READ INSTRUCTIONS ON BACK BEFORE FILLING OU This Financing Statement is presented to time officer	f pursuant to the Uni	rom Commercial Code The	
Thir Financing Statement is presented to filing officer financing statement remains effective for a period of five additional periods as provided for by CRS Chapter 79.	re years from the date	of ling, unless extended for	
A Chock (x) one: [X] DEBTOR NAME. CONSIGNI of individual list list name first) C.S.I. Cattie Co., 1. a California corporation	EE, LESSEE	Social Sec. number or TIN	
1. a California corporation		77-0354401	
2			
(Last Name) DEBTOR AVAILANCE ADDRESSES	(Mddle)		
DEBTOR MAILING ADDRESS!***********************************	, CA 96022	Total Debtor Names: 1	
B. Check (x) one: S SECURED PARTY, CONSIGN NAME AND ADDRESS (from which security inform	NOR, LESSOR	C. ASSIGNEE NAME AND	Reserved for Fling Officer Use ADDRESS (if any)
The Bank of California, N.A. Bedding Regional Office 1805 Market Street Redding, CA 96001	ABOUT TO CO.		
Telephone Number:		Telephone Nimber	
D. This financing statement covers the following types ((or items) of collateral	(ORS 79.4020)	Total number of attachments: 1
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THE BANK OF CALIFORNIA

SCHEDULE: 1 TO: UCC FINANCING STATEMENT LIVESTOCK

DEBTOR

C.S.I. Cattle Co., a California corporation

Richard F. Smelser

President

Carroll
cesident

Compared Carroll
cesident

Vice President

Christopher G. Ingram

Secretary

THE BANK OF CALIFORNIA

UCC-1 FINANCING STATEMENT LIVESTOCK - EXHIBIT A -

THIS EXHIBIT is attached to and made a part of that certain UCC-1 Financing Statement dated February 24, 1994 executed by C.S.I. Cattle Co., a California corporation

("Debtor") in favor of THE BANK OF CALIFORNIA, N.A.

This Financing Statement covers the following types of collateral (collectively, "Collateral"):

The following definitions shall be applicable to both the singular and plural forms of the defined terms:

- (a) Accounts. All rights to the payment of money now owned or hereafter acquired by Debtor, whether due or to become due and whether or not earned by performance, including but not limited to, accounts, chattel paper and instruments;
- (b) Agricultural Rights. All Debtor's (i) production, storage, trailing, grazing, irrigation, water and all similar rights; (ii) all rights and privileges to entitlement, subsidy, transfer, support, deficiency, target, return, termination, diversion, refund, disaster, and all other payments of any kind or type whatever now or hereafter made, plus all licenses, permits, consents, authorizations and rights and privileges now or hereafter granted by the government of the United States, any State, or any political subdivision thereof, including without limitation all milk quota, tax refunds, all payments in kind, and all payments made for non-cultivation or non-production, together with all vouchers and other evidences thereof; and (iii) any and all rights to payment from any agricultural cooperative association;
- (c) Deposit Accounts. All Debtor's demand, time, savings, passbook or like accounts maintained with Bank, other than accounts evidenced by a negotiable certificate of deposit;
- (d) Equipment. All of Debtor's equipment now owned or hereafter acquired, including but not limited to machinery, machine parts, furniture, furnishings and all tangible personal property used in the business of Debtor and all such property which is or is to become fixtures on real property, and all improvements, replacements, accessions and additions thereto, wherever located, and all proceeds thereof arising from the sale, lease, rental or other use or disposition of any such property, including all rights to payment with respect to insurance or condemnation, returned premiums, or any cause of action relating to any of the foregoing;
- (e) Farm Products. All Debtor's feed, feed additives, feed supplements, veterinary supplies, and all other personal property of Debtor used or held for use in farming operations;
- (f) Fixtures. All items of personal property of Debtor that are so related to the real property upon which they are located that an interest in them arises under real property law, and improvements, replacements, parts, accessions and additions thereto, and substitutions therefor;
- (g) General Intangibles. All personal property of Debtor not otherwise defined as collateral other than Goods, including without limitation all interests or claims in insurance policies; all brands, including without limitation those identified below; all interests in any partnership; all literary property; tradenames, tradename rights; trademarks, trademark rights, copyrights, patents, and all applications therefor; licenses, permits, franchises, and like privileges or rights issued by any governmental or regulatory authority; income tax refunds; customer lists; claims and causes of action; and all guarantee claims, co-op memberships, leasehold interests in personal property, security interests or other security held by or granted to the Debtor to secure payment by an account debtor of any of the Accounts;

Brand(s): C

(h) Goods. All money and other personal property of Debtor, ot collateral;	her than General Intangibles, not oth	nerwise defined a
(i) Inventory. All inventory, raw material, work in process, finis business, warehouse receipts, bills of lading and other documents Debtor, and all goods covered thereby including returned goods, thereof, whether in Debtor's possession or in the possession of war and all proceeds thereof, including without limitation all rights returned premiums, or any cause of action relating to any of the	accessions, additions, improvements arehousemen, bailees or any other in	rafter acquired by, and all product
(j) Livestock. All Debtor's livestock and farm products, including cattle	without limitation all	·
and fowl, together with all young in gestation, and all poultry, together with all poultry produced thereby, and all increase and thereof, and substitutions therefor;	, cattle, sheep, horn together with all eggs produced there additions to all of the foregoing and	hy and all ages
(k) Rights to Payment. All Debtor's negotiable or non-negotiable chattel paper and all Debtor's rights to payment under the limitation all rights to payment under any commercial or standby Rights, Deposit Accounts, Equipment, Farm Products, Fixtures, Rights to Payment are now owned or hereafter acquired and wiprocessor, warehousemen or other bailee; and all proceeds and proceeds	Accounts or General Intangibles, in letter of credit, whether such Acco General Intangibles, Goods, Invento herever, located and whether held herever.	including withou unts, Agricultura
DEBTOR		
C.S.I. Cattle Co., a California corporation		
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STATE OF ODECON, COUNTY OF MI AMARTI.		
STATE OF OREGON: COUNTY OF KLAMATH: ss.		
Filed for record at request of The Bank of California of March A.D. 19 94 at 9:08 octoor		th day
Julius and the second s	AM., and duly recorded in Vol _ on Page8083	M94
PRO 2400 00 PRO 4 PRO E	velyn Biehn County Clerk	