

(D) COLLATERAL ACQUIRED AFTER A CHANGE OF NAME, IDENTITY, OR CORPORATE STRUCTURE OF THE DEBTOR (SUBSECTION (7)).

(3) A form substantially as follows is sufficient to comply with subsection (1):

Name of debtor (or assignor) .....

Address: .....

Name of secured party (or assignee) .....

Address: .....

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

(Describe)

2. (If the collateral is crops) The above described crops are growing or are to be grown on:

(Describe Real Estate)

[3. (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)]

3 (IF APPLICABLE) THE ABOVE GOODS ARE TO BECOME FIXTURES ON\*

\*WHERE APPROPRIATE SUBSTITUTE EITHER "THE ABOVE TIMBER IS STANDING ON .. " OR "THE ABOVE MINERALS OR THE LIKE (INCLUDING OIL AND GAS) OR ACCOUNTS WILL BE FINANCED AT THE WELLHEAD OR MINEHEAD OF THE WELL OR MINE LOCATED ON ...."

(DESCRIBE REAL ESTATE)

(IF THE DEBTOR DOES NOT HAVE AN INTEREST OF RECORD) THE NAME OF A RECORD OWNER IS .....

4. (If [proceeds or] products of collateral are claimed) [Proceeds --] Products of the collateral are also covered.

USE ( ..... )
WHICHEVER ( ..... )
IS ( Signature of debtor (or assignor) )
APPLICABLE ( ..... )

Signature of secured party (or assignee)

