Collateral Section Text for UCC-1 Financing Statement

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1. This text is to be used for electronic UCC-1 filings or to otherwise fill the collateral portion of a U.C.C. Financing Statement.

2. U.C.C. Contract Trust Account = user-assigned number that identifies the treasury account that is being established through the secured party process; this was taught to me as the registered mail number of the treasury chargeback notice followed by the S.S.N. without dashes.

3. Remember to supply your birth certificate number within the text or to redact most of the numbers for your privacy. Either is okay. DO NOT SUPPLY YOUR FULL S.S.N. or any other sensitive information. This may cause your filing to be rejected.

3. The last statutory citation is for the corresponding U.C.C. section that references the text, "construction against implied repeal", as adopted into your state's statutes. Go find it for yourself.

example: The equivalent for Michigan is M.C.L. section § 440.1104.

The correct section is almost guaranteed to end in 1-104.

4. Remove any notes left by me as you appropriate the text for yourself.

(continued on next page)

Text Below (Read All the Way Through, Edit, and Copy into Your Own Document):

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This is actual and constructive Notice that all of Debtor's interest now or hereafter acquired is hereby accepted as collateral for securing contractual obligations in favor of the Secured Party as detailed in a true, correct, complete, notarized Security Agreement in the possession of the Secured Party. All collateral is held in trust.

NOTICE: This is the entry of the Debtor in the commercial registry as a transmitting utility\*, and the following property is registered in the same as a public notice of a commercial transaction:

-the Social Security and foreign trust E.I.N in the name of the DEBTOR, FIRST MIDDLE LAST;

-BIRTH CERTIFICATE # xxxxxxx;

-Discharge Bond # xxxxxx; U.C.C. Contract Trust # REGISTERED MAIL #-SSNxxxxxx;

-Common Law Copyright # xxxxxxx; Hold Harmless and Indemnity Agreement # xxxxxxx; and

-any and all other property listed within Schedule of the Security Agreement including but not limited to biometric data such as D.N.A. samples, fingerprints, cell lines, and/or retina scans.

All property is accepted for value and exempt from levy. Adjustment of this filing is made pursuant to Public Policy, House Joint Resolution 192, the Emergency Banking Act of 1933 (Public Law 73-1, 48 Stat. 1), Public Law chapter 48 (48 stat. 112), U.C.C. § 1-104, and Your State Commercial Code § find your state code for 1-104 – “construction against implied repeal”. All proceeds, products, accounts, fixtures, and orders therefrom are released to the DEBTOR to serve as collateral for the Creditor and Secured Party's benefit.

\*Transmitting Utility is defined as an agent solely utilized for the purpose of conducting commercial activity for the benefit of the Secured Party. DEBTOR is not claiming to be a public utility.

This financing statement is made in good faith to secure assets and is not intended to defraud any entity and shall not be construed as such. The Secured Party is a non-combatant acting in commercial honor, and the Security Agreement is executed without the United States per 28 U.S.C. § 1746(1). The completion of this financing statement with standard formatting shall not affect the status of the Secured Party who lawfully demands to live in a republic form of government.

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\*END\*