UCC-1 Form

FILER INFORMATION

Full name: **ONLINE DEPT.**

Email Contact at Filer: SPRS@FICOSO.COM

SEND ACKNOWLEDGEMENT TO

Contact name: FIRST CORPORATE SOLUTIONS INC.

Mailing Address: 914 S STREET

City, State Zip Country: SACRAMENTO, CA 95811 USA

DEBTOR INFORMATION

Org. Name: ASETENA LTD Mailing Address: 27 STERRY STREET, 12 City, State Zip Country: PAWTUCKET, RI 02860 USA Last Name (i.e. Family Name or Surname): MPADI First Name: PHILILP Mailing Address: 27 STERRY STREET, 12 City, State Zip Country: PAWTUCKET, RI 02860 USA

SECURED PARTY INFORMATION

Org. Name: FIRST CORPORATE SOLUTIONS, AS REPRESENTATIVE

Mailing Address: 914 S STREET / SPRS@FICOSO.COM

City, State Zip Country: SACRAMENTO, CA 95811 USA

TRANSACTION TYPE: STANDARD

CUSTOMER REFERENCE: [UCC1-563185]

COLLATERAL

All assets, whether tangible or intangible, wherever located, and whether owned, created, acquired or arising prior to, on or after the date of filing of this ucc-1 financing statement, and all products and proceeds of the foregoing. Notice: (1) retention of any cash or non-cash products or proceeds of any of the foregoing by any person violates the rights of the secured party named herein to such collateral, products and proceeds, (2) debtor has agreed not to grant a security interest in, on or to, or to pledge, assign, encumber or otherwise hypothecate any of the foregoing collateral, products or proceeds of the right of the secured party named herein, and (3) any security interest in, on or to, or pledge, assignment, encumbrance or other hypothecation of such collateral, products or proceeds other than in favor of the secured party named herein violates the terms of debtor's agreements with secured party and the rights of the secured party named herein to such collateral, products and proceeds of any security interest in the collateral, products and proceeds other than in favor of the secured party named herein violates the terms of debtor's agreements with secured party and the rights of the secured party named herein to such collateral, products and proceeds of any security interest in the collateral to any other secured party. The acceptance of any secure party, debtor has agreed not to grant a security interest in the above-secured party is likely to constitute the tortuous interference with secured party's rights. In the event that any entity is granted a security interest in debtor's accounts, chattel paper or general intangibles contrary to the above, the secured party asserts a claim to any proceeds thereof received by such entity.