UCC FINANCING STATEMENT AMENDMENT **FOLLOW INSTRUCTIONS** A NAME & PHONE OF CONTACT AT SUBMITTER (optional) B E-MAIL CONTACT AT SUBMITTER (optional) C. SEND ACKNOWLEDGMENT TO: (Name and Address) SEE BELOW FOR SECURED PARTY CONTACT INFORMATION THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY This FINANCING STATEMENT AMENOMENT is to be field (for record)
(or recorded) in the REAL ESTATE RECORDS. File: attach Amendment Addendum a. INITIAL FINANCING STATEMENT FILE NUMBER 202124549380 filed on 04/02/2021 (Form LCC3Ad) and provide Debtor's name in item 13 TERMINATION: Effectiveness of the Financing Statement identified above is terminated with respect to the security interest(s) of Secured Part(y)(ies) authorizing this Termination Statement ASSIGNMENT: Provide name of Assignee in item 7a or 7b, and address of Assignee in item 7c and name of Assignor in item 9. For partial assignment, complete items 7 and 9, check ASSIGN Collateral pox in Item 8 and describe the affected collateral in item 8. CONTINUATION. Effectiveness of the Financing Statement identified above with respect to the security interest(s) of Secured Party authorizing this Continuation Statement is continued for the additional period provided by applicable law PARTY INFORMATION CHANGE \underline{AND} Check gas of these three baxes to Check one of these two boxes CHANGE name and/or address. Complete ### Complete ferm | CEUE 18 name. Give record name fem 6a or 6b and item 7a or 7b and fem 7c. | To be defeted in 6em 6a or 6b. This Change affects Debtor or Secured Party of record 6 CURRENT RECORD INFORMATION Complete for Party Information Change - provide only one name (6a or 6b) 6a ORGANIZATION'S NAME CR 66 INDIVIDUAL S SURNAME ACDITIONAL NAME(SI/ NTIAL(S) FIRST PERSONAL NAME SUFFIX 7. CHANGED OR ADDED INFORMATION: Complete for Assignment or Party Information Change - provide only one name (Tailor Tib) (use exact full name, do not omit importly or addressale any part of the Debtor's name) 75 DRGANIZATIONS NAME 76 IND. VIDUAL'S SURNAME INDIVIDUAL'S FIRST PERSONAL NAME IND VIDUAL'S ADDITIONAL NAME(S)/INIT-AL(S) SUFFIX 7c MAILING ADDRESS COUNTRY CITY STATE POSTAL CODE COLLATERAL CHANGE: Check only one box ASSIGN* collateral ADD to lateral. ✓ DELETE collateral RESTATE covered collateral "Chieck ASS ON COLLATERAL only if the assigner's power to amend the record is amitted to certain collateral and describe the collateral in Section B Please see Exhibit "A" attached hereto for description of deleted collateral. 9. NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AMENDMENT. Provide only <u>one</u> name (Salor 9b) (name of Assignor, if this is an Assignment) if this is an Amendment authorized by a DEBTOR, check here and provide name of authorizing Debtor. Da ORGANIZATION'S NAME UBS AG, Stamford Branch, as Collateral Agent GE INDIVIDUALS SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(S)/INITIAL(S) SJFFIX 10. OPTIONAL FILER REFERENCE DATA File with: Rhode Island Secretary of State - CPI Controls, Inc. (Debtor) [25630-1631]

Date: 1/2/2025 2:10:00 PM

RI SOS Filing Number: 202531497010

Exhibit A

All Receivables Assets (as defined below) sold, assigned, transferred, contributed or otherwise conveyed (including if characterized as a sale, a capital contribution or as a pledge of collateral security for a loan) by the Debtor to FFI Holdings III Corp pursuant to the Receivables Sale Agreement (as defined below); provided, that the collateral deleted from the original financing statement shall not include any cash proceeds received by the Debtor from FFI Holdings III Corp in consideration of the sale of Receivables Assets by the Debtor to FFI Holdings III Corp pursuant to and in accordance with the terms of the Securitization Agreements.

"Closing Date" means December 31, 2024.

"Receivables Assets" has the meaning defined in, or by reference in, the Securitization Agreements (as defined below) each as in effect on the Closing Date.

"Securitization Agreements" means (i) that certain U.S. First Tier Receivables Sale Agreement, dated as of the Closing Date (as amended, restated, supplemented or otherwise modified from time to time, the "Receivables Sale Agreement"), by and among the Debtor, as an originator, the other "Originators" from time to time party thereto, and FFI Holdings III Corp, as buyer and as U.S. master servicer, and (ii) that certain Credit and Security Agreement, dated as of the Closing Date, by and among FCG Receivables US, LLC, as a borrower, FFI Holdings III Corp, as U.S. master servicer, the other borrowers and master servicers from time to time party thereto, the lenders from time to time party thereto and Wells Fargo Bank, National Association, as administrative agent, as such agreement is amended, restated, supplemented or otherwise modified from time to time.