (Seal) M. Payne Hughes (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.

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1984 OCT 29 PM 1:24

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

254600

FINANCING STATEMENT

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

- 1. DEBTOR(S) (OR ASSIGNOR) and Address(es)  
EAGLE DEVELOPMENT CORPORATION  
Post Office Box 1304  
Glen Burnie, Maryland 21061  
WROTEN, William J.  
WROTEN, Jean L.
- 2. A. SECURED PARTY (OR ASSIGNEE) and Address  
GIBRALTAR BUILDING AND LOAN ASSOC..  
107 Ridgely Avenue  
Annapolis, Maryland 21401  
B. ASSIGNEE OF SECURED PARTY (if any) and Address

3. Debtor assigns to Secured Party and grants to Secured Party a security interest in the following property:

- (a) All right, title and interest of Debtor in and to equipment of every type and description, now owned and hereafter acquired and located on the within described premises, including, without limitation, all machinery, furniture, furnishings, tools, fixtures, appliances, materials and supplies, together with all present and future parts, additions, accessories, replacements, attachments, accessions, replacement parts and substitutions therefor or thereto in any form whatsoever.
- (b) All chattels described in paragraph 3.(a) hereof are found and located on and about the property described in Schedule "A#" attached hereto and made a part thereof.

4. Proceeds and products of collateral are covered hereunder.

5. Number of additional sheets, if any, attached hereto: NONE

6. This transaction is exempt from the recordation tax.

7. Return to:

Lawrence B. Goldstein, Chartered  
Post Office Box 291  
Annapolis, Maryland 21404

RECORD FEE 15.00  
POSTAGE .50  
RECEIVED 1040 P.M. 11400  
OCT 29 84



DEBTOR: Mailed to: \_\_\_\_\_ DEBTOR: DEBTOR:

EAGLE DEVELOPMENT CORPORATION WILLIAM J. WROTEN JEAN L. WROTEN  
*WJ Wroten (Seal)* *WJ Wroten* *Jean L Wroten*  
 By: William J. Wroten, President William J. Wroten Jean L. Wroten

GIBRALTAR BUILDING AND LOAN ASSOCIATION, INC.

By: *Lawrence B Goldstein* (SEAL)  
Lawrence B. Goldstein, President

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY  
1984 OCT 29 PM 2:03  
E. AUBREY COLLISON  
CLERK

15.5

BEGINNING for the same at a boundary stone there found at the end of the South 81° 30' West 101 perch line of the conveyance by Mary Augustynik and Martin Augustynik, her husband, to Tillie Lorenz by Deed dated August 4, 1939 and recorded among the Land Records of Anne Arundel County in Liber J.H.H. 203, folio 498; and at the beginning of the North 84° 50' East 7565.12 foot line of the conveyance by The Safe Deposit and Trust Company of Baltimore, Maryland, to Harry A. Smuck by deed dated December 9, 1937 and recorded among the aforesaid Land Records in Liber F.A.M. 173, folio 353; thence leaving said beginning point so fixed and said conveyance to Smuck and running with part of the South 24° 30' East 157.5 perch line of said conveyance to Lorenz with meridian referred to the Anne Arundel County Sanitation Commission Grid North, South 28° 34' 20" East 1188.77 feet to an iron pipe now set on the northernmost side of Wellham Avenue; thence leaving the outlines of said conveyance to Lorenz and running through part of said Lorenz property with the northernmost side of said Wellham Avenue as now surveyed North 75° 09' 10" East 39.89 feet to the westernmost line of a right of way (66 feet wide) as shown on a plat with the agreement between Tillie Lorenz and the Consolidated Gas, Electric Light and Power Company of Baltimore by Deed dated December 3, 1947 and recorded among the aforesaid Land Records in Liber J.H.H. 449, folio 486; thence running across said right of way (66 feet wide) North 75° 09' 10" East 68.30 feet to an iron pipe now set in the easternmost line of said right of way at the Southwesternmost corner of the conveyance by Tillie Lorenz to Jeome R. Samuel and Agnes V. Samuels, his wife, by Deed dated April 10, 1951 and recorded among the aforesaid Land Records in Liber J.H.H. 618, folio 345; thence leaving said Wellham Avenue and running with the divisional line between the said Gas and Electric Company Right of Way and said conveyance to Samuels as now surveyed North 29° 44' 50" West 217.20 feet to an iron pipe now set; thence leaving said Gas and Electric Company Right of Way (66 feet wide) and running with the northernmost line of said conveyance to Samuels as now surveyed North 73° 44' 40" East 114.81 feet to an iron pipe now set; thence leaving said conveyance to Samuels North 80° 51' 40" East 10.45 feet; thence running South 14° 48' 10" East 211.69 feet to an iron pipe now set on the northernmost side of Wellham Avenue; thence running with the said side of Wellham Avenue North 75° 12' 20" East 26.02 feet to an iron pipe now set; thence leaving said Wellham Avenue and running with the westernmost line of an 0.396 acre parcel reserved by Tillie Lorenz North 8° 22' 30" West 197.98 feet to an iron pipe now set; thence running with the Northernmost line of Reserved Parcel North 86° 24' 02" East 83.93 feet to an iron pipe now set on the westernmost side of a right of way fifteen feet wide, with the use thereof in common with others, leaving from Wellham Avenue to lots previously conveyed by Tillie Lorenz; thence leaving said reserved parcel and running with the westernmost line of said right of way 15 feet wide, with the use thereof in common with others, North 12° 19' 58" West 173.85 feet to an iron pipe now set at the end of the South 11° 57' East 210.0 foot line of the conveyance by Tillie Lorenz to Joseph T. Lorenz and Laverne A. Lorenz, his wife, by Deed dated August 3, 1954 and recorded among the aforesaid Land Records in Liber J.H.H. 852, folio 244; thence leaving said right of way 15 feet wide, with the use thereof in common with others, and running with said conveyance to Joseph T. Lorenz South 77° 40' 02" West 208.0 feet to an iron pipe now set to replace a hub stake there found and North 12° 19' 58" West 210.0 feet to an iron pipe now set to replace a hub stake there found; said hub stake found also being at the southwesternmost corner of the conveyance by Tillie Lorenz to Dorothy V. Wroten by Deed dated August 7, 1956 and recorded among the aforesaid Land Records in Liber J.H.H. 1052, folio 491; thence leaving said conveyance to Joseph T. Lorenz and running with said conveyance to Dorothy V. Wroten continuing North 12° 19' 58" West 210.0 feet to an iron pipe now set to replace a hub stake there found and North 77° 40' 02" East 208.0 feet to an iron pipe now set at the beginning of said conveyance to Wroten; thence leaving said conveyance to Wroten and running across the end of said right of way 15 feet wide, with the use thereof in common with others, continuing North 77° 40' 02" East 15.0 feet to an iron pipe now set in the South 5° 30' East 1118 foot line of the conveyance by Tillie Lorenz to Martin Augustynika and Alex Augustynika by Deed dated November 25, 1925 and recorded among the aforesaid Land Records in Liber W.M.B. 22, folio 9; thence leaving said right of way, 15 feet wide with the use thereof in common with others, and running reversely with part of said line North 12° 19' 58" West 358.10 feet to an iron pipe now set to be at the end of the South 84° West 559 foot line of said conveyance to Martin Augustynika; said pipe set also being in the southernmost outline of the Subdivision of Section 1, Pleasantville, as filed among the Plat Records of Anne Arundel County in Plat Book 30, folio 65; and in the Southernmost line of Lot Number 3, Block "C" of the said Subdivision; and being distant North 77° 25' 32" East 6.87 feet

from the Southwesternmost corner of said Lot Number 3; thence leaving said conveyance to Martin Augustynika and running with the southernmost outline of said Subdivision South 77° 25' 32" West 117.36 feet to an iron pipe found at the southwesternmost corner of said Subdivision and running South 77° 16' 30" West 480.19 feet to the easternmost line of said Gas and Electric Company right of way; thence running across said Gas and Electric Company Right of Way; continuing South 77° 16' 30" West 69.03 feet to the westernmost side of said Gas and Electric Company Right of Way; thence leaving said Gas and Electric Company Right of Way South 77° 16' 30" West 14.83 feet to the place of beginning. Containing 0.723 acres, more or less west of the Gas and Electric Company Right of Way, 1.808 acres, more or less, within the Gas and Electric Company Right of Way (66 feet wide) and 7.808 acres, more or less, East of the Gas and Electric Company Right of Way, for a total of 10.337 acres, more or less.

TOGETHER with the use in common with others of a 15-foot right of way along the southeasternmost outline of the property herein described and shown on a plat recorded among the Land Records of Anne Arundel County in Liber 1624, folio 272.

*L. B. Goldstein*

SCHEDULE "A"

FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer for filing pursuant to the provisions of the Uniform Commercial Code.

751000

1. NAME AND ADDRESS OF DEBTOR:

BERNADETTE MEISZ  
7639 Baltimore-Annapolis Blvd.  
Glen Burnie, MD 21061

2. NAME AND ADDRESS OF SECURED PARTIES:

JOHN SOTIRAKOS, AUGUST SOTIRAKOS  
and DIANE SOTIRAKOS  
c/o David Preller, Esquire  
15 Charles Plaza  
Suite 200  
Baltimore, MD 21201

3. This Financing Statement covers all:

- a. Equipment, fixtures and furniture now owned or hereafter acquired by the Debtor, together with all replacements thereof, all attachments, accessories, parts, equipment and tools belonging thereto or for use in connection therewith, now or hereafter installed thereon or affixed thereto. (Including the Liquor License.)
- b. Inventory and supplies now owned or hereafter acquired by the Debtor, and all proceeds thereof.
- c. Accounts receivable now existent or hereafter created by the Debtor, and all proceeds thereof.

4. This transaction is exempt from the recordation tax.

Principal amount of this debt is \$60,000.00 to creditor.

DEBTORS:

*Bernadette Meisz*  
BY *Bernadette Meisz*  
BERNADETTE MEISZ

SECURED PARTY:

BY *John Sotirakos*  
JOHN SOTIRAKOS

BY *August Sotirakos*  
AUGUST SOTIRAKOS

BY *Diane Sotirakos*  
DIANE SOTIRAKOS

AFTER RECORDATION return to:

MANIS, WILKINSON, SNIDER AND GOLDSBOROUGH, CHARTERED  
145 Main/Gorman Streets, P. O. Box 921  
Annapolis, Maryland 21404

David J. Preller, Jr., Esq. 11.00  
15 Charles Plaza, Suite 200 0.50  
Balto, Md. 21201 41038150

Mailed to:

1984 OCT 30 AM 10:32  
E. AUBREY COLLISON  
CLERK

LAW OFFICES  
MANIS,  
WILKINSON, SNIDER &  
GOLDSBOROUGH  
CHARTERED  
P. O. BOX 921  
ANNAPOLIS, MD. 21404  
(301) 263-8888

RECORD FEE 11.00  
POSTAGE .50  
OCT 30 84

FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer pursuant to UCC.

1. NAME AND ADDRESS OF DEBTOR:

Somerset Limited T/A O'Toole's Roadhouse Restaurant 608 Somerset Road Baltimore (City) Maryland 21210	Glen Burnie Town Center 7400 Ritchie Highway Glen Burnie, Maryland 21061 (Anne Arundel County)
---	---

2. NAME AND ADDRESS OF SECURED PARTY:

Provident Bank of Maryland  
Calvert & Lexington Streets - P. O. Box 1661 - Baltimore, Maryland 21203-1661

3. This Financing Statement covers all:

- Machinery, equipment, fixtures and furniture now owned or hereafter acquired, together with attachments, accessories, etc.
- Inventory, raw materials, etc., including after acquired and proceeds.
- Accounts, including after acquired, and proceeds.
- Contract rights, including after acquired, and proceeds.
- Right, title and interest in and to the liquor license issued with respect to the premises located at O'Toole's Roadhouse Restaurant  
7400 Ritchie Hwy., Glen Burnie, Maryland 21061, and all renewals thereof.
- Automotive equipment now owned or hereafter acquired, together with attachments, accessories, etc.
- Leasehold improvements located at O'Toole's Roadhouse Restaurant, 7400 Ritchie Highway, Glen Burnie, Maryland 21061

4. APPLICABLE ONLY TO TWELVE YEAR LOANS: Maturity date: \_\_\_\_\_

This transaction is  , is not  exempt from the recordation tax.  
Principal amount of the Debt is \$ \_\_\_\_\_ . (Purchase money security interest)

E. AUDREY COLLISON  
CLERK

1984 OCT 30 AM 10:31

RECORDED FOR RECORD  
CLERK, ANNE ARUNDEL COUNTY

DEBTOR:

SOMERSET LIMITED T/A O'TOOLE'S  
ROADHOUSE RESTAURANT

*Peter C. Martucci, Jr.* 10/4/84  
Peter C. Martucci, Jr., President

*Wendy E. Martucci* 10/4/84  
Wendy E. Martucci, Secretary

AFTER RECORDATION RETURN TO:

Provident Bank of Maryland  
Commercial Loan Department  
Calvert and Lexington Streets  
P. O. Box 1661  
Baltimore, Maryland 21203-1661

12.00  
.50

Mailed to: \_\_\_\_\_

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>
Gillis Business Forms, Inc. Charles L. Gillis, President	2521 Riva Road Annapolis, MD 21401

SECURED PARTY

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

Attach separate list if necessary

- This Financing Statement covers the following types (or items) of property (the collateral):

see attachment A

RECORDATION FEE 11.00  
 POSTAGE .50  
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 OCT 30 84

RECEIVED FOR RECORD  
 CLERK COURT HOUSE COUNTY  
 1984 OCT 30 AM 11:03  
 E. AUBREY COLLISON  
 CLERK



- The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:
- Proceeds } of the collateral are also specifically covered.  
 Products }
- Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor)	Secured Party (or Assignee)
Gillis Business Forms, Inc.	FARMERS NATIONAL BANK OF MARYLAND
<i>Charles L. Gillis, President</i> Charles L. Gillis, President	

BY *Twaun Oakes*  
Twaun Oakes

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
 5 CHURCH CIRCLE  
 ANNAPOLIS, MARYLAND 21401



Mailed to Secured Party

1150

## ATTACHMENT A

1	010830	IBM Personal Computer System Unit XT 256k
1	030803	IBM Monochrome Display
1	030805	IBM Monochrome Display & Print Adapter
1	041640	Epson LQ1500 Printer
1	040544	Epson Parallel Interface
1	400518	Cable: IBM-Epson
1	403220	LQ1500 Tractor
1	261816	MBSI Real World Inventory Control
1	261849	MBSI Real World Order Entry
1	261850	MBSI Real World Accounts Receivable
1	207000	IBM DOS & Basic 2.1
1	400155	Clip Strip & Surge Protector
1	450214	Box Greenbar Paper
1	400354	Diskette File
2	450176	Boxes Dysan Diskettes
1	Entre'	On-Site Computer Equipment Service Contract

System includes full Entre' burn-in, system test and integration; on-site delivery and installation; training and support as per proposal.

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):

BOCA CONSTRUCTION, INC. c/o Thomas M. Carolan  
 Name or Names—Print or Type  
 2 Evergreen Road 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:

EASTERN SAVINGS ASSOCIATION  
 Name or Names—Print or Type  
 30 E. Padonia Road Timonium MD 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).

SEE SCHEDULE "B"

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

SEE SCHEDULE "A"

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): BOCA CONSTRUCTION, INC. SECURED PARTY: EASTERN SAVINGS ASSOCIATION

By: [Signature]  
 (Signature of Debtor)

\_\_\_\_\_  
 Type or Print

\_\_\_\_\_  
 (Signature of Debtor)

\_\_\_\_\_  
 Type or Print

By: [Signature]  
 (Company, if applicable)

By: \_\_\_\_\_  
 (Signature of Secured Party)

Steven A. Loewy, agent  
 Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:  
 Mark J. Daneker, Constable, Alexander, Daneker & Skeen  
 Name and Address 16 S. Calvert Street, Baltimore, Maryland 21202

RECEIVED IN RECORDS  
 COUNTY BALTIMORE  
 1984 OCT 30 PM 3:06  
 E. AUBREY COLLISON

RECORD FEE 14.00  
 POSTAGE .50  
 #03049 0040 000 714158  
 OCT 30 84

Mailed to: \_\_\_\_\_ 14.00  
 JC

a. The interest of Debtor in all building materials and fixtures, equipment, furniture, furnishings and inventory of every kind and nature whatsoever now or hereafter located or contained in or upon or attached to the real property described in Paragraph 4 of this Financing Statement, and the improvements thereon (such real property and the improvements herein referred to as the "Property") or any part thereof, and used or useable in connection with any present or future use or operations of the property, or any part thereof, whether now owned or hereafter acquired by the Secured Party, the Debtor or others, together with all alterations, additions, accessories, and improvements thereto, substitutions therefor and renewals and replacements thereof; and together with all proceeds thereof in accordance with the terms of the loan documents including the proceeds, if any, of all insurance policies in connection therewith and all condemnation awards. The property is also described in a certain Deed of Trust of even date herewith between Debtor and the Secured Party.

b. The interest of Debtor in any and all judgments, awards or payments (other than insurance payments belonging to Debtor), as a result of or in connection with, (i) any taking of property or any part thereof under the power of eminent domain, either temporarily or permanently, and (ii) any other injury or damage to the property.

c. The interest of the Debtor in all payments or prepaid premiums, from all casualty insurance policies covering the property (subject to the terms of the loan agreement).

d. All leases and rents with respect to the subject property, including security deposits, reserving to Debtor the right to collect rents until notified to the contrary by Secured Party.

BOOK - 479 PAGE 155

SCHEDULE "A"  
Property Description

Being known and designated as Lot No. 285 Sunrise Beach, Section 1, Plat 1, which plat is recorded among the Plat Records of Anne Arundel County in Plat Book 22, page 37. Said lot being on Shore Drive.

Being the same lot which by deed dated the same date as this document, and which deed was recorded or was intended to be recorded directly before the Deed of Trust in the amount of \$75,000.00 from Boca Construction, Inc. to Richard M. Kovens and Michael Surgen, Trustees, for the benefit of Eastern Savings Association, was conveyed by Ira M. Dinkle and Elizabeth S. Dinkle, his wife, to Boca Construction, Inc.

FINANCING STATEMENT

TO BE RECORDED AT:

NOT SUBJECT TO  
RECORDATION TAX

- ~~(a) Maryland State Department of Assessments and Taxation - Financing Statement Records~~
- ~~(b) Circuit Court for Anne Arundel County - Financing Statement Records~~

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

- 1. NAME AND ADDRESS OF DEBTOR: ANNE ARUNDEL COUNTY, MARYLAND  
Calvert and Northwest Streets  
Arundel Center  
Annapolis, Maryland 21401
- 2. NAME AND ADDRESS OF SECURED PARTY: MARYLAND NATIONAL BANK  
10 Light Street  
Baltimore, Maryland 21202  
Attention: Real Estate Division  
Construction Financing Area

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 all of the following documents and any and all other documents evidencing or securing the Loan (hereinafter defined), and all extensions, renewals and modifications thereof, amendments and supplements thereto and substitutions therefor, and including (without limitation) any and all security referred to therein (collectively, the "Documents"):

(i) the Loan and Financing Agreement dated as of October 1, 1984 by and among the Debtor, Koch/Martin Limited Partnership, a Maryland limited partnership (the "Borrower"), Maryland National Bank, a national banking association, as Escrow Agent, and the Secured Party (the "Financing Agreement");

1984 OCT 31 AM 9:45  
 E. AUBREY COLLISON  
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1/20

(ii) the Promissory Note dated October 12, 1984 (the "Closing Date") made by the Borrower payable to the Debtor in the principal amount of \$480,000 (the "Note");

(iii) the Deed of Trust dated as of October 1, 1984 between the Borrower and Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, as Trustees, covering the real property located in Anne Arundel County, Maryland, and certain other property described therein (collectively, the "Property"), and recorded, or intended to be recorded, among the Land Records of Anne Arundel County, Maryland;

(iv) the Personal Guaranty Agreement dated as of October 1, 1984, executed and delivered by Gary W. Koch, Lynda Koch, Ross J. Koch, Babette N. Koch, Robert S. Martin, and Jacqueline Martin; and

(v) the Guaranty Agreement dated as of October 1, 1984, executed and delivered by G.W. Koch Associates, Inc.

(b) All "Pledged Receipts" in connection with the loan being made by the Debtor to the Borrower from the proceeds of the Anne Arundel County, Maryland Industrial Development Revenue Bond (Koch/Martin Limited Partnership Project), dated the Closing Date (the "Bond") pursuant to the Financing Agreement and as evidenced by the Note (the "Loan"), which Pledged Receipts include scheduled payments of principal and interest on the Note, condemnation awards and insurance proceeds, Receipts Requiring Mandatory Redemption (hereinafter defined), and any other payments required or provided for by the Documents. As used in this Financing Statement, "Receipts Requiring Mandatory Redemption" means:

(i) all amounts received by the Debtor from the proceeds of any sale of the Property (or any portion thereof), including any profit realized by the Borrower in connection therewith, and required by any of the Documents to be applied to the redemption of the Bond,

(ii) any amounts remaining in the Escrow Fund (as defined in the Financing

Agreement) after the completion of the Facility (as defined in the Financing Agreement),

(iii) any amounts received by the Borrower from any recoveries from any contractors, as provided in Section 6.6(e) of the Financing Agreement, and

(iv) any Net Proceeds (as defined in the Financing Agreement) received as a result of any damage to or condemnation of the Property and required by the Secured Party to be applied to the redemption of the Bond, as provided in Article IX of the Financing Agreement.

(c) All moneys which are at any time or from time to time on deposit in the Escrow Fund.

(d) 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 by delivery or by writing of any kind conveyed, pledged, assigned or transferred, as and for additional security under the Financing Agreement, by the Debtor or by anyone on its behalf or with its written consent, to the Secured Party.

Notwithstanding the foregoing provisions, there shall be excluded from the property described in this paragraph 3 all rights of the Debtor to (i) reimbursement and indemnification pursuant to the Financing Agreement and all enforcement remedies with respect to the foregoing, (ii) receive notices under any of the Documents, and (iii) make any determination and grant any approval or consent to anything in the Documents requiring the Debtor's determination, consent or approval.

4. Proceeds and products of the collateral are also covered. As used in this Financing Statement, "Proceeds" means all proceeds and products within the meaning of the Maryland Uniform Commercial Code, and shall include the proceeds of any and all insurance policies.

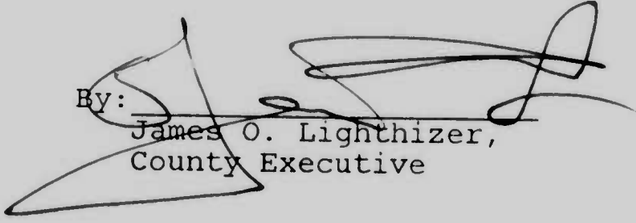
5. This Financing Statement gives notice of and perfects a security interest granted by the Debtor to the Secured Party under and pursuant to the Financing Agreement as security for the Bond, which is being issued pursuant to the Maryland Economic Development Revenue Bond Act, which Bond does not constitute an indebtedness or charge against the general credit or taxing powers

BOOK - 479 PAGE 159

of the Debtor, and does not constitute or give rise to any pecuniary liability of the Debtor.

Debtor:

ANNE ARUNDEL COUNTY, MARYLAND

By: 

James O. Lighthizer,  
County Executive

Filing Officer: Return to: Jeffrey C. Palkovitz, Esquire  
Miles & Stockbridge  
10 Light Street  
Baltimore, Maryland 21202

Mailed to: \_\_\_\_\_

FINANCING STATEMENT

TO BE RECORDED AT:

NOT SUBJECT TO  
RECORDATION TAX

- ~~(a) Maryland State Department of Assessments and Taxation - Financing Statement Records~~
- ~~(b) Circuit Court for Anne Arundel County, Maryland - Financing Statement Records~~
- ~~(c) Circuit Court for Anne Arundel County, Maryland - Land Records~~

RECEIVED FOR RECORDATION  
ANNE ARUNDEL COUNTY  
1984 OCT 31 AM 9:45  
E. AUBREY COLLISON  
CLERK

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

- |    |                                       |  |
|----|---------------------------------------|--|
| 1. | NAME AND ADDRESS<br>OF DEBTOR:        | KOCH/MARTIN LIMITED PARTNERSHIP<br>c/o G.W. Koch Associates, Inc.<br>4315 Mountain Road<br>Pasadena, Maryland 21122<br>Attention: Gary W. Koch |
| 2. | NAME AND ADDRESS<br>OF SECURED PARTY: | ANNE ARUNDEL COUNTY, MARYLAND<br>Calvert and Northwest Streets<br>Arundel Center<br>Annapolis, Maryland 21401                                  |
| 3. | NAME AND ADDRESS<br>OF ASSIGNEE:      | MARYLAND NATIONAL BANK<br>10 Light Street<br>Baltimore, Maryland 21202<br>Attention: Real Estate Division -<br>Construction Financing<br>Area  |

RECORDATION FEE 22.00  
POSTAGE .50  
#73192 0037 R02 109:35  
OCT 30 84

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

(a) The interest of the Debtor in all building materials, fixtures, equipment and tangible personal property of every kind and nature whatsoever (but not including (i) inventory or work in process, or (ii) consumable goods or trade fixtures or other personal property owned by any tenants occupying all or

22/10



any portion of the Real Property, as defined below) now or hereafter located or contained in or upon or attached to, the real property located in Anne Arundel County, Maryland, and more particularly described in Exhibit A attached hereto and made a part hereof, and the improvements thereon (such real property and improvements being herein referred to as the "Real Property"), or any part thereof, and used or useable in connection with any present or future use or operations of the Real Property, or any part thereof, whether now owned or hereafter acquired by the Debtor or others, together with all Additions thereto (collectively, the "Equipment Collateral"), and all Proceeds (hereinafter defined) thereof. The Real Property is also described in a certain Deed of Trust dated as of October 1, 1984, between the Debtor and Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, trustees (the "Deed of Trust"). The Debtor is a record owner of the Real Property.

(b) The interest of the Debtor in any and all judgments, awards of damages (including but not limited to severance and consequential damages), payments, proceeds, settlements or other compensation heretofore or hereafter made, including interest thereon, and the right to receive the same, as a result of, in connection with, or in lieu of (i) any taking of the Real Property or the Equipment Collateral or any part thereof under the power of eminent domain, either temporarily or permanently, (ii) any change or alteration of the grade of any street, and (iii) any other injury or damage to, or decrease in value of, the Real Property or the Equipment Collateral or any part thereof.

(c) The interest of the Debtor in any and all payments, Proceeds, settlements or other compensation heretofore or hereafter made, including any interest thereon, and the right to receive the same, from any and all insurance policies covering the Real Property or the Equipment Collateral or any portion thereof, or any of the other property described in this Financing Statement, or any portion thereof.

(d) The interest of the Debtor in all of the rents, royalties, issues, profits, revenues, earnings, income and other benefits of the Real Property or the Equipment Collateral, or arising from the use or enjoyment of all or any portion thereof, or from any lease or agreement pertaining thereto.

(e) All right, title and interest of the Debtor in and to, and remedies under, any and all leases and subleases of the Real Property or the Equipment Collateral, or any part thereof, and of the other property described in this Financing Statement, or any part thereof, both now in existence or hereafter entered into, and all accounts and general intangibles growing out of or in connection with such leases and subleases, together with all Proceeds thereof; and including, without limitation, all cash or securities deposited thereunder to secure performance by the lessees of their obligations thereunder, whether such cash or securities are to be held until the expiration of the terms of such leases or are to be applied to one or more of the installments of rent coming due immediately prior to the expiration of such terms.

(f) The interest of the Debtor in the Escrow Fund created under and defined in the Financing Agreement (hereinafter defined).

5. Proceeds of the collateral are also covered. As used in this Financing Statement, "Proceeds" means all proceeds and products within the meaning of the Maryland Uniform Commercial Code, and shall include the proceeds of any and all insurance policies.

6. This Financing Statement gives notice of and perfects a security interest granted by the Debtor to the Secured Party (or for the benefit of the Secured Party) under and pursuant to the Deed of Trust and under and pursuant to the Loan and Financing Agreement dated as of October 1, 1984 (the "Financing Agreement"), by and among the Secured Party, Maryland National Bank, a national banking association, as Escrow Agent, the Debtor and the Assignee, as security for the loan made by the Secured Party to the Debtor under and pursuant to the Financing Agreement. Such security interest has been assigned by the Secured Party to the Assignee under the Financing Agreement as security for the Secured Party's Anne Arundel County, Maryland Industrial Development Revenue Bond (Koch/Martin Limited Partnership Project) (the "Bond"), which Bond does not constitute an indebtedness or charge against the general credit or taxing powers of the Secured Party, and does not

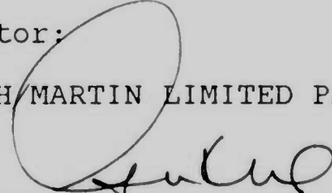
BOOK - 479 PAGE 163

constitute or give rise to any pecuniary liability of the Secured Party.

Debtor:

KOCH/MARTIN LIMITED PARTNERSHIP

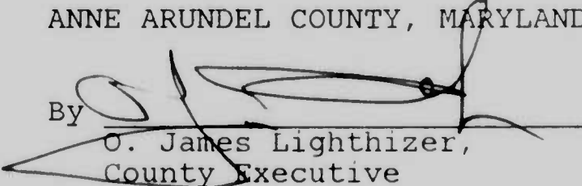
By

  
Gary W. Koch,  
General Partner

Secured Party:

ANNE ARUNDEL COUNTY, MARYLAND

By

  
O. James Lighthizer,  
County Executive

Filing Officer: Return to: Jeffrey C. Palkovitz, Esquire  
Miles & Stockbridge  
10 Light Street  
Baltimore, Maryland 21202

Mailed to: \_\_\_\_\_

DESCRIPTION OF LAND

All that lot or parcel of land situate in the Third Election District of Anne Arundel County, State of Maryland, and more particularly described as follows:

Units Two and Three of the 690 Professional Park, an Office Condominium, as shown on the Plats captioned "690 Professional Park, an Office Condominium", recorded simultaneously with the Deed of Transfer from Dr. Robert S. Martin, as Owner, to the Koch/Martin Limited Partnership, Plats recorded at Plat Book 26, Folio 19, 20 and 21.

BEING a portion of that property which was conveyed by Harold A. Greene and William N. Scherer, Jr., as personal representatives of the Estate of Lynne R. Greene and Charles Norman Greene unto the said Dr. Robert S. Martin, which Deed is dated January 29, 1981 and recorded among the Land Records of Anne Arundel County at Liber 3385, Folio 550.

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. BOOK - 479 PAGE 165

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 6/15/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254337

1. DEBTOR

Name HOME VIDEO SHOWCASE, INC.
Address 307 Southern Md. Blvd., Lothian, Maryland 20711

2. SECURED PARTY

Name MCA DISTRIBUTING CORPORATION
Address 70 Universal City Plaza, Universal City, California 91608

Att: Mary Horowitz, 51 Madison Avenue #2105, New York, N.Y. 10010
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)

Pre-recorded video discs and/or pre-recorded video cassettes by MCA DiscoVision, Inc., MCA Videocassette, Inc., or other labels or trademarks heretofore or hereafter made and/or distributed by MCA Distributing Corporation; any device or equipment for the presentation, display, and/or reproduction of sound coupled with visual images and/or electronic impulses; any other goods which may now or hereafter be made, sold, or distributed by MCA DiscoVision, Inc., MCA Videocassette, Inc., MCA Distributing Corporation, or any affiliate, subsidiary, assignee or successor in interest.

RECORD FEE 11.00
POSTAGE 50
473221 0237 R02 11:10
OCT 30 84

1984 OCT 31 AM 11:11
RECEIVED FOR RECORD
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)

HOME VIDEO SHOWCASE, INC.

Signature of Debtor
Joseph R. Salta, Pres.

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

MCA DISTRIBUTING CORPORATION

Signature of Secured Party
Mary Horowitz

Mary Horowitz

Type or Print Above Signature on Above Line

11/50

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. \$ \_\_\_\_\_

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

This financing statement Dated 9-26-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

BOOK - 479 PAGE 166

Name Daniel A. and Marlene Kawaguchi

Address 2830# 3759 Ridgewood Rd. Davidsonville, Md. 21035

2. SECURED PARTY

Name Skip Bennett Marine ASSIGNED Mercury Marine Acceptance Corp.  
2830 Solomins Isle. Rd. TO: 7008 Security Blvd.  
Address Edgewater, Md. 21037 Baltimore, Md. 21207

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

3. Maturity date of obligation (if any) 9-26-1994

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

- 1 1984 2400 CD HYDRA-SPORT HSX4d117M841
- 1 1984 V=Mercury 6523473 200HP Outboard Motor

1984 OCT 31 AM 11:27  
RECEIVED FOR RECORDATION  
CLERK

RECORDING FEE 12.00  
#73227 0237 102 T11:26  
OCT 30 84

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)

X Daniel Kawaguchi  
(Signature of Debtor)  
Daniel Kawaguchi

Type or Print Above Signature on Above Line

X Marlene Kawaguchi  
(Signature of Debtor)

Marlene Kawaguchi

Type or Print Above Signature on Above Line

Mailed to Secured Party

Mark A. Papp 12-  
(Signature of Secured Party)

Mercury Marine Acceptance Corp.

Type or Print Above Name on Above Line

The above financing statement is not subject to recordation tax.

254333

BOOK - 479 PAGE 167

TO BE RECORDED IN THE UNIFORM  
COMMERCIAL CODE RECORDS

NOT SUBJECT TO RECORDATION TAX

**FINANCING STATEMENT**

1. Debtor:  
200 MAIN STREET LIMITED  
PARTNERSHIP

Address:  
The Historic Inns of Annapolis  
The Maryland Inn  
Church Circle  
Annapolis, MD 21401

2. Secured Party:  
SECOND NATIONAL BUILDING  
& LOAN, INC.

Address:  
P. O. Box 2558  
Salisbury, MD 21801  
ATTN: William F. Brooks, Jr.

3. This Financing Statement covers:

(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 with 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

15.00  
50  
#73263 0155 R02 T13:02  
OCT 31 84

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1984 OCT 31 PM 1:14

E. AUBREY COLLISON  
CLERK

1500  
50

BOOK - 479 PAGE 168

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.

(c) All money on deposit at any time and from time to time in the **200 Main Street Project Fund** created by the Loan Agreement executed even date hereto between the Debtor and the Secured Party.

4. The aforesaid items are included as security in a Deed of Trust executed even date hereto between the Debtor and **Marion J. Minker, Jr., and Henry A. Berliner, Jr., Trustees**, for the benefit of the Secured Party and recorded or intended to be recorded among the Land Records of **Anne Arundel County, Maryland.**

5. Proceeds of the collateral are also covered hereunder.

6. Property description: See attached **Exhibit A.**

Debtor:

200 MAIN STREET LIMITED  
PARTNERSHIP

BY: *Paul M. Pearson, II* (SEAL)

PAUL M. PEARSON, II  
General Partner

BY: *John Greco* (SEAL)

JOHN GRECO  
General Partner

Secured Party:

SECOND NATIONAL BLDG. & LOAN, INC.

BY: *Marion J. Minker, Jr.* (SEAL)

MARION J. MINKER, JR.  
Senior Vice President

Dated: *October 23, 1984*

MR. CLERK: Return to:

Edward O. Wayson, Jr., Esq.  
DOWNS, WAYSON & KLOS, P.A.  
77 West Street, P. O. Box 428  
Annapolis, MD 21404

Mailed to: \_\_\_\_\_

BOOK - 479 PAGE 169

**EXHIBIT A**

BEGINNING for the same on the north line of Main or Church Street, where the same is intersected by the east line of Chancery Lane; and running thence with the east line of Chancery Lane, North 19 degrees East 70.50 feet, more or less, to the south line of State Circle and thence with the south line of said circle, South 64 degrees East 36 feet; thence still with said line of said circle, South 72 degrees East 3 feet; thence South 22 degrees West 66.5 feet, more or less, to the line of Main or Church Street; thence with the line of Main or Church Street; North 70-1/2 degrees West 38.7 feet to the place of beginning.

BEING the same property conveyed to 200 Main Street Limited Partnership, a Maryland Limited Partnership, by deed dated December 15, 1983, and recorded among the Land Records of Anne Arundel County in Liber EAC 3674, folio 230.

Not to be recorded in  
Land Records

Subject to Recordation Tax:  
Principal Amount is \$1,000,000.00

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: July 23 , 1984

FINANCING STATEMENT

1984 OCT 31 PM 3:35  
RECORDS & DEEDS  
ANNE ARUNDEL COUNTY  
E. AUBREY COLLISON  
CLERK

1. Debtor:  
THE COLONIAL CORPORATION

Address:  
P.O. Box E  
Severna Park, Maryland 21146

2. Secured Party:  
UNION TRUST COMPANY OF  
MARYLAND

Address:  
P.O. Box 1077  
Baltimore, Maryland 21203

RECORD FEE 13.00  
POSTAGE 50  
#73099 0237 R02 7:15:31  
OCT 31 84

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

Mailed to Secured Party

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 GORDON DE GEORGE 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. In addition, the real estate shall be deemed to include additional lots in the same subdivision(s) later acquired by Debtor and encumbered by the lien of the Deed of Trust as the same shall be supplemented from time to time.

DEBTOR:

SECURED PARTY:

THE COLONIAL CORPORATION

UNION TRUST COMPANY OF MARYLAND

By John B. Williamson  
John B. Williamson, President

By Charles C. Holman  
Charles C. Holman Vice President

BOOK - 479 PAGE 172

SCHEDULE A

All that lot of ground in Anne Arundel County, Maryland, being known and designated as Lot No. 7, Block B, as shown on a plat entitled, "Plat I, Section III, BRETTON WOODS," which plat is recorded among the Land Records of Anne Arundel County, Maryland in Plat Book 86, page 31.

HOUSEHOLD FINANCE CORPORATION  
& SUBSIDIARY COMPANIES  
1226 Race Road  
Baltimore, MD 21237

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

October 35, 1984

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. 442 page 341  
in Office of W. Garrett Larrimore, A. A. Md.  
(Filing Officer) (County and State)  
Debtor or Debtors (name and Address): Frank N. Poswiatowsky  
200 German Hill Rd  
Baltimore, Md 21222

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

HOUSEHOLD FINANCE CORPORATION  
& SUBSIDIARY COMPANIES  
1226 Race Road  
Baltimore, MD 21237

Form 91 MD (3-79)

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 NOV - 1 AM 10:22

E. AUBREY COLLISON  
CLERK



RECORD FEE 10.00  
POSTAGE .50  
NOV 03 1984  
NOV 1 1984

Mailed to Secured Party

BOOK - 479 PAGE 174  
UNIFORM COMMERCIAL CODE

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

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 250486

RECORDED IN (Book) LIBER 469 (Page) FOLIO 376 ON January 19, 1984 (DATE)

1. DEBTOR

Name Annapolis Sportfishing Center, Inc.

Address 333 Revell Hwy., P.O. Box 6569, Annapolis, MD 21401

2. SECURED PARTY

Name FinanceAmerica Private Brands, Inc.

Address P.O. Box 5518

Hamden, CT 06518

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

RECORD FEE 10.00  
POSTAGE .50  
NOV 24 0345 401 10:07  
NOV 1 84

3. Maturity date of obligation (if any)

CHECK <input checked="" type="checkbox"/> FORM OF STATEMENT	<p><b>A. Continuation</b> <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>B. Partial Release</b> <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><b>C. Assignment</b> <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><b>D. Other: AMENDMENT</b> <input checked="" type="checkbox"/></p> <p>(Indicate whether amendment, termination, etc.)</p>
	<p>Please amend "Secured Party's" name to read: Mercury Marine Acceptance Corporation</p>	

Mailed to Secured Party



SIGN HERE Maurice A. Fournier  
(Signature of Debtor)

Maurice A. Fournier

Type or Print Above Name on Above Line

Dated August 31, 1984

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1984 NOV - 1 AM 10:22

Marie DeLucia  
(Signature of Secured Party)

Marie DeLucia

Type or Print Above Name on Above Line

E. ABBREY COLLISON  
CLERK

12.00  
10

4209 CB91

BOOK - 479 PAGE 175

254101

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT  
(Maryland)

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

1. Debtor(s) (Last Name First) address(es) LINDENON, MICHAEL THOMAS 1988 GOSWENICK RD. PASADENA MD 21122	2. Secured Party(ies) or Address(es) Ford Motor Credit 1101 North Point Blvd. Balt., MD 21224
---	--

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

3. This Financing Statement covers the following types (or items) of personal property:  
1 USED FORD TRACTOR, LOADER MODEL 3500  
S/N 123051

Check if covered:  Proceeds of collateral covered  Products of collateral covered

4. This transaction is exempt from the Recording Tax.

RECORDED  
11.00  
NOV 1 1984

Filed with: Anne Arundel Co.

*Michael T. Lindenon*  
(SIGNATURE OF DEBTOR)  
Michael T. Lindenon

Ford Motor Credit

(NAME OF SECURED PARTY)

(SIGNATURE OF DEBTOR)

BY: *Kathy Niedzielski*  
Kathy Niedzielski

FMCC JUN 64 7098-M (MARYLAND) PREVIOUS EDITIONS MAY BE USED

PRINTED IN U.S.A.

Mailed to Secured Party



RECEIVED ON RECORD  
HEAT TREAT. CO. COUNTY

1984 NOV - 1 AM 10: 26

E. AUBREY COLLISON  
CLERK

11.00  
50

BOOK - 479 PAGE 176

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.  
\$ 2950.14

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

1. DEBTOR Name Russell A. Curry and Linda L. Curry  
Address 345 Constitution Court Glen Burnie Maryland 21061  
(Street) (City or County) (State)  
2. SECURED PARTY Name Household Finance Corporation  
Address 7562 Ritchie Highway Glen Burie Maryland 21061  
(Street) (City or County) (State)  
Return Filing Receipt To: Household Finance Corporation

12.00  
17.50  
50  
NOV 1 1984

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 Consumer Household Goods

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)

(Signature of Debtor) Russell A. Curry  
(Signature of Secured Party) Household Finance Corporation  
Type or Print Above Name on Above Line  
Linda L. Curry

FILING OFFICER COPY

RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY  
1984 NOV -1 AM 10:26  
E AUBREY COLLISON  
CLERK

12.10  
17.50  
50

752100

BOOK - 479 PAGE 177

MA 4209 BY84

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT (Maryland)

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

1. Debtor(s) (Last Name First) address(es) Robert W. Child's Landscaping, Inc. 913 Blue Ridge Drive Annapolis, MD 21401	2. Secured Party(ies) and Address(es) Ford Motor Credit 1101 North Point Blvd. Balt., MD 21224
--	---

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

3. This Financing Statement covers the following types (or items) of personal property:  
 ONE FORD 34013 CUMMINS TRACTOR, LEASER  
 S/N C728743  
 ONE Leinbach 72" COX SCAPER

Check if covered:  Proceeds of collateral covered  Products of collateral covered

4. This transaction is exempt from the Recording Tax.

RECORD FEE 11.00  
 POSTAGE .50  
 H03276 0345 R01 T10:20  
 NOV 1 84

Filed with: Anne Arundel Co.

*[Signature]*  
 (SIGNATURE OF DEBTOR)

Ford Motor Credit  
 (NAME OF SECURED PARTY)

Robert W. Child Pres.  
 (SIGNATURE OF DEBTOR)

BY: *[Signature]*  
 Kathy Nadziewski  
 (PRINTED IN U.S.A.)

FMCC JUN 64 7098-M (MARYLAND) PREVIOUS EDITIONS MAY BE USED

Mailed to Secured Party

RECEIVED FOR RECORD  
 CIRCUIT COURT, BALTO. COUNTY  
 1984 NOV -1 AM 10:26  
 E. AUBREY COLLISON  
 CLERK

1100  
5

MAH 209 B 1/87

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT  
(Maryland)

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

1. Debtor(s) (Last Name First) address(es) CROWDER SAM 7375 FURNACE BRANCH RD Glen BURNIE, Mo. 21061	2. Secured Party(ies) and Address(es) Ford Motor Credit 1101 North Point Blvd. Balt., MD 21224
---	---

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

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

1 USED FORD TRACTOR MODEL 601 WORKMASTER  
S/N 159079

Check if covered:  Proceeds of collateral covered  Products of collateral covered

4. This transaction is exempt from the Recording Tax.

RECORD FEE 11.00

MORTGAGE .50

#03275 0345 R01 110-222

NOV 1 84

Filed with:

*Samuel Crowder*

Anne Arundel County

Samuel Crowder

Ford Motor Credit

(SIGNATURE OF DEBTOR)

(NAME OF SECURED PARTY)

(SIGNATURE OF DEBTOR)

BY:

*Kathy Niedzieski*

Kathy Niedzieski

PRINTED IN U.S.A.

FMCC 7098-M (MARYLAND) PREVIOUS EDITIONS MAY BE USED

Mailed to Secured Party

RECEIVED FOR RECORD  
ANNE ARUNDEL COUNTY

1984 NOV - 1 AM 10: 26

E. AUBREY COLLISON  
CLERK

11.00  
50

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

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 249748

RECORDED IN LIBER 467 FOLIO 270 ON 11/4/83 (DATE)

1. DEBTOR

Name Robert E. Parrow

Address 7017 Charleston Ave., Rosehaven, MD 20714

2. SECURED PARTY

Name L-J Leasing Company

Address 600 Reisterstown Road  
P.O. Box 21472  
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

<p><b>A. Continuation</b> <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>B. Partial Release</b> <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><b>C. Assignment</b> <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><b>D. Other:</b> <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)  Termination</p>

RECORD FEE 10.00  
50  
345 ROL 10:29  
NOV 1 84

Dated 10/22/84

*F. Jed*  
(Signature of Secured Party)

F. Jed  
Type or Print Above Name on Above Line

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, BALTO. COUNTY  
1984 NOV -1 AM 10:24  
E. AUBREY COLLISON  
CLERK



10.00  
50

ANNE ARUNDEL COUNTY  
ACC# 098-06-0000-499373

BOOK - 479 PAGE 180

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. 244975 Dated November 15, 1982  
Record Reference Liber 455 Page 574

2. DEBTOR is:

Name: Shupe, Melvin M. & Virginia M.  
(Last Name First)  
Rol-Park Trailer Village Lot #79  
Address: Millersville, Maryland 21108

3. SECURED PARTY is:

Name: Union Trust Company of Maryland  
Address: 210 Guilford Ave. Baltimore, Maryland 21203

RECORD FEE 10.00  
POSTAGE .50  
NOV 1 1984

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 Company of Maryland

Date: October 15, 19 84

By: Charles Denbow  
Charles Denbow (Title)  
Consumer Loan Officer

012-1721-0537

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1984 NOV -1 AM 10:25

E AUBREY COLLISON  
CLERK



10.00  
\$6

10.00 + .50

BOOK -479 PAGE 181

254107

TO BE RECORDED IN LAND RECORDS  
(IF CHECKED)

SUBJECT TO

NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF

\$ 10,000.00

**FINANCING STATEMENT**

1. Borrower(s):

Judith and Anthony Pascal T/A The Chestnut Tree-Antiques and  
Name or Names—Print or Type Decoratives

701 Melvin Avenue 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. Secured Party:

CHESAPEAKE SAVINGS AND LOAN ASSOCIATION OF ANNAPOLIS, INC.  
P.O. BOX 708, ANNAPOLIS, MD 21404

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

All inventory, furniture, fixtures, accounts or notes receivable now owned or  
hereafter acquired at all locations.

RECORDED FEE 13.00  
RECORD TAX 10.00  
POSTAGE .50

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

#03284 0348 001 10457  
NOV 1 84

5. If collateral is crops, describe real estate.

Mailed to Secured Party

6. Proceeds of collateral  are  are not covered.

7. Products of collateral  are  are not covered.

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY  
1984 NOV -1 AM 11:14  
E. AUBREY COLLISON  
CLERK

Borrower(s):

X Judith H Pascal  
Judith Pascal  
X Anthony Pascal  
Anthony Pascal  
X \_\_\_\_\_

FOR: CHESAPEAKE S & L ASSOC. OF ANNAPOLIS, INC.

BY: David C Hancock, V.P.  
(Signature of Officer)

David C. Hancock, V.P.  
Print Name & Title

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:  
CHESAPEAKE S & L ASSOCIATION  
ATTN: Loan Department

1300  
7000  
50

FINANCING STATEMENT—MARYLAND

File No. \_\_\_\_\_

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

- 1. The name and address of the Debtor is:  
**Cardiology Associates, P.C.**  
 121 Cathedral Street, Suite 102  
 Annapolis, MD 21401
- 2. The name and address of the Secured Party (or Assignee) is:  
**First Virginia Commercial Corporation**  
 6400 Arlington Boulevard  
 Falls Church, VA 22046
- 3. The maturity date of the obligation (if any) is: \_\_\_\_\_

- 4. This Financing Statement covers the following types (or items) of property: (Describe)  
**One (1) Medilog 4000 Replay, SN 162R**  
**One (1) Medilog 4000 Microdot-Printer, SN 162W**  
**Two (2) Medilog 4000 Recorders, SN 400285, 400169**  
**One (1) OOMR40 Test Cable**

5. Check the lines which apply if any, and supply the information indicated:

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

(If Collateral is goods which will or are to become fixtures, complete this section and type conspicuously at the top the following: "To be Recorded in the Land Records") The above goods are affixed or are to be affixed to: (describe real estate)

(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. Transaction is  is not  (check which applies) subject to recordation tax imposed by Article 81, section 277 and 278, Ann. Code of Maryland. If answer is in affirmative, the principal amount of the debt initially incurred is \$\_\_\_\_\_

Debtor(s):

**Cardiology Associates, P.C.**

*Donald Seeds MD.*

Secured Party:

**First Virginia Commercial Corporation**

*A. Charles Benedetto*

By \_\_\_\_\_ (AUTHORIZED SIGNATURE)

**A. Charles Benedetto**  
**President**

(TYPE NAME AND TITLE)

Please return to the Secured Party at the address shown in number 2 above.  
All Information Must Be Typewritten or Printed in Ink

No 89 9/79



Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, W. COUNTY

1984 NOV -1 AM 11:14

E. AUBREY COLLISON  
CLERK

11.00

RECORD FEE 11.00  
NOV 1 1984

254100

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 BR RD  
CITY & STATE: GLEN BURNIE, MD 21061

DEBTOR(S) (AND ADDRESSES)		DATE OF THIS FINANCING STATEMENT	
<b>SLANZE BILELLO AND BLANCHE BILELLO</b>		10-25-84	
<b>5 N E FIRST AVE GLEN BURNIE, MD 21061</b>		ACCOUNT NO.	TAB
		98721740	44

10126

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 BALTIMORE COUNTY  
1984 NOV - 1 AM 11:14  
E. AUBREY COLLISON  
CLERK



Mailed to Secured Party

RECORD FEE 10.00  
RECORD TAX 11.50  
POSTAGE .50  
#03286 C145 R01 T10:35  
NOV 1 84

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

\$ 4000.00

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

BY Conrad Brundage  
TITLE

Slanze Bilello  
DEBTOR

Blanche M. Bilello  
DEBTOR

ORIGINAL - FILING OFFICER COPY

12.00  
31.50  
-80

254410

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.
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	
TONEY, JOHN E & SHYMANSKY, CATHY L WAYSON'S MHP Lot # 272 272 WAYSON'S MHP LOTHIAN, MD 20711	PENN DAW MOBILE HOME SALES 8800 RICHMOND HIGHWAY ALEXANDRIA, VA 22309	RECORD FEE 12.00 POSTAGE .50	
5. This Financing Statement covers the following types (or items) of property: 1985 Tidwell, CIMARRON, Serial # TWINGCS11398 14 X 64, 2 BR To include all furniture, fixtures, appliances and appurtenances therein and thereto, including but not limited to these items specified in the manufacturer's invoice and/or purchase agreement and/or retail installment contract. <input checked="" type="checkbox"/> Products of the Collateral are also covered.		6. Assignee(s) of Secured Party and Address(es) Green Tree Acceptance, Inc. 6506 Loisdale Road #304 Springfield, VA 22150	
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	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.)	
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 checked="" 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).	
JOHN E TONEY S.S. # 217-76-7074		Green Tree Acceptance, Inc.	
By <u>CATHY L SHYMANSKY</u> S.S. # 212-90-4769 <i>Cathy L Shymansky</i> Signature(s) of Debtor(s)		By <u><i>Joe W Kelly</i></u> <i>Joe W Kelly</i> Signature(s) of Secured Party(ies) (Required only if Item 10 is checked.)	
(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  
1984 NOV -1 AM 11:14  
E. AUBREY COLLISON  
CLERK

12-00  
8



FINANCING STATEMENT

Not subject to recordation tax

1. Name of Debtor(s): Forbes Associates  
Address: 201 Forbes Street  
Annapolis, Maryland 21401

2. Name of Secured Party: Annapolis Banking and Trust Co.  
Address: Post Office Box 311  
Annapolis, Maryland 21404

3. Name of Assignee: Annapolis Banking & Trust Co.  
Address: Annapolis, Maryland

RECORDING FEE 11.00  
POSTAGE .50  
403293 0345 R01 110:53  
NOV 1 84

4. This Financing Statement covers the following types (or items) of property:  
Office Computer Alpha 32 Bit Processor

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:

Forbes Associates  
201 Forbes Street  
Annapolis, Maryland 21401

Debtor(s):

✓ *Ann... Associates*  
✓ *DN... Rotellini*  
✓ *Jan... m. hts*

Secured Party:

..... Annapolis Bank and Trust Co. ....  
(Type Name of Dealership)

By: *Elizabeth A. Rotellini*  
(Authorized Signature)  
Elizabeth A. Rotellini  
Branch Officer  
(Type Name and Title)

CR  
CLERK  
1984 NOV - 1 AM 11:14  
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.)

Mailed to Secured Party  
11/16  
EB



## EXHIBIT A

All of Debtor's right, title and interest in, to and under all contracts, instruments, documents, licenses, permits, surveys, approvals, special ordinances and agreements of any kind relating to construction of improvements on the real estate described below or marketing, sale, leasing, financing or operation of all or any part thereof, now owned or hereafter acquired, including without limitation, plans and specifications, construction contracts, architect's agreements, engineer's agreements, the commitments of mortgage lenders to make permanent all sums in the Construction Loan Account with Secured Party; all materials delivered to the real estate described below but not yet incorporated in the improvements to be constructed thereon, now owned or hereafter acquired; all machinery, equipment, fixtures, furnishings, appliances, general intangibles, accounts and other personalty located on the real estate described below, relating thereto, or arising from Debtor's interest in such real estate or the sale of improvements thereon, now owned or hereafter acquired; and all insurance on all the foregoing and the proceeds of any sale or exchange of the foregoing in whole or in part; and all property of Debtor which at any time Secured Party shall have or have the right to have in its possession, or which is in transit to it, including without limitation, any balance or share of any deposit, trust, agency, escrow or other account with Secured Party and any amounts which may be owing from time to time by Secured Party to Debtor.

EXHIBIT B

BOOK - 479 PAGE 188

All that property situate in Anne Arundel County, State of Maryland, and described as follows:

BEING KNOWN AND DESIGNATED as Parcel A, Block J., as shown on Plat Phase II, Section II B, Block J, Parcel A, Baltimore Commons Business Park, which Plat is recorded among the Plat Records of Anne Arundel County Plat No. 4907, Book 94, Page 32. CONTAINING 7.640 acres of land, more or less.

Mailed to:

*Super Title*

254413

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 October 26, '84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name BANK'S INC. t/a Budger Auto Service  
Address 260 Solomons Island Road, Annapolis, Md. 21401

2. SECURED PARTY

Name THE WATERS CO. BALTIMORE  
Address 3915 COOLIDGE AVENUE  
BALTIMORE, MARYLAND 21229



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

3. Maturity date of obligation (if any) February 10th, 1985

4. This financing statement covers the following types (or items) of property: (list)  
Ammco 4000 Brake Lathe w/ 7975 Base serial no. 78297  
Coats 40-40SA Tire Changer w/ 107764 Adapterserial no. 11105  
Hunter 741 Computer Wheel Balancer serial no. BA2851  
Ascot/Bada M-76 Balancer, no serial no.  
Chicago Pneumatic 742-2 Air Wrench, on serial no.

RECORD FEE 22.00  
POSTAGE .50  
#73365 C237 NOV 11 1984

1984 NOV - 1 AM 11:54  
RECEIVED FOR RECORD  
SECRETARY COLLISON  
E. AUBREY 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)

(Signature of Debtor)  
BANK'S INC.  
Type or Print Above Name on Above Line  
Douglas M. Banks  
(Signature of Debtor)  
Type or Print Above Signature on Above Line

THE WATERS CO. BALTIMORE  
B. H. Waters III  
(Signature of Secured Party)  
B. H. Waters III, Treas.  
Type or Print Above Signature on Above Line

Original

Mailed to Secured Party

223

SECURITY AGREEMENT

THE WATERS CO. BALTIMORE, with a principal place of business at 3915 Coolidge Avenue, Baltimore, Maryland, hereinafter called the Seller, hereby agrees to sell and BANK'S INC. T/A Budget Auto Service, who's address is 260 Solomons Island Road, Annapolis, Maryland 21401, hereinafter called the Buyer, hereby agrees to buy the goods described below, hereinafter called the Collateral, upon the terms hereinafter stated.

1. Collateral. The Collateral of this security agreement is equipment of the following description: Ascot/Bada M-76 Balancer, Ammco 4000 Brake Lathe w/ 7975 Base Serial No. 78297, Coats 40-405A Tire Changer w/ 107764 Adapter Serial No. 11105, Hunter 741 Computer wheel Balancer Serial No. BA2851, Chicago Pneumatic 742-2 Air wrench, and the proceeds thereof. The buyer acknowledges receipt of the Collateral in satisfactory condition and accepts the same and also acknowledges that it conforms to the description of any sample or model previously examined by the Buyer.

THERE ARE NO WARRANTIES, EXPRESS OR IMPLIED, OF MERCHANTABILITY OR OTHERWISE, WHICH EXTEND BEYOND THE ABOVE DESCRIPTION OF THE COLLATERAL.

2. Computation.

1. Cash Price .....	<u>\$10,765.12</u>
2. Less: Cash Down Payment.....	<u>none</u>
Trade-In: _____	
_____	none
_____	<u>none</u>
Total Down Payment.....	
3. Unpaid Balance of Cash Price.....	<u>\$10,765.12</u>
4. Other Charges (describe).....	<u>none</u>
5. Amount Financed (3 + 4).....	<u>10,765.12</u>
6. Finance Charge.....	<u>none</u>
7. Total of Payments .....	<u>10,765.12</u>
8. Deferred Payment Price.....	<u>\$10,765.12</u>
9. Annual Percentage Rate.....	<u>None</u>

3. Payment of Purchase Price. The Buyer shall pay the Deferred Payment Price of \$10,765.12 as follows: (a) on execution hereof, none; and (b) thereafter, 10,765.12, in 3 consecutive monthly installments in the amount of 3,588.37 each, beginning December 10th, 1984 and on the 10th day of each month thereafter until the entire amount is paid together with interest on unpaid installments from maturity, or as soon after maturity as is permitted by applicable state law, at the rate of 18% per annum, and reasonable costs of collection, including reasonable attorneys' fees.

4. Security interest. To secure payment and performance of all the Buyer's obligations hereunder, hereinafter called the Obligations, the Seller has retained title to the Collateral and a security interest therein and in all additions and accessions thereto.

cont'd.

Original

BOOK - 479 PAGE 191

5. Buyer's warranty and covenants. The Buyer hereby warrants and covenants that:

(a) The Collateral will be used primarily as equipment for servicing tires and brakes on cars and light trucks.

(b) The Collateral shall be kept at 260 Solomons Island Rd., Annapolis, Md. 21401, until such time as written consent to a change of location is obtained from the Seller.

(c) The Buyer's address is that shown at the beginning of this agreement.

(d) The Buyer shall not sell or offer to sell or otherwise transfer or encumber the Collateral or any interest therein without the prior written consent of the Seller.

(e) No financing statement covering the Collateral or any proceeds thereof is on file in any public office. The Buyer shall immediately notify the Seller in writing of any change in address from that shown in this agreement and shall also upon demand furnish to the Seller such further information and shall execute and deliver to the Seller such financing statements and other papers and shall do all such acts and things as the Seller may at any time or from time to time reasonably request or as may be necessary or appropriate to establish and maintain a perfected security interest in the Collateral as security for the Obligations, subject to no prior liens or encumbrances.

(f) The Buyer shall keep the Collateral at all times insured against risks of loss or damage by fire, theft, and such other casualties as the Seller may reasonably require, all in such amounts, under such forms of policies, upon such terms, for such periods, and written by such companies or underwriters as the Seller may approve, losses in all cases to be payable to the Seller and the Buyer as their interests may appear. All policies of insurance shall provide for at least ten days' prior written notice of cancellation to the Seller; and the Buyer shall furnish the Seller with certificates of such insurance or other evidence satisfactory to the Seller as to compliance with the provisions of this paragraph. The Seller may act as attorney for the Buyer in making, adjusting, and settling claims under and cancelling such insurance and endorsing the Buyer's name on any drafts drawn by the insurers of the Collateral.

(g) The Buyer shall keep the Collateral free from any adverse lien, security interests, or encumbrance and in good order and repair, shall not waste or destroy the Collateral or any part thereof, and shall not use the Collateral in violation of any applicable statute, ordinance, or policy of insurance thereon. The Seller may examine and inspect the Collateral at any reasonable time or times wherever located.

(h) The Buyer shall pay promptly when due all taxes and assessments upon the Collateral or for their use or operation or upon this agreement.

cont'd.

6. Assignment by seller. All rights of the Seller in, to, and under this agreement and in and to the Collateral shall pass to and may be exercised by any assignee thereof. Should the Seller give notice to the Buyer (a) of an intended assignment of such rights and thereafter such an assignment is made or (b) of such an assignment having been made then, in either event, the liability of the Buyer to the assignee shall be immediate and absolute and the Buyer will not set up any claim against the Seller as a defense, counterclaim, or set-off to any action brought by any such assignee for the unpaid balance owed hereunder or for possession of the Collateral.

7. Additional rights of parties. The Buyer authorizes the Seller, in its discretion, to discharge taxes, liens, or security interest or other encumbrances at any time levied or placed on the Collateral, to place and pay for insurance thereon, to order and pay for the repair, maintenance, and preservation thereof, and to pay any necessary filing or recording fees. The Buyer shall reimburse the Seller on demand for any payment made or any expense incurred by the Seller pursuant to the foregoing authorization. Until default, the Buyer may have possession of the Collateral and use the same in any lawful manner not inconsistent with this agreement.

8. Events of default. Upon the occurrence of any of the following events or conditions:

(a) the default in the payment or performance of any of the obligations or of any covenant or liability contained or referred to herein;

(b) the falsity in any material respect of any warranty, representation, or statement made or furnished to the Seller by or on behalf of the Buyer in connection with this agreement;

(c) the loss, theft, substantial damage, destruction, sale, or encumbrance to or of the Collateral, or the making of any levy, seizure, or attachment thereof or thereon; or

(d) the death, insolvency, business failure, appointment of a receiver of 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 the Buyer or guarantor or surety for the Buyer;

the Seller 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 the Commercial Law Article of the Annotated Code of Maryland, including without limitation thereto, the right to take possession of the Collateral, and for that purpose the Seller may, so far as the Buyer can give authority therefor, enter upon any premises on which the Collateral or any part thereof may be situated and remove the same therefrom. The Seller may require the Buyer to make the Collateral available to the Seller at a place to be designated by the Seller which is reasonably convenient to both parties. Unless the Collateral threatens to decline speedily in value, the Seller shall give the Buyer at least five days' prior written notice of the time and place of any public sale thereof or of the time after which any private sale or any other intended disposition thereof is to be made. Expenses of retaking, holding, preparing for sale, selling, or the like shall include the Seller's reasonable attorneys' fees and legal expenses.

cont'd.

9. General. This agreement and the security interest in the Collateral created hereby shall terminate when the Obligations have been paid in full. No waiver by the Seller of any default shall be effective unless in writing nor operate as a waiver of any other default or of the same default on a future occasion. All rights of the Seller hereunder shall inure to the benefit of its successors and assigns; and all obligations of the Buyer shall bind the heirs, legal representatives, successors, and assigns of the Buyer. If and to the extent that applicable law confers any rights or imposes any duties inconsistent with or in addition to any of the provisions of this agreement, the affected provisions shall be considered amended to conform thereto, but all other provisions hereof shall remain in full force and effect.

In witness whereof the parties hereto have executed this agreement on October 26th, 1984.

The Waters Company Baltimore  
Seller

By Burton H. Waters III (Treasurer) (Seal)

BANK'S INC. (Seal)

Buyer

[Signature] (Seal)

NOTICE TO BUYER: YOU ARE ENTITLED TO A COPY OF THE CONTRACT YOU SIGN. YOU HAVE THE RIGHT TO PAY IN ADVANCE THE UNPAID BALANCE OF THIS CONTRACT.



251112

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) Meredith-Roane Co., Inc. Address(es) 1712 West St. Annapolis, Md. 21401

6. Secured Party Maryland National Bank Address 1715 West St. Annapolis, Md. 21401  
 Attention Bonnie J. Michaels

RECORD FEE 11.00  
 POSTAGE .50  
 NOV 1 1984

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.

Meredith Roane Co., Inc.

By Aileen B. Carlson, President (Seal)  
Aileen B. Carlson

By Paul F. Lunter, Vice Pres (Seal)  
Paul F. Lunter

Secured Party  
Maryland National Bank

Maureen Konschnik (Seal)  
Maureen Konschnik, Commercial Banking Officer

\_\_\_\_\_  
(Seal) 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.

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1984 NOV -1 PM 2:40

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

11/01 52

FINANCING STATEMENT

NOT SUBJECT TO  
RECORDATION TAX

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

- 1. NAME AND ADDRESS OF DEBTOR: ANNE ARUNDEL COUNTY, MARYLAND  
Arundel Center  
Northwest and Calvert Streets  
Annapolis, Maryland 21401
- 2. NAME AND ADDRESS OF SECURED PARTY: THE FIRST NATIONAL BANK OF MARYLAND,  
as Trustee  
25 South Charles Street  
Baltimore, Maryland 21202  
Attention: Corporate Trust Department

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 dated as of May 1, 1982 between the Debtor and Patapsco Partnership (which may also be doing business under the name of Patapsco Partnership Limited Partnership), a Maryland limited partnership (the "Borrower"), together with any and all modifications, alterations, amendments and supplements thereto, including, without limitation, the Supplemental Loan Agreement dated as of October 1, 1984 between the Debtor and the Borrower (collectively, the "Loan Agreement"), including, without limitation, any and all security referred to therein.

(b) All moneys payable by the Borrower to the Debtor pursuant to the Loan Agreement and all other revenues of the Debtor attributable to the financing of a certain industrial building located in Anne Arundel County, Maryland (the "Industrial Building"), pursuant to the Act (hereinafter defined), including (without limitation) any moneys realized from the sale of any security for the loan evidenced and secured by the Loan Agreement or from the Personal Guaranty (hereinafter defined).

(c) All of the Debtor's right, title and interest in and to and remedies under the Deed of Trust dated as of May 1, 1982 between the Borrower and Anna M. Marcellino and Stephanie S. Dilworth, as Trustees, together with any and all modifications, alterations, amendments and supplements

E. ADRIENY COLLISON  
CLERK

1984 NOV - 1 PM 3:01

RECEIVED IN RECORDS  
SECTION OF ANNE ARUNDEL COUNTY



Mailed to: Clara Lora

Mailed to Secured Party / 300  
50

thereto, including, without limitation, the Supplemental Deed of Trust and Consolidation Agreement dated as of October 1, 1984 between the Borrower and Anna M. Marcellino and Madelyn F. Johannesen, as Trustees (the "Deed of Trust").

(d) All of the Debtor's right, title and interest in and to and remedies under the Personal Guaranty and Security Agreement dated as of May 1, 1982, executed and delivered by James F. Knott in favor of the Debtor and the Secured Party, together with any and all modifications, alterations, amendments and supplements thereto, including, without limitation, the Supplemental Personal Guaranty dated as of October 1, 1984, executed and delivered by James F. Knott in favor of the Debtor and the Secured Party (the "Personal Guaranty").

(e) All moneys which are at any time or from time to time on deposit in the Bond Fund and the Construction Fund, each of which have been created under the Trust Agreement (hereinafter defined).

(f) All 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 by delivery or writing of any kind conveyed, pledged, assigned or transferred, as and for additional security under the Trust Agreement (hereinafter defined) by the Debtor or by anyone on its behalf or with its written consent, to the Secured Party.

Provided, however, that there shall be excluded from the property described in this paragraph 3 all right, title and interest of the Debtor in and to (a) any right which it may have to the payment of Taxes (as defined in the Trust Agreement), and (b) any rights which it or its agents or employees may have under the Trust Agreement and the other documents executed and delivered in connection with the issuance of the 1982 Series Bonds or the 1984 Series Bonds (both of which are hereinafter defined) to indemnification by the Borrower or by any other persons and to payments for expenses incurred by the Issuer itself, or its agents or employees, and all enforcement remedies with respect thereto.

4. This Financing Statement gives notice of and perfects a security interest granted by the Debtor to the Secured Party under and pursuant to a Trust Agreement dated as of May 1, 1982 between the Debtor and the Secured Party, as supplemented and amended by a Supplemental Trust Agreement dated as of October 1, 1984 between the Debtor and the Secured Party (collectively, the "Trust Agreement"), entered into as security for the Debtor's Anne Arundel County, Maryland Industrial Development Revenue Bonds (Patapsco Partnership Project), 1982 Series, dated June 30, 1982 (the "1982 Series Bonds") and as security for the Debtor's Anne Arundel County, Maryland Industrial Development Revenue Bonds

(Patapsco Partnership Project), 1984 Series, dated October 1, 1984 (the "1984 Series Bonds"), both of which series of Bonds were issued pursuant to Sections 266A to 266-I, inclusive, of Article 41 of the Annotated Code of Maryland (1978 Replacement Volume and 1981 Cumulative Supplement), as amended (the "Act"), and which 1982 Series Bonds and 1984 Series Bonds do not constitute an indebtedness or charge against the general credit of taxing powers of the Debtor and do not constitute or give rise to any pecuniary liability of the Debtor.

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

Debtor:

ANNE ARUNDEL COUNTY, MARYLAND

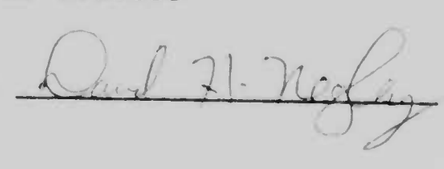
By

  
O James Lighthizer,  
County Executive

Secured Party:

THE FIRST NATIONAL BANK OF MARYLAND,  
as Trustee

By



FINANCING STATEMENT

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

NOT SUBJECT TO  
RECORDATION TAX

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

- 1. NAME AND ADDRESS OF DEBTOR: PATAPSCO PARTNERSHIP (which may also be doing business under the name of Patapsco Partnership Limited Partnership) 2 West University Parkway Baltimore, Maryland 21218
- 2. NAME AND ADDRESS OF SECURED PARTY: ANNE ARUNDEL COUNTY, MARYLAND Arundel Center Northwest and Calvert Streets Annapolis, Maryland 21401
- 3. NAME AND ADDRESS OF ASSIGNEE: THE FIRST NATIONAL BANK OF MARYLAND, as Trustee 25 South Charles Street Baltimore, Maryland 21202 Attention: Corporate Trust Department

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

(a) The interest of the Debtor in all building materials, fixtures, equipment and tangible personal property of every kind and nature whatsoever (collectively, the "Personal Property"), now or hereafter located or contained in or upon or attached to, the real property located in Anne Arundel County, Maryland, and more particularly described in Exhibit A attached hereto and made a part hereof, and the improvements thereon (such real property and improvements being herein referred to as the "Real Property"), or any part thereof, and used or useable in connection with any present or future use or operations of the Real Property, or any part thereof, whether now owned or hereafter acquired by the Secured Party, the Debtor or others, together with all alterations,

*Chesapeake Land*

25.00  
5-0

RECEIVED  
CREDIT RECORDS  
ANNE ARUNDEL COUNTY  
1984 NOV - 1 PM 3:01  
E. AUBREY COLLISON  
CLERK

additions, accessions, and improvements thereto, substitutions therefor and renewals and replacements thereof; together with all proceeds (cash and non-cash) thereof, including the proceeds of any and all insurance policies in connection therewith. The Real Property and the Personal Property are also described in a certain Deed of Trust dated as of May 1, 1982, between the Debtor and Anna M. Marcellino and Stephanie S. Dilworth, trustees, as supplemented and amended by a Supplemental Deed of Trust and Consolidation Agreement dated as of October 1, 1984, between the Debtor and Anna M. Marcellino, and Madelyn F. Johannesen, trustees (the "Deed of Trust"). The Debtor is the record owner of the Real Property.

(b) The interest of the Debtor in any and all judgments, awards of damages (including but not limited to severance and consequential damages), payments, proceeds, settlements or other compensation heretofore or hereafter made, including interest thereon, and the right to receive the same, as a result of, in connection with, or in lieu of (i) any taking of the Real Property or the Personal Property (the Real Property and the Personal Property being herein sometimes collectively called the "Property") or any part thereof under the power of eminent domain, either temporarily or permanently, (ii) any change or alteration of the grade of any street, and (iii) any other injury or damage to, or decrease in value of, the Property or any part thereof.

(c) The interest of the Debtor in any and all payments, proceeds, settlements or other compensation heretofore or hereafter made, including any interest thereon, and the right to receive the same, from any and all insurance policies covering the Property or any portion thereof, or any of the other property described in this Financing Statement, or any part thereof.

(d) The interest of the Debtor in all of the rents, royalties, issues, profits, revenues, income and other benefits of the Property, or arising from the use or enjoyment of all or any portion thereof, or from any lease or agreement pertaining thereto, and all right, title and interest of the Debtor in and to, and remedies under, any and all leases and subleases, of the Property, or any part thereof, both now in existence or hereafter entered into, and all contract rights, accounts receivable and general intangibles growing out of or in connection with any and all leases and subleases of the Property, or any part thereof, and of the other property described in this Financing Statement, or any part thereof, both now in existence or hereafter entered into, together with all proceeds (cash

and non-cash) thereof; and including, without limitation, all cash or securities deposited thereunder to secure performance by the lessees of their obligations thereunder, whether such cash or securities are to be held until the expiration of the terms of such leases or are to be applied to one or more of the installments of rent coming due immediately prior to the expiration of such terms.

(e) The interest of the Debtor in the Construction Fund and the Bond Fund, each created under the Trust Agreement (hereinafter defined).

5. This Financing Statement gives notice of and perfects a security interest granted by the Debtor to the Secured Party (or for the benefit of the Secured Party) under and pursuant to the Deed of Trust and under and pursuant to the Loan Agreement dated as of May 1, 1982, between the Secured Party and the Debtor, as supplemented and amended by the Supplemental Loan Agreement dated as of October 1, 1984, between the Secured Party and the Debtor (collectively, the "Loan Agreement") as security for loans made by the Secured Party to the Debtor (the "Loan") under and pursuant to the Loan Agreement. Such security interest has been assigned by the Secured Party to the Assignee under and pursuant to a Trust Agreement dated as of May 1, 1982 between the Secured Party and the Assignee, as supplemented and amended by the Supplemental Trust Agreement dated as of October 1, 1984, between the Secured Party and the Assignee (collectively, the "Trust Agreement") entered into as security for the Secured Party's Anne Arundel County, Maryland Industrial Development Revenue Bonds (Patapsco Partnership Project), 1982 Series, dated June 30, 1982, and as security for the Secured Party's Anne Arundel County, Maryland Industrial Development Revenue Bonds (Patapsco Partnership Project), 1984 Series, dated October 1, 1984, both of which series of Bonds were issued pursuant to Sections 266A to 266-I, inclusive, of Article 41 of the Annotated Code of Maryland (1978 Replacement Volume and 1981 Cumulative Supplement), as amended, and which 1982 Series Bonds and 1984 Series Bonds do not constitute an indebtedness or charge against the general credit or taxing powers of the Secured Party and do not constitute or give rise to any pecuniary liability of the Secured Party.

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

Debtor:

PATAPSCO PARTNERSHIP  
(which may also be doing  
business under the name  
of Patapsco Partnership  
Limited Partnership)

By

  
James F. Knott,  
General Partner

Secured Party:

ANNE ARUNDEL COUNTY, MARYLAND

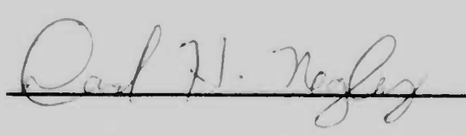
By

  
O. James Lighthizer,  
County Executive

Assignee:

THE FIRST NATIONAL BANK OF MARYLAND,  
as Trustee

By



DESCRIPTION OF LAND

ALL those lots or parcels of land situate in the Fifth (5th) Election District of Anne Arundel County, State of Maryland, and more particularly described as follows:

BEGINNING for the same on the west side of Barkwood Court, 60 feet wide, said point being designated #34 on a plat entitled "Patapsco Industrial Park - Addition to Block A - Parcel B" recorded among the Plat Records of Anne Arundel County in Plat Book 74, folio 31, as Plat No. 3906, thence binding on the north line of Block "A" - Parcel "A" as shown on the aforementioned Plat #3906, North 66°57'53" West 295.77 feet, thence North 23°02'07" East 764.80 feet to intersect the south boundary of a parcel of land conveyed by The Arundel Corporation to the State of Maryland, Department of Natural Resources, recorded among the Land Records of Anne Arundel County in Liber 3036, folio 762, thence running with said Boundary the two following courses and distances, viz: (1) South 40°11'23" East 110.10 feet, and (2) South 44°58'32" East 301.65 feet, thence leaving said boundary line and binding on the west side of Parcel "E" as shown on the aforementioned Plat #3906, South 23°02'07" West 549.79 feet to intersect the northerly side of Barkwood Court, said point being designated #40 on the aforementioned Plat #3906, thence along a curve to the left having a radius of 65.00 feet for a distance of 110.30 feet, said curve being subtended by a chord bearing South 80°34'55" West 97.41 feet to the place of beginning. Containing 5.8158 acres of land, more or less.

BEING known and designated as Block 'A', Parcel 'B', on the plat entitled "Patapsco Industrial Park, Addition to Block 'A' - Parcel 'B', recorded #3635, Plat Book 69/10" dated July 16, 1979 and recorded among the Land Records of Anne Arundel County as Plat No. 3906 in Plat Book 74, folio 31.

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)  
Bear Automotive Service  
Equipment Company  
12121 W. Feerick Place  
Milwaukee, Wisconsin 53225

2 Secured Party(ies) and address(es)  
Security Pacific Business  
Credit, Inc.  
230 West Monroe Street  
Chicago, Illinois 60607-1

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

RECEIVED FOR RECORD RECORD FEE 11.00  
CIRCUIT COURT, ANNE ARUNDEL COUNTY POSTAGE  
#73380 0055 NOV 1 1984  
NOV 1 1984  
PM 3:55

4 This financing statement covers the following types (or items) of property:  
  
NOT SUBJECT TO THE  
RECORDATION TAX

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.

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: Clerk of Circuit Court of Anne Arundel County, Maryland

BEAR AUTOMOTIVE SERVICE EQUIPMENT COMPANY

By: John J. Fong, Assistant Secretary  
Signature(s) of Debtor(s)

By: .....  
Signature of Secured Party

(STANDARD)  
11/10 FILING OFFICER COPY - ALPHABETICAL

UCC-1 Modern Law Forms CHICAGO

RETURN:  
ILLINOIS CODE CO.  
P.O. Box 2969  
SPRINGFIELD ILLINOIS.

Mailed to: \_\_\_\_\_ 62708

254419

BOOK - 479 PAGE 204

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) Bear Automotive of the Midatlantic, Inc. 150-A Penrod Court Glen Burnie, Maryland 21061	2 Secured Party(les) and address(es) Security Pacific Business Credit, Inc. 230 West Monroe Street Chicago, Illinois 60606	For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 11.00 RECEIVED FOR RECORD COURT, ANNE ARUNDEL COUNTY POSTAGE #73382 0055 R02 11:51 NOV 1 84 NOV - 1 PM 3:55

4 This financing statement covers 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, ~~leases~~ 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.

NOT SUBJECT TO THE RECORDATION TAX

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: Clerk of Circuit Court of Anne Arundel County, MD

BEAR AUTOMOTIVE OF THE MIDATLANTIC, INC.

By: John J. Fons  
Signature(s) of Debtor(s)  
John J. Fons, Assistant Secretary

By: \_\_\_\_\_  
Signature of Secured Party

FILING OFFICER COPY ALPHABETICAL

Return:  
Illinois Code Co.  
P.O. Box 2969  
SPRINGFIELD Illinois  
62708

BOOK - 479 PAGE 205  
 STATEMENT OF CONTINUATION, TERMINATION, ASSIGNMENT  
 AMENDMENT OR RELEASE UNDER UNIFORM COMMERCIAL CODE  
 FORM NO. 631-7 U.C. 1/79

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. I.O. 220010 recorded in  
 Liber 392 Folio 355 on SEPTEMBER 25, 1978 (Date).

<b>1. DEBTOR(S):</b>	
Name(s)	<u>HOWARD J. HULL &amp; ELLA M. HULL</u>
Address(es)	<u>CHASE CREEK ANNAPOLIS MD</u>
<b>2. SECURED PARTY:</b>	
Name	<u>FIRST PENNSYLVANIA BANK N.A.</u>
Address	<u>3020 MARKET ST. PHILADELPHIA, PA. 19104</u>
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. <input type="checkbox"/> CONTINUATION. The original Financing Statement referred to above is still effective.	
4. <input checked="" type="checkbox"/> TERMINATION. The Secured Party of Record no longer claims a security interest under the original Financing Statement referred to above.	
5. <input type="checkbox"/> 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. <input type="checkbox"/> AMENDMENT. The original Financing Statement above referred to is amended as set forth in Item 8 below. (Signature of Debtor is required.)	
7. <input type="checkbox"/> 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.**

\_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

**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.

**SECURED PARTY**

FIRST PENNA. BANK N.A.

By *John K. Price*  
JOHN K. PRICE, A.V.P.

(Type, Name and Title)

RECORD FEE 10.00  
 POSTAGE .50  
 #73406 0237 002 108:40  
 NOV 2 84



Mailed to Secured Party

RECEIVED FOR RECORD  
 CIRCUIT COURT, ANN. COUNTY

1984 NOV -2 AM 8:53,

E. ABBREY COLLISON  
 CLERK

1050

12

STATEMENT OF CONTINUATION, TERMINATION, ASSIGNMENT  
AMENDMENT OR RELEASE UNDER UNIFORM COMMERCIAL CODE  
FORM NO. 631-7 U.C. 1/79

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. I.D. 242947 recorded in

Libers 450 Folio 515 on 6/1/82 (Date).

1. DEBTOR(S):  
 Name(s) RICHARD B. TOREN AND HERBERT E. REINHOLD  
 Address(es) C/O YACHT YARD SALES, 726 SECOND ST, ANNAPOLIS MD. 21403

2. SECURED PARTY:  
 Name FIRST PENNSYLVANIA BANK N.A.  
 Address 3020 MARKET STREET, PHILADELPHIA, PA 19104

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 6, 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 6 below.

6.  AMENDMENT. The original Financing Statement above referred to is amended as set forth in Item 6 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 6 below.

8.

9. SIGNATURES.

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

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.

SECURED PARTY

FIRST PENNSYLVANIA BANK N.A.

By *John K. Price*  
JOHN K. PRICE, A.V.P.

(Type, Name and Title)

RECORD FEE 10.00  
POSTAGE .50  
473407 0237 R02 TOR:AL  
NOV 2 84

1984 NOV -2 PM 8:53  
E. AUBREY COLLISON  
CLERK

BL  
CLERK

Mailed to Secured Party

1050

AA

254110

BOOK - 479 PAGE 207

FINANCING STATEMENT

THIS FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

Mills, Robert D & Caroline 1015 Scituate Harbor Pasadena Md 21122 Debtor(s) (Last Name First) and address(es)	Blazer Financial Services 3537 Brenbrook Dr Randallstown Md 21133 Secured Party and address
--	--

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

Furniture and Appliances located at Debtors' residence.

Other (Describe): 1 buffet, 1 hutch, 6 chairs, 1 table  
1 lamp, 1 bed, 1 triple dresser, mirror, chest, 1 nite table  
1 sofa, 1 chair, 1 loveseat, 1 cocktail table, 1 end table  
1 magazine table, 1 boxspring & mattress Sealy

Proceeds of collateral are also covered.

The secured transaction evidenced by this Financing Statement is subject to the recordation tax imposed by Article 81, Sections 277 and 278 Annotated Code of Maryland, as amended. The principal amount of the debt secured is \$ 6454.08

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

Secured Party Account Number \_\_\_\_\_

RECORD FEE 12.00  
RECORD TAX 42.00  
POSTAGE .50  
#73408 0237 R02 108:42  
NOV 2 84

E. AUBREY COLLISON  
CLERK

1984 NOV - 2 AM 8:54

Assignee of Secured Party and Address

RECEIVED  
RECORD FEE  
RECORD TAX  
POSTAGE

Debtor Robert D Mills  
Robert D Mills  
Debtor Caroline Mills  
Caroline Mills  
0338-20 Financing Statement (Maryland) 2-69

Secured Party Blazer Financial Services  
By: A.L. Szczybor Jr Title Manager

Moved to Secured Party

12-  
92-  
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BOOK - 479 PAGE 208

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): James T. Bennett Helen F. Bennett 3030-A Brandt Court Fort Meade, Maryland 20755	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  177606
--	---	--

4. This Statement Refers to Original Financing Statement No. 228405 Filed (date) June 15, 1981  
with Anne Arundel County Liber WGL No. 438, page 532

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  
#73409 0237 1002 708:43  
NOV 2 84

Secured Party: CIT Financial Services, Inc.  
(Company Name)

By: [Signature]  
N. J. Karsner - 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

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY  
1981 NOV - 2 AM 8:54  
E. AUBREY COLLISON  
CLERK



Mailed to Secured Party

1050

254400

BOOK - 479 PAGE 209

TO BE } RECORDED IN  
 NOT TO BE } LAND RECORDS

SUBJECT TO } RECORDING TAX  
 NOT SUBJECT TO } ON PRINCIPAL  
 AMOUNT OF \$ 9,000.00

FINANCING STATEMENT

RECEIVED FOR RECORDING  
 COUNTY CLERK  
 1984 NOV - 2 AM 8:54  
 E. AUBREY COLLISON  
 CLERK

Galilee Boatworks, Inc.

Name or Names—Print or Type

P.O. Box 403 Mayo, Anne Arundel Co., Md. 21106

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:

Liquid Control Corporation

Name or Names—Print or Type

P.O. Box 2747 North Canton Ohio 44720

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

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

Multifow MF4-55 Resin Transfer Molding Maching as described in Liquid Control Reference No. 1715-83 and including a pneumatic reset cycle counter and a hand crank catalyst pump adjuster.

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

None

5. If collateral is crops, describe real estate.

NA

6. Proceeds of collateral  are  are not covered.

7. Products of collateral  are  are not covered.

RECORD FEE 11.00  
 POSTAGE 50  
 #73415 0237 102 108488  
 NOV 2 84

DEBTOR(S) Galilee Boatworks, Inc.

SECURED PARTY:

(Signature of Debtor)

Steven J. DiLeo, President  
Type or Print

(Signature of Debtor)

Type or Print

Liquid Control Corporation  
(Company, if applicable)

(Signature of Secured Party)

Michael Sowd, 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 Michael Sowd, Controller, Liquid Control Corporation, P.O. Box 2747,  
 N. Canton, Ohio 44720

Lucas Bros. Form F-1

Mailed to:

1170  
5

FINANCING STATEMENT BOOK - 479 PAGE 210 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 10-24-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Home Video Showcase, Inc

Address 307 Southern Maryland Blvd. Lothian, Md 20711

2. SECURED PARTY

Name Borg-Warner Acceptance Corporation

Address 1900 Sulphur Spring Road P. O. Box 7360

Baltimore Maryland 21227

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

3. Maturity date of obligation (if any) \_\_\_\_\_

RECORD FEE 11.00  
POSTAGE .50  
#73416 0237 002 708:49  
NOV 2 84

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

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 repossession; all accounts, contract rights, chattel paper, and general intangibles now owned or hereafter existing in favor of or acquired by Debtor; all equipment, furniture and fixtures, wherever located, now owned or hereafter acquired or now or hereafter in the possession, custody or control of the Debtor and all replacements, substitutions and accessions thereto and thereof; 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.

NOT SUBJECT TO RECORDATION TAX

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Joseph Salta, Pres.  
(Signature of Debtor)  
Joseph Salta, President  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

Type or Print Above Signature on Above Line

W.D. Snyder  
(Signature of Secured Party)  
W.D. Snyder  
Type or Print Above Signature on Above Line



Mailed to Secured Party

11/20  
5

E. AUBREY COLLISON  
CLERK

1984 NOV - 2 AM 8:54

254101

BOOK - 479 PAGE 211

TO BE RECORDED IN THE  
FINANCING STATEMENT  
RECORDS OF THE STATE  
DEPARTMENT OF ASSESS-  
MENTS AND TAXATION AND  
IN THE FINANCING STATE-  
MENT RECORDS OF ANNE  
ARUNDEL COUNTY, MARYLAND

NOT SUBJECT TO  
RECORDATION TAX

FINANCING STATEMENT

1. Debtor: ANNE ARUNDEL COUNTY, MARYLAND  
Address: Arundel Center, Calvert & Northwest Streets  
Annapolis, Maryland 21401  
Attention: Director of Administration

2. Secured  
Party: FIRST UNION NATIONAL BANK, TRUSTEE  
Address: First Union Plaza  
Charlotte, North Carolina 28285  
Attention: Corporate Trust Department

RECORD FEE 13.00  
POSTAGE 50  
#73595 D055 NOV 11 4:02  
NOV 5 84

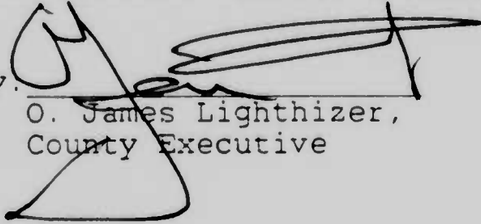
3. This Financing Statement covers the assignment by the Debtor to the Secured Party of the property listed in Exhibit A hereto.

4. Proceeds and products of the collateral described in paragraph 3 above are covered by the Financing Statement.

The Debtor has made the assignment of the above mentioned collateral pursuant to Resolution No. 66-84 of the County Council of Anne Arundel County, Maryland, approved by the County Executive on August 8, 1984, to secure payment of the principal of, and interest on, the Debtor's \$575,000 Anne Arundel County, Maryland Industrial Development Revenue Bonds (Noland Company Project), Series 1984, which bonds do not constitute an indebtedness or charge against the general credit and taxing powers of the Debtor, and do not constitute or give rise to any pecuniary liability of the Debtor.

Debtor:

ANNE ARUNDEL COUNTY, MARYLAND

By:   
O. James Lighthizer,  
County Executive

KL  
CLERK  
RECEIVED FOR RECORD  
ANNE ARUNDEL COUNTY  
1984 NOV -5 PM 2:04  
S. AUBREY COLLISON  
CLERK

0965Q

BOOK - 479 PAGE 212

Mr. Clerk:

Return to:

Edward L. Wender, Esquire  
Venable, Baetjer & Howard  
1800 Mercantile Bank & Trust Building  
2 Hopkins Plaza  
Baltimore, Maryland 21202

EXHIBIT A

(a) All of the Debtor's right, title and interest in and to and remedies under, including all moneys payable by the Borrower to the Debtor pursuant to, the Loan Agreement dated as of September 1, 1984 between the Debtor and the Noland Company, (the "Borrower"), together with any and all modifications, alterations, amendments and supplements thereto (the "Loan Agreement"), including without limitation any and all security referred to therein, excepting, however, any rights of the Debtor or its officers or employees to payment by the Borrower or any other person on the Borrower's behalf with respect to certain expenses and indemnification under the Loan Agreement, and all enforcement remedies with respect thereto.

(b) All of the Debtor's right, title and interest in and to and remedies under, including all moneys payable by the Borrower to the Debtor pursuant to, the Note dated as of September 1, 1984 evidencing the loan made pursuant to the Loan Agreement (the "Note"), and such other documents, including (without limitation) mortgages, deeds of trust, guaranties, and security agreements securing or relating to the Loan or the bonds, and all other revenues of the Debtor attributable to the financing of a certain facility described in the Loan Agreement, including (without limitation) any moneys realized from the sale of any security for the loan evidenced and secured by the Loan Agreement; excluding, however, any rights of the Debtor or its officers or employees to payment by the Borrower or any other person on the Borrower's behalf with respect to certain expenses and indemnification under the Loan Agreement and all enforcement remedies with respect thereto.

(c) All money or securities at any time on deposit in, in transit to or credited to any account or fund created under that certain Trust Indenture between the Debtor and the Secured Party dated as of September 1, 1984, including, without limitation, the Project Fund and the Bond Fund created thereunder.

FINANCING STATEMENT

Not subject to recordation tax  
 Subject to recordation tax on principal amount of \$.....

1. Name of Debtor(s): Eastern Petroleum Corporation  
Address: 33 Hudson Street  
Annapolis, Maryland 21401

2. Name of Secured Party: FIRST AMERICAN BANK OF MARYLAND  
Address: ~~XXXXXXXXXXXXXXXXXX~~  
~~XXXXXXXXXXXXXXXXXX~~  
25 W. Chesapeake Avenue  
Towson, Maryland 21204

3. This Financing Statement covers the following types (or items) of property:  
Equipment. All of the Debtor's equipment and supplies (including all present and future additions, attachments, accessions, substitutions and replacements) including, but not limited to, that which is described in any separate schedule attached hereto or at any time delivered by the Debtor to the Bank, and all proceeds thereof in any form whatsoever.

4. Check the statements which apply, if any, and supply the information indicated:

E. AUBREY COLLISON  
CLERK

1984 NOV -5 AM 11:32

(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:



RECORD FEE 11.00  
POSTAGE .50  
#73554 0237 R02 111:27  
NOV 5 94

Proceeds of the collateral are also covered.  
 Products of the collateral are also covered.

Debtor(s): EASTERN PETROLEUM CORPORATION

*J. Kent McNew*  
J. Kent McNew, President

Secured Party:

FIRST AMERICAN BANK OF MARYLAND

By: *C. Terry Adkins*  
C. Terry Adkins, Regional 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 Secured Party

11/5

256411

BOOK - 479 PAGE 215

~~Subject~~ (Not Subject) to Recordation Tax **FINANCING STATEMENT** Principal Amount of Debt \$ 11,250.00  
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):  Brassel and Baldwin, P. A. 116 E Cathedral St. Annapolis, Maryland 21401	SECURED PARTY'S Name and Address MARYLAND NATIONAL BANK P.O. Box 987 Baltimore, Maryland 21203
--	---

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)  
**TWO (2) IBM Personal Computer Systems serial #'s 1170462 and # 1168735**

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

DEBTOR(S) Brassel and Baldwin, P.A. SECURED PARTY.

*[Signature]*  
.....  
Jon W. Brassel

**MARYLAND NATIONAL BANK**

*[Signature]*  
.....  
Rignal W. Baldwin, Jr.

By *[Signature]*  
.....  
Kathleen S. Dennig  
(Authorized Signature)

(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 871, Annapolis, MD. 21404-0871)

RECORD FEE 11.00  
POSTAGE .50  
#73604 0237 002 715:15  
NOV 5 84

KL  
CLERK

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 NOV -5 PM 3:16

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

1150

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 10/03/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254415

1. DEBTOR

Name Arinc Research Corporation
Address 2551 Riva Rd., Annapolis, MD 21401

2. SECURED PARTY

Name Business Leasing Associates, Inc., 1520 King St., Alexandria, VA 22314
Address Goldome Savings Association, 6666 22d Ave. N, ST Petersburg, FL 33710
Business Leasing Associates, Inc., 1520 King St., Alexandria, VA 22314

ASSIGNED TO:

MAILED TO:

Mailed to

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

3. Maturity date of obligation (if any) 04/25/85

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

- 1 HP-150 with Lotus & Memomaker SN 2428A51830
1 Hard Disc with 15 Megabytes SN 2333A27323
Printer Cable
Thinkjet Printer
Modem

RECORD FEE 11.00
POSTAGE .50
#73639 1237 102 T08:17
NOV 7 84

1984 NOV -7 AM 8:20
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)

Signature of Debtor

T. R. LAWSON, DIRECTOR, PURCHASING - CONTRACTS
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Signature of Secured Party

Joseph L. Fellona

Type or Print Above Name on Above Line

1150

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 10/10/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Dr. Kim Haskell  
Address 134 Owensville Road, West River, Maryland 20778

254116

2. SECURED PARTY

Name Charles A. Murray ITF / Benjamin Margolius  
Address 10014 North Dale Mabry, Suite 101, Tampa, FL 33618

MAIL COPY TO: Business Leasing Associates, Inc., 1520 King St., Alexandria, VA 22314

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

Mail to: Business Leasing Assoc, Inc. 1520 King St, Alexandria, Va 22314

Mailed to: 3. Maturity date of obligation (if any) 10/10/86

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

1 Telephone System

NOV 7 8 20 AM '84  
E. ANDRE L. COLLISON  
CLERK



RECORDING FEE 11.00  
POSTAGE .50  
#73640 0207 R02 108:18  
NOV 7 84

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)

Kim Haskell  
(Signature of Debtor)

Dr. Kim Haskell, D.D.S., P.A.  
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Charles Murray  
(Signature of Secured Party)

(Signature of Secured Party)

Charles A. Murray

Type or Print Above Name on Above Line

1150

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

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Book 361 Page No. 263  
 Identification No. 204584 Dated July 6, 1976

ANNE ARUNDEL COUNTY-FINANCING RECORDS

- Debtor(s)
  - Name or Names—Print or Type: Kavanaugh Products, Inc.
  - Address—Street No., City - County State Zip Code: 1515 Open Street, Baltimore, MD 21226
- Secured Party
  - Name or Names—Print or Type: Union Trust Company of Maryland, Assignee
  - Address—Street No., City - County State Zip Code: Baltimore & St. Paul Streets, Baltimore, MD 21201
- Maturity Date (if any) \_\_\_\_\_
- Check Applicable Statement:

<p><b>A. Continuation</b> <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>B. Partial Release</b> <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><b>C. Assignment</b> <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><b>D. Other:</b> <input checked="" type="checkbox"/></p> <p>(Indicate whether amendment, termination, etc.)</p> <p>Termination</p>

The above financing statement was continued by statement recorded on July 1, 1981 in Book 439, page 250 which also is hereby terminated.

1984 NOV - 7 AM 8:21  
 RECEIVED FOR RECORD  
 ANNE ARUNDEL COUNTY  
 CLERK  
 BL  
 E. AUBREY COLLISON  
 CLERK

RECORD FEE 10.00  
 POSTAGE .50  
 #73641 0237 002 TOR:19  
 NOV 7 84

Dated: October, 1984

Union Trust Company of Maryland  
 Name of Secured Party

[Signature]  
 Signature of Secured Party

GARY W. THOMAS, JR  
 Type or Print (Include Title if Company)

Lucas Bros. Form T-1

After filing return to: L. Marbury  
 Venable, Baetjer and Howard  
 1800 - Two Hopkins Plaza  
 Baltimore, MD 21201

Mailed to: [Signature] 10/5

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. BOOK - 479 PAGE 219

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 12, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

252417

Name ELLEN F THOMPSON
Address 1 ROSE CT, ANNAPOLIS, MD, 21403

2. SECURED PARTY

Name HORWEST FINANCIAL LEASING INC
Address 2020 Q WEST ST
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)
2 Televisions, 1 Stereo, 1 Washer, 1 Dryer, 1 Dishwasher, 1 Microwave Oven, 1 Refrigerator, 1 Stove, 1 Sewing Machine, 1 Vacuum Cleaner, & 1 Air Conditioner, 1 Living Room Set, 1 Bedroom Set, 1 Dining Room Set

RECORD FEE 11.00
POSTAGE .50
#73643 0237 002 1001:21
NOV 7 84

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: Ellen F Thompson

ELLEN F THOMPSON
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

Signature of Secured Party: Glenn F Foelt

GLENN F FOELT

Type or Print Above Signature on Above Line

1150

1984 NOV - 7 AM 8:26
E. AUBREY COLLISON
CLERK
RECEIVED FOR RECORD
ANNAPOLIS, MD. COUNTY

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. BOOK - 479 PAGE 220

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 12, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

254410

Name GILFORD V TYLER AND GAIL A TYLER

Address 1523 CRIMMER DR, SHADYSIDE, MD, 20764

2. SECURED PARTY

Name NORWEST FINANCIAL LEASING INC

Address 2020 D WEST ST

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)

- 1 Television, 1 Stereo, 1 Refrigerator, 1 Stove, 1 Vacuum Cleaner,
- 1 Air Conditioner, 1 Living Room Set, 1 Bedroom Set, 1 Dining Room Set

RECORD FEE 12.00  
POSTAGE 50  
MT 3644 0237 102 108:02  
NOV 7 84

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)

Gilford V Tyler  
(Signature of Debtor)

GILFORD V TYLER  
Type or Print Above Name on Above Line

Gail A. Tyler  
(Signature of Debtor)

GAIL A TYLER  
Type or Print Above Signature on Above Line

Glenn F. Focht  
(Signature of Secured Party)

GLENN F FOCHT  
Type or Print Above Signature on Above Line

Mailed to Secured Party

125

E. AUBREY COLLISON  
CLERK

1984 NOV - 7 AM 8:26

RECEIVED FOR RECORD  
CLERK COUNTY

08/46 R

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 221  
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 3, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254410

1. DEBTOR

Name ALBERT DAVENPORT AND MARY F DAVENPORT  
Address 1424 LOG INN RD, ANNAPOLIS, MD, 21401

2. SECURED PARTY

Name NORTHWEST FINANCIAL LEASING INC  
Address 2020 D WEST STREET  
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)

- 1 Television, 1 Stereo, 1 Washer, 1 Dryer, 1 Dishwasher, 1 Microwave Oven,
- 1 Refrigerator, 1 Freezer, 1 Stove, 1 Vacuum Cleaner, 1 Air Conditioner,
- 1 Living Room Set, 1 Dining Room S t

RECORD FEE 12.00  
POSTAGE .50  
HT 5645 0237 R02 T00:22  
NOV 7 84

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

Albert Davenport  
(Signature of Debtor)

ALBERT DAVENPORT  
Type or Print Above Name on Above Line

Mary Davenport  
(Signature of Debtor)

MARY DAVENPORT  
Type or Print Above Signature on Above Line

Glenn F Focht  
(Signature of Secured Party)

GLENN F FOCHT  
Type or Print Above Signature on Above Line

1350

1984 NOV - 7 AM 8:26  
E. AUDREY COLLISON  
CLERK

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identified File No. BOOK - 479 PAGE 222

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, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

254450

Name LUTHER B KITE

Address 1015 POTTSMAC STREET, LODGEWATER, MD, 21057

2. SECURED PARTY

Name NORTHWEST FINANCIAL LEASING INC

Address 2020 D WEST ST

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) 2 Televisions, 1 Stereo, 1 Washer, X 1 Dryer, 1 Microwave Oven, 1 Refrigerator, 1 Stove, 1 Vacuum Cleaner, 1 Air Conditioner, 1 Living Room Set, 1 Bedroom Set, 1 Dining Room Set

RECORDING FEE 11.00 POSTAGE .50 473646 0237 NOV 7 84

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 (Luther B Kite)

LUTHER B KITE Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

Signature of Secured Party (Glenn F Focht)

GLENN F FOCHT

Type or Print Above Signature on Above Line

1150

1984 NOV - 7 AM 8:26 RECEIVED FOR RECORD CLERK COLLISION

Anne Arundel 216408368 10/18 B

BOOK - 479 PAGE 223

254152

Buyer's (Debtor's) Name (Last name first) Raymond, Garland H.	Purchaser's Mailing Address 3519 Foxhall Dr. Davidson, N.C.	Zip Code
Buyer's (Debtor's) Name (Last name first)	Purchaser's Mailing Address Md 21035	Zip Code
Seller's Name Annapolis 4 A Rental	Seller's Address 1717 Lincoln Dr Annap md	Zip Code
BUYER'S SOC. SEC. NO. (First Signer) 216-40-8368		21401

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

DTY	N=New U=Used	Manufacturer	MODEL	GOODS (Equipment)	Serial No
1	N	JD	314	Lawn + Garden Tractor w/ 46" mower	MO014A227171

### 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  
 973649 0237 002 108:34  
 NOV 7 84

1984 NOV - 7 AM 8:36  
 E. AUBREY COLLISON  
 CLERK

Transaction  (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.

Mail to: **John Deere Company**  
 P.O. Box 585-4949  
 Syracuse, N.Y. 13207  
 13221

Mailed to: \_\_\_\_\_

Debtor resides in Anne Arundel, Md (County) (State) Note dated and signed Oct 18, 1984 (Date) Debtor's Telephone No. (301-261-7940)

(Debtor's Signature) H.R. GARLAND (Debtor's Signature) David H. Gibson

(Debtor's Signature) \_\_\_\_\_ (Seller's (Secured Party) Signature) \_\_\_\_\_

(Do not write below this line) DAVID H. GIBSON, PTRR.

115

### FINANCING STATEMENT

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

DEBTOR The Mailroom Envelope & Printing Co.

(Name or Names)

7155 Furnace Branch Road, Glen Burnie, Md. 21061

(Debtor's Address--Street No., City, County, State)

SECURED PARTY THE CARROLLTON BANK OF BALTIMORE

TWO CHARLES PLAZA CHARLES AND SARATOGA STREETS  
BALTIMORE, MARYLAND 21203

1. This financing statement covers the following items of personal property:

Make (if Automobile) Or Manufacturer	Description (if Automobile, Body Type)	Serial No.	Motor No.	Model No.	Year
A,B. DICK	Auto-Sorter			720	
	Perfector	369003903		018802	
	" "	369003902		018794	
	Master Maker	13823		171	

E ALBERT COLLISON  
CLERK  
1984 NOV -7 AM 8:46

2. Above described personal property is to be affixed to real property, describe real property:

RECORD FEE 11.00  
RECORD TAX 154.00  
POSTAGE .50  
873452 0237 102 1081:45  
NOV 7 84

3. This transaction ~~is~~ (is not) exempt from the Recordation Tax. Consideration \$ 22,000.00

Dated this 22nd day of October, 19 84

Witness: Nancy Rasnake  
Nancy Rasnake

Leroy A. Bell, Jr.  
Leroy A. Bell, Jr., Pres.

Debtor  
Signs

Ronald Kimery  
Ronald Kimery, Secy/Treas.

Debtor  
Signs

Attest: W. C. Ditton  
W. C. Ditton

THE CARROLLTON BANK OF BALTIMORE

By: J. O. Bromwell, Jr.  
J. O. Bromwell, Jr., Assistant Cashier

Debtor  
Signs

Return to: The Carrollton Bank of Baltimore, Post Office Box 1391, Baltimore, Md. 21203

Mailed to Secured Party

17-2  
154 0/2  
52

STATE OF MARYLAND  
FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 225  
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 Government Systems Advisors, Inc.  
Address 8260 Greensboro Dr. Suite 220 McLean, VA 22102

2. SECURED PARTY

Name Old Stone Bank  
Address 150 South Main Street Providence, RI 02901

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 attachment A annexed hereto and made a part hereof.

RECORD FEE 11.00  
POSTAGE .50  
#73666 0237 R02 109:07  
NOV 7 84

E. ADRIAN COLLISON  
CLERK  
1984 NOV -7 AM 9:10



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)

Mailed to Secured Party

W. S. Seal  
(Signature of Debtor)  
GOVERNMENT SYSTEMS ADVISORS, INC  
Type or Print Above Name on Above Line  
  
(Signature of Debtor)  
Type or Print Above Signature on Above Line

Bruce P. Quatt A.T.  
(Signature of Secured Party)  
1150  
OLD STONE BANK  
Type or Print Above Signature on Above Line

## ATTACHMENT A

Debtor:  
 Government Systems Advisors, Inc.  
 8260 Greensboro Drive  
 McLean, Virginia 22102

Secured Party:  
 Old Stone Bank  
 150 South Main Street  
 Providence, RI 02901

BOOK - 479 PAGE 226

All right, title and interest of debtor now owned or hereafter acquired in and to the equipment manufactured by CPT Corporation and listed below together with all additions and accessions thereto, replacements thereof and substitutions therefore.

8100T CONSOLE	USAINSCOM BLDG4563 HQ SPT DIV FORT MEADE MD 20755	1819T
4505 RTRY VT PRINTER	SAME	81148
DUAL SHEETFEEDER	SAME	103541
8100T CONSOLE W/KYBD	USAINSCOM CEN SEC FA BLDG 4552 FT GEORGE MEADDE	1204T
ROTARY V PRINTER	SAME	50273
8000T CONSOLE	USAINSCOM-CEN SEC BLDG 4552 FT. MEADE MD 20755	1181T
ROTARY V PRINTER	SAME	46555
8100T CONSOLE W/KYBD	USAINSCOM CEN SEC FA BLDG 4552 FT MEADE	1698T 30422
ROTARY VT PRINTER	SAME	81898
DUAL SHEETFEEDER	SAME	170127814
8000 CONSOLES	USA INTEL SCTY CMD BLDG 4563 FORT GEORGE MEADE MD	23529A 24225A 23554A 24739A
ROTARY V PRINTERS	SAME	51959 49166 33050
MULTIPLEXER	SAME	2211
ROTARY S PRINTER	SAME	33050
8100 CONSOLE	HQ COMMAND S-4 BLDG 8501 FT GEORGE MEADE MD	18260
RV PRINTER	SAME	42457

254152

BOOK - 479 PAGE 227

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
1. Debtor(s) (Last Name First and Address(es)) <b>BRICKMAN, SANDRA E RIO VISTA MHP Box 27 LOTHIAN, MD 20711</b>	2. Secured Party(ies) Name(s) and Address(es) <b>BURKES MOBILE HOME SALES, INC. BOX 315 LEXINGTON PARK, MD 20653</b>	4. For Filing Officer: Date, Time, No. -Filing Office  RECORDING FEE 11.00 POSTAGE #77459 0237 PM 7 02:03 NOV 7 84	
5. This Financing Statement covers the following types (or items) of property: <b>1985 Schult, CITATION, Serial # E196901 14 X 70, 3 BR To include all furniture, fixtures, appliances and appurtenances therein and thereto, including but not limited to these items specified in the manufacturer's invoice and/or purchase agreement and/or retail installment contract.</b> <input checked="" type="checkbox"/> Products of the Collateral are also covered		6. Assignee(s) of Secured Party and Address(es) <b>Green Tree Acceptance, Inc. 6506 Loisdale Road #304 Springfield, VA 22150</b>	
8. Describe Real Estate Here	<input type="checkbox"/> This statement is to be indexed in the Real Estate Records	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		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): <input checked="" 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. <b>SANDRA E BRICKMAN, S.S. # 213-78-9074</b> <i>Sandra E. Brickman</i>		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 _____ Signature(s) of Debtor(s)		By <i>Joe McShelley</i> Signature(s) of Secured Party(ies) (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.			

KL  
CLERK

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY  
1984 NOV -7 AM 9:13  
E. AUBREY COLLISON  
CLERK

1150

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) D+G FOOD SERVICES, INC. T/A FOOD FACTORY USA ANNAPOLIS MALL ANNAPOLIS MARYLAND 21401	2. SECURED PARTY and Address UNION TRUST COMPANY OF MARYLAND Baltimore & St. Paul Streets Baltimore, Maryland 21203 Attn: <i>Peggy 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 FAST FOOD RESTAURANT (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: \$ ~~9,250~~ 10,000.00

DEBTOR: D+G FOOD SERVICES Inc  
T/A FOOD FACTORY U.S.A  
SECURED PARTY: UNION TRUST COMPANY OF MARYLAND

RECORD FEE 12.00  
RECORD TAX 70.00  
POSTAGE .50  
#73661 0237 802 109306  
NOV 7 84

Alan George #1 By: *Arnold Davis, Pres*  
By: *Arnold Davis, Pres*  
ARNOLD DAVIS, Pres.

By: \_\_\_\_\_  
(Type Name)  
\_\_\_\_\_  
(Date Signed by Debtor) 19\_\_

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.

Rec'd. FIS.  
Re Food Factory USA  
Amount: \$ 8250

Mailed to Secured Party

12-  
70 5/2

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 229  
Identifying File No. \$11.00

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 10-15-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

ANNE ARUNDEL CTY-MD

1. DEBTOR

Name CRW Equipment Rental Co., Inc. 254456  
Address 24 South River Road, Edgewater, Maryland 21037

2. SECURED PARTY

Name Ingersoll-Rand Company  
Address 5681 Main Street, Elkridge, Maryland 21227  
Ingersoll-Rand Financial Corp.  
651 Park Avenue, King of Prussia, PA 19406

ASSIGNEE OF SECURED PARTY

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) Ingersoll-Rand Air Compressor Model P185WJD S/N 142826 and all attachments and accessories thereto together with accounts, contract rights and chattel paper arising out of the sale, lease or other disposition by the Debtor of the foregoing described property. Notwithstanding the above, nothing herein shall be construed to authorize the Debtor to dispose of the above described collateral.

RECORD FEE 11.00  
#73645 0237 NOV 7 84

1984 NOV -7 AM 9:13

E. AUDREY 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)

Mailed to Secured Party

CRW Equipment Rental Co., Inc.  
(Signature of Debtor)  
R.J. Schummer, Secy  
Type or Print Above Name on Above Line  
(Signature of Debtor)  
Type or Print Above Signature on Above Line

Ingersoll-Rand Company  
XXXXXXXXXXXXXXXXXXXX  
(Signature of Secured Party)  
Type or Print Above Signature on Above Line

11-20

MARYLAND FINANCING STATEMENT

BOOK - 479 PAGE 230

(xx) 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:

254457

1. LESSEE Custom Transport, Inc.  
P.O. Box 450, 7460 Conowingo Ave. Jessups, Md. 20794  
(Name or Names)  
(Address)

LESSEE  
(Name or Names)  
(Address)

2. LESSOR CHESAPEAKE LEASING COMPANY  
8767 SATYR HILL ROAD, BALTIMORE, MARYLAND 21234

3. ASSIGNEE (if any)  
of LESSOR Northfield Savings & Loan Assoc., Inc.  
1844 E. Joppa Rd. Baltimore, Maryland 21234  
(Name or Names)  
(Address)

4. This financing Statement covers the following types (or items) of property:  
1 - Strata XII Telephone System Equipped with: 1 - Electronic Key Service Unit,  
1 - External Power Supply, 6 - Central Office Lines with Music on Hold, 1 - Panasonic  
Radio, 5 - Strata 20 Button Electronic Phones, 1 - Expanded Dial, 40 Systems and  
40 Stations

RECEIVED  
1984 NOV - 7 AM 9:26  
E. ADRIAN COLLIS  
CLERK

RECORD FEE 11.00  
POSTAGE .50  
#73669 0237 002 T09:17  
NOV 7 84

5. Proceeds of Collateral are covered hereunder: Yes (xx) No ( )  
Products of Collateral are also covered Yes ( ) No (xx)

LESSEE  
Custom Transport, Inc.  
By: Edward E. Garber, Jr. (Title)  
(Type or print name of person signing)  
By: \_\_\_\_\_ (Title)  
(Type or print name of person signing)

LESSOR  
CHESAPEAKE LEASING COMPANY  
By: Gordon T. Hill  
GORDON T. HILL, PROPRIETOR

Return to: Northfield Savings & Loan  
1844 E. Joppa Rd.  
Baltimore, MD 21234

Mailed to: Attn: Ron Jobson

11/5

MARYLAND FINANCING STATEMENT

BOOK - 479 PAGE 231

(xx) 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. LESSEE John F. Mitchell, Jr. T/A Mitchell's Fleet Service
(Name or Names)
1994 Moreland Pkwy. - Bay 11 & 12
(Address)

LESSEE
(Name or Names)
(Address)

2. LESSOR CHESAPEAKE INDUSTRIAL LEASING CO., INC.
8767 SATYR HILL ROAD, BALTIMORE, MARYLAND 21234

3. ASSIGNEE (if any)
Of LESSOR
(Name or Names)
(Address)

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

1- MIG Welder Model YA 205
Serial No. B581554, B582204
1984 NOV - 7 AM 9:26
E. ANDREY COLLISON
CLERK

RECORDATION FEE 12.00
POSTAGE .50
#73670 0237 102 109:18
NOV 7 94

5. Proceeds of Collateral are covered hereunder: Yes (xx) No ( )
Products of Collateral are also covered Yes ( ) No (xx)

LESSEE LESSOR
John F. Mitchell, Jr. T/A Mitchell's Fleet Service CHESAPEAKE INDUSTRIAL LEASING CO., INC.
By: John F. Mitchell, Jr. Owner By: Gordon T. Hill President
(Title) (Title)
John F. Mitchell Gordon T. Hill
(Type or print name of person signing) (Type or print name of person signing)
By: Return to: Lessor
(Title) Mailed to Secured Party
(Type or print name of person signing) 1250

BOOK - 479 PAGE 232  
UNIFORM COMMERCIAL CODE

A.A. CO.  
10.50

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

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 246839

RECORDED IN LIBER 460 FOLIO 380 ON 4-5-83 (DATE)

1. DEBTOR

Name Jason's Inc t/a Jason's Piano & Organ Co.  
Address Severna Park Mall Severna Park, Md 21146

2. SECURED PARTY

Name BORG WARNER ACCEPTANCE 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) \_\_\_\_\_

<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>

1981 NOV - 7 AM 9:26  
E. AUBREY COLLISON  
CLERK

CHECK  FORM OF STATEMENT



CLERK OF CIRCUIT COURT of ANNE ARUNDEL COUNTY  
RECORD FEE 10.00  
POSTAGE .50  
NOV 7 1984 10:19

P.O. Box 71  
Annapolis, MD 21404

JASONS Inc.  
6600 BALTIMORE, NATIONAL PKA  
BARTO, MD 21228 10/50

Dated AUG. 2, 1984

Mailed to: Paul Wohkittel III  
(Signature of Secured Party)  
Paul Wohkittel

[Signature]  
DEBTOR'S SIGNATURE

Type or Print Above Name on Above Line

Statement of Continuation, Termination, Assignment, Amendment or Release Under Uniform Commercial Code

BOOK - 479 PAGE 233

This Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code. This Statement refers to original Financial Statement, Identifying File Number 229934 recorded in Liber 419, Folio 277 on December 6, 1979 (date).

1. DEBTOR(S):  
 Name(s): Jasons, Inc.  
 Address(es): 411 N. Howard St., 575 Ritchie Hwy., 9988 York Road  
Balto., Md. 21201, Severna Pk., Md. 21146, Cockeysville, Md. 21130

2. SECURED PARTY:  
 Name: The Equitable Trust Company  
 Address: 100 E. Pratt Street  
Baltimore, Maryland 21202

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 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. JASONS TR  
6600 BALTO. NATIONAL PIKE  
BALTO. MD. 21228

Mailed to: \_\_\_\_\_

RECEIVED FOR RECORD  
ANNE ARUNDEL COUNTY  
1981 NOV -7 AM 9:27  
E. AUBREY COLLISON  
CLERK



RECORD FEE 10.00  
POSTAGE .50  
#73672 0237 102 109:19  
NOV 7 84

9. DEBTOR:  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

SECURED PARTY:  
EQUITABLE BANK, National Association  
By Jolene J. Kolodziejki  
Jolene J. Kolodziejki  
Corporate Banking Officer

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 234  
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.

254450

1. DEBTOR

Name InterCAD Corporation

Address 175 Admiral Cochrane Drive, Annapolis, MD 21401

2. SECURED PARTY

Anne Arundel County

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)

"NOT SUBJECT TO TAX"

- 1 ITT Single Line Desk Telephone and component parts
- Fire Rated Cable for 29 Locations

RECORD FEE 12.00  
473673 0237 102 109:20  
NOV 7 84

E. AUBREY COLLISON  
CLERK

1984 NOV - 7 AM 9:27

STATE OF MARYLAND  
CLERK OF THE COURT  
ANNAPOLIS, MARYLAND

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)

X Pamela Ayres / InterCAD Corporation  
(Signature of Debtor)

Pamela Ayres Controller

InterCAD Corporation  
Type or Print Above Name on Above Line

(Signature of Debtor)

Pamela Ayres Controller  
Type or Print Above Signature on Above Line

[Signature]  
(Signature of Secured Party)

ConTel Credit Corporation

Type or Print Above Signature on Above Line

Mailed to Secured Party

12-

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 235  
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.

254100

1. DEBTOR

Name O'Leary's Restaurant and Seafood Market

Address 310 Third Street, Annapolis, MD 21403

2. SECURED PARTY

ANNE ARUNDEL COUNTY

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)  
"NOT SUBJECT TO TAX"

- 2 ITT Six Button Telephones
- 1 ITT Straight Line Telephone
- 2 Button Buzzers

This financing statement is being filed for informational purposes only. The relationship of the parties is that of Lessor and Lessee.

RECORDED FEE 12.00  
#73676 0337 1002 109:22  
NOV 7 84

1984 NOV -7 NH 9:27  
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)

Mailed to Secured Party

X JoAnn O'Leary  
(Signature of Debtor)  
O'Leary's Restaurant and Seafood Market  
Type or Print Above Name on Above Line

Cindy Blumore  
(Signature of Secured Party)  
ConTel Credit Corporation  
Type or Print Above Signature on Above Line

12

CROSS INDEX UNDER BOTH DEBTOR'S NAMES

 <b>Maryland Financing Statement</b> All information must be typewritten or printed in ink.		File No.
(Not to Be) <del>To Be</del> Recorded in the Land Records.* <small>strike inapplicable words</small>		
Debtor(s) Name(s) and Address(es) <b>Refuse Removers, Inc.</b> T/A Diversified Refuse Service P. O. Box 167/ Chinquapin Round Road Annapolis, MD 21404-0606 Anne Arundel County <del>XXXXXXXXXXXXXXXXXXXX</del> <del>XXXXXXXXXXXXXXXXXXXX</del>		Secured Party Name and Address <b>C.I.T. Corporation</b> 1301 York Road Lutherville, MD 21093
<del>XXXXXXXXXXXXXXXXXXXX</del> <del>XXXXXXXXXXXXXXXXXXXX</del>		The underlying secured transaction publicized by this Financing Statement is <del>not</del> subject <del>to</del> the Maryland recordation tax. <del>The amount subject to the Maryland Recordation Tax is \$344,000.00.</del>
This Financing Statement covers the following types (or items) of property: Describe fully, giving Year and Make, Model, Motor or Serial No., etc.  <b>SEE SCHEDULE A ATTACHED HERETO AND FORMING A PART HEREOF.</b>  "We certify, under penalty of perjury, that the Recordation Tax was paid to the Clerk of the Circuit Court of Anne Arundel County."		
Proceeds of collateral are also covered.		RECORD FEE 22.00 RECORD TAX 2405.00  POSTAGE .50 #73682 0287 002 709:45 NOV 7 84
* 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) <b>Refuse Removers, Inc.</b> <b>T/A Diversified Refuse Service</b>		Secured Party <b>C.I.T. Corporation</b>
By <u>Marcus Marx</u> Title <u>Pres.</u> <small>If corporation, have signed by President, Vice President or Treasurer, and give official title. If owner or partner, state which.</small>		By <u>M. K. Schmidt</u> <u>Asst VP</u>
Type or print name(s) of person(s) signing <u>Marcus Marx</u>		Type or print name of person signing <u>M. K. SCHMIDT</u>

E. AGENCY COLLISION  
 CLERK  
 NOV 7 1984  
 11:06 AM

Mailed to Secured Party

22-  
2405-  
3



## SCHEDULE A

Page 1 of 4

Attached to and a part of security agreement of even date

between Refuse Removers, Inc. T/A Diversified Refuse Service, Debtor,  
and C.I.T. Corporation, Secured Party.

BOOK - 479 PAGE 237

- 2 30 CU YD Open Top Containers S/N 7802,7803
- 1 6C. YD. Pack-Man Frt. Sleeve Lift S/N PM-1106
- 12 30 C. YD Open Roll Off Cont S/N 20630, 20631, 20632, 20633, 20634, 20635, 20636, 20637, 20638, 20639, 20640, 20641
- 5 30 C. YD Open Roll Off Cont S/N 20719, 20720, 20721, 20722, 20723
- 4 20 CU YD Open Top Roll Containers S/N 782AJ, 784 DD, 781 DD, 785 HB
- 1 30 CU YD Open Top Roll Off Container S/N 751 HB
- 1 40 CU YD Open Top Roll Off Container S/N 730 DF
- 1 8 CU YD f.e.l. container S/N KW 87
- 2 2 CU YD f.e.l. container S/N ER 5, ER 4
- 1 DE 80-41 HD Dempster Dumpster S/N TK 5076 mounted on 1984 Mack Truck  
V IN # 1 M1K127C1EM007279 Model MR685S
- 1 DP 80-41 HD Dempster Dumpmaster S/N TK 5075 mounted on 1984 Mack Truck  
V IN# LM1K127C8EM007280 Model MR685S
- 4 30 CU YD Open Top Containers, S/N's 8115, 8224, 8227, 8116
- 1 2 CU YD F.E.L. Containers, S/N DR21
- 1 Hesco Compactor Model H200, S/N JS147
- 5 20 CU YD Open Top Roll Containers S/N 782 AJ, 784 DD, 785 HB, 781 DD, NC-939-HB
- 1 8 CU YD f.e.l. container S/N KW 87
- 2 2 CU YD f.e.l. container S/N ER 5, ER 4
- 3 8 CU YD front loading containers S/N Y649, DC12, TL6
- 1 5 CU YD f.e.l. Hesco Pak Compactor S/N JP 897
- 2 40 CU YD Open Top Roll Off Containers S/N NC 822, NC 821 AJ
- 2 40 CU YD Open Top Roll Off Containers S/N NC 817 AJ, NC 818 DD
- 4 30 CU YD Open Top Roll Off Containers S/N NC 808 HB, NC 809 DD, NC-938-DD, NC-942-
- 1 30 CU YD Open Top Roll Off Container S/N AJ 802
- 4 30 CU YD Open Top Roll Off Containers S/N NC 804 G, NC 803 HB, NC 807 AJ, NC 805 DD
- 2 20 CU YD Open Top Roll Off Containers S/N 814 DD, NC 812 DD
- 2 8 CU YD f.e.l. containers S/N EW 16, Y646
- 1 8 CU YD f.e.l. container S/N DA 19
- 1 8 CU YD f.e.l. container S/N BS8
- 1 8 CU YD f.e.l. container S/N DA 15
- 1 Dempster Dragon II Body S/N TK 937
- 7 Lewisteel 6 CU YD front loading containers S/N 84-1818, 84-1733, 84-1701, 84-1608, 84-1715, 84-1713, 84-1731
- 7 Lewisteel 2 CU YD front loading containers 84-831, 84-862, 84-870, 84-817, 84-837, 84-876, 83-10846
- 12 Lewisteel 6 CU YD front loading containers S/N 84-1732, 84-1651, 84-1760, 84-1743, 84-1821, 84-1744, 84-1491, 84-1747, 84-1618, 84-1691, 84-1770, 84-1814
- 12 Lewisteel 2 CU YD front loading containers S/N 84-2260, 84-2267, 84-2192, 84-2266, 84-2263, 84-2225, 84-2256, 84-2296, 84-802, 84-828, 84-880, 84-807
- 12 Lewisteel 4 CU YD high front loading containers 84-1482, 84-1484, 84-1038 84-1454, 84-1318. 84-1483, 84-1476, 84-1432, 84-1333, 84-1441, 84-1552, 84-1445
- 7 Lewisteel 8 CU YD front loading containers 84-1936, 84-1909-, 84-1968, 84-1949 84-1928, 84-1973, 84-1903
- 50 Inside springs
- 50 Pipes for containers
- 5 8-yard bottoms
- 5 6 yard high bottoms
- 5 4 yard high bottoms
- 6 6 yard low bottoms



## SCHEDULE A

Page 2 of 4

Attached to and a part of security agreement of even date

between Refuse Removers, Inc. T/A Diversified Refuse Service, Debtor,  
and C.I.T. Corporation, Secured Party.

BOOK -479 PAGE 238

- 7 Lewisteel 6 cubic yard low front loading containers S/N 84-3661, 84-3775, 84-3769, 84-4467, 84-3354, 84-4200, 84-4460
- 5 Lewisteel 4 cubic yard high front loading containers S/N 84-1426, 84-1506, 84-1489, 84-1436, 84-1418
- 7 Lewisteel 8 cubic yard front loading containers S/N 84-4261, 84-4172, 84-4269, 84-3340, 84-3261, 84-3523, 84-3362
- 6 Lewisteel 8 cubic yard front loading containers S/N 84-4855, 84-4891, 84-4861, 84-4960, 84-4941, 84-3936
- 1 Lewisteel 6 cubic yard front loading container S/N 84-4585
- 2 Lewisteel 8 cubic yard front loading containers S/N 84-5455, 84-5416
- 4 Lewisteel 6 cubic yard low front loading containers 84-5144, 84-5235, 84-5313, 84-5470
- 4 Lewisteel 2 cubic year front loading container S/N 84-5114, 84-5081, 84-5188 84-5181
- 10 2 yard bottoms
- 10 4 yard bottoms
- 10 8 yard bottoms
- 1 40 Cubic Packer/Receiver container S/N 20082
- 1 40 Cubic yard Packer/Receiver container S/N 20192
- 1 20 Cubic Yard top roll off container S/N NC 791 AJ
- 1 30 CU YD open top roll off container S/N NC847 AJ
- 2 40 CU YD open top roll off containers S/N NC 822 HB & NC 821 AJ
- 2 40 CU YD opentop roll off container S/N NC 827 DD & NC 826 G
- 2 30 CU YD open top roll off containers S/N 834AJ, 835HB
- 2 20 CU YD open top roll off containers S/N NC 815 AJ, NC 815 G
- 1 2 CU YD f.e.l. container S/N RW28
- 3 CU YD f.e.l. containers S/N GD 45, M-19, F-13
- 1 6 CU YD f.e.l. containers S/N EW 28
- 3 6 CU YD f.e.l. container S/N GD 47, F 16, CH 46
- 1 30 CU YD Open top roll off container S/N NC 844 AJ



SCHEDULE A

Attached to and a part of security agreement of even date

between Refuse Removers, Inc. T/A Diversified Refuse Service, Debtor,  
and C.I.T. Corporation, Secured Party.

BOOK - 479 PAGE 239

- 7 Lewisteel 8 CU YD front loading containers S/N 84-2795, 84-2722, 84-2741, 4-2769, 84-2716, 84-2690, 84-2730
- 12 Lewisteel 6 CU YD front loading containers S/N 84-2142, 84-2207, 84-2110, 84-2146, 84-2180, 84-2151, 84-2208, 84-2270, 84-2150, 84-2281, 84-2297, 84-2166
- 6 Lewisteel 6 CU YD front loading containers S/N 84-3359, 84-3478, 84-3469, 84-3435, 84-3368, 84-3477
- 2 Lewisteel 4 CU YD front loading containers S/N 84-2159, 84-2666
- 8 Lewisteel 2 CU YD front loading containers S/N 2922, 2935, 2964, 3116, 3025, 3071, 3124, 2971
- 2 Lewisteel 8 CU YD front loading containers S/N 84-2606, 84-3389
- 8 Lewisteel 6 CU YD low front loading containers S/N 84-2289, 84,2134, 84-2133, 84-2179, 84-1613, 84-1549, 84-1698, 84-1649
- 1 Lewisteel 4 CU YD high front loading container S/N 84-2683
- 50 inside springs
- 5 2 YD bottoms
- 7 Lewisteel 8 CU YD front loading containers S/N 84-4249, 84-4184, 84-4211, 84-4182, 84-4235, 84-4069, 84-3269
- 7 Lewisteel 8 CU YD front loading containers S/N 84-3470, 84-3987, 84-3965, 84-4009, 84-3636, 84-3202, 84-4104
- 2 Lewisteel 8 CU YD front loading containers S/N 84-3423, 84-4428
- 5 Lewisteel 6 CU YD low front loading containers S/N 84-4050, 84-4095, 84-441, 84-4030, 84-3444
- 5 Lewisteel 2 CU YD front loading containers S/N 84-3614, 84-3657, 84-3687, 84-3157, 84-3697
- 7 Lewisteel 8 CU YD front loading containers S/N 84-3028, 84-4255, 84-4287, 84-4170, 84-3092, 84-4292, 84-3559
- 5 30 CU YD Open Roll Off Cont S/N 20724, 20725, 20726, 20727, 20728
- 5 30 CU YD Open Roll Off Cont S/N 20749, 20750, 20751, 20752, 20753
- 5 30 CU YD Open Roll Off Cont S/N 20729, 20730, 20731, 20732, 20733
- 5 30 CU YD Open Roll off Cont S/N 20754, 20755, 20756, 20757, 20758
- 5 30 CU YD Open Top Roll Off Cont S/N 20784, 20785, 20786, 20787, 20788
- 5 30 CU YD Open Top Roll Off Cont S/N 20779, 20780, 20781, 20782, 20783
- 24 Lewisteel 3 cubic yard front loading containers S/N 84-5598, 84-5571, 84-5515, 84-5355, 84-5539, 84-5638, 84-5666, 84-5543, 84-5547, 84-5511, 84-5563, 84-5662, 84-5642, 84-5667, 84-5619, 84-5644, 84-5530, 84-5639, 84-5558, 84-5661, 84-5665, 84-5569, 84-5664, 84-55103
- 7 Lewisteel 8 cubic yard front loading containers S/N 84-5691, 84-5734, 84-5693, 84-5751, 84-5718, 84-5683, 84-5739
- 20 Small lids for 6 yard containers
- 7 Lewisteel 8 cubic yard front loading containers, S/N 84-3028, 84-4255, 84-4287, 84-4170, 84-3092, 84-4292, 84-3559
- 7 Lewisteel 8 cubic yard front loading containers S/N 84-3470, 84-3987, 84-3965, 84-4009, 84-3636, 84-3202, 84-4104

## SCHEDULE A

**CIT**  
CORPORATION

Attached to and a part of security agreement of even date

between Refuse Removers, Inc. T/A Diversified Refuse Service, Debtor,  
and C.I.T. Corporation, Secured Party.

BOOK - 479 PAGE 240

- 1 Receiver Container S/NRP2242
- 1 Superior Paper Shredder S/N 3521
- 1 40 CU YD Packer/Receiver Cont S/N 21612
- 1 2.0 CU YD Compactor S/N 84SC-337
- 2 2 CU YD Tipper Cart Drawing #4672AO
- 1 8 CU YD f.e.l. container S/N TL 12
- 3 60 gallon Carry Barrels
- 3 6 CU YD front loading containers S/N DC47, SM1. CH35
- 2 6 CU YD f.e.l. containers S/N FS3, CH95
- 2 6 CU YD f.e.l. containers S/N DL45, CH37
- 1 2 CU YD f.e.l. container S/N JC2
- 1 8 CU YD f.e.l. container S/N JW190
- 1 2 CU YD f.e.l. container S/N RW 30
- 1 2 CU YD f.e.l. containers S/N DL28
- 12 Lewisteel 4 CU YD front loading containers S/N 84-5991, 84-6004, 84-6009, 84,5989, 84-6002, 84-5982, 84-5986, 84-6030, 84-6021, 84-5973, 84-5975, 84-5999
- 6 Lewisteel 8 CU YD front loading containers S/N 84-5710, 5684, 5722, 5682, 5721, 5708
- 4 Lewisteel 3 CU YD front loading containers S/N 84-5526, 5641, 5608, 5597
- 7 Lewisteel 6 CU YD front loading containers S/N 84-6719, 6852, 6860. 6720 6856, 6758, 6866
- 7 Lewisteel 2 CU YD front loading containers S/N 84-6814, 6799, 6797, 6793, 6796, 6769, 6734
- 8 8 CU YD containers
- 39 4 CU YD containers
- 35 2 CU YD containers
- 1 8 CU YD containers
- 1 4 CU YD container
- 1 2 CU YD container

Dated October 23, 1984

Refuse Removers, Inc.

Debtor T/A Diversified Refuse ServiceBy Man Shwan Name of individual, corporation or partnership Title Pres

PART 1 - ATTACH TO ORIGINAL FOR C.I.T.

UNIFORM COMMERCIAL CODE

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

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 242648  
RECORDED IN LIBER 450 FOLIO 57 ON May 21 '82 (DATE)

1. DEBTOR

Name Farrell, Deborah A.  
Address 3498 So. Piver Terrace, Edgewater, MD 21037

2. SECURED PARTY

Name John Deere Company  
Address PO Box 4949, Syracuse, NY 13221

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

3. Maturity date of obligation (if any)

<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>	

CHECK  FORM OF STATEMENT

1984 NOV - 7 AM 10:19  
E. AUBREY COLLISON  
CLERK

RECEIVED IN COUNTY



RECORD FEE 10.00  
POSTAGE .50  
#73694 0237 R02 110:07  
NW 7 84

JOHN DEERE COMPANY

Dated 29 Oct. 1984

(Signature of Secured Party)

R.W. Edwards, Asst. Treas.

Type or Print Above Name on Above Line

Mailed to Secured Party

10/25

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~~ Lessee

Name Minnesota Mining and Manufacturing Co.

Address 918 Bay Ridge Road, Annapolis, MD 21403

2. ~~SECURED PARTY~~ Lessor

Name First Alliance Corporation

Address 16301 Fontaine Dr., Suite 240, Chesterfield, MO 63017

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)

ES. #AA

Certain IBM equipment as follows:

- (1) 3375-A1 Disk Storage Unit Serial No. 60997
- (1) 3375-B1 Disk Storage Unit Serial No. 82860
- (1) 3278-A02 Console w/Keyboard Serial No. 9H040

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)

Minnesota Mining & Mfg. Co.

*Kenneth E. Olsson*  
(Signature of ~~Debtor~~ Lessee)

KENNETH E. OLSSON  
Type or Print Above Name on Above Line

(Signature of ~~Debtor~~ Lessee)

Type or Print Above Signature on Above Line

*Dale R. Atteberry*  
(Signature of Secured Party) Lessor

DALE R. ATTEBERRY VICE PRESIDENT

Type or Print Above Signature on Above Line

RECORDING FEE 11.00  
POSTAGE 50  
NOV 7 1984

Mailed to Secured Party

1150

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</u>	<u>Description</u>	<u>Serial No.</u>
1	3375-A1		Disk Storage Unit	60997
1	3375-B1		Disk Storage Unit	82860
1	3278-A02	4632	Console Keyboard	9H040

EQUIPMENT LOCATION:

Minnesota Mining & Manufacturing  
918 Bay Ridge Road  
Annapolis, MD 21403

FINANCING STATEMENT

Maryland  
L-71-UCC  
Rev. 9/78

Date 10/26/84  
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):	<u>Name</u>	<u>Address</u>
	Robert I. Perry	106 Deale Rd.
	Lorraine M. Perry	Tracy's Landing, Md. 20869

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.

E. AUBREY COLLISON  
CLERK  
1984 NOV - 7 AM 10:32

SOUTHERN MARYLAND  
PRODUCTION CREDIT ASSOCIATION  
  
(Secured Party)

Robert I. Perry (Debtor)  
Robert I. Perry  
Lorraine M. Perry (Debtor)  
Lorraine M. Perry

RECORD FEE 12.00  
POSTAGE .50  
#23702 0345 102 110:29  
NOV 7 84

By Malcolm E. Hoot (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

Mailed to Secured Party

1250

UNIFORM COMMERCIAL CODE  
 STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3  
 THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 240055  
 RECORDED IN LIBER 443 FOLIO 41 ON Oct. 15, 1981 (DATE)

1. DEBTOR

Name Samuel F. Meyer T/A Charles F. Meyer And Sons Inc.  
 Address 4910 Sands Road Lothian, MD. 20711

2. SECURED PARTY

Name Calvert Bank & Trust Co.  
 Address P O Box 590 Prince Frederick, MD. 20678

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>
<p>New Power Screen Mark I with Top and Bottom Screen Ser. 2320230                  (1) New M-60 Stacking Conveyor Ser. 2406905</p>	

RECORD FEE 10.00  
 POSTAGE 50  
 873703 C345 R02 110:30  
 NOV 7 84

Dated October 24, 1984

Leonard J. Clement  
 (Signature of Secured Party)  
 Leonard J. Clements Vice. President  
 Type or Print Above Name on Above Line

Mailed to Secured Party

10-50

RECEIVED IN RECORDS  
 COUNTY

1984 NOV -7 AM 10:32

E. AUBREY COLLISON  
 CLERK



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. 204584 Dated September 3, 1976

Record Reference Liber 361, Page 263

2. DEBTOR is:

Name: Kavanaugh Products, Incorporated (Last Name First)

Address: 1515 Open Street, Baltimore, Maryland 21226

3. SECURED PARTY is:

Name: Union Trust Company of Maryland

Address: Baltimore & St. Paul Sts., Baltimore, Maryland 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 Company of Maryland

Date: 8/29, 1984

By: John E. Hilker, V.P. (Title)

012-1721-0337



Mailed to Secured Party

10.00 50

RECEIVED FOR RECORD BALTIMORE COUNTY

1984 NOV -7 AM 10:57

E. AUBREY COLLISON CLERK

A.A. Co.

CLERK  
E. AMBRY COLLISON

1984 NOV -7 AM 10:57

RECORD FEE 10.00  
POSTAGE .50  
BAL 110:574  
NOV 7 84

BOOK -479 PAGE 247

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. 203382 Dated July 6, 1976  
Record Reference Liber 358, Page 543

2. DEBTOR is:

Name: Kavanaugh Products, Incorporated  
(Last Name First)

Address: 1515 Open Street, Baltimore, Maryland 21226

3. SECURED PARTY is:

Name: Union Trust Company of Maryland

Address: Baltimore & St. Paul Sts., Baltimore, Maryland 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 Company of Maryland

Date: 8/29, 1987

By: John E. Hilker  
John E. Hilker, V.P. (Title)

012-1721-0537

Mailed to Secured Party

Original T/S recorded in  
Pinner Records Co. as Debtor.

1000  
80

1984 NOV -7 AM 10:57  
CLERK  
E. AMBRY COLLISON

Debtor or Assignor Form

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ 5,000.00
- To Be Recorded in Land Records (For Fixtures only).

Name of Debtor

Address

Melvin L. Woppman, Jr.

699 Hilltop Road  
Baltimore, Md. 21226

SECURED PARTY (OR ASSIGNEE)

First National Bank of Md. —Address: P.O. Box 1344  
Baltimore, Md. 21203

Attach separate list if necessary

- 1. This Financing Statement covers the following types (or items) of property (the collateral):

1984 Mercury Outboard engine  
#6524537

- 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 }

RECORD FEE 11.00  
RECORD TAX 35.00  
POSTAGE .50  
#73710 0237 002 11:10  
NOV 7 84

- 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)

*Melvin L. Woppman, Jr.*  
Melvin L. Woppman, Jr.

*Gwen McLaughlin*  
Gwen McLaughlin

BY \_\_\_\_\_

FNB 0850-A

Type or print names under signatures

11-  
35.52

Mailed to Secured Party

11-  
35.52

AAC

254166

BOOK - 479 PAGE 249

TO BE RECORDED IN LAND RECORDS (IF CHECKED)

SUBJECT TO

RECORDING TAX ON PRINCIPAL AMOUNT OF \$ 40,000.00

NOT SUBJECT TO

1984 NOV - 20  
ANN 11:20  
E. ALDRIDGE COLLISON  
CLERK

FINANCING STATEMENT

1. Borrower(s):

Annapolis Leasing, Inc. et al  
Name or Names—Print or Type  
410 Severn Avenue #406 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. Secured Party:

CHESAPEAKE SAVINGS AND LOAN ASSOCIATION OF ANNAPOLIS, INC.  
P.O. BOX 708, ANNAPOLIS, MD 21404

3. This Financing Statement covers the following types or property: (Describe or attach separate list if necessary).  
A. Assignment of Lease and proceeds there of between borrower and Martin General Hospital  
B. All rights to and purchase Money Security interest in Hospital Monitoring Equipment covered by said lease as more fully described in attached Addendum "A"  
C. All other assets, inventory, and receivables now owned and hereafter acquired.

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.

Borrower(s):

X Annapolis Leasing, Inc.  
X *Thomas C. Rames* Pres.  
X *Thomas W. Glynn* Sec.

FOR: CHESAPEAKE S & L ASSOC. OF ANNAPOLIS, INC.  
BY: *David C. Hancock* V.P.  
(Signature of Officer)  
David C. Hancock V.P.  
Print Name & Title

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:  
CHESAPEAKE S & L ASSOCIATION  
ATTN: Loan Department

RECORD FEE 1.30  
RECORD TAX 290.00  
POSTAGE .50  
873711 0237 002 11:10  
NOV 7 84

Mailed to Secured Party

B-  
290.50

ADDEDUM "A"  
Equipment Covered by Lease

4	8030-02	Wall Mount (for use with S700 monitor)	
1	702-00	702 Patient Monitor	Serial# 5677
3	701-00	701 Patient Monitor	Serial#'s 5678, 5679, 5680
1	710-01	Module Cabinet	Serial# 413
1	761-01	Pressure Module	Serial# 357
2	6010-03	Biotel 310 Transmitter	Serial#'s 4543, 4544
1	3236-05	Arrhythmia 14 Display Terminal	Serial# 5057
6	1878-01	Pressure Hi Level Cardule (S700)	Serial#'s 2300, 2301, 2302, 2303, 2304, 2305
1	6036-20	2 Channel Receiver Housing Includes Biotel 310 Transmitters	Serial# 1457
1	2446-02	System Recorder (Single Channel)	Serial# 2016

**Statement of Continuation, Termination,  
Assignment, Amendment or Release Under  
Uniform Commercial Code**

Anne Arundel County

BOOK - 479 PAGE 251

This Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code. This

Statement refers to original Financial Statement, Identifying File Number 242621 recorded

in Liber 450, Folio 17 on May 20, 1982 (date).

1. DEBTOR(S):  
 Name(s): Branch Electric Supply Company  
 Address(es): 2912 Ritchie Road  
Forestville, Maryland 20747  
 Continued on attached Schedule A

2. SECURED PARTY:  
 Name: The Equitable Trust Company'  
 Address: 100 S. Charles Street  
Baltimore, MD 21201  
2315 St Paul St  
Commercial Credit Business Loans Baltimore MD 21218

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 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. \_\_\_\_\_

*Mailed to Secured Party*

RECORD FEE 18.00  
 403456 00-0001 711:27  
 NOV 7 84

9. DEBTOR:  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

SECURED PARTY:  
**EQUITABLE BANK, National Association**  
 By Barbara A. Wykowski  
 Barbara A. Wykowski  
 Corporate Banking Officer  
(Type Name and Title)

CLERK

RECEIVED FOR RECORD  
 CIRCUIT COURT, ANNE ARUNDEL COUNTY

1984 NOV -7 AM 11:32

E. AUBREY COLLISON  
 CLERK

10d

**SCHEDULE A**

BOOK - 479 PAGE 252

601-603 Chinquapin Round Road  
Annapolis, MD 21401

Maryland Route 925  
Route 4- Box 111  
Waldorf MD 20601

7222 Ritchie Highway  
Glen Burnie, MD 21061

8389 Centreville Road  
Manassas, VA 22110

11760 Parklawn Drive  
Rockville, MD 20852

7900 Cryden Way  
Forestville, MD 20747

BOOK - 479 PAGE 253

This 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

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

Branch Electric Supply Co.  
712 N. Ritchie Hwy.  
Glen Burnie, Md.

2 Secured Party(ies) Name(s) and Address(es)

Commercial Credit Bus. Loans  
2315 St. Paul Street  
Baltimore, Maryland 21218

4 For Filing Officer: Date, Time, No Filing Office

5 This statement refers to original Financing Statement No. 55419 filed (date) 1/8/76 with Clerk of Court Anne Arundel County

- 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 and Secured Party is Required)

F This statement is to be indexed in the Real Estate Records

RECORD FEE 10.00  
NOV 7 84

Commercial Credit Business Loans, Inc.

By \_\_\_\_\_  
Signature(s) of Debtor(s) (only on amendment)

By B. A. Wallace Ass't V.P.  
Signature(s) of Secured Party(ies)

(1) FILING OFFICE COPY - NUMERICAL

(3/83)

STANDARD FORM—FORM UCC 3—Approved by Secretary of Commonwealth of Pennsylvania

Mailed to Secured Party

10.00

RECEIVED FOR RECORD  
ANNE ARUNDEL COUNTY



1984 NOV -7 AM 11:32

E. AUBREY COLLISON  
CLERK

Ann Howard Curry

BOOK - 479 PAGE 254  
STATE OF MARYLAND

254437

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 10, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name CPT Corporation

Address 8100 Mitchell Road, Eden Prairie, Minnesota 55344

2. SECURED PARTY

Name Citicorp Industrial Credit, Inc.

Address 470 Totten Pond Road, Waltham, Massachusetts 02154

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) 4

See Schedule "A" attached hereto and made a part thereof.  
Proceeds of Collateral are also covered.

RECORD FEE 11.00  
NOV 7 84

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)  
CPT Corporation, James Krakau, Officer  
Type or Print Above Name on Above Line  
James L Krakau  
(Signature of Debtor)  
Type or Print Above Signature on Above Line

CITICORP INDUSTRIAL CREDIT, INC.  
By: Kathleen D Barrett  
(Signature of Secured Party)  
Citicorp Industrial Credit, Inc.  
Type or Print Above Signature on Above Line  
Kathleen D. Barrett, Officer

Mailed to Secured Party

1150

INCLUDED, BUT NOT LIMITED TO ALL REPLACEMENTS, PARTS, REPAIRS, ADDITIONS, AND ATTACHMENTS INCORPORATED THEREIN, OR AFFIXED THERETO:

Sales Order No. 398963

Sold To: U.S. Army Claims Service  
 Bldg 411  
 Fort Meade, MD 20755

<u>Prod. Serial No.</u>	<u>Description</u>
A044-19013375	Rotary VIII Printer
A044-19018282	" " "
A044-19020704	" " "
A047-218188	Mechanical Sheetfed Mechanism
A308-027906B	8520 Word Processor Console
A308-027929B	" " "
A308-027937B	" " "
A934-329024	8500 Keyboard (88 Char)
A934-34979A	" " "
A934-34980A	" " "

BOOK - 479 PAGE 256  
STATE OF MARYLAND

RECORDED

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 Simpson Electrical Company, Inc.

Address Bestgate Rd. & Barbara Dale Lane, Annapolis, MD 21401

2. SECURED PARTY

Name Baldwin Service Center, Inc.

Address Defense Highway, 450 and 178, Annapolis, MD 21401

Leasing Service Corporation, P.O. Box 1680, 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) \_\_\_\_\_

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."

ASSIGNEE OF SECURED PARTY

Leasing Service Corporation  
P.O. Box 1680  
500 DiGiulian Blvd.  
Glen Burnie, MD 21061

1981 NOV 9 AM 10:41  
E. ALBERT COLLISON  
CLERK

10  
25

Mailed to: 

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)

Simpson Electrical Company, Inc.

Josiah H. Tice, Jr.  
(Signature of Debtor)

Josiah H. Tice, Jr., President

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Baldwin Service Center, Inc.

Rhoda L. Baldwin, Pres.  
(Signature of Secured Party)

Rhoda L. Baldwin, President  
Type or Print Above Signature on Above Line

RECORD FEE 17.00  
POSTAGE 50  
#73550 0237 102 110:39  
NOV 9 84

17-50

479-256-A

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 October 26, 1984,

between Baldwin Service Center, Inc., as Seller/Lessor/Mortgagee  
and Simpson Electrical Company, Inc., Bestgate Rd. & Barbara Dale Lane, Annapolis, MD  
(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.

We represent and warrant that as at the day of the execution hereof the unpaid balance of the contract assigned hereby is \$ 46,949.40  
IN WITNESS WHEREOF, we have hereunto set our hand and seal this 26th day of October, 19 84

Baldwin Service Center, Inc. (SEAL)

(Seller/Lessor/Mortgagee)

By Richard T. Calderon, Pres

(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.)

EQUIPMENT LEASE AGREEMENT

LESSOR: Baldwin Service Center, Inc.
Defense Highway, 450 & 178
Annapolis, Maryland 21401

LESSEE: Simpson Electrical Company, Inc.
Bestgate Rd. & Barbara Dale Lane
Annapolis, Maryland 21401

On the 26th day of October, 19 84, Lessor hereby leases to Lessee the following property (hereinafter called "Equipment"), as-is, which is for commercial use and is not consumer goods, for a lease term, at the Total Rent and on the terms and conditions stated below and continued on the reverse side hereof:

Description of Equipment (Include make, year, model, identification, model and serial numbers or marks):

One (1) JCB Diesel Wheel/Loader Backhoe Model 1550 with fully enclosed cab, sideshift attachment, 3 1/2' extendable dipper stick, turbo charged engine and 24" bucket

TOTAL RENT BOOK 479 PAGE 25 \$746,949.40

ADVANCE RENT Paid Herewith \$ 2,608.30

BALANCE OF RENT \$ 44,341.10

No Purchase Option available hereunder -0-

No Renewal Option available hereunder -0-

if exercised \$ -0-

Equipment to be located at: Annapolis, Maryland

Record Owner of Real Estate:

Lessee acknowledges receipt of and accepts Equipment, and acknowledges that no warranties, representations or agreements not expressed herein have been made by Lessor; and Lessee further acknowledges notice of the intended assignment of this lease to either Credit Alliance Corporation or Leasing Service Corporation (said assignee hereinafter called "Lessor") and upon such assignment, Lessee agrees not to assert against the Lessor and any subsequent Assignee any defense, setoff, recoupment, claim or counterclaim which Lessee may have against the original lessor who has executed this lease agreement and/or any subsequent Lessor, whether arising hereunder or otherwise. Lessee, jointly and severally, if more than one, agrees and promises to pay to the order of Lessor or Credit Alliance Corporation or Leasing Service Corporation (whichever is the then holder of this lease, such holder hereinafter called "Lessor"), said Balance of Rent, plus any applicable sales tax, in successive monthly installments commencing on the

1st day of December, 19 84, and continuing on the same date of each month thereafter until paid;

the first 33 installments shall each be in the amount of \$ 1,304.15, plus any applicable sales tax, and the final

installment shall be in the amount of \$ 1,304.15, plus any applicable sales tax, payable at any office of Lessor, or at such other place as Lessor may from time to time appoint. The term of this lease shall commence upon the acceptance hereof by lessor and shall terminate 30 days following the due date for the final installment of rent as provided hereinabove.

Equipment shall be located at the address herein set forth, and shall not be removed from such location without the prior written consent of Lessor. Lessee will not change or remove any insignia or lettering which is or may be placed on Equipment indicating Lessor's ownership thereof and at any time during the term of this lease, upon request of Lessor, Lessee will affix to Equipment in a prominent place, labels, plates or other markings stating that Equipment is owned by Lessor. Lessee shall use Equipment solely in the conduct of its business and in a careful, lawful and proper manner, and shall not part with possession of or enter into any sub-lease with respect to Equipment or any part thereof or assign this lease or any interest hereunder without the prior written consent of Lessor and any attempted assignment shall be null and void. Lessee, at its own cost and expense, shall keep Equipment in good repair, condition and working order and shall furnish any and all parts and labor required for that purpose. Lessee shall not make any material alterations to Equipment without the prior written consent of Lessor. No invoice issued prior to the complete performance of this lease shall operate to pass title to Lessee. All equipment, accessories, parts and replacements for or which are added to or become attached to Equipment shall immediately become the property of Lessor and shall be deemed incorporated in Equipment and subject to the terms of this lease as if originally leased hereunder.

Lessee hereby assumes and shall bear the entire risk of loss of and damage to Equipment from any and every cause whatsoever. No loss of or damage to Equipment or any part thereof shall impair any obligation of Lessee hereunder, which shall continue in full force and effect. In the event of damage of any kind whatever to any item of Equipment (unless the same is damaged beyond repair), Lessee, at the option of Lessor, shall at Lessee's expense place the same in good repair, condition and working order, or replace the same with like Equipment of the same make and of the same or a later model, and in good repair, condition and working order. If Equipment, or any portion thereof, is determined by Lessor to be lost, stolen, destroyed or damaged beyond repair, Lessee shall immediately pay Lessor therefor in cash an amount equal to the actual fair market value of the Equipment involved plus 25% of the aggregate amount of unpaid Total Rent for the balance of the term of this lease allocated by Lessor to the Equipment involved but in no event less than 115% of the unpaid Total Rent allocated by Lessor to the Equipment involved. Upon payment as aforesaid, this lease shall terminate with respect to the terms of Equipment so paid for. The proceeds of any insurance payable as result of loss of or damage to Equipment shall be applied, at the option of Lessor, toward the replacement, restoration or repair of Equipment or toward payment of the obligations of Lessee hereunder. Lessee shall indemnify and save Lessor harmless from any and all liability arising out of the ownership, selection, possession, leasing, renting, operation, control, use, maintenance, delivery and/or return of Equipment, but shall be credited with any amounts received by Lessor with respect thereto from liability insurance procured by Lessee. Lessee shall keep Equipment insured against all risks of loss or damage of any cause whatsoever for not less than (a) the actual fair market value of the Equipment; or (b) the cost of Equipment to Lessor less reasonable depreciation; or (c) the aggregate amount of unpaid Total Rent for the balance of the term on this lease, whichever be greater, and shall carry public liability insurance, both personal injury and property damage, covering Equipment. All said insurance shall be in form and amount and with companies satisfactory to Lessor. All insurance for loss or damage shall provide that losses, if any, shall be payable to Lessor, and all such liability insurance shall be in the joint names of Lessor and Lessee. Lessee shall pay the premiums therefor and deliver to Lessor the policies of insurance or duplicates thereof, or other evidence satisfactory to Lessor of such insurance coverage. Each insurer shall agree, by endorsement upon the policy or policies issued by it or by independent instrument furnished to Lessor, that it will give Lessor 30 days' prior written notice of the effective date of any alteration or cancellation of such policy. Lessee hereby irrevocably appoints Lessor as Lessee's attorney-in-fact to make claim for, receive payment of, execute and endorse in Lessee's name, all documents, checks or drafts due and/or payable to Lessee or any other party. In case of the failure of Lessee to procure or maintain said insurance or to comply with any other provision of this lease, Lessor shall have the right, but shall not be obligated, to effect such insurance or compliance on behalf of Lessee. In that event, all moneys spent by the expenses of Lessor in effecting such insurance or compliance shall be deemed to be additional rent, and shall be immediately paid by Lessee to Lessor. At Lessor's request, Lessee will furnish current financial statements satisfactory to Lessor in form, preparation and content. Lessee shall comply with all laws and regulations relating to, and shall promptly pay when due, all license fees, registration fees, assessments, charges and taxes which may now or hereafter be imposed upon the ownership, possession, leasing, renting operation, control, use, maintenance, delivery and/or return of Equipment, and shall save Lessor harmless against actual or asserted violations, and pay all costs and expenses of every character in connection therewith or arising therefrom.

Title to equipment shall at all times remain in Lessor, and Lessee, at its own cost and expense, shall protect and defend the title of Lessor. Lessee shall at all times keep Equipment free and clear from all levies, attachments, liens, encumbrances and charges or other judicial process of every kind whatsoever, shall give Lessor immediate written notice thereof and shall indemnify and save Lessor harmless from any loss or damage caused thereby. Lessee will cooperate with Lessor, and take whatever action may be necessary, to enable Lessor to file, register or record, and refile, re-register or re-record this lease in such offices as Lessor may determine and wherever required or permitted by law, for the proper protection of Lessor's title to Equipment, and will pay all cost, charges and expenses incident thereto. Equipment is and shall remain personal property irrespective of its use or manner of attachment to realty, and Lessee will not cause or permit Equipment to be attached to realty in such manner that it might become part of such realty without securing the prior written consent of Lessor and the prior written agreement of the owner (if other than Lessee) and of any mortgagees of such realty, that Equipment shall remain personal property and may be removed at the option of Lessor. If Equipment is removed, with the consent of Lessor, from the address specified above, Lessee shall advise Lessor of its exact location. In any jurisdiction where the Uniform Commercial Code is in effect Lessee grants to Lessor a security interest in the Equipment and any and all inventory, goods, equipment, machinery, fixtures and assets of any and every kind, wherever located, now or hereafter belonging to Lessee or in which Lessee has any interest and agrees that any security interest created by this agreement secures any and all obligations of Lessee at any time owing to Lessor, now existing and/or hereafter incurred. Lessor may, for the purpose of inspection, at all reasonable times, enter upon any job, building or place where Equipment is located and may remove Equipment forthwith, without notice to Lessee, if Equipment is, in the opinion of Lessor, being used beyond its capacity or in any manner in property

TERMS AND CONDITIONS HEREOF CONTINUED ON REVERSE SIDE.

LESSEE ACKNOWLEDGES RECEIPT OF A SIGNED, TRUE AND EXACT COPY OF THIS CONTRACT.

Accepted: Baldwin Service Center, Inc. (SEAL)
(Print Name of LESSOR Here)

By: [Signature] Pres.
(Signature and Title of Authorized Officer, Partner or Individual)

Attest:
Witness: Secretary

Simpson Electrical Company, Inc. (SEAL)
(Print Name of LESSEE Here)

By: [Signature] PRMS
(Signature and Title of Authorized Officer, Partner or Individual)

Attest:
Witness: Secretary

This instrument was prepared by

**TERMS AND CONDITIONS OF EQUIPMENT LEASE AGREEMENT (Continued)**

cared for or abused. Lessor is hereby authorized to file one or more financing statements or a reproduction hereof as a financing statement.

If Lessee fails to pay any rent or any other amount hereunder when due or fails to pay when due any indebtedness of Lessee to Lessor arising independently of this lease or fails to perform any of the terms and provisions hereof or of any other agreement with Lessor or changes its management, operations, ownership of its stock or control, or becomes insolvent or makes an assignment for the benefit of creditors or if any bankruptcy, receivership or other insolvency proceeding is instituted by or against Lessee or if Lessor shall at any time deem the Equipment in danger of misuse, concealment or misappropriation or if Lessor shall deem itself insecure, then Lessor may, without notice or demand, declare the entire amount of rent then unpaid hereunder together with delinquency charges, collection charges and attorney's fees and all other sums owing to Lessor by Lessee (the sum of all of which is hereinafter called the "Balance") immediately due and payable, whereupon said Balance shall immediately be due and payable and Lessee will immediately deliver possession of the Equipment to Lessor and Lessor may, at its option and without notice and without legal process (Lessee hereby waiving, with full knowledge of Lessee's rights and the effect of this waiver, any right to a hearing prior to any retaking of any property by Lessor), to the extent permitted by law: (1) recover the Balance; (2) take possession of the Equipment wherever same may be located (with all additions and substitutions), Lessee agreeing to assemble same at and deliver same to a place designated by Lessor, whereupon all rights of Lessee in the Equipment shall terminate absolutely (but Lessee shall not be released from its obligations under this agreement until the Balance has been paid in full). Lessee hereby authorizing and empowering Lessor or its designee to enter upon any premises where the Equipment may be found and take possession and carry away same without process of law, and (a) retain Equipment and all prior payments and either (i) sell Equipment at public or private sale (all without publication or notice to Lessee and with the right in Lessor to purchase any of the Equipment at such sale) applying any net proceeds less 15% of Total Rent to all charges and expenses incurred by Lessor in connection with or incidental to the retaking, storage, repair, refurbishing and sale, including attorney's fees, then to the Balance and then to any other amounts owing by Lessee to Lessor; or (ii) retain Equipment and credit Lessee with the reasonable re-leasing value of the Equipment; Lessee remaining in any event liable for any deficiency; and (3) pursue any other remedy permitted by law or equity. It is agreed that any amounts to be retained by Lessor and any sums to be paid by Lessee under this paragraph shall not be as a penalty but as liquidated damages for the breach hereof. The remedies provided for herein are cumulative and may be exercised, to the extent permitted by the law of controlling jurisdiction, successively or concurrently, and the exercise of one shall not bar any other. Lessor and Lessee waive any and all right to a trial by jury in any action or proceeding based hereon or relating to the subject matter hereof. Lessee hereby irrevocably authorizes any attorney of any Court of Record to appear for and confess judgment against Lessee (except in any jurisdiction where such action is not permitted by law) for the Balance plus reasonable attorney's fees which are hereby agreed to be no less than 20% of any amount sought, without stay of execution, and Lessee hereby waives and releases relief from any and all appraisal, stay or exemption laws then in force. As part of the consideration for Lessor's entering into this lease, Lessee 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 Lessee's true and lawful attorney-in-fact and agent for Lessee and in Lessee's name, place and stead to accept service of any process within the State of New York. Lessor agreeing to send notice thereof to Lessee at its address shown herein, by certified mail, within three days of such service having been effected. The parties hereto agree to the venue and jurisdiction of any court located within the State of New York regarding any matter arising hereunder. No failure on the part of Lessee to exercise, and no delay in exercising any right or remedy hereunder shall operate as a waiver thereof; nor shall any single or partial exercise by Lessor of any right or remedy hereunder preclude any other right or remedy. Time is of the essence of this lease and shall not be affected by acceptance of any overdue payment. Should Lessee fail to pay any part of the rent herein reserved or any other sum required to be paid by Lessee hereunder, Lessee shall pay Lessor a delinquency charge of 1/15 of 1% per day on such delinquent payment, but not to exceed, however, the maximum permitted by applicable law, from the date when such payment was due until paid, and expenses of collection, including attorney's fees. Any security interest granted herein shall attach to any proceeds. Each person signing this agreement 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 of rent hereunder. Lessor may, in its sole discretion apply and/or change applications of any sums paid and/or to be paid by or for Lessee under any agreements to any obligations of Lessee presently existing or otherwise.

On termination hereof, Lessee shall, at its own cost and expense, return Equipment to Lessor at such address specified by Lessor, in the same condition as received, reasonable wear and tear and normal depreciation excepted. Lessee shall have the option, if Lessee is not in default hereunder, to purchase Equipment as a whole but not in part, as-is, where-is, at the end of the original or any renewal term hereof, upon giving at least 60 days' prior written notice to Lessor, and upon payment simultaneously with such notice of the Purchase Option amount as indicated on the reverse side hereof. If, upon the expiration of the original or any renewal term hereof, Lessee is not then and has not been in default in any of Lessee's obligations to Lessor and this lease specifies a Renewal Rent amount, Lessee may renew this lease for one year at the Renewal Rent so specified by giving Lessor written notice of renewal at least 60 days prior to the expiration of the initial or any renewal term and payment along with such notice of the Renewal Rent amount. If this lease is not renewed under the terms of the immediately preceding sentence for any reason whatsoever, and if Lessee fails to purchase the Equipment or return the Equipment as herein provided at the end of the then current term hereof, this lease shall be renewed for an additional one year term at the same rent provided for in this lease the initial term, subject to termination by Lessor at any time upon written notice to Lessee. All of the terms and conditions of this lease shall apply and be in full force and effect during any and all renewal terms.

This contract contains the entire agreement of the parties and may not be modified except in writing. Any provisions 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 hereto each warrant and agree that Lessee has not received possession of the Equipment prior to the date hereof. Intending that each and every provision of this agreement be fully effective according to its terms, the parties hereto specifically agree that the validity, enforceability and effectiveness of each provision shall be determined by the law of the state of residence or principal place of business of Lessee or Lessor or the original lessor, whichever may render each such provision effective. This agreement shall be binding upon the heirs, administrators, legal representatives and successors of Lessee.

**GUARANTORS SIGN HERE:**

The undersigned, jointly and severally, hereby unconditionally guaranty and warrant the full and complete payment and performance of the above Equipment Lease Agreement in accordance with the terms thereof and any and all renewals, continuations, modifications, extensions, compromises, supplements and amendments thereof, without deduction by reason of set off, defense or counterclaim. Notice of acceptance hereof and all notices of any kind to which we may be entitled is hereby waived. The liability of each of the undersigned is direct and unconditional and may be enforced without requiring Lessor to first resort to any other right, remedy or security and shall survive any repossession of Equipment, whether or not such constitutes an election of remedies against Lessee, nothing shall discharge or satisfy our liability hereunder except the full performance and payment of the above lease.

\_\_\_\_\_(L.S.)\_\_\_\_\_(L.S.)  
 (Guarantor) (Guarantor)  
 \_\_\_\_\_(L.S.)\_\_\_\_\_(L.S.)  
 (Guarantor) (Guarantor)

**ASSIGNMENT TO BE EXECUTED BY LESSOR**

For valuable consideration, the receipt whereof is hereby acknowledged, the undersigned ("Lessor") hereby sells, assigns, transfers and sets over to CREDIT ALLIANCE CORPORATION and/or LEASING SERVICE CORPORATION ("Assignee"), its successors and assigns, the within Equipment Lease Agreement (the "lease") and all right, title and interest in and to the property therein described (the "Equipment"), and all rights, powers and remedies therein, including the right to collect all sums due or to become due thereon and any notes, contracts of guaranty or surety and collateral of any kind or nature which Lessor has and will have pertaining to said lease and the right either in Assignee's own name, or in Lessor's name, to take such legal proceedings or otherwise as Lessor might have taken save for this assignment; 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 Lessee of any payment at its due date or of any other default by the Lessee without first requiring Assignee to proceed against said Lessee. Lessor will reimburse Assignee for all expenses not paid by Lessee, 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, Lessor 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 Lessor's true and lawful attorney-in-fact and agent for Lessor and in Lessor's name, place and stead to accept service of any process within the State of New York, Assignee agreeing to notify Lessor at its address shown in the contract by certified mail within three (3) days of such service having been effected. Assignee may at any time, without prior notice or demand to Lessor, appropriate and apply toward the payment of any of Lessor's obligations to Assignee, any and all balances, sums, property, credits, accounts, reserves, collections checks or instruments belonging or payable to Lessor and in Assignee's possession, and for such purposes endorse the name of Lessor on any instrument payable to Lessor. Lessor agrees that Assignee may audit Lessor's books and records relating to all paper sold to it and agrees that without notice to and without releasing the liability of Lessor hereon, Assignee may release any rights against, grant extensions of time payment, and compromise claims with, the Lessee or any other obligor on the lease and repossess and resell any Equipment, and Lessor waives presentment and demand for payment, protest and notice of protest as to any note or notes endorsed or hereafter to be endorsed by Lessor, and Lessor expressly waives the benefits of any present or future provisions of law which might extend the obligation of Lessor as the result of any extension obtained by the Lessee in any proceedings under any present or future provisions of law.

Lessor warrants that the lease is genuine, enforceable, the only lease executed for the Equipment, is in all respects what it purports to be, is a valid obligation arising out of the lease of the Equipment to the Lessee in the ordinary course of business, contains the entire agreement and all instruments made or given in connection with such transaction and will be paid and performed according to its terms; that all statements therein contained are true; that at the time of execution of this assignment Lessor had good title to the Equipment and the right to transfer title thereto; that the Equipment has been duly delivered and accepted in accordance with the terms of the lease, will be insured as provided in the lease and will be satisfactorily maintained, protected and will operate to the satisfaction of Lessee and Lessor will comply with all of its obligations with respect to the Equipment; that all parties to the lease have capacity to contract; that Lessor has no knowledge of any facts which impair the validity of said lease or render it less valuable or valueless; that there is unpaid and owing thereon the whole of the balance due and Lessor warrants against all liens, claims, defenses and counterclaims, real or claimed, and compliance with all filing and recording requirements and all Federal, State and Municipal laws and rules, orders or regulations having the force of law regarding leases, conditional sales contracts, chattel mortgages and installment paper, hereby agreeing that any filing or recording or renewals thereof which Assignee may undertake at Lessor's request, or otherwise, shall be at Lessor'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 Lessor of any responsibility to Assignee. Lessor expressly represents and warrants that the lease arises out of a bona fide lease or sale in the first instance of the Equipment by Lessor to the Lessee, that title to the Equipment originated with Lessor and not with the Lessee, that prior to the execution of the lease the Lessee did not either directly or indirectly have any interest in the Equipment, that an actual delivery to and acceptance by the Lessee has been made for the Lessee's proper uses and purposes, that any advance rent or down payment was made by Lessee in cash and not its equivalent unless otherwise specifically stated in the lease, that no part thereof was loaned directly or indirectly by Lessor to the Lessee, that Lessor will not advance, give, or loan to the Lessee directly or indirectly any part of the unpaid rent or any other sum payable under the lease, that the Lessee has not and will not either directly or indirectly receive from or through Lessor any part of the consideration for this assignment and that Lessor shall be fully liable for payment of all of Lessee's obligations in the event Lessee fails to pay the Balance under the lease in full immediately upon the sale, transfer, assignment or conversion of the Equipment. Lessor shall have no authority without Assignee's prior written consent to accept collections and/or repossess and/or consent to the return of the Equipment and/or modify the terms of the lease.

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 has been executed and delivered to Assignee pursuant to and in furtherance of existing agreement, if any, between Lessor and Assignee. All representations, warranties and agreements therein contained are incorporated herein by reference and are deemed repeated by Lessor so as to induce Assignee to accept this assignment.

Date: \_\_\_\_\_ 19\_\_\_\_\_(SEAL.)  
 \_\_\_\_\_(Print Corporate, Partnership or Trade Name or Individual Signature) } Signature  
 \_\_\_\_\_(Witness) } of  
 \_\_\_\_\_(Signature; Title of Office, "Partner" or "Proprietor") } Lessor

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# National Mortgage FUNDING CORPORATION

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

BOOK - 479 PAGE 259

Name of Filing Officer

FINANCING STATEMENT 1340051-WH

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) JAMES WILLARD ALLEN, III AND KAREN DIANE ALLEN, HUSBAND AND WIFE  
8157 SILO ROAD, SEVERN, MD 21144

NAME and ADDRESS OF SECURED PARTY: NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

MATURITY DATE OF OBLIGATION: November 1 2014

This Financing Statement covers the following types (or items) of Property: RANGE, DISHWASHER, DISPOSAL, WALL TO WALL CARPET  
HEAT PUMP

RECORD FEE 12.00  
POSTAGE .50  
NOV 8 84

The above described items of property are affixed to a dwelling house located on:  
8157 SILO ROAD, 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 October 31 1984 from JAMES WILLARD ALLEN, III AND KAREN DIANE ALLEN, HUSBAND AND WIFE to National Mortgage Funding Corporation, which has been recorded among the Land Records of ANNE ARUNDEL County, MD

RECORDED  
1984 NOV - 8 PM 3: 50  
E. AUBREY COLLISON, CLERK

MORTGAGOR(S) SIGNATURE(S)  
JAMES WILLARD ALLEN III  
KAREN DIANE ALLEN

SECURED PARTY  
NATIONAL MORTGAGE FUNDING CORPORATION  
BY: \_\_\_\_\_

12.00  
58

Mailed to Secured Party

BOOK - 479 PAGE 260

250171

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: 9418 Annapolis Rd Suite 103  
CITY & STATE: Lanham Md 20706

**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	
Ricky L. Morris		10-31-84	
830 Shore Dr		ACCOUNT NO.	TAB
Edgewater	MD	2396908808	6459

Filed with: Prince George County Anne Arundel

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)

1984 NOV - 9 AM 10:50  
E. ASHLEY COLLISON  
CLERK

RECORDED IN THE RECORDS OF PRINCE GEORGE COUNTY



RECORDING FEE 11.00  
RECORDING TAX 14.00  
POSTAGE .50  
#73961 0237 R02 110:48  
NOV 9 84

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 \$ 2294.00

BY Chris Pierce TITLE Chris Pierce  
ORIGINAL - FILING OFFICER COPY

BY Chris Pierce TITLE Chris Pierce  
ORIGINAL - FILING OFFICER COPY

Ricky L. Morris  
RICKY C MORRIS DEBTOR

Mailed to Secured Party

11-  
14 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.

1. DEBTOR

Name Maryland Environmental Service

Address 60 West Street, Annapolis, MD 21401

2. SECURED PARTY

Name Tucker Equipment Company

Address 629 S. Philadelphia Blvd., Aberdeen, Md 21001

Assignee of secured party: J.I. Case Co. or J.I. Case Credit Corp. as interest may appear, Suite 217, 290 Elwood Davis Road, Liverpool, NY 13088

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 case 450B angle/tilt dozer  
s/n 3075487

RECORD FEE 11.00  
POSTAGE .50  
873859 0237 002 110:47  
NOV 9 84

1984 NOV -9 AM 10:51  
E. AUBREY COLLISON  
CLERK

RECEIVED IN RECORDS  
PROPERTY



Anne Arundel 2231

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)

Maryland Environmental Service  
Type or Print Above Name on Above Line

*John D. Seyffert*  
(Signature of Debtor)

John D. Seyffert, Director  
Type or Print Above Signature on Above Line

*Beverly D. Tucker*  
(Signature of Secured Party)

Tucker Equipment Company  
Type or Print Above Signature on Above Line

Mailed to Secured Party

11-50

TO BE RECORDED IN THE FINANCING STATEMENT RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION AND IN THE FINANCING STATEMENT RECORDS OF ANNE ARUNDEL COUNTY, MARYLAND

NOT SUBJECT TO RECORDATION TAX

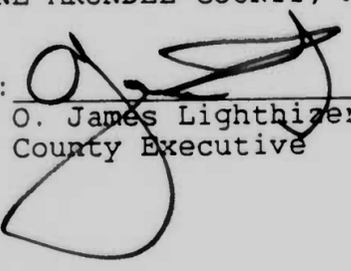
FINANCING STATEMENT

- 1. Debtor: ANNE ARUNDEL COUNTY, MARYLAND  
Address: Arundel Center, Calvert & Northwest Streets  
Annapolis, Maryland 21401  
Attention: Director of Administration
- 2. Secured Party: FIRST AMERICAN BANK OF VIRGINIA  
Address: 1970 Chain Bridge Road  
McLean, Virginia 22101  
Attention: Gary L. Clark, Senior Vice President,  
Real Estate Department
- 3. This Financing Statement covers the assignment by the Debtor to the Secured Party of the property listed in Exhibit A hereto.
- 4. Proceeds and products of the collateral described in paragraph 3 above are covered by the Financing Statement.

The Debtor has made the assignment of the above mentioned collateral pursuant to Resolution No. 30-84 of the County Council of Anne Arundel County, Maryland, approved by the County Executive on May 8, 1984, to secure payment of the principal of, and interest on, the Debtor's \$1,000,000 Anne Arundel County, Maryland Industrial Development Revenue Bonds (Crofton Warehouse III Project), 1984 Series, which bonds do not constitute an indebtedness or charge against the general credit and taxing powers of the Debtor, and do not constitute or give rise to any pecuniary liability of the Debtor.

Debtor:  
ANNE ARUNDEL COUNTY, MARYLAND

Secured Party:  
FIRST AMERICAN BANK OF VIRGINIA

By:   
O. James Lighthizer,  
County Executive

By:   
Robert H. Einhaus,  
Senior Vice President

1984 NOV -9 AM 10:58  
E. ADORNE & COLLISON  
CLERK

RECORDATION FEE 21.00  
NOV 9 1984 1037 R02 110:53

0086Q

BOOK - 479 PAGE 263

Mr. Clerk:

Return to:

Edward L. Wender, Esquire  
Venable, Baetjer & Howard  
1800 Mercantile Bank & Trust Building  
2 Hopkins Plaza  
Baltimore, Maryland 21202

Mailed to:



EXHIBIT A

(a) All of the Debtor's right, title and interest in and to and remedies under, including all moneys payable by the Borrower to the Debtor pursuant to, the Loan and Security Agreement dated as of November 8, 1984 between the Debtor and Warren E. Halle and his spouse, Martha D. Halle, Maryland residents (collectively, the "Borrower"), together with any and all modifications, alterations, amendments and supplements thereto (the "Loan Agreement"), including without limitation any and all security referred to therein, excepting, however, any rights of the Debtor or its officers or employees to payment by the Borrower or any other person on the Borrower's behalf with respect to certain expenses and indemnification under the Loan Agreement, the Deed of Trust (hereinafter defined) and any other Loan Document (as defined in the Loan Agreement) and all enforcement remedies with respect thereto.

(b) All of the Debtor's right, title and interest in and to and remedies under, including all moneys payable by the Borrower to the Debtor pursuant to, the Note dated September 8, 1984 evidencing the loan made pursuant to the Loan Agreement (the "Note"), that certain Assignment of Leases by the Borrower dated November 8, 1984 further securing the payment of the Note and the obligations under the Loan Agreement, that certain Individual Guaranty Agreement by Warren E. Halle and Martha D. Halle further securing the payment of the Note and the performance of the obligations under the Loan Agreement, and the Deed of Trust (hereinafter defined), and such other documents, including (without limitation) mortgages, deeds of trust, guaranties, and security agreements securing or relating to the Loan or the bonds, and all other revenues of the Debtor attributable to the financing of a certain facility located at Crofton Industrial and Office Park, 1654 Crofton Boulevard, Crofton, Maryland 21114 (the "Facility"), including (without limitation) any moneys realized from the sale of any security for the loan evidenced and secured by the Loan Agreement; excluding, however, any rights of the Debtor or its officers or employees to payment by the Borrower or any other person on the Borrower's behalf with respect to certain expenses and indemnification under the Loan Agreement, the Deed of Trust and any other Loan Document and all enforcement remedies with respect thereto.

(c) All of the Debtor's right, title and interest in and to and remedies under the Deed of Trust and Security Agreement (the "Deed of Trust") dated as of November 8, 1984 by the Borrower, covering certain property located in Anne Arundel County, Maryland described in Exhibit B hereto, which Deed of Trust is recorded, or intended to be recorded, among the Land Records of Anne Arundel County, Maryland, together with any and all modifications, alterations, amendments and supplements thereto.

0086Q

BOOK - 479 PAGE 265

(d) All of the Debtor's right, title and interest in all moneys on deposit in the Project Fund as that term is described in the Loan Agreement.

(e) All 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, pledged, assigned or transferred, as or for additional security for the loan evidenced and secured by the Loan Agreement, by the Debtor or by anyone on its behalf or with its written consent, to the Secured Party, which is hereby authorized to receive any and all such property at any and all times to hold and apply the same subject to the terms of the Loan Agreement and any other documents executed in connection therewith.

0086Q

BOOK - 479 PAGE 266

EXHIBIT B

Lot numbered Fourteen (14) in a subdivision known as "Resubdivision of Section 1, Plat 2, Crofton Industrial and Office Park", as per plat thereof recorded in Plat Book 70 at Plat 45 among the Land REcords of Anne ARundel County, Maryland.

251177

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TO BE RECORDED IN  
THE LAND RECORDS OF ANNE  
ARUNDEL COUNTY, MARYLAND

NOT SUBJECT TO  
RECORDATION TAX

FINANCING STATEMENT

- 1. Debtor: (a) WARREN E. HALLE  
9470 Annapolis Road, Suite 209  
Lanham, Maryland 20706
- (b) MARTHA D. HALLE  
9470 Annapolis Road, Suite 209  
Lanham, Maryland 20706
- 2. Secured  
Party: ANNE ARUNDEL COUNTY, MARYLAND  
Address: Arundel Center, Calvert & Northwest Streets  
Annapolis, Maryland 21401  
Attention: Director of Administration
- 3. Assignee: FIRST AMERICAN BANK OF VIRGINIA  
Address: 1970 Chain Bridge Road  
McLean, Virginia 22101  
Attention: Gary L. Clark  
Senior Vice President  
Real Estate Department

RECORD FEE 22.00  
 POSTAGE .50  
 #73966 0237 P02 T10:54  
 NOV 9 84

- 4. This Financing Statement covers the property described in Exhibit A hereto.
- 5. The proceeds and products of the collateral described in paragraph 4 above are covered by the Financing Statement.
- 6. Portions of the property described in Exhibit A hereto are or may be fixtures and are located at or may be affixed to real estate and improvements described in Exhibit B hereto.

The Secured Party has made the assignment to the Assignee hereunder pursuant to Resolution No. 30-84 of the County Council of Anne Arundel County, Maryland, approved by the County Executive on May 8, 1984, to secure payment of the principal of and interest on the Secured Party's \$1,000,000 Anne Arundel County, Maryland Industrial Development Revenue Bonds (Crofton Warehouse III Project), 1984 Series, which bonds do not constitute an indebtedness or charge against the general credit and taxing powers of the Secured Party, and do not constitute or give rise to any pecuniary liability of the Secured Party.

1984 NOV - 9 AM 10:58  
 E. AUGREY COLLISON  
 CLERK

2230

BOOK - 479 PAGE 268

Debtor:

Warren E. Halle  
Warren E. Halle

Martha D. Halle  
Martha D. Halle

Secured Party:

ANNE ARUNDEL COUNTY, MARYLAND

By:

O. James Lighthizer  
O. James Lighthizer,  
County Executive

Assignee:

FIRST AMERICAN BANK OF VIRGINIA

By: Robert H. Einhaus  
Robert H. Einhaus,  
~~Senior~~ Vice President

Mr. Clerk:

Return to:  
Edward L. Wender, Esquire  
Venable, Baetjer & Howard  
1800 Mercantile Bank &  
Trust Building  
2 Hopkins Plaza  
Baltimore, Maryland 21201

Mailed to:

EXHIBIT A

(a) The interest of the Debtor in any and all fixtures, fittings, materials, appliances, apparatus, equipment, machinery furniture and furnishings, decorations, chattels and articles of personal property of every kind, nature, and description, including but not limited to replacements thereof, now or hereafter attached to or installed or located in the premises subject to the Deed of Trust and Security Agreement by Warren E. Halle and his spouse Martha D. Halle, Maryland residents, dated November 8, 1984 (the "Deed of Trust"), which premises are described in detail in Exhibit B hereto, or which the Debtor now or hereafter owns or now or hereafter uses in connection with said premises, as improved or to be improved, and without limiting the generality of the foregoing, also all building materials, floor coverings, lighting, flood lighting, heating, ventilating, air conditioning, plumbing fixtures and equipment and systems, water and power systems and equipment, burglar alarms and security systems, engines, boilers, motors, machinery, ranges, furnaces, oil burners or units, sprinkling and other fire prevention or extinguishing apparatus and equipment, incinerating equipment and systems and maintenance equipment, communication systems, dynamos, transformers, gas and electrical equipment, storm and screen windows and doors, awnings, screens, shrubbery, plants, shades, and storm sashes, and other similar property located on, installed in, attached to, or used in connection with, the premises subject to the Deed of Trust, and all alterations, additions, accessions and improvements thereto.

Unless specifically designated otherwise, the premises and all other items and property described in the preceding paragraph, together with all alterations, additions, accessions and improvements thereto, substitutions therefore and renewals and replacements thereof, shall be herein referred to collectively as the "Property."

(b) The interest of the Debtor in any and all rights of way, riparian rights, licenses, easements, tenements, hereditaments, appurtenances and accessions now or hereafter attached to or located on the premises subject to the Deed of Trust, which premises are described in detail on Exhibit B hereto.

(c) The interest of the Debtor in any and all judgments, awards of damages (including but not limited to severance and consequential damages), payments, proceeds, settlements or other compensation heretofore or hereafter made, including interest thereon, and the right to receive the same,

as a result of, in connection with, or in lieu of (i) any taking of the Property or any part thereof under the power of eminent domain, either temporarily or permanently, (ii) any change or alteration of the grade of any street, and (iii) any other injury or damage to or decrease in value of the Property or part thereof (all the foregoing being hereinafter sometimes referred to collectively as the "Condemnation Award," or singularly a "Condemnation Award").

(d) The interest of the Debtor in any and all payments, proceeds, settlements or other compensation heretofore or hereafter made, including any interest thereon, and the right to receive the same, from any and all insurance policies covering the Property or any portion thereof.

(e) The interest of the Debtor in all of rents, royalties, issues, profits, revenues, income and other benefits of the Property, or arising from the use or enjoyment of all or any portion thereof, or from any lease, franchise, contract right, right of action, general tangible or agreement pertaining thereto and right, title and interest of the Debtor in and to, and any remedies under, any an all leases and subleases of the Property, or any part thereof, both now in existence or hereafter entered into, and all contract rights, accounts receivable, and general intangibles growing out of or in connection with such lease and subleases, together with all proceeds thereof; and including, without limitation, all cash or securities deposited thereunder to secure performance by the lessees of their obligations thereunder, whether such cash or securities are to be held until the expiration of the terms of such leases or are to be applied to one or more of the installments of rent coming due immediately prior to the expiration of such terms.

(f) The interest of the Debtor in all sums on deposit from time to time in the Project Fund as that term is described in the Loan and Security Agreement dated as of November 8, 1984 between Anne Arundel County, Maryland and Warren E. Halle and Martha D. Halle.

0085Q

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EXHIBIT B

Lot numbered Fourteen (14) in a subdivision known as "Resubdivision of Section 1, plat 2, Crofton Industrial and Office Park," as per plat thereof recorded in Plat Book 70 at Plat 45 among the Land Records of Anne Arundel County, Maryland.

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)  Trimed, Inc. 2400 Crofton Blvd. Crofton, MD 21114	2. Secured Party(ies) and address(es)  Equitable Bank, National Association 100 S. Charles Street Baltimore, MD 21201	3. Maturity date (if any):  For Filing Officer (Date, Time and Filing Office)  RECORD FEE 10.00 POSTAGE .50 #773972 0237 1002 111:06 NOV 9 84
4. This statement refers to original Financing Statement bearing File No. <u>243961</u> Filed with <u>Anne Arundel County Court</u> Date Filed <u>8-26</u> 19 <u>82</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. 10.		

No. of additional Sheets presented:

Equitable Bank, National Association

By: \_\_\_\_\_  
 Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).  
 (1) Filing Officer Copy - Alphabetical

By: [Signature]  
 B. A. Reichelberfer, Corp. Banking Officer

STANDARD FORM - FORM UCC-3



RECEIVED FOR RECORD  
 CIRCUIT COURT, ANNE ARUNDEL COUNTY

1984 NOV -9 AM 11:07

E. AUDREY COLLISON  
 CLERK

Mailed to Secured Party

254473

BOOK - 479 PAGE 273

FINANCING STATEMENT

Not subject to recordation tax  
 Subject to recordation tax on principal amount of \$.....

1. Name of Debtor(s): Anything Wicker, Inc.  
Address: 7972 Crain Highway  
Glen Burnie, Md. 21061

2. Name of Secured Party: FIRST AMERICAN BANK OF MARYLAND  
Address: ~~8701 Georgia Avenue~~ XXXXX  
~~5100 Crain Highway~~ XXXXX  
7984 Crain Highway  
Glen Burnie, Md. 21061

RECORDED  
CLERK  
1984 NOV -9 PM 3:18  
E. AUBREY COLLISON  
CLERK

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

Equipment- All of the Debtor's equipment and supplies (including all present and future additions, attachments, accessions, substitutions and replacements) including, but not limited to, that which is described in any separate schedule attached hereto or at any time delivered by the Debtor to the Bank, and all proceeds thereof in any form whatsoever. Inventory - All of the inventory of the Debtor, of every type or description, now owned and hereafter acquired and wherever located including, without limitation, raw materials, work in process or finished goods, all material usable or used or consumed in Debtor's business, all present and future substitutions

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:

thereof and additions thereto and all proceeds and products thereof in any form whatsoever. Accounts - All of the 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.

Proceeds of the collateral are also covered.  
 Products of the collateral are also covered.

RECORD FEE 11.00  
POSTAGE 50  
#74036 0055 R02 115:11  
NOV 9 84

Debtor(s): Anything Wicker, Inc.  
*Gertrude K. Affayroux*  
Gertrude K. Affayroux, President

Secured Party:  
FIRST AMERICAN BANK OF MARYLAND  
By: *Jeanette C. Bonadio*  
Jeanette C. Bonadio - 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)

Mailed to: *Wata Search*

11.00/50

BOOK - 479 PAGE 274

TERMINATION STATEMENT

TYPE OR PRINT IN INK. SIGNATURE MUST BE IN INK.

Identifying File Number of Original Financing Statement: 222432
--

Date of Original Financing Statement: December 18, 19 78
---

Record Reference of Original Maryland Financing Statement: Liber 397 Folio 78
--

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

DEBTOR

Name ROBERT B. YATES and CONSTANCE C. YATES

Address 30 W. Furnace Branch Road, Glen Burnie, Maryland 21061  
Number Street City State

SECURED PARTY

Name LOCAL 557 FEDERAL CREDIT UNION n/k/a TEAM FEDERAL CREDIT UNION

Address 7517 Belair Road, Baltimore, MD 21236

Person and Address to whom statement is to be delivered if different from Secured Party

The Secured Party certifies that there is no outstanding secured obligation of the Debtor to the Secured Party, and no commitment by the Secured Party to make advances, incur obligations or otherwise give value to the Debtor, and the Secured Party no longer claims a security interest with respect to the collateral covered by the Original Financing Statement bearing the file number and liber and folio number (if applicable) shown above.

Date of Statement of Termination of Financing

10-16, 19 84

TEAM FEDERAL CREDIT UNION

By Thomas H. Clark  
Signature and Title

THOMAS H. CLARK, Treasurer  
Type or Print Signature and Title

Mailed to Secured Party

16-50

1984 NOV - 9 PM 3:52  
CLERK COLLISON

RECORD FEE 10.00  
POSTAGE .50  
#74043 0237 002 115:49  
NOV 9 84

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK ~~478~~ 17/61R PAGE 275

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 17, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name JOHN A RUSS AND SHIRLEY RUSS
Address 3515 D'HAASSET AVE, ANNAPOLIS, MD, 21403

2. SECURED PARTY

Name NORTHWEST FINANCIAL LEASING INC
Address 2020 D WEST STREET
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)

- 1 Television, 1 Stereo, 1 Washer, 1 Dryer, 1 Refrigerator, 1 Stove, 1 Vacuum Cleaner, 1 Living Room Set, 1 Bedroom Set, 1 Dining Room Set

1984 NOV -9 PM 3:53
RECORDED
INDEXED

RECORD FEE 12.00
POSTAGE .50
NOV 9 84

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)

Mailed to Secured Party

John A. Russ (Signature of Debtor)
JOHN A RUSS
Type or Print Above Name on Above Line
Shirley M. Russ (Signature of Debtor)
SHIRLEY M RUSS
Type or Print Above Signature on Above Line

Glenn F. Foht (Signature of Secured Party)
GLENN F FOHT
Type or Print Above Signature on Above Line

1250

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

Thomas J. Wohlgemuth

1011 Van Buren Street  
Annapolis, MD 21403

SECURED PARTY

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):

1971 Catalina 27 Hull #20 Boat Maryland #3475-AH

- 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.

1984 NOV -9 PM 3:54  
 E. ADGERSY & COLLISON  
 CLERK

Debtor (or Assignor)

*Thomas J. Wohlgemuth*  
Thomas J. Wohlgemuth

Secured Party (or Assignee)

FARMERS NATIONAL  
BANK OF MARYLAND

RECORD FEE 11.00  
 POSTAGE 50  
 #74046 0237 R02 113452  
 NOV 9 84

BY *Twaun Oakes*  
Twaun Oakes

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

*[Handwritten mark]*

Mailed to Secured Party 11/5/84

MARYLAND TERMINATION STATEMENT

Date October 26, 19684

TERMINATION STATEMENT: This Statement of Termination of Financing is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) name(s) and address: Earl White  
5231 Patrick Henry Dr  
Baltimore, MD 21225

2. Secured Party and address (Type complete corporate name): Thorp Credit  
7966 Crian Highway  
GlenBurnie, MD 21061

3. There is no outstanding secured obligation and there is no commitment to make advances, incur obligations, or otherwise give value, as between the above parties. The Secured Party certifies that the Secured Party no longer claims a security interest under the Financing Statement bearing file number and record reference as follows:

Liber 443 Page 584

4. After recording this Termination Statement, the filing officer is requested to deliver or mail it to the Secured Party whose name and address appear above.

SECURED PARTY

Thorp Financial Services  
(TYPE COMPLETE CORPORATE NAME)

By: *Samuel j Wilson*  
Samuel j Wilson MANAGER

(Type signature below name)

AE 2/84

DO NOT TYPE IN MARGINS OUTSIDE OF GUIDE LINES

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

Mailed to Secured Party

10.00  
50  
NOV 9 84

1984 NOV - 9 11 3:55  
CLERK COLLISON

CLERK

254401

BOOK - 479 PAGE 278

**FINANCING STATEMENT**

File No.

This Financing Statement is presented to a FILING OFFICER pursuant to the Uniform Commercial Code. RETURN TO SECURED PARTY.

<p>1. DEBTOR(S) and Address(es)          F. Scott Jay &amp; Co., Inc.          P.O. Box 482          214 Najoles Drive          Millersville, Maryland 21108</p>	<p>2. SECURED PARTY and Address          UNION TRUST COMPANY OF MARYLAND          210 Guilford Avenue          Baltimore, Maryland 21202          ATTN: Commercial Finance Dept.          (761773)</p>
--	--

3. This Financing Statement covers the following types (or items) of property ("Collateral"): All of the property described in subparagraphs A through C below unless one or more boxes are marked; if one or more boxes are marked, "Collateral" includes only the property described next to the box or boxes marked.

A. All of Debtor's present and future accounts, contract rights, receivables, instruments, documents, chattel paper and general intangibles, all rights to the payment of money due or to become due to Debtor for any reason whatsoever, and all right and interest of Debtor in and to all goods returned or repossessed or stopped in transit, the sale, lease or other provision of which gave rise to an account and all books, records and data processing materials in any form (including tapes, discs and the like) documenting, describing or in any way relating to any or all of the foregoing.

B. All of Debtor's present and after-acquired inventory, including raw materials, work in process, finished goods, goods returned or repossessed, goods held for demonstration, marketing or similar purposes and all materials and supplies either held by Debtor for sale, lease or other provision to customers of Debtor or used, useable or consumed in the course of Debtor's business, all property and devices in or on which any of the foregoing is stored or maintained, whether in the possession and control of Debtor or of a third party for the account of Debtor and all books, records and data processing materials in any form (including tapes, discs and the like) documenting, describing or in any way relating to any or all of the foregoing.

C. Other:

4. Proceeds (including insurance proceeds) and products of Collateral are also covered hereunder.

5. This transaction (is) (is not) exempt from the recordation tax. (Md.)  
Principal amount of debt initially incurred is: \$ N/A

RECORD FEE 1.1-00  
POSTAGE .50  
#74051 0237 (10) 11:57  
NOV 9 84

DEBTOR:  
F. Scott Jay & Co., Inc.  
(Type Name)

SECURED PARTY:  
By: Stephen G. Evseeff

By: [Signature]  
F. Scott Jay, President  
(Type or print name and title)

Stephen G. Evseeff, A.V.P.  
(Type or print name and title)  
OCTOBER 30th 1984  
(Date signed by Debtor)

INSTRUCTIONS: Sign in ink. Type or print other information in ink. Margins are for use of Filing Officer only.

Mailed to Secured Party

11/50

1984 NOV -9 PM 4:04  
 E. ASBURY COLLISON  
 CLERK

254400

BOOK - 479 PAGE 279

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):  Vista Photography, Inc. 1701 Midway Road Oden, Maryland 21113	(2) Secured Party(ies) (Name(s) And Address(es))  State National Bank of MD 10400 Connecticut Ave. Kensington, Maryland 20895	No. of Additional Sheets Presented
(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):  19151 Warrior Brook Dr. Germantown, Maryland 20874	For Filing Officer

(5) This Financing Statement Covers the Following types [or items] of property.  
All Inventory including, without limitation, all goods held for sale or lease or being processed for sale. Debtor's business includes all materials used to consumed in Debtor's business and any goods returned for any reason to Debtor for refund.  
Not subject to Recordation tax.

Products of the Collateral Are Also Covered.

(6) Signatures: Debtor(s)  
Jim Miller  
Margaret L. Miller  
Officer

(By) Delores A. Bell  
Officer

Signature of Secured Party Permitted in Lieu of Debtor's Signature:  
(1) Collateral is subject to Security Interest In Another Jurisdiction and   
 Collateral Is Brought Into This State  
 Debtor's Location Changed To This State  
(2) For Other Situations See: G.S. 25-9-402 (2)

(1) Filing Officer Copy - Homestead

UCC-1

RECORD FEE 12.00  
#74052 0207 113:58  
NOV 9 84

1984 NOV - 9 PM 4:04  
E. AUDREY COLLISON  
CLERK

KL  
CLERK

Mailed to Secured Party

12-

FINANCING STATEMENT

254103

1. Name of Debtors: STANLEY E. GOLDMAN  
Address: EVIE S. GOLDMAN  
38 Williams Drive  
Annapolis, Maryland 21401
  
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:

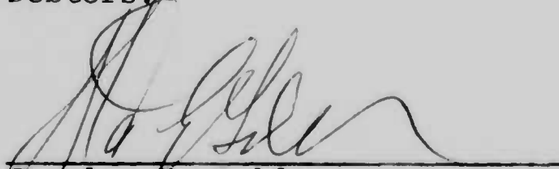
(a) The interest of Debtors in all building materials, furniture, fixtures, machinery, equipment and tangible personal property of every kind and nature whatsoever (other than consumable goods, inventory, and trade fixtures or other personal property owned by tenants occupying all or any portion of the 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 November 2, 1984 from Debtors to Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, Trustees (the Deed of Trust), 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 and subleases (it being understood and agreed that pursuant to the Deed of Trust, the Secured Party received an absolute assignment of leases, subleases and rents, but in the event a court of competent jurisdiction fails to recognize or enforce such assignment or rules it ineffective, the parties agree that in the alternative, the Secured Party shall be considered to have been granted a security interest in such leases, subleases and rents and the accounts receivable therefrom) or contracts of sale 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.

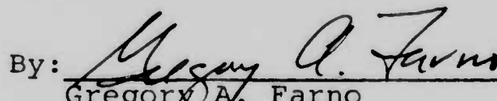
4. Recordation tax on the principal sum of \$175,000 has been paid to the Clerk of the Circuit Court of Anne Arundel County, Maryland upon recording of the deed conveying title to the property described in Exhibit A attached hereto among the Land Records of Anne Arundel County, Maryland.

Debtors:

  
Stanley E. Goldman

Secured Party:

MARYLAND NATIONAL BANK

By:   
Gregory A. Farno  
Vice President

(SIGNATURES CONTINUED ON NEXT PAGE)

RECORD FEE 14.00  
POSTAGE 1.00  
#74073 0037 FOR JUDGE  
NOV 13 1984  
ANNE ARUNDEL COUNTY  
1984 NOV 13 AM 8:38  
E. ARUNDEL COLLISION

14/50

Debtors: (CONTINUED)

Evie S. Goldman  
Evie S. Goldman

BOOK - 479 PAGE 281

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

Mailed to: \_\_\_\_\_

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

BOOK - 479 PAGE 282 EXHIBIT A

PROPERTY DESCRIPTION

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

BEING known and designated as Lots 4 and 5, as shown on the Plat of Tall Cedars, as recorded among the Land Records of Anne Arundel County in Plat Book 19, folio 27. The improvements thereon being known as 1790 & 1796 Bay Ridge Avenue.

BEING the same lots of ground which by Deed dated May 15, 1979 and recorded among the Land Records of Anne Arundel County in Liber 3199, folio 867, was granted and conveyed by Marilyn Dexheimer, by Richard L. Haight, her Attorney-in-Fact, unto Twomac Associates, a general partnership.

254452

FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

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

If transactions or transactions wholly or partially subject to records-  
see tax indicate amount of taxable debt here. \$ \_\_\_\_\_

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

This financing statement Dated Oct. 20, 1984 is presented to a filing officer for filing pursuant to the  
Uniform Commercial Code.

1. DEBTOR

Name John Curry & Cathy Curry  
Address Ark Mobile Home Pk 8319 Washington Blvd Jessup, Md. 20794

2. SECURED PARTY

Name M&M Mobile Homes Inc  
Address 8315 Washington Blvd Jessup, Md, 20794

Conditional Sales Contract has been Signed  
Person And Address To Whom Statement Is To Be Returned If Different From Above  
Assignee: Philadelphia Savings Fund Society, 123 Marker St. 9th floor  
Mobile Unit Phil Pa. 19107

Mailed to:

3. Maturity date of obligation (if any) \_\_\_\_\_

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

New 1985 Scott Silver Eagle 60x24 serial #0153A&B

RECORD FEE 12.00  
#74078 0237 802 708:43  
NOV 13 84

AMOUNT FINANCED 32851.00  
Amount of Encumbrance 49904.00

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 Curry  
(Signature of Debtor)  
John Curry

Type or Print Above Name on Above Line

Cathy Curry  
(Signature of Debtor)  
Cathy Curry

Type or Print Above Signature on Above Line

M&M Mobile Homes Inc

(Signature of Secured Party)

[Signature]  
Type or Print Above Signature on Above Line

RECEIVED FOR RECORD  
CIRCUIT COURT, BAL. COUNTY  
1984 NOV 13 AM 8:46  
E. AUBREY COLLISON  
CLERK

12/1/84

BOOK - 479 PAGE 284

251155

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity date (if any):  
Far Filing Officer (Date, Time, Number, and Filing Office)

1. Debtor(s) (Last Name First) and address(es)  
SMS Leasing, Inc.  
1501 Farm Credit Drive  
McLean, VA 22102

2. Secured Party(ies) and address(es)  
Old Stone Bank  
150 South Main Street  
Providence, RI 02901

4. This financing statement covers the following types (or items) of property:  
Equipment supplies to Fort George G. Meade pursuant to Contracts nos. MDA904-84-C-9084 and MDA904-84-C-9111 as more fully described in the equipment list attached hereto. Total amount of indebtedness is \$365,985.83.  
*1735/15-9001*  
No recordation tax is required.

5. Assignee(s) of Secured Party and Address(es)  
RECORD FEE 13.00  
STAMPED COST NOV 13 1984

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 the Circuit Court, UCC Division, Anne Arundel County, Annapolis, MD 21401

SMS Leasing, Inc.  
Terry Schadoff  
By: *[Signature]*  
Signature(s) of Debtor(s)

Old Stone Bank  
Mary C. Ferreira  
By: *[Signature]*  
Signature(s) of Secured Party(ies)

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

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY  
1984 NOV 13 AM 8:55  
E. AUBREY COLLISON  
CLERK

KL  
CLERK

Innocent  
11 Beacom St.  
Boston, MASS. 02108  
Mailed to: \_\_\_\_\_

1350

BOOK - 479 PAGE 285

EQUIPMENT LIST

Contract Number MDA904-84-C-9084

<u>Quantity</u>	<u>Equipment Description</u>	<u>Serial Number</u>
1	H-700 Computer System	F103
1	Scientific Arithmetic Unit	
1	Programmed I/O Channel	
1	Buffered Block Channel	
1	Integral Block Channel	
1	300 CPM Reader w/DMA Controller	
1	80 MB Winchester Disk Drive w/IDC	
1	Storage Module Disk Drive	
2	Line Printer, 450 LPM, 96 characters w/ controller and cabinet	
1	Line Printer, 450 LPM, 96 characters w/ controller and cabinet (Cyrillic "B Type Print Band)	
1	Mag Tape Drive w/controller 25 IPS, 9 track, 1600 BPI	
4	Equipment Stand	
1	Cabinet, I/O, and Power	
1	Communications Network Processor	
15	RS232 Connection for two	
2	Interactive CRT	

135

BOOK -479 PAGE 286  
EQUIPMENT LIST

Contract Number MDA904-84-C-9111

<u>Quantity</u>	<u>Equipment Discription</u>	<u>Serial Number</u>
1	H-700 Computer System	F118
1	Scientific Arithmetic Unit	
1	Programmed I/O Channel	
1	Buffered Block Channel	
1	Integral Block Channel	
1	300 CPM Reader w/DMA Controller	
1	80 MB Winchester Disk Drive w/IDC	
1	Line Printer (Serial) w/Controller and Cabinet	
1	Storage Module Disk Drive	
2	Line Printer, 450 LPM, 96 characters w/ controller and cabinet	
1	Line Printer, 450 LPM, 96 characters w/ controller and cabinet (Cyrillic "B Type Print Band)	
1	Mag Tape Drive w/controller 25 IPS, 9 track, 1600 BPI	
5	Equipment Stand	
1	Cabinet, I/O, and Power	
1	Communications Network Processor	
15	RS232 Connection for two	
5	Interactive CRT	

FINANCING STATEMENT FORM UC-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 October 18, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name TAYLOR, George E. & Judith C.  
Address 482 Orchard Circle, Millersville, MD 21108

2. SECURED PARTY

Name FIRST COMMERCIAL CORPORATION  
Address 303 Second Street  
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)

1979 40' Viking fiberglass hull #VKY40531M79L  
1979 Twin 350 HP Crusader gas engines #25764 & 24565

Home anchorage/winter: Millersville, MD

ASSIGNEE

Society for Savings  
1290 Silas Deane Highway  
Wethersfield CT 06109

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)

George E. Taylor  
(Signature of Debtor)  
GEORGE E. TAYLOR

Type or Print Above Name on Above Line

Judith C. Taylor  
(Signature of Debtor)  
JUDITH C. TAYLOR

Type or Print Above Signature on Above Line

Phyllis M. Johnson agent  
(Signature of Secured Party)  
FIRST COMMERCIAL CORPORATION

Type or Print Above Signature on Above Line

RECORD FEE 12.00  
POSTAGE .50  
214089 0237 102 109:07  
NOV 13 84



NOV 13 AM 9:09

COLLISON CLERK

Mailed to Secured Party

1250  
Anne Arndel Co  
10.26.84

FINANCING STATEMENT

(To Be Used For Direct 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: Anne Arundel Development Services, Inc.
(Name or Names—Last Name First)
P.O. Box 1146 Pasadena, Maryland 21122
(Address)

2. SECURED PARTY: THE BANK OF GLEN BURNIE
101 CRAIN HIGHWAY, S.E., GLEN BURNIE, MD. 21061

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

Ford 555 Tractor Loader
Gaulhoe w/cag and
Extenoagle Dipper stick, 36"
Gellhole Bucker, street pads

RECORD FEE 11.00
POSTAGE .50
#74085 0237 R02 109:01
NOV 13 84

1984 NOV 13 AM 9:15
E. MURPHY & COLLISON

- 4. Proceeds of collateral are covered hereunder: YES XX NO
5. Products of collateral are covered hereunder: YES NO X
6. This transaction (is) (XXXX) exempt from the Recordation Tax.
7. The principal amount of the debt initially incurred is: 39,150.00

8. Filed with: Clerk of the Circuit Court for Anne Arundel County

9. RETURN TO: THE BANK OF GLEN BURNIE, 101 CRAIN HIGHWAY, S.E., GLEN BURNIE, MD. 21061

Dated this 18th day of October, 1984

DEBTOR: Anne Arundel Development Services, Inc.
SECURED PARTY: THE BANK OF GLEN BURNIE
By: [Signature] President (Title)
By: [Signature] Assistant Vice President (Title)

FOR FILING OFFICER USE
File No. \_\_\_\_\_ Date and Hour of Filing \_\_\_\_\_
Record Reference \_\_\_\_\_

11/30

Debtor or Assignor Form

254403

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ 28,000.00
- To Be Recorded in Land Records (For Fixtures only).

Anne Arundel County  
Name of Debtor

Address

B & D Associates

108 Wellham Avenue  
Glen Burnie, Maryland 21061

Mail to: Jerry Mikulski  
 SECURED PARTY (OR ASSIGNEE) First National Bank of Md.  
 25 S. Charles St.  
 Balto., Md. 21201  
 101-640

THE FIRST NATIONAL BANK OF MARYLAND—Address:

Attach separate list if necessary

- 1. This Financing Statement covers the following types (or items) of property (the collateral):

Mailed to: \_\_\_\_\_

1 Hartridge Calibrating Stand  
Model HA400  
S/N 786137C6

- 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 }

RECORDATION FEE 11.00  
 RECORDATION TAX 106.00  
 POSTAGE 50  
 NOV 13 84

- 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)

B & D Associates

THE FIRST NATIONAL BANK OF MARYLAND

*William C. Foster*  
William C. Foster, Partner

BY *Gerard R. Mikulski*  
Gerard R. Mikulski, Vice President

FNB 0850

Type or print names under signatures

11-  
196-5

1984 NOV 13 AM 9:15  
 E. AUBREY COLLISON  
 CLERK

254400

BOOK - 479 PAGE 290

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.		3 Maturity date (if any): 4/88
1 Debtor(s) (Last Name First) and address(es)	2 Secured Party(ies) and address(es)	For Filing Officer (Date, Time, Number, and Filing Office)
Miskimon, Charles Edward Miskimon, Gayl Lynn 515 Sudbury Road Linthicum, MD 21090	Kelko Credit Union c/o Westvaco USEnvelope Div P.O. Box 1675 Spfld., MA 01101	

4 This financing statement covers the following types (or items) of property: Home Improvement Loan - \$3,400.00 - 42 mo.  
Recorded owners: Charles Edward Miskimon  
Gayl Lynn Miskimon  
RE: 515 Sudbury Road  
Linthicum, MD 21090

Installation of a full fireplace and chimney,  
including all materials and labor.

RECORDING FEE 12.00  
MISTAKE .50  
#74090 0207 402 109:10  
NOV 13 84

Recorded: Book# 3374 Page# 582

No. of additional sheets presented:  
Filed with: Recorders Office - Anne Arundel County, Maryland

Charles Edward Miskimon  
Charles Edward Miskimon  
By: Gayl Lynn Miskimon  
Gayl Lynn Miskimon  
Signature(s) of Debtor(s)

Kelko Credit Union  
By: Patricia J. Repolita, Treas.  
Signature(s) of Secured Party(ies)

This form of financing statement is approved by the Secretary of State.  
Credit Union League - Form 440

1984 NOV 13 AM 9:15  
CLERK COLLISON

Mailed to Secured Party  
12-50

250400

BOOK - 479 PAGE 291

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)) <b>GARREL, WILLIAM C VON GARREL, MARJORIE L VON LYONS CREEK MHP Lot # 230 LOT 230 LYONS CREEK MHP LOTHIAN, MD 20711</b>		No. of Additional Sheets Presented	3 <input type="checkbox"/> The Debtor is a transmitting utility
2 Secured Party(ies) Name(s) and Address(es) <b>JOY REAL ESTATE 6500 OLD BRANCH AVE, ST. 201 TEMPLE HILLS, MD 20784</b>		4 For Filing Officer: Date, Time, No. - Filing Office  <b>RECORD FEE 12.00 POSTAGE .50 #74972 0257 NOV 10 9:14 NOV 13 84</b>	
5 This Financing Statement covers the following types (or items) of property <b>1974 DuPont, , Serial # 5051 12 X 65, 2 BR To include all <del>fixtures</del>, fixtures, appliances and appurtenances therein and thereto, including but not limited to these items specified in the manufacturer's invoice and/or purchase agreement and/or retail installment contract.</b> <input checked="" type="checkbox"/> Products of the Collateral are also covered		6 Assignee(s) of Secured Party and Address(es) <b>Green Tree Acceptance, Inc. 6506 Loisdale Road #304 Springfield, VA 22150</b>	
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	
10. This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box) <input checked="" 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"/> subject to a security interest in another jurisdiction <b>WILLIAM C VON GARREL S.S. # 578-26-4243 MARJORIE L VON GARREL S.S. # 212-92-5332</b>		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 William C Von Garrel Signature(s) of Debtor(s)  
By Isabel Manfredi Signature(s) of Secured Party(ies)  
(Required only if Item 10 is checked)

(1) FILING OFFICER COPY - NUMERICAL  
STANDARD FORM - FORM UCC-1 - Approved by the Secretary of the Commonwealth of Pa.

RECEIVED FOR RECORD  
CIRCUIT COURT, S.A. COUNTY  
1984 NOV 13 AM 9:17  
E. AUBREY COLLISON  
CLERK



125

10/57

BOOK - 479 PAGE 292

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

..... 10/25 ..... 1984

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. 228830 ..... in Office of W. GARRETT LAYMAN, JR. (Filing Officer) AA MD (County and State)  
LIBER 417 PAGE 209

Debtor or Debtors (name and Address):  
JOSEPH R. + LORRAINE BLACKERT  
1312 TENBROOK ROAD  
ODETON, MD. 21113

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.

RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE  
1984 NOV 13 AM 9:35  
E. AUBREY COLLISON  
CLERK



Mailed to Secured Party

Form 91 MD (3-79)

By .....  
Its Branch Office Manager

RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE  
1984 NOV 13 AM 9:35

10-32

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

..... 10/25 ..... 1984

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. 244389 ..... in Office of ..... AA, MD. (County and State)  
LIBER 454 PAGE 311  
Debtor or Debtors (name and Address):  
DR. EUGENE CRUMP  
409 ST. IVES 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 .....  
Its Branch Office Manager

Form 91 MD (3-79)

RECEIVED FILE RECORD  
CIRCUIT COURT, A.S. COUNTY

1984 NOV 13 AM 9:35

E. AUBREY COLLISON  
CLERK



Mailed to Secured Party

RECORD FEE 10.00  
POSTAGE 50  
STAMP DUTY 102.16  
NOV 13 04

1050

1235-2

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

..... October 25, 1984

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. 224027 ..... in Office of Clerk of Court, A. A. (County and State)  
(Filing Officer)

Debtor or Debtors (name and Address):

Herbert & Carolyn L Dixon Jr.  
2542 vale Court  
Gambell, MS MD 21054

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 .....  
Its Branch Office Manager

Form 91 MD (3-79)

RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY

1984 NOV 13 AM 9:35

E. AUBREY COLLISON  
CLERK

RECORD FEE 10.00  
POSTAGE 50  
#7086 0277 002 708-16  
NOV 13 84

1050

Mailed to Secured Party

Anne Arundel Co.  
12.50

RECEIVED  
OCT 22 1984  
FIRST MARYLAND LEASECORP

BOOK - 479 PAGE 295

Debtor or Assignor Form

254103

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

Robert C. Dick and Carol M. Dick

2394 Mt. Tabor Road  
Gambrills, Maryland 21054

SECURED PARTY (OR ASSIGNEE)

FIRST MARYLAND LEASECORP

—Address: 25 South Charles Street  
Post Office Box 1596  
Baltimore, Maryland 21203

Attach separate list if necessary

- 1. This Financing Statement covers the following types (or items) of property (the collateral):

One (1) 1984 International, Model 1723, school bus, s/n 1HVLMEG2EHA31344, with a 66-passenger Thomas school bus body and automatic transmission, and one (1) 1974 International Model 1753 school bus s/n 13662CHA20832 with gas engine and 5 speed transmission; 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.

- 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  
CLERK, ANNE ARUNDEL COUNTY  
1984 NOV 13 AM 9:35  
E. ABBEY COLLISON  
CLERK

KL  
CLERK

RECORD FEE 12.00  
POSTAGE .50  
#74096 0237 102 109:18  
NOV 13 84

Debtor (or Assignor)

Robert C. Dick  
Robert C. Dick, Individual

Carol M. Dick  
Carol M. Dick, Individual

Secured Party (or Assignee)

FIRST MARYLAND LEASECORP

BY W. R. Baum

FNB 0510

Type or print names under signatures

1252

After filing please return to:

Angelique A. Pefinis  
First Maryland Leasecorp  
25 South Charles Street  
Baltimore, MD 21201

Mailed to: \_\_\_\_\_

Ann-Credit Co  
#12.50

BOOK - 479 PAGE 296

Debtor or Assignor Form

254401

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

Charles R. Thompson, Sr.  
Sharon L. Thompson

1409 Harvey Avenue, Severn, MD 21144

SECURED PARTY (OR ASSIGNEE)

FIRST MARYLAND LEASECORP

—Address: 25 South Charles Street  
Post Office Box 1596

Baltimore, Maryland 21203

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral): One (1) new 1984 International Model 1853 school bus, 254" WB, s/n LHVLPUXM4EHA66565 with DT466 180 HP diesel engine and 66 passenger Bluebird school bus body s/n V23847 and one (1) 1979 International Model 1853 school bus s/n BA185JHB16414 with a diesel engine and a 66 passenger Bluebird 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.

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  
NOV 13 AM 9:35  
E. AUBREY COLLISON  
CLERK



RECORD FEE 12.00  
POSTAGE .50  
#74097 0237 002 109:18  
NOV 13 84

Debtor (or Assignor)

Secured Party (or Assignee)  
FIRST MARYLAND LEASECORP

Charles R. Thompson Sr.  
Charles R. Thompson, Sr.

Sharon L. Thompson  
Sharon L. Thompson

BY W. R. Bair

FNB 0650

Type or print names under signatures

After filing please return to:

Angelique A. Pefinis  
First Maryland Leasecorp  
25 South Charles Street  
Baltimore, Maryland 21201

Mailed to: \_\_\_\_\_

*[Handwritten signature]*  
1250

BOOK - 479 PAGE 297  
STATE OF MARYLAND

254105

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 Richard L. Hall T/A Christony Hauling  
Address P.O. Box 581, Arnold, Maryland 21012

2. SECURED PARTY

Name Baldwin Service Center, Inc.  
Address Defense Highway, Rts. 450 & 178, Annapolis, Maryland 21401  
Credit Alliance Corporation, P.O. Box 1680, 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) \_\_\_\_\_

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  
P.O. Box 1680  
500 DiGiulian Blvd.  
Glen Burnie, Maryland 21061

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)

Richard L. Hall T/A Christony Hauling

Richard L. Hall  
(Signature of Debtor)

Richard L. Hall, Owner  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Baldwin Service Center, Inc.

Ilse H. Fink  
(Signature of Secured Party)

Ilse H. Fink, Corporate Sec.  
Type or Print Above Signature on Above Line

RECORDING FEE 34.00  
POSTAGE .50

#74101 0237 R02 109:21  
NOV 13 84

1984 NOV 13 AM 9:35  
RECEIVED  
CLERK OF COURTS  
ANNE ARUNDEL COUNTY

34-50

ASSIGNMENT

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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, the annexed conditional sale contract and/or lease and/or chattel mortgage (herein called "contract")

dated October 11, 1984 between Baldwin Service Center, Inc. as Seller/Lessor/Mortgagee,

and Richard L. Hall T/A Christony Hauling, P.O. Box 581, Arnold, Maryland 21012

(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, 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 described therein and good right to sell, lease and transfer the same; it is a valid obligation arising out of the instalment sale or lease or mortgage of the property described therein to the 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; it reserves a valid, free and clear title to or creates an encumbrance and first lien upon such property; it and the property described therein are and will continue to be free of any liens, claims, encumbrances, defenses, offsets and counterclaims, real or claimed; all statements made and unpaid balances shown therein are and will be true and correct; and the signatures thereon are the genuine signatures of persons having capacity to so contract; it will be paid and performed according to the terms thereof, and 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, leases, loans, chattel mortgages and instalment paper; it has been properly filed or recorded, and will be re-filed or re-recorded where necessary, without cost to CREDIT; the property described therein has been delivered, accepted and installed, will be satisfactorily maintained and protected and will operate to the satisfaction of the Obligor; and there is still unpaid and owing thereon the sum total of the unmaturred instalments stipulated in and evidenced by said contract the payment of which will be made by us if not paid by the Obligor, together with interest, attorneys' fees, court costs and other expenses in connection therewith. We further represent, warrant and agree that CREDIT has and will at all times continue to have a valid and enforceable first lien on the property described in said contract; that CREDIT may in our name endorse any notes or any other obligations given in connection with said contract and all remittances received; and we give express permission to CREDIT to release, by operation of law or otherwise, or to compromise or adjust any and all rights against and grant extensions of time of payment to the Obligor or any other persons obligated on said 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 between us and CREDIT, if any, applicable to the purchase of paper as defined therein, by CREDIT from us, 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 any notes or any other obligations given in connection with said contract. In addition to the foregoing it is 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 described in the contract, and or if CREDIT is unable to promptly retake possession of the property described in the contract free and clear of any other 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 \$ 37,213.50

IN WITNESS WHEREOF, we have hereunto set our hand and seal this 11th day of October, 1984

Baldwin Service Center, Inc. (Seal)  
Seller/Lessor/Mortgagee

By Anna A. Baldwin, Pres.

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.

CONDITIONAL SALE CONTRACT NOTE

TO: Baldwin Service Center, Inc. FROM: Richard L. Hall T/A Christony Hauling

Defense Highway, Rts. 450 & 178, Annapolis, MD 21401 P.O. Box 581, Arnold, MD 21012

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) 1983 International Harvester Model 1754 Diesel Chassis, S/N DCA11137 with 20' Snyder Platform Dump Body w/ hoist, loader and tie downs

(1) TIME SALES PRICE \$ 40,104.10
(2) Less DOWN PAYMENT IN CASH \$ 2,890.60
(3) Less DOWN PAYMENT IN GOODS (Trade-in Allowance) \$ -0-
(4) CONTRACT PRICE (Time Balance) \$ 37,213.50

The property purchased shall remain personalty and not become part of any realty and shall be located and kept for use at: Arnold, Maryland

Record Owner of Real Estate:

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 Thirty seven thousand two hundred thirteen and 50/100\*\*\*\*\* Dollars (\$ 37,213.50 )

being the above indicated Contract Price (hereinafter called the "time balance") in 60 successive monthly installments, commencing on the 18th day of November, 19 84, and continuing on the same date each month thereafter until paid; the first 6 installments each being in the amount of \$ 1,160.00 and the final installment being in the amount of \$ 560.25

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.

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

TERMS AND CONDITIONS HEREOF CONTINUED ON REVERSE SIDE
BUYER ACKNOWLEDGES RECEIPT OF A SIGNED, TRUE AND EXACT EXECUTED COPY OF THIS CONTRACT NOTE.

BUYER(S)-MAKERS(S):

Date: October 11, 19 84

Accepted Baldwin Service Center, Inc. (SEAL) Richard L. Hall T/A Christony Hauling (SEAL)

By: [Signature] Corp Sec By: [Signature] (SEAL)

(Witness as to Buyer's and Co-Maker's Signature) (Print Name of Co-Buyer-Maker Here)

(Witness as to Buyer's and Co-Maker's Signature) By:

This instrument prepared by

**TERMS AND CONDITIONS OF CONDITIONAL SALES CONTRACT NOTE (Continued)**

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 appraisal, 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 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 Buyer's true and lawful attorney-in-fact and agent for Buyer and in Buyer's name, place and stead to accept service of any process within the State of New York, Holder agreeing to notify Buyer, at Buyer's address shown herein, by certified mail, within three days of such service having been effected. The parties hereto agree to the venue and jurisdiction of any court in the State 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 provision 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. 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 _____		_____ (Corporate, Partnership or Trade Name or Individual Signature)	(SEAL)	} Signature of Seller
_____ (Witness)		By: _____ (Signature: Title of Officer, "Partner" or "Proprietor")		

254507

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. BURNAGE BR RD  
CITY & STATE: GLEN BURNIE, MD 21061

DEBTOR(S) (AND ADDRESSES)		DATE OF THIS FINANCING STATEMENT	
STEPHEN F & LUCIA FIELDER		10-19-84	
7862 AMERICANA CIR 202 GLEN BURNIE, MD 21061		ACCOUNT NO.	TAB
		937209233	33

Filed with: CLERK OF CIR 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)

1984 NOV 13 AM 9:43  
E. AUDREY COLLISON  
CLERK



RECORD FEE 12.00  
RECORD TAX 21.00  
POSTAGE .50

474115 0237 102 109:40  
NOV 13 84

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

\$ 2062.57

BY Cenny Bridgman  
TITLE   
AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.  
(SECURED PARTY)

Steph B Fielder  
STEPHEN B FIELDER DEBTOR

Lucia Fielder  
LUCIA FIELDER DEBTOR

ORIGINAL - FILING OFFICER COPY

Mailed to Secured Party

12-  
21/50

BOOK - 479 PAGE 302

**TERMINATION STATEMENT**

**Name of Debtor:** Riverside Farms  
Route 2, Box 464A  
**Address:** Cambridge, MD 21613

**Name of Secured Party:** Stevenson Equipment Co., Inc.  
P. O. Box 330  
**Address:** Pocomoke City, MD 21851

**Assignee:** Sperry Financial Corporation  
Sperry New Holland Division

**Address:** 500 North Hoskins Road  
Charlotte, NC 28216

Mailed to:

REGISTRATION FEE 10.00  
POSTAGE .50  
874116 0237 002 109142  
NOV 13 84

1981 NOV 13 AM 9:49  
E. AUSTIN COLLISON  
CLERK

The Secured Party no longer claims a security interest under the  
Financing Statement of the above Debtor recorded in:

Anne Arundel County

Financing Statement No. 239946

Libex 442 Folio 453 No. \_\_\_\_\_

Date Filed Oct. 8, 1981

Sperry Financial Corporation  
Sperry New Holland Division

BY: Michael C. Anderson  
( Michael C. Anderson )

Title: Branch Dealer Finance Manager

1050

BL  
CLERK

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

BOOK - 479 PAGE 303

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 247154

RECORDED IN LIBER 461 FOLIO 318 ON 5-3-83 (DATE)

1. DEBTOR

Name Harryman, Gilbert T/A Duke's Tavern

Address 1700 Furnace Drive Glen Burnie, Md. 21061

2. SECURED PARTY

Name Clifton Trust Bank

Address 10112 York Road Cockeysville MD. 21030

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

3. Maturity date of obligation (if any)

1984 NOV 13 AM 9:50  
 E. AUBREY COLLISON  
 CLERK  
 CHECK X FORM OF STATEMENT

BL  
 CLERK

<p><b>A. Continuation</b> <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>B. Partial Release</b> <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><b>C. Assignment</b> <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><b>D. Other Termination</b> <input checked="" type="checkbox"/>                  (Indicate whether amendment, termination, etc.)</p>

RECORD FEE 10.00  
 POSTAGE .50  
 27-118 0237 002 109:44  
 NOV 13 84

Mailed to Secured Party

Date October 29, 1984

*Constantine Paszkiewicz*  
 (Signature of Secured Party)

Mr. Constantine Paszkiewicz V.P.  
 Type or Print Above Name on Above Line

105

BOOK - 479 PAGE 304

ANNE ARUNDEL - Cty

REGISTRE, INC.  
BALTIMORE, MD 21201

STATE OF MARYLAND

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. - FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 25 2493

RECORDED IN LIBER 475 FOLIO 478 ON 7/31/84 (DATE)

1. DEBTOR

Name Andy Kuczinski T/A Andy's Concrete  
Address 780 Jennie Drive, Severn, Maryland 21144

2. SECURED PARTY

Name Ingersoll-Rand Financial Corp.  
Address 1004 W. Ninth Avenue, King of Prussia, PA 19406

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

3. Maturity date of obligation (if any)

<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.) AMENDMENT</p>

PLEASE CHANGE DEBTOR'S NAME TO READ AS:  
Andy's Concrete, Inc.

CHECK  FORM OF STATEMENT

RECORDING FEE 11.00  
NOV 13 84

1984 NOV 13 AM 9:50  
E. AUBREY COLLISON  
CLERK

BL  
CLERK

Andy's Concrete, Inc.

Andrew M. Kuczinski

Dated 9/19/84  
Andrew M. Kuczinski

Ingersoll-Rand Financial Corp.

(Signature of Secured Party)  
Type or Print Above Name on Above Line

Mailed to Secured Party

10-50

10-50

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

<b>1 Debtor(s) (Last Name First) and Address(es)</b> Dodd Trucking & Leasing Co. 1374 Lake Ave. Pasadena, Md. 21122	<b>2 Secured Party(ies) and Address(es)</b> Central GMC, Inc. 3801 Ironwood Pl. Landover, Md. 20785	<b>3 Maturity date (if any):</b> For Filing Officer (Date, Time, Number, and Filing Office)  RECORDED FEE 12.00 POSTAGE .50 27-123 1237 R02 10:59 NOV 13 84
<b>4 This financing statement covers the following types (or items) of property:</b>  20' Morgan Van Body, Model TS85-20, Serial No. B7704663-2 mounted on 1985 Mercedes-Benz, serial no. 1MBZB76A5FN654980  DOCUMENT NOT SUBJECT TO RECORDATION TAX.		<b>5 Assignee(s) of Secured Party and Address(es)</b>  Associates Commercial Corp. P. O. Box A College Park, Md. 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

Dodd Trucking & Leasing Co. Central GMC, Inc.

By: *John T. Peck* *William E. ...*

Signature(s) of Debtor(s) Signature(s) of Secured Party(ies)

Filing Officer Copy-Alphabetical 603469 Rev. 12-80

RECEIVED FOR RECORD  
 CIRCUIT COURT, BALTIMORE COUNTY  
 1984 NOV 13 AM 10:01  
 E. AUBREY COLLISON  
 CLERK

1250

254407

BOOK - 479 PAGE 306

FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer pursuant to UCC.

1. NAME AND ADDRESS OF DEBTOR:

Arundel Drugs, Inc.  
Arundel Village Plaza  
Rt. 2 Ritchie Highway  
Brooklyn Park, MD 21061

2. NAME AND ADDRESS OF SECURED PARTY:

Maryland National Bank  
Severna Park, MD

3. This Financing Statement covers all:

- Machinery, equipment, fixtures and furniture now owned or hereafter acquired, together with attachments, accessories, etc.
- Inventory, raw materials, etc., including after acquired and proceeds.
- Accounts, including after acquired, and proceeds.
- Contract rights, including after acquired, and proceeds.
- Right, title and interest in and to the liquor license issued with respect to the premises located at \_\_\_\_\_, and all renewals thereof.
- Automotive equipment now owned or hereafter acquired, together with attachments, accessories, etc.
- 

4. APPLICABLE ONLY TO TWELVE YEAR LOANS: Maturity date: \_\_\_\_\_.

5. This transaction is  , is not  exempt from the recordation tax.  
Principal amount of the Debt is \$45,000.00

RECORDATION FEE 11.00  
POSTAGE .50

DEBTOR: Arundel Drugs, Inc. #74139 0237 402 710:32  
NOV 13 84

*Frederick A. Williams*  
Frederick A. Williams, President

AFTER RECORDATION RETURN TO:

Maryland National Bank  
601 Baltimore Annapolis Blvd.  
Severna Park, MD 21146 Mailed to Secured Pa

Secured Party: Maryland National Bank

*Jane C. Phillips* 11/30  
Jane C. Phillips, Commercial  
Banking Officer



MARYLAND NATIONAL BANK  
We want you to grow.<sup>SM</sup>

FINANCING STATEMENT

- 1.  To Be Recorded in the Land Records at \_\_\_\_\_
- 2.  To Be Recorded among the Financing Statement Records at Anne Arundel Co.
- 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 \_\_\_\_\_

RECORDED  
 ANNE ARUNDEL COUNTY  
 1984 NOV 13 AM 10:36  
 E. AUGRETT COLLISON  
 CLERK

5. Debtor(s) Name(s) Judson Martin, Inc. Address(es) 1825 L George Ave. JM. 44 West Street Annapolis, Md. 21401

6. Secured Party Maryland National Bank Address 1713 West St. Annapolis, Md. 21401  
 Attention: B.J. Michaels

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.

W. Judson Martin, Pres. (Seal)  
 W. Judson Martin, Pres.

Secured Party  
 Maryland National Bank

RECORD FEE 11.00  
 POSTAGE .50  
 #74142 (237) 802 110:33  
 NOV 13 84

Maureen Konschnik (Seal)

Maureen Konschnik - Comm. Banking Officer  
 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.

Mailed to Secured Party 11/30

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

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 17

Page No. 284

Identification No. 11598

Dated Oct. 13, 1964

E. ANDERSON & COLLISON  
BL CLERK

Debtor(s) HOLLANDER, Charles S. and Veronica C., His Wife  
Name or Name—Print or Type

53 Decatur Avenue, Annapolis, Maryland #21400  
Address—Street No., City - County State Zip Code

Secured Party Metropolitan Life Insurance Company c/o Wye Mortgage Corporation  
Name or Name—Print or Type

7801 York Road Baltimore, Maryland 21204  
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) October 1, 1984

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: <u>Termination</u> <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

METROPOLITAN LIFE INSURANCE COMPANY

WITNESS our hands and seals this 30th day of October 19 84

WITNESS:

BY: WYE MORTGAGE CORPORATION

Alda M. Benny

Mary K. Romans  
Mary K. Romans, Senior Vice President

Alda M. Benny

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 .)

CHARLES S. HOLLANDER  
53 DECATUR AVE  
ANNAPOLIS MD 21403

Mailed to: \_\_\_\_\_

rtv

4

TO BE RECORDED:

- \_\_\_\_\_ Along the Land Records of Anne Arundel County, Maryland
- X \_\_\_\_\_ Along the Financing Statement Records of Anne Arundel County, Maryland
- \_\_\_\_\_ Along the Records of the State Department of Assessments and Taxation

Not Subject to Recordation Tax

Principal Amount is \$440,060.00

The appropriate amount of documentary stamps are affixed to a Deed of Trust and Security Agreement recorded or to be recorded among the Land Records of Anne Arundel County, Maryland and given as security for the same loan.

FINANCING STATEMENT

- 1. Debtor: Address:  
2221 Mt. Tabor Road  
Cambrills, MD 21054
- 2. Secured Parties:  
Two Hopkins Plaza  
Baltimore, Maryland 21201
- 3. Maturity Date of Obligation: November 7, 1985
- 4. 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 now in the land herein described or any part thereof and used or usable in connection with any present or future operation of said land 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 purpose for which they were or are to be erected, including all

1984 NOV 13 PH 3:07  
 E. AUBREY COLLISON

RECORD FEE 13.00  
 POSTAGE .50

#74724 0237 NOV 15 84

13.50

goods and personal property as are ever 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

(d) all contract rights of and from the herein described property or any part thereof.

- 5. The aforesaid items are included as security in a Deed of Trust and Security Agreement of even date herewith given by Debtor to Secured Parties, and recorded or intended to be recorded among the Land Records of Anne Arundel County to secure an indebtedness by the Debtor to Mercantile Mortgage Corporation and Mercantile-Safe Deposit and Trust Company and are deemed by said Mortgage to be a part of the hereinafter described real estate.
- 6. Proceeds of collateral are covered hereunder.
- 7. The real property upon which a portion of the goods may attach as real property or fixtures is more particularly described in Exhibit A attached hereto and made a part hereof.

Debtor:

Huntfield, Inc.

By: *Launcelot Bladen* (SEAL)  
Launcelot Bladen, President

Secured Party:

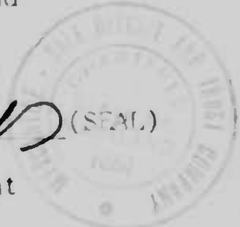
Mercantile Mortgage Corp.

By: *Robert E. Voelkel*  
Robert E. Voelkel,  
Chairman



Mercantile-Safe Deposit and Trust Company

By: *Bruce F. Hughes* (SEAL)  
Bruce F. Hughes  
Senior Vice President



Dated: November 7, 1984

RECORDS:

After recordation, please mail to:

Kevin J. Mahan, Esquire  
Reese and Carney  
8651 Baltimore National Pike  
Ellicott City, Maryland 21043

Mailed to: \_\_\_\_\_

KJK:kj/509:11/5/84

EXHIBIT A

BOOK - 479 PAGE 311

Being known and designated as Plat One "Bladen" said  
plat being recorded among the Plat Records of Anne Arundel  
County, Maryland in Plat Book 88, page 30.

RECORDED IN

*Sentinel Title*

STATE OF MARYLAND

BOOK - 479 PAGE 312

UNIFORM COMMERCIAL CODE

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

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 252752

RECORDED IN LIBER 475 FOLIO 123 ON July 24, 1984 (DATE)

1. DEBTOR

Name Gould, Inc., Defense Electronics Division
Address 6711 Baymeadow Drive, Glen Burnie, MD 21061

2. SECURED PARTY

Name John Hancock Financial Services, Inc.
Address John Hancock Place, P.O. Box 111 Boston, MA 02117

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

3. Maturity date of obligation (if any)

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.)

Assigned To: State Street Bank and Trust Company
225 Franklin Street
Boston, MA 02117

Mailed to:

CHECK FORM OF STATEMENT

E. AUBREY COLLISON CLERK

1984 NOV 14 AM 10:01



RECORD FEE 10.00
POSTAGE .50
NOV 14 1984

Dated October 29, 1984

Bridget C. Connolly (Signature of Secured Party)

Bridget C. Connolly
Type or Print Above Name on Above Line

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 313  
Recording 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 State of Maryland, Comptroller of the Treasury

Address State Income Tax Building, Annapolis, Maryland 21401

2. SECURED PARTY

Name Municipal Leasing Corporation

Address 8260 Greensboro Drive Suite 225 McLean, Virginia 22102

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) IBM 3380 Disk, B04, together with all additions and accessions thereto replacements thereof and substitutions therefor  
S/N 46695

Equipment Location:

Baltimore Data Center  
Room 206, 301 W. Preston Street  
Baltimore, Maryland 21201

Contract No. 83-484M

RECORDING FEE 11.00  
POSTAGE .50  
#7-303 0237 R02 110:24  
NOV 14 84

1984 NOV 14 AM 10:28  
E. AUBREY COLLISON  
CLERK  
RECEIVED FOR RECORDING  
STATE OF MARYLAND

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)

State of Maryland, Comptroller of the Treasury

(Signature of Debtor)

Philip G. Martin, Director

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

Municipal Leasing Corporation

(Signature of Secured Party)

Type or Print Above Signature on Above Line

11-5

STATE OF MARYLAND

BOOK - 479 PAGE 314

UNIFORM COMMERCIAL CODE

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

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. \_\_\_\_\_

RECORDED IN LIBER 479 FOLIO 313 ON 11/4/84 (DATE)

1. DEBTOR

Name State of Maryland, Comptroller of the Treasury
Address State Income Tax Building, Annapolis, MD 21401

2. SECURED PARTY

Name Municipal Leasing Corporation
Address 8260 Greensboro Drive, Suite 225
McLean, Virginia 22102
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

Form with sections A. Continuation, B. Partial Release, C. Assignment, D. Other. Includes details about the assignment to Farmers and Mechanics National Bank.

E. AUBREY COLLISON
CLERK

1984 NOV 14 AM 10:28
CHECK FORM OF STATEMENT

Mailed to Secured Party
RECORD FEE 10.00
POSTAGE .50
474304 0237 R02 110:25
NOV 14 84

Dated October 2, 1984

(Signature of Secured Party)
Municipal Leasing Corporation
Type or Print Above Name on Above Line

83-484M - #15

1650

251571

*Anne Arundel City*

<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)	
Ampat Southern Corp.	6740 Bay Meadow Drive Glen Burnie, MD 21061	
Secured Party, and Address (Type or Print Name)	Assignee of Secured Party, and Address	
CIT Financial Services Corporation 1949 Marlton Pike, P.O. Box 2570 Cherry Hill, NJ 08003	C.I.T. FINANCIAL SERVICES CORPORATION  Not applicable	
<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>		
<p>One, New, Sharp SF-901 copier, serial number 46201375 One, New, Sharp SF-431 15 bin collator, serial number 40301934 Two, New, Sharp SF-90AB copier stands</p>		
<p>Proceeds of collateral, in any form whatsoever and however resulting are also covered.</p>		
<p>The underlying secured transaction being publicized by this financing statement is ( ), 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 initial principal debt is \$ _____ . Conditional Sales (Lease purchase)</p>		
<p>This statement is to be returned, after recordation, to Assignee of Secured Party, or its above address.</p>		
<p>Signatures (Type or Print Names Clearly Below All Signatures)</p>		
<p>C.I.T. FINANCIAL SERVICES CORPORATION (Assignee of Secured Party)</p>		
By <i>Jacqueline J. Valerio</i> Jacqueline J. Valerio Title: Service Asst.	Ampat Southern Corp. } Debtor(s)	
	By <i>James A. Brown</i> James A. Brown Title: Vice President	
<p>(If Corporation, have signed by President, Vice-President, or Treasurer, and give official Title; if Owner or Partner, state which)</p>		

1984 NOV 14 AM 10:33  
 E. AUBREY COLLISON  
 CLERK  
 BL  
 CLERK

RECORD FEE 11.00  
 POSTAGE .50  
 474305 0237 102 110:25  
 NOV 14 84

Mailed to Secured Party

1150

BOOK - 479 PAGE 316

254502

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

Debtor and social security or IRS emp. ID number and Address

Secured Party and Address

DAVES ELECT CENTER  
DAVID A HANFILL  
714 CHAIN HAY RD  
GLEN BURNIE, MD 21081

SENCORE INC  
3200 SENCORE DRIV  
SIOUX FALLS, SD 57107

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

SENCORE ELECTRONIC TEST EQUIPMENT. MODEL NUMBERS  
1 56169

"not subject to recordation taxes"

Describe real estate. (If collateral is crops) The above described crops are growing or are to be grown on. OR  
(If collateral is goods which are or are to become fixtures) The above goods are affixed or to be affixed to

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

Assignee of secured party

RECORD FEE 11.00  
POSTAGE .50  
474308 CASE NO 2 110:28  
NOV 14 84

Check (X) if covered  Proceeds of collateral are also covered  Products of collateral are also covered

Number of additional sheets, if any

Filed with County Clerk, Circuit Court for Anne Arundel County, P. O. Box 71, Annapolis, MD 21404

DAVES ELECT CENTER, INC

SENCORE INC

By David A Hanfill  
Signature of Debtor

By Nancy Gabriel  
Signature of Secured Party

Form SOS UCC 310 07/80

UCC 1 - SOUTH DAKOTA UNIFORM COMMERCIAL CODE  
(1) FILING OFFICER COPY - ALPHABETICAL

Approved by Secretary of State, State of South Dakota

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY  
1984 NOV 14 AM 10:34  
E. AUBREY COLLISON  
CLERK



Mailed to Secured Party

1150

# Capital Corporate Federal Credit Union

## UNIFORM COMMERCIAL CODE – FINANCING STATEMENT

BOOK - 479 PAGE 317

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code

254500

Maturity date (if any):

1. Debtor (Name of Credit Union) Anne Arundel County Board of Realtors Federal Credit Union	2. Debtor(s) Complete Address(es) 555 Benfield Rd. Severna Park, Md. 21146	
3 & 4. Secured Party and Complete Address Capital Corporate Federal Credit Union Suite 130 • 8181 Professional Place Landover, Md. 20785	5. & 6. Assignee(s) of Secured Party(ies) and Complete Address(es)	

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

"All of the assets of this credit union, including but not limited to personal property or fixtures including goods, documents, instruments, general intangibles, chattel paper or accounts and any proceeds from the sale of any of the foregoing."

RECEIVED  
 CLERK  
 NOV 14 AM 10:39  
 E. AUBREY COLLISON

BL  
CLERK

RECORD FEE 11.00  
 POSTAGE .50  
 #74313 0237 602 710:31  
 NOV 14 84

Mailed to Secured Party

8a. ( ) 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

9. Transaction is ( ), is not ( X ), (check which applies) 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 \$ \_\_\_\_\_

10. This statement is to be returned after recordation to:  
 Capital Corporate Federal Credit Union  
 8181 Professional Place, Suite 130  
 Landover, Maryland 20785

Signature(s) of Debtor(s) _____ CREDIT UNION	Signature(s) of Secured Party Capital Corporate Federal Credit Union by <u>Raymond F. Dowling</u> RAYMOND F. DOWLING PRESIDENT
_____ President	_____

1150

BOOK - 479 PAGE 318

254502

<u>    </u> To be	Recorded	<u>    </u> Subject to	Recording
	in Land	<u>  X  </u> Not Subject	tax on
<u>  X  </u> Not to be	Records	to	principal
			amount of
			\$ --

FINANCING STATEMENT

1. Debtor Free State Cable TV Co., Inc.  
Name(s)

155 Gaither Drive  
Address - Street No.,

Moorestown, New Jersey 08057  
City-County State Zip Code

2. Secured Party: Mercantile-Safe Deposit and Trust  
Name(s)

2 Hopkins Plaza,  
Address - Street No.,

Baltimore, MD. 21201  
City-County State Zip Code

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

All accounts, inventory, equipment, and general intangibles owned or hereafter acquired by Debtor, including but not limited to that listed in Exhibits A and B, attached hereto.

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.

BL  
CLERK

Mailed to Secured Party

RECORDED FEE  
17.00  
745 602  
NOV 14 1988

NOV 14 AM 11:16  
E. AUBREY COLLISON  
CLERK

175

BOOK - 479 PAGE 319

DEBTOR:

FREE STATE CABLE TV CO., INC.

By:

Joel P. Smith  
Joel P. Smith,  
Vice President

SECURED PARTY:

MERCANTILE-SAFE DEPOSIT AND  
TRUST CO.

By:

Michael O. Vaughan  
Michael O. Vaughan,  
Senior Vice President

---

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

Name and Address Christopher J. Fritz, Esquire  
1100 One Charles Center  
Baltimore, Maryland 21201

2431B-9/7/84-CJF

BOOK - 479 PAGE 390

EXHIBIT A

DESCRIPTION OF EQUIPMENT AND  
OTHER TANGIBLE COLLATERAL

All equipment of the Debtor used in its cable television business, and all other tangible personal property and inventory presently owned, acquired contemporaneously with, and acquired at any time subsequent to the date of filing of this financing statement by the Debtor, and all additions and accessions thereto.

2948B

BOOK - 479 PAGE 321

EXHIBIT B

DESCRIPTION OF CONTRACT COLLATERAL

All of the Debtor's intangible property including, but not limited to, accounts (including open accounts receivable, book debts, notes, acceptances, drafts, contracts, contract rights, instruments, and choses in action and all cash and non-cash proceeds of the foregoing), including all present and future beneficial interests in cable television fee agreements entered into by the Debtor, which it now owns or shall hereafter acquire or create immediately upon the acquisition or creation thereof.

2949B

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 249257

RECORDED IN LIBER 466 FOLIO 274 ON Oct. 6, 1983 (DATE)

1. DEBTOR: Name Crofton Food Service, Inc.  
Address 1629 Crofton Center, Crofton, MD 21114

2. SECURED PARTY: Name Citizens Bank & Trust Co. of MD  
Address 6200 Balt. Blvd., Riverdale, MD 20737

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

CHECK  FORM OF STATEMENT

<input type="checkbox"/> A. CONTINUATION..... The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	<input type="checkbox"/> 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"/>	<input type="checkbox"/> C. TERMINATION..... The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.
<input type="checkbox"/> D. ASSIGNMENT..... The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 4 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)	<input type="checkbox"/> E. OTHER..... (Such as "amendment"; if amendment, both Debtor and Secured Party must sign)	
See attached		

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

Name \_\_\_\_\_  
Address \_\_\_\_\_

RECORD FEE 10.00  
POSTAGE 50  
NOV 14 1984

Dated June 18, 1984

*Jerry P. Shearer*  
(Signature of Secured Party)  
Jerry P. Shearer, Vice President

87-10

Type or Print Above Name on Above Line

RECEIVED FOR RECORD  
CROFTON COURT, BALTIMORE COUNTY  
1984 NOV 14 AM 11:16  
E. AUBREY COLLISON  
CLERK



10.00  
Mailed to Secured Party

C/L

This STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code		Maturity date (if any):
1. Debtor(s) Name(s) (Last Name First)  Crofton Food Service, Inc.	2. Debtor(s) Complete Address(es)  1629 Crofton Center Crofton, MD 21114	
3. & 4. Secured Party(ies) and Complete Address(es)  CITIZENS BANK AND TRUST COMPANY OF MARYLAND 6200 BALTIMORE BOULEVARD RIVERDALE, MD. 20840	5. & 6. Assignee(s) of Secured Party(ies) and Complete Address(es)	
7. This financing statement covers the following types (or items) of property: (Describe)  See attached		
<p style="text-align: right;">RECORD FEE 31.00 RECORD TAX 50.00 POSTAGE .50 NOV 14 1984 11:23 AM</p>		
8a. <input checked="" type="checkbox"/> Proceeds are also covered. 8b. <input type="checkbox"/> 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 <input type="checkbox"/> (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 \$ 80,000.00		
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>Joseph Flood</i> Joseph Flood, President <i>Michael Mongelli</i> Michael Mongelli, Vice President		
Signature(s) of Secured Party(ies) or Assignee(s) <i>Robert T. Dixon, Jr.</i> By Credit Manager (Title)		
NOTE—Type or Print Names Clearly Below Signatures.		
FILING OFFICER COPY		
DS-30 Printed in U. S. A.		

1984 NOV 14 AM 11:16  
E ALBERT COLLISON  
CLERK

Mailed to Secured Party  
11.00  
560.10  
58

CROFTON EQUIPMENT LIST

BOOK - 479 PAGE 324

- 2 - Polished Brass beer heads
- All kitchen equipment & utensils
- All tables, chairs, bar stools
- 1 - CS 1807-F70 New Aire unit
- 3 - Trane #SFHA roof top heating & AC units
- 1 - Walk-in refrigerator SHF1273DR
- 6 - Model CF 021 servers
- 1 - Bally walk-in refrigerator
- 1 - Low boy freezer #W6966F
- 1 - Sony stereo music system w/12 speakers
- 1 - Single door refrigerator w/casters
- 1 - Exhaust hood & fire system
- 1 - Vulcan Salamander broiler #7808LS-DL
- 1 - Vulcan 362-77R Range on casters
- 1 - Atlas WCMD-3 3-well refrigerated cold pan
- 1 - Panasonic Microwave oven
- 1 - Crystal Tips #CAE025 ice machine
- 2 - Outside lighted signs
- 2 - 24" ice chest, Perlick
- 2 - Three keg draft beer cabinets, Perlick
- 2 - 4' bottle coolers
- 1 - Three compartment sink
- All carpet & wall decorations including mirrors
- All lighting fixtures
- 1 - Center bar & overhead glass racks & storage cabinets
- 1 - NCR cash register system
- All furniture and equipment not described above

TO BE } RECORDED IN  
 NOT TO BE } LAND RECORDS

SUBJECT TO } RECORDING TAX  
 NOT SUBJECT TO } ON PRINCIPAL  
 AMOUNT OF \$ \_\_\_\_\_

FINANCING STATEMENT

1. Debtor(s):

Arthur Robert Koehrer  
 Name or Names—Print or Type  
 6 Nursery Road Anne Arundel County, Linthicum, Md. 21090  
 Address—Street No., City - County State Zip Code

Judy Koehrer  
 Name or Names—Print or Type  
 6 Nursery Road Anne Arundel County, Linthicum, Md. 21090  
 Address—Street No., City - County State Zip Code

2. Secured Party:

Woman's Touch, Inc.  
 Name or Names—Print or Type  
 5016 Leeds Avenue Baltimore County, Md. - 21227  
 Address—Street No., City - County State Zip Code

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

2 Hydraulic Chairs	1 Shampoo Chair	All Supplies and Signs
4 Stations	1 Manicure Table	All Mirrors now on the premises
5 Dryer Chairs	3 Folding Chairs	Curtains, Shades, and Carpeting
1 Shampoo Bowl	2 Fire Extinguishers	

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.

1984 NOV 14 AM 11:16  
 E. ALBERT COLLISON  
 CLERK

RECORD FEE 12.00  
 MORTGAGE .50  
 5016 LEADS RD BALTIMORE MD 21226  
 NOV 14 1984

DEBTOR(S):

Arthur R Koehrer  
 (Signature of Debtor)  
 Arthur Robert Koehrer  
 Type or Print

Judy Koehrer  
 (Signature of Debtor)  
 Judy Koehrer  
 Type or Print

SECURED PARTY:

WOMAN'S TOUCH, INC.

By: Mary Zentgraf  
 (Company, if applicable) Vice-President  
 Mary Zentgraf  
 (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 David Diener, Esquire, 1524 Fidelity Bldg. - Baltimore, Md. 21201

Lucas Bros. Form F-1 Mailed to: \_\_\_\_\_

Mailed to Secured Party

254507

BOOK - 479 PAGE 326

#17794 A.A.Co.

FINANCING STATEMENT

NAME AND ADDRESS OF DEBTOR(S)  
Earl S. Bloom, Jr.  
Joselene Bloom  
1615 Bay Head Road  
Annapolis, Maryland 21401

SECURED PARTY: C.I.T. FINANCIAL SERVICES, INC.  
ADDRESS: 7310 Ritchie Hwy, Suite 203  
P.O. Box 250  
Glen Burnie, Maryland 21061

This FINANCING STATEMENT, presented for filing pursuant to the Uniform Commercial Code, covers the following types (or items) of property:

- All of the household goods now located at Debtor's address shown above.
  - Motor Vehicles.
  - Other (describe).
- Check proper box

FOR FILING OFFICER (Date, Time, Number, and Filing Office)

RECORDS FEE 10.00  
RECORDS TAX 10.50  
POSTAGE .50  
NOV 14 1986

The underlying secured transaction being publicized by this financing statement is subject to the recordation tax imposed by Article 81, Sections 277 and 278, Annotated Code of Maryland. The amount of initial principal debt is \$1,961.82.

SECURED PARTY:  
C.I.T. FINANCIAL SERVICES, INC.

DEBTORS:

By: [Signature]  
(Authorized Agent)

[Signature]  
Earl S. Bloom, Jr.

[Signature]  
Joselene Bloom

Filing Officer is requested to note file number, date and hour of filing and return to Secured Party.



89-802 C (8-78) MARYLAND

1986 NOV 14 AM 11:16  
E. AUDREY COLLISON  
CLERK



\$23.00

Mailed to Secured Party

12 10  
10 50  
PS

Not Subject to Recordation Tax

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 10/12/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Gladding Chevrolet

Address 7327 Ritchie Highway - Glen Burnie, Maryland 21061

2. SECURED PARTY

Name Warner Fruehauf Trailer Company, Inc.

Address 1415 Bush Street

Baltimore, Maryland 21230

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)

This Financing Statement is filed in accordance with Section 2-326 of the Uniform Commercial Code for the purpose of giving notice that the following equipment owned by Warner Fruehauf Trailer Company, Inc. has been consigned to the party referred to above as "Debtor". Title remains in Warner Fruehauf Trailer Company, Inc., and the following equipment may not be sold without the permission of Warner Fruehauf Trailer Company, Inc. 1 - Glasstite 33" Utility Topper S/N 96037 Mounted on a Chevrolet S/N 2GCGC24M7F1115092

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)

(X) [Signature]  
(Signature of Debtor)

(X) Kevin A. Dwyer  
Type or Print Above Signature on Above Line

(X) \_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

Warner Fruehauf Trailer Co., Inc.

By: Charles L. Snyder C. Mgr.  
(Signature of Secured Party)

Charles L. Snyder C. Mgr.  
Type or Print Above Name on Above Line

1981 NOV 14 AM 11:16  
E. AUBREY COLLISON  
CLERK

BL  
CLERK

Mailed to Secured Party

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 328  
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 ~~Louis~~ Boehm, Jr., Louis  
Address 1369 St Stephens Church Rd, Crownsville, Md 21032

2. SECURED PARTY

Name Tide water Tractor

Address Bay 216, Nye Mills, Md 21679

~~Bay 103.57 Des Moines, Ia 50306~~  
Person And Address To Whom Statement Is To Be Returned If Different From Above.

Assigned  
massey  
ferguson  
Credit Corporation

3. Maturity date of obligation (if any) \_\_\_\_\_

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

MF 410 Combine S.N. 21416  
MF 44 Corn head S.N. 75310

Mailed to:

RECORD FEE 11.00  
NOV 14 84

1984 NOV 14 AM 11:16  
E. AUBREY COLLISON  
CLERK

44-19057-8404258  
CHECK  THE LINES WHICH APPLY Anne Arundel

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

\* not subject to recordation taxes

(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)

Louis H. Boehm, Jr.  
(Signature of Debtor)

Louis H. Boehm, Jr.  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

Grant B. Northrop  
(Signature of Secured Party)  
Grant B. Northrop  
Tide water Tractor, Inc.  
Type or Print Above Signature on Above Line

11.00

254510

BOOK - 479 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 10/25/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Annapolis Lawn & Garden Equipment, Inc. T/A Gravely Tractors

Address 141 Defense Highway, Annapolis, MD 21401

2. SECURED PARTY

Name Ariens Credit Corporation

Address One Imperial Way, Suite C-106, PO Box 99, Fogelsville, PA 18051

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 of the following types of goods held for sale or lease by debtor, now owned or hereafter acquired, consisting of but not limited to new and used snow-throw products, tillers, lawn tractors, Ariens tractors, garden tractors, lawn mowers, lawn sweepers and the like, including accessories and all other equipment used or intended to be used in conjunction with any of the foregoing as manufactured and/or sold by Ariens Company.

(INVENTORY)

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)

Annapolis Lawn & Garden Equipment, Inc. T/A

Gravely Tractors

*Elijah Harris*  
\_\_\_\_\_  
(Signature of Debtor)

Elijah Harris

Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

*G. L. Smith*  
\_\_\_\_\_  
(Signature of Secured Party)

G. L. Smith/Account Manager

Type or Print Above Name on Above Line

BL  
CLERK

1984 NOV 14 AM 11:17  
E. AUBREY COLLISON  
CLERK

NOV 14 84  
12:00  
NOV 14 84

12-00

Mailed to Secured Party

FINANCING STATEMENT

Contract Date

- Not subject to recordation tax
- Subject to recordation tax on principal amount of \$.....

1. Name of Debtor(s) (or Assignor): Bay State Savings & Loan Association  
 Address: Odenton Shopping Center  
 Odenton, Md. 21113

2. Name of Secured Party (or Assignee): MARYLAND NATIONAL BANK  
 Address: P.O. Box 535  
 Baltimore, Md. 21203

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

See Attached Schedule "A"

RECORD FEE 11.00  
 POSTAGE .50  
 40-251 2345 801 710-47

4. Check the statements which apply, if any, and supply the information indicated:

BL  
 CLERK

(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.

E. AUBREY COLLISON  
 CLERK  
 1981 NOV 14 AM 11:17  
 RECEIVED BY TELETYPE UNIT  
 COUNTY CLERK

Debtor(s):  
 Bay State Savings & Loan Assoc.  
 By: *[Signature]*  
 President (Title)  
 RONALD G. DAVIS - PRES

Secured Party:  
 MARYLAND NATIONAL BANK  
 By: *[Signature]*  
 R.M. DAVIS - A.V.P.  
 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)

Mailed to Secured Party

*a.a.co.*  
*11.50*  
*11.00*  
*-88*

## SCHEDULE "A"

BOOK - 479 PAGE 331

1	64004	MODULAR ALARM SYSTEM
1	64522	2701 SINGLE SURVEILLANCE SYSTEM
1	35844	2824 AFTER HOUR CHEST
2	65971	T-53-57 HEAT DETECTORS & DOOR CONTACT
1	65971	T-55 SHUNT SWITCH
1	25291	BR 6640
1	64346	1 3/16" BULLET RESISTANT GLASS WINDOW
1	66501	COUNTERTOP
1	66501	TELLER COUNTER
2	22111	TF-143 TELLER UNITS
2	22306	TF535 KNEE SPACE FIXTURES
1	35836	7136 CHEST WITH INTERIOR WITH INTERIOR & ALARM PROT.
1	35000	101 NIGHT DEPOSITORY HEAD
4	20001	TF101 TELLER UNITS
4	22306	TF535 KNEE SPACE FIXTURES
4	20757	TA-21A CURRENCY TRAYS
4	20837	CT120 COIN TRAYS
4	20992	34610 WASTE BASKETS
4	25240	TA-95 FILLERS
2	22138	MB-301 MACHINE BASE UNIT, MB-302, 309
1	22015	TF-201 DOUBLE STORAGE UNITE
3	28492	TA-46 SIGNATURE CARD INSERTS
2	20757	CURRENCY TRAYS
2	20837	CT120 COIN TRAYS
6	23755	3105 TRAY COVERS
1	00940	2101B TEL-AIR SYSTEM 9 CONSISTING OF:
1		TUBE
2		CARRIERS
2		SOUND
1		KIOSK
1		TERMINAL
1		SERVICE CONTRACT
1		TF-104 TELLER UNIT

2-2270-102 Teller Terminals S/N: 15071317 & #15071318  
 2-7626-0101 Cassette Units S/N: 15578704 & #15578705  
 1-4 Port Bridge #0757-0101 S/N: 15343817  
 3-#7120-0101 Modem S/N: 15344275, #15344274, & #15344273  
 2-#0796-0301 CRT S/N: 11394634 & 11394653  
 1-#2600-102 Thermo Terminal Printer S/N: 15536246

BOOK - 479 PAGE 332

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. 250713 recorded in  
Liber 470 Folio 112 on Feb. 1, 1984 (Date).

1. DEBTOR(S):  
Name(s) O.B. Dearden & Associates, Inc. T/A Dearden-Knox Associates  
Address(es) 4109 Ritchie Highway Baltimore, Md. 21225

2. SECURED PARTY:  
Name Maryland National Bank  
Address P.O. Box 535 Baltimore, 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. Add to the Description of Collateral: 1-Altos 580-20A Computer System S/N: 62318

9. SIGNATURES.

O.B. Dearden & Associates, Inc.  
T/A Dearden-Knox Associates

By: *Oliver B. Dearden*  
*Per* (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.

SECURED PARTY  
*MARYLAND NATIONAL BANK*

By: *R.M. Davis*  
*AVP* (Type, Name and Title)

Mailed to Secured Party  
10-00  
50  
NOV 14 84

RECEIVED FOR RECORD  
ALLEGANY COUNTY  
1984 NOV 14 AM 11:17  
E. AUSREY COLLISON  
CLERK



BOOK - 479 PAGE 333

This 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

1 Debtor(s) (Last Name First) and Address(es):  
E. Erbe Manufacturing, Inc.  
504 Glenbrook Road  
Glen Burnie, MD 21061

2. Secured Party(ies) Name(s) and Address(es):  
General Electric Credit Corporation  
10227 Wincopin Blvd.  
Columbia, MD 21044

4. For Filing Officer: Date, Time, No. Filing Office

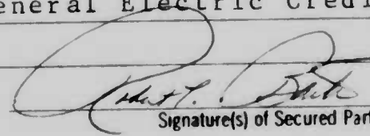
5 This statement refers to original Financing Statement No. 242473 filed (date) 5/7/82 with A.A. County

- 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 **Partial** From the Collateral described in the Financing Statement bearing the above file number, the Secured Party of record releases the following \* (Liber 449, Pg. 374)
- 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)
- \*One (1) Used Jet Model 1550 Lathe SN/700330, One (1) Used Bridgeport Milling Machine SN/J90769 and One (1) Used Bridgeport Milling Machine
- F. This statement is to be indexed in the Real Estate Records SN/J35434

E. Erbe Manufacturing, Inc.

General Electric Credit Corporation

By \_\_\_\_\_  
Signature(s) of Debtor(s) (only on amendment)

By   
Signature(s) of Secured Party(ies)

(1) FILING OFFICE COPY-NUMERICAL

(3/83)

STANDARD FORM—FORM UCC-3—Approved by Secretary of Commonwealth of Pennsylvania



Mailed to Secured Party

11.06  
50

RECEIVED  
CLERK OF COURT  
A.A. COUNTY

1984 NOV 14 AM 11:17

E. ABBREY COLLISON  
CLERK

479-334

No. NOT USED

11-14-84

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. ~~RENTOR~~ Lessee

Name Minnesota Mining & Manufacturing Inc.

Address 3M Center, St. Paul, Minnesota

2. ~~SECURED PARTY~~ Lessor:

Name First Alliance Corporation

Address 16301 Fontaine Dr. Suite 240

Chesterfield, MO 63017

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 Schedule CC, Please see Annex I attached.

Equipment Location: TCB Corporation  
918 Bay Ridge Road  
Annapolis, Maryland 21403

E ADAMT & COLLISON  
CLERK  
1984 NOV 14 AM 11:17



RECORD FEE 11.00  
POSTAGE .50  
NOV 14 1984

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)

Minnesota Mining and Manufacturing Inc.

*Kenneth E. Oleson*  
(Signature of ~~Debtor~~) Lessee

KENNETH E. OLESON  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of ~~Debtor~~) Lessee

Type or Print Above Signature on Above Line

First Alliance Corporation

*DALE R. ATTEBERRY*  
(Signature of ~~Secured Party~~) Lessor

DALE R. ATTEBERRY  
Type or Print Above Signature on Above Line

11.00  
-80

Mailed to Secured Party

BOOK - 479 PAGE 336  
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</u>	<u>Description</u>	<u>Serial No.</u>
1		1601	ECPS Expansion Feature	
1	Upgrade		3274-41A to 41D	

Equipment Location:  
TCB Corporation  
918 Bay Ridge Rd.  
Annapolis, MD 21403

Anne Arundel

STATE OF MARYLAND

BOOK - 479 PAGE 337

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. - FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 250639

RECORDED IN LIBER 470 FOLIO 14 ON 01/25/84 (DATE)

1. DEBTOR Empire Gas Corporation t/a Empire Gas of Leonardtown; Empire Gas of Hughesville; Empire Gas of Millersville; Empire Gas of St. Leonard

Name

To include, but not limited to:

Address 1940 West St. Annapolis, Md 21401

2. SECURED PARTY

General Electric Credit Corporation

Name

Address P.O. Box 1096 Columbia Maryland 21044

P.O. Box 13337 Chesapeake, Virginia 23325

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

3. Maturity date of obligation (if any)

10.00  
.50  
POSTAGE  
NOV 14 1984

<p><b>A. Continuation</b> <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>B. Partial Release</b> <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><b>C. Assignment</b> <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><b>D. Other:</b> <input checked="" type="checkbox"/> XXX (Indicate whether amendment, termination, etc.)</p> <p>amend</p>

amend secured party address to read: P. O. Box 13337 Chesapeake, Va 23325

Mailed to Secured Party

1984 NOV 14 AM 11:17  
E AUBREY COLLISON  
CLERK

CHECK  FORM OF STATEMENT

BL  
CLERK

General Electric Credit Corporation  
Secured Party CA Guen

Dated October 11, 1984

[Signature]  
(Signature of Secured Party) Debtor  
Rick Jones  
Type or Print Above Name on Above Line

10.00  
58

This is to certify that recordation tax in the amount of \$17.60 was paid in Montgomery County on September 6, 1984. This represents payment of tax on the full amount.

*Wanda L. Embrey*  
Wanda L. Embrey  
Loan Coordinator  
Debtor or Assignor Form

254515

BOOK - 479 PAGE 338

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ 4,000.00
- To Be Recorded in Land Records (For Fixtures only).

<u>Name of Debtor</u>	<u>Address</u>
Robert L. Landers, Jr. Nancy L. Landers	606 West Drive Severna Park, Maryland 21146
T/A The Scuba Shoppe	1053 Gude Drive Rockville, Maryland

SECURED PARTY (OR ASSIGNEE)

THE FIRST NATIONAL BANK OF MARYLAND—Address: P.O. Box 519 Consumer Credit Department Gaithersburg, Maryland 20877

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral): Hewlett Packard 150 personal computer #2433A55779, disk drive, model 9121D, #2341A84037, LaserJet printer, model 2602, #2404A03630, software programs: Lotus 1, 2, & Condor 20-3, Memo-maker, wordstar, Mail Merge, Spellstar
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.

E. AUBREY COLLISON  
CLERK

15 NOV 14 AM 11:17

BL  
CLERK

RECORDED FEE 15.00  
POSTAGE 2.00  
NOV 14 84

<p>Debtor (or Assignor)</p> <p><i>Robert L. Landers, Jr.</i></p> <p>Robert L. Landers, Jr., T/A The Scuba Shoppe</p> <p><i>Nancy L. Landers</i></p> <p>Nancy L. Landers</p>	<p>Secured Party (or Assignee)</p> <p>THE FIRST NATIONAL BANK OF MARYLAND</p> <p>BY <i>Wanda L. Embrey</i></p> <p>WANDA L. EMBREY</p>
---	---

FNB 0860

Type or print names under signatures

Mailed to Secured Party

13.00  
58

081617

BOOK - 479 PAGE 339

254518

Debtor or Assignor Form

FINANCING STATEMENT

Not subject to Recordation Tax  
 Subject to Recordation Tax; Principal  
Amount is \$ 33,000.00

To be Recorded in Land Records (For Fixtures Only).

Name of Debtor

Address

A. J. Kirby Construction, Inc.

788 Generals Highway  
Millersville, Maryland 21108

Secured Party

Address

RECORDED FEE 11.00  
RECORDATION TAX 21.00  
POSTAGE .50  
NOV 14 1984

~~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):

1-New 1984 310 John Deere Backhoe, Serial #710852

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)

A. J. Kirby Construction, Inc.

By: *Albert J. Kirby*  
Albert J. Kirby, President

Secured Party (or Assignee)

FARMERS NATIONAL  
BANK OF MARYLAND

BY *Frank T. Lowman*  
Frank T. Lowman,  
Senior Vice President

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

Mailed to Secured Party



RECEIVED FOR RECORD  
CIRCUIT COURT OF ANNE ARUNDEL COUNTY

1984 NOV 14 PM 12:42

E. AUBREY COLLISON  
CLERK

11.0 231.0 S

BOOK -479 PAGE 340

254510

Subject (Not Subject) to Recordation Tax **FINANCING STATEMENT** Principal Amount of Debt \$ 38,000.00  
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): Fred Menke's Pontiac-GMC-Datsun-Volvo, Inc. 284 West Street Annapolis, Maryland 21401	SECURED PARTY'S Name and Address MARYLAND NATIONAL BANK P.O. Box 987 Baltimore, Maryland 21203
---	---

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)

Telecommunications system described in attached Schedule A.

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

DEBTOR(S) Fred Menke's Pontiac-GMC-Datsun-Volvo, Inc.

SECURED PARTY

RECORD FEE 11.00  
POSTAGE .50  
NOV 14 1984

*Frederick R. Menke*  
.....  
Frederick R. Menke

MARYLAND NATIONAL BANK

By *Kathleen S. Dennig*  
.....  
Kathleen S. Dennig  
(Authorized Signatory)

(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 871 Annapolis, MD 21404-0871)

Mailed to Secured Party

BL  
CLERK

RECEIVED FOR RECORD  
SECURITY COURT & COUNTY

1984 NOV 14 PM 2:37

E. AUDREY COLLISON  
CLERK

11/15/84

TELECOMMUNICATIONS CONCEPTS, INC.

P.O. BOX 502  
MERRIFIELD, VIRGINIA 22116  
(703) 573-0000

BOOK - 479 PAGE 341

INVOICE NO. 11591

CUSTOMER NO. MEN003

QTY. REQ.	QUANTITY		ITEM NUMBER	DESCRIPTION	UNIT PRICE	EXTENDED PRICE
	SHIPPED	B.O.				
1	1	0		Lease Contract	0.00	0.00
1	1	0	BN285B67126- PFE	The following is included	0.00	0.00
1	1	0		Under the Contract:	0.00	0.00
1	1	0		5X 100	17250.00	17250.00
1	1	0		Software	750.00	750.00
4	4	0		4 Circuit C) Cards	1300.00	5200.00
5	5	0		8 Circuit Station Cards	1100.00	5500.00
1	1	0		8 Circuit Superset Card	1425.00	1425.00
8	8	0		Superset 4 Sets	470.00	3760.00
40	40	0		Single Line Tap Sets	195.00	7800.00
1	1	0		Wall Mount Tone Ringer	105.00	105.00
				Wall Mount Paging Device	900.00	900.00
				Shipment Sub Total		42690.00
				Sales Tax		2134.56
				Invoice Total		44824.50

INVOICE FOR CONTRACT DUE UPON DELIVERY AND ACCEPTANCE.

SCHEDULE A

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):

JACQUES G.G. MAYNARD  
 Name or Names—Print or Type  
 9002 Montpelier Dr Laurel Md 20708  
 Address—Street No., City - County State Zip Code

Brenda L. MAYNARD  
 Name or Names—Print or Type  
 9002 Montpelier Dr. Laurel, Md 20708  
 Address—Street No., City - County State Zip Code

2. Secured Party:

RUTH P. HUFF  
 Name or Names—Print or Type  
 Steamboat Road, Shadyside, 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).

1. All goods of the debtor, including raw materials, or materials used or consumed in the business of the debtor, commonly referred to as inventory.
2. All personal property and fixtures of the debtor wherever located or whether now owned or in existence or hereafter acquired or created, including goods, documents, chattel paper and leases.

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.

DEBTOR(S):

*[Signature]*  
 (Signature of Debtor)  
 Jacques G.G. MAYNARD  
 Type or Print

*[Signature]*  
 (Signature of Debtor)  
 Brenda L. MAYNARD  
 Type or Print

SECURED PARTY:

*[Signature]*  
 (Company, if applicable)  
 Huff & Associates, Inc

*[Signature]*  
 (Signature of Secured Party)  
 Ruth P. Huff

RUTH P. HUFF  
 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 Alan W. Bernstein, Esq., P.O. Box 591, Annapolis, MD 21404

Use Form F-1

Mailed to: *[Arrow]*

RECORDING FEE 12.00  
 POSTAGE .50  
 #74307 0555 R02 71536  
 NOV 14 84

12/20  
2/21  
30

1984 NOV 14 PM 3:47

BL  
CLERK

BOOK - 479 PAGE 343

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

12-26 1984

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. 461 - 176 in Office of Clerk

(Filing Officer)

Anne Arundel MD  
(County and State)

Debtor or Debtors (name and Address):

Carol P Gosnell  
755 Whiting 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.

Howard Finster's Corp  
Secured Party

By: [Signature]  
Its Branch Office Manager

Form 91 MD (3-79)

1050

HRZ  
14432 Layman RL  
P.O. Box 6306  
SILVER SPRING, MD 20906

RECEIVED FOR THE  
1984 NOV 14 PM 4:01  
E. AUBREY COLLISON  
CLERK



Mailed to Secured Party

RECORD FEE 10.00  
POSTAGE .50  
#74393 0237 002 715459  
NOV 14 84

254503

FINANCING STATEMENT  
AND  
SECURITY AGREEMENT

BOOK - 479 PAGE 344

IN CONSIDERATION of the indebtedness in the sum of TEN THOUSAND (\$10,000) DOLLARS to JOHN A. BERTON AND FLORENCE M. BERTON, his wife, hereinafter called "Secured Party" and to secure the payment of the same, the undersigned Debtor, hereinafter called "Debtor", does hereby grant unto Secured Party a security interest in, and does hereby bargain and sell to Secured Party, the following described property and all accessions and additions thereto and proceeds thereof:

1982 22 foot Sportcraft Boat, Hull Serial Number - SCR900250382

Provided, however, that if the Debtor pays to the Secured Party a certain negotiable promissory note of the Debtor, and of even date herewith, in the sum above set forth, and makes payments in accordance with the terms thereof and complies with all the other terms and conditions of said note, then this conveyance shall be void, otherwise to remain in full force and effect. The Debtor covenants that he is the legal owner of the said property; that said property is in good condition and repair; that same is free and clear of any lien, claim or encumbrance; that Debtor will not part with the possession thereof, nor sell, lease, assign or further encumber the same, nor remove same from State of Maryland without the written consent of the Secured Party; and that he will give Secured Party prompt notice of any change of his residence, or (if a partnership or corporation) of any place of business. If the Debtor is in default under any of the terms of the aforesaid note or of this security agreement, or if there should be levy of execution upon the property, or if the Debtor or either of them, (or any partner of Debtor if a partnership) should die, or any insolvency or bankruptcy proceedings be instituted by or against the Debtor, the said note herein secured shall at the option of the Secured Party become immediately due and payable in full, and the Secured Party, its assigns or attorneys, shall have the right to take immediate possession of said property wherever same may be, and for that purpose may enter any premises of the Debtor, with or without process of law, and search for the same and take possession of said property, or any part thereof. Secured Party shall have and may exercise at its option, any or all of the rights on default of a secured party under the Commercial Law Article of Annotated Code of Maryland or any other applicable law. Secured Party may require Debtor to assemble the said property and make it available to Secured Party at a place to be designated by Secured Party which is reasonably convenient to Secured Party and Debtor. Any notice of sale, disposition or other intended action by Secured Party sent to Debtor at the address specified below, or such other address of Debtor as may from time to time be shown on Secured Party's records, at least five days prior to such action, shall constitute reasonable notice to Debtor. Expenses of retaking, holding, preparing for sale, selling or the like shall include Secured Party's reasonable attorney's fees and legal services.

Debtor agrees to pay all taxes and license fees upon the property hereby secured and all costs of filing this agreement and any financing or other statements required to perfect and continue perfected Secured Party's security interest in secured property, will not use or permit said property to be used contrary to law, will keep said property in good condition, and will keep in force, and pay the premiums therefor, fire, theft, comprehensive and (if a motor vehicle) collision insurance on said property as may be required by Secured Party in amounts not less than the amount owing hereunder. All policies of insurance shall be delivered to Secured Party and endorsed so that the proceeds thereof are payable to Secured Party to the extent of the amount owing hereunder.

RECORD FEE 13.00  
POSTAGE 3.00  
NOV 15 1984 10:46

1984 NOV 15 AM 10:00  
E. AUBREY COLLISON  
CLERK

BL  
CLERK

NIER, JARRELL,  
HUBBARD  
& EVERNGAM  
ATTORNEYS AT LAW  
DENTON, MARYLAND  
21629-0130  
TELEPHONE  
479-1000  
479-2112

If Debtor fails to obtain such insurance or pay such taxes, Secured Party may do so for Debtor and all expenses and costs so incurred will be added to the indebtedness hereby secured, and paid by the Debtor on demand. Secured Party or its agent shall have the right at all reasonable times and hours to inspect the property hereby mortgaged and to enter the premises of Debtor for the purpose of so doing.

Waiver of any default hereunder shall not constitute waiver of any subsequent default.

If there be more than one Debtor hereunder, their obligations shall be joint and several. Whenever used herein the masculine gender shall include the feminine or the neuter; and the singular shall include the plural, as the context may require.

WITNESS the signature of the Undersigned Debtor, this 12 day of November, 1984.

WITNESS:

Lucretia A. Budgey

Charles F. Stevens (SEAL)  
Charles Frederick Stevens  
1210 Cedar Park Road  
Annapolis, Maryland 21401

WITNESS:

Lucretia A. Budgey

John A. Berton (SEAL)  
John A. Berton

Henrietta M. Berton

Florence M. Berton (SEAL)  
Florence M. Berton  
Rt. 2, Box 45D  
Denton, Maryland 21629

↑

REAR:

Mailed to: \_\_\_\_\_

NIER, JARRELL,  
HUBBARD  
& EVERNGAM  
ATTORNEYS AT LAW  
DENTON, MARYLAND  
21629-0130

TELEPHONE  
479-1000  
479-2112

BCG/10-10-84  
6614r

BOOK - 479 PAGE 346

254500

To be recorded among  
Land Records of Anne Arundel  
County in Financing Statement  
✓Records of Anne Arundel County  
with State Department of  
Assessments and Taxation

Not subject to recorda-  
tion tax:  
Principal amount is  
\$1,700,000

The appropriate amount of documentary stamps are affixed to  
a deed of trust and security agreement recorded or to be  
recorded among the Land Records of Anne Arundel County,  
Maryland, and given as security for the same loan.

FINANCING STATEMENT

- |  |  |
|--|--|
| 1. Debtor:   | Address of Debtor:   |
| CROW-PATAPSCO SERVICE CENTER<br>#2, LTD., a limited partner-<br>ship orgnized and existing<br>under the law of Texas,          | 7529 Standish Place<br>Rockville, Maryland 20855   |
| 2. Secured Parties:  | Addresses of Secured Parties:  |
| MERCANTILE-SAFE DEPOSIT AND<br>TRUST COMPANY, a banking<br>corporation organized and<br>existing under the law of<br>Maryland, | 2 Hopkins Plaza<br>Baltimore, Maryland 21201   |
| RONALD P. FISH, Trustee<br>RAYMOND G. TRUITT, Trustee  | c/o Frank, Bernstein, Conaway &<br>Goldman<br>300 East Lombard Street<br>Baltimore, Maryland 21202 |

3. This Financing Statement covers all of the Debtor's  
right, title and interest in and to

3.1. All equipment, machinery, apparatus, fit-  
tings, building materials and other articles of personal  
property of every kind and nature whatsoever, now or here-  
after located in or upon any interest or estate in any or  
all of the land which is hereinafter described and used or  
usable in connection with any present or future operation  
of such land and now owned or hereafter acquired by the  
Debtor, including, by way of example rather than of  
limitation, all heating, lighting, laundry, clothes  
washing, clothes drying, incinerating and power equipment,  
engines, pipes, tanks, motors, conduits, switchboards,  
plumbing, lifting, cleaning, fire prevention, fire-ex-  
tinguishing, refrigerating, ventilating, and communica-  
tions apparatus, television sets, radio systems, recording  
systems, air-cooling and air-conditioning apparatus, ele-  
vators, 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

RECORD FEE 14.00  
POSTAGE .50  
NOV 16 84

1984 NOV 16 AM 9:09  
STANLEY COLLISON  
CLERK

78

14.00  
56

and including all equipment installed or to be installed or used or usable in the operation of any building or appurtenant facilities erected or to be erected in or upon such land.

3.2. All earnings, revenues, rents, issues, profits and other income of and from the said land and other collateral, and all present and future accounts, contract rights, general intangibles, chattel paper, documents, warranty rights and instruments of the Debtor.

4. The aforesaid items are included as security in a Consolidation, Modification and Restatement of Deed of Trust of even date herewith by and among the Debtor and the Secured Parties named herein, and recorded or intended to be recorded among the Land Records of Anne Arundel County, Maryland, securing a debt owed by the Debtor to Mercantile-Safe Deposit and Trust Company.

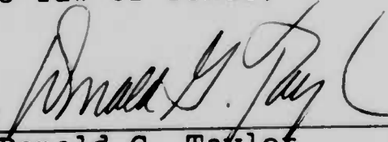
5. Proceeds of collateral, accessions and after-acquired property are covered hereunder.

6. The said land consists of all of that land located in the said County, which is more particularly described in the said Deed of Trust, and in Exhibit A hereto.

7. This Financing Statement is being given by the Debtor to the Secured Parties as security for the Debtor's Amended and Restated Deed of Trust Note, evidencing the Debtor's debt to Mercantile-Safe Deposit and Trust Company in the aggregate principal sum of \$1,700,000. The Debtor and the Secured Parties hereby agree that the Secured Parties shall have a security interest in the collateral described herein, as security for such debt and the Debtor's performance of its obligations under the provisions of such Deed of Trust Note, and further agree that this Financing Statement shall constitute a security agreement with respect thereto for purposes of the provisions of Article 9 of the Uniform Commercial Code, as codified in the Commercial Law Article of the Annotated Code of Maryland (1975 edition, as amended).

Debtor:

CROW-PATAPSCO SERVICE CENTER,  
#2, LTD., limited partnership  
organized and existing under  
the law of Texas,

by  (SEAL)  
Donald G. Taylor,  
general partner

Secured Parties:

MERCANTILE-SAFE DEPOSIT AND  
TRUST COMPANY, a banking  
corporation organized and  
existing under the law of  
Maryland,

by  (SEAL)  
Ronald D. Mettam,  
Vice-President

BCG/10-10-84  
6614r

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FINANCING STATEMENT

by

CROW-PATAPSCO SERVICE CENTER #2, LTD.

and

MERCANTILE-SAFE DEPOSIT AND TRUST COMPANY, and  
RONALD P. FISH and RAYMOND G. TRUITT,  
Trustees, Secured Parties

EXHIBIT A

Description of land

BEING KNOWN AND DESIGNATED as Parcel D, Block 'A',  
as shown on a Plat entitled, "Patapsco Industrial Park,  
Resubdivision of Blk. 'A' Par. 'B'", which Plat is recorded  
among the Land Records of Anne Arundel County in Plat Book  
69, Folio 10.

Mailed to: *Atlantic Title*



**National Mortgage**  
FUNDING CORPORATION

254530

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

BOOK - 479 PAGE 349

Name of Filing Officer

FINANCING STATEMENT 19885

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) WILLIAM SAMUEL MURPHY AND LAURA M. MURPHY, HUSBAND AND WIFE  
8151 HARVEST COURT, SEVERN, MD 21144



RECORDED  
ANNE ARUNDEL COUNTY  
1984 NOV 16 AM 9:23  
E. J. COLLISON  
CLERK

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

December 1 2014

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

RANGE, DISHWASHER DISPOSAL, HEAT PUMP, WALL TO WALL CARPET.

RECORD FEE 12.00  
POSTAGE .50  
#74556 0237 002 109:12  
NOV 16 84

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

8151 HARVEST 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 November / 1984

from WILLIAM SAMUEL MURPHY AND LAURA M. MURPHY, 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

*William Samuel Murphy*  
WILLIAM SAMUEL MURPHY  
*Laura M. Murphy*  
LAURA M. MURPHY

NATIONAL MORTGAGE FUNDING CORPORATION

BY: *[Signature]* 1253

Mailed to Secured Party

254502

BOOK - 479 PAGE 350

TO BE  
 NOT TO BE
 } RECORDED IN LAND RECORDS
  SUBJECT TO  
 NOT SUBJECT TO
 } RECORDING TAX ON PRINCIPAL AMOUNT OF \$ \_\_\_\_\_

FINANCING STATEMENT

1984 NOV 16 AM 9:37  
 E. AUBREY COLLISON  
 CLERK

1. Debtor(s):

PEGGY FINLAY  
 Name or Names—Print or Type

3433 Pike Ridge Road, Edgewater, Maryland 21037  
 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:

RONALD T. FAULKNER  
 Name or Names—Print or Type

612 Swan Creek Road, Fort Washington, Maryland 20744  
 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 goods of the debtor, including raw materials, or materials used or consumed in the business of the debtor, commonly referred to as inventory.
- All personal property and fixtures of the debtor wherever located or whether now owned or in existence or hereafter acquired or created, including goods, documents, chattel paper and leases. \*\*

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

\*\* 3. 1976 Chevrolet Van, serial no. CGL266U156579 title # 5820983

4. 1978 Ford pickup truck, serial no. F15BEBA5446, title no. 7306622

5. If collateral is crops, describe real estate.

6. Proceeds of collateral  are  are not covered.

7. Products of collateral  are  are not covered.

RECORDING FEE 11.00  
 POSTAGE .50  
 874566 1237 102 109:33  
 NOV 16 84

DEBTOR(S):

Peggy Finlay  
 (Signature of Debtor)

PEGGY FINLAY  
 Type or Print

(Signature of Debtor)

PEGGY FINLAY  
 Type or Print

SECURED PARTY:

Ronald T. Faulkner  
 (Signature of Secured Party)

(Company, if applicable)

RONALD T. FAULKNER  
 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 Alan W. Bernstein, Esq., P.O. Box 591, Annapolis, MD 21404

Lucas Bros. Form F-1

11/5



**National Mortgage**  
FUNDING CORPORATION

254500

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

BOOK - 479 PAGE 351

Name of Filing Officer

FINANCING STATEMENT 1340067-WH

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) HENRY E. JACKSON AND CATHERINE JACKSON  
HUSBAND AND WIFE  
1508 KING PHILIP CIRCLE, SEVERN, MD 21144

NAME and ADDRESS OF SECURED PARTY: NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

MATURITY DATE OF OBLIGATION:  
November 1 2014

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

RANGE, REFRIGERATOR, DISHWASHER, DISPOSAL, HEAT PUMP  
CENTRAL AIR CONDITIONING, WALL TO WALL CARPET.

RECORD FEE 12.00  
POSTAGE .50  
#74519 0237 002 110:15  
NOV 16 94



The above described items of property are affixed to a dwelling house located on:  
1508 KING PHILIP CIRCLE, 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 October 31 1984 from HENRY E. JACKSON AND CATHERINE JACKSON 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)  
*X Henry E. Jackson*  
HENRY E. JACKSON  
*Catherine Jackson*  
CATHERINE JACKSON

SECURED PARTY  
NATIONAL MORTGAGE FUNDING CORPORATION  
BY: *[Signature]*

Mailed to Secured Party

1250

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, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Am-Vide, Inc. T/A American Video, Inc.

Address 1366 Dorsey Road, Hanover, Md. 21076

RECORD FEE 12.00  
POSTAGE .50  
404467 0340 ROL 110:42  
NOV 16 84

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.

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)

CHECK  THE LINES WHICH APPLY

(Proceeds of collateral are also covered)

(Products of collateral are also covered)

Karen Musselman Pres. Title  
(Signature of Debtor)

Karen Musselman

Type or Print Above Name on Above Line

Buddy Rogers V. Pres. Title  
(Signature of Debtor)

Buddy Rogers

Type or Print Above Signature on Above Line

Mailed to Secured Party

REC'D  
18

RECEIVED  
1984 NOV 16 AM 10:58  
E. AUBREY COLLISON  
CLERK

CHASE MARKETING COMPANY

Edith Black Pres. Title  
(Signature of Secured Party)

Edith Black

Type or Print Above Signature on Above Line

CORPORATE SEAL

CORPORATE SEAL

*Handwritten initials/signature*

Anne Arundel

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		Identifying File No.
		Maturity Date (If any)
Debtor(s) Name(s) - (Type or Print - Last Name First)	Debtor(s) Complete Address(es)	
Kelly Cargo System, Inc.	7509 Connelly Drive Hanover, Maryland 21076	
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, NJ 08003	C.I.T. FINANCIAL SERVICES CORPORATION  Not applicable	
This Financing Statement covers the following types (or items) of property: (Describe fully, giving Year and Make, Model, Motor or Serial No., etc.)		
28 EZ-1 Telephones 1 System 96 Key Service Unit 3 8 Channel Line Cards 4 12 Channel Station Cards 1 25 Watt Amplifier 5 Paging Horns 2 Pre-wires	5 6-Button Telephones 1 1A2 Key Service Unit 5 Line Cards	All Cable and labor necessary for installation.
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 <del>(X)</del> (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 (lease purchase)		
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)	Kelly Cargo System, Inc.	Debtor(s)
By <u>Jacqueline J. Valerio</u> Jacqueline J. Valerio (Its Authorized Agent) Title Service Asst.	By <u>Robert Kelly</u> Robert Kelly President (If Corporation, have signed by President, Vice- President, or Treasurer, and give official Title; if Owner or Partner, state which)	
79-1938 B (10-77) MARYLAND		

RECORD FEE 11.00  
 POSTAGE .50  
 NOV 16 84

RECEIVED FOR RECORD  
 ANNE ARUNDEL COUNTY  
 1984 NOV 16 PM 12:57  
 E. AUBREY COLLISON  
 CLERK

Mailed to Secured Party  
 11.10  
 20

254535

BOOK - 479 PAGE 354

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) Robert C. Richardson 474 Fawns Walk Annapolis, Maryland 21401	2. Secured Party(ies) and address(es) Equitable Bank, N. A. 100 S. Charles Street Baltimore, Maryland 21201	For Filing Officer (Date, Time, Number, and Filing Office)
4. This financing statement covers the following types (or items) of property:  1984 Prindle Model P-18 ES Loader Scat Serial # SUSRO2171M84		5. Assignee(s) of Secured Party and Address(es)  NOV 16 84

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:

By: Robert C. Richardson Signature(s) of Debtor(s)

By: Kal Mawers, Consumer Credit Officer Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

RECEIVED FOR RECORD  
 CIRCUIT COURT, BALTIMORE COUNTY  
 1984 NOV 16 PM 12:57  
 E. AUBREY COLLISON  
 CLERK

Mailed to Secured Party  
 11.0  
 SF

Statement of Continuation, Termination,  
Assignment, Amendment or Release Under  
Uniform Commercial Code

BOOK - 473 PAGE 355  
This Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code. This  
Statement refers to original Financial Statement, Identifying File Number 233705 recorded  
in Liber 428, Folio 40 on August 4, 1980 (date).

1. DEBTOR(S):  
Name(s): Gerlink's Corporation T/A Little Giant Marketbin  
Address(es): 307 Main Street, Glen Burnie, MD 21061  
2320-2326 Mountain Road, Pasadena, Maryland 21122

2. SECURED PARTY:  
Name: The Equitable Trust Company  
Address: 100 East Pratt Street  
Baltimore, Maryland 21202  
Attn: John E. Shipley, III

Person and Address to whom Statement is to be returned if different from above.  
Equitable Bank, National Association  
100 S. Charles Street,  
Baltimore, MD 21201  
Attn: Loan Documentation Center

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 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. \_\_\_\_\_

Mailed to Secured Party

REGISTRATION FEE 10.00  
POSTAGE .50  
004534 C345 R01 112:37  
NOV 18 80

CLERK  
NOV 16 12:57 PM '80  
DILLISON

9. DEBTOR:

SECURED PARTY:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Equitable Bank, National Association  
By Barbara A. Wykowski  
Barbara A. Wykowski  
Corporate Banking Officer  
(Type Name and Title)

EQUITABLE BANK, N.A.  
LOAN DOCUMENTATION CENTER  
100 S. CHARLES ST. 5TH FL.  
BALTIMORE, MARYLAND 21201

10.00  
50

BOOK - 479 PAGE 356

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 239576

RECORDED IN LIBER 441 FOLIO 485 ON 9-4-81 (DATE)

1. DEBTOR: Name Mary R. & Susan Duchesneau

Address 714 Broadmoor Dr. Annap. Md.

2. SECURED PARTY: Name Commercial Credit Corporation

Address 53 McKinsey Rd.

Suxema Pk Md. 21146

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

<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>
<p>RECORDING FEE 10.00 POSTAGE .50 94557 0345 01 12:57 PM '84</p>		

E. ANDERSON & COLLISON  
CLERK  
CHECK FORM OF STATEMENT  
NOV 16 PM 1:51



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

Name \_\_\_\_\_

Address \_\_\_\_\_

Mailed to Secured Party

Dated 8-17-84

B. Z. Cooper  
(Signature of Secured Party)

B. Z. Cooper 10.00  
Type or Print Above Name on Above Line

58

BOOK - 479 PAGE 357

251508

FINANCING STATEMENT

TO BE RECORDED AT:

NOT SUBJECT TO  
RECORDATION TAX

- (a) ~~Maryland State Department of Assessments and Taxation - Financing Statement Records~~
- (b) ~~Circuit Court for Charles County - Financing Statement Records~~
- (c) ~~Circuit Court for Charles County - Land Records~~
- (d) Circuit Court for Anne Arundel County - Financing Statement Records
- (e) ~~Circuit Court for St. Mary's County - Financing Statement Records~~

RECORD FEE 2.00  
 POSTAGE .50  
 NOV 15 1984

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

- 1. NAME AND ADDRESS OF DEBTOR: W. R. BLAIR, INC.  
(the "Borrower")  
P. O. Box 676  
Waldorf, Maryland 20601
- 2. NAME AND ADDRESS OF SECURED PARTY: COUNTY COMMISSIONERS OF CHARLES COUNTY  
Court House  
P. O. Box B  
La Plata, Maryland 20646
- 3. NAME AND ADDRESS OF ASSIGNEE: MERCANTILE-SAFE DEPOSIT AND TRUST COMPANY  
Two Hopkins Plaza  
Baltimore, Maryland 21203  
Attn: Ronald D. Mettam,  
Vice President

NOV 15 1984

NOV 16 PM 2:47

COLLISION

BL  
CLERK

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

- (a) The interest of the Debtor in all building materials, fixtures, equipment and tangible personal property of every kind and nature whatsoever, occupying all or any portion of the Property (as defined

21.10  
50

below), now or hereafter located or contained in or upon or attached to, the real property located in Charles County Plaza, in Waldorf, in Charles County, Maryland, and more particularly described in Exhibit A attached hereto and made a part hereof, and the improvements thereon (the real property described in Exhibit A and improvements thereon being herein referred to as the "Property") or any part thereof, and used or useable in connection with any present or future use or operations of the Property, or any part thereof, whether now owned or hereafter acquired by the Debtor or others, together with all Additions thereto (collectively, the "Equipment Collateral"), and all Proceeds (hereinafter defined) thereof. The Property is also described in a certain Deed of Trust dated November 14, 1984 (the "Closing Date"), between the Debtor and Bruce T. Hughes and Ronald D. Mettam, trustees (the "Deed of Trust"). The Debtor is a record owner of the Property.

(b) The interest of the Debtor in any and all judgments, awards of damages (including but not limited to severance and consequential damages), payments, proceeds, settlements or other compensation heretofore or hereafter made, including interest thereon, and the right to receive the same, as a result of, in connection with, or in lieu of (i) any taking of the Property or the Equipment Collateral or any part thereof under the power of eminent domain, either temporarily or permanently, (ii) any change or alteration of the grade of any street, and (iii) any other injury or damage to, or decrease in value of, the Property or or the Equipment Collateral or any part thereof.

(c) The interest of the Debtor in any and all payments, Proceeds, settlements or other compensation heretofore or hereafter made, including any interest thereon, and the right to receive the same, from any and all insurance policies covering the Property or the Equipment Collateral or any portion thereof, or any of the other property described in this Financing Statement, or any portion thereof.

(d) The interest of the Debtor in all of the rents, royalties, issues, profits, revenues, earnings, income and other benefits of the Property or the Equipment Collateral, or arising from the use or enjoyment of all or any portion thereof, or from any lease or agreement pertaining thereto, and all right, title and interest of the Debtor in and to, and remedies under, any and all leases and subleases of the Property or the Equipment Collateral, or any part thereof, and of the other property described in this Financing

Statement, or any part thereof, both now in existence or hereafter entered into, and all accounts and general intangibles growing out of or in connection with such leases and subleases, together with all Proceeds thereof; and including, without limitation, all cash or securities deposited thereunder to secure performance by the lessees of their obligations thereunder, whether such cash or securities are to be held until the expiration of the terms of such leases or are to be applied to one or more of the installments of rent coming due immediately prior to the expiration of such terms.

(e) The interest of the Debtor in the Escrow Fund created under and defined in the Financing Agreement (hereinafter defined).

5. Proceeds of the collateral are also covered. As used in this Financing Statement, "Proceeds" means all proceeds and products within the meaning of the Maryland Uniform Commercial Code, and shall include the proceeds of any and all insurance policies.

6. This Financing Statement gives notice of and perfects a security interest granted by the Debtor to the Secured Party (or for the benefit of the Secured Party) under and pursuant to the Deed of Trust and under and pursuant to the Loan and Financing Agreement dated the Closing Date (the "Financing Agreement"), by and among the Secured Party, Mercantile-Safe Deposit and Trust Company, a Maryland banking corporation, as Escrow Agent, the Debtor and the Assignee, as security for the loan made by the Secured Party to the Debtor under and pursuant to the Financing Agreement. Such security interest has been assigned by the Secured Party to the Assignee under the Financing Agreement as security for the Secured Party's \$2,500,000 Charles County, Maryland Economic Development Revenue Bond (W. R. Blair, Inc. Facility), 1984 Series (the "Bond"), which Bond does not constitute an indebtedness or charge against the general credit or taxing powers of the Secured Party, and does not constitute or give rise to any pecuniary liability of the Secured Party.

Debtor:

W. R. BLAIR, INC.

By Walter R. Blair, Jr.  
Walter R. Blair, Jr., President

Secured Party:

COUNTY COMMISSIONERS OF  
CHARLES COUNTY

By Marland Deen  
Marland Deen, President of  
the Board of County Commissioners  
of Charles County

BOOK - 479 PAGE 360

Filing Officer: Return to: Katherine L. Bishop, Esquire  
Miles & Stockbridge  
10 Light Street  
Baltimore, Maryland 21202

Mailed in \_\_\_\_\_

BOOK - 479 PAGE 361

EXHIBIT A

DESCRIPTION OF LAND

ALL those lots or parcels of land situate in the 6th Election District of Charles County, State of Maryland, and more particularly described as follows:

Parcel H-1, containing 10.887 acres, as shown on a plat by D. H. Steffens Co., Surveyors, entitled "Plat of Resubdivision - Parcel 'H', CHARLES COUNTY PLAZA, 6th Election District, Charles County, Maryland", duly recorded among the Plat Records of Charles County, Maryland, in Plat Book 31, Page 92.

FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer for filing pursuant to the provisions of the Uniform Commercial Code.

1. NAME AND ADDRESS OF DEBTOR:

CALVIN W. GIBBS  
LILLIAN A. GIBBS  
JOHN N. TABER, SR.  
PATRICIA R. TABER  
1031 Shore Acres Road  
Arnold, MD 21012

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. Equipment, fixtures and furniture now owned or hereafter acquired by the Debtor, together with all replacements thereof, all attachments, accessories, parts, equipment and tools belonging thereto or for use in connection therewith, now or hereafter installed thereon or affixed thereto.
- b. Inventory and supplies now owned or hereafter acquired by the Debtor, and all proceeds thereof.
- c. Accounts receivable now existent or hereafter created by the Debtor, and all proceeds thereof.
- d. All contract rights and leasehold interests now in force or hereafter acquired.
- e. All right, title and interest in and to the liquor license issued with respect to the premises located at Shore Acres Inn, 1013 Shore Acres Road, Arnold, Maryland 21012.

4. This transaction is exempt from the recordation tax.

Principal amount of this debt is \$104,000.00 to creditor.

DEBTORS:

SECURED PARTY:

FARMERS NATIONAL BANK OF MARYLAND

*Calvin W. Gibbs*  
\_\_\_\_\_  
CALVIN W. GIBBS

BY *[Signature]*  
\_\_\_\_\_  
BY *[Signature]*

*Lillian A. Gibbs*  
\_\_\_\_\_  
LILLIAN A. GIBBS

14.60  
15  
2

1984 NOV 16 PM 3:09  
E ALBERT COLLISON  
CLERK



LAW OFFICES  
MANIS,  
WILKINSON, SNIDER &  
GOLDSBOROUGH  
CHARTERED  
P. O. BOX 921  
ANNAPOLIS, MD 21404  
(301) 263-8855

BOOK - 479 PAGE 363

  
JOHN N. TABER, SR.

  
PATRICIA R. TABER

AFTER RECORDATION return to:  
MANIS, WILKINSON, SNIDER AND GOLDSBOROUGH, CHARTERED  
145 Main/Gorman Streets, P. O. Box 921  
Annapolis, Maryland 21404

LAW OFFICES  
MANIS,  
WILKINSON, SNIDER &  
GOLDSBOROUGH  
CHARTERED  
P. O. BOX 921  
ANNAPOLIS, MD 21404  
(301) 263-8855

Mailed to:



# National Mortgage FUNDING CORPORATION

254500

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

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Name of Filing Officer

FINANCING STATEMENT 1340034-WH

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) **STEPHEN MICHAEL DYER AND PHYLLIS BENTON  
DYER, HUSBAND AND WIFE  
1122 NEPTUNE PLACE, ANNAPOLIS,, MD 21401**

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

November 1 2014

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

RANGE, DISPOSAL, WALL TO WALL CARPET, HEAT PUMP

RECORDING FEE 12.00  
POSTAGE 50  
#74612 055 R02 715:24  
NOV 16 84

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

1122 NEPTUNE PLACE, 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 October 25 1984 from **STEPHEN MICHAEL DYER AND PHYLLIS BENTON DYER, 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)

*Stephen Michael Dyer*  
STEPHEN MICHAEL DYER  
*Phyllis Benton Dyer*  
PHYLLIS BENTON DYER

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

BY: *[Signature]*

1984 NOV 16 PM 3:51

E. ADRIAN COLLISON  
CLERK

Mailed to Secured Party

1200/50

254500

CROSS INDEXED

TO BE

NOT TO BE

IN LAND RECORDS

SUBJECT TO

NOT SUBJECT TO

RECORDING TAX ON PRINCIPAL AMOUNT OF

\$ \_\_\_\_\_

FINANCING STATEMENT

1. Debtor(s):

Robert L. Von Den Bosch  
Name or Names—Print or Type

214 Arde Rd Pasadena Md 21122  
Address—Street No., City - County State Zip Code

Marjorie L. Von Den Bosch  
Name or Names—Print or Type

214 Arde Rd Pasadena Md 21122  
Address—Street No., City - County State Zip Code

2. Secured Party:

Sears Roebuck & Company  
Name or Names—Print or Type

6650 N Ritchie Highway G.B Md 21067  
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 Arde Central Air Cond

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

214 Arde Rd - Splitlevel  
Pas. Md 21122 (11 units)  
(PASADENA)

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):

SECURED PARTY:

Robert L. Von Den Bosch  
(Signature of Debtor)

Robert L. Von Den Bosch  
Type or Print

Sears, Roebuck & Company  
(Company, if applicable)

Marjorie L. Von Den Bosch  
(Signature of Debtor)

Marjorie L. Von Den Bosch  
Type or Print

(Signature of Secured Party)

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  
Name and Address

Mailed to: \_\_\_\_\_

RECEIVED BY FILING OFFICER  
BALTIMORE COUNTY  
1986 NOV 14 AM 10:01  
E. AUGHEY COLLISON  
CLERK

15-10  
X

251510 ✓

TO BE  
 NOT TO BE

**CROSS INDEXED**  
 IN LAND RECORDS  
 NOT SUBJECT TO

RECORDING TAX ON PRINCIPAL AMOUNT OF \$ \_\_\_\_\_

FINANCING STATEMENT

1. Debtor(s):

PATRICK B. SULLIVAN  
 Name or Names—Print or Type  
7973 PHIRNE RD GLEN BURNIA AA. MD 21061  
 Address—Street No., City - County State Zip Code

MARY C SULLIVAN  
 Name or Names—Print or Type  
7973 PHIRNE RD GLEN BURNIA AA. MD 21061  
 Address—Street No., City - County State Zip Code

2. Secured Party:

SEARS ROEBUCK & CO  
 Name or Names—Print or Type  
6650 RITCHIE HIGHWAY GLEN BURNIA 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).

BATH ROOM. Reno;

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

7973 PHIRNE RD GLEN BURNIA 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.

CR CLERK

DEBTOR(S):

Patrick B. Sullivan  
 (Signature of Debtor)  
PATRICK B. SULLIVAN  
 Type or Print

SECURED PARTY:

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)

Sears, Roebuck & Company  
 (Company, if applicable)

RECORDING FEE 15.00  
 POSTAGE .50  
 404177 0345 001 109:41  
 NOV 14 84

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

**MAIL TO:** 6901 Security Blvd., Baltimore, Maryland 21207

15.10

X

Recording Cost: \$11.50  
Stamps: \$756.00

ANNE ARUNDEL COUNTY

204512

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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. \$ 108,000.00

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

This financing statement Dated Aug. 3rd, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name TEMS BEVERAGE LIMITED  
Address 6 Nursery Road, Linthicum, MD 21090

2. SECURED PARTY

Name Control Data Business Centers, Inc.  
Address P.O. Box 549, Timonium, MD 21093  
Paul Wartzman, Esq.  
Wartzman, Rombro, Rudd & Omansky, P.A., 25 S. Calvert Street, Balto., Md. -21202

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 equipment, furniture and fixtures now owned or hereafter acquired, whether purchased with loan proceeds or otherwise, all inventory, raw material, work-in-process and supplies now owned or hereafter acquired, all accounts and receivables now existent or hereafter created and all proceeds thereof, all general intangibles whether now existent or hereafter created and all proceeds thereof, and all of its rights, title and interest in and to the beer, wine and liquor license issued to the business conducted at 1-3-5 Nursery Place and 2-4-6 Nursery Road, North Linthicum (Anne Arundel County), Maryland, trading as Al's Liquors.

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)

TEMS BEVERAGES LIMITED

*Theodore J. Phillips, Jr.*  
(Signature of Debtor)

Theodore J. Phillips, Jr., President  
Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

CONTROL DATA BUSINESS CENTERS, INC.

*William C. Bonner*  
William C. (Signature of Secured Party) Bonner

\_\_\_\_\_  
Type or Print Above Name on Above Line

SECURITY FEE 12.00  
RECORD TAX 756.00  
POSTAGE .50

#74858 0237 002 100158  
NOV 19 84

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1984 NOV 19 AM 9:09

E. AUBREY COLLISON  
CLERK



Wartzman, Rombro, Rudd & Omansky, P.A.  
Attorneys - At - Law  
25 South Calvert Street  
Essex, Maryland 21220

Mailed to: \_\_\_\_\_

1250  
756 50

File 40799 P.W.  
Recording Cost: \$12.50

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254510

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 MARY ANN PHILLIPS and THEODORE J. PHILLIPS, JR.

Address #2 Jonathans Ct., Baltimore, Md. 21230

2. SECURED PARTY

Name CONTROL DATA BUSINESS CENTERS, INC.

Address 22 W. Padonia Rd., Baltimore, Md.

Wartzman, Rombro & Omansky, P.A., 25 S. Calvert Street, Balto  
Person And Address To Whom Statement Is To Be Returned If Different From Above. Md.-21202

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list) all interest of the Debtor and any liquor license now or hereafter owned by the Debtor.

E. AUBREY COLLISON  
CLERK

1984 NOV 19 AM 9:09



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)

RECORDING FEE 12.00  
POSTAGE .50  
#74659 0237 002 108:58  
NOV 17 84

Mary Ann Phillips  
(Signature of Debtor)

MARY ANN PHILLIPS  
Type or Print Above Signature on Above Line

Theodore J. Phillips, Jr.  
(Signature of Debtor)

THEODORE J. PHILLIPS, JR.  
Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Secured Party)

\_\_\_\_\_  
Type or Print Above Name on Above Line

1250

Wartzman, Rombro, Rudd & Omansky, P.A.  
Attorneys - At - Law  
25 South Calvert Street  
Baltimore, Maryland 21202

Mailed to: \_\_\_\_\_

File: 40799PW  
Recording Cost: \$11.50

BOOK - 479 PAGE 369

254513

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 EDWARD JOHN KANTORSKI, JR.

Address 9032 Avenue B. Baltimore, Maryland 21209

2. SECURED PARTY

Name CONTROL DATA BUSINESS CENTERS, INC.

Address 22 W. Padonia Rd., Baltimore, Md.

Wartzman, Rombro & Omansky, P.A., 25 S. Calvert Street, Baltimore, Md. -21202  
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 interest of the Debtor and any liquor license now or hereafter owned by the Debtor.

E. AUBREY COLLISON  
CLERK  
1984 NOV 19 AM 9:09



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)

RECORDING FEE 11.00  
POSTAGE .50  
874660 0237 NOV 19 1984

*Edward John Kantorski, Jr.*  
(Signature of Debtor)

EDWARD JOHN KANTORSKI, JR.  
Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Secured Party)

\_\_\_\_\_  
Type or Print Above Name on Above Line

1150

Wartzman, Rombro, Rudd & Omansky, P.A.  
Attorneys - At - Law  
25 South Calvert Street  
Baltimore, Maryland 21202

Mailed to: \_\_\_\_\_

254511

Not to be recorded in  
Land Records

Subject to recordation  
tax: None

FINANCING STATEMENT

1. Debtor: Address:  
 Theodore J. Phillips, Jr. No. 2 Jonathans Court  
 Mary Ann Phillips Baltimore, Md. 21030

2. Secured Parties: Address of all Secured  
 Parties:

Al's Liquors, Inc. 400 Locust Drive  
 c/o Albert P. Hock Baltimore, MD 21228

3. This Financing Statement covers

(a) 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 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 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, swimming pools, lawn and garden equipment, security systems and including all

RECORD FEE 12.00  
 POSTAGE 1.50  
 #7485 0237 REC TO: 01  
 NOV 19 84

1984 NOV 19 AM 9:10  
 RECEIVED FROM RECORDS  
 CLERK COLLISON

BL  
 CLERK

1250

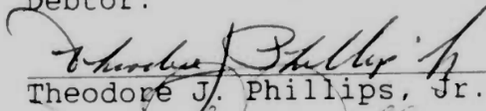
BOOK - 479 PAGE 371

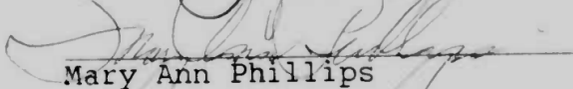
equipment installed or to be installed or used or usable in the operation of the building or buildings or appurtenant facilities erected or to be erected in or upon the said land.

(b) Any interest of either Debtor in any liquor license now or hereafter owned by or in the name of either Debtor.

4. The aforesaid items are included as security in a deed of trust given by Debtor to Joseph Burton and Steven D. Shattuck to be recorded among the Land Records of Anne Arundel County, Maryland securing an indebtedness owed by Debtor to Secured Party.
5. Proceeds of collateral are also covered.
6. The land is known as 1, 3, 5 Nursery Place and 2, 4, 6 Nursery Road and is more particularly described in the Deed of Trust referred to above.

Debtor:

  
Theodore J. Phillips, Jr.

  
Mary Ann Phillips

To the Filing Officer: After this statement has been recorded, please mail the same to: Steven D. Shattuck, 1100 Charles Center South, 36 South Charles Street, Baltimore, Maryland 21201.

Mailed to: \_\_\_\_\_

254513

Not to be recorded in  
Land Records

Subject to recordation  
tax: None

FINANCING STATEMENT

- 1. Debtor: Address:  
 Theodore J. Phillips, Jr. No. 2 Jonathan<sup>S</sup> Court  
 Mary Ann Phillips Baltimore, Md. 21030
- 2. Secured Parties: Address of all Secured Parties:

Albert P. Hock 400 Locust Drive  
Baltimore, MD 21228

- 3. This Financing Statement covers

(a) 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 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 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, swimming pools, lawn and garden equipment, security systems and including all

RECORD FEE 12.00  
 POSTAGE .50  
 STAMP COST \$02 109:02  
 NOV 19 84

RECEIVED  
 CLERK OF DISTRICT COURT  
 1984 NOV 19 AM 9:10  
 E. ANDREY COLLISON  
 CLERK

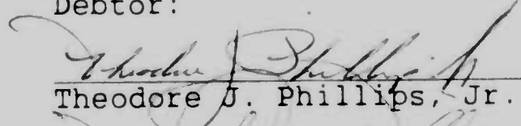
1250

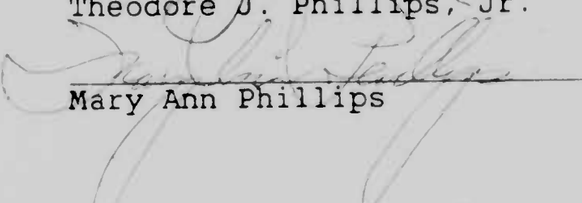
equipment installed or to be installed or used or usable in the operation of the building or buildings or appurtenant facilities erected or to be erected in or upon the said land.

(b) Any interest of either Debtor in any liquor license now or hereafter owned by or in the name of either Debtor.

4. The aforesaid items are included as security in a deed of trust given by Debtor to Joseph Burton and Steven D. Shattuck to be recorded among the Land Records of Anne Arundel County, Maryland securing an indebtedness owed by Debtor to Secured Party.
5. Proceeds of collateral are also covered.
6. The land is known as 1, 3, 5 Nursery Place and 2, 4, 6 Nursery Road and is more particularly described in the Deed of Trust referred to above.

Debtor:

  
Theodore J. Phillips, Jr.

  
Mary Ann Phillips

To the Filing Officer: After this statement has been recorded, please mail the same to: Steven D. Shattuck, 1100 Charles Center South, 36 South Charles Street, Baltimore, Maryland 21201.

Mailed to: \_\_\_\_\_  


File No.: 40799PW  
Recording Cost: \$11.50

251516

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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 EDWARD JOHN KANTORSKI, JR.

Address 9032 Avenue B, Baltimore, Maryland 21209

2. SECURED PARTY

Name ALBERT P. HOCK

Address 400 Locust Drive, Baltimore, Maryland 21228

Steven D. Shattuck, 1100 Charles Center South, 36 S. Charles St., Balto., Md. -  
Mailed to: Person And Address To Whom Statement Is To Be Returned If Different From Above. 21201

3. Maturity date of obligation (if any) \_\_\_\_\_

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

All interest of the Debtor in any liquor license now or hereafter owned by Debtor.

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)

*Edward John Kantorski Jr.*  
(Signature of Debtor)

Edward John Kantorski, Jr.  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Secured Party)

Type or Print Above Signature on Above Line

RECORDING FEE 11.00  
POSTAGE .50

#74567 0237 002 709:02  
NOV 19 84

1984 NOV 19 AM 9:10  
E. ANNEX COLLISON  
CLERK

BL  
CLERK

1150

File No: 40799  
Recording Cost: \$11.50

BOOK - 479 PAGE 375

254517

**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 \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

**1. DEBTOR**

Name EDWARD JOHN KANTORSKI, JR.  
Address 9032 Avenue B, Baltimore, Maryland 21209

**2. SECURED PARTY**

Name AL'S LIQUORS, INC.  
Address c/o Albert P. Hock, 400 Locust Drive, Baltimore, Maryland 21228

Steven D. Shattuck, 1100 Charles Center South, 36 S. Charles St., Balto., Md.-21201

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)**

All interest of the Debtor in any liquor license now or hereafter owned by Debtor.

E. ALBERT COLLISON  
CLERK  
1987 NOV 19 AM 9:11



**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)

Edward John Kantorski, Jr.  
(Signature of Debtor)

Edward John Kantorski, Jr.  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Secured Party)

Type or Print Above Signature on Above Line

RECORD FEE 11.00  
POSTAGE .50  
#74648 0257 802 109:03  
NOV 19 84

11-50

File No: 40799PW

Recording Cost: \$11.50

254513

BOOK - 479 PAGE 376

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 \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name TEMS BEVERAGE LIMITED

Address 1 Nursery Road, Linthicum, Maryland 21091

2. SECURED PARTY

Name ALBERT P. HOCK

Address 400 Locust Drive, Baltimore, Maryland 21228

Steven D. Shattuck, 1100 Charles Center South, 36 S. Charles St., Balto., Md. 21201

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)  
All of the now owned or hereafter acquired property and assets of Debtor, wherever located, including but not limited to all equipment, accounts; chattel paper; general intangibles, including but not limited to any interest of Debtor in any liquor license; all inventory; and all other assets; all proceeds, including insurance proceeds of the foregoing; all books and records pertaining to any of the foregoing.

BL  
CLERK

E. AUGUST COLLISON  
CLERK  
1984 NOV 19 AM 9:11

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  
#74669 0237 002 109:03  
NOV 19 84

TEMS BEVERAGE LIMITED  
(Signature of Debtor)

By: Theodore J. Phillips, Jr. Pres.  
Type or Print Above Name on Above Line

Theodore J. Phillips, Jr., Pres.  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Secured Party)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

1150

File No: 40799PW  
Recording Cost: \$11.50

BOOK - 479 PAGE 377 2515 10

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 \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name TEMS BEVERAGE LIMITED  
Address 1 Nursery Road, Linthicum, Maryland 21091

2. SECURED PARTY

Name AL'S LIQUORS, INC.  
Address c/o Albert P. Hock, 400 Locust Drive, Balto., Md. 21228  
Steven D. Shattuck, 1100 Charles Center South, 36 S. Charles St., Balto., Md. 21201  
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)  
All of the now owned or hereafter acquired property and assets of Debtor, wherever located, including but not limited to all equipment, accounts; chattel paper; general intangibles, including but not limited to any interest of Debtor in any liquor license; all inventory; and all other assets; all proceeds, including insurance proceeds of the foregoing; all books and records pertaining to any of the foregoing.

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)

E. ALBERT COLLISON  
CLERK  
1984 NOV 19 AM 9:11

TEMS BEVERAGE LIMITED  
(Signature of Debtor)

BY: Theodore J. Phillips, Jr. Pres  
Type or Print Above Name on Above Line

Theodore J. Phillips, Jr., Pres.  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Secured Party)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

RECORDING FEE 11.00  
POSTAGE .50  
MAY 10 0237 102 109104  
NOV 19 84

1130

FINANCING STATEMENT

BOOK - 479 PAGE 378

1. NAME AND ADDRESS OF DEBTOR:

Fred Menke's Pontiac-GMC-Datsun-Volvo, Inc.  
284 West Street  
Annapolis, Maryland 21401

2. NAME AND ADDRESS OF SECURED PARTY:

First American Bank of Maryland  
210 East Lombard Street  
Baltimore, Maryland 21201  
Attention: C. Wayne Davis  
Vice President

RECORD FEE 17.00  
POSTAGE 50  
#74287 0345 402 TOP:30  
NOV 19 84

3. This Financing Statement covers the following property and all proceeds and products thereof: (a) All of the Debtor's both now owned and hereafter acquired interest in all building materials, furniture, fixtures, machinery, equipment and tangible personal property of every kind and nature whatsoever both now and hereafter located on, contained in or upon or attached to, or used or usable in connection with, the property or properties described on Exhibit A attached hereto and any and all buildings and improvements both now and hereafter located on such property or properties or any part thereof, such property or properties being also described in a certain Deed of Trust dated November 16, 1984 from the Debtor to Steven H. Jaeger and C. Wayne Davis, Trustees, together with all replacements and substitutions therefor and proceeds thereof, and (b) All of the Debtor's accounts, accounts receivable and general intangibles both now owned and hereafter acquired in respect of any and all now existing and hereafter created leases or contracts of sale executed by the Debtor of all or any part of the property or properties described on Exhibit A attached hereto and/or of any buildings or improvements both now and hereafter located thereon.

4. The Debtor certifies that (a) the underlying transaction is subject to the Maryland Recordation Tax on an initial debt in the principal amount of \$200,000, and (b) the Maryland Recordation Tax on such initial debt has been paid to Anne Arundel County, Maryland with the recording of the above mentioned Deed of Trust.

DEBTOR

SECURED PARTY

FRED MENKE'S PONTIAC-GMC-  
DATSUN-VOLVO, INC.

FIRST AMERICAN BANK OF MARYLAND

By Frederick R. Menke (Seal)  
Frederick R. Menke  
President

By C. Wayne Davis (Seal)  
C. Wayne Davis,  
Vice President

Mr. Clerk: Please return to Joseph W. Janssens, Jr., Esquire, c/o  
Miles & Stockbridge, 10 Light Street, Baltimore,  
Maryland, 21202

Mailed to: \_\_\_\_\_

42JJ (d)

RECEIVED AND RECORDED  
ANN ARUNDEL COUNTY

1984 NOV 19 AM 9:36

E. AUBREY COLLISON  
CLERK



1710  
25

PARCEL I:

BEGINNING for the same at a cross cut in the concrete sidewalk on the north side of West Street, said point being at the end of the first line of the 7th part of the conveyance from Carey L. Meredith, et al., to J. F. Johnson Company by deed dated March 18, 1926 and recorded among the Land Records of Anne Arundel County in Liber WMB No. 23, folio 247, said point also being where the line of the party wall between No. 284 and 286 West Street intersects the north side of West Street; and running from said beginning point and with the second line of said 7th part (which is the line of said party wall) and with the fourth, sixth, fifth and eighth parts of said conveyance, the following: North  $00^{\circ}02'$  East 70.66 feet; North  $01^{\circ}41'20''$  West 95.93 feet to a nail set at the corner formed by Lot 6 and Lot 4; thence with the line of a concrete wall, South  $37^{\circ}38'20''$  West 32 feet to a pipe; thence North  $02^{\circ}31'30''$  West 269.57 feet to a fence post; thence leaving Lot 5 and running with the south boundary of Lot 8, South  $83^{\circ}15'$  West 78.27 feet to a fence post and South  $86^{\circ}15'50''$  West 154.13 feet to a pipe on the east side of Taylor Avenue (formerly Division Street or Chestnut Avenue); thence with the same, North  $08^{\circ}01'$  East 26.43 feet to a spike set at the southwest corner of the property conveyed by J. F. Johnson Lumber Company to Elizabeth Schek by deed dated May 27, 1927 and recorded among said Land Records in Liber FSR No. 13, folio 341; thence with the south line of said conveyance, North  $80^{\circ}45'$  East 307.43 feet to a pipe set in the west line of the conveyance from Bay Ridge and Annapolis Railroad to the J. F. Johnson Lumber Company by deed dated December 14, 1934, and recorded in Liber FAM No. 134, folio 386; thence with said west line and with the east line of the McNew property, North  $04^{\circ}04'$  West 100.4 feet to a pipe in the south line of the Standard Oil Company property; thence still with the outline of the Standard Oil Company property, North  $80^{\circ}45'$  East 19.56 feet to a pipe set on a curve, which point is 20 feet off the centerline of the existing railroad tracks; thence with said curve which has a radius of 617.3 feet and an arc of 207.90 feet in a northwesterly direction, to a pipe which arc has a chord with a bearing of North  $18^{\circ}53'50''$  West, for a distance of 206.93 feet, the north end of said chord being 20 feet from the centerline of said railroad tracks; thence South  $65^{\circ}07'20''$  West 20 feet to a pipe; thence leaving the Standard Oil Company property and continuing with the outlines of the said conveyance from Bay Ridge and Annapolis Railroad to J. F. Johnson Lumber Company, which is an arc of a curve with a radius of 597.3 feet and a distance of 210 feet in a northwesterly direction, which arc has a chord of North  $34^{\circ}57'$  West 208.92 feet to a pipe; thence North  $03^{\circ}49'50''$  East 8.52 feet to a pipe; North  $47^{\circ}17'10''$  West 63.5 feet to a pipe; North  $53^{\circ}22'10''$  West 63 feet to a pipe and North  $60^{\circ}37'10''$  West 110 feet to a pipe on the south right of way line of the existing Baltimore & Annapolis Railroad; thence with the same, and 33 feet from the centerline of said right of way, South  $74^{\circ}40'10''$  East 230 feet to a pipe, which is 33 feet from the centerline of the existing Baltimore & Annapolis Railroad right of way and 40 feet from the centerline of the old Annapolis-Bay Ridge Railroad right of way, said point also being where the east right of way line of the Bay Ridge Railroad intersects the south right of way line of the Baltimore & Annapolis Railroad, said point having radii with the curve of the conveyance from said Bay Ridge & Annapolis Railroad Co., with the arc of a curve whose radius is 677.3 feet and an arc distance of 521.82 feet in a southeasterly direction to a pipe set at a point of tangency, said point being 40 feet from the centerline of the Bay Ridge Railroad; thence continuing with the outlines of said conveyance, South  $04^{\circ}02'50''$  East 86.6 feet to a pipe; South  $02^{\circ}42'50''$  East 176.4 feet to a pipe; South  $80^{\circ}46'10''$  West 10.07 feet to a pipe; South  $02^{\circ}42'50''$  East 62.45 feet to a pipe set at the northeast corner of the conveyance from J. F. Johnson Lumber Company to the Annapolis Banking and Trust Company, Trustee, by deed dated December 31, 1937 and recorded in Liber FAM No. 174, folio 354; thence with the north and west lines of said conveyance South  $79^{\circ}47'10''$  West 21.98 feet to a pipe found; South  $02^{\circ}42'50''$  East 149.9 feet to a pipe and South  $02^{\circ}08'50''$  East 100.2 feet to a point on the north side of West Street; thence with the same, South  $81^{\circ}02'10''$  West 7.2 feet to a cross cut in concrete where the centerline of the Bay Ridge Railroad intersects the north side of West Street; thence with the north side of West Street, South  $88^{\circ}11'10''$  West 20 feet; North  $89^{\circ}50'$  West 10.32 feet and North  $89^{\circ}54'40''$  West 61.65 feet to the place of beginning. CONTAINING 2.75 acres, more or less. Being all of the fourth, fifth, sixth, seventh and part of the eighth parts of the conveyance mentioned above from Meredith to J. F. Johnson Lumber Company and also part of the above-mentioned conveyance from the Bay Ridge Railroad to J. F. Johnson Lumber Company, and as surveyed by J. R. McCrone, Jr., Inc., Registered Professional Engineers and Land Surveyors in August, 1954.

PARCEL II:

BEGINNING for the same at a pipe set at the end of the North 02°31'30" West 269.57 foot line of the conveyance from J. F. Johnson Lumber Company to Meyer W. Gilden, Trustee, et al., by deed dated August 23, 1954 and recorded among the Land Records of Anne Arundel County in Liber JHH No. 857, folio 285, said pipe also being at the end of the third line of part two in the conveyance from Steve Anas to James Leonas and Anna K. Leonas, his wife, by deed dated December 20, 1929 and recorded in said Land Records in Liber FSR No. 70, folio 54; thence running from said beginning point so fixed and with part of the above mentioned North 02°31'30" West 269.57 foot line reversely, and also with the last line of said conveyance from Anas to Leonas South 02°31'30" East 150.0 feet to a pipe set in a block wall; thence leaving said conveyance from J. F. Johnson Lumber Company to Meyer F. Gilden, Trustee, et al., and running with the outline of said conveyance from Anas to Leonas as now surveyed, South 83°15' West 78.94 feet to a pipe set; thence North 02°18'40" West 150.0 feet to a pipe set at the end of the South 83°15' West 78.27 foot line of the said conveyance from J. F. Johnson Lumber to Meyer W. Gilden, Trustee, et al., by deed dated August 23, 1954 and recorded among the said Land Records in Liber JHH No. 857, folio 285; thence with said line reversely, North 83°15' East 78.27 feet to the place of Beginning. CONTAINING 0.27 acres, more or less, as surveyed by J. R. McCrone, Jr., Inc., Registered Professional Engineers and Land Surveyors, in August, 1963.

PARCEL III:

BEGINNING for the first at the southeast stucco corner of a frame building on the north side of West Street and standing on the lot now being described and being distant South 83°53' West 273.03 feet from an angle formed by the intersection of said side of West Street with the west side of Jefferson Street, said beginning point being also the beginning point described in a conveyance from Annapolis Mortgage Company to Marbert Motors, Inc., dated October 27, 1937 and recorded among the Land Records of Anne Arundel County; thence running with said West Street South 83°53' West 49.16 feet and South 85°31' West 11.80 feet to the right of way of Bay Ridge Railroad; thence leaving said West Street and running with said right of way, North 08°47'30" West 100 feet, North 84°46' East 20 feet to a point; thence running parallel with the center of the track of the Bay Ridge Railroad and distant 30 feet therefrom, North 02°16' East 149.15 feet to a point in an old fence marking the divisional line between the property now being described and the property immediately adjoining thereto on the north; thence running with said divisional line North 84°46' East 140 feet; thence leaving said last mentioned divisional line and running with the divisional line between the property now being described and that immediately adjoining thereto on the east, South 07°44' East 90 feet to a point; thence running with the divisional line between the property hereby described and that adjoining thereto on the south, South 84°46' West 49.66 feet to a point and in the continuation of the third course produced northerly in the abovementioned conveyance from the Annapolis Mortgage Company to Marbert Motors, Inc.; thence running South 04°30' East 6.22 feet to an iron pipe, the beginning of said third course; thence running with the second and first lines of said conveyance, South 83°53' West 64.62 feet to an iron pipe and South 04°30' East 150 feet to the point of beginning. BEING all those lots or parts of lots of ground situate on the north side of West Street and described according to a survey and plat thereof made by Clarence F. Shelley and Co., Surveyors and Civil Engineers, dated November 11, 1937, which said plat is attached to and recorded with a deed from George B. Woelfel, Trustee, to Herman O. Collier dated December 30, 1943 and recorded among the Land Records of Anne Arundel County in Liber JHH 300, folio 71.

BEGINNING for the second at a point on the north side of West Street in the first line of the whole tract hereinafter mentioned, distant North 81°01' East 7.2 feet from the beginning of said first line where there has heretofore been made a cross cut between tracks in the center of the old Bay Ridge Railroad; thence running from the beginning point of this description along the south edge of the Arundel Supply Company's building North 81°01' East 22.8 feet to the end of the above mentioned first line; thence leaving said West Street and running with the second, third and part of the fourth lines of said whole tract, North 13°57' West 100 feet; thence North 75°57' East 20 feet; and North 02°44' West 148.44 feet, more or less, to a fence seeming to be the rear line of the above mentioned Arundel Supply Company's lot; thence leaving lines of said whole tract and running South 79°46' West 21.98 feet to a point distant at right angles easterly 8.2 feet from the centerline of the first mentioned Old Bay Ridge Railroad; thence running parallel with and distant at right angles easterly 8.2 feet from said centerline South 02°44' East 149.9 feet to a point; thence South 02°10' East 100.21 feet to the point of beginning. CONTAINING 0.102 acres of land, more or less, as described in a survey and plat thereof made by J. Revell Carr, Surveyor, in December, 1937, which said plat is attached to and recorded with a deed from the J. F. Johnson Lumber Company to said Annapolis Banking and Trust Company, Trustee under the Last Will and Testament of Martin M. Smith, deceased.

PAGE 3 - EXHIBIT APARCEL IV:

BEGINNING for the same at the southeast stucco corner of the frame building on the lot now or formerly owned by the Annapolis Banking and Trust Company, Trustee under the Last Will and Testament of Martin H. Smith, on the north side of West Street, said corner being distant South  $83^{\circ}53'$  West 273.03 feet from the corner formed by the intersection of the said side of West Street with the west side of Jefferson Street, and running thence with the division line between the property hereby described and the property immediately adjoining thereto on the west, North  $04^{\circ}30'$  West 150 feet to an iron pipe there set; thence running parallel with West Street, North  $83^{\circ}53'$  East 64.62 feet to an iron pipe there set, said pipe being distant South  $83^{\circ}53'$  West 0.50 feet from the westerly face of the concrete block garages there situate; thence running parallel with the first line of this description and with the divisional line between the property hereby described and that immediately adjoining on the east, to and along the westerly face of the stucco dwelling known as No. 260 West Street, and continuing South  $04^{\circ}30'$  East 150 feet to a cross cut in the cement paving on the said side of West Street; thence with the said side of West Street, South  $83^{\circ}53'$  West 64.62 feet to the point of beginning. CONTAINING 9693 square feet of land, and also known as Nos. 262, 264, 266 and 268 West Street as shown on a plat made by Clarence F. Shelley and Company, Surveyors and Civil Engineers, as recorded with the deed from The Annapolis Mortgage Company to Marbert Motors, Incorporated dated October 27, 1937 and recorded among the Land Records of Anne Arundel County in Liber FAI No. 172, folio 367.

Filed to

*Chapman Ford*

FINANCING STATEMENT

1. NAME AND ADDRESS OF DEBTOR:

Frederick R. Menke  
284 West Street  
Annapolis, Maryland 21401

2. NAME AND ADDRESS OF SECURED PARTY:

First American Bank of Maryland  
210 East Lombard Street  
Baltimore, Maryland 21201  
Attention: C. Wayne Davis  
Vice President

RECORD FEE 11.00

POSTAGE .50

474489 0345 402 709:31  
NOV 19 84

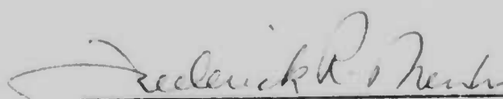
3. This Financing Statement covers the following property and all proceeds and products thereof: (a) All of the Debtor's both now owned and hereafter acquired interest in all building materials, furniture, fixtures, machinery, equipment and tangible personal property of every kind and nature whatsoever both now and hereafter located on, contained in or upon or attached to, or used or usable in connection with, the property or properties described on Exhibit A attached hereto and any and all buildings and improvements both now and hereafter located on such property or properties or any part thereof, such property or properties being also described in a certain Indemnity Deed of Trust dated November 16, 1984 from the Debtor to Steven H. Jaeger and C. Wayne Davis, Trustees, together with all replacements and substitutions therefor and proceeds thereof, and (b) All of the Debtor's accounts, accounts receivable and general intangibles both now owned and hereafter acquired in respect of any and all now existing and hereafter created leases or contracts of sale executed by the Debtor of all or any part of the property or properties described on Exhibit A attached hereto and/or of any buildings or improvements both now and hereafter located thereon.

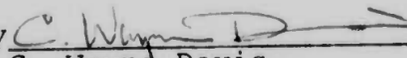
4. The Debtor certifies that the underlying transaction is not subject to the Maryland Recordation Tax.

DEBTOR

SECURED PARTY

FIRST AMERICAN BANK OF MARYLAND

 (Seal)  
Frederick R. Menke

By  (Seal)  
C. Wayne Davis,  
Vice President

Mr. Clerk: Please return to Joseph W. Janssens, Jr., Esquire, c/o  
Miles & Stockbridge, 10 Light Street, Baltimore,  
Maryland, 21202

Mailed to: \_\_\_\_\_

42JJ (e)

RECEIVED FOR RECORDS  
CLERK

1984 NOV 19 AM 9:36

E. AUBREY COLLISON  
CLERK

11.00  
25.

PARCEL V:

BEGINNING for the same at a point on the face of the curb line on the North side of West Street, distant South 78° West 130.95 feet from the intersection of the said curb line on West Street with the west curb line on Jefferson Street; thence the following courses and distances, all courses being computed from angles measured from the north curb line of West Street, South 78° West 85.8 feet, following said north curb line of said West Street; thence North 10°25' West 9.52 feet to the existing building line; thence still North 10°25' West 156.56 feet; thence North 78°40' East 73.66 feet; thence South 14°23' East 154.75 feet to said building line; thence still South 14°23' East 10.75 feet to the place of beginning. The improvements thereon being now or formerly known as Nos. 252, 254, 256, 258 and 260 West Street.

PARCEL VI:

BEGINNING for the same at a P.K. nail found on the east side of Taylor Avenue and at the same beginning point as in the conveyance from McNew Bros., Inc. (now known as Fleet Supply, Inc.) to James G. Anderson, Jr. and Gayle T. Anderson, his wife, by deed dated July 10, 1972 and recorded among the Land Records of Anne Arundel County, Maryland in Liber MSH No. 2504, folio 344, thence running from said beginning point so fixed and running along the said east side of Taylor Avenue and with the outlines of the above mentioned conveyance, North 22°46' East 118.07 feet to a P.K. nail found, thence North 22°16' East 167.59 feet to an iron pipe found, thence with part of the North 07°25' East 100.79 foot line of the above mentioned conveyance, North 07°25' East 14.00 feet to a P.K. nail set, thence leaving said Taylor Avenue and running through the above mentioned conveyance for a new line of division, South 79°00' East 193.19 feet to an iron pipe set in the 207.90 foot line of the above mentioned conveyance, thence with part of said line and with the arc of a curve to the right having a radius of 617.30 feet for an arc length of 89.97 feet to an iron pipe previously set, said curve having a chord bearing and distance of South 09°37'37" East 89.90 feet, thence continuing with the outlines of the above mentioned conveyance, South 80°45' West 19.56 feet to an iron pipe previously set, thence South 04°04' East 100.40 feet to an iron pipe previously set, thence South 80°49' West 307.43 feet to the place of beginning. Containing 1.32 acres, more or less, as surveyed by J. R. McCrone, Jr., Inc., Registered Professional Engineers and Land Surveyors, in February, 1973.

PARCEL VII:

BEGINNING at a point on the north side of West Street South 85°12'25" East 370.33 feet from the Anne Arundel County Sanitary Commission Monument #10237, said place of beginning is also distant North 07°13'55" West 7.11 feet from the curb line along West Street, thence North 07°13'55" West 63.54 feet to the northeast corner of a stone masonry wall thence along part of the north end of said wall South 82°46'05" West 0.45 feet to the center thence North 09°34'55" West 94.67 feet to a point in line with the north end of the garage building erected on the lot now being described and distant westerly 0.1 feet from the corner of said garage building thence running along the north end of said garage building easterly 31.34 feet, thence South 09°34'55" East 21.1 feet, thence South 09°34'01" East 73.6 feet to a point, thence South 07°13'59" East 67.91 feet to the north side of West Street, thence along the north side of same, South 87°41'05" West 20.19 feet and North 81°35'55" West 10.1 feet to the place of beginning.

THE above parcels are subject to and described in a Mortgage from Frederick R. Menke to The Equitable Trust Company dated July 2, 1976 and recorded among the Land Records of Anne Arundel County in Liber WGL No. 2872, folio 719.

BENEFICIAR:

*Chizapeke Land*

FINANCING STATEMENT

X 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 Modification and Consolidation Agreement dated November 8, 1984, by and among the Secured Party, the Debtor and J. Claire Simpson and Joseph V. Prado, Trustees, such Modification and Consolidation Agreement 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 Modification and Consolidation Agreement. RECORD FEE 17.00

(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. POSTAGE .50

(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. STATISTICAL CODE BOOK 115:33 NOV 19 84

(d) All general intangibles, actions and rights in actions with respect to the real and personal property described in the Modification and

11/8/84

NOV 19 1984  
J. CLAIR SIMPSON  
EQUITABLE BANK

GWEN28/E

BOOK - 479 PAGE 385

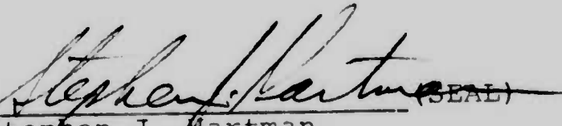
Consolidation Agreement, including but not limited to all rights to insurance and condemnation proceeds.

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

Debtor:

Mountain Road Associates,  
a Maryland general partnership

By:

  
(SEAL)  
Stephen J. Hartman,  
General Partner

DATED: November 8, 1984

(Mr. Clerk: Return to Diane Hewes  
Miles & Stockbridge  
10 Light Street  
Baltimore, Maryland 21202

Mailed to: \_\_\_\_\_

PLEASE RECORD WITH:

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

AA.UT.

BOOK - 479 PAGE 386



MARYLAND NATIONAL BANK  
We want you to grow.  
MEMBER FDIC

254565

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) James L. Prichard Address(es) 731 East Patapsco Ave. Baltimore, MD 21225

6. Secured Party Maryland National Bank Address Mountain Road Office Glen Burnie, MD 21061  
Attention: C. Ann Abruzzo

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.

1984 NOV 19 PM 3:31  
E. ROONEY  
CLERK

James L. Prichard (Seal)  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_ (Seal)

Secured Party  
Maryland National Bank  
C. Ann Abruzzo (Seal)  
C. Ann Abruzzo, Manager Sr. Branch Officer  
Type name and title  
NOV 19 84

RECORDATION FEE 11.00  
POSTAGE .50

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

207-95 REV 7/83

Mailed to Secured Party

11/22/84

BOOK - 479 PAGE 387

Schedule A

To MNB Financing Statement  
James L. Prichard

1. IBM-XT Computer  
w/256K RAM  
Serial # 5444107
2. IBM Color display monitor  
Serial # 0352578
3. Texas Instrument Dot Matrix Printer (80cps)  
(Omni 800/Model 850)  
Serial # 338504023

(Not Subject) to Recordation Tax **FINANCING STATEMENT** Principal Amount of Debt \$ 120,000.00  
This Financing Statement is presented to a filing officer pursuant to the Uniform Commercial Code.

BORROWER(S) Name(s) (Last Name first) and Address(es) Mamlouk, Michel and Marie 10431 Down Patrick Lane Great Falls, VA 22066	SECURED PARTY'S Name and Address MARYLAND NATIONAL BANK P.O. Box 987 Baltimore, MD 21203
--	---

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)  
1984 46' Amel Maramu Hull #168  
Docked in Port Annapolis Marina, Eastport, Annapolis, MD

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

BORROWER(S)

*Michel Mamlouk*  
Michel Mamlouk  
*Marie Mamlouk*  
Marie Mamlouk

SECURED PARTY:

MARYLAND NATIONAL BANK

By *Debra L. Phipps*  
Debra L. Phipps

RECORD FEE 1.00  
POSTAGE .50

RECORD FEE 2.00

(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 871, Annapolis, MD 21404-0871)

74763 CONS 100 119427  
NOV 19 84

1984 NOV 19 PM 3:31  
E AUBREY COLLISON  
CLERK  
12/21/84

Mailed to Secured Party

NOT TO BE RECORDED IN THE LAND RECORDS

NOT SUBJECT TO RECORDING TAX ON PRINCIPAL AMOUNT OF \$ 87,000.00

FINANCING STATEMENT

254567

- 1. Debtors: Quest Constructors, Corp  
Barry Bucher.  
Debbie Bucher  
P.O. Box 98, Harwood, Maryland 20776
- 2. Secured Party: Covington Machine & Welding, Inc.  
2015 Renard Court, Annapolis, Maryland 21401

3. This Financing Statement covers the following types of property: 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 Quest Constructors Corporation or partnership known as Quest Constructors including but not limited to the list attached hereto.

4. The proceeds of collateral are covered.

DEBTORS:

SECURED PARTY:

QUEST CONSTRUCTORS, CORP

COVINGTON MACHINE & WELDING, INC.

BY: [Signature]  
Barry Bucher, President

BY: [Signature]  
Donald Covington, President

[Signature]  
Barry Bucher

[Signature]  
Debbie Bucher

TO THE FILING OFFICER: After this statement has been recorded, please mail same to Darrell L. Henry, 1205 West Street, Annapolis Maryland 21401.

Mailed to: \_\_\_\_\_

RECEIVED FOR RECORD  
ANNAPOLIS, MARYLAND COUNTY

1904 NOV 19 PM 4:06

E. AUBREY COLLISON  
CLERK

1904 11 19 1904

EXHIBIT A

QUEST CONSTRUCTORS CORPORATION  
Major Equipment

*October 31, 1954*

	Serial No.	Model No.	Purchase Price	Condition
<u>AIR COMPRESSOR</u>				
600 CFM Gardner Denver (Engine)	679937 66D17904	SP600DK 3306	\$ 15,000	<i>Very Good</i>

ARROW BOARD

1990 Lear Slegler

3,700

*New*

BOOK - 479 PAGE 320

BACKHOE

3414 International

8,000

*Good*

QUEST CONSTRUCTORS CORPORATION  
Major Equipment

*Oct 1st 31, 1954*

	Serial No.	Model No.	Purchase Price	Condition
<u>CLAM SHELL BUCKET</u>				
1/3 cu. yd. Gar-Bro	4040		2,000	<i>12.5</i>
<u>CRANES</u>				
7250 American Crawler	13070		145,000	<i>Very Good</i>
MS-70 Link Belt	8439		25,000	<i>Good</i>

BOOK - 479 PAGE

*Misc. Rigging, Tools and Sm. Equip.*

*App. ~~500~~ 500 per.*

*80,000.00*

QUEST CONSTRUCTORS CORPORATION  
Major Equipment

*October 31, 1974*

	Serial No.	Model No.	Purchase Price	Condition
<u>MOTOR VEHICLES</u>				
Chevy Suburban	CKY264F167590			<i>Good</i>
Ford F-250	F25HEAG3015			<i>Good</i>

BOOK - **479** PAGE **392**

<u>WELDING MACHINE</u>				
4000 AMP Lincoln	A619649	SAE300 F227	2,000	<i>✓</i>

STATE OF MARYLAND

90-000008

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 F. G. TOMPKINS CO., INC.

BOOK - 479 PAGE 393

Address 7912 Shari Court, Glen Burnie, MD 21061

2. SECURED PARTY

Name FIRST EASTERN LEASING CORPORATION

254568

Address 30 E. Padonia Road, Suite 303, Timonium, MD 21093

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 - IBM XT Personal Computer w/320k 5518162
- 1 - IBM Graphics printer 0864014 Accessories

RECEIVED IN RECORDS  
1984 NOV 20 AM 9:27  
E. AUDREY 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)

*Fredrick G. Tompkins*  
(Signature of Debtor)

Fredrick G. Tompkins, President  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party  
RECORD FEE 10.00  
#74814 1055 P02 T09:24  
NOV 20 '84

*Louise E. Neutze*  
(Signature of Secured Party)

Louise E. Neutze, Vice President  
Type or Print Above Signature on Above Line







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

Benfield Farm & Gardens, Inc.

479 Jumpers Hole Rd.  
Severna Park, MD 21146

RECEIVED IN RECORDS  
 COUNTY CLERK  
 1984 NOV 20 PM 12:05  
 E. AUBREY COLLISON  
 CLERK

SECURED PARTY

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 accounts receivable and inventory now owned and all accounts receivable and inventory hereafter acquired by borrower and all proceeds (cash & non cash) of such accounts receivable and inventory

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 11.00  
 POSTAGE .50  
 #74569 0055 102 712:02  
 NOV 20 84

Debtor (or Assignor)

Secured Party (or Assignee)

Benfield Farm & Gardens, Inc.

FARMERS NATIONAL BANK OF MARYLAND

BY

*Thomas A. Malone*  
 Assistant Credit Officer

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

Mailed to Secured Party

254573

FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer for filing pursuant to the provisions of the Uniform Commercial Code.

1. NAME AND ADDRESS OF DEBTOR:

CALVIN W. GIBBS  
LILLIAN A. GIBBS  
JOHN N. TABER, SR.  
PATRICIA R. TABER  
1031 Shore Acres Road  
Arnold, MD 21012

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. Equipment, fixtures and furniture now owned or hereafter acquired by the Debtor, together with all replacements thereof, all attachments, accessories, parts, equipment and tools belonging thereto or for use in connection therewith, now or hereafter installed thereon or affixed thereto.
- b. Inventory and supplies now owned or hereafter acquired by the Debtor, and all proceeds thereof.
- c. Accounts receivable now existent or hereafter created by the Debtor, and all proceeds thereof.
- d. All contract rights and leasehold interests now in force or hereafter acquired.
- e. All right, title and interest in and to the liquor license issued with respect to the premises located at Shore Acres Inn, 1013 Shore Acres Road, Arnold, Maryland 21012.

4. This transaction is exempt from the recordation tax.

Principal amount of this debt is \$104,000.00 to creditor.

DEBTORS:

SECURED PARTY:

FARMERS NATIONAL BANK OF MARYLAND

LAW OFFICES  
MANIS,  
WILKINSON, SNIDER &  
GOLDSBOROUGH  
CHARTERED  
P. O. BOX 921  
ANNAPOLIS, MD 21404  
(301) 263-8855

*Calvin W. Gibbs*  
\_\_\_\_\_  
CALVIN W. GIBBS

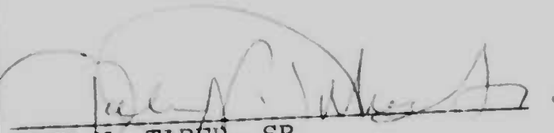
*Lillian A. Gibbs*  
\_\_\_\_\_  
LILLIAN A. GIBBS

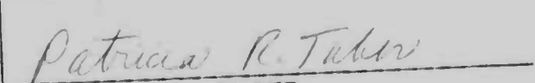
BY *[Signature]*  
\_\_\_\_\_

Mailed to: \_\_\_\_\_

RECEIVED FOR RECORD  
GREAT BRITAIN COUNTY  
1984 NOV 20 PM 3:44  
E. AUDREY COLLISON  
CLERK  
14 10  
50  
11P

BOOK - 479 PAGE 399

  
JOHN N. TABER, SR.

  
PATRICIA R. TABER

AFTER RECORDATION return to:  
MANIS, WILKINSON, SNIDER AND GOLDSBOROUGH, CHARTERED  
145 Main/Gorman Streets, P. O. Box 921  
Annapolis, Maryland 21404

9

LAW OFFICES  
MANIS,  
WILKINSON, SNIDER &  
GOLDSBOROUGH  
CHARTERED  
P. O. BOX 921  
ANNAPOLIS, MD 21404  
(301) 263-8855

254574

BOOK - 479 PAGE 400

TO BE  
 NOT TO BE

RECORDED IN  
LAND RECORDS

SUBJECT TO  
 NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF  
\$ 3030.00

FINANCING STATEMENT

Durbie Ent. TTA Playa Theater.  
Name or Names—Print or Type  
51 Forest Dr. Annapolis Md. 21403  
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:

F. A. SENGEL & SON INC  
Name or Names—Print or Type  
3235 PULASKI HWY BALTO. MD 21224  
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) ED-0402A MANITOWOC RUBER ICE MACHINE
- 1) C-400 STORAGE BIN

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.

DEBTOR(S):

R. Joy Nolte Director  
(Signature of Debtor)

R. Joy Nolte  
Type or Print

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print

SECURED PARTY: F. A. SENGEL & SON INC

3235 PULASKI HWY  
BALTO MD 21224

\_\_\_\_\_  
(Company, if applicable)

J. Myers  
(Signature of Secured Party)

J. MYERS (BOOKKEEPER)  
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 \_\_\_\_\_

Loans Bro. Form F-1

F. A. SENGEL & SON, INC.  
P.O. BOX 12119  
BALTIMORE, MARYLAND 21281-2119

Mailed to Secured Party

1984 NOV 20 PM 4:14  
E. AUBREY COLLISON  
CLERK

BOOK - 479 PAGE 401

254575

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.		Maturity Date (Optional)
Debtor and social security or IRS emp. ID number and Address: Arthur Bennanzar 1814 Severn Road Severn, MD 21144	Secured Party and Address: Sencore, Inc. 3200 Sencore Drive Sioux Falls, SD 57107	
This financing statement covers the following types (or items) of property: 1 Sencore Model SC61 1 Sencore Model VA62 1 Sencore Model VC63 1 Sencore Model NT64  "not subject to recordation taxes"		RECORD FEE 11.00 POSTAGE .50 #05127 0345 401 709:06 NOV 21 84
Describe real estate. [If collateral is crops] The above described crops are growing or are to be grown on, OR [If collateral is goods which are or are to become fixtures] The above goods are affixed or to be affixed to.		For Filing Officer (Date, Time, Number, and Filing Office): Assignee of secured party:
Check (X) if covered: <input checked="" type="checkbox"/> Proceeds of collateral are also covered <input checked="" type="checkbox"/> Products of collateral are also covered	Number of additional sheets, if any:	
Filed with: County Clerk, Circuit Court for Anne Arundel County, P. O. Box 71, Annapolis, MD 21404		
By <u>Arthur Bennanzar</u> Signature of Debtor	By <u>[Signature]</u> Signature of Secured Party	Sencore, Inc.
Form SOS UCC 3 UCC 1 - SOUTH DAKOTA UNIFORM COMMERCIAL CODE		Approved by: Secretary of State, State of South Dakota
(7) FILING OFFICER COPY - ALPHABETICAL		

Mailed to Secured Party

11.00  
JB

RECEIVED FOR RECORD  
CIRCUIT COURT OF ANNE ARUNDEL COUNTY

1984 NOV 21 AM 9:52 JCP

E. AUBREY COLLISON  
CLERK

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 429 PAGE 402  
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.

NOT SUBJECT TO A RECORDATION TAX.  
This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

254576

Name Travenol Laboratories, Inc.

Address 1321 C Mercedes Dr.; Linthicum Hts., Anne Arundel County, MD 21090

2. SECURED PARTY

Name ITT BUSINESS COMMUNICATIONS CORPORATION # 8114

Address P.O. Box 4038, Harrisburg, PA 17111

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 telephone system including connecting cable consisting of the following equipment:

Quantity	Standard Equipment	Quantity	Other Equipment
<u>1</u>	Control Equipment Cabinet(s)	_____	_____
_____	Attendant Console	_____	_____
_____	Direct Station Selection	_____	_____
<u>12</u>	Telephone Subsets	_____	_____
_____	Loud Speakers	_____	_____
_____	Paging Amplifier	_____	_____

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.

Henry C. Cotaras  
(Signature of Debtor)

HENRY COTARAS - CENTER-MANAGER  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

ITT BUSINESS COMMUNICATIONS CORPORATION

Leo J. Dutton  
(Signature of Secured Party)  
(Vice) President  
Type or Print Above Signature on Above Line

11.10

RECORDED FEE  
POSTAGE  
NOV 21 1984

1984 NOV 21 AM 9:52  
E. AUDREY COLLISCH  
CLERK

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 403  
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. \$ 2944.62

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

This financing statement Dated November 2, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254577

1. DEBTOR

Name Marie F. Burke

Address 611 North Ct. Linthicum, MD 21090

2. SECURED PARTY

Name Norwest Financial Leasing Inc.

Address 11628 Reisterstown Rd. Reisterstown, MD 21136

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

3. Maturity date of obligation (if any) November 2, 1988

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

ALL OF THE HOUSEHOLD GOODS, APPLIANCES, AND FURNITURE OF EVERY KIND NOW LOCATED AT THE BORROWERS RESIDENCE INDICATED ABOVE.

RECORD FEE 11.00  
POSTAGE 17.50  
NOV 21 1984 10:09

1984 NOV 21 AM 9:52  
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)

Mailed to Secured Party

11.50  
17.50  
50

*Marie F. Burke*  
(Signature of Debtor)

Marie F. Burke  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

*Steven J. Dieterle*  
(Signature of Secured Party)

Steven J. Dieterle  
Type or Print Above Signature on Above Line

254578

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)  
Lessee(s) Froehlinger, Richard A. Jr  
& Powell, John E. DBA  
Edgewood Copy Center  
1965 Pulaski Highway  
Edgewater, MD 21040

2. ~~Secured Party~~ and address(es)  
Lessor  
FIRESTONE FINANCIAL CORP.  
345 Bolyston Street  
P.O. Box 789  
Newton Centre, MA 02159

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

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

- (1) 2100 Itek Phototyper SERIAL #303170
- (1) R P Processor SERIAL #1555
- (1) Itek Day Light Loader
- 9" SLIMLINE TERMINAL SERIAL #451313

RECORD FEE 13.00  
POSTAGE .50

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

GRAPHICS/FIRESTONE  
LEASING COMPANY  
345 Boylston Street  
P.O. Box 789  
Newton Centre, MA 02159

\*\*\* NOT SUBJECT TO RECORDATION TAX

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:

Richard A. Froehlinger Jr & John E Powell DBA  
Edgewood Copy Center

By: *Richard A. Froehlinger Jr*  
*John E. Powell*  
Signature(s) of Lessee(s)

FIRESTONE FINANCIAL CORP.  
By: *[Signature]*  
Signature(s) of Lessor

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

RECEIVED & RECORDED  
CIRCUIT COURT, S.A. COUNTY

1984 NOV 21 AM 9:52

E. AUDREY COLLISON  
CLERK

13.00  
.50

BOOK - 479 PAGE 405

254579

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. ~~LESSEE~~ (Last Name First) and address(es)  
**LESSEE**  
Thompson, Ruth Ann  
Typography Too  
1993 Moreland Parkway  
Annapolis, Md. 21401

2. ~~LESSOR~~ (Last Name First) and address(es)  
**LESSOR**  
**FIRESTONE FINANCIAL CORP.**  
345 Boylston Street  
P.O. Box 789  
Newton Centre, MA 02159

4. This financing statement covers the following types (or items) of property:  
  
2100 Phototypesetter SERIAL #303139  
13 fonts non ITC & ITC fonts  
9" SLIMLINE TERMINAL SERIAL #451319

5. Assignee(s) of Secured Party and Address(es)  
**LESSOR**  
**GRAPHICS/FIRESTONE LEASING COMPANY**  
345 Boylston Street  
P.O. Box 789  
Newton Centre, MA 02159

\*\*\* NOT SUBJECT TO RECORDATION TAX

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. Na. of additional Sheets presented:  
Filed with:

THOMPSON, RUTH ANN DBA TYPOGRAPHY TOO

FIRESTONE FINANCIAL CORP.

By: *Ruth Ann Thompson* Signature(s) of ~~LESSEE~~ **LESSEE**

By: *[Signature]* Signature(s) of ~~LESSOR~~ **LESSOR**

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1

RECEIVED FOR RECORD  
CIRCUIT COURT, MIDDLESEX COUNTY  
1984 NOV 21 AM 9:53  
E. AUBREY COLLISON  
CLERK

12-10  
50

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

1. THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. <sup>252636</sup>~~252606~~,  
RECORDED IN ~~BOOK~~ 474 ~~PAGE~~ 560 ON 7-18-84 (DATE).  
Book Page

2. Name and address of Debtor(s) Russell Teeter, Individually and T/A Archway Excavating 1637 Millersville Rd. Millersville, MD 21108	3. Name and address of Secured Party State Equipment, Division of Secorp National Inc. 1400 Joh Avenue Baltimore, MD 21227
---	--

4. After recording, this statement is to be returned to C.I.T. Corporation at 555 East City Line Avenue  
Bala Cynwyd, PA 19004

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.)

7. Name and Address of Assignee: C.I.T. Corporation  
555 E. City Line Avenue  
Bala Cynwyd, PA 19004

8. Description of Collateral:

Dated Oct 30, 1984 State Equipment, Division of  
Secorp National Inc.  
(Signature of Secured Party)

[Signature]  
Type or Print Name of Secured Party on Above Line)

Filed w/ Clerk of Circuit Court  
Anne Arundel County

Mailed to Secured Party

1984 NOV 21 AM 9:53  
E. ARUNDEL COUNTY CLERK

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. BOOK - 479 PAGE 407

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 17, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254580

1. DEBTOR

Name W.C. Burroughs and Associates

Address 7146 Montevideo Road, Jessup, MD 20794

2. SECURED PARTY

Name Okamoto Corporation

Address 500 Industrial Drive, Bensenville, IL 60106

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

3. Maturity date of obligation (if any) - done

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

Model Acc-124N Amount \$24,572.00

Together with all attachments, replacements, substitutions additions and proceeds, including amounts payable under insurance policy.

FILED WITH: Baltimore County Circuit Clerks off. P.O. Box 6754 Towson, MD 21204-0754

RECORD FEE 11.00 POSTAGE .50 NOV 21 84

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

(Signature of Debtor)

Type or Print Above Signature on Above Line

Signature of Secured Party

Type or Print Above Signature on Above Line

Mailed to Secured Party RECEIVED BALTIMORE COUNTY 1984 NOV 21 AM 9:53 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. \$ 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 Taylor Utilites, Inc.

Address 482 Old Orchard Circle, Millersville, Maryland 21108

2. SECURED PARTY

Name State Equipment Division of Secorp National, Inc.

Address 1400 Joh Avenue, Baltimore, Maryland 21227

Litton Industries Credit Corp., 425 Post Road, Fairfield, CT 06430

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 Leibherr Model 942LC, S/N 139/0788, hydraulic excavator.

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)

George E Taylor (P)  
(Signature of Debtor)

George E. Taylor  
Type or Print Above Name on Above Line

X  
(Signature of Debtor)

Type or Print Above Signature on Above Line

Glenn S. Conklin GEN. MGR.  
(Signature of Secured Party)

Glenn S. Conklin  
Type or Print Above Signature on Above Line

RECORDED  
NOV 21 1984  
11.00  
1984 NOV 27 AM 9:53  
E. ADRIEN COLLISON  
CLERK

11.00  
Mailed to Secured Party

CROSS INDEXED IN LAND RECORDS

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

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 468

Page No. 441

Identification No. 250182

Dated December 22, 1983

1. Debtor(s) { Earl R. and Theresa K. Simonin  
Name or Names—Print or Type  
5321 4th Street, Baltimore (A.A. Co.), MD 21225  
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.)  <b>Termination</b></p>

RECORD FEE 10.00  
POSTAGE 2.50  
NOV 21 1983  
NOV 21 84

J.F. CLERK  
1984 NOV 21 PM 2:28  
E. AUBREY COLLISON  
CLERK

NOV 09 1984

Dated: \_\_\_\_\_  
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)

PRINCETON TITLE COMPANY  
140 RITCHIE HIGHWAY  
PASADENA, MARYLAND 21122

Mailed to Secured Party  
NOV 20 1983

P-1334

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.  
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 41 Page No. 279  
Identification No. 27104 Dated July 30, 1965

- 1. Debtor(s) { Glenn M. Phillips and Mary Jane Phillips, His Wife  
Name or Name—Print or Type
- { Jumpers Hole Road, Carrollton Manor, Severna Park, Anne Arundel  
Address—Street No., City - County State Zip Code  
County, Md.
- 2. Secured Party { Metropolitan Life Insurance Company C/O Wye Mortgage Corporation  
Name or Name—Print or Type
- { 7801 York Road Baltimore, Maryland 21204  
Address—Street No., City - County State Zip Code
- 3. Maturity Date (if any) August 1, 1995

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: <u>Termination</u> <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>



METROPOLITAN LIFE INSURANCE COMPANY

WITNESS our hands and seals this 5th day of November 19 84

WITNESS:

BY: WYE MORTGAGE CORPORATION

Selda M. Benney

Mary K. Romans  
Mary K. Romans, Senior Vice President

RECORD FEE 10.00  
0040 R01 114417  
NOV 21 84

Selda M. Benney

Nancy L. Stauck  
Nancy L. Stauck, Vice President

As its "Attorneys in Fact" (Power of Attorney recorded in Anne Arundel County Liber 3380 Folio 606.)

Mailed to Secured Party 10.00

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY  
1984 NOV 21 PM 2:29  
E. AUBREY COLLISON  
CLERK

P-1291

maryland national bank

254582

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)  
Eastern Petroleum Corporation 33 Hudson Street  
Annapolis, Maryland 21401

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 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

Eastern Petroleum Corporation

[Signature] (Seal)

Secured Party  
Maryland National Bank

[Signature] (Seal)

\_\_\_\_\_ (Seal)

\_\_\_\_\_ (Seal)

Mark T. Blizzard  
Type name and title  
Assistant Vice President

\_\_\_\_\_ (Seal)

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, ANNE ARUNDEL COUNTY

1984 NOV 21 PM 3:19

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party



MARYLAND NATIONAL BANK

We want you to grow.™

254583

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) Chesapeake Pension Consultants Address(es) 2568 A Riva Road  
Annapolis, Maryland 21401

6. Secured Party Maryland National Bank Address 1713 West Street  
 Attention: Maureen Konschnik Annapolis, Maryland 21401

RECORD FEE 11.00  
 POSTAGE .50  
 NOV 21 84

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.

Chesapeake Pensions Consultants, Inc.

Glen E. Dawson, Pres (Seal)  
 Glen Dawson, President  
 \_\_\_\_\_ (Seal)  
 \_\_\_\_\_ (Seal)  
 \_\_\_\_\_ (Seal)

Secured Party  
 Maryland National Bank  
Maureen Konschnik (Seal)  
 Maureen Konschnik, Commercial Banking  
 Officer  
 Type name and title

1984 NOV 21 PM 3:19  
 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.

Mailed to Secured Party

Schedule A

BOOK -479 PAGE 413

- 1 Savin 5040 Copier with Attachment Serial Number 4430902596



MARYLAND NATIONAL BANK

We want you to grow.™

254584

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)

Thrifty Muffler Center of 1948 R West Street  
Annapolis, Inc. Annapolis, MD 21401

6. Secured Party Address

Maryland National Bank 1713 West Street  
Attention: M. Konschnik Annapolis, MD 21401

RECEIVED  
 MARYLAND NATIONAL BANK  
 1984 NOV 21 PM 3:20

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.

James Sowden Sr., President (Seal)

Secured Party  
Maryland National Bank

Maureen T. Konschnik (Seal)  
Maureen T. Konschnik Commercial Banking Officer  
Type name and title

\_\_\_\_ (Seal)

\_\_\_\_ (Seal)

\_\_\_\_ (Seal)

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

11-10

RS

BOOK -479 PAGE 415

SCHEDULE A

- 1 160 Combo Mig Machine
- 1 #80 Argon & CO2 mixture
- 1 #80 Refill
- 1 Jenny Steam Cleaner Model 200C
- 1 APL Cleaner (5 gal)

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. 232486 recorded in  
Liber 425, Folio 134 on 5-7-80 (Date).

DEBTOR(S):

Name(s) Institute for Resource Management, Inc.

Address(es) 428 Fourth Street, Annapolis, MD 21403

2. SECURED PARTY:

Name Maryland National Industrial Finance Corporation

Address 300 East Joppa Road, Towson, MD 21204

Person and Address to whom Statement is to be returned if different from above.  
Maryland National Bank, P. O. Box 871, Annapolis, Maryland  
21404 ATTN: Peggy Hall

Check mark below indicates the type and kind of Statement made hereby.  
(Check only one Box.)

- 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.
- 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 20  
NOV 21 1984

9. SIGNATURES.

SECURED PARTY  
Maryland National Industrial  
Finance Corporation

By *Hepta Cunnell*

(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.

Mailed to Secured Party

RECEIVED AND RECORDED  
CREDIT COURT, BALTIMORE COUNTY  
1984 NOV 21 PM 3:20  
E. AUBREY COLLISON  
CLERK

10.00  
50

TO BE  
 NOT TO BE

RECORDED IN  
 LAND RECORDS

SUBJECT TO  
 NOT SUBJECT TO

RECORDING TAX  
 ON PRINCIPAL  
 AMOUNT OF  
 \$ 50.00

FINANCING STATEMENT

1. Debtor(s):

Walter James Munroe - *MUNROE, INC*  
 Name or Names—Print or Type  
 1238 Ramblewood Drive, Annapolis, Maryland 21401  
 Address—Street No., City - County State Zip Code

Judith Louise Munroe  
 Name or Names—Print or Type  
 1238 Ramblewood Drive, Annapolis, Maryland 21401  
 Address—Street No., City - County State Zip Code

2. Secured Party:

William F. Vinson  
 Name or Names—Print or Type  
 2223 W. Joppa 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).

1. All goods of the debtor, including raw materials, or materials used or consumed in the business of the debtor, commonly referred to as inventory.

2. All personal property and fixtures of the debtor wherever located or whether now owned or in existence or hereafter acquired or created, including goods, documents, chattel paper and leases.

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

8101 Ritchie Highway  
 Pasadena, Maryland 21122

5. If collateral is crops, describe real estate.

N/A

RECORDING FEE 12.00  
 RECORDING TAX 350.00  
 POSTAGE .50  
 #75113 005 002 116:03  
 NOV 21 84

6. Proceeds of collateral  are  are not covered.

7. Products of collateral  are  are not covered.

DEBTOR(S):

*Money Debt 39*  
*Walter James Munroe*  
 (Signature of Debtor)

*MUNROE, INC*  
 Type or Print

*Judith Louise Munroe / Munroe & Assoc Inc*  
 (Company, if applicable)

*Walter James Munroe*  
 (Signature of Debtor)

*WALTER JAMES MUNROE*  
 Type or Print

SECURED PARTY:

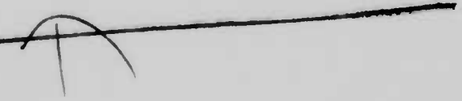
*Billy E. Vinson Pres*  
 (Signature of Secured Party)

*Billy E. Vinson Pres*  
 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 Alan W. Bernstein, Esq., P.O. Box 591, Annapolis, MD 21404

Legal Bros. Form F-1

Mailed to: 

12.00  
350.00  
2

RECEIVED FOR RECORD  
 CREDIT COURT, ANNE ARUNDEL COUNTY  
 1984 NOV 21 PM 4:07  
 E. AUBREY COLLISON  
 CLERK

BOOK - 479 PAGE 418  
STATE OF MARYLAND

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

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 253351

RECORDED IN LIBER 476 FOLIO 423 ON 8/15/84 (DATE)

1. DEBTOR

Name JAC Excavating & Hauling, Inc.  
Address 6051 Olson Road, Brooklyn Park, MD 21225

RECORDED FEE 10.00  
POSTAGE 50  
INDEXING FEE 10.00  
NOV 23 1984

2. SECURED PARTY

Name Alban Tractor Co., Inc.  
Address P.O. Box 9595, Baltimore, MD 21237  
Credit Alliance Corporation, P.O. Box 1680, 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)

<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>One (1) Caterpillar Model 943LGP Track Loader, S/N 04Z00388</p> <p style="text-align: right;">ASSIGNEE OF SECURED PARTY Credit Alliance Corporation P.O. Box 1680 500 DiGiulian Blvd. Glen Burnie, MD 21061</p> <p style="text-align: right;">Mailed to: _____</p>	

CHECK  FORM OF STATEMENT  
1984 NOV 23 AM 9:36  
E. ALBERT COLLISON  
CLERK

Alban Tractor Co., Inc.

\_\_\_\_\_  
(Signature of Debtor)  
\_\_\_\_\_  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Secured Party)  
Mark N. Welsh, Credit Manager  
\_\_\_\_\_  
Type or Print Above Name on Above Line

Dated \_\_\_\_\_

1100  
TC

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 THOMAS, LLOYD N. JR. 8072 Greenbud Lane, Apt. 23 Glen Burnie, Md. 21061  Anne Arundel County	Secured Party and address M. SHAVITZ AND SONS, INC. 6415 BALTIMORE NATIONAL PIKE BALTIMORE, MARYLAND 21228	For Filing Officer (Date, Time, Number, and Filing Office)
---	---	--

This financing statement covers the following types (or items) of personal property: DESCRIPTION OF MERCHANDISE

1 #6178 table - 2 #8411 chairs - 1 #302-85 sofa - cover canel - #302-65  
 loveseat-cover canel - 1 #1036-17 corner table - 1 #1036-01 cocktail  
 table - 1 #3230-7 5/0 mattress-1 #3230-7 box spring - 1 #89143-1  
 3/3 mattress - 1 #89143-1 3/1 box spring - 1 #300 3/3 bedframe - 1 #1109  
 painting - 1 #10804-23 lamp - 1 #49 floral arrangement -

RECORD FEE 11.00  
 POSTAGE 50  
 NOV 23 1981 12:45 PM  
 NOV 23 84

A/C #506230

This transaction is exempt from the Recording Tax.

Filed with:

✓ Lloyd M. Thomas Jr.  
 (SIGNATURE OF DEBTOR)

LLOYD N. THOMAS, JR.

M. SHAVITZ AND SONS, INC.

(NAME OF SECURED PARTY)

✓ [Signature]  
 (SIGNATURE OF DEBTOR)

Shirley Gladfelter  
 By SHIRLEY GLADFELTER, Credit Manager

1981 NOV 23 AM 9:36  
 E. AUBREY COLLISON  
 CLERK

RETURN TO M. Shaivitz and Sons, Inc., 6415 Baltimore National Pike, Baltimore, Maryland 21228

Mailed to Secured Party

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 11/1/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Sarro/Siegel Leasing Partnership
Address The Steffey Building, 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Newworld Bank For Savings
Address 55 Summer Street, Boston, MA 02110

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)
To secure assignment to Newworld Bank For Savings of certain lease payments under a certain True Lease Assignment dated November 1, 1984 between Assignor as Lessor and Texaco, Inc. as Lessee, Assignor has granted a Security Interest in the following equipment leased to Lessee, to Assignee per a Non-Recourse Assignment of Rents dated November 1, 1984 between Assignor and Assignee:

- 1- Host PDP System
-1- Process Control Module
-2- Consoles
-1- Typer

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)

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

RECORD FEE 11.00
POSTAGE .50
NOV 23 1984

1984 NOV 23 AM 9:36
E. AUGUST COLLISON
CLERK

(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)

Howard D. Siegel
Type or Print Above Signature on Above Line

(Signature of Secured Party)

(Signature of Secured Party)

Sarah Woolverton COMMERCIAL LEADING OFFICER
Type or Print Above Signature on Above Line

NEWORLD BANK FOR SAVINGS

Mailed to Secured Party

11.00

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. BOOK - 479 PAGE 421

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.

254588

1. DEBTOR

Name ELITE YACHTS de FRANCE, INC.
Address 408 S. Andrews Avenue, Suite 204, Ft. Lauderdale, FL 33301

2. SECURED PARTY

Name HORIZON CREDITCORP
Address 7 East Frederick Place, Cedar Knolls, New Jersey 07927

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) Inventory of vessels, yachts, boats and other seacraft, at any location, whether now owned or hereafter acquired, together with all accessories, and attachments thereto; (2) all chattel paper arising from the sale of or other disposition of the inventory described in (1); (3) all proceeds of the collateral described in (1) and (2). Inventory may also be located at: Jabins Boatyard, Bembee Beach Road, Annapolis, MD 21403 and Baltimore Harbor, Pier 6.

RECORD FEE 11.00
POSTAGE .50
NOV 23 1981

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)
ELITE YACHTS de FRANCE, INC.
Olivier Poncin, President
Type or Print Above Name on Above Line

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

(Signature of Secured Party)
Richard G. Whitehead
HORIZON CREDITCORP,
Richard G. Whitehead, Vice President
Type or Print Above Signature on Above Line

RECEIVED BY CLERK
NOV 23 1981 9:37 AM
E. JAMES COLLISON
CLERK

254589

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1. <del>DEBTOUR</del> Last Name First and Address(es): Lessee		2. <del>SECURED PARTY</del> Name(s) and Address(es): Lessor		3. Maturity Date (optional): 4. For Filing Officer: Date, Time, No. Filing Office	
Mun & Hi Kwak T/A Betty Brite Cleaners 7400-E. Ritchie Highway Glen Burnie, MD 21061		FIRST VALLEY LEASING, INC. One Bethlehem Plaza Bethlehem, Pa. 18018			
5. This Financing Statement covers the following types (or items) of property:  This financing statement is being recorded for notice purposes only and shall not be deemed to grant the debtor any property interest in the equipment herein described.  Per attached UCC-5a				6. Assignee(s) of Secured Party and Address(es)	
<input checked="" type="checkbox"/> Proceeds—				<input type="checkbox"/> Products of the Collateral are also covered.	
8. Describe Real Estate Here:				9. Name(s) of Record Owner(s):	
Na. & 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"/> already subject to a security interest in another jurisdiction when it was brought into this state, or					
<input type="checkbox"/> which is proceeds of the original collateral described above in which a security interest was perfected:					
Mun & Hi Kwak T/A Betty Brite Cleaners <i>[Signature]</i>				FIRST VALLEY LEASING, INC. <i>[Signature]</i>	
Signature(s) of Debtor(s)				Signature(s) of Secured Party(ies)	

(9.72) (1) FILING OFFICER COPY - NUMERICAL  
STANDARD FORM - FORM UCC-1 — Approved by the Secretary of the Commonwealth of Pa.

RECEIVED FOR RECORD  
CIRCUIT COURT, ALA. COUNTY  
1984 NOV 23 PH 2:41  
E. AUDREY COLLISON  
CLERK  
Mailed to Secured Party

FINANCING STATEMENT

TO BE RECORDED AT:  
 (a) SDAT - Financing Statement Records  
 (b) Anne Arundel County - Financing  
 Statement Records

NOT SUBJECT TO  
 RECORDATION TAX

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

- |    |                                       |   |
|----|---------------------------------------|---|
| 1. | NAME AND ADDRESS<br>OF DEBTOR:        | ANNE ARUNDEL COUNTY, MARYLAND<br>Arundel Center<br>Calvert and Northwest Streets<br>Annapolis, Maryland 21401<br>Attn: Director of Administration |
| 2. | NAME AND ADDRESS<br>OF SECURED PARTY: | MARYLAND NATIONAL BANK<br>10 Light Street<br>Baltimore, Maryland 21202<br>Attention: Real Estate Division -<br>Construction Loan Area             |

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 all of the following documents and any and all other documents evidencing or securing the Loan (hereinafter defined), and all extensions, renewals and modifications thereof, amendments and supplements thereto and substitutions therefor, and including (without limitation) any and all security referred to therein (collectively, the "Documents"):

(i) the Loan and Financing Agreement dated as of November 21, 1984 by and among the Debtor, R.W. Glen Burnie, a Maryland general partnership (the "Borrower"), and Maryland National Bank, a national banking association, as Escrow Agent, and the Secured Party (the "Financing Agreement");

(ii) the Promissory Note dated as of November 21, 1984 made by the Borrower payable to the Debtor in the principal amount of \$1,300,000 (the "Note");

RECORDED  
 ANNE ARUNDEL COUNTY  
 1984 NOV 23 PM 2:43  
 E. AUBREY COLLISON  
 CLERK

17.10  
 25

(iii) the Deed of Trust dated as of November 21, 1984 between the Borrower and Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, as Trustees, covering the real property located on Baltimore-Annapolis Boulevard at Drum Point Avenue in Glen Burnie in Anne Arundel County, Maryland, and certain other property described therein (collectively, the "Property"), and recorded, or intended to be recorded, among the Land Records of Anne Arundel County, Maryland; and

(iv) the Personal Guaranty Agreement dated as of November 21, 1984, executed and delivered by Stanley Goldberg, Sonia Goldberg, William Weinberg, Irene Weinberg, Stevan Weinberg, Kathy Weinberg, Toba Ruth Grant, Ronnie Marc Goldberg, Glenn Howard Goldberg and Dawn M. Goldberg.

(b) All "Pledged Receipts" in connection with the loan being made by the Debtor to the Borrower from the proceeds of the Anne Arundel County, Maryland Industrial Development Revenue Bond (R.W. Glen Burnie Facility), 1984 Series, dated November 21, 1984 (the "Bond") pursuant to the Financing Agreement and as evidenced by the Note (the "Loan"), which Pledged Receipts include scheduled payments of principal and interest on the Note, condemnation awards and insurance proceeds, Receipts Requiring Mandatory Redemption (hereinafter defined), and any other payments required or provided for by the Documents. As used in this Financing Statement, "Receipts Requiring Mandatory Redemption" means:

(i) all amounts received by the Debtor from the proceeds of any sale of the Property (or any portion thereof), including any profit realized by the Borrower in connection therewith, and required by any of the Documents to be applied to the redemption of the Bond,

(ii) any amounts remaining in the Escrow Fund (as defined in the Financing Agreement) after the completion of the Facility (as defined in the Financing Agreement),

(iii) any amounts received by the Borrower from any recoveries from any

contractors, as provided in Section 6.6(e) of the Financing Agreement,

(iv) any Net Proceeds (as defined in the Financing Agreement) received as a result of any damage to or condemnation of the Property and required by the Secured Party to be applied to the redemption of the Bond, as provided in Article IX of the Financing Agreement.

(c) All moneys which are at any time or from time to time on deposit in the Escrow Fund.

(d) 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 by delivery or by writing of any kind conveyed, pledged, assigned or transferred, as and for additional security under the Financing Agreement, by the Debtor or by anyone on its behalf or with its written consent, to the Secured Party.

Notwithstanding the foregoing provisions, there shall be excluded from the property described in this paragraph 3 all rights of the Debtor to (i) reimbursement and indemnification pursuant to the Financing Agreement and all enforcement remedies with respect to the foregoing, (ii) receive notices under any of the Documents, and (iii) make any determination and grant any approval or consent to anything in the Documents requiring the Debtor's determination, consent or approval.

4. Proceeds and products of the collateral are also covered. As used in this Financing Statement, "Proceeds" means all proceeds and products within the meaning of the Maryland Uniform Commercial Code, and shall include the proceeds of any and all insurance policies.

5. This Financing Statement gives notice of and perfects a security interest granted by the Debtor to the Secured Party under and pursuant to the Financing Agreement as security for the Bond, which is being issued pursuant to the Maryland Economic Development Revenue Bond Act, which Bond does not constitute an indebtedness or charge against the general credit or taxing powers of the

BOOK - 479 PAGE 426

Debtor, and does not constitute or give rise to any pecuniary liability of the Debtor.

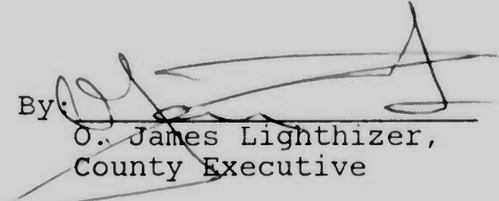
Debtor:

ANNE ARUNDEL COUNTY, MARYLAND

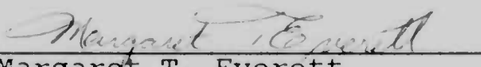
Secured Party:

MARYLAND NATIONAL BANK

By:

  
O. James Lighthizer,  
County Executive

By:

  
Margaret T. Everett,  
Vice President

Filing Officer: Return to: S. Nelson Weeks, Esquire  
Miles & Stockbridge  
10 Light Street  
Baltimore, Maryland 21202

Mailed to: \_\_\_\_\_

FINANCING STATEMENT

TO BE RECORDED AT:

- (a) SDAT - Financing Statement Records
- (b) Anne Arundel County - Financing Statement Records
- (c) Anne Arundel County - Land Records
- (d) Baltimore City - Financing Statement Records

NOT SUBJECT TO RECORDATION TAX

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

- |    |                                    |   |
|----|------------------------------------|---|
| 1. | NAME AND ADDRESS OF DEBTOR:        | R.W. Glen Burnie<br>601 Pennsylvania Avenue<br>Baltimore, Maryland 21201  |
| 2. | NAME AND ADDRESS OF SECURED PARTY: | ANNE ARUNDEL COUNTY, MARYLAND<br>Arundel Center<br>Calvert and Northwest Streets<br>Annapolis, Maryland 21401<br>Attn: Director of Administration |
| 3. | NAME AND ADDRESS OF ASSIGNEE:      | MARYLAND NATIONAL BANK<br>10 Light Street<br>Baltimore, Maryland 21202<br>Attn: Real Estate Division -<br>Construction Finance Area               |

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

(a) The interest of the Debtor in all building materials, fixtures, equipment and tangible personal property of every kind and nature whatsoever (but not including (i) inventory or work in process, or (ii) consumable goods or trade fixtures or other personal property owned by any tenants occupying all or any portion of the Real Property, as defined below) now or hereafter located or contained in or upon or attached to, the real property located in Anne Arundel County, Maryland, and more particularly described in Exhibit A attached hereto and made a part hereof, and the improvements thereon (such real property and improvements being herein referred to as the "Real Property"), or any part thereof, and used or useable in connection with any present or future use or operations of the Real Property, or any part thereof, whether now owned or hereafter acquired by the Debtor or others, together with all Additions thereto, collectively, the "Equipment

23.00  
50  
~~67.00~~  
87.00

NOV 29 PM 2:43  
E. AUBREY COLLISON  
CLERK

Collateral"), and all Proceeds (hereinafter defined) thereof. The Real Property is also described in a certain Deed of Trust dated as of November 21, 1984, between the Debtor and Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, trustees (the "Deed of Trust"). The Debtor is a record owner of the Real Property. As used in this Financing Statement, "Additions" means any and all alterations, additions, accessions and improvements to property, substitutions therefor, and renewals and replacements thereof.

(b) The interest of the Debtor in any and all judgments, awards of damages (including but not limited to severance and consequential damages), payments, proceeds, settlements or other compensation heretofore or hereafter made, including interest thereon, and the right to receive the same, as a result of, in connection with, or in lieu of (i) any taking of the Real Property or the Equipment Collateral or any part thereof under the power of eminent domain, either temporarily or permanently, (ii) any change or alteration of the grade of any street, and (iii) any other injury or damage to, or decrease in value of, the Real Property or the Equipment Collateral or any part thereof.

(c) The interest of the Debtor in any and all payments, Proceeds, settlements or other compensation heretofore or hereafter made, including any interest thereon, and the right to receive the same, from any and all insurance policies covering the Real Property or the Equipment Collateral or any portion thereof, or any of the other property described in this Financing Statement, or any portion thereof.

(d) The interest of the Debtor in all of the rents, royalties, issues, profits, revenues, earnings, income and other benefits of the Real Property or the Equipment Collateral, or arising from the use or enjoyment of all or any portion thereof, or from any lease or agreement pertaining thereto.

(e) All right, title and interest of the Debtor in and to, and remedies under, any and all leases and subleases of the Real Property or the Equipment Collateral, or any part thereof, and of the other property described in this Financing Statement, or any part thereof, both now in existence or hereafter entered into, and all accounts and general intangibles growing out of or in connection with such leases and subleases, together with all Proceeds thereof; and including, without limitation, all cash or securities deposited thereunder to secure performance by the lessees of their obligations thereunder, whether such cash or securities are to be

held until the expiration of the terms of such leases or are to be applied to one or more of the installments of rent coming due immediately prior to the expiration of such terms.

(f) The interest of the Debtor in the Escrow Fund created under and defined in the Financing Agreement (hereinafter defined).

5. Proceeds of the collateral are also covered. As used in this Financing Statement, "Proceeds" means all proceeds and products within the meaning of the Maryland Uniform Commercial Code, and shall include the proceeds of any and all insurance policies.

6. This Financing Statement gives notice of and perfects a security interest granted by the Debtor to the Secured Party (or for the benefit of the Secured Party) under and pursuant to the Deed of Trust and under and pursuant to the Loan and Financing Agreement dated as of November 21, 1984 (the "Financing Agreement"), by and among the Secured Party, Maryland National Bank, a national banking association, as Escrow Agent, the Debtor and the Assignee, as security for the loan made by the Secured Party to the Debtor under and pursuant to the Financing Agreement. Such security interest has been assigned by the Secured Party to the Assignee under the Financing Agreement as security for the Secured Party's Anne Arundel County, Maryland Industrial Development Revenue Bond (R.W. Glen Burnie Facility), 1984 Series (the "Bond"), which Bond does not constitute an indebtedness or charge against the general credit or taxing powers of the Secured Party, and does not constitute or give rise to any pecuniary liability of the Secured Party.

Debtor:

R.W. GLEN BURNIE

By *Stevan Weinberg*  
Stevan Weinberg,  
General Partner

By *Glenn Howard Goldberg*  
Glenn Howard Goldberg,  
General Partner

By *William Weinberg*  
William Weinberg, Agent

By *Stanley Goldberg*  
Stanley Goldberg, Agent

Secured Party:

ANNE ARUNDEL COUNTY, MARYLAND

By *O. James Lighthizer*  
O. James Lighthizer,  
County Executive

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Assignee:

MARYLAND NATIONAL BANK

By Margaret T. Everett  
Margaret T. Everett,  
Vice President



Filing Clerk: Return to: S. Nelson Weeks, Esquire  
Miles & Stockbridge  
10 Light Street  
Baltimore, Maryland 21202

Mailed to: \_\_\_\_\_

DESCRIPTION OF THE LAND

ALL those lots or parcels of land situate in the Fifth Assessment District of Anne Arundel County, State of Maryland, and more particularly described as follows:

Beginning for the same at the corner formed by the intersection of the southeast side of Drum Point Drive (50 feet wide) and the southwest side of Delaware Avenue (50 feet wide); said beginning point also being the northwest corner of Lot 1, Block 62 as shown on amended Plat No. 4 of Glen Burnie, and recorded among the land records of Anne Arundel County, Maryland in Plat Book No. 6, Folio 16; thence so fixed, with bearings referred to the meridian as established by Anne Arundel County, Maryland, running with and binding on the southwest side of Delaware Avenue S65-37-43E 88.53 feet to a point set; thence leaving said avenue and running parallel with Drum Point Drive S24-24-30W 63.27 feet to an existing building located southeast of the property herein described; thence running with and binding on said building N65-35-30W 38.40 feet to the corner of said building; thence running with and binding on said building S24-22-17W 18.55 feet to the corner of said building; thence running with and binding on said building N65-41-43W 9.75 feet to the corner of said building; thence running with and binding on said building S24-24-20W 70.03 feet to the northeast side of Baltimore-Annapolis Boulevard (50 feet wide); thence running with and binding on said side of said boulevard N41-00-43W 44.32 feet to the southeast side of Drum Point Drive; thence running with and binding on said side of said drive N24-22-17E 133.33 feet to point of beginning.

Containing 0.205 acres more or less according to a plat and survey prepared by Purdum & Jeschke dated August 18, 1983.

The improvements thereon being known as 7477 Baltimore-Annapolis Boulevard.

TO BE  
 NOT TO BE

RECORDED IN  
 LAND RECORDS

SUBJECT TO  
 NOT SUBJECT TO

RECORDING TAX  
 ON PRINCIPAL  
 AMOUNT OF  
 \$ \_\_\_\_\_

FINANCING STATEMENT

MATSON HOMES, INC.

1. Debtor(s):

Name or Names—Print or Type  
 2045 York Road, Timonium, Maryland 21093  
 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:

MERRITT COMMERCIAL SAVINGS & LOAN ASSOCIATION

Name or Names—Print or Type  
 300 North Charles Street, Baltimore, Maryland 21201  
 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 attached List A.

4. If above described personal property is to be affixed to real property, describe real property. See attached List B.

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): MATSON HOMES, INC.

SECURED PARTY: MERRITT COMMERCIAL SAVINGS & LOAN ASSOCIATION

BY: [Signature]  
 (Signature of Debtor)  
 JOSEPH P. MATARAZZO, President  
 Type or Print

BY: [Signature]  
 (Company, if applicable)  
 MILTON SOMMERS, President  
 (Signature of Secured Party)

(Signature of Debtor)  
 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 Robert E. Scher, Esq., Gerald S. Klein, Chartered, Suite 2110,  
Charles Center South, 36 South Charles Street, Baltimore, Md. 21201

Mailed to: \_\_\_\_\_

RECORDED  
 NOV 26 AM 10:13  
 E. AUBREY COLLISON  
 CLERK

13.00  
50

99.114.16

LIST A

(a) All fixtures and all other personal property now or hereafter used in the construction, maintenance, or operations of, or having any use in connection with the improvements now or hereinafter located on or used in connection with the Property or any part hereof;

(b) All present and future leases and contracts for the sale of the Property or any part thereof, the improvements thereon, or any part thereof, and all deposits thereunder, and all present and future accounts, instruments (promissory notes and mortgages), and chattel paper received by Debtor, arising in connection with the sale of the Property or any part thereof, the improvements thereon or any part thereof.

The Property as referred to hereinabove is the real property described in List B attached hereto.

LIST B

Lot Nos. 232 and 233, as shown on the plat entitled "Stewart's Landing", re-recording of Section 2, Plat 1, recorded in the Land Records of Anne Arundel County, Maryland in Plat Book 90, Page 48, as Plat No. 4723; and Lot No. 231, as shown in the plat entitled "Stewart's Landing", re-recording of Section 2, Plat 1, recorded in the Land Records of Anne Arundel County, Maryland, in Plat Book 90, Page 49, as Plat No. 4724.

254593

BOOK - 479 PAGE 435

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)  KESSINGER, SHARON M. 160 Defense Highway Annapolis, MD 21401	2 Secured Party(ies) and address(es)  Cheaspeake Mobile Homes, Inc. P. O. Box 288 Millersville, MD 21108	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  <del>1984</del> Liberty 647001 70 X 14 Mobile Home SN# <del>54544</del> <del>1984</del> 1985 <sup>SK</sup> 55184 <sup>SK</sup>  LEGAL DESCRIPTION OF PROPERTY - 160 DEFENSE HIGHWAY ANNAPOLIS, MD. 21401 ANNE ARUNDEL COUNTY		5 Assignee(s) of Secured Party and Address(es) Norwest Modern Home Capital, Inc. P. O. Box 668 Uniontown, Pa. 15401  Market to: RECORD FEE 11.00 POSTAGE .50 315234 1237 110:14 NOV 26 84
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. Check <input checked="" type="checkbox"/> if covered <input type="checkbox"/> Proceeds of Collateral are also covered. <input checked="" type="checkbox"/> Products of Collateral are also covered. No. of additional Sheets presented:		Filed with:

By: Sharon Kessinger  
 Signature(s) of Debtor(s)

Norwest Modern Home Capital, Inc.  
 By: [Signature]  
 Signature(s) of Secured Party(ies)

STANDARD FORM - FORM UCC-1.

(For Use in Most States)

1594 NOV 26 AM 10:29  
 CLERK  
 COLLISON

115

BOOK - 479 PAGE 436

254594

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)  
KESSINGER, SHARON M.  
160 Defense Highway  
Annapolis, MD 21401

2 Secured Party(ies) and address(es)  
Cheaspeake Mobile Homes, Inc.  
P. O. Box 288  
Millersville, MD 21108

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

~~1984~~ Liberty 647001 70 X 14 Mobile Home SN# ~~54544~~  
~~XXXXXX~~ SN# 55184 *JK*  
1985 *JK*

1/2 TON AIR CONDITIONER

5. Assignee(s) of Secured Party and Address(es)  
Norwest Modern Home Capital, Inc.  
P. O. Box 668  
Uniontown, Pa. 15401

Mailed to:

RECORD FEE 11.00  
MISTAKE .50  
B75215 CONT NOV 26 84

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:

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

By Sharon Kessinger  
Signature(s) of Debtor(s)

Norwest Modern Home Capital, Inc.

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

(1) Filing Officer Copy-Alphabetical

STANDARD FORM - FORM UCC-1.

(For Use in Most States)

1984 NOV 26 AM 10:29  
E AUBREY COLLISON  
CLERK

1150

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. BOOK 479 PAGE 437

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 10-22-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254595

1. DEBTOR

Name Donald R. Schneider
Address 2538 Davidsonville Rd. Gambrills, Md 21054

2. SECURED PARTY

Name Baldwin Service Center INC.
Address 41 Defense Hwy Annapolis, Md 21401

Assignee of Secured Party Kubota Credit Corp USA 4444 Shackelford Rd. Pocomoke, Md 30093

3. Maturity date of obligation (if any) 10-22-87

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

- 1- New Kubota Tractor Model B7200DT S/N 50328
1- New Kubota Mower Model RC60-72 S/N 11153

RECEIVED RECORDS DIVISION NOV 26 AM 10:29 E. AUBREY COLLINSON CLERK

1340-833222

RECORD FEE 11.00
POSTAGE .50
475216 0237 NOV 26 11:15 AM '84

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)

Donald R. Schneider
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

(Signature of Secured Party)

Baldwin Service Center Inc.
Type or Print Above Signature on Above Line

1150

FINANCING STATEMENT

This Financing Statement is presented to the Filing Officer pursuant to the Maryland Uniform Commercial Code.

- 1. Names of Debtors: BLUEWATER DEVELOPMENT COMPANY,  
PINE HARBOUR DEVELOPMENT COMPANY  
and FIRST ANNAPOLIS CORPORATION  
Address: P. O. Box 46  
Annapolis, Maryland 21404  
Attn: James C. Foote, President
- 2. Name of Secured Party: EQUITABLE BANK, NATIONAL ASSOCIATION  
Address: 100 South Charles Street  
Baltimore, Maryland 21201  
Attn: Bruce A. Reichelderfer, Jr.,  
Corporate Banking Officer
- 3. This Financing Statement covers the following types (or items) of property of the Debtors:

A. Notes. All promissory or installment notes (the "Notes") now or hereafter delivered to the Secured Party pursuant to the Security Agreement dated October 18, 1984 between the Debtors and the Secured Party and pursuant to paragraph 5 of the Financing Agreement dated October 18, 1984 between the Debtors and the Secured Party, together with (a) all monies due and to become due thereunder and all rights incident thereto, and (b) all cash and non-cash proceeds thereof. The Notes evidence the obligation of purchasers of residential lots from certain of the Debtors to pay the deferred balance of the purchase price of those lots to certain of the Debtors.

B. Deeds of Trust. Any and all deeds of trust (the "Deeds of Trust") securing the Notes described in paragraph A above, together with (a) all monies due or to become due thereunder and all rights incident thereto, and (b) all cash and non-cash proceeds thereof.

C. Accounts, Chattel Paper, General Intangibles. All of the Debtors' (a) accounts, accounts receivable and general intangibles, both now owned and hereafter acquired, arising out of, or in connection with, the Notes and Deeds of Trust described in paragraphs A and B above, together with all cash and non-cash proceeds thereof; and (b) chattel paper, both now owned and hereafter existing, acquired or created, arising out of, or in connection with, the Notes and Deeds of Trust described in paragraphs A and B above, together with all monies due and to become due thereunder.

- 4. The underlying secured transaction is not subject to a recordation tax.

Debtors:

BLUEWATER DEVELOPMENT COMPANY

By: James C. Foote (SEAL)  
James C. Foote, President

[CONTINUED ON NEXT PAGE]

E. AUGER & COLLISON  
CLERK  
1984 NOV 26 AM 10:29

RECORD FEE 13.00  
POSTAGE .50  
NOV 26 84

135

PINE HARBOUR DEVELOPMENT COMPANY

By: *James C. Foote* (SEAL)  
James C. Foote, President

FIRST ANNAPOLIS CORPORATION

By: *James C. Foote* (SEAL)  
James C. Foote, President

Dated: October 18, 1984

Mr. Clerk: Please return to: Samuel H. Clark, Jr., Esquire  
Miles & Stockbridge  
10 Light Street - Suite 1900  
Baltimore, Maryland 21202

Mailed to: \_\_\_\_\_

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 440  
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.

254597

1. DEBTOR

Name Government Systems Advisors, Inc.  
Address 8260 Greensboro Dr. Suite 220 McLean, VA 22102

2. SECURED PARTY

Name Old Stone Bank  
Address 150 South Main Street Providence, RI 02901

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 attachment A annexed hereto and made apart hereof.

RECORDING FEE 2.00  
RECORD FEE .50  
NOV 26 1984  
11:30

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)

W. C. Smith  
(Signature of Debtor)

GOVERNMENT SYSTEMS ADVISORS, INC  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

Mailed to Secured Party  
Brenda A. T.  
(Signature of Secured Party)

OLD STONE BANK  
Type or Print Above Signature on Above Line

RECEIVED BY RECORDS  
CLERK COUNTY  
1984 NOV 26 PM 1:58  
E. AUBREY COLLISON  
CLERK

31-  
.50  
27.00  
25

## ATTACHMENT A

BOOK - 479 PAGE 441

DESCRIPTION	LOCATION	SERIAL #
8525 CONSOLE	SAME	216631-A
8525 CONSOLE	SAME	216632-A
8525 CONSOLE	SAME	216636-A
8525 CONSOLE	SAME	216642-A
8525 CONSOLE	SAME	217988-A
8525 CONSOLE	SAME	220165-A
8525 CONSOLE	SAME	220309
8525 CONSOLE	SAME	225131-A
8525 CONSOLE	SAME	226793-A
8525 CONSOLE W/KYBD	US NAVY ACADEMY ELECTRICAL ENGINEER ANNAPOLIS MD 21402	225965-A 24145-A
ROTARY 8 PRINTER	SAME	19013371
8525 CONSOLE W/KYBD	US NAVAL ACADEMY PROFESSIONAL DEV ANNAPOLIS MD 21402	226590-A 24332-A
ROTARY 8 PRINTER	SAME	19013372
MECH SHEETFEEDER	SAME	218186
4561-8 BRACKETS	SAME	N/A
4508-1 FORMS TRACTOR	SAME	N/A
8525 CONSOLE W/KYBD	US NAVAL ACADEMY LEADERSHIP AND LAW ANNAPOLIS MD 21402	225076-A 24052-A
ROTARY 8 PRINTER	SAME	19012398
ROTARY 8 PRINTER	US NAVAL ACADEMY ENGLISH & HISTORY ANNAPOLIS MD 21402	19011608

RVIII PRINTER	SAME	19005755
SF RT VIII	SAME	213840
RVIII PRINTER	SAME	19005757
SF RT VII	SAME	217979
RT VIII	SAME	19005767
SF RT VIII	SAME	213841
RT VIII	SAME	19005771
SCIENTIFIC	SAME	N/A
RT VIII	SAME	19005774
SCIENTIFIC	SAME	N/A
RT VIII	SAME	19005776
SCIENTIFIC	SAME	N/A
RT VIII	SAME	19005778
SF RT VIII	SAME	218174
RT VIII	SAME	19005780
SCIENTIFIC	SAME	N/A
RT VIII	SAME	19005781
SF RT VII	SAME	218184
RT VIII	SAME	19005785
SCIENTIFIC	SAME	N/A
RT VIII	SAME	19005787
SCIENTIFIC	SAME	N/A
RT VIII	SAME	19007598
SF RT VII	SAME	216204
RT VIII	SAME	19009371
SCIENTIFIC	SAME	N/A
RT VIII	SAME	19010124
SF RT VII	SAME	217976
RT VIII	SAME	19011471
SF RT VII	SAME	217779
RT VIII	SAME	19011602
RT VIII	SAME	19011604
RT VIII	SAME	19011605
RTRY VIII	SAME	19011609
SCIENTIFIC	SAME	N/A
SCIENTIFIC	SAME	N/A
SCIENTIFIC	SAME	N/A
SF RT VIII	SAME	213847

BOOK - 479 PAGE 442

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

SF RT VIII	SAME	213842
8525 CONSOLE	SAME	212923-A
SF RT VIII	SAME	213843
8515 CONSOLE	SAME	214175
8525 CONSOLE	SAME	212920-A
SF RT VIII	SAME	213844
8515 CONSOLE	SAME	214179
SF RT VIII	SAME	213845
8525 CONSOLE	SAME	212906
SF RT VIII	SAME	213846
8525 CONSOLE	SAME	211567
SF RT VIII	SAME	215774
8515 CONSOLE	SAME	214512
SF RTRY VIII	SAME	216216
8520 CONSOLE	SAME	215699
SF RTRY VIII	SAME	217431
8520 CONSOLE	SAME	222567-A
ROTARY 8 SHEETFEEDER	SAME	217586
8520 CONSOLE	SAME	215700
SF RTRY VIII	SAME	217623
8515 CONSOLE	SAME	222364-A
SF RT VIII	SAME	218176
8525 CONSOLE	SAME	211539
RTRT VIII	SAME	218177
8515 CONSOLE	SAME	222402-A
8510 CONSOLE	SAME	214695
8525 CONSOLE	SAME	211540
8510 CONSOLE	SAME	214702
8520 CONSOLE	SAME	215698
8510 CONSOLE	SAME	214707
8520 CONSOLE	SAME	224230-A
8510 CONSOLE	SAME	214709
MECH SHEETFEEDER	SAME	218182
8510 CONSOLE	SAME	215614
BRACKET SET	SAME	N/A
8510 CONSOLE	SAME	223137-A
8510 CONSOLE	SAME	223141-A
8520 CONSOLE	SAME	215701
8520 CONSOLE	SAME	215705
8520 CONSOLE	SAME	222502-A

BOOK - 470 PAGE 113

ATTACHMENT A

Debtor:  
 Government Systems Advisors, Inc.  
 8260 Greensboro Drive  
 McLean, Virginia 22102

Secured Party:  
 Old Stone Bank  
 150 South Main Street  
 Providence, RI 02901

BOOK - 479 PAGE 444

All right, title and interest of debtor now owned or hereafter acquired in and to the equipment manufactured by CPT Corporation and listed below together with all additions and accessions thereto, replacements thereof and substitutions therefore.

BRACKETS	U. S. NAVAL ACADEMY	N/A
RVII PRINTER	SAME	172682
BRACKETS	SAME	N/A
RVIII PRINTER	SAME	19005277
BRACKETS	SAME	N/A
RVIII PRINTER	SAME	19004390
BRACKETS	SAME	N/A
RVII PRINTER	SAME	171914
BRACKETS	SAME	N/A
BRACKETS	SAME	N/A
BRACKETS	SAME	N/A
RVII PRINTER	SAME	172066
BRACKETS	SAME	N/A
RVII PRINTER	SAME	564027
BRACKETS	SAME	N/A
RVII PRINTER	SAME	171430
BRACKETS	SAME	N/A
RVIII PRINTER	SAME	19004344
BRACKETS	SAME	N/A
RVII PRINTER	SAME	564199
BRACKETS	SAME	N/A
RVII PRINTER	SAME	563814
RVIII PRINTER	SAME	19002885
BRACKETS	SAME	N/A
BRACKETS	SAME	N/A
BRACKETS	SAME	N/A
RVIII PRINTER	SAME	19000484
BRACKETS	SAME	N/A
RVII PRINTER	SAME	562652
BRACKETS	SAME	N/A
FT RT. VII	SAME	N/A
BRACKETS	SAME	N/A
FT RT. VII	SAME	N/A
RVII PRINTER	SAME	564192
BRACKETS	SAME	N/A
MULTIPLEXER	SAME	6213
	SAME	N/A

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

ACC# 051-06-0000-444313  
Anne Arundel County

BOOK - 479 PAGE 445

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. 230747 Dated January 17, 1980  
Record Reference Liber 421 Page 216

2. DEBTOR is:

Name: Dickinson-Heffner, Inc.  
(Last Name First)  
Address: P.O. Box 8691 BWIA Baltimore, Maryland 21240

3. SECURED PARTY is:

Name: Union Trust Company of Maryland  
Address: 210 Guilford Ave. Baltimore, Maryland 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

RECORD FEE 10.00  
POSTAGE .50  
NOV 26 1984

SECURED PARTY:

Union Trust Company of Maryland

Date: October 29, 19 84 By: Charles Denbow (Title)  
Consumer Loan Officer

012-1721-0537

Mailed to Secured Party

RECEIVED FOR RECORD  
ANNE ARUNDEL COUNTY  
1984 NOV 26 PM 1:59  
E. AUBREY COLLISON  
CLERK

\$ 10.00  
50.00 paid

10-00  
70

254598

BOOK - 479 PAGE 446

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

No. of Additional Sheets Presented: 1

3. Bank Note No.

1. Debtor(s) (Last Name First) and Address(es):  
Forensic Technologies  
International Corporation  
107 Ridgely Avenue  
Annapolis, Maryland 21401

2. Secured Party(ies) Name(s) And Address(es):  
 AMERICAN SECURITY BANK, N.A.  
15th & PENNSYLVANIA AVE. N.W.  
WASHINGTON, D. C. 20013

4. For Filing Officer: Date, Time, File No., Filing Office:

5. This statement refers to original Financing Statement bearing File No. 245178  
Filed with Circuit Court Anne Arundel County

Date Filed 11/24/82

- 6.  Continuation. The original financing statement between the foregoing debtor and secured party, bearing file number shown above is still effective.
- 7.  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 the security interest to the signer of the termination statement.)
- 8.  Assignment. The secured party's rights under the financing statement bearing file number shown above to the property described in Item 11 have been assigned to the assignee whose name and address appear in Item 11.
- 9.  Amendment. Financing statement bearing file number shown above is amended as set forth in Item 11.
- 10.  Release. Secured party releases the collateral described in Item 11 from the financing statement bearing file number shown above.

11.

Change of address of DEBTOR to:

2021 Research Drive  
Annapolis, Maryland 21401

RECORD FEE 11.00  
MISTAKE 1.50  
NOV 26 1982  
NOV 26 82

12. Signatures:

Forensic Technologies International Corporation

AMERICAN SECURITY BANK, N.A.

By John Moore  
John Moore, Treasurer  
Debtor(s) (necessary only if Item 9 is applicable.)

By John M. Lex, Jr.  
John M. Lex, Jr., Vice President  
Secured Party(ies)

FORM #8 44

FINANCING STATEMENT CHANGE

UCC-3

Mailed to Secured Party

11-00  
22

RECEIVED FOR RECORD  
CIRCUIT COURT ANNE ARUNDEL COUNTY  
1984 NOV 26 PM 2:00  
E. AUBREY COLLISON  
CLERK

254599

BOOK - 479 PAGE 447

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 Homer Dale Duncan

Address 222 Old Magothy Bridge Road - Pasadena, Md. 21122

2. SECURED PARTY

Name Suit & Wells Equipment Co., Inc.

Address 6300 Crain Highway - Upper Marlboro, Md. 20772

3. ASSIGNEE

Name J.I. Case Company OR J.I. Case Credit Corporation - as their interests may appear

Address 290 Elwood Davis Road - Suite 217 - Liverpool, New York 13088  
(Address to whom statement is to be returned)

Mailed to: \_\_\_\_\_

4. Maturity date of obligation (if any) \_\_\_\_\_

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

**J.I. Case 580 Super E Tractor Loader/Backhoe Serial #9871430**

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 11.00  
POSTAGE .50  
NOV 26 1984  
R01 114+02  
NOV 26 '84

2689  
Anne Arundel

X *Homer Dale Duncan*  
(Signature of Debtor)

*Jay R. Weam*  
(Signature of Secured Party)

**Homer Dale Duncan**  
Type or Print Above Signature on Above Line

**Suit & Wells Equipment Co., Inc.**  
Type or Print Above Name on Above Line

11.00  
.50

RECEIVED FOR RECORD  
ANNE ARUNDEL COUNTY  
1984 NOV 26 PM 2:11  
E. AUBREY COLLISON  
CLERK

6192-7711

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):
F. P. Asher Jr. & Sons Inc.		1861 Crownsville Road Annapolis, Md. 21401	
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)			
one Fleco Clamp Rake Model #TXC963 Serial #13273 one Rome Protection Group Model #963 Serial #9634 one 3rd valve two front sweeps			
8a. ( <input checked="" type="checkbox"/> ) Proceeds are also covered.			
8b. ( ) Products of collateral are also covered. No. of additional sheets presented.			
Filed with CIRCUIT COURT CLERK OF <u>Anne Arundel</u> County; Other _____			
9. Transaction is ( ) is not ( <input checked="" type="checkbox"/> ), (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 \$ _____			
10. This statement to be returned after recordation to Secured Party, shown above, or to _____			
Signature(s) of Debtor(s)			
<u>F. P. Asher Jr. &amp; Sons Inc.</u>			
by: <u>Harry R. Smith, President</u>			
Signature(s) of Secured Party(ies) or Assignee(s)			
<u>Robert T. Dixon, Jr.</u> By <u>Credit Manager</u> (Title)			
NOTE—Type or Print Names Clearly Below Signatures.			
Mailed to Secured Party			
FILING OFFICER COPY			

RECORD FEE 11.00  
POSTAGE .50  
TOTAL 11.50  
NOV 26 1984

RECEIVED FOR RECORD  
CIRCUIT COURT, ANN ARUNDEL COUNTY  
1984 NOV 26 PM 2:11  
E. AUBREY COLLISON  
CLERK

11.00  
20



Financing Statement (Form UCC-1)

Identifying File No. \_\_\_\_\_

Not Subject to Recording Tax  
(Lease Agreement with Nominal Purchase Option)

254602

1. LESSEE: EDWARD G. DAHNE, DDS  
6201 Baltimore National Pike  
Baltimore, MD 21228

RECORD FEE 11.00  
POSTAGE .50  
NOTARIAL COMMISSION 11440.6  
NOV 26 84

2. LESSOR: BUTLER AND COMPANY, INC.  
8726 TOWN & COUNTRY BOULEVARD, SUITE 205  
ELLCOTT CITY, MD 21043

3. ASSIGNEE (if any) OF LESSOR:

EQUITABLE BANK, N.A.  
100 South Charles Street  
Baltimore, MD 21201

4. THIS FINANCING STATEMENT COVERS THE FOLLOWING TYPES OF PROPERTY (Describe)

One (1) Ritter Panoral X-Ray Unit

One (1) ~~FC~~ Telephone System, including:  
1 Touch-Two TPA Phone  
2 Touch-Two TP Standard Phones  
1 Intercom Box

Telephone System to be located: 6742 Ritchie Highway, Glen Burnie, MD 21061

5. PROCEEDS OF COLLATERAL (including Insurance Proceeds) ARE COVERED HEREUNDER.

LESSEE:

LESSOR:

EDWARD G. DAHNE, DDS  
Name of Lessee

BUTLER AND COMPANY, INC.  
Name of Lessor

BY: Edward G. Dahne, DDS  
Signature of Lessee

BY: Deborah Stran  
Signature of Lessor

EDWARD G. DAHNE, DDS  
Type or Print Name, include title

DEBORAH STRAN, CREDIT MANAGER  
Type or Print Name, include title

TO THE FILING OFFICER: After this statement has been recorded please return to:  
BUTLER AND COMPANY, INC.  
8726 Town & Country Boulevard, Suite 205  
Ellicott City, MD 21043

301/1

11.00  
-10

Mailed to: \_\_\_\_\_

1981 NOV 26 PM 2:11  
E. AUBREY COLLISON  
CLERK

**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. <input type="checkbox"/>
---	--

This financing statement Dated 8/1/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR **254603**  
 Name J & S Associates  
 Address 894 Winter Haven Drive, Gambrills, Md. 21054

2. SECURED PARTY  
 Name Business Leasing Associates, Inc 1520 King St, Alexandria, Va 22314

ASSIGNED TO Address Goldome Savings Assoc, 6666 22nd Ave, N., St. Petersburg, Fla 33710  
 MIAL TO: Business Leasing Assoc, 1520 King St, Alexandria, Va. 22314

Mailed to: ~~Person And Address To Whom Statement Is To Be Returned If Different From Above.~~

3. Maturity date of obligation (if any) 8/1/87

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

1 Panasonic Copier #FED6111713

RECORD FEE 11.00  
 POSTAGE .50  
 805305 0040 701 1141122  
 NOV 16 84

1984 NOV 26 PM 2:17  
 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)

*James Laasch*  
 (Signature of Debtor)

James Laasch, Owner

Type or Print Above Signature on Above Line

\_\_\_\_\_  
 (Signature of Debtor)

Type or Print Above Signature on Above Line

*Joseph L. Fellona*  
 (Signature of Secured Party)

Joseph L. Fellona

Type or Print Above Name on Above Line

11.00  
 .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 11/5/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code. 254602

1. DEBTOR

Name: Dunn's Auto Repairs
Address: 101-133 Gibraltar Street, Annapolis, MD 21401

2. SECURED PARTY

Name: Business Leasing Associates, Inc., 1520 King St., Alexandria, VA 22314

ASSIGNED TO: Address: Goldome Savings Association, 6666 22nd Ave N, St Petersburg, FL 33710

MAIL COPY TO: Business Leasing Associates, Inc., 1520 King Street, Alexandria, VA 22314

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

Mailed to: 11/5/86

3. Maturity date of obligation (if any) 11/5/86

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

- 1 Telephone System
1 Security System

1984 NOV 26 PM 2:17
E. ADRIAN COLLISON

RECORD FEE 11.00
POSTAGE .50
NOV 26 84

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: Robert B. Dunn, Owner
Type or Print Above Signature on Above Line

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

Signature of Secured Party: Joseph L. Fellona
Type or Print Above Name on Above Line

11.00
.50

Cross INDEX UNDER BOTH NAMES

 <b>Maryland Financing Statement</b> All information must be typewritten or printed in ink.		File No.
(Not to Be) <del>(To Be)</del> Recorded in the Land Records.* <small>strike inapplicable words</small>		
Debtor(s) Name(s) and Address(es) <b>J. &amp; J. Contracting, Inc.</b> <b>T/A Jim's Aerials</b> <b>756 Whitney Landing Drive</b> <b>Crownsville, Anne Arundel, MD 21032</b>		Secured Party Name and Address <b>C.I.T. Corporation</b> <b>1301 York Road</b> <b>Lutherville, MD 21093</b>
<del>Assignee of Secured Party</del> <del>C.I.T. Corporation</del>		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: <small>Describe fully, giving Year and Make, Model, Motor or Serial No., etc.</small>  <b>Four (4) New Access Satellite Elevating Work Platform, S/N's</b>  <b>"and all leases, other chattel paper, rentals, and other income related thereto and arising therefrom, and all cash and non-cash proceeds thereof."</b>		
Proceeds of collateral are also covered.		
* 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) <b>J. &amp; J. Contracting, Inc.</b> <b>T/A Jim's Aerials</b>		Secured Party <b>C.I.T. Corporation</b>
By <u>James W. Good</u> Title <u>President</u>		By <u>K. M. Louis</u>
<small>If corporation, have signed by President, Vice President or Treasurer, and give official title. If owner or partner, state which.</small> <u>James W. Good</u>		<u>K. M. LOUIS</u>
Type or print name(s) of person(s) signing		Type or print name of person signing
5 SA-989D		

12.00

.50

RECEIVED FOR RECORD NOV 26 1984

Mailed to Secured Party 1984 NOV 26 PM 3:54 E. AUBREY COLLISON CLERK

12.00

PART 2 - COURT CLERK

BOOK - 479 PAGE 454

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. #241832 Dated March 2nd, 1982  
Record Reference Liber 447 Page 585

2. DEBTOR is:

Name: Miklass, Joseph A. P/P M.R. Rohrback  
(Last Name First)

Address: 402 Crain Highway, N.W., Glen Burnie, Maryland 21061

3. SECURED PARTY is:

Name: The Bank of Glen Burnie

Address: 101 Crain Highway, S.E., Glen Burnie, Maryland 21061

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:

THE BANK OF GLEN BURNIE  
101 CRAIN HIGHWAY, S.E., GLEN BURNIE, MD. 21061

SECURED PARTY:

THE BANK OF GLEN BURNIE

Dated October 1, 1984

By: *Alfreda E. Archer*  
Alfreda E. Archer (Title)  
Loan Department Supervisor

Mailed to Secured Party

RECORD FEE 19.00  
POSTAGE 30  
NOV 26 1984 11:50  
100 6 84

RECEIVED  
CLERK  
1984 NOV 26 PM 3:55  
E. AUBREY COLLISON  
CLERK

10-50

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 Trans-American Leasing Corporation

Address The Steffey Bldg., Ste. 200E, 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Irvington Federal Savings and Loan Association of Baltimore

Address 4102-08 Frederick Avenue

Baltimore, MD 21229

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)

To secure assignment to Irvington Federal Savings and Loan Association of Baltimore of certain lease payments under a certain True Lease Assignment dated October 1, 1984 between Assignor as Lessor and Turlock Electric, Inc. as Lessee, Assignor has granted a Security Interest in the following equipment leased to Lessee, to Assignee per a Non-Recourse Assignment of Rents dated between Assignor and Assignee:

- One (1) Contractor I Estimating Computer System S/N 1119
- One (1) Okidata 82A Printer S/N 449632
- One (1) Custom Keyboard S/N 1871

RECORD FEE 11.00  
 POSTAGE .50  
 #752589 0055 #02 715:28  
 NOV 26 84

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)

TRANS-AMERICAN LEASING CORPORATION

Frank J. Sarro III  
(Signature of Debtor)

Frank J. Sarro III - Exec. V.P.  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

IRVINGTON FEDERAL SAVINGS AND LOAN ASSOCIATION  
OF BALTIMORE

William J. Ottey  
(Signature of Secured Party)

William J. Ottey - V.P.  
Type or Print Above Signature on Above Line

E. ALBERT COLLISON  
 1984 NOV 26 PM 3:58

Mailed to Secured Party

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 Trans-American Leasing Corporation

Address The Steffey Bldg., Ste. 200B, 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Irvington Federal Savings and Loan Association of Baltimore

Address 4102-08 Frederick Avenue

Baltimore, MD 21229

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)

To secure assignment to Irvington Federal Savings and Loan Association of Baltimore of certain lease payments under a certain True Lease Assignment dated October 1, 1984 between Assignor as Lessor and Sam Jones Electrical Contracting, Incorporated as Lessee, Assignor has granted a Security Interest in the following equipment leased to Lessee, to Assignee per a Non-Recourse Assignment of Rents dated \_\_\_\_\_ between Assignor and Assignee:

- One (1) Bidmaster I Estimating System S/N 71400
- One (1) Okidata 92 Printer S/N 3X-099124
- One (1) Overlay Keyboard S/N 3750
- One (1) Estimating II Terminal S/N T01044

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)

TRANS-AMERICAN LEASING CORPORATION

Frank Sarro III  
(Signature of Debtor)

Frank J. Sarro III - Exec. V.P.  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

IRVINGTON FEDERAL SAVINGS AND LOAN ASSOCIATION OF BALTIMORE

William J. Ottey  
(Signature of Secured Party)

William J. Ottey - V.P.  
Type or Print Above Signature on Above Line

RECORD FEE 11.00  
POSTAGE .50  
475289 D085 R02 115429  
NOV 26 84

Mailed to Secured Party

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 Trans-American Leasing Corporation  
Address The Steffey Bldg., Ste. 200B, 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Irvington Federal Savings and Loan Association of Baltimore  
Address 4102-08 Frederick Avenue  
Baltimore, MD 21229

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)

To secure assignment to Irvington Federal Savings and Loan Association of Baltimore of certain lease payments under a certain True Lease Assignment dated October 15, 1984 between Assignor as Lessor and Four Seasons Heating Ventilating Air Conditioning of Southwest Florida, Inc. as Lessee, Assignor has granted a Security Interest in the following equipment leased to Lessee, to Assignee per a Non-Recourse Assignment of Rents dated \_\_\_\_\_ between Assignor and Assignee:

One (1) Bidmaster 5 Estimating System S/N 74313 with Two (2) Estimating II Terminals S/N's T18693 and T19707; Two (2) Overlay Keyboards S/N's 3806 and 3805; One (1) Okidata 82 Printer S/N 478408; and One (1) Okidata 84 Printer S/N 42-154823

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)

TRANS-AMERICAN LEASING CORPORATION

Frank J. Sarro, III  
(Signature of Debtor)

Frank J. Sarro, III, Executive V. P.  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

IRVINGTON FEDERAL SAVINGS AND LOAN ASSOCIATION OF BALTIMORE

William J. Ottey  
(Signature of Secured Party)

William J. Ottey, Vice President  
Type or Print Above Signature on Above Line

RECORD FEE 11.00  
POSTAGE .50  
475/290 0855 002 115:29  
NOV 26 84

Mailed to Secured Party

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 Trans-American Leasing Corporation

Address The Steffey Bldg., Ste. 200B, 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Irvington Federal Savings and Loan Association of Baltimore

Address 4102-08 Frederick Avenue

Baltimore, MD 21229

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)

To secure assignment to Irvington Federal Savings and Loan Association of Baltimore of certain lease payments under a certain True Lease Assignment dated September 15, 1984 between Assignor as Lessor and W. O. Latham, a sole proprietor D/B/A Complete Heating & Air Conditioning as Lessee, Assignor has granted a Security Interest in the following equipment leased to Lessee, to Assignee per a Non-Recourse Assignment of Rents dated \_\_\_\_\_ between Assignor and Assignee:

- One (1) Contractor I Estimating Computer System S/N 2264
- One (1) DS-180 Printer S/N 38355
- One (1) Custom Keyboard S/N 2575
- One (1) Standard Keyboard S/N 2926

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)

TRANS-AMERICAN LEASING CORPORATION

Frank J. Sarro II  
(Signature of Debtor)

Frank J. Sarro II - Exec. V.P.  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

IRVINGTON FEDERAL SAVINGS AND LOAN ASSOCIATION OF BALTIMORE

William J. Ottey  
(Signature of Secured Party)

William J. Ottey - V.P.  
Type or Print Above Signature on Above Line

RECORD FEE 11.00  
POSTAGE .50  
475291 0055 002 715#29  
NOV 26 84

Mailed to Secured Party

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 Trans-American Leasing Corporation

Address The Steffey Bldg., Ste. 200B, 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Irvington Federal Savings and Loan Association of Baltimore

Address 4102-08 Frederick Avenue  
Baltimore, MD 21229

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)

To secure assignment to Irvington Federal Savings and Loan Association of Baltimore of certain lease payments under a certain True Lease Assignment dated September 1, 1984 between Assignor as Lessor and Greene Plumbing & Heating Co., Inc. as Lessee, Assignor has granted a Security Interest in the following equipment leased to Lessee, to Assignee per a Non-Recourse Assignment of Rents dated between Assignor and Assignee:

One (1) Contractor I Estimating Computer System S/N 2030 with One (1) DS-180 Printer S/N40974; One (1) Custom Keyboard S/N 1041; and One (1) Standard Keyboard S/N 1986

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)

TRANS-AMERICAN LEASING CORPORATION

Frank J. Sarro, III  
(Signature of Debtor)

Frank J. Sarro, III, Executive V.P.  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

IRVINGTON FEDERAL SAVINGS AND LOAN ASSOCIATION OF BALTIMORE

William J. Ottey  
(Signature of Secured Party)

William J. Ottey, Vice President  
Type or Print Above Signature on Above Line

RECORD FEE 11.00  
POSTAGE .50  
#15292 LOSS 002 11:53:30  
NOV 26 84

Mailed to Secured Party

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 Trans-American Leasing Corporation  
Address The Steffey Bldg., Ste. 200B, 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Irvington Federal Savings and Loan Association of Baltimore  
Address 4102-08 Frederick Avenue  
Baltimore, MD 21229  
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)

To secure assignment to Irvington Federal Savings and Loan Association of Baltimore of certain lease payments under a certain True Lease Assignment dated October 9, 1984 between Assignor as Lessor and Plassco Products, Inc. as Lessee, Assignor has granted a Security Interest in the following equipment leased to Lessee, to Assignee per a Non-Recourse Assignment of Rents dated between Assignor and Assignee:

See attached Equipment List

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)

TRANS-AMERICAN LEASING CORPORATION

Frank J. Sarro III V.P.  
(Signature of Debtor)

Frank J. Sarro III - Exec. V.P.  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

IRVINGTON FEDERAL SAVINGS AND LOAN ASSOCIATION OF BALTIMORE

William J. Ottey V.P.  
(Signature of Secured Party)

William J. Ottey - V.P.  
Type or Print Above Signature on Above Line

RECEIVED BY THE CLERK  
1984 NOV 26 PM 3:53  
AUBREY COLLISON  
CLERK

11.00  
INSTAGE .50  
#75283 0055 402 715:30  
NOV 26 84

Mailed to Secured Party

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 Trans-American Leasing Corporation  
Address The Steffey Bldg., Ste. 200B, 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Irvington Federal Savings and Loan Association of Baltimore  
Address 4102-08 Frederick Avenue  
Baltimore, MD 21229

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)

To secure assignment to Irvington Federal Savings and Loan Association of Baltimore of certain lease payments under a certain True Lease Assignment dated July 30, 1984 between Assignor as Lessor and C-K Air Conditioning Inc. as Lessee, Assignor has granted a Security Interest in the following equipment leased to Lessee, to Assignee per a Non-Recourse Assignment of Rents dated between Assignor and Assignee:

One (1) Contractor I Estimating Computer System S/N 1069; One (1) DS-180 Printer S/N 40826; One (1) Standard Keyboard S/N 2955; and One (1) Custom Keyboard S/N 1044

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)

TRANS-AMERICAN LEASING CORPORATION

Frank J. Sarro III  
(Signature of Debtor)

Frank J. Sarro, III, Executive V.P.  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

IRVINGTON FEDERAL SAVINGS AND LOAN ASSOCIATION  
OF BALTIMORE

William J. Ottey  
(Signature of Secured Party)

William J. Ottey, Vice President  
Type or Print Above Signature on Above Line

RECORDING FEE 11.00  
POSTAGE .50  
#75294 LOSS ROP 11:5:31  
NOV 26 84

1984 NOV 26 PM 3:58  
 E. AUBREY COLLISON  
 CLERK

Mailed to Secured Party

HOUSEHOLD FINANCE CORPORATION OF BALTIMORE  
LARRY J. COLLISON  
LARRY J. COLLISON

BOOK - 479 PAGE 462

STATEMENT OF TERMINATION OF FINANCING

(Pursuant to Uniform Commercial Code)

11/5/....., 1984.

RECEIVED FOR RECORD  
SOUTH AND BALTIMORE COUNTY  
1984 NOV 26 PM 3:58  
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. .... 245342 ..... In Office of ..... Anne Arundel .....  
Liber 456 Page 565 ..... (Filing Officer) ..... (County and State)

Debtor or Debtors (name and Address):

Allen J & Linda A Herman  
7842 Statesman St  
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 Corporation  
9626 Ft Meade Rd. Laurel MD 20707  
..... Secured Party

By .....  
Its Branch Office Manager

Mailed to Secured Party

Form 91 MD (3-79)

RECORD FEE  
POSTAGE  
NOV 28 1984  
10.00  
50



TO BE RECORDED AMONG THE FINANCING  
STATEMENT RECORDS OF THE DEPARTMENT OF ASSESSMENTS  
AND TAXATION

254616

FINANCING STATEMENT

This Financing Statement is presented pursuant to the Uniform Commercial Code of this State ("U.C.C.") for filing in the Financing Statement Records and (check if applicable) -

To Be Recorded in the Land Records.

The underlying secured transactions are subject to the recordation tax imposed by Article 81, Ann. Code of Maryland.

The recordation tax on the underlying secured transactions has been paid as follows:

*JR* The principal amount of the debt secured is \$400,000.00.

Dated: October 15, 1984.

NAME (and address) of each Debtor (or assignor):

*JR* Jimmy R. Hammond  
73-B Ogleton Road  
Annapolis, Maryland 21403

*JR* F. Carter Heim  
8013 Covington Ave.  
Glen Burnie, Maryland 21061

Hammond & Heim, Chartered  
134 Holiday Court, Suite 300  
Annapolis, Maryland 21401

1981 NOV 26 PM 3:58  
E. AUBREY COLLISON  
CLERK

NAME (and address) of each Secured Party (or assignee):

Faw, Casson & Co.  
P.O. Box 2098  
117 E. Market Street  
Salisbury, Maryland 21801

RECORD FEE 13.00  
POSTAGE .50  
875296 1055 102 115:32  
NOV 26 84

1. For value received, each Debtor grants to each Secured Party a security interest under the U.C.C. in (and this Financing Statement covers) the following types (and items) of property, both now or hereafter acquired or owned by Debtor (or existing or created) and all cash and noncash proceeds:

All of Borrowers' existing accounts receivable and all of Borrowers' accounts receivable which come into existence during the term of this Agreement and in all the proceeds of such existing and future accounts receivable. (The security interest is intended to apply to all accounts receivable, as described, owned by Borrowers or any of them, individually or jointly with any other Borrower or owner(s)).

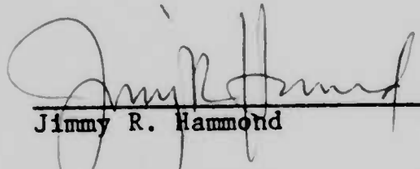
2. All proceeds and products of the collateral are covered and claimed.
3. This Financing Statement covers any collateral of the kinds or items described that is owned by a Debtor either solely or jointly with any other Debtor(s) or owner(s).
4. Debtor shall not sell or assign the collateral or any of it except with the prior written consent of each Secured Party, who (or which) shall have all rights, powers and remedies of a secured creditor under the U.C.C. with regard to the security interest stated herein.

(1300)  
50

5. Each Debtor irrevocably authorizes each Secured Party to take all actions required to perfect the security interest in any of the collateral or proceeds thereof.

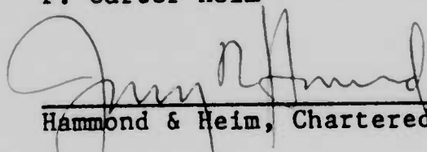
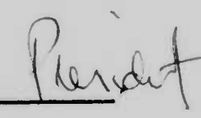
Debtor(s):

Secured Party:  
Faw, Casson & Co.

  
\_\_\_\_\_  
Jimmy R. Hammond

BY:  (SEAL)

  
\_\_\_\_\_  
F. Carter Heim

   
\_\_\_\_\_  
Hammond & Heim, Chartered

RETURN TO (after filing, etc., as requested above):

Faw, Casson & Co.  
P.O. Box 2098  
Salisbury, Maryland 21801

Mailed to: \_\_\_\_\_  


(SCL)

MARYLAND TERMINATION STATEMENT

Date November 2 1984 84

TERMINATION STATEMENT: This Statement of Termination of Financing is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) name(s) and address: Magdalene deweese POBOX 91 Odenton, MD 21113

2. Secured Party and address (Type complete corporate name): Thorp Credit 7966 Crian Hwy GlenBurnie, MD 21061

3. There is no outstanding secured obligation and there is no commitment to make advances, incur obligations, or otherwise give value, as between the above parties. The Secured Party certifies that the Secured Party no longer claims a security interest under the Financing Statement bearing file number and record reference as follows: Liber 460 Page 154

4. After recording this Termination Statement, the filing officer is requested to deliver or mail it to the Secured Party whose name and address appear above.

SECURED PARTY

Thorp financial services

(TYPE COMPLETE CORPORATE NAME)

By

Samuel J Wilson

(Type signature below name)

RECORDY FEE 10.00 POSTAGE .50 #75290 0055 R02 118434 NOV 26 84

Mailed to Secured Party

100/50 2/84

DO NOT TYPE IN MARGINS OUTSIDE OF GUIDE LINES

AA

STATE OF MARYLAND  
**FINANCING STATEMENT** FORM UCC-1

IDENTIFYING FILE NO. BOOK - 479 PAGE 466

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. \$3534.70

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

This financing statement Dated 11/08/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

**254617**

1. DEBTOR

Name Jacqueline and Thoams P. Pitcher  
 Address ~~22697349~~ 1089 Notley Court Pasadena, MD. 21122

2. SECURED PARTY

Name Norwest Financial Leasing, Inc.  
 Address 7 7528 Ritchie Hwy. 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) \_\_\_\_\_

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

- 2 T.v.
- 1 Washer
- 1 Dryer
- 1 Refrig.
- 1 Stove
- 1 Vacuum Cleaner
- 1 Living Room
- 3 Bedroom Ssets
- 1 Dining Room Set
- 1 Family Room

RECORD FEE 12.00  
 RECORD TAX 24.50  
 POSTAGE .50  
 NOV 26 1984

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)

Thomas F. Pitcher  
 (Signature of Debtor)

Thomas F. Pitcher

Type or Print Above Name on Above Line

Jacqueline Pitcher  
 (Signature of Debtor)

Jacqueline Pitcher

Type or Print Above Signature on Above Line

Mary E. Hicks  
 (Signature of Secured Party)

Mary E. Hicks

Type or Print Above Signature on Above Line

12.00  
 24.50  
 .50

Mailed to Secured Party

RECEIVED FOR RECORD  
 CIRCUIT COURT BALTIMORE COUNTY

1984 NOV 26 PM 4:20

E. AUBREY COLLISON  
 CLERK

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 467  
Filing 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. \$ 2758.54

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

This financing statement Dated 11/12/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

254618

Name FAITH R. SOITSMAN

Address 1205 CRAWFORD DR GLEN BURNIE, MD, 21061

2. SECURED PARTY

Name NORWEST FINANCIAL LEASING INC

Address 11628 REISTERSTOWN RD REISTERSTOWN, MD, 21136

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

3. Maturity date of obligation (if any) 5/12/86

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

ALL OF THE HOUSEHOLD GOODS, APPLIANCES, AND FURNITURE OF EVERY KIND NOW LOCATED AT THE BORROWERS RESIDENCE INDICATED ABOVE.

1984 NOV 26 PM 4:20  
E. ALBERT COLLISON  
CLERK

RECORD FEE 11.00  
RECORD TAX 17.50  
POSTAGE .50  
NOV 26 1984

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)

Mailed to Secured Party

Faith R. Soistman  
(Signature of Debtor)

FAITH R. SOISTMAN  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Glenn E. McCray Jr.  
(Signature of Secured Party)

GLENN E. MCCRAY JR  
Type or Print Above Signature on Above Line

11/17/84  
17.50/51.50

MARYLAND FINANCING STATEMENT

BOOK - 479 PAGE 468  
UCC-1

- Not Subject to Recordation Tax -CONDITIONAL SALES CONTRACT
- 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:

254619

1. DEBTOR: F.J.W. Inc.  
(Name or Names)  
1727 Swinbern Avenue Crofton, Md.  
(Address)

DEBTOR: \_\_\_\_\_  
(Name or Names)  
 \_\_\_\_\_  
(Address)

2. SECURED PARTY: Chesapeake Supply and Equipment Company  
(Name or Names)  
8366 Washington Boulevard Savage, Maryland 20863  
(Address)

3. ASSIGNEE (if any)  
 of SECURED PARTY: Union Trust Company of Maryland  
(Name or Names)  
P.O. Box 1077 Baltimore, Maryland 21203  
(Address)

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

Case 580B Loader w/Extendahoe S/N 8718163

RECORD FEE 11.00  
 POSTAGE .50  
 1105342 0040 101 76412  
 NOV 25 84

NOT SUBJECT TO RECORDATION TAX - CONDITIONAL SALES CONTRACT

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):  
F..J.W. Inc.  
 By: X Frank J. Wilusz Vice Pres  
(Title)  
Frank J. Wilusz  
(Type or print name of person signing)

SECURED PARTY:  
Chesapeake Supply and Equipment Company  
 By: X Basil Bradford  
(Type or print name of person signing)

By: \_\_\_\_\_  
(Title)  
 \_\_\_\_\_  
(Type or print name of person signing)

Return To: Union Trust Company of Maryland 10 E. Baltimore St. W.R. Grace Bldg.  
13th Floor Baltimore, Md. 21202 Attn: Ed Cipro, #7G2353

↑  
 1100/.50  
 Mailed to: \_\_\_\_\_

RECEIVED & RECORDED  
 1105342 0040 101 76412  
 NOV 26 1984  
 E. AUBREY COLLISON  
 CLERK

A.A.  
11.50

BOOK - 479 PAGE 469

254620

NOT TO BE RECORDED IN LAND RECORDS      FINANCING STATEMENT      NOT SUBJECT TO RECORDING TAX

This statement is being filed for notice purposes and is not intended to convert the lease into a security agreement.

1. Lessee      The Mail Room, Inc.  
 Name or Names  
7155 Furnace Branch Road  
Glen Burnie, Maryland 21061  
 Address - Street No.      City-County      State      Zip Code

2. Lessor      The Equipment Leasing Company  
Ruxton Towers Box 307 Riderwood, Maryland 21139

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

1	Strada 12 phone system
1	Electronic key service unit
1	External power supply
6	Central office lines
1	Panasonic Radio
7	20 button phone sets
1	10 button
2	10 button (s phones)

RECORDS FEE 11.00  
POSTAGE .50  
NOV 26 1984  
NOV 26 1984

Lessee:      The Mail Room  
*Ronald Kimery*  
 (Signature of Lessee)  
Ronald Kimery      SECY (TREA)  
 (Type or Print) (Include Title)

Lessor:  
THE EQUIPMENT LEASING COMPANY  
*[Signature]*  
 (Signature of Lessor)  
*John M. Johnson VP*  
 Type or Print (Include Title)

To the Filing Officer: After this statement has been recorded please mail the same to: The Equipment Leasing Company, Ruxton Towers, Box 307, Riderwood, Maryland 21139.

11/00/84

RECEIVED FOR RECORD  
CLERK COUNTY  
1984 NOV 26 PM 4:20  
E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

BOOK - 479 PAGE 470

AA  
125d

254621

NOT TO BE RECORDED IN LAND RECORDS

FINANCING STATEMENT

NOT SUBJECT TO RECORDING TAX

This statement is being filed for notice purposes and is not intended to convert the lease into a security agreement.

1. Lessee

D J'S Liquors

Name or Names

8041 Fort Smallwood Road - Baltimore, MD 21226

Address - Street No. City-County State Zip Code

2. Lessor

The Equipment Leasing Company

Ruxton Towers Box 307 Riderwood, Maryland 21139

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

1 - Epson QX10 Computer: CPU; 1 - Epson RX100 Printer; 1 - Cable Computer/Printer; 1 - Box Disks, DSDD, Elephant #5; 1 - Box Paper Green Bar; 1 - d Base II, Conf. for QX10; 1 - Beverage Controller BE5100; 1 - Accojnting Partner, Star; 1 Surge Protector; 1 - Fingerprint.

S/N KB 028184  
S/N 012833

Lessee: D J's Liquors

Lessor:

THE EQUIPMENT LEASING COMPANY

(Signature of Lessee)

(Signature of Lessor)

(Type or Print) (Include Title)

(Type or Print) (Include Title)

To the Filing Officer: After this statement has been recorded please mail the same to: The Equipment Leasing Company, Ruxton Towers, Box 307, Riderwood, Maryland 21139.

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY

1984 NOV 26 PM 4:20

E. AUDREY COLLISON  
CLERK

(3)

1200/50

A.A. Co 11.50

254622

BOOK - 479 PAGE 471

NOT TO BE RECORDED IN LAND RECORDS FINANCING STATEMENT NOT SUBJECT TO RECORDING TAX

This statement is being filed for notice purposes and is not intended to convert the lease into a security agreement.

1. Lessee R & H Oxygen Service  
Name or Names  
404 Morningside Drive, Glen Burnie, Maryland 21061  
Address - Street No. City-County State Zip Code

2. Lessor The Equipment Leasing Company  
Ruxton Towers Box 307 Riderwood, Maryland 21139

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary.)  
6 - #A486A3 Erie Oxygen Concentrators

RECORD FEE 11.00  
POSTAGE .50  
NOV 26 1984

Lessee: R & H Oxygen Service  
By: Harold O Link  
(Signature of Lessee)  
PRESIDENT  
(Type or Print) (Include Title)

Lessor:  
THE EQUIPMENT LEASING COMPANY  
G. Arnold Kalishman  
(Signature of Lessor)  
G. ARNOLD KALISHMAN VICE PRESIDENT  
(Type or Print) (Include Title)

To the Filing Officer: After this statement has been recorded please mail the same to:  
The Equipment Leasing Company, Ruxton Towers, Box 307, Riderwood, Maryland 21139.

11/20/84

RECEIVED FOR RECORD  
27007 COUNTY CLERK  
1984 NOV 26 PM 4:20 KP  
E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

STATE OF MARYLAND  
FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 472  
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 22, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

254623

Name CHARLES L. COMER AND LINDA SUE COMER  
Address 303 WAKYMO RD, EDGEWATER, MD, 21037

2. SECURED PARTY

Name HARVEST FINANCIAL LEASING INC  
Address 2020 D WEST STREET  
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)

4 Televisions, 1 Stereo, 1 Washer, 1 Dryer, 1 Refrigerator, 1 Stove,  
1 Sewing Machine, 1 Air Conditioner, 1 Living Room Set, 2 Vacuum Cleaners,  
1 Bedroom Set, 1 Dining Room Set

RECORD FEE 12.00  
POSTAGE 50  
975471 0055 R02 120:00  
NOV 26 84

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)

1984 NOV 26 PM 8:26  
E. ANNE ARBY COLLISON

Mailed to Secured Party

*Charles L. Comer*  
(Signature of Debtor)

CHARLES L. COMER  
Type or Print Above Name on Above Line

*Linda Sue Comer*  
(Signature of Debtor)

LINDA SUE COMER  
Type or Print Above Signature on Above Line

*Glenn F. Foicht*  
(Signature of Secured Party)

GLENN F. FOCHT  
Type or Print Above Signature on Above Line

12/20/84

STATE OF MARYLAND  
FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 473 24/81R  
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 24, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

254624

Name ALLEN E LEE  
Address 305 JEFFERSON ST, ANNAPOLIS, MD, 21403

2. SECURED PARTY

Name HERVEST FINANCIAL LEASING INC  
Address 2020 D WEST ST  
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)

1 Television, 1 Stereo, 1 Freezer, 1 Air Conditioner, 1 Living Room Set,  
1 Bedroom Set

RECORD FEE 11.00  
POSTAGE .50  
975472 0055 602 T20:01  
NOV 26 84

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)

1984 NOV 26 PM 8:26  
E. AUDREY COLLISON  
CLERK

Mailed to Secured Party.

Allen E Lee  
(Signature of Debtor)

ALLEN E LEE  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Glenn F. Foht  
(Signature of Secured Party)

GLENN F FOHT

Type or Print Above Signature on Above Line

11/58

STATE OF MARYLAND  
FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 4748/21 R  
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 18, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254625

1. DEBTOR

Name MICHAEL E GEE AND JACQUELINE GEE  
Address 6815 OLD SULLY WMS ISLAND RD, FRIENDSHIP, MD, 20758

2. SECURED PARTY

Name NORWEST FINANCIAL LEASING INC  
Address 2020 D WEST ST  
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)

1 Television, 1 Stereo, 1 Microwave Oven, 1 Vacuum Cleaner, 1 Air Conditioner, 1 Living Room Set, 1 Bedroom Set, 1 Dining Room Set

RECORDING FEE 12.00

POSTAGE .50  
#75473 0055 402 720-01  
NOV 26 84

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

Michael Edward GEE  
(Signature of Debtor)

MICHAEL EDWARD GEE  
Type or Print Above Name on Above Line

Jackie Lynn GEE  
(Signature of Debtor)

JACKI LYNN GEE  
Type or Print Above Signature on Above Line

Glenn F Focht  
(Signature of Secured Party)

GLENN F FOCHT  
Type or Print Above Signature on Above Line

1984 NOV 26 PM 8:26  
E. AUBREY COLLISON  
CLERK

12.00  
12.50

BOOK - 479 PAGE 475

LIBER 438 PAGE 208

238158

~~238158~~

(Account No. 01934 )

Statement No. \_\_\_\_\_

Date: 5/21/81

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:

Names: John E. Mc Kown Jr.

Address: 2 Maryland Avenue Apt 8 Annapolis, Md. 21401

2. SECURED PARTY:

USLIFE Credit Corporation

Address: P. O. Box 532; Annapolis, Maryland 21404

RECORD FEE 4.00  
RECORD TAX 7.00  
#61758 0207 002 114:53  
JUN 1 81

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

Amount Secured \$ 1088.88

2 Sofas, 2 Chairs, 3 Tables, 1 Lamp, 1 Rug, 1 Table w/ 6 Chairs, 1 Rug,  
1 Refg, 1 Washer, 1 Dryer, 2 Beds, 2 Dressers, 3 Lamps, 3 Bookcases, 1 Desk,  
1 Mixer, 1 Toaster, 3 Radios, 3 T.V.s, 1 Sweeper, 1 Sew Mach, 1 Video Recorder

4. DEBTORS:

/s/ John E. Mc Kown Jr.  
John E. Mc Kown Jr.

SECURED PARTY:

USLIFE CREDIT CORPORATION

/s/ \_\_\_\_\_

By/s/ Roscoe Merchant / Manager

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.

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.

SECURED PARTY:

USLIFE CREDIT CORPORATION

Date: 6/4/83

P/11-MD

By /s/ Abigail M. Sohn

RECORD FEE 10.00  
POSTAGE .50  
#75474 0055 002 120:02  
NOV 26 84

10<sup>00</sup>.50

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 NOV 26 PM 8:26

E. AUBREY COLLISON  
CLERK

4.00 7.00



RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1981 JUN -1 PM 3:18

W. GARRETT LAMMURE  
CLERK

Mailed to Secured Party

Mailed to Secured Party

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

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 257154

RECORDED IN LIBER XXZ 476 FOLIO 129 ON 08/08/84 (DATE)

1. DEBTOR

Name LLOYD BARRON AND KATHY BARRON  
Address 110 RANGE RD, GLEN BURNIE, MD 21061

2. SECURED PARTY

Name NORWEST FINANCIAL MARYLAND INC  
Address 2020 D WEST STREET  
ANNAPOLIS MD 21401

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 type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

RECORDING FEE 10.00  
POSTAGE 50  
NOV 26 1984

Dated 10/18/84

Abigail M Dohm  
(Signature of Secured Party)

ABIGAIL M DOHM  
Type or Print Above Name on Above Line

Mailed to Secured Party

10<sup>00</sup>/<sub>50</sub>

RECEIVED FOR RECORD  
CIRCUIT COURT, S.C. COUNTY  
1984 NOV 26 PM 8:26  
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. \$ 3174.00

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

This financing statement Dated 10-26-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name J & K Distributors, Inc.

Address 611 Marti Lane, Annapolis, Maryland 21401

2. SECURED PARTY

Name United Bank & Trust Company of Maryland

Address 9420 Pennsylvania Avenue, Upper Marlboro, Maryland 20772

Attn: M. 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)

Seequa Chameleon Plus Portable Microcomputer, Serial #0533ETC, Mannesmann Tally Spirit 80 matrix printer, Serial #1018738 and all accessories.

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)

RECORDING FEE 12.00  
RECORDING TAX 21.00  
POSTAGE .50  
#25476 1055 NOV 26 1984  
NOV 26 84

Mailed to Secured Party

J & K Distributors, Inc.  
Kay A. Price  
(Signature of Debtor)

Kay F. Price, President  
Type or Print Above Signature on Above Line

James E. Price  
(Signature of Debtor)

James E. Price, Vice President  
Type or Print Above Signature on Above Line

United Bank & Trust Company of Maryland

Brenda J. Suchter  
(Signature of Secured Party)

Brenda J. Suchter  
Type or Print Above Name on Above Line

1200  
2100  
150

RECEIVED FOR RECORD  
CIRCUIT COURT, ST. JAMES COUNTY

1984 NOV 26 PM 8:27

E. AUBREY COLLISON  
CLERK

BOOK - 479 PAGE 178

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

November 5, 1984

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. 880109 in Office of W. H. H. H. H. (Filing Officer) AA 00 MD (County and State)  
Debtor or Debtors (name and Address): 485 Pine 498  
Albert & Mary Crowley Jr.  
3401 Maple Drive  
Chesapeake No 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.

Secured Party

By [Signature]  
Its Branch Office Manager

CHESAPEAKE CORPORATION  
CHESAPEAKE, MD. 21061

Mailed to Secured Party

Form 91 MD (3-79)

10:50  
10:00  
NOV 26 1984  
RECEIVED  
FILING OFFICE  
NOV 26 10:05 AM '84



RECEIVED  
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E. AUDREY COLLISON  
CLERK

984034

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 479  
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. \$ 14,911.64

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

254628

Name Michael Zivkovich, Jr. DBA/ Taylor Rental Center

Address 166 Penrod Court, Glen Burnie, Maryland 21061

2. SECURED PARTY

Name Lyons Capital Resources, Inc.

Address 4700 Ashwood Dr. Suite #322, Cincinnati, Ohio 45241

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 equipment as fully described in Schedule "A" attached hereto and by reference made a part hereof.

RECORDATION FEE 12.00  
RECORDATION TAX 191.50

RECORDATION TAX = \$105.00 POSTAGE .50  
#15482 0055 R02 T20414  
NOV 26 84

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

FILING FEE \$ \_\_\_\_\_  
Please Return To:  
**Illinois Code Company**  
P.O. Box 2969  
Springfield, Illinois 62708  
THANK YOU

(Signature of Debtor)

Michael Zivkovich, Jr. DBA/ Taylor Rental Center

Type or Print Above Name on Above Line

*Michael Zivkovich, Jr.*  
(Signature of Debtor)

Type or Print Above Signature on Above Line

(Signature of Secured Party)

*Rhonda Hagan* 429

Lyons Capital Resources, Inc.

Type or Print Above Signature on Above Line

1984 NOV 26 PM 8:27  
E. AUBREY COLLISON  
CLERK

200  
00/51/101  
101/56 .50

BOOK - 479 PAGE 480

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

November 17, 1984

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. 245114 in Office of Clerk of Court A. A. JMD  
(Filing Office) (County and State)

Debtor or Debtors (name and Address):

ADA V. MURPHY  
P.O. Box 3  
GIMBELLS MD 21054

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.

Heuschke & Finkbeiner, Inc.  
Secured Party

By [Signature] Its Branch Office Manager

2058 Somerville Rd.  
Annap. Md. 21401

Mailed to Secured Party



Form 91 MD (3-79)

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E. AUBREY COLLISON  
CLERK

RECORD FEE 10.00  
PROPERTY COST 10.00  
TOTAL 20.00

STATE OF MARYLAND  
**FINANCING STATEMENT** FORM UCC-1

BOOK - 479 PAGE 481  
 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.

254629

1. DEBTOR

Name Selcon, Inc.  
 Address 701 Carlisle Drive, Arnold, Maryland 21012

2. SECURED PARTY

Name National Surety Leasing, Inc.  
 Address 672 Greenbriar Lane, Annapolis, Maryland 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 (1) Chameleon Plus Computer  
 Serial Number 11460

RECEIVED  
 1984 NOV 26 PM 8:27  
 E. AUSTIN COLLISON  
 CLERK

RECORD FEE 11.00  
 POSTAGE 50  
 #75486 0055 R02 T20:20  
 NOV 26 84

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)

Selcon, Inc.  
C. W. Gutcher  
 (Signature of Debtor)

Charles W. Gutcher/President  
 Type or Print Above Name on Above Line

\_\_\_\_\_  
 (Signature of Debtor)

\_\_\_\_\_  
 Type or Print Above Signature on Above Line

NATIONAL SURETY LEASING, INC.

Carole Hardesty  
 (Signature of Secured Party)

Carole Hardesty  
 Type or Print Above Signature on Above Line

Mailed to Secured Party

25-52  
 11/26/84

FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer pursuant to UCC.

1. NAME AND ADDRESS OF DEBTOR:

Curt F. Schaible T/A Video Vender  
5 Southgate Ave  
Annapolis Md 21401

2. NAME AND ADDRESS OF SECURED PARTY:

Union Trust Co.  
PO Box 1077 Baltimore Md 21203

3. This Financing Statement covers all:

- Machinery, equipment, fixtures and furniture now owned or hereafter acquired, together with attachments, accessories, etc.
- Inventory, raw materials, etc., including after acquired and proceeds.
- Accounts, including after acquired, and proceeds.
- Contract rights, including after acquired, and proceeds.
- Right, title and interest in and to the liquor license issued with respect to the premises located at \_\_\_\_\_, and all renewals thereof.
- Automotive equipment now owned or hereafter acquired, together with attachments, accessories, etc.
- 

4. APPLICABLE ONLY TO TWELVE YEAR LOANS: Maturity date: \_\_\_\_\_

5. This transaction is  , is not  exempt from the recordation tax. Principal amount of the Debt is \$ 40,000

DEBTOR: Curt F. Schaible T/A Video Vender  
by: *[Signature]*  
Curt F. Schaible

RECORDATION FEE 12.00  
RECORDATION TAX 280.00  
POSTAGE .50  
#75487 0055 002 120:21  
NOV 26 84

AFTER RECORDATION RETURN TO: Union Trust Company of Maryland  
210 Guilford Ave.  
Baltimore, Md. 21202  
ttn:Peggy L. Taylor

Mailed to Secured Party

12.00  
280.00  
50

1984 NOV 26 PM 8:27  
ADMITTED TO COLLISION  
CLEER

Not to be recorded in  
Land Records

Indemnity Financing Statement Not  
Subject to Recordation Tax

DATE: November 21, 1984

INDEMNITY FINANCING STATEMENT

- 1. Guarantor: Address:  
SOUTH RIVER LANDING, INC. 2661 Riva Road, Suite 420  
Annapolis, Maryland 21401
- 2. Secured Party: Address:  
HOME FEDERAL SAVINGS 122-128 West Washington Street  
BANK P.O. Box 1179  
Hagerstown, Maryland 21740
- 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

(d) all contract rights of and from the herein described property or any part thereof.

1984 NOV 27 AM 9:28  
 E. ADREY COLLISON  
 CLERK

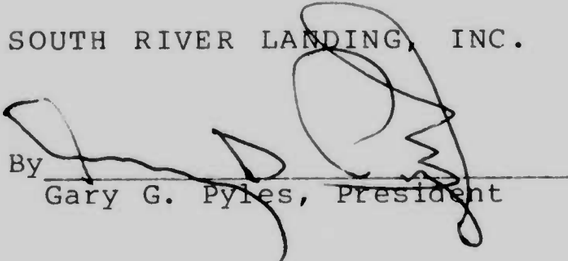
29.00  
 75500 DUES R02 T0124  
 NOV 27 84

2900  
SD

4. The aforesaid items are included as security in an Indemnity Deed of Trust of even date herewith given by Guarantor to RICHARD W. PHOEBUS and THOMAS B. FRAME, Trustees, and recorded or intended to be recorded among the Land Records of Anne Arundel County, securing an indebtedness owed by Gary G. Pyles to Home Federal Savings Bank, 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 Guarantor, located in Anne Arundel County, Maryland, and described more particularly in Schedule A attached hereto and made a part hereof.

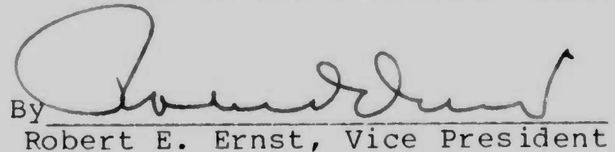
GUARANTOR:

SOUTH RIVER LANDING, INC.

By   
Gary G. Pyles, President

SECURED PARTY:

HOME FEDERAL SAVINGS BANK

By   
Robert E. Ernst, Vice President

ALL that parcel of land situate, lying, and being in the First Election District of Anne Arundel County, Maryland, described as follows:

BEGINNING for the same at an iron pipe in concrete there found at the beginning of the parcel as described with the Modification of Mortgage Agreement by James C. Politz and Marsha L. Politz, his wife, to Funkhouser Properties, Inc., dated August 7, 1973 and recorded among the land records of Anne Arundel County, Maryland in liber W.G.L. 2675 folio 162; said beginning point also being in the centerline of a 40' right-of-way and at the beginning of the conveyance by Funkhouser Properties, Inc. to George T. Heilman and Elsie E. Heilman, his wife, by deed dated July 20, 1964 and recorded among the land records of Anne Arundel County, Maryland in liber L.N.P. 1774 folio 306 and also at the beginning of the conveyance by Funkhouser Properties, Inc. to Richard W. Hughes, Jr. and Sarah Gilley Hughes, his wife, by deed dated December 8, 1958 and recorded in liber G.T.C. 1259 folio 139; thence leaving said beginning point so fixed and said 40' right-of-way and said conveyance to George T. Heilman and wife and running reversely with the closing line of said conveyance to Richard W. Hughes, Jr. and wife and running with the North  $87^{\circ} 37' 54''$  East 359.85 foot line of said parcel described in said Modification of Mortgage Agreement by James C. Politz and wife with meridian referred to Maryland State Grid North as now surveyed;

(1) North  $87^{\circ} 28' 09''$  East 359.29', to an iron pipe in concrete there found on the shoreline of a cove along South River; thence leaving said conveyance to Richard W. Hughes, Jr. and wife and running with the shoreline of said cove as now surveyed and closely paralleled by the following courses and distances;

- (2) South  $07^{\circ} 06' 53''$  East 51.01',
- (3) South  $45^{\circ} 00' 00''$  West 35.36',
- (4) South  $66^{\circ} 48' 05''$  West 114.24',
- (5) South  $10^{\circ} 18' 17''$  West 55.90',
- (6) South  $21^{\circ} 48' 05''$  West 26.93',
- (7) South  $30^{\circ} 57' 50''$  East 29.15',
- (8) North  $75^{\circ} 57' 50''$  East 61.85',
- (9) South  $85^{\circ} 25' 34''$  East 50.16',
- (10) North  $80^{\circ} 04' 26''$  East 81.22',
- (11) North  $41^{\circ} 11' 09''$  East 53.15',
- (12) North  $26^{\circ} 33' 54''$  East 67.08',
- (13) North  $11^{\circ} 18' 36''$  West 50.99',
- (14) North  $29^{\circ} 32' 20''$  West 34.48',
- (15) North  $08^{\circ} 39' 09''$  East 46.53',
- (16) North  $32^{\circ} 00' 19''$  East 75.47',
- (17) South  $83^{\circ} 39' 35''$  East 45.28', and
- (18) North  $33^{\circ} 41' 24''$  East 72.11', to the shoreline of South River, thence leaving said cove and running with said shoreline of South River closely paralleled by the following courses and distances;
- (19) South  $48^{\circ} 00' 46''$  East 67.27',
- (20) South  $53^{\circ} 31' 51''$  East 143.00',
- (21) South  $67^{\circ} 37' 12''$  East 91.92',
- (22) South  $73^{\circ} 26' 35''$  East 193.00',
- (23) North  $90^{\circ} 00' 00''$  East 365.00',
- (24) South  $68^{\circ} 11' 55''$  East 107.70',
- (25) South  $88^{\circ} 55' 09''$  East 53.01',
- (26) South  $63^{\circ} 05' 38''$  East 75.13',
- (27) South  $78^{\circ} 41' 24''$  East 76.49',
- (28) South  $66^{\circ} 02' 15''$  East 49.24',
- (29) South  $53^{\circ} 36' 56''$  East 118.00',
- (30) South  $66^{\circ} 02' 15''$  East 49.24',

- (31) South 69° 26' 38" East 42.72',  
 (32) North 74° 03' 17" East 36.40',  
 (33) South 56° 18' 36" East 18.03',  
 (34) South 33° 41' 24" East 54.08', and  
 (35) South 18° 26' 06" East 31.62', to the shoreline of Alms House Creek, thence leaving said South River and running with said shoreline of Alms House Creek, closely paralleled by the following courses and distances;
- (36) South 74° 03' 17" West 36.40',  
 (37) South 16° 41' 57" West 52.20',  
 (38) South 05° 11' 40" West 55.23',  
 (39) South 00° 00' 00" East 70.00',  
 (40) South 09° 05' 25" West 50.64',  
 (41) South 13° 29' 45" West 51.42',  
 (42) South 31° 36' 27" West 76.32',  
 (43) South 48° 34' 35" West 113.36',  
 (44) South 72° 43' 07" West 141.38',  
 (45) South 43° 28' 45" West 79.93',  
 (46) South 25° 12' 04" West 93.94',  
 (47) South 33° 41' 24" West 54.08',  
 (48) South 13° 23' 33" West 107.94',  
 (49) South 26° 33' 54" West 78.26',  
 (50) South 39° 05' 38" West 103.08',  
 (51) North 77° 54' 19" West 71.59',  
 (52) North 45° 00' 00" West 49.50',  
 (53) North 53° 07' 48" West 75.00',  
 (54) North 75° 57' 49" West 82.46',  
 (55) North 90° 00' 00" West 30.00',  
 (56) North 84° 17' 22" West 150.75',  
 (57) North 90° 00' 00" West 100.00',  
 (58) South 68° 11' 55" West 26.93',  
 (59) South 66° 02' 15" West 49.24',  
 (60) South 77° 28' 16" West 46.10',  
 (61) North 75° 57' 49" West 20.62',  
 (62) South 68° 11' 55" West 53.85',  
 (63) South 00° 00' 00" East 45.00',  
 (64) South 09° 27' 44" East 30.41',  
 (65) South 21° 48' 05" East 26.93',  
 (66) South 09° 27' 44" East 30.41',  
 (67) South 32° 00' 19" East 47.17',  
 (68) South 15° 38' 32" East 25.96', and  
 (69) South 14° 16' 39" West 143.00', to intersect the North 73° 32' 37" West 326.24 foot line of said parcel described in said Modification of Mortgage Agreement, thence leaving said Alms House Creek and running with a part of said line and reversely with the South 66° 27' 20" East 283.65' line of the conveyance by Barbara C. Blaustein to Ray Carr Builders, Inc., by deed dated August 13, 1979 and recorded among the land records of Anne Arundel County, Maryland in liber W.G.L. 3233 folio 91;
- (70) North 73° 32' 37" West 316.24', to intersect the northernmost right-of-way line of Fairlea Drive (30' wide) as shown on the plat of the subdivision entitled "Pine Whiff Beach" filed among the plat records of Anne Arundel County, Maryland in plat book 7, page 40; thence running still with the outlines of said parcel described in the Modification of Mortgage Agreement, with said northernmost side of Fairlea Drive,
- (71) North 72° 53' 37" West 893.70', to intersect the 3rd or North 20° 30' East 128.9 perch line of the conveyance of the whole tract by Funkhouser

- Properties, Inc. to James C. Politz and Marsha L. Politz, his wife, by deed dated June 7, 1972 and recorded in liber M.S.H. 2494 folio 582; thence leaving said Pine Whiff Beach and Fairlea Drive and running with the remainder of said 3rd line with the easternmost outline of South River Park filed among the plat records in plat book 2, page 31 and the eastern outline of Part 2, South River Park, filed in plat book 15, page 1;
- (72) North  $16^{\circ} 29' 56''$  East 779.20', to the end of said 3rd line; thence running with a part of the 4th line of said conveyance and said outline of Part 2, South River Park,
- (73) North  $09^{\circ} 10' 52''$  West 313.03', to the centerline of said 40' right-of-way at the end of the 1st or South  $75^{\circ} 14'$  West 285.92 foot line of said conveyance to George T. Heilman, thence leaving said Part 2, South River and said 4th outline of said conveyance to James C. Politz and running with the centerline of said 40' right-of-way reversely with said 1st line of said conveyance to George T. Heilman,
- (74) North  $67^{\circ} 26' 17''$  East 286.00', to the place of beginning.

CONTAINING 58.25619 Ac. + according to a survey by Dewberry & Davis Registered Professional Land Surveyors in March 1982.

BEING the same parcel of land which by Deed dated July 23, 1982, and recorded among the Land Records of Anne Arundel County, Maryland, in Liber WGL 3505, folio 886, was conveyed by Tog Investment Corporation, a Maryland corporation, unto South River Landing, Inc., a Maryland corporation.

SAVING AND EXCEPTING THEREFROM the following:

1. Units 910, 920, 930, 940, 950, 960, 970, and 980, Section IX, South River Landing Condominium, as shown on the Plat entitled, "Sections IV & IX (First Two Sections Recorded) South River Landing A Condominium", which Plat is recorded among the Condominium Plat Records of Anne Arundel County in Plat Book 21, page 50 and Plat Book 22, pages 1 and 2, which by Deed dated October 27, 1982, and recorded among the Land Records of Anne Arundel County in Liber WGL 3530, folio 61, was conveyed by South River Landing, Inc. unto Pilli Development Company, Inc.
2. Units 420, 430, 450, 460, 470, 480 and 490, Section IV, South River Landing Condominium, as shown on the Plat entitled, "Sections IV and IX (First Two Sections Recorded) South River Landing, A Condominium", which Plat is recorded among the Condominium Plat Records of Anne Arundel County in Plat Book 21, page 50 and Plat Book 22, pages 1 and 2, which by Deed dated November 30, 1982, and recorded among the Land Records of Anne Arundel County in Liber 3533, folio 248, was conveyed by South River Landing, Inc. unto The Cherwood Corporation.
3. Unit 440, Section IV, South River Landing Condominium, as shown on the Plat entitled, "Sections IV & IX (First Two Section Recorded) South River Landing, A Condominium", which Plat is recorded among the Condominium Plat Records of Anne Arundel County in Plat Book 21, page 50 and Plat Book 22, pages 1 and 2, which by Deed dated October 29, 1982, and recorded among the Land Records of Anne Arundel County in Liber 3532, folio 87, was conveyed by South River Landing, Inc. unto Edward C. Parker and Ruth T. Parker, his wife.

4. Unit 1100, Section XI, South River Landing Condominium, as shown on the Plat entitled, "Section XI (Third Section Recorded) South River Landing, A Condominium," which Plat is recorded among the Condominium Plat Records of Anne Arundel County in Plat Book 22, folio 27 and 28, which by Deed dated October 31, 1983, and recorded among the Land Records of Anne Arundel County in Liber EAC 3655, folio 83, was conveyed by South River Landing, Inc. unto Urvan R. Sternfels and Margaret A. Sternfels, his wife.

5. Unit 320, Section III, South River Landing Condominium, as shown on the Plat entitled, "Section III, South River Landing, A Condominium", which Plat is recorded among the Condominium Plat Records of Anne Arundel County in Plat Book 23, pages 28 and 29, which by Deed dated April 2, 1984, and recorded among the Land Records of Anne Arundel County in Liber EAC 3713, folio 417, was conveyed by South River Landing, Inc. unto Frank W. Hausmann and Maria T. Hausmann, his wife.

6. Units 1000, 1010, and 1020, Section X, South River Landing Condominium, as shown on the Plat entitled, "Section X (Fifth Section Recorded) South River Landing, A Condominium," which plat is recorded among the Condominium Plat Records of Anne Arundel County in Plat Book 23, pages 41 and 42.

7. Unit 1150, Section XI, South River Landing Condominium, as shown on the Plat entitled, "Section XI (Third Section Recorded) South River Landing, A Condominium, which Plat is recorded among the Condominium Plat Records of Anne Arundel County in Plat Book 22, pages 27 and 28.

TOGETHER WITH all riparian rights appurtenant to the aforesaid property, including without limitation all riparian rights described in paragraph 12.C of a Declaration for South River Landing Condominium dated October 27, 1982, and recorded among the aforesaid Land Records in Liber 3528, folio 381.

AND TOGETHER WITH all condominium Units in the aforesaid property and all rights in the common elements of South River Landing Condominium belonging to said Units and/or the owner thereof.

AND TOGETHER WITH all rights, and subject to all duties, belonging to said Units and/or the owner thereof under (i) a Declaration of Covenants, Restrictions and Affirmative Obligations dated October 27, 1982, and recorded among said Land Records in Liber 3528, folio 225, (ii) a Declaration for South River Landing Condominium dated October 27, 1982, and recorded among said Land Records in Liber 3528, folio 381, (iii) By-Laws of South River Landing Condominium recorded among said Land Records in Liber 3528, folio 247, and (iv) all plats for South River Landing Condominium recorded among said Land Records (all of said documents together with the aforesaid plats being hereinafter collectively called the "Condominium Documents").

GRANTOR (which was and is the "developer" of the property covered by the Condominium Documents), for itself, its successors and assigns, hereby grants, conveys, and assigns to the holder of the Note and to the purchaser of any of the aforesaid Units at any foreclosure sale under the Deed of Trust to which this Schedule A is attached, and their respective successors and assigns, full right and power, either as attorney-in-fact for Grantor and/or as a successor "developer" of any condominium Units covered by this Deed of Trust, to exercise all powers of the developer,

including without limitation the granting of all approvals and/or the denial thereof, required or permitted under the Condominium Documents with respect to said Units, following the occurrence of an event of default under the Note, Deed of Trust, or any other related loan documents. Prior to the occurrence of an event of default, Grantor may exercise all powers of the developer with respect to such Units with the prior written consent of the holder of the Note, which consent shall not be unreasonably withheld. The foregoing grant of powers, being coupled with an interest, shall be irrevocable unless and until the Note has been paid and satisfied (without a foreclosure sale of any of said Units having taken place). This Deed of Trust is subject and subordinate to an earlier Deed of Trust to Richard W. Phoebus and Robert E. Ernst, Trustees, dated August 13, 1984, and recorded among the Land Records of Anne Arundel County in Liber E.A.C. No. 3774, folio 471.

Mailed to: Wactman + Crain

ANNAPOLIS FEDERAL SAVINGS AND LOAN ASSOCIATION  
Annapolis, Maryland 21401

BOOK - 479 PAGE 490

254632

FINANCING STATEMENT

1. Name of Debtor(s): Donald F. Kneessi T/A  
Photo Concepts Subject to  
recording tax  
Address: 106 Old Solomon's Island Road of \$35,000.00  
Annapolis, MD 21401

2. Name of Secured Party: Annapolis Federal Savings and Loan Association  
Consumer/Commercial Lending Department  
Address: P.O. Box 751  
Annapolis, MD 21404

3. This Financing Statment covers the following types (or items) of property:  
(1) RTK-26-17 Color paper processor  
(1) SP83B Printer  
and other related paraphernalia

Debtor(s):

Donald F. Kneessi T/A  
Photo Concepts

by: Donald F. Kneessi  
Donald F. Kneessi

Secured Party:

ANNAPOLIS FEDERAL SAVINGS  
AND LOAN ASSOCIATION

By John M. Crook  
(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.)

Mailed to Secured Party

1981 NOV 27 AM 10:25  
E. AUGUST COLLISON  
CLERK

RECORD FEE 11.00  
RECORD TAX 245.00  
POSTAGE .50  
NOV 27 1981  
NOV 27 81

11.00  
244.00  
255.00

BOOK - 479 PAGE 491

Page 210  
Liber 457

TERMINATION STATEMENT

Identifying File No. 245497

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

ACCOUNT NUMBER 117654-5

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
Brandt, David E and Carolyn L 8315 Brookwood Rd Millersville Md 21108	BLAZER FINANCIAL SERVICES INC 7479 Balto Annap Blvd 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. Burton Title CLRK Dated Oct 22, 1984  
J. BURTON  
0227 20 Maryland 2-64

10<sup>00</sup>/<sub>50</sub>

MAILED TO SECURED PARTY  
10:00  
NOV 27 1984  
1052

RECEIVED FOR RECORD  
CIRCUIT COURT, A.S. COUNTY

1984 NOV 27 AM 10:25

E. AUBREY COLLISON  
CLERK



MARYLAND NATIONAL BANK  
We want you to grow.<sup>™</sup>

751633

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)  
 Seymour Weiner, M.D., P.A. 1277 Green Holly Drive  
 Annapolis, Maryland 21401

6. Secured Party Address  
 Maryland National Bank 17372  
 Attention: LDA [unclear] P. O. BOX [unclear]  
 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.

SEYMOUR WEINER, M.D., P.A.

[Signature] (Seal)  
Seymour Weiner, M.D., P.A.

\_\_\_\_ (Seal)  
\_\_\_\_ (Seal)  
\_\_\_\_ (Seal)

Secured Party  
Maryland National Bank

[Signature] (Seal)

Wendy M. Lance, Assistant Vice President  
Type name and title

Mailed to Secured Party

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in Paragraph 6 above

NOV 27 AM 10:26  
E. AUBREY COLLISON  
CLERK

485 9880 - 2001

11.00

RECORD FEE 11.00  
405.357 0040 301 110205  
NOV 27 83



BOOK - 479 PAGE 493 254634  
**MARYLAND NATIONAL BANK**  
 We want you to grow.<sup>SM</sup>  
MEMBER FDIC

RECEIVED BY CLERK  
 COUNTY CLERK  
 1984 NOV 27 AM 10:45  
 E. AUBREY COLLISON  
 CLERK

**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 \$ 30,800.00. 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) Baltimore Clay Product Co., Inc. Address(es) P. O. Box 307  
 Linthicum Hgts., Md. 21090

6. Secured Party Maryland National Bank Address 201 Benton Avenue  
 Linthicum, Md. 21090  
 Attention: C. F. Kallay

RECORDATION FEE 11.00  
 RECORDATION TAX 213.50  
 POSTAGE .50  
 TOTAL 225.00  
 NOV 27 1984

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.
- I.** 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.  
Baltimore Clay Product Co., Inc.

James M. Gilliece, Jr. Pres. (Seal) 11/16/84  
Steve W. Gilliece, Sec'y. (Seal)  
 \_\_\_\_\_ (Seal)  
 \_\_\_\_\_ (Seal)

Secured Party  
 Maryland National Bank  
Constance F. Kallay (Seal)  
 Constance F. Kallay  
 Senior Branch Officer  
 \_\_\_\_\_  
 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 7/83

Mailed to Secured Party

11 -  
 213 20  
 5

SCHEDULE A

BOOK - 479 PAGE 494

THIS SCHEDULE A is attached to and made a part of a  
Financing Statement to Maryland National Bank from Baltimore Clay  
Product Co., Inc.

One HYSTER Model P60A Fork Lift  
Perkins Diesel Engine  
Four Speed, Oil Clutch  
170" Standard Upright  
48" Integral Side Shift  
72" Load Backrest  
60" Pallet Forks  
Farr Air Cleaner  
Hoist Cylinder Guard  
72" Wide Apron Carriage Att.  
Viking Bostrum T-Bar Seat  
3/3 Valve and Hose

BOOK - 479 PAGE 495

TERMINATION STATEMENT

liber 452 page 218

Identifying File No. 243577

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

ACCOUNT NUMBER 116915-1

10.00  
50  
NOV 27 84

DEBTORS (Names and Residence Address)

WHIPP LOUIS J & MARION R  
226 Lokus Rd  
Odenton Md 21113

SECURED PARTY (Name and Address)

BLAZER FINANCIAL SERVICES INC  
7479 Balto Annap Blvd  
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 NOVEMBER 2, 19 84  
C. WHITE  
0227 20 Maryland 2.64

Mailed to Secured Party

RECEIVED FOR RECORD  
CLERK COUNTY

1984 NOV 27 AM 10:59

E. AUBREY COLLISON  
CLERK

1050

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)  
Mid-Atlantic Instrumentation, Inc.  
101A and 101B Wellham Ave N.E.  
Glen Burnie, MD

2 Secured Party(ies) Name(s) and Address(es)  
Commonwealth National Bank  
P.O. Box 1149  
York, PA 17405

5 This Financing Statement covers the following types (or items) of property  
Account receivable, inventory, furniture & equipment, now owned or hereafter acquired and the proceeds thereof.

Products of the Collateral are also covered

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

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)  
 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)

Mid-Atlantic Instrumentation, Inc. Commonwealth National Bank

By *Randall A. Glown* PRES. Signature(s) of Debtor(s) By *Timothy A. Price* Signature(s) of Secured Party(ies)  
(Required only if Item 10 is checked)

(1) FILING OFFICE COPY - NUMERICAL  
(5-83) STANDARD FORM—FORM UCC-1—Approved by Secretary of Commonwealth of Pennsylvania

RECORD FEE 11.00  
POSTAGE .50  
#15522 0237 002 110:51  
NOV 27 1984

1984 NOV 27 AM 10:59  
E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

11/20

BOOK - 479 PAGE 497

254636

IMPOK...

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code

No of Additional Sheets Presented 1

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)  
Die-A-Matic, Inc.  
101A and 101B Wellham Ave N.E.  
Glen Burnie, MD

2 Secured Party(ies) Name(s) and Address(es)  
Commonwealth National Bank  
P.O. Box 1149  
York, PA 17405

5 This Financing Statement covers the following types (or items) of property  
Accounts receivable, inventory, furniture & equipment, now owned or hereafter acquired and the proceeds thereof.

Products of the Collateral are also covered

6 Assignee(s) of Secured Party and Address(es)  
RECORD FEE 11.00  
POSTAGE 50  
7/27/84 0207 110:51  
NOV 27 84

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)  
 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).

Die-A-Matic, Inc. Commonwealth National Bank  
By Randal A. Gross PRES By Timothy A. Perna  
Signature(s) of Debtor(s) Signature(s) of Secured Party(ies)  
(Required only if Item 10 is checked.)

(1) FILING OFFICE COPY - NUMERICAL  
(5-83) STANDARD FORM—FORM UCC-1—Approved by Secretary of Commonwealth of Pennsylvania

1984 NOV 27 AM 10:59  
E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

11/20

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)	2. Secured Party(ies) and address(es)	For Filing Officer (Date, Time, Number, & Filing Officer)
SMS LEASING INC. 7777 Leesburg Pike Falls Church VA 22043	WESTINGHOUSE CREDIT CORP 2835 Brandywine Road Atlanta GA 30341	

4. This financing statement covers the following types (or items) of property:  
Debtors right, title and interest in the equipment as described in delivery order #DAK27-84-F-3972 attached hereto and made a part hereof and listed in a contract #GS-00K-8401S5538, dated October 1, 1983 between Federal Government and Compucorp Corporation. Debtor's right, title and interest and all monies due or to become due under the contract including but not limited to rental payments and insurance proceeds.

Assignee of Secured Party

RECORD FEE 11.00  
POSTAGE 50  
#75829 (237) NOV 110:52  
NOV 27 84

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, Anne Arundel County, Annapolis, MD 21401

This instrument prepared by:

SMS LEASING INC.

WESTINGHOUSE CREDIT CORP

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

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

(2) Filing Officer Copy - Numerical

IF 2036 (8-77)

1984 NOV 27 AM 10:59  
RECORDED FOR RECORD  
CLERK OF CIRCUIT COURT  
ANNE ARUNDEL COUNTY  
E AUBREY COLLISON  
CLERK

Mailed to Secured Party  
11/20

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 499  
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. \$ 4534.03

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

This financing statement Dated 11/01/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

254638

Name John R. & Margaret R. Andrews  
Address 7966 East Shore Road Pasadena, Md. 21122

2. SECURED PARTY

Name Norwest Financial Leasing, Inc.  
Address P.O. BOX 249 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)

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

- 1 T.V 3 Bedroom SETs
- 1 Stereo
- 1 Washerr
- 1 Dryer
- 1 Refrig.
- 1 Stove
- 1 Freezer
- 1 Air Conditioner
- 1 Vacuum Cleaner
- 1 Living Room Set
- 1 Dining Room Set

RECORDING FEE 12.00  
RECORDING TAX 31.50  
POSTAGE .50  
#75525 0237 RD2 110453  
NOV 27 84

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

*John R. Andrews*  
(Signature of Debtor)

John R. Andrews  
Type or Print Above Name on Above Line

*Margaret R. Andrews*  
(Signature of Debtor)

Margaret R. Andrews  
Type or Print Above Signature on Above Line

*Mark Cavanaugh*  
(Signature of Secured Party)

Mark Cavanaugh  
Type or Print Above Signature on Above Line

12 -  
31 -  
50

1984 NOV 27 AM 10:59  
E. AUBREY COLLISON  
CLERK

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 479 PAGE 500

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. \$ 3691.44

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

This financing statement Dated 11/01/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

254639

1. DEBTOR

Name Earl & Natalie J. Carey

Address 1011 Oakwood Road Glen Burnie, Md. 21061

2. SECURED PARTY

Name Norwest Financial Leasing, Inc.

Address P.O. Box 249 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) \_\_\_\_\_

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

- 1 T.V.
- 1 Stereo
- 1 Living Room Set
- 1 Dining Room Set
- 3 Bedroom Sets
- 1 Stove
- 1 Refrig.
- 1 Washer
- 1 Dryer
- 1 Vacuum Cleaner

RECORD FEE 12.00  
 RECORD TAX 24.50  
 POSTAGE .50  
 #75530 0237 002 110:57  
 NOV 27 84

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

Earl W. Carey  
(Signature of Debtor)

Earl W. Carey  
Type or Print Above Name on Above Line

Natalie J. Carey  
(Signature of Debtor)

Natalie J. Carey  
Type or Print Above Signature on Above Line

Mary E. Hicks  
(Signature of Secured Party)

Mary E. Hicks  
Type or Print Above Signature on Above Line

12-21/85  
24

1984 NOV 27 AM 10:59  
E. AUBREY COLLISON  
CLERK

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  
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 and all debtor's  
accounts receivalbe and contract rights, 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:

1984 NOV 27 4:11:06 PM  
E. AUGER & COLLISON  
CLERK

RECORD FEE 11.00  
POSTAGE .50

475536 1237 P02 11:03  
NOV 27 84

Debtor(s):  
.....R.S. Leitch Company, Inc.....

Secured Party:  
.....Annapolis Banking & Trust Co.  
(Type Name of Dealership)

BY: *R.M. Fairbank*  
R. M. Fairbank - President  
*R.S. Leitch Jr.*  
R. S. Leitch Jr. - Vice President  
*William M. Harlow*  
William M. Harlow - Sec./Tres.

By: *Pamela J. Coster*  
(Authorized Signature)  
.....Pamela J. Coster, Asst. Vice President  
(Type Name and Title)

(NOTE: Type name under each signature and if com-  
pany, 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.)

7

Mailed to Secured Party

1130

254641

BOOK - 479 PAGE 502

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): Sam Moore & Sons Inc. 989 Guilford Road Jessup, Maryland 20794	2. Secured Party(ies) Address(es) And Name(s): John C. Louis Company, Inc. 1805 Cherry Hill Road Baltimore, Maryland 21230	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)  ONE Clark Bob Cat Model M743 S/N 20731 with flotation tires, Mounting Kit, 909 Backhoe S/N 2223 and 20" Backhoe Bucket		5. Assignee(s) of Secured Party, Address(es): Clark Equipment Credit Corporation 128 East Front Street Buchanan, Michigan 49107	
WE ARE NOT SUBJECT TO RECORDATION TAX  DEBT EXCEEDS \$200.00 <input checked="" type="checkbox"/> Proceeds of the collateral are also covered. Filed with: <input type="checkbox"/> Sec. of State <input type="checkbox"/> Filing Office of _____ County/City		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.	

RECORD FEE 11.00  
POSTAGE .50  
105355 0040 001 110:37  
NOV 27 84

8. Signatures:

<u>Sam Moore &amp; Sons, Inc.</u>	<u>John C. Louis Company, Inc.</u>
By <u>Samuel Moore</u>	By <u>W. Davison</u>
Samuel Moore President	W. Davison Secured Party(ies) [or Assignee(s)]

(2) Filing Officer Copy — Alphabetical

**FINANCING STATEMENT**

THIS INSTRUMENT PREPARED BY SECURED PARTY AND ASSIGNEE OF SECURED PARTY.

FORM UCC 1

11.00 / .50

RECEIVED FOR RECORD  
CLERK COUNTY

1984 NOV 27 AM 11:21

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

STATE OF MARYLAND

Clerk of the Circuit Court  
Anne Arundel County

BOOK - 479 PAGE 503

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

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 250434

RECORDED IN LIBER 469 FOLIO 250 ON Jan. 11, 1984 (DATE)

1. DEBTOR  
Name B & C Land Clearing Company, Inc.  
Phelps Brothers Land Clearing Company, Inc.  
Address P O Box 66, Odenton, MD 21113

2. SECURED PARTY  
Name ITT Industrial Credit Company  
Address P O Box 1071, Columbia, MD 21044

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><b>A. Continuation</b> <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>B. Partial Release</b> <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><b>C. Assignment</b> <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><b>D. Other:</b> <input checked="" type="checkbox"/></p> <p>(Indicate whether amendment, termination, etc.)</p> <p>Termination</p>
	<p>(1) Mobark Model 22RXL Total Chipavestor</p> <p>(2) Timberjack Grapple Skidders Model 380</p>	

RECORDED FEE 10.00  
POSTAGE .50  
NOV 27 1984

1984 NOV 27 AM 11:22  
E. AUDREY COLLISON  
CLERK

Mailed to Secured Party

10<sup>00</sup>/<sub>50</sub>

Dated August 28, 1984

*Gary C. Anderson*  
(Signature of Secured Party)  
Gary C. Anderson, Reg. Mgr.  
Type or Print Above Name on Above Line

241077

BOOK - 479 PAGE 504



31017

This STATEMENT is presented to a filing officer for filing pursuant to ~~31017~~ Commercial Code: 31017

1. Debtor(s) (Last Name First) and address(es) Phelps Brothers Landclearing, Inc. PO Box 66, Lokus Road Odenton, Maryland	2. Secured Party(ies) and address(es) General Electric Credit Corp. 11350 McCormick Road Executive Plaza III Suite 505 Hunt Valley, Maryland	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>20 02501</u> Filed with <u>Circuit Crt Anne Arundel Cnty</u> on <u>1-8-</u> <u>19 82</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.		
10.		

RECORD FEE 10.00  
 POSTAGE .50  
 NOV 27 1984 11:56  
 NOV 27 84

No. of additional Sheets presented:

By: Wayne Beath Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).  
 By: [Signature] Signature(s) of Secured Party(ies)  
 1) Filing Officer Copy - Alphabetical  
 STANDARD FORM - FORM UCC-3  
 10.50

Mailed to Secured Party

RECEIVED FOR RECORD  
 CIRCUIT COURT, ANNE ARUNDEL COUNTY  
 1984 NOV 27 AM 11:22  
 E. AUBREY COLLISON  
 CLERK

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

BOOK - 479 PAGE 505

### MARYLAND TERMINATION STATEMENT

Date November 7 1984

**TERMINATION STATEMENT:** This Statement of Termination of Financing is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) name(s) and address: Russell Curry  
PO Box 495  
Pasadena, MD 21122

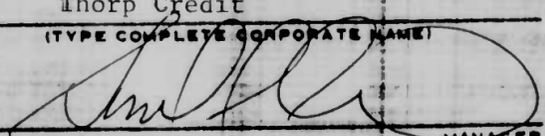
2. Secured Party and address (Type complete corporate name): Thorp Credit  
7966 Crian Hwy  
Glen Burnie, MD 21061

3. There is no outstanding secured obligation and there is no commitment to make advances, incur obligations, or otherwise give value, as between the above parties. The Secured Party certifies that the Secured Party no longer claims a security interest under the Financing Statement bearing file number and record reference as follows:  
liber 429 page 524

4. After recording this Termination Statement, the filing officer is requested to deliver or mail it to the Secured Party whose name and address appear above.

#### SECURED PARTY

Thorp Credit  
(TYPE COMPLETE CORPORATE NAME)

By:  MANAGER  
Samuel J Wilson

DO NOT TYPE IN MARGINS OUTSIDE OF GUIDE LINES

RECORD FEE  
POSTAGE  
NOV 27 1984  
10-00  
NOV 27 1984

RECEIVED & RECORDED  
1000/50  
1984 NOV 27 AM 11:22  
E. AUBREY COLLISON  
CLERK

AA cty

Mailed to Secured Party

CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

BOOK - 479 PAGE 506

MARYLAND TERMINATION STATEMENT

Date October 22, 19684

TERMINATION STATEMENT: This Statement of Termination of Financing is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) name(s) and address: James and Melva Rogers  
200 S Bridge Drive Apt A  
Glen Burnie, MD 21061

2. Secured Party and address (Type complete corporate name): Thorp Credit  
7966 Crain Highway  
Glen Burnie, MD 21061

3. There is no outstanding secured obligation and there is no commitment to make advances, incur obligations, or otherwise give value, as between the above parties. The Secured Party certifies that the Secured Party no longer claims a security interest under the Financing Statement bearing file number and record reference as follows: \_\_\_\_\_

Liber 430 Page 420

4. After recording this Termination Statement, the filing officer is requested to deliver or mail it to the Secured Party whose name and address appear above.

SECURED PARTY

Thorp Financial Services  
(TYPE COMPLETE CORPORATE NAME)

By: [Signature]  
Samuel J Wilson MANAGER

(Type signature below name)

AE 2/84

DO NOT TYPE IN MARGINS OUTSIDE OF GUIDE LINES

RECORD FEE 10.00  
POSTAGE .50  
NOV 27 84

RECEIVED FOR RECORD  
HARRIS COUNTY

1984 NOV 27 AM 11:23

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

1050

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) Cadillac Printing, Inc. 7430 Ritchie Highway Glen Burnie, MD 21061	2 Secured Party(ies) and address(es) Mergenthaler Linotype 201 Old Country Road Melville, N.Y. 11747	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: CRTronic 190 Phototypesetting System  "Not subject to tax as this is a Conditional Time Sale"		5 Assignee(s) of Secured Party and Address(es)  RECORD FEE 11.00 POSTAGE 50 40074 0040 001 11:06 NOV 27 84
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:
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:		

Cadillac Printing, Inc. MERGENTHALER LINOTYPE  
 By: Paul S. ... By: Frank S. ... 11.50  
Signature(s) of Debtor(s) *A new Corp being formed* 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, S.W. COUNTY  
 1984 NOV 27 AM 11:23  
 E. AUBREY COLLISON  
 CLERK

BOOK - 479 PAGE 508

254613

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. \$ 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 Trapp, Jr., Elwood Grover T/A Trapp's Trucking Company  
Address 16 Patapsco Road, Linthicum Heights, Maryland 21090

2. SECURED PARTY

Name Washington Freightliner, Inc.  
Address 4100 41st Street, Brentwood, Maryland 20722  
Credit Alliance Corporation, P.O. Box 1680, 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) \_\_\_\_\_

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."

ASSIGNEE OF SECURED PARTY

Credit Alliance Corporation  
P.O. Box 1680  
500 DiGiulian Blvd.  
Glen Burnie, Maryland 21061

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)

Trapp, Jr., Elwood Grover T/A  
Trapp's Trucking Company

(Signature of Debtor)

Elwood Grover Trapp, Jr.  
Type or Print Above Name on Above Line

Elwood Grover Trapp, Jr.  
(Signature of Debtor)

Type or Print Above Signature on Above Line

Washington Freightliner, Inc.

William Fenwick  
(Signature of Secured Party)

William Fenwick President  
Type or Print Above Signature on Above Line

RECORD FEE 34.00  
POSTAGE .50  
NOV 27 1984

34.00  
- .50

RECEIVED FOR RECORD  
ANNE ARUNDEL COUNTY  
1984 NOV 27 AM 11:48  
E. AUBREY COLLISON  
CLERK

ASSIGNMENT

BOOK - 479 PAGE 509

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 November 9, 1984

between Washington Freightliner, Inc., as Seller/Lessor/Mortgagee

and Elwood Grover Trapp, Jr. T/A Trapp's Trucking Company, 16 Patapsco Rd., Linthicum Heights, MD 21090

(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.

We represent and warrant that as at the day of the execution hereof the unpaid balance of the contract assigned hereby is \$ 103,376.16 IN WITNESS WHEREOF, we have hereunto set our hand and seal this 9th day of November 19 84

Washington Freightliner, Inc. (SEAL)  
(Seller/Lessor/Mortgagee)  
By [Signature]

(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.)

CONDITIONAL SALE CONTRACT NOTE

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TO: Washington Freightliner, Inc.

FROM: Elwood Grover Trapp, Jr. T/A Trapp's

4100 41st Street, Brentwood, MD 20722

16 Patapsco Road, Linthicum Heights, MD

21090

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) 1985 Western Star Dump Truck Model 4864-2, S/N 2WLNCCJFXFK911667 with a 1985 J & J 14' Steel Dump Body, S/N S8890

- (1) TIME SALES PRICE \$ 108,376.16
(2) Less DOWN PAYMENT IN CASH \$ 5,000.00
(3) Less DOWN PAYMENT IN GOODS (Trade-in Allowance) \$ -0-
(4) CONTRACT PRICE (Time Balance) \$ 103,376.16

The property purchased shall remain personalty and not become part of any realty and shall be located and kept for use at: Linthicum Heights, Maryland 21090

Record Owner of Real Estate:

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 One hundred three thousand three hundred seventy six and 16/100

Dollars (\$ 103,376.16)

being the above indicated Contract Price (hereinafter called the "time balance") in 48 successive monthly installments, commencing on the 24 day of November, 19 84, and continuing on the same date each month thereafter until paid; the first 47 installments each being in the amount of \$ 2,153.67 and the final installment being in the amount of \$ 2,153.67

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.

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

TERMS AND CONDITIONS HEREOF CONTINUED ON REVERSE SIDE

BUYER ACKNOWLEDGES RECEIPT OF A SIGNED, TRUE AND EXACT EXECUTED COPY OF THIS CONTRACT NOTE.

Date: November 9, 19 84

BUYER(S)-MAKERS(S):

Accepted Washington Freightliner, Inc. (SEAL)

Elwood Grover Trapp, Jr. T/A Trapp's Trucking Company (SEAL)

By: [Signature]

By: Elwood Grover Trapp, Jr. (SEAL)

(Witness as to Buyer's and Co-Maker's Signature)

(Print Name of Co-Buyer-Maker Here)

(Witness as to Buyer's and Co-Maker's Signature)

By: \_\_\_\_\_

This instrument prepared by \_\_\_\_\_

3

**TERMS AND CONDITIONS OF CONDITIONAL SALES CONTRACT NOTE (Continued)**

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 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 Buyer's true and lawful attorney-in-fact and agent for Buyer and in Buyer's name, place and stead to accept service of any process within the State of New York, Holder agreeing to notify Buyer, at Buyer's address shown herein, by certified mail, within three days of such service having been effected. The parties hereto agree to the venue and jurisdiction of any court in the State 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 provision 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. PAY TO THE ORDER OF CREDIT ALLIANCE CORPORATION.

(Guarantor-Endorser)	(L.S.)	(Guarantor-Endorser)	(L.S.)
(Guarantor-Endorser)	(L.S.)	(Guarantor-Endorser)	(L.S.)

**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)	
	(Corporate, Partnership or Trade Name or Individual Signature)	}	Signature of Seller
(Witness)	By: _____	}	(Signature: Title of Officer, "Partner" or "Proprietor")

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STATE OF MARYLAND

251617

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 Alascio, Sr., Samuel S.

Address 1702 Jackson Street, Baltimore, Maryland 21230

2. SECURED PARTY

Name Credit Alliance Corporation

Address P.O. Box 1680, 500 DiGiulian Blvd., Glen Burnie, Maryland 21061

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."

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)

Alascio, Sr., Samuel S.

Samuel S. Alascio, Sr. owner  
(Signature of Debtor)

Samuel S. Alascio, Sr., (owner)  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

Credit Alliance Corporation

[Signature]  
(Signature of Secured Party)

Larry F. Kimmel (Operations Manager)  
Type or Print Above Signature on Above Line

RECORD FEE 17.00  
POSTAGE .50  
NOV 27 1984

1700  
.50

RECEIVED FOR RECORD  
NOV 27 1984  
E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

BOOK - 479 PAGE 513  
—SECURITY AGREEMENT—  
MORTGAGE ON GOODS AND CHATTELS

CREDIT ALLIANCE CORPORATION  
770 LEXINGTON AVENUE  
NEW YORK, NEW YORK 10021

THIS MORTGAGE made the 9th day of November 1984 by and between

11-2-84  
sa Samuel S. Alascio, Sr., having his principal place of business at  
1702 Jackson Street, Baltimore, Maryland 21230 141 196105 CT Pasadena, Md 21122

"Mortgagor"; and Credit Alliance 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, bargains, sells, conveys, confirms, pledges and mortgages, all ~~and in particular~~ 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. 11-9-84

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 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 personalty 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 Mortgagee 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 agrees 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, 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 Mortgagee 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

Samuel S. Alascio, Sr. (Seal)  
Mortgagor

*Samuel S. Alascio Sr.*

owner  
(Title)

Secretary

STATE OF MARYLAND  
COUNTY OF BALTIMORE

} ss

Samuel S. Alascio, Sr.

being duly sworn, deposes and says:

1. He is the **Owner** of (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 **Credit Alliance 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 \_\_\_\_\_

*Samuel S. Alascio Sr.*

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 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 \_\_\_\_\_ 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"

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This schedule is attached to and becomes part of Conditional Sales Contract, Chattel Mortgage or Lease dated November 9 19 84 between the undersigned.

QUANTITY	DESCRIPTION OF EQUIPMENT (Indicate whether "New" or "Used")	YEAR & MODEL		SERIAL NO.
One (1)	Used 1975 International Harvester Tractor Model C04070 with 350 Cummins Engine, Roadranger transmission	1975	C04070	E2327FGB14332
	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.			

This schedule is hereby verified correct and undersigned Purchaser(s) Mortgagor(s) or Lessee(s) acknowledges receipt of a copy.

Seller, Mortgagee or Lessor:

Purchaser, Mortgagor or Lessee:

Credit Alliance Corporation

Samuel S. Alascio, Sr.

By: \_\_\_\_\_

By: Samuel S. Alascio Sr. owner



# National Mortgage FUNDING CORPORATION

254615

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

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Name of Filing Officer

FINANCING STATEMENT 19821

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) JACK AFTUNG AND JANET LOUISE AFTUNG,  
HUSBAND AND WIFE  
8150 HARVEST COURT, SEVERN, MD 21144

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

December 1 2014

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

RANGE, DISPOSAL, HEAT PUMP, WALL TO WALL CARPET

RECORD FEE 12.00  
POSTAGE .50  
NOTES 0237 002 11:43  
NOV 27 84

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

8150 HARVEST 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 November 26 1984 from JACK AFTUNG AND JANET LOUISE AFTUNG, 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)

JACK AFTUNG

JANET LOUISE AFTUNG

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

BY:

12.50

RECEIVED BY COUNTY CLERK  
1984 NOV 27 AM 11:50  
E. JUDREY COLLISON  
CLERK



# National Mortgage FUNDING CORPORATION

254646

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

BOOK - 479 PAGE 517

1984 NOV 27 11:50 AM  
E. ALBERT L. COLLESON  
RECEIVED

Name of Filing Officer

FINANCING STATEMENT 19819

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) CHARLES M. HAYS, III AND CYNTHIA L. HAYS  
HUSBAND AND WIFE  
8155 HARVEST COURT, SEVERN, MD 21144

NAME and ADDRESS OF SECURED PARTY: NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

MATURITY DATE OF OBLIGATION: December 1 2014

This Financing Statement covers the following types (or items) of Property:  
RANGE, DISHWASHER, DISPOSAL, WALL TO WALL CARPET,  
HEAT PUMP

RECORD FEE .00  
POSTAGE .50  
11:45  
NOV 27 84

The above described items of property are affixed to a dwelling house located on:  
8155 HARVEST 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 November 26 1984 from CHARLES M. HAYS, III AND CYNTHIA L. HAYS 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)  
CHARLES M HAYS III *Charles M. Hays III*  
CYNTHIA L HAYS *Cynthia L. Hays*

SECURED PARTY  
NATIONAL MORTGAGE FUNDING CORPORATION  
BY: *[Signature]*

12/5



**National Mortgage**  
FUNDING CORPORATION

254647

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

BOOK - 479 PAGE 518

Name of Filing Officer

FINANCING STATEMENT 19814

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) DARYL ROSS VAUGHAN AND CHRISTINE  
CORNELIUS VAUGHAN, HUSBAND AND WIFE  
8153 HARVEST COURT, SEVERN, MD 21144

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

December 1 2014

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

RANGE, DISHWASHER, DISPOSAL, WALL TO WALL CARPET  
HEAT PUMP

RECORD FEE 12.00  
POSTAGE .50  
#75661 1237 602 11148  
NOV 27 84

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

8153 HARVEST 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 November 26 1984 from DARYL ROSS VAUGHAN AND CHRISTINE CORNELIUS VAUGHAN, 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

*Daryl Ross Vaughan*  
DARYL ROSS VAUGHAN  
*Christine Cornelius Vaughan*  
CHRISTINE CORNELIUS VAUGHAN

NATIONAL MORTGAGE FUNDING CORPORATION

BY: *[Signature]*

Mailed to Secured Party

1250

081729

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251648

Debtor or Assignor Form

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$35,000.00
- To be Recorded in Land Records (For Fixtures Only).

Name of Debtor

Address

J. Timothy Nippes

73 Maryland Avenue  
Annapolis, Maryland 21401

SECURED PARTY

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):

International 412 Scraper  
Ser.# 15644

RECORDATION FEE 11.00  
RECORDATION TAX 245.00  
POSTAGE .50  
REGISTERED COPY AND 712419  
NOV 27 84

- 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)

*J. Timothy Nippes*  
J. Timothy Nippes

FARMERS NATIONAL  
BANK OF MARYLAND

BY *Patricia A. Hall*  
Patricia A. Hall, Asst. Vice President

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

Mailed to Secured Party

11 -  
245 5

NOV 27 PM 12:21  
E. ALBERT COLLISON

Debtor or Assignor Form

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 of Debtor  
D. Miller Backhoe Service

Address  
5734 Swamp Circle Road  
Deale, Maryland 20751

Secured Party

Address

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 - 1958 Insley Excavator Track Backhoe, Serial #HC-4012

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 11.00  
RECORD TAX 63.00  
POSTAGE .50  
874571 1237 102 112:19  
NOV 27 84

1981 NOV 27 PM 12:21  
E. AUBREY COLLISON  
CLERK

Debtor (or Assignor)  
D. Miller Backhoe Service  
By: *David Lee Miller*  
By: David Lee Miller

Secured Party (or Assignee)  
FARMERS NATIONAL  
BANK OF MARYLAND

BY *Frank T. Lowman*  
Frank T. Lowman  
Senior Vice President

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

Mailed to Secured Party

11-  
63-  
5

081724

BOOK - 479 PAGE 521

254650

Debtor or Assignor Form

FINANCING STATEMENT

- Not subject to Recordation Tax
- Subject to Recordation Tax; Principal Amount is \$ 38,220
- To be Recorded in Land Records (For Fixtures Only).

Name of Debtor

Address

Ferguson Trenching Co., Inc.

123 Revell Highway  
Annapolis, MD 21401

SECURED PARTY

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):  
Seaman-Parsons Trencher, Model T750 w/equipment, Ser. # 750043

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.

RECORDATION FEE 11.00  
 RECORDATION TAX 266.00  
 POSTAGE .50  
 875072 0237 402 112:20  
 NOV 27 84

RECEIVED BY COLLISION  
 1984 NOV 27 PM 12:21  
 E. ADRIAN COLLISON  
 CLERK

Debtor (or Assignor)

Secured Party (or Assignee)

Ferguson Trenching Co., Inc.

FARMERS NATIONAL BANK OF MARYLAND

*[Signature]*

BY

*[Signature]*

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

Mailed to Secured Party

11-  
26650

BOOK - 479 PAGE 522

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

November 1, 1984

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. 133103 in Office of Clerk of Court Anne Arundel  
Libert 23 Page 457 (Filing Officer) (County and State)

Debtor or Debtors (name and Address):  
Heroy & Eva Butler  
Newton Road  
Dowell, Md 20629

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.

Horseshold Finance Corporation  
Secured Party

By: *[Signature]*  
D. M. SILVESTER, Manager  
Its Branch Office Manager

153 Stargis Ln Dr.  
P.O. Box 329  
Derwinton Park, Md.  
20653

RECORD FEE 10.00  
HOSTAGE .50  
#00400 0040 601 11341  
NOV 27 84

Mailed to Secured Party

Form 91 MD (3-79)

1984 NOV 27 PM 1:47  
E. ANNE Y. COLLISON  
CLERK

10.50

254651

BOOK - 479 PAGE 523

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) HEUER, ARTHUR C. HEUER, LAURA C. Lot # 85 Patuxent Mobile Estates Lothian, MD 20711	2 Secured Party(ies) and address(es) Cheaspeake Mobile Homes, Inc. 10039 N. Second Avenue Laurel, MD 20707	3 Maturity date (if any) For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 12.00 POSTAGE .50 475-01 00-40 101 113-42 NOV 27 84
4 This financing statement covers the following types (or items) of property 1985 Holly Park/Overland Park 70X14 2 Bdr Mobile Home SN# 01 OP 12529 <sup>for</sup> Act.		5. Assignee(s) of Secured Party and Address(es) Norwest Modern Home Capital, Inc. P. O. Box 668 Uniontown, Pa. 15401
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:
Check <input checked="" type="checkbox"/> if covered: <input type="checkbox"/> Proceeds of Collateral are also covered <input checked="" type="checkbox"/> Products of Collateral are also covered. No. of additional Sheets presented:		
By: <u>Arthur Heuer</u> <u>Laura Heuer</u> Signature(s) of Debtor(s)		Norwest Modern Home Capital, Inc. <sup>12.50</sup> By: <u>[Signature]</u> Signature(s) of Secured Party(ies) (For Use in Most States)

(1) Filing Officer Copy-Alphabetical

STANDARD FORM - FORM UCC-1.

Mailed to:

Mailed to Secured Party

RECEIVED FOR RECORD  
CLERK COMMERCIAL COUNTY

1984 NOV 27 PM 1:48

E. AUERBY COLLISON  
CLERK

479-524

No. NOT USED

11-27-84

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) <b>Lessee:</b> Mercantile Safe Deposit and Trust Company 742 Old Hammonds Ferry Road Linthicum, MD 21090	2. Secured Party(ies) and address(es) <b>Lessor:</b> Comdisco, Inc. SL15728 6400 Shafer Court Rosemont, IL 60018	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, Inc. is Lessor and Mercantile Safe Deposit and Trust Company is Lessee subject to the terms and conditions of the Master Lease Agreement dated 3/7/83 and Equipment Schedule No. 6 dated 10/25/84 for the following equipment:  1-3890 A03 w/4666, 5111, 6370 X Serial Number 11113  This filing is for notice purposes only to evidence a true lease.  No recordation tax is applicable.		5. Assignee(s) of Secured Party and Address(es)  RECORDED 11:00 NOV 27 84
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 checked="" type="checkbox"/> Proceeds of Collateral are also covered. <input type="checkbox"/> Products of Collateral are also covered. No. of additional Sheets presented:		
Mercantile Safe Deposit and Trust Company By: <u>[Signature]</u> Signature(s) of Debtor(s) Lessee	Comdisco, Inc. By: <u>[Signature]</u> Signature(s) of Secured Party(ies) LESSOR (For Use In Most States)	11:50

(1) Filing Officer Copy-Alphabetical **STANDARD FORM - FORM UCC-1.**

Mailed to Secured Party

RECEIVED FOR RECORD  
 ANNE ARUNDEL COUNTY  
 1984 NOV 27 PM 2:04  
 E. AUBREY COLLISON  
 CLERK

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 526  
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. \$ 2571.51

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

This financing statement Dated 11/16/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

254653

Name Warren A. & Lillian Swinimer  
Address 1517 Wampanoag Drive Severn, Md. 21144

2. SECURED PARTY

Name Norwest Financial Leasing, Inc.  
Address 7528 Ritchie Hwy. 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) \_\_\_\_\_
- 4. This financing statement covers the following types (or items) of property: (list)

- 1 Washer
- 1 Dryer
- 1 Refrig.
- 1 Stove
- 1 Living Room Set
- 3 Bedroom Sets

RECORD FEE 12.00  
RECORD TAX 17.50  
POSTAGE .50  
WICHS 2040 201 113453  
NOV 27 84

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)

Mailed to Secured Party

RECEIVED BY CLERK  
SHEPPARD COUNTY  
1984 NOV 27 PH 2:04  
E. AUBREY COLLISON  
CLERK

1209  
1750/50

Warren A. Swinimer  
(Signature of Debtor)

Warren Swinimer

Type or Print Above Name on Above Line

Lillian M. Swinimer  
(Signature of Debtor)

Lillian Swinimer

Type or Print Above Signature on Above Line

Mary E. Hicks  
(Signature of Secured Party)

Mary E. Hicks

Type or Print Above Signature on Above Line

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### MARYLAND TERMINATION STATEMENT

Date November 15, 198<sup>4</sup>

TERMINATION STATEMENT: This Statement of Termination of Financing is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) name(s) and address: Sylvia J. Pack  
2490 Lee Street  
Gambrills, MD 21054

2. Secured Party and address (Type complete corporate name): Thorp Credit Inc.  
of Maryland, 1914 Forest Drive  
Annapolis, MD 21401

3. There is no outstanding secured obligation and there is no commitment to make advances, incur obligations, or otherwise give value, as between the above parties. The Secured Party certifies that the Secured Party no longer claims a security interest under the Financing Statement bearing file number and record reference as follows: \_\_\_\_\_  
Liber 461 page 330 #247182

4. After recording this Termination Statement, the filing officer is requested to deliver or mail it to the Secured Party whose name and address appear above.

#### SECURED PARTY

Thorp Credit Inc. of Maryland  
(TYPE COMPLETE CORPORATE NAME)

By: *Gregory Fuchs* MANAGER  
Gregory Fuchs

(Type signature below name)

AE 2/84

DO NOT TYPE IN MARGINS OUTSIDE OF GUIDE LINES

RECORD FEE  
POSTAGE

10.00

.50

NOV 27 84

Mailed to Secured Party

10<sup>00</sup>/<sub>50</sub>

RECEIVED FOR RECORD  
COURT HOUSE, BALTIMORE COUNTY

1984 NOV 27 PM 2:04

E. AUBREY COLLISON  
CLERK

254652

FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer pursuant to UCC.

1. NAME AND ADDRESS OF DEBTOR:

LOIS M. JAMES, Individually and T/A DUNDALK BAKE SHOP  
2111 Merritt Avenue, Dundalk, Baltimore County, MD 21222  
and  
Lake Shore Plaza, 4149 Mountain Rd., Pasadena, Anne Arundel Co., MD 21122.

2. NAME AND ADDRESS OF SECURED PARTY:

SMALL BUSINESS ADMINISTRATION (an Agency of the U. S. Government)  
630 Oxford Bldg., 8600 LaSalle Road, Towson, MD 21204

3. This Financing Statement covers all:

- Machinery, equipment, fixtures and furniture now owned or hereafter acquired, together with attachments, accessories, etc.
- Inventory, raw materials, etc., including after acquired and proceeds.
- Accounts, including after acquired, and proceeds.
- Contract rights, including after acquired, and proceeds.
- Right, title and interest in and to the liquor license issued with respect to the premises located at \_\_\_\_\_, and all renewals thereof.
- Automotive equipment now owned or hereafter acquired, together with attachments, accessories, etc.
- 

RECORD FEE 12.00  
POSTAGE .50

NOV 27 1984

4. APPLICABLE ONLY TO TWELVE YEAR LOANS: Maturity date: N/A

5. This transaction is  , is not  exempt from the recordation tax. Principal amount of the Debt is \$ N/A

DEBTOR:

*Lois M. James* (SEAL)  
Lois M. James, Individually and  
T/A Dundalk Bake Shop

1984 NOV 27 PM 2:20  
E. AUGINE COLLISON  
CLERK

AFTER RECORDATION RETURN TO: SMALL BUSINESS ADMINISTRATION  
630 Oxford Bldg.  
8600 LaSalle Road  
Towson, MD 21204

Mailed to Secured Party

12.50  
12.00  
.50

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STATE OF MARYLAND

254655

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 November 5, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name W. C. Burroughs & Associates, Inc.

Address 7146 Montevideo Road, Jessup, Maryland 20794

2. SECURED PARTY

Name Credit Alliance Corporation and/or Leasing Service Corporation

Address P.O. Box 1680, 500 DiGiulian Blvd., Glen Burnie, Maryland 21061

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) Matsura Model MC-760V Machining Center, S/N 84023579 with Yasmac MK-1 Control S/N S36128120

RECORDED FEE 17.00  
POSTAGE .50  
NOV 12 1040 801 114:14  
NOV 27 84

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)

W. C. Burroughs & Associates, Inc.

[Signature]  
(Signature of Debtor)

Steve Norsio, Comptroller

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Credit Alliance Corporation and/or Leasing Service Corporation

[Signature]

(Signature of Secured Party)

Larry F. Kimmel, Operations Mgr.

Type or Print Above Signature on Above Line

17.00  
1.50

RECEIVED FOR RECORD  
ANNAPOLIS, MARYLAND COUNTY

1984 NOV 27 PM 2:20

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

CREDIT ALLIANCE CORPORATION

770 LEXINGTON AVENUE  
NEW YORK, NEW YORK 10021

BOOK - 479 PAGE 530  
- SECURITY AGREEMENT -  
MORTGAGE ON GOODS AND CHATTELS

THIS MORTGAGE made the \_\_\_\_\_ day of \_\_\_\_\_ by and between

**W. C. Burroughs & Associates, Inc., having its principal place of business at  
7146 Montevideo Road, Jessup, Maryland 20794**

"Mortgagor"; and **Credit Alliance Corporation and/or Leasing Service Corporation** "Mortgagee".

WITNESSETH

INITIAL  
HERE

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 or 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 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 personalty 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 agreeing 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, 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 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 Mortgagee'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:

W. C. Burroughs & Associates, Inc. (Seal)

By *[Signature]* (Title)

Secretary

STATE OF MARYLAND }  
COUNTY OF ANNE ARUNDEL } SS

being duly sworn, deposes and says

of W. C. Burroughs & Associates, Inc.

1. He is the (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 Credit 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 5th day of November 19 84  
*[Signature]*  
DEBORAH A. COLSON  
NOTARY PUBLIC STATE OF MARYLAND  
My Commission Expires July 1, 1986

*[Signature]*

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 W. C. Burroughs & Associates, 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)

*[Signature]* NOTARY PUBLIC  
DEBORAH A. COLSON  
NOTARY PUBLIC STATE OF MARYLAND  
My Commission Expires July 1, 1986

SCHEDULE "A"

BOOK - 479 PAGE 532

This schedule is attached to and becomes part of Conditional Sales Contract, Chattel Mortgage or Lease dated November 5 19 84 between the undersigned.

QUANTITY	DESCRIPTION OF EQUIPMENT (Indicate whether "New" or "Used")	YEAR & MODEL	SERIAL NO.
One (1)	Mattsura Model MC-760V Machining Center with Yasmac MX-1 Control, S/N S36128120  Lease Agreement dated <u>11-5-84</u> between W. C. Burroughs & Associates, Inc. as Lessor and DunRite Machine, Inc., as Lessee in the amount of \$104,400.00.  Equipment location:  DunRite Machine, Inc. 3026 Eastern Blvd. Baltimore, Maryland 21220		S/N 84023579

This schedule is hereby verified correct and undersigned Purchaser(s) Mortgagor(s) or Lessee(s) acknowledges receipt of a copy.

Seller, Mortgagee or Lessor:  
Leasing Service Corporation and/or  
Credit Alliance Corporation

Purchaser, Mortgagor or Lessee:  
W. C. Burroughs & Associates, Inc.

By: \_\_\_\_\_

By: W. C. Burroughs & Associates, Inc.

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

Ferguson Trenching Co., Inc.

123 Revell Highway  
Annapolis, MD 21401

SECURED PARTY

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):  
 Inventory from time to time of new and used trenching machines, excavation and earth moving equipment, manufactured by Seman Parsons Corp. together with all equipment, accessories & parts now or hereafter attached to or added to said items of merchandise, or used in connection therewith, and all substitutions and replacements of said items of merchandise, equipment, accessories and parts.

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 11.00  
 POSTAGE 50  
 275633 0237 102 115:07  
 NOV 27 84

1984 NOV 27 PM 3:09  
 E. AUSTIN COLLISON  
 CLERK

Debtor (or Assignor)

Secured Party (or Assignee)

Ferguson Trenching Co., Inc.

FARMERS NATIONAL BANK OF MARYLAND

*Stanley R. Ferguson*

Stanley R. Ferguson

*Stephen R. Ferguson*

Stephen R. Ferguson

BY

*[Signature]*

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

Mailed to Secured Party

11-25

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>
Ferguson Trenching Co., Inc.	123 Revell Highway Annapolis, MD 21401

SECURED PARTY

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):  
 Equipment purchased and all equipment hereafter acquired by Borrower and all proceeds (cash and non-cash) of such equipment.

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 11.00  
 POSTAGE .50  
 875634 0237 NOV 27 1984

1984 NOV 27 PM 3:09  
 E. AUBREY COLLISON  
 CLERK

Debtor (or Assignor)	Secured Party (or Assignee)
----------------------	-----------------------------

Ferguson Trenching Co., Inc.	FARMERS NATIONAL BANK OF MARYLAND
------------------------------	-----------------------------------

<p><i>Stanley R. Ferguson</i>          Stanley R. Ferguson  <i>Stephen R. Ferguson</i> v.p.          Stephen R. Ferguson</p>	<p>BY <i>[Signature]</i></p>
--	------------------------------

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
 5 CHURCH CIRCLE  
 ANNAPOLIS, MARYLAND 21401

Mailed to Secured Party

11/25

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: 7104 E FURNACE DR RD  
CITY & STATE: GLEN BURNIE, MD 21051

DEBTOR(S) (AND ADDRESSES) GARY W FRATINI AND SHARON FRATINI		DATE OF THIS FINANCING STATEMENT 11-13-84	
302 SILKY OAK CT LINTHICUM, MD21090		ACCOUNT NO.	TAB
		936800450	50

1018B

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)

RECORDING FEE 12.00  
RECORD TAX 31.50  
POSTAGE .50  
NOV 27 1984  
NOV 27 84

1984 NOV 27 PM 4:24  
E. AUDREY COLLISON  
CLERK

RECORD FEE 12.00  
RECORD TAX 31.50  
NOV 27 84

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

\$ 4999.89

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

BY Connie Bridgeman  
TITLE CLERK

ORIGINAL FILING OFFICER COPY

Gary W. Fratini  
GARY W. FRATINI DEBTOR

Sharon Fratini  
SHARON FRATINI DEBTOR

19-1209 (REV. 11-80)

12.00  
31.50  
.50

Mailed to Secured Party

12/13/84

BOOK - 479 PAGE 536

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

..... 11/9..... 1984

RECORDING FEE 10.00  
POSTAGE .50  
#05403 1345 MI 10941 A  
NOV 28 84

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. 242242 ..... in Office of W. GARRETT LARKIN (Filing Officer) AA MD

LIBER 449 PAGE 13

Debtor or Debtors (name and Address):

CLARENCE E. WOODS VIRGINIA WOODS  
150 CIRCLE RD. 21122  
PASADENA MD

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  
AND SUBSIDIARY COMPANIES

Secured Party  
Severna Park, Maryland  
By [Signature] Its Branch Office Manager

Form 91 MD (3-79)

Mailed to Secured Party

RECORDED & INDEXED  
BALTIMORE COUNTY

1984 NOV 28 AM 10:00

E. AUBREY COLLISON  
CLERK

984441

BOOK - 479 PAGE 537

### STATEMENT OF TERMINATION OF FINANCING

(Pursuant to Uniform Commercial Code)

Date: October 31 19 84 FILING FEE 10.00  
RECEIVED NOV 28 1984

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. 229350 in Office of W.A. Moore (Filing Officer) AA Co. Md. (County and State)

Debtor or Debtors (name and Address):  
James E. Kinsey, Barbara Childs  
404 E. Quet Hollow Rd.  
Chesapeake 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.

Mailed to Secured Party

ALL SUBSIDIARY COMPANIES  
FINANCE CORPORATION

Secured Party 7562 Ritchie Hwy  
Chesapeake MD 21061  
By [Signature]  
Its Branch Office Manager

RECEIVED COUNTY  
1984 NOV 28 AM 10:00  
E. AUGHEY COLLISCH  
CLERK

BOOK - 479 PAGE 538

88786

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

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. 233386 in Office of Warrington (Filing Office) AA Co Mo (County and State)  
Debtor or Debtors (name and Address): Libor 491 Pq 138  
Arvin Hedron + Cynthia Hedron  
2416 Maple Hill  
Boonville Mo 65014

The said Filing Office, 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

Mailed to Secured Party

October 31 1984

RECORD FEE 10.00  
RECEIVED 0345 NOV 28 1984

RECORDS & FINANCE CORPORATION  
SUSSEX COUNTY, N.J.  
100 SOUTH BROADWAY, SUITE 2100  
NEWARK, N.J. 07102

1984 NOV 28 AM 10:00  
E. ADRIEN COLLISON  
CLERK

1119895

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

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. .... 815055 ..... in Office of ... *Barimore* ... *AN Co MD* ...  
(Filing Office) (County and State)  
Debtor of Debtors (name and address): *Buel L + Hartoun Johnson*  
*8088 Old Mill Ct.*  
*Green 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.

Secured Party .....  
7902 WILSON E HWY.  
GREEN BURNIE, MD. 21061

By: *[Signature]*  
Its Branch Office Manager:

HOUSEHOLD FINANCE CORPORATION  
AND SUBSIDIARY COMPANIES

Mailed to Secured Party

RECEIVED FEE 10.00  
NOV 28 1984  
NOV 28 1984

RECEIVED  
1984 NOV 28 AM 10:00  
COLLISON  
C. COLLISON

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

October 31, 1984

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. 290511 in Office of *Lawrence* *AN Co MD* (County and State)

Debtor or Debtors (name and Address): *LDIS 420 PMA 580*  
*Dwight J. Fennel & Fennel*  
*906 Highland Dr 204*  
*Clarksburg MD 20601*

The said Filing Office, 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 *M. A. [Signature]*  
Its Branch Office Manager

Related to Secured Party

RECEIVED THE SECURED PARTY  
1984 NOV 28 AM 10:00  
E. AUDREY COLLISON  
CLERK

SEARCH FEE \$1.00  
POSTAGE .50  
40430 0345 NOV 28 1984

1984

851025

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

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. 848921 in Office of Warrimole (Filing Office) AN & MP (County and State)  
Ltr 458 PMA 439

Debtor or Debtors (name and Address):

Fred W + Linda S. Purser  
1241 Baldimore + Hamp Blvd  
Blow Buene Md 21001

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

MORTGAGE FINANCE CORPORATION  
MEMBER OF THE MORTGAGE BANKERS ASSOCIATION OF AMERICA  
615 BURNS BLVD. 21001

Mailed to Secured Party

RECEIVED FOR RECORD  
1904 NOV 28 AM 10:00  
E. AUGREY COLLISON  
CLERK

October 31 1984

RECORD FEE 10.00

POSTAGE .50

#0431 0345 001 179:18

NOV 28 84

821846

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

October 31, 1984

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. 888621 in Office of Kearney AA Co RD  
(Filing Officer) (County and State)

Debtor or Debtors (name and Address):  
Libor 415 Pq 503

Mark D Steele + Carl L. Steele  
684 New Forest Ave  
Woodbourne 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.

Secured Party

By: [Signature]  
Its Branch Office Manager

Mailed to Secured Party

RECEIVED  
1984 NOV 28 AM 10:00  
E. AUDREY COLLISON  
E. AUDREY COLLISON

SECURED FEE 10.00  
POSTAGE .50  
105437 645 941728 24

UNION TRUST COMPANY  
CORPORATION  
1100 S. GUYTON ST.  
ROCKFORD, ILL. 61101

85555

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

October 31, 1984

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. 2913265 in Office of Lawrence H. De No (Filing Officer) (County and State)

Debtor or Debtors (name and Address): Libor 439 Park Ave Mr. Thomas + Jennie M. Cathell Mr. Casper Ed. Woodburn Mr. David

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

RECORDED  
INDEXED  
1984 NOV 28 AM 10:01  
G. ANDREY COLLISON  
CLERK

REGISTRATION FEE 10.00  
INDEXING FEE .50  
NOV 28 84

WILSONVILLE FINANCIAL CORPORATION  
MEMBER FDIC  
1000 WILSONVILLE RD  
WILSONVILLE, OR 97150

BOOK - 479 PAGE 544

84082

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

October 31, 1984

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. 830449 in Office of *Warriner* AA CO MO (County and State)  
*1100 436 page 891* (Filing Office)

Debtor or Debtors (name and Address):

*Bobby Ogilva + Patricia Ogilva*  
*9511 Old Spae Rd.*  
*Low Bueme MO 65061*

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: *M. D. [Signature]*  
Its Branch Office Manager

UNION TRUST COMPANY  
CORPORATION  
IND. 21061

Filed to Secured Party

NOV 28 AM 10:01  
CLERK

REGISTRATION FEE 10.00  
INDEXING FEE 5.00  
TOTAL 15.00

55111

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

October 31, 1984

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. 244045 in Office of Karrimaid AA Co MD (Filing Officer) (County and State)

Debtor or Debtors (name and Address): LIBBY 453 RD 299 Kenneth E. Potter + Mary J. Potter 340 Woodland Rd. 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 W. H. Anderson Its Branch Office Manager

RECORD FEE 10.00  
POSTAGE 50  
NOV 28 1984

UNIFORM COMMERCIAL CODE  
SECTION 9-503  
PASADENA, MD 21122

RECEIVED  
STATE OF MARYLAND  
CLERK OF COURT

1984 NOV 28 AM 10:01

E. AUGUSTY COLLISON  
CLERK

Mailed to Secured Party

858803

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

October 31, 1984

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. 845012 in Office of *Kearney* (Filing Office) *AA De Me* (County and State)

Debtor or Debtors (name and Address): *Libby 456 N 118*  
*John N Alexander & Emily A Alexander*  
*3412 Shelton Rd*  
*Marblehead MA 01841*

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

Mailed to Secured Party

RECEIVED  
1984 NOV 23 AM 10:02  
E AND EY COLLISON  
CLERK

RECORD FEE 10.00  
POSTAGE 4.50  
TOTAL FEE 14.50  
NOV 28 1984

RECEIVED  
1984 NOV 23 AM 10:02  
E AND EY COLLISON  
CLERK

92244

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

October 31, 1984

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. 218414 In Office of *Warriner* (Filing Office) *AA Co. Inc.* (County and State)  
Debtor or Debtors (name and Address): *Liber 589 PO 235*  
*Cartride @ Dr. Fred + Leo J. Campbell*  
*Lot 2 29 Helix Rd Mobile AL*  
*Account No 22994*

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 *M. P. [Signature]*  
Its Branch Office Manager

HOUSEHOLD FINANCE CORPORATION  
1122 S. GARDNER STREET  
MOBILE, ALABAMA 36684

Mailed to Secured Party

NOV 28 AM 10:02  
EMERGENCY COLLISION

BOOK - 479 PAGE 548

984505

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

October 31, 1987

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. 829186 in Office of Hamilton (Filing Office) AN Co MD (County and State)

Debtor or Debtors (name and Address):

Steph Ellison  
43 4th St  
Providence, 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

REGISTRATION FEE 10.00  
RECEIVED NOV 28 1987  
NOV 28 84

Mailed to Secured Party

Form 91 MD (3-79)

RECEIVED  
100 NOV 28 AM 10:02  
F. COLLISON

069010

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

October 31, 1984

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. 880049 in Office of W. J. ... (Filing Officer) AA de MD. (County and State)

Debtor or Debtors (name and Address):  
Libby 418 PA 403  
Jane B. Githins + William L. Githins  
606 Andover Rd.  
Lynchburg 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.

Secured Party

By [Signature]  
Its Branch Office Manager

Mailed to Secured Party

RECEIVED  
1984 NOV 28 AM 10:02  
ELIZABETH COLLISON  
CLERK

RECORD FEE 10.00  
POSTAGE CASE NOV 28 84

STATE OF MARYLAND  
REGISTERED PROFESSIONAL ENGINEERS  
CONGRESSIONAL BUILDING  
BOSTON PLACE  
BETHESDA, MD. 20814



BOOK - 479 PAGE 551

849864

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

December 31, 1984

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. 2388420 in Office of *Barrow* (Filing Office) *AA Co MD* (County and State)

Debtor or Debtors (name and Address): *Libert 428 Pq. 588*  
*Daniel D + Diane C Deuling*  
*8001 Grammont Dr.*  
*New Berlin Md. 21051*

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

RECORDS FEE 10.00  
POSTAGE .50  
NOV 28 1984

NOV 28 84

1984 NOV 28 AM 10:02  
E. AUBREY COLLISON  
CLERK

834001

BOOK - 270 PAGE 550

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

October 31 1984

RECORD FEE 10.00  
POSTAGE 50  
NOV 29 1984

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. 244010 In Office of WARRIMORE AA Co No. (Filing Officer) (County and State)

Debtor or Debtors (name and Address):  
Libor 445 PO Box 205

Albert A. McRiff  
1801 Metropolitan Ave  
Beverly 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 FINANCE CORPORATION AND SUBSIDIARY COMPANIES 7892 PITTSBURGH, PA 15201

Secured Party CLEN BURGHE, MD 21061

By: [Signature]  
Its Branch Office Manager

Mailed to Secured Party

1981 NOV 28 AM 10:03  
E. AUBREY COLLISON  
CLERK

BOOK - 479 PAGE 553

843866

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

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.

RECEIVED FEE 10.00  
POSTAGE .50  
402450 0445 001 109:41  
NOV 29 84

October 31 19 84

Description of FINANCING STATEMENT hereby terminated:

File No. 289291 in Office of Harrison AA Co MO  
(Filing Office) (County and State)  
Debtor or Debtors (name and Address):  
Liber 440 P9 486  
William O Stanley  
905 Beece Rd  
Sewern Mo 61444

The said Filing Office, 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

FINANCE CORPORATION  
A. J. SIBSON & COMPANY

Mailed to Secured Party

RECEIVED  
NOV 28 10:03 AM '84

BOOK - 479 PAGE 554

85589

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

October 31, 1984

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. 2491110 in Office of Patton (Filing Officer) Annapolis, MD (County and State)  
Debtor or Debtors (name and Address): John A. Christak & Son, Inc. 9905 Park West Drive (Bel) Bowie, 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: [Signature] Its Branch Office Manager

REGISTERED FINANCE CORPORATION  
21031

REGISTRATION FEE 10.00  
STAMP FEE .50  
SEARCH FEE \$01.19  
NOV 23 84

RETURN TO CREDITORS PARTY

FILED FOR RECORD  
1984 NOV 28 AM 10:03  
J. E. AGENCY COLLISON  
CLERK

98413415

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

October 31, 1984

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. 988891 in Office of *Larrimore* (Filing Officer) *AA 12 MD* (County and State)  
Debtor or Debtors (name and Address): *Libert and PO 59*  
*Frank G. Imbelle*  
*9800 D Fall Pine Ct*  
*Chapel Hill NC 27514*

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

Mailed to Secured Party

1984 NOV 28 AM 10:03  
E. AVENUE COLLESON  
CLEM

RECORD FEE 10.00  
POSTAGE .50  
NOV 28 1984

AMERICAN FINANCE CORPORATION  
1000 BANKERS BUILDING  
BALTIMORE, MD 21201

845240

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

October 31, 1984

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:

RECORD FEE 10.00  
MORTGAGE .50  
MAGNET CARD 10110142  
NOV 28 84

1984

Description of FINANCING STATEMENT hereby terminated:  
File No. 230000 in Office of [Signature] MD Co MD (County and State)  
(Filing Office)

Debtor or Debtors (name and Address):  
Liber 419 PMB 218  
1115 Falls ngram Drive  
New Brunswick NJ 07104

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.

HENDERSON FINANCE CORPORATION  
1115 FALLS NGRAM DRIVE  
NEW BRUNSWICK, NJ 07104

By [Signature]  
Its Branch Office Manager

Mailed to Secured Party

Form 91 MD (3-79)

RECEIVED  
1984 NOV 28 4H 10: 03  
E. AUGHEY COLLISON  
CLERK

BOOK - 479 PAGE 557

808815

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

..... October 31, 1984

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. 2209024 ..... in Office of *Kenneth* ..... *AA De MD* .....  
(Filing Officer) (County and State)

Debtor or Debtors (name and address):  
*Liber 504 PO 95*  
*Charles L. Keas + Margaret Keas*  
*9 Lincol St.*  
*Newport News VA 23601*

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)

Mailed to Secured Party

RECEIVED  
CLERK  
1984 NOV 28 AM 10:03  
E. ALBERTY COLLISON  
CLERK

RECORD FEE 10.00  
POSTAGE 50  
REGISTERED MAIL 100.43  
NOV 28 1984

UNIFORM FINANCING CORPORATION  
702 F STREET NW  
BETHESDA, MD, 20814

83941

BOOK - 479 PAGE 558

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

October 31, 1984

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. 241457 in Office of Lamm, Mota, A.H. de M.D.  
(Filing Office) (County and State)

Debtor or Debtors (name and Address):  
Libby 446 Pq 491  
Wm W. Eisenhardt + Angela Eisenhardt  
Mrs. Deborah Beach Esq.  
Pasadena, Mo 64422

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

RECEIVED  
1984 NOV 23 4H10:03  
E. ALBERT COLLISON  
FILING

RECEIVED  
NOV 23 1984

RECEIVED  
NOV 23 1984

BOOK - 270 PAGE 559

85400-1

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

October 31, 1984

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. 846109 in Office of AA Co MD (Filing Officer) (County and State)

Debtor or Debtors (name and Address):

Doris L Bruce  
713 Evelyn Ave  
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.

Secured Party

By [Signature] Its Branch Office Manager

Form 91 MD (3-79)

Mailed to Secured Party

1984 NOV 28 AM 10:03

E AUBREY COLLISON  
CLERK

RECORDED FEE 10.00  
NOV 28 1984

FINANCING CORPORATION

853225

BOOK - 470 PAGE 560

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

October 31, 1984

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. 245292 in Office of Lanham AA Co. Mo. (Filing Office) (County and State)  
Debtor or Debtors (name and Address): Liber 450 Pq 480  
James W. Binehart & Lane Binehart  
1145 McHenry Dr.  
St. Louis, Missouri 63106

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 MO (3-79)

Mailed to Secured Party

RECEIVED  
1984 NOV 28 AM 10:03  
E. AUSTIN COLLISON  
CLERK

RECEIVED  
NOV 28 1984  
10:03  
FBI - ST. LOUIS  
COMM-FINANCE DIVISION

BOOK - 479 PAGE 561

841139

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

October 31, 1984

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. 232491 in Office of *Leeannate* A.A. Co. Md. (County and State)  
*1101 4th St. P.O. Box* (Filing Office)

Debtor or Debtors (name and Address):

*Gilbert & Regina L. Durbin*  
*907 Juliet Lane*  
*Arnold Mo. 21019*

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

HOENEMANN FINANCE CORPORATION  
MEMPHIS, TENNESSEE  
P. O. BOX 21001  
MEMPHIS, MO. 21001

RECORD FEE 10.00  
POSTAGE 50  
INDEX 345.00  
NOV 28 84

Filed to Secured Party

RECEIVED  
NOV 28 AM 10:03  
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 August 15, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Trans-American Leasing Corporation  
Address The Steffey Bldg., Ste. 200B, 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Neworld Bank For Savings  
Address 55 Summer Street  
Boston, MA 02112  
Person And Address To Whom Statement Is To Be Returned If Different From Above.

RECORD FEE 11.00  
POSTAGE .50  
#15477 0040 R01 10142  
NOV 28 84

3. Maturity date of obligation (if any) \_\_\_\_\_

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

To secure assignment to Neworld Bank For Savings of certain lease payments under a certain True Lease Assignment dated June 4, 1984 between Assignor as Lessor and Hal's Plumbing, Inc. as Lessee, Assignor has granted a Security Interest in the following equipment leased to Lessee, to Assignee per a Non-Recourse Assignment of Rents dated July 18, 1984 between Assignor and Assignee:

One (1) Contractor I Estimating Computer System S/N 1354; One (1) Centronics Printer S/N 5101;  
One (1) Custom Keyboard S/N 2832; One (1) Standard Keyboard S/N 2432

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)

TRANS-AMERICAN LEASING CORPORATION

[Signature]  
(Signature of Debtor)

Howard D. Siegel - President  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

Mailed to Secured Party

NEWORLD BANK FOR SAVINGS

[Signature]  
(Signature of Secured Party)

Patrick F. Padden, Jr. - Ass't V.P.  
Type or Print Above Signature on Above Line

1984 NOV 28 PM 12:05  
E. AUDREY COLLISON  
CLERK

1100/50

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 563  
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.

254663

1. DEBTOR

Name Drs. Blank & Rivera, A Partnership consisting of Michael Blank, DDS & Emilio Rivera, DDS  
Address 7880 Washington Boulevard, Jessup, Maryland 20794

2. SECURED PARTY

Name Capitol Dental Supply, Inc.  
Address 120 Derwood Circle, Rockville, Maryland 20850

CIT Financial Services Corporation, 1949 Marlton Pike, Cherry Hill, N.J. 08003  
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 Schedule "A"

RECORD FEE 14.00  
POSTAGE .50  
NOV 28 1984 11:43  
NOV 28 84

Assignee of Secured Party:

C.I.T. Financial Services Corporation  
1949 Marlton Pike  
Cherry Hill, New Jersey 08003

Mailed to: \_\_\_\_\_

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)  
7880 Washington Boulevard, Jessup, MD 20794

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

Drs. Blank & Rivera, A Partnership consisting of Michael Blank, DDS & Emilio Rivera, DDS

X Michael Blank  
(Signature of Debtor)

MICHAEL BLANK, D.D.S.

Type or Print Above Name on Above Line

X Emilio Rivera  
(Signature of Debtor)

EMILIO RIVERA, D.D.S.

Type or Print Above Signature on Above Line

X Michael Davis  
(Signature of Secured Party)

MICHAEL DAVIS  
CAPITOL DENTAL SUPPLY, INC.

Type or Print Above Signature on Above Line

RECORDED & INDEXED  
DEPT. OF REGISTERED PROFESSIONALS

1984 NOV 28 PM 12:06

E. AUBREY COLLISON  
CLERK

1400  
.50

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 564  
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.

254667

1. DEBTOR

Name Drs. Blank & Rivera, A Partnership consisting of Michael Blank, DDS & Emilio Rivera, DDS  
Address 7880 Washington Boulevard, Jessup, Maryland 20794

2. SECURED PARTY

Name Capitol Dental Supply, Inc.  
Address 120 Derwood Circle, Rockville, Maryland 20850

CIT Financial Services Corporation, 1949 Marlton Pike, Cherry Hill, N.J. 08003  
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 Schedule "A"

RECORD FEE 15.00  
POSTAGE .50  
405477 0040 801 710:44  
NOV 28 84

Assignee of Secured Party:

→ C.I.T. Financial Services Corporation  
1949 Marlton Pike  
Cherry Hill, N.J. 08003

Mailed to: \_\_\_\_\_

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)

Drs. Blank & Rivera, A Partnership consisting of  
Michael Blank, DDS & Emilio Rivera, DDS

Michael Blank DDS  
(Signature of Debtor)

MICHAEL BLANK, D.D.S.

Type or Print Above Name on Above Line

Emilio Rivera DDS  
(Signature of Debtor)

EMILIO RIVERA, D.D.S.

Type or Print Above Signature on Above Line

Michael Davis  
(Signature of Secured Party)  
Michael Davis  
CAPITOL DENTAL SUPPLY, INC.  
Type or Print Above Signature on Above Line

1981 NOV 28 PM 12:06  
CLERK COLLISON

1300/50

 <b>Maryland Financing Statement</b> All information must be typewritten or printed in ink.		File No.
(Not to Be) <del>(To Be)</del> Recorded in the Land Records.* <small>strike in applicable words</small>		
Debtor(s) Name(s) and Address(es)	Secured Party Name and Address	
Mr. Orbie, Inc. P.O. Box 65 Pasadena, MD 21122 Anne Arundel County	C.I.T. Corporation 1301 York Road Lutherville, MD 21093	
<del>As agent of Secured Party</del> <del>C.I.T. Corporation</del>	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) New I.H. Model 1954 Chassis, S/N 1HTLDTVNIFHA14903 w/1976 20 yd. Loadmaster Trash Packer, S/N LM93043		
This statement is being filed to record lien on body which may be detached from vehicle - vehicle lien will be recorded with MVA.		
Proceeds of collateral are also covered.		
*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) <u>Mr. Orbie, Inc.</u>	Secured Party <u>C.I.T. Corporation</u>	
By <u>[Signature]</u> Title <u>Pres</u>	By <u>[Signature]</u>	
If corporation, have signed by President, Vice President or Treasurer, and give official title. If owner or partner, state which. <u>Ben Poe</u>	<u>Joseph C Sickle</u>	
Type or print name(s) of person(s) signing	Type or print name of person signing	

POSTAGE  
 NOV 28 84

1991 NOV 28 PM 12:08  
 E. ANNIE COLLISON  
 CLERK

1100/50

Mailed to Secured Party

PRINT OR TYPE ALL INFORMATION

BOOK - 479 PAGE 566

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)  
FORM FOR ORIGINAL FINANCING STATEMENT AND SUBSEQUENT STATEMENTS

The Commission stamps the File Number on the Original Financing Statement. The secured party must place this same number on all subsequent statements.

#239761 Liber 442 Page 187 (9/25/81)

Index numbers of subsequent statements (For office use only)

Name & mailing address of all debtors, trade styles, etc. No other name will be indexed.

Macklin, William Charles  
Macklin, Judith  
916 Harriman Street  
Great Falls, Virginia 22066

Check the box indicating the kind of statement. Check only one box.

- ( ) ORIGINAL FINANCING STATEMENT
- ( ) CONTINUATION-ORIGINAL STILL EFFECTIVE
- ( ) AMENDMENT
- ( ) ASSIGNMENT
- ( ) PARTIAL RELEASE OF COLLATERAL
- XXX** TERMINATION

RECORD FEE 10.00  
POSTAGE .50  
NOV 28 11:00  
NOV 28 84

Name & address of Secured Party

Bank of Virginia  
6606 Electronic Drive P.O. Box 711  
Springfield, Virginia 22150

Name & address of Assignee

Date of maturity if less than five years

Check if proceeds of collateral are covered  
( )

Description of collateral covered by original financing statement

1974 Luhrs 25' Flybridge Sportfisherman Boat ID#LRSC04160174

Space to record an amendment, assignment, release of collateral or a statement to cover collateral brought into Virginia from another jurisdiction.

Describe Real Estate if applicable:

Mailed to Secured Party

Signature of Debtor if applicable (Date)

2-999999-500-250

10<sup>00</sup> / .50

Bank of Virginia

*Dorothy C. Gammon*  
Dorothy C. Gammon, Supervisor 11/8/84

Signature of Secured Party if applicable (Date)



STATE OF MARYLAND  
FINANCING STATEMENT FORM UCC-1

BOOK - 479 PAGE 568  
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 16, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

254668

Name DILLON'S BUS SERVICE  
Address 8383 ELVATOR ROAD, MILLERSVILLE, MD 21108

2. SECURED PARTY

Name THE FIRESTONE TIRE & RUBBER CO. - MILEAGE SALES DEPARTMENT  
Address 1200 FIRESTONE PARKWAY  
AKRON, OHIO 44317

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 TIRES, TUBES AND OTHER EQUIPMENT AND THE PROCEEDS THEREOF FURNISHED TO DEBTORS BY CREDITOR PURSUANT TO OR IN CONNECTION WITH THE MILEAGE TIRE LEASE AGREEMENT BETWEEN THEM DATED AUGUST 16, 1984.

RECORD FEE 11.00  
405490 0040 R01 T11:0-4  
NOV 28 1984

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  
RECEIVED IN DEPT. OF REGISTERED PROPERTIES  
1984 NOV 28 PM 12:09  
E. AUBREY COLLISON  
CLERK

Keith M. Dillon President  
(Signature of Debtor)

Keith M. Dillon Pres.  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

J. Stator

(Signature of Secured Party)

Type or Print Above Signature on Above Line

1100

#84-1680  
Car Anne Arnold  
PRC/PMJ  
rec'd 10/24

UCC# 832295

STATE OF MARYLAND

BOOK - 479 PAGE 569

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.

254669

1. DEBTOR

Name L. L. L., Inc. D/B/A Maryland Insurance Agency  
Address 16 Village Green, Crofton, Md. 21114

2. SECURED PARTY

Name General Electric Credit Corp.  
Address 101 East Ridge Drive, Suite 301, Danbury, Ct. 06810

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 ARC/AMS IBM Series 1 Computer System

RECORD FEE 12.00  
POSTAGE .50  
MAY 27 0040 101 11:05  
NOV 13 84

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)

L. L. L., Inc. D/B/A Maryland Insurance Agency

[Signature]  
(Signature of Debtor)

Leonard L. Lamprey  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

Type or Print Above Signature on Above Line

[Signature]  
(Signature of Secured Party)

Benita M. York  
Type or Print Above Signature on Above Line

RECEIVED FOR RECORD  
MAY 27 1984  
1984 NOV 28 PM 12:09  
E. AUBREY COLLISON  
CLERK

12.00  
- .50

Mailed to Secured Party

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 237210

RECORDED IN LIBER 435 FOLIO 531 ON 3-27-81 (DATE)

1. DEBTOR: Name Don d. & Marvenise Harris

Address 1008 Primrose Ct #103 Arnp.

2. SECURED PARTY: Name Commercial Credit 5 1/2 L Assoc.

Address 612 Ritchie Highway  
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>

RECORD FEE 10.00  
POSTAGE .50  
NOV 28 1984

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

Name \_\_\_\_\_

Address \_\_\_\_\_

Mailed to Secured Party

Dated 11-7-84

B Y Cooper  
(Signature of Secured Party)

B Y Cooper  
Type or Print Above Name on Above Line

10<sup>00</sup>/<sub>50</sub>

BOOK - 479 PAGE 571  
STATE OF MARYLAND

251670

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 Ray Sears & Son, Inc.  
Address 2887 Rutland Road, Gambrills, Maryland 21054

2. SECURED PARTY

Name Baldwin Service Center, Inc.  
Address Defense Highway, 450 and 178, Annapolis, Maryland 21401  
Credit Alliance Corporation, P.O. Box 1680, 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) \_\_\_\_\_

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."

ASSIGNEE OF SECURED PARTY

Credit Alliance Corporation  
P.O. Box 1680  
500 DiGiulian Blvd.  
Glen Burnie, MD 21061

Mailed to: \_\_\_\_\_ 32.00  
NOV 28 84

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)

Ray Sears & Son, Inc.

Raymond A. Sears  
(Signature of Debtor)

Raymond Sears, President  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Baldwin Service Center, Inc.

Rhoda L. Baldwin, Pres.  
(Signature of Secured Party)

Rhoda L. Baldwin, President

Type or Print Above Signature on Above Line

RECEIVED BY ENROLLMENT UNIT  
1984 NOV 28 PM 12:10  
E. AMBERLY COLLISON  
CLERK

Mailed to Secured Party

3200/50

ASSIGNMENT

BOOK - 479 PAGE 572

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 November 5, 1984

between Baldwin Service Center, Inc., as Seller/Lessor/Mortgagee  
and Ray Sears & Son, Inc., 2887 Rutland Road, Gambrills, Maryland 21054

(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.

We represent and warrant that as at the day of the execution hereof the unpaid balance of the contract assigned hereby is \$ 45,897.60  
IN WITNESS WHEREOF, we have hereunto set our hand and seal this 5th day of November, 19 84

Baldwin Service Center, Inc. (SEAL)  
(Seller/Lessor/Mortgagee)  
By Shada L. Baldwin, Pres.

(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.)

CONDITIONAL SALE CONTRACT NOTE

TO: Baldwin Service Center, Inc. (Seller)

FROM: Ray Sears & Son, Inc. (Buyer) BOOK - 479 PAGE 578

Defense Highway, 450 & 178, Annapolis, MD 21401 (Address of Seller)

2887 Rutland Road, Gambrills, MD 21054 (Address of Buyer)

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) International Hough TD8E Diesel Crawler Tractor, S/N 9845 with 6 in 1 hydraulic dozer blade, ROPs, 18" wide truck shoes and reversible fan.

(1) TIME SALES PRICE ..... \$ 75,897.60
(2) Less DOWN PAYMENT IN CASH ..... \$ 30,000.00
(3) Less DOWN PAYMENT IN GOODS (Trade-in Allowance) \$ -0-
(4) CONTRACT PRICE (Time Balance) ..... \$ 45,897.60
The property purchased shall remain personalty and not become part of any realty and shall be located and kept for use at: Gambrills, Maryland

Record Owner of Real Estate: \_\_\_\_\_

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 Forty five thousand eight hundred ninety seven and 60/100\*\*\*\*\* Dollars (\$ 45,897.60)

being the above indicated Contract Price (hereinafter called the "time balance") in 48 successive monthly installments, commencing on the 1st day of March, 19 84, and continuing on the same date each month thereafter until paid; the first 47 installments each being in the amount of \$ 956.20 and the final installment being in the amount of \$ 956.20

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, recongment 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.

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

TERMS AND CONDITIONS HEREOF CONTINUED ON REVERSE SIDE

BUYER ACKNOWLEDGES RECEIPT OF A SIGNED, TRUE AND EXACT EXECUTED COPY OF THIS CONTRACT NOTE.

BUYER(S)-MAKERS(S):

Date: November 5, 19 84

Accepted Baldwin Service Center, Inc. (SEAL) (Print Name of Seller Here)

Ray Sears & Son, Inc. (SEAL) (Print Name of Buyer-Maker Here)

By: Shada L. Baldwin, Pres. (Witness as to Buyer's and Co-Maker's Signature)

By: Raymond A. ... Pres. (Print Name of Co-Buyer-Maker Here)

(Witness as to Buyer's and Co-Maker's Signature)

By: \_\_\_\_\_

This instrument prepared by \_\_\_\_\_

2

BOOK - 479 PAGE 574

TERMS AND CONDITIONS OF CONDITIONAL SALES CONTRACT NOTE (Continued)

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 appraisalment, 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 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 Buyer's true and lawful attorney-in-fact and agent for Buyer and in Buyer's name, place and stead to accept service of any process within the State of New York, Holder agreeing to notify Buyer, at Buyer's address shown herein, by certified mail, within three days of such service having been effected. The parties hereto agree to the venue and jurisdiction of any court in the State 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 provision 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. 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)  
\_\_\_\_\_(Corporate, Partnership or Trade Name or Individual Signature) } Signature of Seller  
By: \_\_\_\_\_ (Signature: Title of Officer, "Partner" or "Proprietor")

(Witness)

STATE OF MARYLAND  
FINANCING STATEMENT FORM UCC-1

City Clerk  
BOOK - 429 PAGE 575  
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

25467T

Name Floyd, Rodney, D.D.S.

Address 1017 Generals Highway; Crownsville, MD 21032

2. SECURED PARTY

Name HPSC, Inc.

Address 25 Stuart Street; Boston, MA 02116

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)

This filing is notice of an equipment lease dated 9.14.84 for the personal property described herein and hereafter acquired.

See Form "A" Attached

RECEIVED RE 11.00  
POSTAGE .50  
NOV 28 1984  
NOV 28 84

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)

Rodney Floyd, D.D.S., D.A.  
(Signature of Debtor)

Mailed to Secured Party

Rodney Floyd, D.D.S.  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Sue Haskins  
(Signature of Secured Party)

HPSC, Inc.  
Type or Print Above Signature on Above Line

11/50

RECEIVED FOR RECORDING  
1984 NOV 28 PM 12:10  
E. AUBREY COLLISON  
CLERK



Form A

BOOK - 479 PAGE 576

Lessee Rodney Floyd, D.D.S.

### Schedule to Equipment Lease

Quantity	Mfg.	Item Description
1	Ritter	Escort I Elite Chair, asst. center, cuspidor/cupfiller, light & mount
1	Ritter	Dr. Stool
1	Ritter	Asst. Stool
1	Kavo	High Speed F.O. HP
1	Kavo	182-3 Low Speed HP
1	HCO	70 KVP X-ray
1	Biotec	Mobile Cabinet

Total

Lessee(s) X Rodney Floyd, DDS, P  
Rodney Floyd, D.D.S.

HPSC, INC., 25 STUART STREET, BOSTON, MA 02116

BRANCH COPY

Anne Arnold  
Co. 11.50

STATE OF MARYLAND

BOOK - 479 PAGE 577

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 10-25-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

254672

Name Robert J. Engl

Address 308 Marlinspike Dr. Severna Park, MD 21146

2. SECURED PARTY

Name Baldwin Service Center Inc.

Address 41 Defense Hwy Annapolis, MD 21401

*A/ Assignee of Secured Party -  
Kubota Credit Corp USA  
4444 Shackelford Rd.  
Dorchester Ga 30093*

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

Mailed to: *[arrow pointing to 10-25-87]*

3. Maturity date of obligation (if any) 10-25-87

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

1- New Kubota Tractor Model B7200E S/N 10478

1- New Kubota Mower Model RC60-72 S/N 11154

RECORDED FEE 11.00  
POSTAGE .50  
NOV 28 1984 11:20  
NOV 28 84

13400-833239

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)

*X* Robert J. Engl  
(Signature of Debtor)

Robert J. Engl  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

*[Signature]*

(Signature of Secured Party)

Baldwin Service Center Inc.

Type or Print Above Signature on Above Line

1984 NOV 28 PM 12:10  
E. AUGER & COLLISON  
CLERK

11.50

Anne Arnold  
Co. 11.50

BOOK - 479 PAGE 578

STATE OF MARYLAND

254673

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 10-25-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name N. Addison Ball

Address 232 Harwood Road Harwood, MD 20776

2. SECURED PARTY

Name Baldwin Service Center Inc.

Address 41 Defense Hwy Annapolis, MD 21401

*Assignee of Secured Party  
Kubota Credit Corp USA  
4444 Shockleford Rd  
Pawcatuck CT 06093*

\* Person And Address To Whom Statement Is To Be Returned if Different From Above.

3. Maturity date of obligation (if any) 10-25-87

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

1- New Kubota Tractor Model B8200DT S/N 60839

1- New Woods 6' Rearmount Blade S/N 11084

REGISTRATION FEE 11.00  
POSTAGE .50  
NOV 28 11 42 20  
NOV 28 84

*13400 833266*

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)

*N. Addison Ball*  
(Signature of Debtor)

N. Addison Ball  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

*Cheryl Smith*  
(Signature of Secured Party)

(Signature of Secured Party)

Baldwin Service Center Inc.  
Type or Print Above Signature on Above Line

RECEIVED FOR RECORD  
E. AUGNEY COLLISION  
CLERK

1984 NOV 28 PM 12:10/40

*1100  
50*

UNIFORM COMMERCIAL CODE

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

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 249615  
RECORDED IN LIBER 467 FOLIO 203 ON Nov. 3 '83 (DATE)

1. DEBTOR

Name Larson, Charles A.  
Address 246 Mill Swamp Rd., Edgewater, MD 21037

2. SECURED PARTY

Name John Deere Company  
Address PO Box 4949, Syracuse, NY 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><b>A. Continuation</b> <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>B. Partial Release</b> <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><b>C. Assignment</b> <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><b>D. Other: Termination</b> <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

1984 NOV 28 PM 12:11

E. AMBERLY COLLISON CLERK

10.00  
1.50  
40.00  
NOV 28 1984

JOHN DEERE COMPANY

Dated 2 Nov. 1984

*R.W. Edwards*  
(Signature of Secured Party)  
R.W. Edwards, Asst. Treas.  
Type or Print Above Name on Above Line

Mailed to Secured Party

10<sup>00</sup>.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) Ramsey, A.F. dba/ Joe Ramsey Music 161 West Street Annapolis, MD 21401	2. Secured Party(ies) and address(es) <b>YAMAHA INTERNATIONAL CORPORATION</b> 6600 Orangethorpe Avenue Buena Park, CA 90620	For Filing Officer (Date, Time, Number, and Filing Office) RECORDED 11.00 NOV 28 1988
---	--	---

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

Yamaha Tennis Equipment, Skis, Archery Equipment, Golf Equipment, Tennis Shoes manufactured under the name of Asahi, Pianos and Organs, Various Musical Instruments including Everett Pianos and/or Benches, and such other products of Yamaha International Corporation, wherever located, whether now owned or hereafter acquired, and all Returns, Repossessions, Exchanges, Substitutions, Replacements, Attachments, Parts, Accessories and Accessions thereto.

THIS IS A GENERAL FILING NOT SUBJECT TO RECARDATION TAX

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

RECORDED 11.00  
NOV 28 1988

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

Joe Ramsey Music

By: J. Herkins Attorney  
J. Herkins Attorney-in-fact

YAMAHA INTERNATIONAL CORPORATION

By: R. Shagan  
R. Shagan

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

1100

Mailed to Secured Party

BOOK - 479 PAGE 581

### MARYLAND TERMINATION STATEMENT

Date \_\_\_\_\_, 196\_\_

**TERMINATION STATEMENT:** This Statement of Termination of Financing is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) name(s) and address: Dale Smith  
8137 Harold Ct Apt 1c  
GlenBurnie, MD 21061

2. Secured Party and address (Type complete corporate name): Thorp Credit  
7966 Crian Hwy  
GlenBurnie, MD 21061

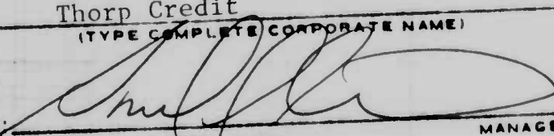
3. There is no outstanding secured obligation and there is no commitment to make advances, incur obligations, or otherwise give value, as between the above parties. The Secured Party certifies that the Secured Party no longer claims a security interest under the Financing Statement bearing file number and record reference as follows: \_\_\_\_\_

Liber 439 Page 131

4. After recording this Termination Statement, the filing officer is requested to deliver or mail it to the Secured Party whose name and address appear above.

#### SECURED PARTY

Thorp Credit  
(TYPE COMPLETE CORPORATE NAME)

By:  MANAGER

Samuel J Wilson

(Type signature below name)

AE 2/64

DO NOT TYPE IN MARGINS OUTSIDE OF GUIDE LINES

10<sup>00</sup>/<sub>50</sub>

RECORDS & CLERK  
BALTIMORE COUNTY

1984 NOV 28 PM 12:11

E. ALLEN COLLISON

Mailed to Secured Party

CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

BOOK - 479 PAGE 582

MARYLAND TERMINATION STATEMENT

Date November 01, 1984

TERMINATION STATEMENT: This Statement of Termination of Financing is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) name(s) and address: Theodroe Vanlear, 609 Binsted Rd, GlenBurnie, MD 21061

2. Secured Party and address (Type complete corporate name): Thorp Credit, 7966 Crian Hwy, GlenBurnie MD 21061

3. There is no outstanding secured obligation and there is no commitment to make advances, incur obligations, or otherwise give value, as between the above parties. The Secured Party certifies that the Secured Party no longer claims a security interest under the Financing Statement bearing file number and record reference as follows:

Liber 453 Page 254

4. After recording this Termination Statement, the filing officer is requested to deliver or mail it to the Secured Party whose name and address appear above.

SECURED PARTY

Thorp Credit (TYPE COMPLETE CORPORATE NAME)

By: [Signature] MANAGER Samuel J Wilson (Type signature below name)

DO NOT TYPE IN MARGINS OUTSIDE OF GUIDE LINES

Mailed to Secured Party

1984 NOV 28 PM 12:12

COLLISON

100/50

RECEIVED FOR POSTAGE NOV 28 1984

STATE OF MARYLAND

BOOK - 479 PAGE 583

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

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. \_\_\_\_\_

RECORDED IN LIBER 429 FOLIO 234473 ON Sept. 19, 1980 (DATE)  
Page 384

1. DEBTOR

Name Backyard Boats, Inc. dba Shadyside

Address Woods and Wharf Roads Shadyside, MD 20867

2. SECURED PARTY

Name Borg Warner Acceptance Corp.

Address 3555 Sunset Office Drive #202

Sunset Hills, MO 63127

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><b>A. Continuation</b> <input checked="" type="checkbox"/> <b>KX</b> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p><b>B. Partial Release</b> <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><b>C. Assignment</b> <input checked="" type="checkbox"/> <b>KX</b> 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><b>D. Other:</b> <input type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>
<p>All inventory of goods of whatever kind or nature held for sale or lease by the Debtor, including but not limited to boats, boat trailers, boat motors, marine equipment, parts and accessories, wherever located, now owned or hereafter acquired or in the possession, custody 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; all accounts, contract rights, chattel paper, and 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.</p>	

Mailed to Secured Party

Dated October 31, 1984

Lisa Gisi  
(Signature of Secured Party)

Lisa Gisi  
Type or Print Above Name on Above Line

10<sup>00</sup>/<sub>50</sub>

1984 NOV 28 PM 12:12  
E. AUBREY COLLISON  
CLERK

251675

BOOK - 479 PAGE 584

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) W.C. Burroughs & Assoc. 7146 Montevideo Rd. Jessup, MD. 20794	2. Secured Party(ies) and address(es) Okamoto Corporation 500 Industrial Dr. Bensenville, Ill. 60106	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: Model No. 820N; Ser. No., 2144; Amt. \$17,969.50  Together with all attachments, replacements, substitutions additions and proceeds, including amounts payable under insurance policy.		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: ~~W.C. Burroughs & Associates Inc., P.O. Box 6794, Towson, MD 21286~~  
Circuit Ct. for Anne Arundel, Courthouse Church Circle, P.O. Box 71, Annapolis, MD 21404

W.C. Burroughs & Associates Inc.

By: Stephen G. Conroy  
Signature(s) of Debtor(s)

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

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

11:50

Mailed to Secured Party

RECEIVED  
ANNE ARUNDEL COUNTY  
1984 NOV 28 PM 12:12  
E. ANDREW COLLISON  
CLERK

BOOK - 479 PAGE 585

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) Spa Management Services, Inc. 3446 Old Annapolis Rd. Baltimore, MD	2. Secured Party(ies) and address(es) ALLIED INVESTMENT CORPORATION Suite 603 1625 Eye Street, N.W. Washington, D.C. 20006	3. Maturity date (if any): For Filing Officer (Date, Time and Filing Office) RECORD FEE 10.00 POSTAGE .50 NOV 28 1983
--	--	---

249623, liber 467

4. This statement refers to original Financing Statement bearing File No. pg. 293  
Filed with Anne Arundel Date Filed 11/7/ 19 83

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. Debtor has changed name to Spa Lady Corporation

No. of additional Sheets presented:

SPA LADY CORPORATION <u>[Signature]</u> Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).	ALLIED INVESTMENT CORPORATION <u>[Signature]</u> By: _____ Signature(s) of Secured Party(ies)
---	--

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

1000  
150

RECEIVED FOR RECORD  
CREDIT COURT, BALTIMORE COUNTY  
1984 NOV 28 PM 12:12  
E. AUBREY COLLISON  
CLERK

(Paid)  
Mailed to Secured Party

13.50

STATEMENT OF CONTINUATION, TERMINATION, RELEASE, ASSIGNMENT, ETC.  
W. G. L. Co. FORM 0-9352A

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 Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.  
File Number of original Financing Statement Liber 405 Folio 303  
Date of Filing June 11, 1979 3:25PM  
Record Reference

1. Debtor(s) } Joseph D. & Mary J. Newman  
 Name or Names—Print or Type  
1223 Sandalwood Road, Harwood, Maryland 20776  
 Address—Street No., City - County State Zip Code

2. Secured Party } Washington Gas Light Company  
 Name or Names—Print or Type  
1100 H Street, N. W., Washington, D. C. 20005  
 Address—Street No., City - County State Zip Code

3. Maturity Date (if any) August 1984

CHECK APPLICABLE STATEMENT

- CONTINUATION  
The original Financing Statement identified above by file number is still effective.
- TERMINATION  
The original Financing Statement identified above by file number is terminated and the secured party no longer claims a security interest under the financing statement.
- RELEASE  
From the property described in the original Financing Statement identified above, the property described below is released.
- ASSIGNMENT  
The secured party assigns to the assignee named below the rights of the secured party under the original Financing Statement identified above.
- OTHER

RETURN TO:  
1980 NOV 28 PM 12:12  
E. AUBREY COLLISON  
CLERK

RECORD FEE 10.00  
POSTAGE .50  
NOV 28 84

Debtor(s) or assignor(s)

Washington Gas Light Company (Seal)  
(Corporate, Trade or Firm Name)

C. B. Crawford  
Signature of Secured Party or Assignee  
C. B. Crawford, Supervisor

(Type or print name under signature)

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

Mailed to Secured Party

10.00  
- .50

FINANCING STATEMENT

BOOK - 479 PAGE 587  
Date: 11/2/84

Debtor(s)

Name: Michael Steele

Address: E4 Holiday Drive, Jessup, MD 20794

Secured Party: Tower Federal Credit Union  
P.O. Box 123  
Annapolis, Maryland 20701

1. The Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).  
Mobile Home - See Addendum

2. If above described personal property is to be affixed to real property, describe real property.  
N/A

3. Proceeds of collateral  are  are not covered.

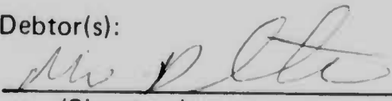
4. Products of collateral  are  are not covered.

5. This transaction  is  is not subject to a recordation tax.

If subject to tax: Amount Financed \$17,840.00 Recordation Tax \$134.00

Circuit Court for Anne Arundel County

Debtor(s):

  
(Signature)

Michael Steele  
(Type or Print)

\_\_\_\_\_  
(Signature)

\_\_\_\_\_  
(Type or Print)

Secured Party:

Tower Federal Credit Union

By: 

TO: THE FILING OFFICER:

After recordation please mail to:

Tower Federal Credit Union  
P.O. Box 123  
Annapolis Junction, Maryland 20701

Mailed to Secured Party

11 -  
122 5/2

RECORD FEE 11.00  
RECORD TAX 122.50  
TOTAL 133.50  
11/2/84 11:17  
NOV 28 1984

1984 NOV 28 PM 12:20  
E. ANDREW GULLISON  
CLERK

"ADDENDUM MOBILE HOME"

The undersigned debtor grants to Tower Federal Credit Union, its successors and assigns, a purchase money security interest, in accordance with the terms and conditions of the Security Agreement for Closed End Loan on the reverse side of the Loan Request and Credit Disclosure Statement to which this Addendum I is Attached, in and to the following described personal property:

Collateral: Mobile Home  NEW  OLD

Year: 78 Equipment (included as part of the collateral):  
 Make and Model: Homette 70x14  Range # AZ12-1239  
 Length and Width: \_\_\_\_\_  Refrigerator # HD547922  
 Serial Number: # 031006486  Freezer # \_\_\_\_\_  
 Dishwasher \_\_\_\_\_  
 Clothes Washer # TA1560906  
 Dryer # ZA2093276  
 Awnings EVE LOVER # 14265-17380945  
 Primary use of collateral:  
 Personal, family or household  Skirting \_\_\_\_\_  
 Farming Operations  Air Conditioning Unit central  
 Business  Acc. Shed \_\_\_\_\_  
 Furniture (Mfgs. Floor Plan \_\_\_\_\_)  
 Other fireplace

Will the collateral be affixed to the land?  NO  YES

If yes, give full name of the record owners of the land: \_\_\_\_\_

The collateral is to be located at: E 4 Holiday Dr.  
Jessup Md 20794

Date: 9-29-84 [Signature]  
 DEBTOR

DEBTOR

Box 123/Annapolis Junction/Maryland 20701/301-688-6486

TFCU #134 (.25M)

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):

Graboyes Industries South Limited  
 Name or Names—Print or Type  
 821 N. Oregon Avenue, Linthicum Heights, MD 21290  
 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:

McCall Handling Company  
 Name or Names—Print or Type  
 3900 Vero Road Baltimore MD 21227  
 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) Used Hyster Model S50C  
Serial No. C2D20412Y

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.

DEBTOR(S):

SECURED PARTY:

\_\_\_\_\_  
 (Signature of Debtor)  
 Finklestein Vice President  
 Type or Print

\_\_\_\_\_  
 (Signature of Debtor)  
 Type or Print

\_\_\_\_\_  
 (Company, if applicable)  
 McCall Handling Company  
 (Signature of Secured Party)  
 James C. Martin, V.P.  
 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 McCall Handling Co., 3900 Vero Road, Baltimore, MD 21227

Luas Bros. Form F-1

RECORDING FEE 11.00  
 POSTAGE .50  
 #15757 0237 R02 112:18  
 NOV 28 94

1984 NOV 28 PM 12:20  
 E. ALVIN STOKOLISHON  
 CLERK



Mailed to Secured Party

1150



John M. Tatterson, D.D.S.  
Doris C. Tatterson  
1606 Forest Drive  
Annapolis, Md. 21403  
November 1, 1984

BOOK - 479 PAGE 591

SCHEDULE A

- 1 - Air Techniques Model L-66, Compressor w/Built in dryer  
Serial #8123
- 1 - Dental ELE MC-201 Dual Cent. Suction Unit  
Serial #V6155
- 1 - Philips 810XL Automatic Film, Processor w/Replenisher  
Serial #202039-03362
- 6 - Gendex Model 770 Wall Mounted X-Ray Units  
Serial #802682, #802648, #802684, #802685, #802645, #800618
- 4 - ADEC Doctors Upper & Lower Preference Cabinets w/Pencil drawers  
w/full privacy panels, w/pass thru modules  
Serial #5510-K4-4018, #5510-K4-4019, #5510-K4-4020, #5510-K4-4021
- 2 - Pelton Crane LFC II Ceiling Lights  
Serial #35266, #35267
- 1 - Pelton Crane Contemporary Executive, w/porter analgesia, high speed  
AMAL, w/silver dollar F.C. Vac override & sliding countertop  
Serial #15092
- 1 - Pelton Crane Executive, Period Styling-Mediterranean  
Serial #6113
- 2 - Pelton Crane Chairman Dental Chairs w/traverse  
Serial #35689, #35718
- 2 - Pelton Crane Front Row Operators Stools  
Serial #23210, #23206
- 2 - Dental ELE 9 DRB Operators Stools  
Serial #22591, #22629
- 2 - Dental ELE Assistants Model 9MS Stools  
Serial #22593, #22594

*John T  
DCT*

MARYLAND FINANCING STATEMENT

BOOK - 479 PAGE 592

(xx) 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.: 251679  
Record Reference:  
Date & Hour of Filing

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

1. LESSEE ~~EMXTAKK~~ GeoTect  
449 Brightwood Road (Name or Names) Millersville, Md. 21108  
(Address)

LESSEE  
(Name or Names)  
(Address)

2. LESSOR CHESAPEAKE INDUSTRIAL LEASING CO., INC.  
8767 SATYR HILL ROAD, BALTIMORE, MARYLAND 21234

3. ASSIGNEE (if any)  
Of LESSOR  
(Name or Names)  
(Address)

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

One - Mita, Model 111, Copier  
S/N 46059444

E. AUGHEY COLLISON  
CI ERK  
NOV 28 PM 12:32

RECORD FEE 12.00  
POSTAGE .50  
475761 (237) NOV 28 11:24  
NOV 28 84

Mailed to Secured Party

5. Proceeds of Collateral are covered hereunder: Yes (xx) No ( )  
Products of Collateral are also covered Yes ( ) No (xx)

LESSEE LESSOR  
~~EMXTAKK~~ GeoTect CHESAPEAKE INDUSTRIAL LEASING CO., INC.  
By: Carroll W. Georgius Partner By: Gordon T. Hill President  
(Title) (Title)  
Carroll W. Georgius Gordon T. Hill  
(Type or print name of person signing) (Type or print name of person signing)  
By: \_\_\_\_\_ Return to: Lessor  
(Title)  
(Type or print name of person signing)

1250

254680

BOOK - 479 PAGE 593

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) <i>STELLA SZYMANSKI 620 BAYLOR BL GEN BUENIA MD</i>	2. Secured Party(ies) and address(es) U.S. Energy Conservation Corp. 6911 Richmond Hwy. #490 Alexandria, Virginia 22306	3. Maturity date (if any) For Filing Officer (Date, Time, Number, and Filing Office)  RECORD FEE 11.00 POSTAGE 7.00 TOTAL 18.00 NOV 24 1984  5. Assignee(s) of Secured Party and Address(es) Manufacturers Hanover Financial Services of Md. 6001 Montrose Rd. Rockville, Md. 20852
4. This financing statement covers the following types (or items) of property:  not subject to recordation tax  <i>Replacemnt Windows</i>		

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 *Stella Szymanski*  
Signature(s) of Debtor(s)

Stella Szymanski  
(1) Filing Officer Copy--Alphabetical

By *J.E. Doeberien*  
Signature(s) of Secured Party(ies)

J.E. Doeberien

STANDARD FORM - FORM UCC-1

RECEIVED FOR RECORD  
CREDIT COURT, ANNE ARUNDEL COUNTY

1984 NOV 28 PM 12:32

E. AUBREY COLLISON  
CLERK

*KP*

*1130*

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. BOOK - 479 PAGE 594

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 1, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name W.C. Burroughs and Associates  
Address 7146 Montevideo Road, Jessup, MD 20794

251681

2. SECURED PARTY

Name Okamoto Corporation  
Address 500 Industrial Drive, Bensenville, IL 60106

RECORD FEE 11.00  
POSTAGE .50  
TOTAL DUES 11.50  
11/13/84  
11/18/84

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

3. Maturity date of obligation (if any) none

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

Model 820N S/N.2149 Total amount \$17,209.50

Together with all attachments, replacements, substitutions additions and proceeds, including amounts payable under insurance policy.

FILED WITH: Clerk of the Circuit Court  
Anne Arundel County  
Annapolis, Maryland 21404

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)

W.C. Burroughs and Associates  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

Mailed to Secured Party

[Signature]  
(Signature of Secured Party)

Scott Ferrill, Attorney  
Type or Print Above Signature on Above Line

1984 NOV 28 PM 2:21  
E. ARUNDEL COLLISION  
CLERK 148

11.50

FINANCING STATEMENT

254682

- 1. Names of Debtors: ROBERT A. PASCAL  
NANCY W. PASCAL  
Address: 364 White Cedar Lane  
Severna Park, Maryland 21146
- 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:

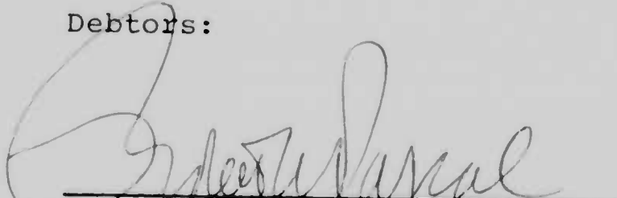
(a) The interest of Debtors in all building materials, furniture, fixtures, machinery, equipment and tangible personal property of every kind and nature whatsoever (other than consumable goods, inventory, and trade fixtures or other personal property owned by tenants occupying all or any portion of the 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 October 29, 1984 from Debtors to Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, Trustees, all property being located in Talbot 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 \$65,000 in connection with the filing of the aforesaid Deed of Trust in the Land Records of Talbot County, Maryland.

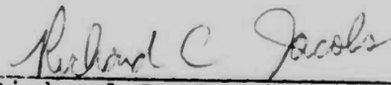
Debtors:

  
Robert A. Pascal

  
Nancy W. Pascal

Secured Party:

MARYLAND NATIONAL BANK

By   
Richard C. Jacobs  
Mortgage Loan Officer

1400  
.50

RECEIVED FOR RECORD  
TALBOT COUNTY

1984 NOV 28 PM 2:22

E. ANDREY COLLISON  
CLERK

140

14.00

POSTAGE  
.50  
NOV 28 1984

BOOK - 479 PAGE 596

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

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

STATE OF MARYLAND, \_\_\_\_\_ OF \_\_\_\_\_, TO WIT:

I HEREBY CERTIFY, that on this 1 day of Nov, 1984, before me, the undersigned Notary Public of said State, personally appeared Robert A. Pascal, 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 therein contained.

WITNESS my hand and Notarial Seal.

Elena Gralowski  
Notary Public

My Commission Expires: July 1984.

STATE OF MARYLAND, \_\_\_\_\_ OF \_\_\_\_\_, TO WIT:

I HEREBY CERTIFY, that on this 1 day of Nov, 1984, before me, the undersigned Notary Public of said State, personally appeared Nancy W. Pascal, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument and acknowledged that she executed the same for the purposes therein contained.

WITNESS my hand and Notarial Seal.

Elena Gralowski  
Notary Public

My Commission Expires: July 1986.

PROPERTY DESCRIPTION

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

BEGINNING at a point on the Northerly side of MD Rt. 33 and the Southwest corner of the herein described property adjoining the property of St. Michaels Housing Authority (Liber 576, folio 742) thence (1) with the St. Michaels Housing Authority lands, N 50° 35' E. 477.78 ft. to the lands of Board of Education (Liber 431, folio 671) (Liber 434, folio 505); thence (2) with the lands of the Board of Education, S 50° 22' E. 304.53 ft. to the lands of Gerald L. Cochran (Liber 451, folio 328); thence (3) with the lands of Gerald L. Cochran, S 50° 12'30" W 501.60 ft. to the Northerly side of Maryland Highway Route 33; thence (4) with the Northerly side of Maryland Highway Route 33, N 47° 43' W. 252.46 ft. to the point and place of beginning, containing 3.05 acres, more or less.

BEING the same property designated as Parcel One in a Deed from United Propane, Inc., a body corporate of the State of Maryland, to Robert A. Pascal and Nancy W. Pascal, his wife, dated August 7, 1978, recorded among the Land Records of Talbot County, Maryland in Liber No. 525, folio 492.

FINANCING STATEMENT

Not Subject to Recordation Tax

Name of Debtor

Mailing Address

Elizabeth C. Mathers

Lot 73 Rol Park  
Millersville, MD 21108

*AAO*

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).

1985 New Imperial Regal 60x12 Mobile Home Serial # 85539

- 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.

RECORD FEE 11.00  
POSTAGE .50  
NOTES 40.00  
NOV 28 1984

Debtor

Secured Party

*Elizabeth Mathers*  
ELIZABETH MATHERS

THE SAVINGS BANK OF BALTIMORE

BY *Richard Marshall*

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  
*11.50*

PCS 0847

RECEIVED FOR RECORD  
CREDIT COURT ACCOUNT

1984 NOV 28 PM 2:22

E. AUDREY COLLISON  
CLERK *ES*

FINANCING STATEMENT

Not Subject to Recordation Tax

Name of Debtor

Mailing Address

Mark J. Cullip  
William L. Cullip Jr.  
Audrey C. Cullip

Box 145 Chesapeake Court  
Hanover, MD 21076

AA Co.  
RECORD FEE 15.00  
POSTAGE .50  
NOV 24 1984 11:35  
NOV 25 '84

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).

1985 New Imperial Regal 410 Mobile Home Serial #85532 70x14

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.

RECORD FEE 15.00  
POSTAGE .50  
NOV 25 1984

Debtor

Secured Party

William L. Cullip, Jr.  
WILLIAM L. CULLIP, JR.

THE SAVINGS BANK OF BALTIMORE

Audrey C. Cullip  
AUDREY C. CULLIP

BY Michelle Rucabale

Mark J. Cullip  
MARK J. CULLIP

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

RECEIVED FOR RECORD  
CLERK COURT, BALTIMORE COUNTY

1984 NOV 28 PM 2:22

E. AUDREY COLLISON  
CLERK

12.00  
- .50

FINANCING STATEMENT

Not Subject to Recordation Tax

<u>Name of Debtor</u>	<u>Mailing Address</u>
Michael A. Fox Laura J. Duncan Joan M. Duncan	5381 Sands Road Lothian, Maryland 20711

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).  
1985 Liberty "Supra", Mobile Home, 52 X 14, Gray/White,  
Serial # 08-L-55201
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.

RECORD FEE 13.00  
POSTAGE .50  
1103345 0240 NOV 28 11:37  
NOV 28 84

Debtor	Secured Party
<u>x Laura J. Duncan</u> LAURA J. DUNCAN	THE SAVINGS BANK OF BALTIMORE
<u>x Michael A. Fox</u> MICHAEL A. FOX	BY <u>Michelle P. ...</u>
<u>x Joan M. Duncan</u> JOAN M. DUNCAN	

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 of Laurel, Inc., which has been assigned to The Savings Bank of Baltimore.

PCS 0847

RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY  
1984 NOV 28 PM 2:22  
E. AUBREY COLLISON  
CLERK

Mailed to Secured Party  
13.00  
.50

**END  
LIBER**