EXHIBIT A
EXHIBIT A

PROMISSORY NOTE

$540,000.00 Dated: August 28, 2013

FOR VALUE RECEIVED and pursuant to the Settlement Agreement entered concurrently herewith, Farideh Heidarpour, Ali Heidarpour, and A.B.C. Billing, Inc. ("Payors"), promise to pay to the Order of the United States of America ("Creditor"), the principal sum of Five Hundred and Forty Thousand and No/100 Dollars ($540,000.00), plus interest at 3% per annum.

1. Payment Terms. Two annual payments of $270,000 in principal will be made, the first on September 1, 2014 and the second payment on the same date in 2015. Interest on the outstanding balance will accrue at 3% per annum. If no prepayments are made, the interest due shall be as follows: $16,200 on September 1, 2014; and $8,100 on September 1, 2015. Payors may prepay the unpaid balance of this Note in whole or in part without penalty.

2. Events of Default. Each of the following shall constitute an Event of Default:

(a) Non-payment for 30 days following notice. Payors fail to make any payment of principal or interest when due, and such failure continues for 30 days following written Notice of Default to the Payors by the Creditor.

(b) Bankruptcy, Insolvency. A default occurs if any of the following events occur with regard to each Payor:

(1) Payors become insolvent or generally fail to pay, or admit in writing their inability to pay their debts as they become due;

(2) Payors apply for, consent to, or acquiesce in the appointment of a trustee, receiver or other custodian, or make a general assignment for the benefit of Creditor;

(3) In the absence of such application, consent or acquiescence, a trustee, receiver or other custodian is appointed for Payors or for a substantial part of their property or the collateral;

(4) Any bankruptcy, reorganization, debt arrangement, or other case or proceeding under any bankruptcy or insolvency law is commenced in respect of Payors and,
EXHIBIT A

if such case or proceeding is not commenced by the Payors, it is consented to or acquiesced in by the Payors; or,

(5) Payors take any action to authorize, or in furtherance of, any of the foregoing.

3. **Effect of Default.** If any Event of Default shall occur, this Note shall become immediately due and payable at the option of Creditor, and the Creditor shall have all rights and remedies to which it is entitled under applicable law.

4. **No Waiver of Right of Enforcement.** To the extent permitted by law, Creditor may delay or waive the enforcement of any of its rights under this Agreement without losing that right and any other right; and if Creditor delays or waives any of its rights, it may still enforce that right at any time in the future.

5. **Waivers.** Payors, endorsers, sureties, guarantors and all other persons who may become liable for all or any part of this obligation, whether primarily or secondarily, severally waive notice of default, notice of dishonor, notice of acceleration, presentment for payment, protest, notice of protest and notice of nonpayment. Said parties consent to any extension of time (whether one or more) for payment hereof, any release of all or any part of the collateral securing this Note, and any release of any party liable for payment of this obligation. Any such extension or release may be made without notice to any such party and without discharging said party’s liability hereunder.

6. **Integrated Agreement.** This Note (including the Settlement Agreement and other written instruments referenced herein) constitutes a single, integrated written contract expressing the entire agreement of the parties relative to the subject matter hereof. No covenants, agreements, representations, or warranties of any kind whatsoever have been made by either of the parties hereto, except as specifically set forth herein.

7. **Binding Agreement.** This Note will inure to the benefit of and be binding upon the respective heirs, executors, administrators, successors and assigns of the Payors and the Creditor.

8. **Governing Law and Venue.** This Agreement is made under and shall be construed and enforced in all respects in accordance with the laws of the State of California. All parties hereby irrevocably waive any objections which they may have to the jurisdiction or venue of any suit, action or proceeding, arising out of or relating to this Agreement, brought in
the United States District Court for the Northern District of California, and hereby further irrevocably waive any claim that such suit, action or proceeding brought in any such court has been brought in an inconvenient forum.

9. **Notices.** Any notice, request or other document to be given under this Agreement to any party shall be in writing and shall be deemed to be delivered when received by the addressee, if sent by a nationally recognized overnight delivery service (e.g., Federal Express, UPS or DHL) or sent by registered or certified mail as follows:

   (a) If to Farideh Heidarpour, notice must be addressed to 756 Legacy Drive, Edmond, OK 73025;

   (b) If Ali Heidarpour, notice must be addressed to 1957 Foxhall Rd., McLean, VA 22101; and,

   (c) If to A.B.C. Billing, Inc., notice must be addressed to 756 Legacy Drive, Edmond, OK 73025.

Any party may change its address for receiving notices by giving written notice of such change to the other parties as provided in this section.

IN WITNESS WHEREOF, this Promissory Note has been executed and delivered by Payors on the date set forth above:

Dated: 3/1/13

A.B.C. Billing, Inc.

By: Farideh Heidarpour, Secretary

Dated: 8/21/13

Farideh Heidarpour

Dated: 8-28-13

Ali Heidarpour
EXHIBIT B
SECURITY AGREEMENT

Pursuant to the Settlement Agreement entered concurrently herewith, this Security Agreement ("this Agreement"), dated August 28, 2013 is made by and between Farideh Heidarpour ("Obligor"), and the United States of America ("the Secured Party").

Under the terms hereof, the Secured Party desires to obtain and the Obligor desires to grant the Secured Party security for all of the Obligations (as defined herein).

NOW THEREFORE, the Obligor and the Secured Party, hereby agree as follows:

1. **Collateral.** Collateral shall include:

   (a) All payments owed or made to Farideh Heidarpour pursuant to the promissory note dated August 1, 2011, obligating Virginia Pain & Rehab, LLC to pay Advanced Physical Medicine and Rehabilitation of Virginia, Inc. $500,000;

   (b) All payments owed or made to Farideh Heidarpour pursuant to the promissory note dated August 1, 2011, obligating Oklahoma Pain & Rehab, LLC to pay Advanced Occupational Rehabilitation, Inc. $1,200,000; and

   (c) All payments owed or made to Farideh Heidarpour pursuant to the promissory note dated May 30, 2013 obligating Oklahoma Pain & Rehab, LLC to pay Avondale Healthcare, LLC $178,659.96.

2. **Grant of Security Interest.** For value received, the Obligor grants to the Secured Party a security interest in the Collateral as described in paragraph 1 above.

3. **Obligations Secured.** This Agreement secures the payment and performance of:

   (a) All obligations under a Promissory Note dated August 28, 2013 between Farideh Heidarpour, Ali Heidarpour, A.B.C. Billing, Inc., and the United States (“Note”) for the principal sum of Five Hundred Forty Thousand and No/100 Dollars ($540,000.00), including all costs and expenses (including reasonable attorneys’ fees), incurred by the Secured Party in collection of the loan evidenced by the Note;

   (b) All costs and expenses (including reasonable attorneys’ fees) incurred by the Secured Party in the protection, maintenance and enforcement of the security interest hereby granted; and

   (c) Any modifications, renewals, refinancing, or extensions of the foregoing obligations.
The Note and all other obligations secured hereby are collectively called the “Obligations.”

4. **Restrictions on Collateral Transfer.** Obligor will not transfer (including by granting security interests, liens, or other encumbrances in) all or any part of the Collateral or Obligor’s interest in the Collateral without Secured Party’s written or electronically communicated approval. Obligor may collect and use amounts due on accounts and other rights to payment arising or created in the ordinary course of business, until notified otherwise by Secured Party in writing or by electronic communication.

5. **Perfection of Security Interest.** Obligor shall file the Form UCC-1 attached as Exhibit C to the Settlement Agreement pursuant to paragraph 1(d) of the Settlement Agreement. In addition, Obligor consents, without further notice, to Secured Party’s filing or recording of any documents necessary to perfect, continue, amend or terminate its security interest. Upon request of Secured Party, Obligor must sign or otherwise authenticate all documents that Secured Party deems necessary at any time to allow Secured Party to acquire, perfect, continue or amend its security interest in the Collateral. Obligor will pay the filing and recording costs of any documents relating to Secured Party’s security interest.

6. **Obligor’s Warranties.** Obligor warrants that: (a) her Name as stated above is correct; (b) Obligor has the legal authority to grant the security interest in the Collateral; (c) Obligor’s ownership in or title to the Collateral is free of all adverse claims, liens, or security interests; (d) Obligor will not hereafter, without the Secured Party’s prior written consent, sell, pledge, encumber, assign or otherwise dispose of any of the Collateral or permit any right of set off, lien or security interest to exist thereon except to the Secured Party; and (e) Obligor has read and understand the meaning and effect of all terms of this Agreement.

7. **Default.** Obligor is in default under this Agreement if:

(a) Obligor fails to make any payment due under the Note, and such failure continues for 30 days following written Notice of Default to the Obligor by the Secured Party;

(b) Obligor makes any materially false representation, warranty or certification in, or in connection with, this Agreement, the Note, or any other agreement related to the Note of this Agreement;

(c) Obligor fails to comply with Paragraphs 4 and/or 5 of this Agreement; or

(d) Another secured party or judgment creditor exercises its rights against
the Collateral.

In the event of default and if Secured Party requests, Obligor must assemble and make available all Collateral at a place and time designated by Secured Party. Upon default and at any time thereafter, Secured party may declare all Obligations secured hereby immediately due and payable, and, in its sole discretion and without further notice to Obligor, may proceed to enforce payment of same and exercise any of the rights and remedies available to a secured party by law, including, but not limited to, those available to it under Article 9 of the California Uniform Commercial Code.

8. **Secured Party Rights.** All rights conferred in this Agreement on Secured Party are in addition to those granted to it by law, and all rights are cumulative and may be exercised simultaneously. Failure of Secured Party to enforce any rights or remedies will not constitute an estoppel or waiver of Secured Party’s ability to exercise such rights or remedies.

9. **No Assignment of Liabilities.** Without the prior written consent of the Secured Party, Obligor may not assign, grant or otherwise transfer their rights or liabilities under this Agreement to any person or entity, at any time.

10. **Successors and Assigns.** This Agreement will be binding upon and inure to the benefit of the Obligor and the Secured Party and their respective heirs, executors, administrators, successors and assigns.

11. **Entire Agreement.** This Agreement (including the Settlement Agreement and other written instruments referred to herein) constitutes the entire agreement and supersedes all other prior agreements and understandings, both written and oral, between the parties with respect to the subject matter hereof.

12. **Severability.** If any provision of this Agreement is unenforceable, all other provisions remain in effect.

13. **Modification Only In Writing.** No modification, amendment or waiver of any provision of this Agreement nor consent to any departure by the Obligor therefrom will be effective unless made in a writing signed by the Secured Party, and then such waiver or consent shall be effective only in the specific instance and for the purpose for which given. No notice to or demand on the Obligor in any case will entitle the Obligor to any other or further notice or demand in the same, similar or other circumstance.
14. **Illegality.** In case any one or more of the provisions contained in this Agreement should be invalid, illegal or unenforceable in any respect, the validity, legality, and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby.

15. **Governing Law and Venue.** This Agreement is made under and shall be construed and enforced in all respects in accordance with the laws of the State of California. All parties hereby waive any objections which they may have to the jurisdiction or venue of any suit, action or proceeding arising out of or relating to this Agreement, brought in the United States District Court for the Northern District of California, and hereby further waive any claim that such suit, action or proceeding brought in any such court has been brought in an inconvenient forum.

16. **Notices.** Any notice, request or other document to be given under this Agreement to any party shall be in writing and shall be deemed to be delivered when received by the addressee, if sent by a nationally recognized overnight delivery service (e.g., Federal Express, UPS or DHL) or sent by registered or certified mail as follows: 756 Legacy Drive, Edmond, OK 73025.

Any party may change its address for receiving notices by giving written notice of such change to the other parties as provided in this section.

IN WITNESS WHEREOF, this Security Agreement has been executed by:

Dated: 3/21/13

[Signature]

Farideh Heidarpour
EXHIBIT C
**UCC FINANCING STATEMENT**

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

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

<table>
<thead>
<tr>
<th>ORG. NAME</th>
<th>FIRST NAME</th>
<th>MIDDLE NAME</th>
<th>SUFFIX</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heidarpour</td>
<td>Farideh</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

B. SEND ACKNOWLEDGEMENT TO:  

(Name and Address)

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR’S EXACT FULL LEGAL NAME — insert only one debtor name (1a or 1b) — do not abbreviate or combine names

<table>
<thead>
<tr>
<th>ORG. NAME</th>
<th>FIRST NAME</th>
<th>MIDDLE NAME</th>
<th>SUFFIX</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heidarpour</td>
<td>Farideh</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

2. ADDITIONAL DEBTOR’S EXACT FULL LEGAL NAME — insert only one debtor name (2a or 2b) — do not abbreviate or combine names

<table>
<thead>
<tr>
<th>ORG. NAME</th>
<th>FIRST NAME</th>
<th>MIDDLE NAME</th>
<th>SUFFIX</th>
</tr>
</thead>
</table>

3. SECURED PARTY’S NAME (or NAME OF TOTAL ASSIGNEE of ASSIGNOR S/P) — insert only one secured party name (3a or 3b)

<table>
<thead>
<tr>
<th>ORG. NAME</th>
<th>FIRST NAME</th>
<th>MIDDLE NAME</th>
<th>SUFFIX</th>
</tr>
</thead>
</table>

4. This FINANCING STATEMENT covers the following collateral

(a) All payments owed or made to Farideh Heidarpour pursuant to the promissory note dated August 1, 2011, obligating Virginia Pain & Rehab, LLC to pay Advanced Physical Medicine and Rehabilitation of Virginia, Inc. $500,000, and/or pursuant to any replacement, supplemental, or amended promissory notes from Virginia Pain & Rehab, LLC;

(b) All payments owed or made to Farideh Heidarpour pursuant to the promissory note dated August 1, 2011, obligating Oklahoma Pain & Rehab, LLC to pay Advanced Occupational Rehabilitation, Inc. $1,200,000, and/or pursuant to any replacement, supplemental, or amended promissory notes from Oklahoma Pain & Rehab, LLC; and

(c) All payments owed or made to Farideh Heidarpour pursuant to the promissory note dated May 30, 2013 obligating Oklahoma Pain & Rehab, LLC to pay Avondale Healthcare, LLC $178,659.96, and/or pursuant to any replacement, supplemental, or amended promissory notes from Oklahoma Pain & Rehab, LLC.

EXHIBIT C

5. ALTERNATIVE DESIGNATION (if applicable) □ LESSEE/LESSOR □ CONSIGNEE/CONSIGNOR □ BAILEE/BAILOR □ SELLER/BUYER □ AG. LIEN □ NON-UCC FILING

6. □ This FINANCING STATEMENT is to be filed (for record) (or recorded) in the REAL ESTATE RECORDS.  

7. Check to REQUEST SEARCH REPORT(S) on Debtor(s) □ All Debtors □ Debtor 1 □ Debtor 2

8. OPTIONAL FILER REFERENCE DATA

FILING OFFICE COPY – NATIONAL UCC FINANCING STATEMENT (FORM UCC1) – CALIFORNIA (REV. 01/01/08)
UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

9. NAME OF FIRST DEBTOR (1a or 1b) ON RELATED FINANCING STATEMENT

9a. ORGANIZATION NAME

9b. INDIVIDUAL'S LAST NAME

FIRST NAME

MIDDLE NAME, SUFFIX

10. MISCELLANEOUS:

11. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME – insert only one name (11a or 11b) – do not abbreviate or combine names

11a. ORGANIZATION'S NAME

11b. INDIVIDUAL'S LAST NAME

FIRST NAME

MIDDLE NAME

SUFFIX

11c. MAILING ADDRESS

11d. ADD'L INFO RE ORGANIZATION DEBTOR

11e. TYPE OF ORGANIZATION

11f. JURISDICTION OF ORGANIZATION

11g. ORGANIZATIONAL ID#, if any

12. ADDITIONAL SECURED PARTY'S OR ASSIGNOR S/P's NAME – insert only one name (12a or 12b)

12a. ORGANIZATION'S NAME

12b. INDIVIDUAL'S LAST NAME

FIRST NAME

MIDDLE NAME

SUFFIX

12c. MAILING ADDRESS

12d. ADD'L INFO RE ORGANIZATION DEBTOR

12e. TYPE OF ORGANIZATION

12f. JURISDICTION OF ORGANIZATION

12g. ORGANIZATIONAL ID#, if any

13. This FINANCING STATEMENT covers ☐ timber to be cut or ☐ as-extracted collateral, or is filed as a ☐ fixture filing

14. Description of real estate:

15. Name and address of a RECORD OWNER of above-described real estate

(If Debtor does not have a record interest)

16. Additional collateral description:

17. Check only if applicable and check only one box.

Debtor is a ☐ trust or ☐ Trustee acting with respect to property held in trust or ☐ Decedent's Estate

18. Check only if applicable and check only one box.

☐ Debtor is a TRANSMITTING UTILITY

☐ Filed in connection with a Manufactured-Home Transaction – effective 30 years

☐ Filed in connection with a Public-Finance Transaction – effective 30 years

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

FILING OFFICE COPY – NATIONAL UCC FINANCING STATEMENT ADDENDUM (FORM UCC1Ad) – CALIFORNIA (REV. 01/01/08)
January 4, 2010

REDACTION OF SOCIAL SECURITY NUMBERS

In order to protect personal privacy and in compliance with California Uniform Commercial Code (UCC) section 9526.5, the Secretary of State’s office (SOS) has removed (“redacted”) social security numbers, if provided, from all UCC records filed prior to December 31, 2007. In addition, the SOS commenced redacting any social security number provided on a record filed on paper after January 1, 2008.

For each UCC record that is redacted, the SOS maintains the original un-redacted official filing image and creates a redacted public filing image, which is available for UCC information requests. The un-redacted official filing image only is available to the public pursuant to a subpoena or an order from a court of competent jurisdiction.

In the event that the SOS misses redacting a social security number from a UCC record, any person may notify the SOS and specify the file or document number of the record and the location of the social security number within the record, and the SOS will create a redacted public filing image of the record within 10 business days from the date of notification.

In addition, the SOS has made a filing form available pursuant to UCC section 9521 that removes the space identified for the disclosure of the social security number of an individual. These UCC filing forms can be obtained by visiting the California Business Portal at www.sos.ca.gov and clicking on the Forms & Fees link.

UCC filings are public records. Please do not put people at risk of identity theft by including social security numbers on any documents for filing with the Secretary of State.

For more information on identity theft, you may want to visit the California Office of Privacy Protection’s website at www.privacy.ca.gov/ or review its consumer information on social security number privacy available at http://www.privacy.ca.gov/ssn.htm.

SSN Notice (rev. 01/2010)
Instructions for National UCC Financing Statement (Form UCC1)

Please type or laser-print this form. Be sure it is completely legible. Read all Instructions, especially Instruction 1; correct Debtor name is crucial. Follow Instructions completely.

Fill in form very carefully; mistakes may have important legal consequences. If you have questions, consult your attorney. The filing office cannot give legal advice.

Do not insert anything in the open space in the upper portion of this form; it is reserved for filing office use.

When properly completed, send Filing Office Copy, with required fee, to filing office. If you want an acknowledgment, complete item B and, if filing in a filing office that returns an acknowledgment copy furnished by filer, you may also send Acknowledgment Copy; otherwise detach. If you want to make a search request, complete item 7 (after reading Instruction 7 below) and send Search Report Copy, otherwise detach. Always detach Debtor and Secured PartyCopies.

If you need to use attachments, use 8-1/2 X 11 inch sheets and put at the top of each sheet the name of the first Debtor, formatted exactly as it appears in item 1 of this form; you are encouraged to use Addendum (Form UCC1Ad).

A. To assist filing offices that might wish to communicate with filer, filer may provide information in item A. This item is optional.
B. Complete Item B if you want an acknowledgment sent to you. If filing in a filing office that returns an acknowledgment copy furnished by filer, present simultaneously with this form a carbon or other copy of this form for use as an acknowledgment copy.

1. Debtor name: Enter only one Debtor name in item 1, an organization's name (1a) or an individual's name (1b). Enter Debtor's exact full legal name. Don't abbreviate.
   1a. Organization Debtor. "Organization" means an entity having a legal identity separate from its owner. A partnership is an organization; a sole proprietorship is not an organization, even if it does business under a trade name. If Debtor is a partnership, enter exact full legal name of partnership; you need not enter names of partners as additional Debtors. If Debtor is a registered organization (e.g., corporation, limited partnership, limited liability company), it is advisable to examine Debtor's current filed charter documents to determine Debtor's correct name, organization type, and jurisdiction of organization.
   1b. Individual Debtor. "Individual" means a natural person; this includes a sole proprietorship, whether or not operating under a trade name. Don't use prefixes (Mr., Mrs., Ms.), use suffix box only for titles of lineage (Jr., Sr., III) and not for other suffixes or titles (e.g., M.D., Jr.). Use married woman's personal name (Mary Smith, not Mrs. John Smith). Enter individual Debtor's family name (surname) in Last Name box, first given name in First Name box, and all additional given names in Middle Name box.

   For both organization and individual Debtors: Don't use Debtor's trade name, DBA, AKA, FKA, Division name, etc. in place of or combined with Debtor's legal name; you may add such other names as additional Debtors if you wish (but this is neither required nor recommended).

1c. An address is always required for the Debtor named in 1a or 1b.

1d. This field has been removed pursuant to California Uniform Commercial Code, Section 9526.5.

1e.f.g. Additional information re organization Debtor is always required. Type of organization and jurisdiction of organization as well as Debtor's exact legal name can be determined from Debtor's current filed charter document. Organizational ID #, if any, is assigned by the agency where the charter document was filed; this is different from tax ID #; this should be entered preceded by the 2-character U.S. Postal identification of state of organization if one of the United States (e.g., CA12345, for a California corporation whose organizational ID # is 12345); if agency does not assign organizational ID #, check box in item 1g indicating "none."

Note: If Debtor is a trust or a trustee acting with respect to property held in trust, enter Debtor's name in item 1 and attach Addendum (Form UCC1Ad) and check appropriate box in item 17. If Debtor is a decedent's estate, enter name of deceased individual in item 1b and attach Addendum (Form UCC1Ad) and check appropriate box in item 17. If Debtor is a transmitting utility or this Financing Statement is filed in connection with a Manufactured-Home Transaction or a Public-Finance Transaction as defined in applicable Commercial Code, attach Addendum (Form UCC1Ad) and check appropriate box in item 18.

2. If an additional Debtor is included, complete item 2, determined and formatted per Instruction 1. To include further additional Debtors, or one or more additional Secured Parties, attach either Addendum (Form UCC1Ad) or other additional page(s), using correct name format. Follow Instruction 1 for determining and formatting additional names.

3. Enter information for Secured Party or Total Assignee, determined and formatted per Instruction 1. If there is more than one Secured Party, see Instruction 2. If there has been a total assignment of the Secured Party's interest prior to filing this form, you may either (1) enter Assignor S/P's name and address in item 3 and file an Amendment (Form UCC3) [see item 5 of that form]; or (2) enter Total Assignee's name and address in item 3 and, if you wish, also attaching Addendum (Form UCC1Ad) giving Assignor S/P's name and address in item 12.

4. Use item 4 to indicate the collateral covered by this Financing Statement. If space in item 4 is insufficient, put the entire collateral description or continuation of the collateral description on either Addendum (Form UCC1Ad) or other attached additional page(s).

5. If filer desires (at filer's option) to use titles of lessee and lessor, or consignee and consignor, or seller and buyer (in the case of accounts or chattel paper), or bailee and bailor instead of Debtor and Secured Party, check the appropriate box in item 5. If this is an agricultural lien (as defined in applicable Commercial Code) filing or is otherwise not a UCC security interest filing (e.g., a tax lien, judgment lien, etc.), check the appropriate box in item 5, complete items 1-7 as applicable and attach any other items required under other law.

6. If this Financing Statement is filed as a fixture filing or if the collateral consists of timber to be cut or as-extracted collateral, complete items 1-5, check the box in item 6, and complete the required information (items 13, 14 and/or 15) on Addendum (Form UCC1Ad).

7. This item is optional. Check appropriate box in item 7 to request Search Report(s) on all or some of the Debtors named in this Financing Statement. The Report will list all Financing Statements on file against the designated Debtor on the date of the Report, including this Financing Statement. There is an additional fee for each Report. If you have checked a box in item 7, file Search Report Copy together with Filing Officer Copy (and Acknowledgment Copy). Note: Not all states do searches and not all states will honor a search request made via this form; some states require a separate request form.

8. This item is optional and is for filer's use only. For filer's convenience of reference, filer may enter in Item 8 any identifying information (e.g., Secured Party's loan number, law firm file number, Debtor's name or other identification, state in which form is being filed, etc.) that filer may find useful.
Instructions for National UCC Financing Statement Addendum (Form UCC1Ad)

9. Insert name of first Debtor shown on Financing Statement to which this Addendum is related, exactly as shown in item 1 of Financing Statement.

10. Miscellaneous: Under certain circumstances, additional information not provided on Financing Statement may be required. Also, some states have non-uniform requirements. Use this space to provide such additional information or to comply with such requirements; otherwise, leave blank.

11. If this Addendum adds an additional Debtor, complete item 11 in accordance with Instruction 1 on Financing Statement. To add more than one additional Debtor, either use an additional Addendum form for each additional Debtor or replicate for each additional Debtor the formatting of Financing Statement item 1 on an 8-1/2 X 11 inch sheet (showing at the top of the sheet the name of the first Debtor shown on the Financing Statement), and in either case give complete information for each additional Debtor in accordance with Instruction 1 on Financing Statement. All additional Debtor information, especially the name, must be presented in proper format exactly identical to the format of item 1 of Financing Statement.

12. If this Addendum adds an additional Secured Party, complete item 12 in accordance with Instruction 3 on Financing Statement. In the case of a total assignment of the Secured Party’s interest before the filing of this Financing Statement, if filer has given the name and address of the Total Assignee in item 3 of the Financing Statement, filer may give the Assignor’s/SIP’s name and address in item 12.

13-15. If collateral is timber to be cut or as-extracted collateral, or if this Financing Statement is filed as a fixture filing, check appropriate box in item 13; provide description of real estate in item 14; and, if Debtor is not a record owner of the described real estate, also provide, in item 15, the name and address of a record owner. Also provide collateral description in item 4 of Financing Statement. Also check box 6 on Financing Statement. Description of real estate must be sufficient under the applicable law of the jurisdiction where the real estate is located.

16. Use this space to provide continued description of collateral, if you cannot complete description in item 4 of Financing Statement.

17. If Debtor is a trust or a trustee acting with respect to property held in trust or is a decedent’s estate, check the appropriate box.

18. If Debtor is a transmitting utility or if the Financing Statement relates to a Manufactured-Home Transaction or a Public-Finance Transaction as defined in the applicable Commercial Code, check the appropriate box.