THAN 8 POINT TYPE, IN BLACK LETTERS UPON WHITE PAPER OF SUFFICIENT WEIGHT AND THICKNESS AS TO BE CLEARLY READABLE. IF ANY SUCH STATEMENT SHALL BE WHOLLY TYPEWRITTEN OR TYPEWRITTEN ON A PRINTED FORM, THE TYPEWRITING SHALL BE IN BLACK LETTERS, IN NOT LESS THAN ELITE TYPE UPON WHITE PAPER OF SUFFICIENT WEIGHT OR THICKNESS TO BE CLEARLY READABLE. IN THOSE FILING OFFICES WHERE SUCH STATEMENTS ARE PHOTOSTATED OR MICRO-FILMED NO SUCH STATEMENT UPON WHICH A RIDER OR RIDERS HAVE BEEN PLACED OR ATTACHED IN SUCH A MANNER AS TO OBSCURE, HIDE OR COVER ANY OTHER PART OF THE STATEMENT SHALL BE TENDERED OR RECEIVED FOR FILING, AND NO SUCH STATEMENT NOT OTHERWISE READILY SUBJECT TO PHOTOSTATING OR MICHAEL MINE SHALL BE TENDERED OR RECEIVED FOR MICROFILMING SHALL BE TENDERED OR RECEIVED FOR FILING UNTIL A CHARGE EQUAL TO THREE TIMES THE FEE ALLOWED BY LAW FOR THE FILING, NOTING IN THE INDEX, FURNISHING A RECEIPT FOR SUCH FILING AND RECORDING OF THE SAME SHALL HAVE BEEN PAID TO THE FILING OFFICER. EACH SHEET OF ANY SUCH STATEMENT TENDERED FOR FILING SHALL NOT EXCEED IN SIZE 81/2 BY 14 INCHES UPON WHICH THE PRINTED OR TYPEWRIT-TEN MATTER SHALL NOT BE MORE THAN 61/2 BY 10 INCHES AND ANY STATEMENT TENDERED FOR FILING WITH AND ANY STATEMENT TENDERED FOR FILING WITH SHEETS SMALLER THAN THIS MAXIMUM SHALL HAVE A MARGIN AT THE TOP AND BOTTOM OF AT LEAST 2 INCHES EACH AND WITH SIDE MARGINS OF AT LEAST 1 INCH EACH. ANY PERSON TENDERING ANY SUCH STATEMENT FOR FILING SHALL CAUSE THE NAME OR NAMES OF EVERY PERSON ATTACHED TO SAID STATEMENT TO BE TYPED OR PRINTED AND, IF A SIGNATURE, TO BE TYPED OR PRINTED AND SIGNATURE THE STATEMENT. OR PRINTED BELOW SUCH SIGNATURE. THE STATEMENT SHALL ALSO CONTAIN A DESIGNATION OF THE PERSON AND THE ADDRESS TO WHICH THE FILING OFFICER MAY DELIVER OR MAIL ANY SUCH STATEMENT AFTER IT SHALL HAVE BEEN RECORDED AS HEREINAFTER PROVIDED. A FINANCING STATEMENT SHALL ALSO INDICATE WHETHER OR NOT THE UNDERLYING SECURED TRANSACTION OR TRANSACTIONS BEING PUBLICIZED BY SUCH FINANCING STATEMENT ARE SUBJECT TO THE RECORDATION TAX IMPOSED BY ARTICLE 81, SECTIONS 277 AND 278, ANNOTATED CODE OF MARYLAND, 1962 SUPPL., AS AMENDED, FROM TIME TO TIME, OR WHETHER PARTIALLY SO SUBJECT. IF SUCH TRANSACTION OR TRANSACTIONS ARE WHOLLY OR PARTIALLY SUBJECT TO SUCH RECORDATION TAX THEN THE PRINCIPAL AMOUNT OF THE DEBT INITIALLY IN-CURRED SHALL BE STATED FOR THE PURPOSE OF COM-PUTING THE TAX THEN PAYABLE, AND THE PAYMENT AND COLLECTION OF SUBSEQUENT TAXES BY REASON OF ADDITIONAL INDEBTEDNESS SHALL BE GOVERNED BY THE PROVISIONS OF SAID ARTICLE 81, SECTIONS 277 AND 278 AFORESAID. IF A STATEMENT RELATES TO COLLATERAL WHICH IS GOODS WHICH ARE OR ARE TO BECOME FIXTURES, SUCH STATEMENT MUST STATE CONSPICUOUSLY AT ITS TOP "TO BE RECORDED IN THE LAND REC-