

UCC-1 Schedule A: Collateral Description and Security Agreement

This filing revives and amends prior UCC-1 # (filing #, if any) (filed date), lapsed due to non-continuation, now perfected anew. This Schedule provides full details supplementing the condensed collateral description in the main financing statement and real estate field (character-limited to 1000 chars each), including restored UCC categories, assigns benefit, QWR details, and full stipulation.

This Security Agreement is declared by the Secured Party, the neutral, living, sentient man known as (name of secured party in initial caps) (initial caps, hereinafter "Secured Party"), separate and distinct from the juristic, corporate entity DEBTOR: (Debtor name in ALL CAPS) (ALL CAPS, and all derivatives/variations except the Secured Party's name).

Secured Party, (Secured party's or name in Initial letter caps), and any similar derivation of small case spelling, declares he is a separate and distinct being as compared to any corporate, strawman entity, under any given presumption of status or jurisdictional constraints arising from fraud or lack of disclosure in DEBTOR's creation (UCC § 3-305).

All Property and Collateral acquired by non-consensual means is replevied to Secured Party, (Secured party's or name in Initial letter caps), or any similar variations of human, non-debtor name.

DEBTOR's controlling creditor, entitlement, transfer, assignment, attachment, perfection, issuance, property, collateral, possession, and rights are hereby transferred to Secured Party and his assigns, successors, and heirs, and shall remain in effect until terminated unilaterally in writing by the Secured Party pursuant to UCC § 9-513.

Secured Party declares independence from DEBTOR's presumptive jurisdiction and status.

Stipulation on Real Property: Secured Party's interest in the real property at (property address if relevant) (County), is limited to the mortgage obligation, equitable redemption rights, and claims against fraudulent securitization or clouded title, following temporary quitclaim transfer of title to a family transferee for asset protection on 3-31-06. Secured Party continues payments and retains personal liability. This filing complements Qualified Written Request (QWR) dated)1-02-26 to current servicer, (servicer name and address) for mortgage disclosures, chain of title, securitization evidence, and HIDC status. Does not affect transferee's temporary ownership but perfects Secured Party's priority in the underlying debt and proceeds (UCC § 9-203).

CC: Name: "County County Recorder, address)

typed name here, and sign above

Date: