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# **UCC-1 Form**

#### FILER INFORMATION

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### SEND ACKNOWLEDGEMENT TO

Contact name: LIGRIS ASSOCIATES

Mailing Address: 399 BOYLSTON STREET

City, State Zip Country: BOSTON, MA 02116 USA

## **DEBTOR INFORMATION**

Org. Name: JUMP CITY PROVIDENCE LLC

Mailing Address: 43 Summer Street

City, State Zip Country: Somerville, MA 02143 USA

Org. Name: SKY ZONE

Mailing Address: 43 Summer Street

City, State Zip Country: Somerville, MA 02143 USA

## SECURED PARTY INFORMATION

Org. Name: EAST CAMBRIDGE SAVINGS BANK

Mailing Address: 292 CAMBRIDGE STREET

City, State Zip Country: CAMBRIDGE, MA 02141 USA

TRANSACTION TYPE: STANDARD

### **COLLATERAL**

SEE EXHIBIT

#### **EXHIBIT A**

# TO FINANCING STATEMENT OF JUMP CITY PROVIDENCE LLC ("DEBTOR") IN FAVOR OF EAST CAMBRIDGE SAVINGS BANK ("SECURED PARTY")

Location: 70 Pawtucket Avenue, East Providence, Rhode Island (the "Property")

This Financing Statement covers the following types of collateral ("Collateral"):

All property and property interests of the Debtor, and any and all additions, accessions and substitutions thereto or therefor and in the proceeds and products thereof including without limitation the following: (1) all Inventory (as hereinafter defined) of the Debtor, wherever located, whether now owned or hereafter acquired; (2) all Accounts Receivable (as hereinafter defined) of the Debtor, whether now existing or hereafter arising, as well as all right, title and interest of the Debtor in the goods which have given rise thereto, including the right of stoppage in transit; (3) all contract rights of the Debtor now existing or hereafter arising under contracts to sell or lease goods or render services; (4) all goods, machinery, equipment, leasehold improvements, furniture, furnishings, fixtures, construction materials and materials to be incorporated into any real estate and other tangible personal property of the Debtor, wherever located, whether now owned or hereafter acquired by Debtor, and in the proceeds and products thereof, including, without limitation, insurance proceeds on any of the foregoing; and also including without limitation, the assets set forth in "Schedule A" if any; (5) all contracts, contract rights, choses in action, general intangibles, instruments, documents and chattel paper of the Debtor, and all rights in the merchandise or services which gave rise to any of the foregoing, whether now existing or hereafter arising, and in the proceeds thereof; (6) all rights of the Debtor, whether now existing or hereafter arising, as lessee under leases of equipment; (7) all deposit accounts; (8) all files, records (including, without limitation, computer programs, tapes and related electronic data processing software), and writings of the Debtor in which the Debtor has an interest in any way relating to the foregoing property, whether now owned or hereafter acquired; (9) all goodwill, trade secrets, customer lists, trade names, trademarks and patents; (10) all liquor and common victualler's licenses; and (11) all guaranties and securities for, and all proceeds and products of, and all tax refunds and insurance proceeds on, any of the foregoing property described in (1) through (11) above.

The term "Inventory" shall mean and include all goods, merchandise, raw materials, supplies, goods in process, finished goods and other tangible personal property held by 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. The term "Accounts Receivable" shall mean and include accounts receivable and notes, drafts, acceptances and other instruments representing or evidencing a right to payment for goods sold or leased or for services rendered.

All insurance proceeds relating to all or any portion of the foregoing collateral described above, all proceeds received from the sale, exchange, collection or other disposition of any of the foregoing collateral described above, and all awards, damages, proceeds and refunds from any state, local, federal or other taking of, and all municipal tax abatements relating to, all or any portion of the collateral described above.

The claim of the Secured Party to proceeds hereunder shall not be deemed a consent to the sale or other disposition of any of the collateral.