





Moorish National Republic Federal Government - Societas Republicae Ca Al Maurikanos - -

Moorish Divine and National Movement of the World Northwest Amexem / Northwest Africa / North America / 'The North Sate' >> ~ Temple of the Moon and Sun ~ >> The True and De Jure Natural Peoples — Heirs of the Land

9∞ ~ I.S.L.A.M. ~ 9∞

Affidavit of written Initial Uniformed Commercial Code Financing Statement Fixture Filing, Land and Commercial lien

National Safe Harbor Program UCC § 9-521 whereby Nationals who file written UCC1 claims can file UCCs in any state.

To: [PEACE RIVER ELECTRIC COOPERATIVE, INC]
[RANDY SHAW d/b/a CEO] [HEIRS AND ASSIGNS]

[JEFF CORNELIUS d/b/a MANAGER OF ENERGY SERVICES/FIELD REPS] [HEIRS AND ASSIGNS]

210 METHENY ROAD

WAUCHULA, FLORIDA 33873

To: [TOUCH STONE ENERGY COOPERATIVE, INC]
[LYNN MOORE, d/b/a EXECUTIVE DIRECTOR] [HEIRS AND ASSIGNS]
4301 WILSON BOULEVARD
ARLINGTON, VA 22203-1860

Cc:[DISTRICT OF COLUMBIA GOVERNMENT CORPORATION]
RECORDER OF DEEDS AND [MAYOR MURIEL BOWSER]

1101 4TH STREET, SW, 5TH FLOOR
WASHINGTON, DC 20024

Cc: [OFFICE OF TAX AND REVENUE] 1101 4th St SW #270 WASHINGTON, DC 20024

From: Moorish American Consulate

Moorish National Republic Federal Government

Nura Ameena Nyiirah Haamid Bey, Mehomitan Judge/Vizier/Minister

Care of: 18790 United States Highway 301 South

Near [Wimauma Florida Republic [Zip Exempt 33598]]

§ 28:9-521. Uniform form of written financing statement

RE: THIS IS AN INITIAL UNIFORMED COMMERCIAL CODE FIXTURE FILING PER DC OFFICIAL CODES

§ 28:9-501, § 28:9-502, § 28:9-516a, § 28:9-516b, § 28:9-520c, § 28:9-521 and all other applicable codes concerning Secured Party Creditors and Initial Filings.

§ 28:9-521 Uniform form of written financing statement - A filing office that accepts written records may not refuse to accept a written initial financing statement in this form and format except for a reason set forth in § 28:9-516(b) entitled "What constitutes filing; effectiveness of filing". (a) Except as otherwise provided in subsection (b), communication of a record to a filing office and tender of the filing fee or acceptance of the record by the filing office constitutes filing.

§ 28:9-501 Filing Office.

Except as otherwise provided in subsection (b), if the local law of the District governs perfection of a security interest or agricultural lien, the office in which to file a financing statement to perfect the security interest or agricultural lien is:

- (1) The Recorder of Deeds, if (B) The financing statement is filed as a fixture filing and the collateral is goods that are or are to become fixtures; or
 - (2) The Mayor in all other cases, including a case in which the collateral is goods that are or are to become fixtures and the financing statement is not filed as a fixture filing.
 - **(b)** The office in which to file a financing statement to perfect a security interest in collateral, including fixtures, of a transmitting utility is the Office of the Mayor. The financing statement also constitutes a fixture filing as to the collateral indicated in the financing statement which is or is to become fixtures.

§ 28:9-515 Duration and effectiveness of financing statement; effect of lapsed financing statement. (f) If a debtor is a transmitting utility and a filed initial financing statement so indicates, the financing statement is effective until a termination statement is filed.

§ 28:9-521:

"UCC1 FINANCING STATEMENT

"FOLLOW INSTRUCTIONS

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

"Moorish American Consulate"

"B. E-MAIL CONTACT AT FILER (optional)

"nanhb@moorishamericanconsulate.org

"C. SEND ACKNOWLEDGMENT TO: (Name and Mailing location)

Moorish American Consulate

Moorish National Republic Federal Government

Care of: 18790 United States Highway 301 South Near [Wimauma Territory Florida Republic zip-exempt [33598]]

"THE ABOVE SPACE IS FOR "FILING OFFICE USE ONLY
"1. DEBTOR'S NAME:
"1a. ORGANIZATION'S NAME "PEACE RIVER ELECTRIC COOPERATIVE, INC"
"OR
1b. ""
"ADDITIONAL NAME(S)/INITIAL(S) THAT ARE PART OF THE NAME OF THIS DEBTOR SUFFIX
""
"1c. MAILING ADDRESS "210 METHENY ROAD"
"CITY STATE POSTAL CODE COUNTRY "WAUCHULA FL 33873 U.S"
"2. DEBTOR'S NAME:
[RANDY SHAW d/b/a CEO] [AND HEIRS AND ASSIGNS]
[JEFF CORNELIUS d/b/a MANAGER OF ENERGY SERVICES/FIELD REPS] [AND HEIRS AND ASSIGNS

"2a. ORGANIZATION'S NAME

"AND

"2b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME

"TOUCH STONE ENERGY COOPERATIVE, INC"

"ADDITIONAL NAME(S)/INITIAL(S) THAT ARE PART OF THE NAME OF THIS DEBTOR SUFFIX

[LYNN MOORE d/b/a EXECUTIVE DIRECTOR] [AND HEIRS AND ASSIGNS]

"2c. MAILING ADDRESS

"4301 WILSON BOULEVARD"

"CITY STATE POSTAL CODE COUNTRY

"ARLINGTON VA 22203 U.S"

"3. SECURED FIRST PARTY CREDITOR:

Provide only one Secured Party (3a or 3b)

"3a.

Moorish National Republic Federal Government "3b. Moorish American Appellation

"ADDITIONAL NAME(S)/INITIAL(S) SUFFIX

"3c. MAILING LOCATION

Care of: 18790 United States Highway 301 South

"

"CITY STATE POSTAL CODE COUNTRY

"Near [Wimauma Territory Florida Republic zip-exempt [33598]]

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

1. " This financing statement covers the following collateral: The collateral covered by this financing statement is the indebtedness of the debtor to the secured (first) party creditor in the sum certain amount of: \$100,000,000 in gold backed lawful tender Due for each parcel the debtor is occupying upon the land to which all Moorish American Nationals of the Moorish National Republic Federal Government, the Moorish American Consulate and The Moorish Divine and National Movement of the World are heirs to pursuant to the Treaty of Peace and Friendship 1786 and 1836 and the American Mandate for the Land, currently held in the United Nations Trusteeship System (1946) in Geneva Switzerland, and the Constitution for the United States 1791. Nunc pro tunc. This True Bill in Commerce has been executed pursuant to the following Uniform Commercial Codes that govern the Private secured First party creditor. Charges are also calculated pursuant to the fraud and other violations committed against the Moorish American Nationals at North America as well as indebtedness for debts engaged into before the said Constitution and for occupying the land of the Moorish American Nationals. The said treaty is the attached Library of Congress certified publication entitled THE PUBLIC STATUTES AT LARGE OF THE UNITED STATES OF AMERICA, volume 8 pages 100 through 105, certified September 26, 1990, signed and sealed by Library of Congress Photoduplication Service Acting Chief Shirley M. Berry on November 8, 2007. Charges are additionally calculated pursuant to all writs and affidavits (Statements of Truth in Law, Amity, Trade & Commerce) filed by the Moorish American Nationals where the abovementioned debtors have caused injury to the estate of the Secured First Party Creditor at any and all times on the land pursuant to the said Treaty. Proof of service of each writ and affidavit is attached. Creditors notice against the liable parties is the judgement. Res Judicata. Stare Decisis. Right of the Secured Party Creditor. Additionally, this claim is filed pursuant to Common Law Claims, Writ of Replevin, International Commercial Claims, Aboriginal & Imperial Claims (Antiquitous Claims). THIS IS A FILING TO ENCUMBER Land, Property, Real Estate, and all commercial transactions by debtor (all Principals and agents) also pursuant to *UCC 9-607 collection and enforcement by secured party*UCC 9-203 Attachment and enforceability of security

interest*UCC 9-609 Secured Party's Right to take Possession after default. All contracts with the UNITED STATES CORPORATION COMPANY are cancelled effective September 11, 2018. New Contracts with the Moorish National Republic Federal Government for the debtors are as follows: All debtors named above have current contracts with the Moorish American Nationals at North America which is the Treaty of Peace and Friendship 1786/1836, the Constitution for the united States 1791 and this UCC1 financing statement whose document number is 7017 1070 0000 7210 2317. The terms of your contract with The Moorish National Republic Federal Government, The Moorish American Consulate and the Moorish American Nationals is that the Moorish American Nationals are to be respected as the Secured First Party creditors at all times. [FLORIDA STATE] is now named New Jerusalem. In addition to [Wimauma, Wauchula, and Lakewood Ranch]; [Arlington]] are now named Empire of the Moors (Territories). All "US Banners of Amity and Commerce" are outlawed. No other flags, banners, or items of allegiance shall fly or be displayed in New Jerusalem besides the Moorish American Flag (red with green five pointed star) and all other Flags that are not CHRISTIAN nor EUROPEAN. The Moorish American Flag will fly in all places currently occupied by the US Banner of Amity and Commerce and the US Banner of Amity and Commerce shall be permanently removed immediately. All citizens who are not of the Moorish National (Melanin dominant) Birthright and Bloodline are subjects of the Moorish American Nationals at all times. The land known as North America/Northwest Amexem/Northwest Africa/The North Gate is now the declared to be New Jerusalem, and is the Empire of the Moors. The Property with all acreage is to be turned over to Judge Nura Ameena Nyiirah Haamid Bey with the keys and codes to all of the buildings no later than December 25, 2018. The Moorish American Government will begin using the property at that time. Anyone who obstructs, hinders, encumbers, speaks against, or resists the mandates of this affidavit will be seized by the Grand Army of the Republic, formerly known as the United States Military, and detained in a jail cell indefinitely. All immigrants who do not pledge sincere allegiance to the Moorish Flag will be arrested and detained and/or deported. All who pledge allegiance to the Moorish National Republic Federal Government and the Moorish American Flag will be made subjects and are mandated to protect and serve the Moorish American Nationals upon our land. All who are immigrants or not of Moorish American Birthright and Bloodline are debtors to the Moors. If at any time a Moorish American National should send by mail, deliver, hand, send, or state a notification that you are to vacate the premises of any property at North America, particularly at Empire of the Moors, New Jerusalem, along with providing a copy of the Treaty of Peace and Friendship 1786/1836 and a copy of the Moorish American Consulate Notice of Existence, you are to vacate the premises at once without question. The Moorish National Republic Federal Government will provide remedy to you at our discretion. We remain in honor and governing accordingly. All services are provided to the Moors at no charge. All commerce entering or exiting Empire of the Moors, New Jerusalem is not taxed. No products, goods nor services from any US CORPORATION COMPANY can enter Empire of the Moors, New Jerusalem. Utility services, housing, Moorish schools, Health services, Education of any kind is at no charge to the Moorish American Nationals. All Moorish American Nationals must have Moorish American Identification Cards, Conveyance Tags, and all Property must be in a trust of the Moorish American National's choosing. The Moorish National Republic Federal Government is the government of superior jurisdiction at Empire of the Moors, New Jerusalem. Only gold and silver are to be used as currency in payment of debts. Fiat currency, FEDERAL RESERVE DEBT NOTES are outlawed immediately.

"5. Check only if applicable and check only one box:

"Collateral is XX held in a Trust (see Instructions)

"□ being administered by a Decedent's Personal Representative. Check only if applicable and check only one box: "□ Public-Finance Transaction □ Manufactured-Home Transaction

"XX A Debtor is a Transmitting Utility

"6b. Check only if applicable and check only one box:

"□ Agricultural Lien □ Non-UCC Filing

ALTERNATIVE DESIGNATION (if applicable): □ Lessee/Lessor □ Consignee/Consignor □ "7. Seller/Buyer □ Bailer/Bailor □ Licensee/Licensor

> "8. OPTIONAL FILER REFERENCE DATA (Maximum Principal Indebtedness)

"The Governing Principle does extend to The League of Nations American Mandate for the Land, held in Geneva Switzerland (1948), The United Nations American Mandate for the Land held in the United Nations Trusteeship (1948) and the Amendment XIII (20 sections) of the Constitution for the United States of America, ratified: Nov 18, 1865 by 3/4 of the several states. We, the Moors at North America, are the executors, administrators, creditors, claimants, and beneficiaries of all land and resources in the western hemisphere and all land as mandated by our Ancient Ancestors.

🕱 Special Appearance, in Honor, the Divine Being, Nura Ameena Nyiirah Haamid Bey, Affirms that She is the Natural Person and Divine Being herein named, existing in Her own Proper Person; affirmed by Lawful, Substantive Right; by Birthright; and respectively acknowledged - being lawfully qualified and competent to execute this Document. I therefore place my hand and seal thereto and in favor of all Moorish America Nationals at North America/New Jerusalem.

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Day: 25

Month: November Year: [2018] M.C.Y 1438

I Am:

Nura Ameena Nyiirah/Haamid Bey

Mohammedan Minister/Vizier/Judge, Northwest Amexem, North America Signature - All Rights Exercised at all times (Omnia lura Reservantis) C/o Mailing location: 18790 United States Highway 301 South Near [Wimauma Territory Florida Republic zip-exempt [33598]]

Northwest Amexem - Northwest Africa - North America - The North Gate New Jerusalem

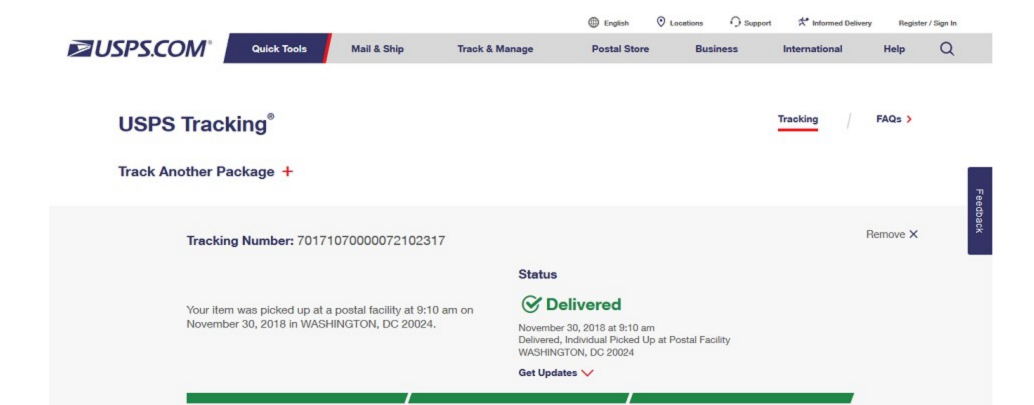
Nothing in this affidavit shall be interpreted as consent to any jurisdiction that is not in the jurisdiction of my ancient ancestral inherited estate at any time.

"Amen, amen dico vobis, quæcumque alligaveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo"









Delivered