

UCC FINANCING STATEMENT
FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (optional) steven
B. E-MAIL CONTACT AT FILER (optional)
C. SEND ACKNOWLEDGMENT TO: (Name and Address) steven Non Commercial care of 50 salcombe drive, glenfield, leicester GB

Date of Filing : 03/16/2019
Time of Filing : 04:18:00 AM
File Number : 2019-075-7296-0
Lapse Date : NONE

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 1b, leave all of item 1 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

1a. ORGANIZATION'S NAME					
OR	1b. INDIVIDUAL'S SURNAME thornton		FIRST PERSONAL NAME mike	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
1c. MAILING ADDRESS Care Of Scottish Power, 320 St Vincent Street		CITY Glasgow	STATE	POSTAL CODE G2 5AD	COUNTRY GB

2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 2b, leave all of item 2 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

2a. ORGANIZATION'S NAME					
OR	2b. INDIVIDUAL'S SURNAME		FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
2c. MAILING ADDRESS		CITY	STATE	POSTAL CODE	COUNTRY

3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b)

3a. ORGANIZATION'S NAME					
OR	3b. INDIVIDUAL'S SURNAME kirk		FIRST PERSONAL NAME steven	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
3c. MAILING ADDRESS Non Commercial Care Of 50 salcombe drive, glenfield		CITY leicester	STATE	POSTAL CODE	COUNTRY GB

4. COLLATERAL: This financing statement covers the following collateral:

- 1) ALL RIGHTS RESERVED WITHOUT PREJUDICE UCC 1-308, UCC Doc# 2018-285-0154-4.**
- 2) Unrebutted Affidavit Of Obligation Commercial Lien our ref: sk-10122018-sp-aocl-1m served by recorded delivery signed for mail service number GQ 6228 3779 0GB dated 17th December 2018 received and served on the 19th December 2018 at 7:52am.**
- 3) All of the Lien debtors public indemnity bond and if this is insufficient all the assets, land, and personal property, real and movable and all of the Lien debtors named herein, interest in said assets, land and personal property, now owned and hereafter**

5. Check only if applicable and check only one box: Collateral is held in a Trust (see UCC1Ad, item 17 and Instructions) being administered by a Decedent's Personal Representative

6a. Check <u>only</u> if applicable and check <u>only one</u> box: <input type="checkbox"/> Public-Finance Transaction <input type="checkbox"/> Manufactured-Home Transaction <input checked="" type="checkbox"/> A Debtor is a Transmitting Utility			6b. Check <u>only</u> if applicable and check <u>only one</u> box: <input type="checkbox"/> Agricultural Lien <input type="checkbox"/> Non-UCC Filing		
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7. ALTERNATIVE DESIGNATION (if applicable): Lessee/Lessor Consignee/Consignor Seller/Buyer Bailee/Bailor Licensee/Licensor

8. OPTIONAL FILER REFERENCE DATA:
Unrebutted Affidavit Of Obligation Commercial Lien our ref: sk-10122018-sp-aocl-1m true bill value of thirteen million in go

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME	
OR	
9b. INDIVIDUAL'S SURNAME	
thornton	
FIRST PERSONAL NAME	
mike	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

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10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME				
OR				
10b. INDIVIDUAL'S SURNAME				
INDIVIDUAL'S FIRST PERSONAL NAME				
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
10c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME				
OR				
11b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	
11c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):

13. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable) 14. This FINANCING STATEMENT:

covers timber to be cut covers as-extracted collateral is filed as a fixture filing

15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):

16. Description of real estate:

17. MISCELLANEOUS:

Unrebutted Affidavit Of Obligation Commercial Lien our ref: sk-10122018-sp-aocl-1m true bill value of thirteen million in gold silver and

4. This FINANCING STATEMENT covers the following collateral:

acquired, now existing and hereafter arising, and wherever located until said debt is paid in full to the value set out in the un rebutted Affidavit Of Obligation Commercial Lien served by recorded delivery mail number GQ 6228 3779 0GB addressed to the following men and women that take responsibility for and in their names in their personal and private capacity.

1. mike thornton,
2. keith anderson,
3. frank mitchell,
4. lindsay mcquade,
5. neil clitheroe,
6. david wark
7. marion venman,
8. hamish watson,
9. richard taylor, elaine bowker,
10. ann mckechin,
11. sarah mistry,
12. anita longley,
13. maria elena sanz arcas

Therefore this true bill in commerce is valued at Thirteen Million GBP (£13,000,000.00) in total, One Million GBP (£1,000,000.00) per Lien debtor.

4) After serving the said affidavit of obligation commercial lien our ref: sk-10122018-sp-aocl-1m and given the commercial grace of thirty (30) days to reply with substance and rebut the allegations no lawful reply has been received and a further Notice Of Fault And Opportunity To Cure was then served.

5) The said Notice Of Fault And Opportunity To Cure recorded delivery signed for service number GQ 6228 3773 8GB dated the 07th March 2019 received and served on the 08th March 2019 and the Lien debtors was given a further opportunity to rebut the allegations with substance and three (3) days were given as a courtesy.

6) No reply to the Notice Of Fault And Opportunity To Cure has been received as of the date of this filing and therefore by law the Lien debtors are in total admission of the allegation and claims made in the Affidavit Of Obligation Commercial Lien our ref: sk-10122018-sp-aocl-1m and also in total agreement of the fees for damages as stated herein and within said affidavit of obligation commercial lien our ref: sk-10122018-sp-aocl-1m.

4. This FINANCING STATEMENT covers the following collateral:

7) Lien Debtors are in dishonor

UCC Uniform Commercial Code § 3-104. NEGOTIABLE INSTRUMENT.

(a) Except as provided in subsections (c) and (d), "negotiable instrument" means an unconditional promise or order to pay a fixed amount of money, with or without interest or other charges described in the promise or order, if it:

(1) is payable to bearer or to order at the time it is issued or first comes into possession of a holder;

(2) is payable on demand or at a definite time; and

(3) does not state any other undertaking or instruction by the person promising or ordering payment to do any act in addition to the payment of money, but the promise or order may contain (i) an undertaking or power to give, maintain, or protect collateral to secure payment, (ii) an authorization or power to the holder to confess judgment or realize on or dispose of collateral, or (iii) a waiver of the benefit of any law intended for the advantage or protection of an obligor.

(b) "Instrument" means a negotiable instrument.

(c) An order that meets all of the requirements of subsection (a), except paragraph (1), and otherwise falls within the definition of "check" in subsection (f) is a negotiable instrument and a check.

(d) A promise or order other than a check is not an instrument if, at the time it is issued or first comes into possession of a holder, it contains a conspicuous statement, however expressed, to the effect that the promise or order is not negotiable or is not an instrument governed by this Article.

(e) An instrument is a "note" if it is a promise and is a "draft" if it is an order. If an instrument falls within the definition of both "note" and "draft," a person entitled to enforce the instrument may treat it as either.

(f) "Check" means (i) a draft, other than a documentary draft, payable on demand and drawn on a bank or (ii) a cashier's check or teller's check. An instrument may be a check even though it is described on its face by another term, such as "money order."

(g) "Cashier's check" means a draft with respect to which the drawer and drawee are the same bank or branches of the same bank.

(h) "Teller's check" means a draft drawn by a bank (i) on another bank, or (ii) payable at or through a bank.

4. This FINANCING STATEMENT covers the following collateral:

(i) "Traveler's check" means an instrument that (i) is payable on demand, (ii) is drawn on or payable at or through a bank, (iii) is designated by the term "traveler's check" or by a substantially similar term, and (iv) requires, as a condition to payment, a countersignature by a person whose specimen signature appears on the instrument.

(j) "Certificate of deposit" means an instrument containing an acknowledgement by a bank that a sum of money has been received by the bank and a promise by the bank to repay the sum of money. A certificate of deposit is a note of the bank.

8) An Unrebutted Affidavit stands as Truth in commerce.

9) An Unrebutted Affidavit becomes a Judgment in commerce.

10) The Truth is expressed in the form of an affidavit.

11) In commerce truth is sovereign.

12) All are equal under the law.

13) This commercial lien and true bill in commerce is valued at Thirteen Million GBP (£13,000,000.00), One Million GBP (£1,000,000.00) per Lien debtor named herein and a Default certificate has been witnessed and is now on public record until payment is received in full and it is from farther to son to the seventh generation, until paid and settled.

14) This commercial lien is due to the Lien debtors ignoring their own due process of law and by acquiescence and tacit admission therefore in total agreement of said Affidavit Of Obligation Commercial Lien our ref: sk-10122018-sp-aocl-1m is now matured and a perfected commercial lien an account receivable, an account collectible.

15) This Affidavit Of Obligation Commercial Lien our ref: sk-10122018-sp-aocl-1m has been witnessed under my full unlimited commercial liability with the penalty of perjury, sworn and subscribed under oath to be true, correct , not misleading, and complete.

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15/03/19

**Notice Of Default, Default Certificate
In relation to the individuals who accept liability for the names:**



mike thornton



keith anderson



elaine bowker



ann mckechin



sarah mistry



anita longley



maria elena sanz arcas

**mike thornton,
keith anderson
frank mitchell
lindsay mcquade
neil clitheroe
david wark
marion venman
hamish watson
richard taylor
elaine bowker
ann mckechin
sarah mistry
anita longley
maria elena sanz arcas**

Herein known as Respondents/lien
debtors.
SP BOD.