UCC-1 Form

FILER INFORMATION

Full name: **RICHARD F. HENTZ, ESQ.**

Email Contact at Filer: DJONES@MHLAWPC.COM

SEND ACKNOWLEDGEMENT TO

Contact name: McGunagle Hentz, PC

Mailing Address: 2088 BROAD STREET

City, State Zip Country: CRANSTON, RI 02905 USA

DEBTOR INFORMATION

Org. Name: OCEAN HOLDINGS LLC

Mailing Address: 1 W. EXCHANGE STREET

City, State Zip Country: PROVIDENCE, RI 02903 USA

SECURED PARTY INFORMATION

Org. Name: WESTERLY COMMUNITY CREDIT UNION

Mailing Address: 122 GRANITE STREET

City, State Zip Country: WESTERLY, RI 02891 USA

TRANSACTION TYPE: STANDARD

CUSTOMER REFERENCE: RI SECRETARY OF STATE

COLLATERAL

I. PREMISES: 9 Post Road, Westerly, Rhode Island 02891 as more particularly described in the Exhibit A attached hereto (the "Mortgaged Property"). II. IMPROVEMENTS: All improvements now or hereafter situated upon the Mortgaged Property, together with all fixtures now or hereafter owned by the Debtor or in which Debtor has an interest (but only to the extent of such interest) and placed in or upon the Mortgaged Property or the buildings or improvements thereon (collectively the "Improvements"). III. EASEMENTS: Any easement, bridge, or right of way, contiguous or adjoining the Mortgaged Property and the Improvements thereon, and all other easements, if any, inuring to the benefit of the Mortgaged Property. IV. LEASES AND RENTS: All of the Debtor's right, title and interest in and to any leases or other agreements for use of the Mortgaged Property or the Improvements and all rents, security deposits, and other proceeds of such leases and other agreements, in each case whether now or hereafter existing, relating to the Mortgaged Property or the Improvements, as provided in a Mortgage Deed, Security Agreement and Assignment of Leases and Rents of even date herewith delivered by the Debtor to the Secured Party. (continued on UCC1AD UCC Financing Statement Addendum)

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

	IAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statemer	nt; if line 1b was					
	9a. ORGANIZATION'S NAME						
	Ocean Holdings LLC						
२	95. INDIVIDUAL'S SURNAME						
	9D. INDIVIDUAL'S SURNAME						
	FIRST PERSONAL NAME						
	ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX				
	DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor nam	e or Debtor nam	e that did not fit in			S FOR FILING OFFICE I tatement (Form UCC1) (use	
	do not omit, modify, or abbreviate any part of the Debtor's name) and enter th 10a, ORGANIZATION'S NAME						
	10b. INDIVIDUAL'S SURNAME						
1	INDIVIDUAL'S FIRST PERSONAL NAME						
	INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)						SUFFIX
	MAILING ADDRESS	CITY			STATE	POSTAL CODE	COUNTRY
		0.11			SIAL		
	11a. ORGANIZATION'S NAME	SNOR SECO	RED PARTY	S NAME: Provide o	only <u>one</u> na	me (11a or 11b)	
	11b. INDIVIDUAL'S SURNAME	FIRST PER	SONAL NAME		ADDITIO	NAŁ NAME(S)/INITIAL(S)	SUFFIX
	MAILING ADDRESS	CITY			STATE	POSTAL CODE	COUNTRY
/. ix ho m n	ADDITIONAL SPACE FOR ITEM 4 (Collateral): PERSONAL PROPERTY & FIXTURES: All goo stures of every kind and description now or hereaft e extent of such interest) and situated or to be situal aprovements, together with any renewals, replacement d products thereof now or hereafter located at, or aprovements, including without limitation the follow	ter owned k ated upon o nents, or ad used in cor wing set fo	by the Debto or used in co Iditions ther nections wi rth in Exhib	r or in which nnection with eto or substit th the operati it B attached	d other Debtor the M utions t on of tl	personal property has an interest (b ortgaged Property herefore, and all p he Mortgaged Prop	y and ut only to or the roceeds
	PERSONAL PROPERTY & FIXTURES: All good stures of every kind and description now or hereaft e extent of such interest) and situated or to be situal aprovements, together with any renewals, replacent d products thereof now or hereafter located at, or aprovements, including without limitation the follow This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)	ter owned t need upon o nents, or ad used in cor wing set fo	by the Debto or used in co lditions ther nections wi rth in Exhib NANCING STATEM vers timber to be c	or or in which nnection with eto or substit th the operati dit B attached MENT: ut covers as-	d other Debtor the M utions t on of th hereto.	personal property has an interest (b ortgaged Property herefore, and all p he Mortgaged Prop	y and ut only to or the roceeds perty or th
V. ix ho n in 3.	PERSONAL PROPERTY & FIXTURES: All good stures of every kind and description now or hereaft e extent of such interest) and situated or to be situal provements, together with any renewals, replacem d products thereof now or hereafter located at, or aprovements, including without limitation the follow	ter owned t ated upon o nents, or ad used in cor wing set fo he 14. This FII	by the Debto or used in co lditions ther mections wi rth in Exhib NANCING STATEM vers timber to be c	or or in which nnection with eto or substit th the operati it B attached MENT: ut covers as-	d other Debtor the M utions t on of th hereto	personal property has an interest (b ortgaged Property herefore, and all p he Mortgaged Prop	y and ut only to or the roceeds eerty or th

17. MISCELLANEOUS:

EXHIBIT A

Legal Description

That certain parcel of property being generally located on the southerly side of Post Road (U.S. Rt. 1), in the Town of Westerly, County of Washington, and State of Rhode Island, said parcel being depicted on that plan entitled, "Administrative Subdivision Plan, BOCADA Westerly, LLC 9 Post Road, Westerly, RI, AP 98 Lots 107 & 108, Scale: 1" =20', October 29, 2014, Sheet 1 of 1, On-Site Engineering, Inc., Westerly, Rhode Island". Reference being made to said plan and, by reference, is made apart hereof. Said parcel being more particularly bounded and described as follows:

BEGINNING at a corner of the parcel herein described on the southerly line of Post Road, said corner also being the northwesterly corner of land now or formerly of Cardarelli Enterprises, LLC as depicted on the reference plan;

Thence proceeding in a generally southwesterly direction, bounded generally easterly by said land of Carparelli Enterprises, LLC, as depicted on the referenced plan, a distance of one hundred fifteen and 28/100 (115.28) feet, more or less, to a corner of the parcel herein described, said corner also being the southwesterly corner of said Carparelli Enterprises, LLC land;

Thence proceeding in a generally southeasterly direction, bounded generally northerly by said land of Carparelli Enterprises, LLC, as depicted on the referenced plan, a distance of one hundred eighty-five (185) feet, more or less, to a corner of the parcel herein described at land now or formerly of Robert H. & Eleanor M. Hoffman Revocable Trust;

Thence proceeding in a generally southwesterly direction, bounded generally easterly by said land of Robert H. & Eleanor M. Hoffman Revocable Trust, as depicted on the referenced plan, a distance of one hundred eighty-four and 35/100 (184.35) feet, more or less, to the southeasterly corner of the parcel herein described at land now or formerly of C&C Capital Holdings, LLC;

Thence proceeding in a generally northwesterly direction, bounded generally southerly in part by said land of C&C Capital Holdings, LLC and in part by land now or formerly of the State of Rhode Island, as depicted on the referenced plan, a distance of two hundred forty-three and 89/100 (243.89) feet, more or less, to a corner of the parcel herein described;

Thence proceeding in a generally northeasterly direction, bounded generally westerly by said land of the State of Rhode Island, as depicted on the referenced plan, a distance of one hundred four and 31/100 (104.31) feet, more or less, to a corner of the parcel herein described;

Thence proceeding in a generally northwesterly direction, bounded generally southerly by said land of the State of Rhode Island, as depicted on the referenced plan, a distance of two hundred forty-seven and 52/100 (247.52) feet, more or less, to the southwesterly corner of the parcel herein described;

Thence proceeding in a generally northeasterly direction, by and along the easterly line of Airport Road, as depicted on the referenced plan, a distance of one hundred five (105.00) feet, to the northwesterly corner of the parcel herein described;

Thence proceeding in a generally northeasterly direction, by and along the southerly line of Post Road, as depicted on the referenced plan, a distance of one hundred seventy (170.00) feet, to a corner of the parcel herein described;

Thence continuing in a generally northeasterly direction, by and along the southerly line of Post Road, as depicted on the referenced plan, a distance of forty-four and 36/100 (44.36) feet, to a corner of the parcel herein described;

Thence proceeding in a generally southeasterly direction, by and along the southerly line of Post Road, as depicted on the referenced plan, a distance of one hundred six (106) feet, more or less, to the point and place of beginning.

<u>Property Address</u>: 9 Post Road Westerly, Rhode Island 02891 Plat: 98 Lot: 107

EXHIBIT B

A. <u>Equipment, Etc.</u>: All of the Debtor's interest in and to all machinery, equipment, fixtures, inventory, goods, materials, supplies, records, furnishings, accounts, accounts receivable, contract rights, plans, specifications, permits, licenses (including liquor license), other rights, bank deposits and other accounts, cash, policies and certificates of insurance, and general intangibles, whether now or hereafter existing, for use on or in connection with the Mortgaged Property.

B. <u>Proceeds for Damage to the Mortgaged Property</u>: All proceeds (including without limitation, insurance and condemnation proceeds) paid for any damage done to the Mortgaged Property or any part thereof.

C. <u>Utility Deposits</u>: All right, title and interest of the Debtor in and to all monetary deposits which Debtor has been or will be required to give to any public or private utility with respect to utility services furnished or to be furnished to the Mortgaged Property.

D. <u>Records</u>: All of the records and books of account now or hereafter maintained by Debtor in connection with the operation of the business of the Debtor.

DEFINITIONS:

"Code" shall mean the Uniform Commercial Code as the same may be in effect from time to time in the State of Rhode Island.

"<u>Equipment</u>" shall include "equipment" within the meaning of the Code and, to the extent not otherwise included therein, all machinery, equipment, furniture, parts, tools and dies, of every kind and description, of the Debtor (including automotive equipment), now owned or hereafter acquired by the Debtor, and used or acquired for use in the business of the Debtor, together with all accessions thereto and all substitutions and replacements thereof and parts therefore; all cash or non-cash Proceeds.

"Fixtures" shall mean "fixtures" within the meaning of the Code and, to the extent not otherwise included therein, all goods which are so related to particular real estate that an interest in them arises under real estate law and all accessions thereto, replacements thereof and substitutions therefore, including, but not limited to, plumbing, heating and lighting apparatus, mantels, floor coverings, furniture, furnishings, draperies, screens, storm windows and doors, awnings, shrubbery, plants, boilers, tanks, machinery, stoves, gas and electric ranges, wall cabinets, appliances, furnaces, dynamos, motors, elevators and elevator machinery, radiators, blinds and all laundry, refrigerating, gas, electric, ventilating, air-refrigerating, air-conditioning, incinerating and sprinkling and other fire prevention or extinguishing equipment of whatsoever kind and nature and any replacements, accessions and additions thereto, Proceeds thereof and substitutions therefore.

"Obligations" means among other things, all indebtedness, obligations and liabilities of the Debtor to the Secured Party of every kind and description, direct or indirect, secured or unsecured, joint or several, absolute or contingent, due or to become due, whether for payment or performance, now existing or hereafter arising, regardless of how the same arise or by what instrument, agreement or book account they may be evidenced, or whether evidenced by any instrument, agreement or book account, including, without limitation, all loans (including any loan by renewal or extension), all indebtedness, all undertakings to take or refrain from taking any action, all indebtedness, liabilities or obligations owing from the Debtor to others which the Secured Party may have obtained by purchase, negotiation, discount, assignment or otherwise, and all interest, taxes, fees, charges, expenses and attorneys' fees chargeable to the Debtor or incurred by the Secured Party under the security agreement giving rise to this financing statement, or any other document or instrument delivered in connection therewith.

"Proceeds" shall mean "proceeds" as defined in the Code and, to the extent not otherwise included therein, (a) any and all proceeds of any insurance, indemnity, warranty, guaranty, or other agreement, instrument or undertaking similar to any of the foregoing, payable to the Debtor from time to time with respect to any of the Mortgaged Property, (b) any and all payments (in any form whatsoever) made or due and payable to the Debtor from time to time in connection with any requisition, confiscation, condemnation, seizure or forfeiture of all or any part of the Mortgaged Property, (c) any and all other amounts from time to time paid or payable under or in connection with any of the Mortgaged Property, and (d) any products or rents of any of the Mortgaged Property.