B. SEND ACKNOWLEDG Karen S.I Edwards 2800 Fina	TIONS (front and CONTACT AT FILER (O Grande, Esquir	back) CAREFULLY ptional] e and Address] quire & Dodge LLP					
<u> </u>				THE ABOVE SPA	CE IS FOR	FILING OFFICE US	SEONIV
1. DEBTOR'S EXACT I	FULL LEGAL NAME	- insert only one debtor name (1a or	1b) - do not abbrevia		02.10.1.011	TIEING OFFICE O	JE ONE1
1a. ORGANIZATION'S	NAME						
W(1)	QB Town of Coventry, Rhode Island 1b. INDIVIDUAL'S LAST NAME			FIRST NAME		MIDDLE NAME	
1c. MAILING ADDRESS			CITY		STATE	POSTAL CODE	COUNTRY
1670 Flat F	ADD'ILINFO RE	1e. TYPE OF ORGANIZATION	Coventry 1f. JURISDICTION OF ORGANIZATION		RI	02816	USA
NOT REQUIRED IN RHODE ISLAND	ORGANIZATION DEBTOR	Municipality	Rhode Isl		1g. ORGANIZATIONAL ID #, if any		
2. ADDITIONAL DEBTO	OR'S EXACT FULL I	EGAL NAME: - insert only one d	ebtor name (2a or 2b)	- do not abbreviate or combine	e names		
2a. ORGANIZATION'S	NAME						
OR 2b. INDIVIDUAL'S LAS	ST NAME		FIRST NAME		MIDDLE	NAME	SUFFIX
							SUFFIX
2c. MAILING ADDRESS			CITY		STATE	POSTAL CODE	COUNTRY
2d. TAX ID #: SSN OR EIN NOT REQUIRED IN	ADD'L INFO RE ORGANIZATION	28. TYPE OF ORGANIZATION	21. JURISDICTION	OF ORGANIZATION	2g. ORG	ANIZATIONAL ID #, if any	
RHODE ISLAND 3. SECURED PARTY'S	DEBTOR NAME: (or NAME of I	TOTAL ASSIGNEE of ASSIGNOR S/F	N - insert only one see	urad party pame (2a or 2b)	L.		NON
3a. ORGANIZATION'S	NAME	O INCHOORING BY	y - misert oray one sec	ured party flame (Sa or 35)			
<u> </u>	Bank, N.A.				-		
3b. INDIVIDUAL'S LAS	ST NAME		FIRST NAME		MIDDLE NAME		SUFFIX
3c. MAILING ADDRESS		CITY		STATE	POSTAL CODE	COUNTRY	
155 Westm	inster Street		Providenc	e	RI	02903	USA
Trust Indenture First Supplemer	r's right, title a dated Decemi ntal Indfenture	nd interest with respo ber 21, 2006, as ame dated December 21 Exhibit A attached h	ended and si , 2006, by a	upplemented to the	ne date h or and th	ereof, including	ı bv a
5. ALTERNATIVE DESIG	SNATION (if gooding-b)	I TIESSEELESSON TONIS	GIGNEE/CONSIGNOR	DAN CERAN OR C			
	EMENT is to be filed [for	IGNEE/CONSIGNOR				ICC FILING	
ESTATE RECORDS.	Attach Addendum [if ap		7. TO REQUEST A SEARCH REPORT, FILE A UCC11				
8. OPTIONAL FILER RE							
Filed with Rhod							·
FILING OFFICE COPY-	 RHODE ISLAND UC 	C FINANCING STATEMENT (FOI	RM UCC1) (REV. 05	(01/06)			

			MENT ADDENDU back) CAREFULLY	и					
	NAME OF FIRST D	EBTOR (1a or 1b) C	N RELATED FINANCING ST	TATEMENT]				
	9a. ORGANIZATION'S		lolond						
<u>OR</u>	Town of Coventry, Rhode Island 9b. INDIVIDUAL'S LAST NAME 1 FIRST NAME			MIDDLE NAME, SUFFIX					
	00.11.517.507.60 2.10		This was	MIDDLE HAME, SOTTIA					
10.	MISCELLANEOUS	· · · · · · · · · · · · · · · · · · ·		<u> </u>	<u> </u>				
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					THE ABOVE SP	ACE IS I	OR FILING OFFI	CE USE ONLY	
11. A	DDITIONAL DEBTO		LEGAL NAME - insert only one n	ame (11a or 11b) - do not abbre	aviate or combine names				
	TIA. ONGANIZATION	S (ANIME							
QΗ	11b. INDIVIDUAL'S LAS	ST NAME		FIRST NAME		MIDDLE NAME		SUFFIX	
11c. N	MAILING ADDRESS			CITY		STATE	POSTAL CODE	COUNTRY	
11d T	AX ID #: SSN OR EIN	ADD'L INFO RE	44- T/DE OF ODOLUTATION	*** ***********************************					
N	OT REQUIRED IN HODE ISLAND	ORGANIZATION DEBTOR	11e. TYPE OF ORGANIZATION	11f. JURISDICTION OF ORGANIZATION		11g. ORGANIZATIONAL ID #, if any			
			ASSIGNOR S/P'S Name - in	sert only one name (12a or 12b				- NONE	
_	12a. ORGANIZATION'S	S NAME		Sort Stray Miles Transcription of The	7				
<u>OR</u>									
	125. INDIVIDUAL'S LAS	ST NAME		FIRST NAME		MIDDLE NAME		SUFFIX	
12c. N	AILING ADDRESS			CITY		STATE	POSTAL CODE	COUNTRY	
						02	7 33 7/2 332	Coomin	
13. т	his FINANCING STATE	EMENT Coverstimb	per to be cut or as extracted	16. Additional collateral de	escription:				
	ollateral, or is filed as a	-							
14. C	escription of real es	state;							
	ame and address of a f Debtor does not have		bove-described real estate						
ί.,	Deplor does not have	a record interesty.							
				17. Check only if applicable	e and check only one b	юх.			
			Debtor is a Trust or			held in trust or De	ecedent's Estate		
			18. Check only if applicable	· ·	ox.				
				☐ Debtor is a TRANSMITTING UTILITY ☐ Filed in connection with a Manufactured-Home Transaction—effective 30 years					
				☐ Filed in connection with a Manutactured-Home Transaction—effective 30 years ☐ Filed in connection with a Public-Finance Transaction—effective 30 years					
				1					

Exhibit A to UCC-1 Financing Statement (p. 1 of 3)

This Financing Statement covers the pledge and security interest made by the Debtor to the Secured Party for the benefit of the Rhode Island Clean Water Finance Agency, as purchaser of the Bonds (the "Purchaser") pursuant to a Trust Indenture dated December 21, 2006, as amended and supplemented to the date hereof, including by the First Supplemental Trust Indenture dated December 21, 2006, (as amended, supplemented or otherwise modified from time to time, the "Indenture"), between the Debtor and the Secured Party and which pledge and security interest consist of the following (the "Trust Estate"):

(i) all right, title and interest of the Issuer in and to (i) all Revenues, and (ii) all monies, securities and Reserve Deposits in all funds and accounts established by or pursuant to the Indenture, except the Operating Fund, the Rebate Fund, and the Unrestricted Fund, if established.

As used herein, the following terms shall have the following meanings (such meanings to be equally applicable to both the singular and plural forms of the terms defined):

"Authorized Officer" shall mean the Town Manager or the Director of Finance, and, when used in reference to an act or document, shall also mean any other person authorized by resolution of the Town Council to perform such act or sign such document.

"Debt Service Assistance" shall mean any money received by or on behalf of the Town under or pursuant to any agreement or on account of a grant or contribution, heretofore or hereafter made, in aid of, with respect to, or on account of debt service on debt incurred with respect to the System excluding any interest subsidiaries received from the Agency on account of any of its leveraged loan programs.

"Depository" shall mean any bank or trust company selected in accordance with Section 803 of the Indenture as a depository of moneys to be held under the provisions of this Indenture, and may include the Trustee.

"Operating Expenses" shall mean any expenses incurred by or for the account of the Town or reimbursable by or to the Town for operation, maintenance, renewal and repair of the System including, without limiting the generality of the foregoing, administrative expenses. financial, legal and auditing expenses, insurance premiums, payments on claims against the Town to the extent monies are unavailable therefor in the in the Insurance Reserve Fund or to the extent such claims shall fall within such reasonable deductible limits as may be determined by the Town, if any, payments in lieu of taxes, if any, payments of rates, assessments or other charges to the Town with respect to the System, legal and engineering expenses relating to operation and maintenance, payments and reserves for pension, retirement, health, hospitalization and sick leave benefits for Town employees allocable to the System, payment of the Town's obligations under the intermunicipal agreement in wastewater services between the Town of West Warwick and the Town of Coventry as amended and restated from time to time and the Loan and Trust Agreement among the Rhode Island Economic Development Corporation, the Trustee and J.P. Morgan Trust Company, National Association dated as of December 1, 2003 as amended from time to time and any other similar expenses required to be paid by the Town, all to the extent properly and directly attributable to the System, and the

Exhibit A to UCC-1 Financing Statement (p. 2 of 3)

expenses, liabilities and compensation of the Fiduciaries required to be paid under the Indenture, but does not include the Cost of any Capital Improvement or any provision for interest, depreciation, amortization or similar charges on any indebtedness except for (i) interest paid on notes, and renewals thereof, issued in accordance with Section 607(2) of the Indenture (to the extent not included in the Cost of any Project), and (ii) payments made with respect to any indebtedness represented by leases, mortgages, security interests and other encumbrances permitted by Section 604(3) of the Indenture.

"Rates and Charges" shall mean, except as otherwise expressly provided herein, all fees, rates, rents, assessments and other charges established by or on behalf of the Town for the services, facilities and commodities furnished or supplied by it from the operation of the System;

"Reserve Deposits" shall mean one or more of the following:

- (i) irrevocable, unexpired letters of credit issued by banking institutions the senior long-term debt obligations of which (or of the holding company of such banking institution) have (at the time of issue of such letter of credit) a rating within the two highest rating categories generally available to banking institutions by each Rating Agency rating such debt without regard to any gradations within such categories; or
- (ii) irrevocable and unconditional policies of insurance in full force and effect issued by municipal bond insurers the obligations insured by which are eligible for a rating at the time of issuance of such policies within the two highest rating categories available to insurers generally issuing such insurance by each Rating Agency rating such insurance without regard to any gradations within such categories.

in each case providing for the payment of sums for the payment of Principal Installments and interest on Bonds in the manner provided under Section 508 of the Indenture;

"Revenues" shall mean and include (except as otherwise expressly provided herein) (i) all income, fees, revenues, rates, receipts, assessments, rents, charges and other moneys, including any unrestricted funds balance attributable to the operation of the System, (a) derived by the Town from its ownership and operation of the System (including collections by or on behalf of the Town on account of services and commodities furnished or supplied by the System prior to the effective date of the Indenture) or (b) derived from any other source, to the extent such moneys are deposited or required to be deposited to the Revenue Fund by the Town from time to time pursuant to a Supplemental Indenture (provided that any such moneys shall not be considered Revenues for purposes of Section 603(2) of the Indenture unless at the time of the deposit thereof to the Revenue Fund an Authorized Officer shall have submitted to the Trustee a certificate designating such moneys as Revenues for such purpose) and (ii) all accounts, receivables, general intangibles and contract or other rights to receive the Revenues described in clause (i), whether existing at the effective date of the Indenture or thereafter coming into existence and whether held by the Town at the effective date of the Indenture or thereafter

Exhibit A to UCC-1 Financing Statement (p. 3 of 3)

acquired, and the proceeds thereof, including, without limiting the generality of the foregoing, receipts from Rates and Charges and from the earnings on the investment of any moneys held under the Indenture by the Trustee, a Depository or the Town or remitted to the Town by the Agency (other than moneys held in the Rebate Fund and the Unrestricted Fund), receipts from fees, rates, assessments and other charges to any political subdivision of the State for services or commodities furnished or supplied by the System, proceeds of any grant or appropriation for or on account of Operating Expenses received by the Town from the United States or the State or from any agency, instrumentality or political subdivision of either thereof, Debt Service Assistance and except to the extent otherwise provided herein, proceeds of the sale or other disposition of all or any part of the System and of insurance and condemnation awards received with respect to the System or any part thereof, but not including any amounts not deemed "Revenues" pursuant to Section 504(1) of the Indenture.

"System" shall mean the wastewater system of the Town, together with any Capital Improvements or other additions thereto and substitutions for any part thereof heretofore or hereafter acquired or made by or on behalf of the Town, and all other properties of the Town used in, or necessary or desirable for, the operation of such system; provided that, on such date, if any, as the Town consolidates its water works system operationally or financially with its wastewater system and pledges the revenues thereof to the Trustee pursuant to a Supplemental Indenture, references to the System shall include such water works system.