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CC FINANCING STAT	EMENT					
NAME & PHONE OF CONTACT / Stephanie Peltier (401-63						
E-MAIL CONTACT AT FILER (opt smpeltier@dioriolaw.com	•					
. SEND ACKNOWLEDGMENT TO	: (Name and Address)					
Joseph M. DiOrio Law Office of Joseph I	M. DiOrio, Inc.	\neg				
144 Westminster Stree	et, Suite 302	1				
Providence, Rhode Isla	and 02903	, [
<u> </u>			THE ABOVE SPA	CE IS FO	R FILING OFFICE USE	ONLY
DEBTOR'S NAME: Provide only on name will not fit in line 1b, leave all of it	one Debtor name (1a or 1b) (use exact, fuitem 1 blank, check here and provide		odify, or abbreviate any part of information in item 10 of the F			
1a ORGANIZATION'S NAME US Directory Assista	<u> </u>		·			
1b. INDIVIDUAL'S SURNAME	ance, me.	FIRST PERSONAL NAME		ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX
MAILING ADDRESS		CITY		STATE POSTAL CODE		COUNTRY
200 Middle Highway,	#249	Barrington	n	RI	02828	USA
2a. ORGANIZATION'S NAME 2b. INDIVIDUAL'S SURNAME		FIRST PERSONAL NAME		ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX
: MAILING ADDRESS		CITY		STATE	POSTAL CODE	COUNTRY
SECURED PARTY'S NAME (or	r NAME of ASSIGNEE of ASSIGNOR SEC	CURED PARTY): Provi	de only <u>one</u> Secured Party nan	ne (3a or 3t))	
3a. ORGANIZATION'S NAME Freedom National B						
35. INDIVIDUAL'S SURNAME	занк	IFIRST PERSONAL	NAME	ADDITIO	NAL NAME(S)/IN!TIAL(S)	SUFFIX
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MAILING ADDRESS		Croonville		STATE	POSTAL CODE	COUNTRY
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MAILING ADDRESS 584 Putnam Pike COLLATERAL: This financing stater	kisting and hereafter acqui	Greenville		RI	02828	US
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All assets of Debtor now ex- described on Exhibit A atta Check only if applicable and check only	∡one box: Collateral is ∏held in a Trus		7 and Instructions) bein	g administe	red by a Decedent's Persona	
All assets of Debtor now ex described on Exhibit A att	∡one box: Collateral is ∏held in a Trus	st (see UCC1Ad, item 1	7 and Instructions) bein	g administe Check pply	red by a Decedent's Persona if applicable and check <u>only</u> o turat Lien Non-UCC	one box:

EXHIBIT A

UCC Financing Statement

Collateral shall mean: (i) all "Accounts" (as hereinafter defined); (ii) all "Equipment" (as hereinafter defined); (iii) all "General Intangibles" (as hereinafter defined); (iv) all "Inventory" (as hereinafter defined); (v) all contract rights, including without limitation, all right, title and interest of the Debtor in and to any lease of real or personal property, whether as lessor or lessee (including any option to purchase thereunder) and under any one or more agreements pursuant to which the Debtor agrees to purchase any assets or capital stock of, or equity interest in, any person or entity, and under any other agreement in connection therewith (including without limitation, any rights of indemnification, contribution and/or subrogation thereunder); (vi) all chattel paper; (vii) all deposit accounts (whether general or special) with and credits or other claims against the Secured Party, or any other financial institution with which the Debtor maintains deposits; (viii) all monies, and any and all other property now or hereafter coming into the actual possession, custody or control of the Secured Party, in any way or for any purpose (whether for safekeeping, deposit, custody, pledge, transmission, collection or otherwise); (ix) all other rights of the Debtor to the payment of money, whether evidenced by instruments, letters of credit, chattel paper or otherwise, insurance proceeds, and all rights to deposits or advance payments; (x) all files, customer lists, subscription lists, records (including without limitation, computer programs, disks, tapes, object codes, source codes and related electronic data processing media) and writings of the Debtor or in which the Debtor has an interest in any way relating to the property and assets described herein, and all rights of the Debtor to retrieval from third parties of electronically processed and recorded information pertaining to any of such property or assets; (xi) all documents, documents of title, instruments and promissory note (in any case, whether negotiable or nonnegotiable); (xii) all licenses and permits (whether issued by private parties or public authorities), and all agreements in respect thereof; and (xiii) all other tangible and intangible personal property and assets of the Debtor, and all guaranties and securities therefor.

The term "Accounts" shall mean and include all accounts, accounts receivable, and all rights to payment for goods sold or leased or for services rendered, all sums of money or other proceeds due or becoming due thereon, all instruments pertaining thereto, all guaranties and security therefor, and all goods giving rise thereto and the rights pertaining thereto, including the right of stoppage in transit, all related insurance and all related contracts, contract rights, documents, notes, bills, drafts, acceptances, general intangibles, choses in action and all other forms of obligations.

The term "Equipment" shall mean and include all equipment, machinery, tools, appliances, furniture, fixtures and office supplies (including, without limitation, telephones, facsimile transmission equipment, all audio and/or visual equipment of every name, nature and description, and all computer hardware and software), and other tangible personal property (other than Inventory), together with all accessions, parts and appurtenances thereto.

The term "General Intangibles" shall mean and include all general intangibles, choses in action, causes of action and all other intangible personal property of every kind and nature (other than Accounts), including without limitation, corporate or other business records, inventions, designs, patents, patent applications, service marks, service mark applications, trademarks, trademark applications, tradenames, brands, tradestyles, trade secrets, goodwill, registrations, computer software, operational manuals, product formulae, blueprints, drawings, copyrights, copyright applications, licenses, license agreements, permits, franchises, customer lists, mailing lists, tax loss carryovers, tax refund claims and the like.

The term "Inventory" shall mean and include all inventory, goods, merchandise, raw materials, supplies, work in process, finished goods, goods in transit, and other tangible personal property now or hereafter held by or on behalf of the Debtor for processing, sale or lease or furnished or to be furnished by

the Debtor under contracts of service or to be used or consumed in the Debtor's business, including but not limited to, Inventory owned by the Debtor in the possession or under the control of third parties, and such property, the sale or other disposition of which has given rise to Accounts and which has been returned to, or repossessed or stopped in transit by or on behalf of the Debtor.

With respect to the grant of a security interest in the Debtor's "contract rights" pursuant to <u>Section I(v)</u> hereof of the Security Agreement executed in connection herewith, such grant shall not include any contract rights, which by the express terms of the contracts giving rise thereto, the grant of such a security interest is prohibited. Upon request of the Secured Party, the Debtor will use its best efforts to obtain such consents and waivers as may be reasonably requested by the Secured Party to permit the Secured Party to obtain a security interest in such contracts.