

PROCESSING	\$	5.00
E-RECORD	\$	25.00
ESURCHARGE	\$	6.50

### UCC FINANCING STATEMENT AMENDMENT

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

<b>A. NAME &amp; PHONE OF CONTACT AT FILER (optional)</b> The One Peoples Public T 253-509-4597
<b>B. SEND ACKNOWLEDGMENT TO: (Name and Address)</b>  The One Peoples Public Trust 1776  Gig Harbor, WA 98335

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

<b>1a. INITIAL FINANCING STATEMENT FILE #</b> 2000043135 - 05-04-2000	<b>1b. This FINANCING STATEMENT AMENDMENT is to be filed (for record) (or recorded) in the REAL ESTATE RECORDS.</b> <input type="checkbox"/>
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2.  **TERMINATION:** Effectiveness of the Financing Statement identified above is terminated with respect to security interest(s) of the Secured Party authorizing this Termination Statement.

3.  **CONTINUATION:** Effectiveness of the Financing Statement identified above with respect to security interest(s) of the Secured Party authorizing this Continuation Statement is continued for the additional period provided by applicable law.

4.  **ASSIGNMENT (full or partial):** Give name of assignee in item 7a or 7b and address of assignee in item 7c; and also give name of assignor in item 9.

5. **AMENDMENT (PARTY INFORMATION):** This Amendment affects  Debtor or  Secured Party of record. Check only one of these two boxes.  
Also check one of the following three boxes and provide appropriate information in items 6 and/or 7.

**CHANGE name and/or address:** Give current record name in item 6a or 6b; also give new name (if name change) in item 7a or 7b and/or new address (if address change) in item 7c.  **DELETE name:** Give record name to be deleted in item 6a or 6b.  **ADD name:** Complete item 7a or 7b, and also item 7c; also complete items 7d-7g (if applicable).

6. **CURRENT RECORD INFORMATION:**

6a. ORGANIZATION'S NAME

OR

6b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX
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7. **CHANGED (NEW) OR ADDED INFORMATION:**

7a. ORGANIZATION'S NAME  
CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION]

OR

7b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX
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7c. MAILING ADDRESS

CITY	STATE	POSTAL CODE	COUNTRY
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7d. TAX ID #: SSN OR EIN	ADD'L INFO RE ORGANIZATION DEBTOR	7e. TYPE OF ORGANIZATION	7f. JURISDICTION OF ORGANIZATION	7g. ORGANIZATIONAL ID #, if any
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NONE

8. **AMENDMENT (COLLATERAL CHANGE):** check only one box.  
Describe collateral  deleted or  added, or give entire  restated collateral description, or describe collateral  assigned.

ALL RIGHTS RESERVED WITHOUT PREJUDICE: UCC Doc. # 2000043135, the perpetuity hereby amended only to include the following additional collateral;

NOTICE OF EQUITY CALL GRANTED and ORDER FOR RECONCILIATION, notice by public registration by the states of body and Trustees identified therein, UCC Doc. # 2012088851with Receipt No. 1244269, August 21, 2012, restated and incorporated here by reference as if set forth in full, hereafter referred to as Claim & Demand, duly accepted and ratified by the undersigned

9. **NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AMENDMENT** (name of assignor, if this is an Assignment). If this is an Amendment authorized by a Debtor which adds collateral or adds the authorizing Debtor, or if this is a Termination authorized by a Debtor, check here  and enter name of DEBTOR authorizing this Amendment.

9a. ORGANIZATION'S NAME  
BONDSERVANTS OF THE CREATOR, SECURED PARTY

OR

9b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX
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10. **OPTIONAL FILER REFERENCEDATA**  
without prejudice: /s/ Heather Ann Tucci-Jarraf, as Trustee/as bondservant

**UCC FINANCING STATEMENT AMENDMENT ADDENDUM**

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11. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form)		
2000043135		
12. NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form)		
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BONDSERVANTS OF THE CREATOR, SECURED PARTY		
OR	12b. INDIVIDUAL'S LAST NAME	
	FIRST NAME	MIDDLE NAME, SUFFIX

RECORDER OF DEEDS

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Additional collateral info  
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bondservants, as declared and verified, duly secured thereby, under principle of law aligned with common law under the laws of the creator, protected by public policy, inclusive of UCC 1-103, and any and all the United States of America Federal Government, UNITED STATES, United States,

STATE OF . . . , State of . . . , and international equivalents, hereafter UCC 1-103, duly entered as follows: ;

WITH FULL STANDING AND AUTHORITY, FOR CAUSE AS STATED by said Claim & Demand, RECONCILIATION IS DULY ORDERED by the undersigned bondservants; Said

bondservants do knowingly, willingly and intentionally, under bond duly secured and made with full personal liability, DECLARE the aforesaid findings of fact to be found true, accurate and complete FOR CAUSE, especially the knowing, willing, and intentional unlawful intent, transactions, and transfers by certain states of body, damages existing therefrom, all with due notice of Declaration and opportunity to cure absolutely made, and pursuant to the declared principle of law aligned with

common law under the laws of the creator, we do now ORDER that an immediate true, accurate and complete RECONCILLIATION be made to the creator by the superior bookkeeper as follows:

1. THAT for the highest good of all, each state of body, it is no longer sufficient to only consciously enter and preserve by perpetuity the guarantee of said gift of right of opportunity to balance, restated here, without maintaining a guard intent on the will of the creator to duly protect and enforce said guarantee and right; THEREFORE, by POWER OF DECLARATION and ORDER, the certain states of body previously tasked as said

guard are relieved of said duty and replaced thereby FOR CAUSE;

2. THAT any and all equity and damages are a matter of public record, duly noticed by public registration, UCC Doc. #'s 2012086794 and 2012086802,

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restated and incorporated here by reference as if set forth in full, as declared herein, restated here; Said equity and damages are perfected as immediately due, owed and collectible; That said damages do exceed the certain sum of \$5,000,000,000.00 (Five Billion) lawful money of the united states of America per every one of the injured states of body; That said equity do exceed the certain sum of \$5,000,000,000.00 (Five Billion) lawful money of the united states of America per every one of the states of body, NUNC PRO TUNC;

3. THEREFORE, by POWER OF DECLARATION and ORDER, pursuant to common law under the laws of the creator, FOR CAUSE, said value, equity, in the certain sum value of \$5,000,000,000.00 (Five Billion) lawful money of the united states of America per every one of the states of body created by the creator, is now effectively and actually RETURNED to said states of body by the superior bookkeeper and automatically ledgered accordingly; Said damages in the certain sum of \$5,000,000,000.00 (Five Billion) lawful money of the united states of America per every one of the injured states of body are effectively and actually PAID by superior bookkeeper and automatically ledgered accordingly into said injured states of body; Any and all value claimed over and beyond said certain sums, or otherwise values not presented by the original state of body wherein they were domicil by creation, said value and said presentations are null, void and worthless on its face as a matter of International Law Ordinance, regardless of the material or form said value and said presentations are made; Said certain sums RETURNED and PAID, restated here, require no further reconfirmation or signature for ratification due to previous due notice, claim, and opportunity to cure having been duly made, secured and noticed by public registration, accepted and protected by public policy, inclusive of UCC 1-103, and any and all the

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all systems of the one people are canceled, and any and all voluntary commercial indentures thereto are fired, with prejudice, FOR CAUSE stated herein, restated here; Any and all authority and responsibility are effectively and immediately RETURNED and RECONCILED to the original states

of body as domicile by creation; NO WAR OR ACTS OF OTHER HEINOUS CRIME IS PERMITTED TO BE DONE, NOW OR EVER;

5. THAT by POWER OF DECLARATION and ORDER, any and all states of body, their agents, shall be self-responsible for immediately returning said value

or paying damages pursuant to this ORDER OF RECONCILIATION; Absent self responsibility by choice of free-will, as granted by the creator, being immediately exercised pursuant to this ORDER OF RECONCILIATION, each said states of body, inclusive of any and all subsequent and inferior treasuries

and systems, that did, do or may hold, harbor or otherwise have in custody

any and all value, shall be held responsible and liable to the creator, and

the states of body therefrom, with an immediate true, accurate and complete

bookkeeping reconciled by the superior bookkeeper, with revocation of said

states of body, and the value domicile by creation therein automatically returned to the creator accordingly;

6. THAT by POWER OF DECLARATION and ORDER, any and all re-issuance of value

and delegation of authority, if any be made thereafter, shall be made knowingly, willingly, and intentionally by any and all states of body and under the new guard, said guard identified by their bond with their full personal bond and liability, under the penalty of perjury under the laws of

the creator, duly made, secured, insured to each of the states of body, and

equally enforced regardless of domicile by choice; Said guard appointed, accepted and secured by the one people's public trust, The Public Trust, through its duly bonded undersigned Trustees as demanded, never rebutted;

~~\*\*\*THIS EQUITY CALL IS PRE PAID, PRE AUTHORIZED, AND PRE APPROVED\*\*\*~~

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exception, further by internal delivery methods as well as open notorious notice by public registration and publishing on the world-wide web at [www.peoplestrust1776.org](http://www.peoplestrust1776.org); NOTICE TO PRINCIPAL IS NOTICE TO AGENT; NOTICE TO

AGENT IS NOTICE TO PRINCIPAL;

DULY MADE, DONE, AUTHORIZED, ORDERED, and ISSUED, August 21, 2012, and KNOWINGLY, WILLINGLY, AND INTENTIONALLY RESTATED, RE-RATIFIED, RECONFIRMED,

VERIFIED, INSURED, and GUARANTEED, being of absolute standing, authority, and capacity, sworn under the penalties of perjury governed under the laws

of our creator, by our bond and oath, evidenced by our original signature and seal, made with unlimited personal liability; Duly ratified; Without prejudice as promised, preserved and protected by public policy, inclusive

of UCC 1-308, and any and all the United States of America Federal Government, UNITED STATES, United States, STATE OF . . . , State of . . . , and international equivalents, hereafter UCC 1-308:

/s/ Heather Ann Tucci-Jarraf, bondservant to the creator; /s/ Caleb Paul Skinner, bondservant to the creator; /s/ Hollis Randall Hillner, bondservant to the creator; Duly Declared and Reconfirmed as Stated, UCC 1-308: /s/ Heather Ann Tucci-Jarraf, as state of body and custodian of value domicile therein, NUNC PRO TUNC; /s/ Caleb Paul Skinner, as state of body and custodian of value domicile therein, NUNC PRO TUNC; /s/ Hollis Randall Hillner, as state of body and custodian of value domicile therein, NUNC PRO

TUNC; Duly Accepted and Ratified for Immediate Enforcement, UCC 1-308: /s/

Heather Ann Tucci-Jarraf, as Trustee; /s/ Caleb Paul Skinner, as Trustee; /s/ Hollis Randall Hillner, as Trustee;

The creator being the creator of the several states of body, the one people; The several states of body being the one people domicile by creation

in said states of body, the body domicile by choice on the airs, lands, and

seas domicile by creation on and in earth; The United states of America 1781

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Debtor names added for indexing

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CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION]  
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CHARLES C. MILLER D/B/A CHARLES C. MILLER  
the one people, created by the creator  
The United States Federal Government  
UNITED STATES  
the several STATES OF . . .  
and any and all international equivalents  
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