

Notification of reservation of rights

Assignment thereof benefits, privileges and COLLATERAL,

UCC1-308/UCC1-207

PUBLIC

- **Frederic Avila in *sui juris*, Comes Now, walking bearing clean hands hereby declares and deposes the foregoing is the truth, the whole truth and nothing but the truth,**

THIS IS A PUBLIC COMMUNICATION TO ALL

- All rights reserved
- UCC1-308

Notice to agents is notice to principals,

FREDERICK ALAN AVILA CA C4854053, a fictitious non corporate entity

- Hereby assigns all rights, privileges and benefits to name and picture used as a method to establish and form the Identification of the Beneficiary and true holder of the benefits established for the FREDERIC AVILA 549-67-0762 Trust, bearing the California State Identification ID C4854053
- The erroneously printed name, FREDERICK ALAN AVILA, was established by the STATE of California and Public Officials thereof and any extension therein, doing business as FREDERICK ALAN AVILA, operating in connection with the maker of the card CALIFORNIA STATE DEPARTMENT OF MOTOR VEHICLES, DOES NOT, the Maker or the STATE, IMPLICITLY OR EXPLCITLY assume the HOLDER, liable in or for any contract, assumed in contract or imposed by law.
- The Maker and the STATE of California, any government extensions vested authority to operate within the STATE jurisdiction, shall pay for any liability imposed upon the HOLDER identified in the picture, in any matter, or contractual obligation assumed or regulated by the DMV Vehicle Code Statutes or ANY further liability arising out of improper or unlawful conduct activity in regards to conduct doing business as FREDERICK ALAN AVILA CA C4854053, shall pay to the HOLDER in due course, the amount specified by any violation of Federal Statutes, pursuant Title 18 USC 1961-1968/ penalties pursuant Title 18 USC 1519, verified by accounting. True Bill ledger.

Signed

April 24, 2015

FREDERICK ALAN AVILA CA C4854053 DEBTOR/Judgment Debtor
c/o 2805 POQUITO PLACE
ARROYO GRANDE, CA [93420]

Registered No.

RE315323005US

Date Stamp

0079

06/12/15

To Be Completed
By Post Office

Postage \$	\$5.75	Extra Services & Fees (continued)
<input type="checkbox"/> Registered Mail	\$12.20	<input type="checkbox"/> Signature Confirmation \$ 10.00
<input type="checkbox"/> Return Receipt (hardcopy) \$	\$0.00	<input type="checkbox"/> Signature Confirmation Restricted Delivery \$ 10.00
<input type="checkbox"/> Return Receipt (electronic) \$	\$0.00	
<input type="checkbox"/> Restricted Delivery \$	\$0.00	Total Postage & Fees \$ 17.95

Continued Verified Notice of reservation of rights

Notice to principals is notice to agents

FREDERIC AVILA 549-67-0762

- hereby assigns all rights, privileges, value of awarded full benefits, and rights to all assets of a lifelong earnings of wages and capital investments from the labor of Frederic Avila the SECURED CREDITOR contributing the only benefit to the B.C. BOND instrumentality bearing the name FREDERIC AVILA 549-67-0762 Trust
- Certificate of non-corporate fictitious entity established by the STATE of California in the city of Santa Maria, county of Santa Barbara, state of California, for the United States of America, account opened on the 8th day of the month of March in the year of our lord 1967 A.D. in the amount equal to a lifelong earnings of wages and capital investments from the labor valued \$ 100,000,000.00
- (UCC1, UCC3, & all ADDM. Attached thereto UCC1 Financial Report Statement) provided by the US Secretary of Treasury fictitious non-corporate instrumentality (Birth Certificate) bearing the name FREDERIC AVILA.

Signed Fred Avila May 1, 2015

by:

Secured Party

FREDERIC AVILA 549-67-0762 DEBTOR/Judgment Debtor(s)
C/o 134 South College Drive FREDERIC AVILA 10/11/2015
Santa Maria, CA 93454

Applications to all successors and assigns all,

- DEBTOR(S)/LIBELLEES/Judgment Debtor(s) Defendant(s) AFFIRM, Frederic Avila, Secured Creditor, shall receive and recover the value of a lifelong of earnings of wages and capital investments from labor, all Rights to Surety Bonds, BC Bonds, capital investments, disability Benefits, ongoing in home and asst. care provider Benefits, Rehabilitation and Coach Benefits, social services accounts, Medical Bills, Driver License, Identification Card, Bank Accounts, loans, trust funds, Self-Insured Risk Liability Programs, Re-Insured, Excess Re-Insured, PERFORMANCE BONDS, Private/Personal and Real Property, Vehicles, or any other item as surety used to secure any request for Bond or the like, valued at the commercial rate secured as COLLATERAL and assigned for redemption of value in the said amount \$100,000,000.00 One Hundred Million American US silver Dollars or money at par value

Frederic Avila the real sovereign

Dated: February — 2018

Signed Fred Avila Dated: May 13, 2015

TM Frederic Avila© by FREDERIC AVILA 10/11/2015 By:

Non domestic

c/o Poquito Place P.O. Box 2805

Arroyo Grande, CA near [93420] zip

Secured Party/Creditor

Continued Verified Notice of reservation of rights

Phone: (805) 503-5483

All are without excuse

- Let it be known to all that I, Frederic Avila the real sovereign living soul a blind and disabled US American Citizen explicitly reserves all of my rights.
- UCC1-308 which was formally UCC1-207.
- Further let it be advised that all actions commenced against me may be in violation of,
- USC TITLE>PARTI>CHAPTER 13>§ 242 Deprivation of rights under color of law
- USC TITLE>PARTI>CHAPTER 13>§ 241 Conspiracy against rights
- Wherefore all have undeniably knowledge
- Therefore consensual acceptance is not waived under any state contract without expressly written notice in advance by true affidavit signature is mandatory procedural requirement to engage in contract

Kindest and warmest regards,

By: Frederic Avila © SECURED CREDITOR

Signed Frederic Avila Dated: Jan 11, 2015

© Frederic Avila Judgment Creditor/Libellant The real sovereign

Non-domestic

Poquito Place P.O. Box 2805
Arroyo Grande, California near [93420] zip
(805) 503-5483

Registered No.

RE315323005US

Date Stamp

0079

04

06/12/15

by: _____
Secured Party Creditor

To Be Completed By Post Office	Postage \$ <u>\$5.75</u>	Extra Services & Fees (continued)
	<input type="checkbox"/> Registered Mail \$ <u>12.20</u>	<input type="checkbox"/> Signature Confirmation \$ <u>\$0.00</u>
	<input type="checkbox"/> Return Receipt \$ <u>0.00</u> (hardcopy)	<input type="checkbox"/> Signature Confirmation Restricted Delivery \$ <u>\$0.00</u>
	<input type="checkbox"/> Return Receipt \$ <u>0.00</u> (electronic)	Total Postage & Fees \$ <u>\$17.75</u>
	<input type="checkbox"/> Restricted Delivery \$ <u>0.00</u>	Received by <u>HK</u>
	Customer Must Declare Full Value \$ <u>\$0.00</u>	

Domestic insurance up to \$50,000
is included based upon the
declared value. International
Indemnity is limited. (See Reverse).

Pay One Hundred Dollars US \$100.00

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California

County of San Luis Obispo

Subscribed and sworn to (or affirmed) before me on this 11th
day of June, 2015, by S.F.

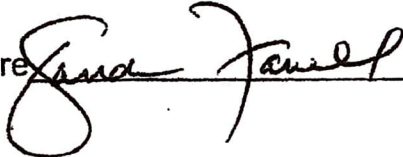
Frederic Avila

proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.



(Seal)

Signature



A handwritten signature of "Sandi Farrell" in cursive script.



**SECRETARY OF STATE
STATE OF CALIFORNIA**

UCC Amendment Acknowledgement

06/27/2015

Page 1 of 1

AVILA FREDERIC
POQUITO PLACE PO BOX 2805
ARROYO GRANDE CA 93420

Filing Fee: \$5.00
Total Fee: \$5.00

The California Secretary of State's Office has received and filed your document. The information stated below reflects the data that was indexed in our system. Please review the information for accuracy. Included is an image of the filed document to assist you in your review. If you find a potential error, please notify the UCC Section at the number listed below at your earliest convenience.

Amendment Type: **Amendment**

File Date: **06/27/2015**

File Time: **02:36**

Amendment Filing #: **15-74720235**

Lapse Date: **05/31/2020**

Original Filing Number: **15-7467156911**

Filing by the Secretary of State is not conclusive proof that all conditions for securing priority have been met. Ensuring that accurate information is on the document to be filed is the responsibility of the filing party. If this filing is challenged, the Secretary of State does not guarantee that the filing is legally sufficient to secure priority under UCC ARTICLE 9 and expressly disclaims any liability for failure of the filing party to secure priority resulting from the information contained in the filed document, or the lack of information on the filed document.

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (optional)

FREDERICK AVILA
805-503-5483

B. E-MAIL CONTACT AT FILER (optional)

C. SEND ACKNOWLEDGMENT TO: (Name and Address)

FREDERICK A AVILA
2805 POQUITO PLACE
ARROYO GRANDE, CA 93420
USA

DOCUMENT NUMBER: 49139150002

FILING NUMBER: 15-7467156911

FILING DATE: 05/31/2015 16:57

IMAGE GENERATED ELECTRONICALLY FOR WEB FILING
THE ABOVE SPACE IS FOR CA FILING OFFICE USE ONLY

1. DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the individual Debtor's name will not fit in line 1b, leave all of item 1 blank, check here and provide the individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

OR	1a. ORGANIZATION'S NAME FREDERIC AVILA	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX
	1b. INDIVIDUAL'S SURNAME				
	1c. MAILING ADDRESS 124 South College Drive	CITY Santa Maria	STATE CA	POSTAL CODE 95611-0000	COUNTRY USA

2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the individual Debtor's name will not fit in line 2b, leave all of item 2 blank, check here and provide the individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

OR	2a. ORGANIZATION'S NAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX
	2b. INDIVIDUAL'S SURNAME AVILA	FREDERICK	ALAN		
	2c. MAILING ADDRESS 2805 POQUITO PLACE	CITY ARROYO GRANDE	STATE CA	POSTAL CODE 93420	COUNTRY USA

3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b)

OR	3a. ORGANIZATION'S NAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX
	3b. INDIVIDUAL'S SURNAME Avila	Frederic			
	3c. MAILING ADDRESS c/o Poquito Place P.O. Box 2805	CITY Arroyo Grande	STATE Ca	POSTAL CODE 93420-NEAR	COUNTRY USA

4. COLLATERAL: This financing statement covers the following collateral:

See Attachment(s)

JUDGEMENT DEBTOR(S), FREDERICK ALAN AVILA (GEN PTR) a/k/a FRED A AVILA (MBR), Formerly FREDERIC AVILA, Assigns all Property, (intellectual, personal) interest and rights to secured party creditor, Frederic Avila, having recorded priority security interest (UCC Finance Statement) in and to all the DEBTOR(S), property, including but not limited to ALL OMB 0045-9000 BONDS, not limited to State Action Case PEOPLE OF THE STATE OF CALIFORNIA V. FREDERICK ALAN AVILA, or FRED A AVILA and or FREDERIC AVILA, DEFENDANT (DEBTOR(S), IN accordance with HJR 192 June 5th, 1933, IT IS AFFIRMED, Secured party shall receive and recover all source issue credit, established or derived from, BC BOND # 821 67 072903 June 4, 2015 <RE611503226US> Non Negotiable Unlimited Private Bond for Setoff, all assets and distribution in redemption of Preferred stock shares of decedents primary estate., Rancho San Miguelito, SN: CACAAA103225, Feb. 23, 1877, Plat 0409, Survey 335, Book G-47,k Vol. 280, page 761

5. Check only if applicable and check only one box: Collateral is <input checked="" type="checkbox"/> held in a Trust (see UCC1Ad, item 17 and instructions)			being administered by a Decedent's Personal Representative		
6a. Check only if applicable and check only one box			6b. Check only if applicable and check only one box:		
<input type="checkbox"/> Public-Finance Transaction <input type="checkbox"/> Manufactured-Home Transaction <input type="checkbox"/> A Debtor is a Transmitting Utility			<input type="checkbox"/> Agricultural Lien <input type="checkbox"/> Non-UCC Filing		

6a. Check only if applicable and check only one box					
6b. Check only if applicable and check only one box:					
<input type="checkbox"/> Lessee/Lessor <input type="checkbox"/> Consignee/Consignor <input type="checkbox"/> Seller/Buyer <input checked="" type="checkbox"/> Bailee/Bailor <input type="checkbox"/> Licensee/Licensor					

7. ALTERNATIVE DESIGNATION (if applicable):					
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8. OPTIONAL FILER REFERENCE DATA:
FREDERIC AVILA aka FREDERICK ALAN AVILA

FILING OFFICE COPY

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; If line 1b was left blank because individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME
FREDERIC AVILA

OR

9b. INDIVIDUAL'S SURNAME

FIRST PERSONAL NAME

ADDITIONAL NAME(S)/INITIAL(S)

SUFFIX

DOCUMENT NUMBER: 49139150002**IMAGE GENERATED ELECTRONICALLY FOR WEB FILING
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10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME

10b. INDIVIDUAL'S SURNAME

INDIVIDUAL'S FIRST PERSONAL NAME

INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)

SUFFIX

10c. MAILING ADDRESS

CITY

STATE

POSTAL CODE

COUNTRY

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME

FREDERIC AVILA

OR

11b. INDIVIDUAL'S SURNAME

FIRST PERSONAL NAME

ADDITIONAL NAME(S)/INITIAL(S)

SUFFIX

11c. MAILING ADDRESS

124 South College Drive

CITY

STATE

POSTAL CODE

COUNTRY

CA

95611

USA

12. ADDITIONAL SPACE FOR ITEM 4 (collateral):

DEBTOR ASSIGNMENT SSA <Account <701036528> Master Account of decedent, FRED AVILA, deceased and all the property of the Estate of Fred Avila and all Therrof the Trust of FRED A AVILA TRE ETAL, June 1966, Included unauthorized distribution transfer of estate property in redemption of decedents Domiciliary Federal Estate property seizedd in deed of Land trust Patent SN CACAAA103225, subject to Takings, 40 US Code 3114, 31st Congress Session II Chapter 41 Section 15th. All intewrest secured in connection with final decree of US Supreme Court, PLC 309, SD 37-LC00215, stip[ulation of interest and Covenant Approval transferring

13. This FINANCING STATEMENT is to be filed [or record] (or recorded) in the REAL ESTATE RECORDS (if applicable)

14. This FINANCING STATEMENT:

 covers timber to be cut covers as-extracted collateral is filed as a fixture filing.

15. Name and address of RECORD OWNER of real estate described in item 15 (if Debtor does not have a record interest):

FRED A AVILA Tre Etal . 1048 Fair Oaks Ave Arroyo Grande, CA 93420,

16. Description of real estate:

Single family Home, T60 Stimson St. Beach Cottage-Pismo Beach 93449, Nipomo Land Lot 1, 670 Acres, Lot 2 341 Acres 405 Rancho Rd Nipomo CA v93444, FMV. LTV \$4,000,000.00 USD

17. MISCELLANEOUS:

FILING OFFICE COPY

UCC FINANCING STATEMENT ADDITIONAL PARTY**FOLLOW INSTRUCTIONS**

18. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because individual Debtor name did not fit, check here

18a. ORGANIZATION'S NAME FREDERIC AVILA	18b. INDIVIDUAL'S SURNAME
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

DOCUMENT NUMBER: 49139150002**IMAGE GENERATED ELECTRONICALLY FOR WEB FILING
THE ABOVE SPACE IS FOR CA FILING OFFICE USE ONLY**

19. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (19a or 19b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

19a. ORGANIZATION'S NAME FRED A AVILA TRE ETAL	19b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
19c. MAILING ADDRESS 1048 Fair Oaks Ave	CITY Arroyo Grande	STATE CA	POSTAL CODE 93420	COUNTRY USA

20. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (20a or 20b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

20a. ORGANIZATION'S NAME BANK OF AMERICA TRUST AND NATIONAL SAVINGS ASSOCIATION	20b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
20c. MAILING ADDRESS 1331 N. California St Ste 750	CITY Walnut Creek	STATE CA	POSTAL CODE 94596	COUNTRY

21. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (21a or 21b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

21a. ORGANIZATION'S NAME PETER ANDRE, MORRIS & BUTTERY	21b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
21c. MAILING ADDRESS 1102 Laurel Lane	CITY San Luis Obispo	STATE CA	POSTAL CODE 93401	COUNTRY USA

22. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (22a or 22b)

22a. ORGANIZATION'S NAME	22b. INDIVIDUAL'S SURNAME AVILA	FIRST PERSONAL NAME FREDERICK	ADDITIONAL NAME(S)/INITIAL(S) ALAN	SUFFIX
22c. MAILING ADDRESS 2805 POQUITO PLACE	CITY ARROYO GRANDE	STATE CA	POSTAL CODE 93420	COUNTRY USA

23. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (23a or 23b)

23a. ORGANIZATION'S NAME	23b. INDIVIDUAL'S SURNAME Avila	FIRST PERSONAL NAME Fred	ADDITIONAL NAME(S)/INITIAL(S) Peché	SUFFIX
23c. MAILING ADDRESS 176 Teft Street	CITY Nipomo	STATE CA	POSTAL CODE 93444	COUNTRY USA

24. MISCELLANEOUS:

Commercial Security Agreement

This non-negotiable and non-transferable Security Agreement is made and entered this day of OCT 13, 2013 by and between FREDERIC AVILA aka FREDERICK ALAN AVILA, hereinafter "Debtor", Organization Number 549-67-0762,

Frederic Avila, hereinafter "Secured Party", Creditor Identification Number 549670762. The Parties, hereinafter "Parties", are identified as follows:

DEBTOR:

FREDERIC AVILA , a Legal Entity

Mailing location,

OUR LADY OF PERPETUAL HELP HOSPITAL

124 SOUTH COLLEGE DRIVE
SANTA MARIA, CALIFORNIA 95611

Organization Number: 549-67-0762

FREDERICK ALAN AVILA, a Legal Entity
2805 POQUITO PLACE
ARROYO GRANDE, CA 93420
Fictitious non-corporate license Number: CA C4854053

Secured Party:

Frederic Avila, a man

Mailing Location:

c/o Poquito Place P.O. Box 2805
Arroyo Grande, California [93420] near
Creditor Identification Number: 549670762
805-503-5483

AGREEMENT

NOW, THEREFORE, the Parties agree as follows:

Debtor hereby grants Secured Party, who deems himself insecure, a security interest in the Collateral described generally herein or specifically on attached Schedule A, hereinafter referred to as "Collateral", to secure all Debtor's property, as well as all income from every source, and all direct and indirect, absolute or contingent, due or to become due, now existing or hereafter arising, presumed or actual, parole or expressed public indebtedness and liabilities held by Debtor, to Secured Party in consideration for Secured Party providing certain things and accommodations for Debtor, including but not limited to: ONE HUNDRED MILLION U.S. SILVER DOLLARS, \$100,000,000.00,

1. the Secured Party signing by accommodation, without immediate consideration, for the Debtor when necessary where the signature of the Debtor will be required, while

retaining the right to make sufficient claims to secured such indebtedness until satisfied in whole;

2. the Secured Party issuing a binding commitment to extend credit or to extend immediately available credit, whether or not drawn upon and whether or not reimbursed in the event of difficulties in collection; and

3. the Secured Party providing the security for payment of all sums due or owing, or to become due or owing, by the Debtor on every public contract entered by the Debtor.

Debtor declares it is a legal entity recognized as such, and has rights and privileges recognized under the laws of the United States, as has been the case since its creation in 1967. All legal means to protect the security interest being established by this Agreement, will be used by the Debtor when necessary; and all support needed by the Secured Party to protect his security interest in the collateral identified herein, will be provided by the Debtor.

Execution of this Security Agreement incorporates a promise that the Debtor will execute such commercial forms, including but not limited to such Financing Statements as may be necessary, to assure the Secured Party's interest is perfected. The security interest established by this Agreement will continue until the Secured Party is relieved of all liability associated with said services provided to the Debtor, and until all owing and due consideration to the Secured Party has been delivered, regardless of whether the Collateral identified in this Agreement is in the possession of the Debtor or the Secured Party.

Debtor warrants that Secured Party's claim against the Collateral is enforceable according to the terms and conditions expressed therein, and according to all applicable laws promulgated for the purpose of protecting the interests of a creditor against a debtor. Debtor also warrants that it holds good and marketable title to the Collateral, free and clear of all actual and lawful liens and encumbrances except for the interest established herein, and except for such substantial interest as may have been privately established by agreement of the parties with full attention to the elements necessary to establish a valid contract under international contract law. Public encumbrances belonging to the Debtor, against the Collateral, shall remain secondary to this Agreement, unless registered prior to the registration of Secured Party's interest in the same Collateral, as is well-established in international commercial law.

GENERAL PROVISIONS

Possession of Collateral. Collateral or evidence of Collateral may remain in the possession of the Debtor, to be kept at the address given in this Agreement by the Debtor or such other place(s) approved by Secured Party, and notice of changes in location must be made to the Secured Party within ten (10) days of such relocation. Debtor agrees not to otherwise remove the Collateral except as is expected in the ordinary course of business, including sale of inventory, exchange, and other acceptable reasons for removal. When in doubt as to the legal ramifications for

relocation, Debtor agrees to acquire prior written authorization from the Secured Party. Debtor may possess all tangible personal property included in Collateral, and have beneficial use of all other Collateral, and may use it in any lawful manner not inconsistent with this Agreement, except that Debtor's right to possession and beneficial use may also apply to Collateral that is in the possession of the Secured Party if such use is required by law to perfect Secured Party's interest in such Collateral. If Secured Party, at any time, has possession of any part of the Collateral, whether before or after an Event of Default, Secured Party shall be deemed to have exercised reasonable care in the custody and preservation of the Collateral, if Secured Party takes such action for that purpose as deemed appropriate by the Secured Party under the circumstances.

Proceeds and Products from Collateral. Unless waived by Secured Party, all proceeds and products from the disposition of the Collateral, for whatever reason, shall be held in trust for Secured Party and shall not be commingled with any other accounts or funds without the consent of the Secured Party. Notice of such proceeds shall be delivered to Secured Party immediately upon receipt. Except for inventory sold or accounts collected in the ordinary course of Debtor's public business, Debtor agrees not to sell, offer to sell, or otherwise transfer or dispose of the Collateral; nor to pledge, mortgage, encumber, or otherwise permit the Collateral to be subject to a lien, security interest, encumbrance, or charge, other than the security interest established by this Agreement, without the prior written consent of the Secured Party.

Maintenance of Collateral. Debtor agrees to maintain all tangible Collateral in good condition and repair, and not to commit or permit damage to or destruction of the Collateral or any part of the Collateral. Secured Party and his designated representatives and agents shall have the right at all reasonable times to examine, inspect, and audit the Collateral wherever located. Debtor shall immediately notify Secured Party of all cases involving the return, rejection, repossession, loss, or damage of or to the Collateral; of all requests for credit or adjustment of Collateral, or dispute arising with respect to the Collateral; and generally of all happenings and events affecting the Collateral or the value or the amount of the Collateral.

Compliance with Law. Debtor shall comply promptly with all laws, ordinances, and regulations of all governmental authorities applicable to the production, disposition, or use of the Collateral. Debtor may contest in good faith any such law, ordinance, or regulation without compliance during a proceeding, including appropriate appeals, so long as Secured Party's interest in the Collateral, in Secured Party's opinion, is not jeopardized. Secured Party may, at his option, intervene in any situation that appears to place the Collateral in jeopardy.

Public Disputes. Debtor agrees to pay all applicable taxes, assessments, and liens upon the Collateral when due; provided that such taxes, assessments, and liens are proved to be superior to the lawful claim established by this Agreement and subsequently perfected by the Secured Party by appropriate registration. In the event Debtor elects to dispute such taxes, assessments, and liens, Secured Party's interest must be protected at all times, at the sole opinion of the Secured Party, who may, at his option, intervene in any situation that appears to jeopardize Secured Party's interest in the Collateral.

Debtor may elect to continue pursuit of dispute of such taxes, assessments, and liens, only upon production of a surety bond by public claimant(s), in favor of the Secured Party, sufficient to protect Secured Party from loss, including all costs and fees associated with such dispute. Should public judgment against the Debtor result from such dispute, Debtor agrees to satisfy such judgment from its accounts established and managed by the United States or its subdivisions, agents, officers, or affiliates, so as not to adversely affect the Secured Party's interest in the Collateral.

Indemnification. Debtor hereby indemnifies Secured Party from all harm as expressed in the attached Indemnity Bond, incorporated herein as if fully set forth within this Security Agreement.

SUBORDINATION OF DEBTOR'S DEBTS TO SECURED PARTY

Providing Secured Party, subsequent to the execution of this Agreement, perfects his security interest in the Collateral by appropriate registration, Debtor agrees that its indebtedness to the Secured Party, whether now existing or hereafter created, shall have priority over unregistered claims that third parties may raise against Debtor or the Collateral, whether or not Debtor becomes insolvent. Debtor hereby expressly subordinates any claim Debtor may have against Secured Party, upon any account whatsoever, to the claim Secured Party has or will have against the Debtor. If Secured Party so requests, all notes or credit agreements now or hereafter established evidencing debts or obligation of Debtor to third parties, shall be marked with a legend that the same are subject to this Agreement and shall be delivered to Secured Party. Debtor agrees, and Secured Party hereby is authorized, in the name of the Debtor, to execute and file such financing statements and other commercial statements, as Secured Party deems necessary or appropriate to perfect, preserve, and enforce his rights under this Agreement.

DEFAULT

The following shall constitute Event(s) of Default hereunder:

1. failure by the Debtor to pay a debt secured hereby when due;
2. failure by the Debtor to perform an obligation secured hereby when required to be performed;
3. breach by the Debtor of a warranty contained in this Agreement;
4. evidence that a statement, warranty, or representation made or implied in this Agreement by Debtor, is false or misleading in any material respect, either now or at the time made or furnished;
5. evidence that this Agreement or a document of title is void or ineffective;
6. dissolution or termination of Debtor's existence as a legal entity, the insolvency of Debtor, the appointment of a receiver for all or any portion of Debtor's property, an assignment for the benefit of public creditors, or the commencement of proceedings under bankruptcy or insolvency laws by or against Debtor;
7. commencement of foreclosure, whether by action of a tribunal, self-help,

repossession, or other method, by a creditor of Debtor against the Collateral;
8. garnishment of Debtor's deposit accounts or employment.

Cure of Default. If a fault or dishonor under this Agreement is curable through an account held by Debtor but managed by the United States or one of its subdivisions, agents, officers, or affiliates, such fault or dishonor may be cured by the Debtor with authorization by Secured Party; and upon advice by the fiduciary that the fault or dishonor has been cured, and no Event of Default will have occurred. A dishonor under this Agreement, initiated by third party intervention, will not cause a default if such intervention is challenged by Debtor by its good faith effort to confirm or disprove the validity or reasonableness of a public claim which is the basis of the public creditor's proceeding; but Debtor must, in that event, deposit such surety with Secured Party as is necessary to indemnify the Secured Party from loss.

Acceleration. In the Event of Default, Secured Party may declare the entire indebtedness, immediately due and payable without notice.

Liquidation of Collateral. In the Event of Default, Secured Party shall have full power to privately or publicly sell, lease, transfer, or otherwise deal with the Collateral or proceeds or products therefrom, in his own name or in the name of the Debtor. All expenses related to the liquidation of Collateral shall become a part of the Debtor's indebtedness. Secured Party may, at his discretion, transfer part or all of the Collateral to his own name or to the name of his nominee.

Rights and Remedies. The Secured Party shall have all the rights and remedies of a secured creditor under the provisions of the Uniform Commercial Code as it has been adopted in the State where part or all of the Collateral is located or presumed to be located, including but not limited to, the right to proceed with self-help with or without a public court or tribunal. Rights and remedies available to Secured Party may be exercised singularly or jointly and in all venues and jurisdictions concurrently at the sole discretion of the Secured Party.

MISCELLANEOUS PROVISIONS

Amendments. This Agreement, together with all related documents, constitutes the entire understanding and agreement of the Parties as to the matters set forth in this Agreement. No alteration of or amendment to this Agreement shall be effective unless expressed in writing and signed by both Parties.

Applicable Law. The governing law of this Agreement is the agreement of the Parties, supported by the Uniform Commercial Code as adopted by the legislature of the State of North Carolina, international contract law, the unwritten Law Merchant as practiced before the Uniform Commercial Code was promulgated, and applicable maxims of law.

Expenses. Debtor agrees to pay upon demand, from such accounts as Debtor may have, all Secured Party's costs and expenses, including reasonable attorney's fees and other expenses incurred by the Secured Party to defend or enforce the provisions of this Agreement.

Indebtedness. The word "indebtedness" means the indebtedness evidenced by this Agreement as a claim against the Debtor and all its present and future possessions identified in this Agreement as Collateral; and all public obligations, debts, and liabilities ascribed to Debtor through its contracts and agreements, whether expressed or implied, known or unknown, or actual or constructive, that are with the United States or its subdivisions, agents, officers, affiliates, or other public entities; and all claims made by Secured Party against Debtor, whether existing now or in the future, whether they are voluntary or involuntary, due or not due, direct or indirect, absolute or contingent, liquidated or unliquidated, regardless of whether Debtor is or may be liable individually or jointly, or is obligated as, or beneficiary of, a surety or accommodation party.

Related Documents. The phrase "related documents" means all promissory notes, credit agreements, loan agreements, guaranties, security agreements, mortgages, deeds of trust, applications, accounts, licenses, policies, permits, identification cards, account cards, receipts, forms, and all other documents and instruments that Debtor or its previous surety has or will execute in connection with the Debtor's total indebtedness.

Notices. Except for revocation notices by Debtor, all notices required to be given by either Party under this Agreement, shall be in writing and shall be effective when actually delivered or when deposited with the United States post office or a nationally recognized courier service, first class postage prepaid, addressed to the Party to whom the notice is to be given at the address shown on this Agreement or to such other address as either Party may designate to the other in writing.

Severability. If one or more provisions of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a qualified court finds that one or more provisions of this Agreement is invalid or unenforceable, but that by limiting such provision(s) it would become valid or enforceable, such provision(s) shall be deemed to be written, construed, and enforced as so limited. In the event that such a finding and limitation causes damage or hardship to either Party, the Agreement shall be amended in a lawful manner to make all Parties whole.

Waiver of Contractual Right. The failure of either Party to enforce one or more provisions of this Agreement shall not be construed as a waiver or limitation of that Party's right to subsequently enforce and compel strict compliance with every provision of this Agreement. Secured Party shall not be deemed to have waived rights under this Agreement unless such waiver is given in writing and signed by Secured Party. No delay or omission on the part of Secured Party in exercising a right shall operate as a waiver of such right or any other right. A waiver by Secured Party of a provision of this Agreement shall not prejudice or constitute a waiver of Secured Party's right otherwise to demand strict compliance with that provision or any other provision of this Agreement. No prior waiver by Secured Party, nor any course of dealing between Secured Party and Debtor shall constitute a waiver of Secured Party's rights or of Debtor's obligations under this Agreement as to future transactions. Whenever the consent of Secured Party is required under this Agreement, the granting of such consent by Secured Party in one instance shall not constitute consent over the whole.

Ambiguities and Interpretation. Each Party acknowledges receipt of this Agreement and has had the opportunity to have counsel review it, and that any rule of construction claiming ambiguities are to be resolved against the drafting Party, shall not apply in the interpretation of this Agreement or its amendments. All statements in this instrument are important to the Parties. Misunderstandings have been resolved prior to execution.

Authority to Represent. A signer of this Agreement on behalf of a legal entity certifies that he has the authority to sign this Agreement and that this transaction has been duly authorized by such entity.

Gender. All references within this Agreement to a specific gender, include the other.

SIGNATURES

Secured Party accepts all signatures in accord with the Uniform Commercial Code and acknowledges Debtor's signature as representative of all derivations thereof.

/s/

Debtor(s) Legal Entity
Secured Party a man

FREDERIC AVILA aka FREDERICK A AVILA

Frederic Avila a Legal Entity a man

See attached: Schedule A and Indemnity Bond

SCHEDULE A

This Schedule A dated the 13th day of OCT, YEAR 2013, is attached to and incorporated in the attached Security Agreement dated the same date, as though fully set forth therein. The following partial itemization of property constitutes a portion of the Collateral referenced in said Security Agreement, and is not intended to represent the actual and full extent of said Collateral. This Schedule A supplements previous security agreements describing collateral valued credit in the amount of ONE HUNDRED MILLION DOLLARS, \$100,000,000.00, that may have been entered by the same parties.

- a. Income from every source, Disability BENEFIT
- b. Proceeds of Secured Party's labor from every source
- c. Application for STATE OF CALIFORNIA CERTIFICATION OF BIRTH # 821, and all other Certificates of Birth, Certificates of Living Birth, Notifications of Registration of Birth, or Certificates of Registration of Birth 4200, or otherwise entitled documents of birth -- whether County District, State VOL. 168, Federal PAGE 262, or other -- either ascribed to or derived from the name of the DEBTOR identified above, or based upon the above described birth document.
- d. Application for Social Security # 549670762,
- e. Treasury Posted Registered Account # R312 323 005 US
- g. DEBTOR DBA FREDERICK ALAN AVILA CA C4854053 identilied upon photo therein state California Driver License # C4854053
- h. Personal Treasury Direct Account # R 312323005US – 549670762
- b. FREDERICK ALAN AVILA CA C4854053 STATE ACTION CHARGES F469530, M468265, M456017, M460208, M450074, M393989,

All property belonging to the DEBTOR

INDEMNITY BOND

Know all men by these presents, that FREDERIC AVILA, aka FREDERICK ALAN, AVILA CA C4854053/Defendant, the Debtor, hereby establishes this Indemnity Bond in favor of Frederic Avila the Secured Party, in the sum of present and future Collateral Values up to the sum of One hundred million United States Silver Dollars (\$100,000,000.00), for the payment of which bond, the Debtor hereby firmly binds its successors, heirs, executors, administrators, DBA's, AKA's, and third-party assigns, jointly and severally.

The Debtor hereby indemnifies the Secured Party against losses incurred as a result of all claims of debts or losses made by any and all persons against the commercial transactions and investments of the Debtor. The condition of this bond is that Secured Party covenants to do certain things on behalf of the Debtor, as set forth in the attached Security Agreement of the same date and executing Parties; and Debtor covenants to serve as a transmitting utility to assure beneficial interest in all accounts established and managed by the United States, and all goods and services in commerce, are available to or conveyed from Debtor to Secured Party, whichever is appropriate.

To avert losses of vested rights in the present or future collateral that is the subject of the attached Security Agreement, Debtor agrees to make available to the Secured Party, such accounts established by intent of the Parties, by operation of law, and/or as constructive trusts, to hold proceeds arising from assets belonging to the Debtor, and administered by the United States or its subdivisions, agents, or affiliates. Pursuant to existing laws of the United States and the agreement of the Parties of the attached Security Agreement, the Secured Party is authorized to assign such funds from said accounts as are necessary to settle all past, present, and future public debts and obligations incurred by the Debtor on behalf of the Secured Party.

The Debtor, without the benefit of discussion or division, does hereby agree, covenant, and undertake to indemnify, defend, and hold the Secured Party harmless from and against any and all claims, losses, liabilities, costs, interests, and expenses, including without restriction, legal costs, interests, penalties, and fines previously suffered or incurred, or to be suffered or incurred by the Secured Party, in accordance with the Secured Party's personal guarantee with respect to loans or indebtedness belonging to the Debtor, including any amount the Debtor might be deemed to owe to a public creditor for any reason whatsoever.

The Secured Party shall promptly advise the Debtor of all public claims brought by third parties against the present or future property of the Debtor, all of which is covered by the attached Security Agreement up to the indemnification amount declared herein, and to provide the Debtor with full details of said claim(s), including copies of all documents, correspondence, suits, or actions received by or served upon the Debtor through the Secured Party. Secured Party shall fully cooperate with discussion, negotiation, or other proceedings relating to such claims.

This bond shall be in force and effect as of the date it is signed and accepted by the Parties, and provided that Secured Party may cancel this bond and be relieved of further duty hereunder by delivering a thirty (30) day written Notice of Cancellation to the Debtor. No such cancellation shall affect the liability incurred by or accrued to

Secured Party prior to the conclusion of said thirty (30) day period. In such event of Notice of Cancellation, and in the event the United States reinstates its constructive claim against the Collateral, the Debtor agrees to reissue the bond before the end of the thirty (30) day period for an amount equal to or greater than the above value of the attached Security Agreement, unless the Parties agree otherwise.

Done this 1st day of May 30, in the year 2015

/s/ _____

Indemnitor, FREDERIC AVILA aka FREDERICK ALAN AVILA CA
C4854053/Defendant,

Indemnitee, Frederic Avila, Secured Party

Assignment of Indemnification

MAY 30, 2015
Paul H O'Neill , Secretary
US Department of the Treasury
1500 Pennsylvania Avenue, NW