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STATE OF OREGON

UNIFORM COMMERCIAL CODE

FINANCING STATEMENT

REAL PROPERTY - Form UCC-1A THIS FORM FOR COUNTY FILING OFFICER USE ONLY

This EINANGING STATE IS TO A COUN	TY FILING OFFICER USE ONLY
This FINANCING STATEMENT is presented to the county fill 1A. Debtor Name(s): THE NEW ALGAE COMPANY COASTR DESCRIPTION	ing officer pursuant to the last
THE NEW ALGAE COMPANY THE NEW EARTH COMPANY Of Southown B	Name(s): SS CREDIT, a division AA. Assignee of Secured Party (if any):
18. Debtor Mailing Address(sa)	acific Bank
1300 Main Ct. 2B. Address of Soci	Utrod Doub. to
Klamath Falls, OR 97601 information is obtainable 12121 Wilshire	4B. Address of Assignee:
Surte 1400	
Los Angeles, (CA 90025
3. This financing obtains	
3. This financing statement covers the following types (or items) of property (of South Spring S	Check if applicable): See Eyhili it lie it
XX The goods are to become fixtures on: Klamath Falls, OR	St see Exhibit "A" attached hereto
The above minerals or the like (including gas and cit) as a series of the like	The above timber is standing on: be financed at the wellhead or minehead of the well or mine located on: (describe
real estate) (be financed at the wellhead or minehead of the well or mine located on: (describe
and the financing statement is to be filed for record in the mot coate	ecords. (If the debtor does not have an interest of record) The name of a record
XX Charlet St. Klamath Cold Storage, Inc.	ecords. (If the debtor does not have an interest of record) The name of a moon
The state of the s	
A carbon, photographic or other reproduction of this form, financing statement of By: THE NEW ALGAE COMPANY THE NEW FARTH COMPANY By: 100 Obc O 14	Number of attached additional sheets:
THE NEW EARTH COMPANY	s security agreement serves as a financing statement under ORS Chapter 79.
$\frac{1}{2}$.	7 2
Signature(s) of the Debtor required in most cases.	Stranger of South B. Lallman
1 Di Face -	o Secured Party in cases covered by ORS 79.4020
	CTIONS
2. If the space provided for any item(s) on this form is inadequate, the item(s) sheets need to be presented to the county filing officer. DO NOT STAPLE OR T 3. This form (UCC-14) should be a county filing officer.	
sheets need to be presented to the county filing officer. DO NOT STAPLE OR T 3. This form (UCC-1A) should be presented with the	APE ANYTHING TO THIS FORM
State. Send the Original to the county filing officers who reco	Ord mail estate materials and
3. This form (UCC-1A) should be recorded with the county filing officers who recorded. State. Send the Original to the county filing officer. 4. After the recording process is exactly in the county filing officer.	This form cannot be filed with the Secretary of
4. After the recording process is completed the county filing officer will return the be used to terminate this document. 5. The RECORDING FEE must seemed in the county filing officer will return the county filing officer.	document to the party indicated. The party is
5. The RECORDING FEE must accompany the document. The fee is \$5 per pag	The printed termination statement below may
6. Be sure that the financian and	ga.
6. Be sure that the financing statement has been properly signed. Do not sign the	e termination statement (below) uptil this state
Recording Party contact name:	(South alls document is to be terminated.
Recording Party telephone number:	TERMINATION STATEMENT
Please roturn polyments and address	This statement of termination of financing is property of
Please return acknowledgment copy to: 2400	This statement of termination of financing is presented for filing pursuant to the Uniform Commercial code. The Secured Party
L UNISEARCH, INC. PO BOX 20851	no longer claims a security interest in the Secured Party
	This statement of termination of financing is presented for filing pursuant to the Uniform Commercial code. The Secured Party no longer claims a security interest in the the financing statement bearing the recording number shown above.
A PO BOX 20861	no longer claims a security interest in the Secured Party
A PO BOX 20861	no longer claims a security interest in the Secured Party
A PO BOX 20861 Fall SALEM, OR 97307-0861	no longer claims a security interest in the the financing statement bearing the recording number shown above.
A PO BOX 20861	no longer claims a security interest in the Secured Party

EXHIBIT "A"

TO FINANCING STATEMENT AND SECURITY AGREEMENT

Item 3. (continued)

Collateral Description:

This FINANCING STATEMENT and SECURITY AGREEMENT covers the following types or items of property, and the undersigned ("Debtor") hereby grants Coast Business Credit, a division of Southern Pacific Bank ("Secured Party") a security interest therein as collateral for the payment and performance of all present and future indebtedness, liabilities, guarantees and obligations of Debtor to Secured Party. Debtor agrees that said security interest may be enforced by Secured Party in accordance with the terms and provisions of all security and other agreements between Secured Party and Debtor, the California Uniform Commercial Code, or both (but this document shall be fully effective as a security agreement, even if there is no other security or other agreement between Secured Party and Debtor); All "Receivables", "Inventory", "Equipment", Investment Property", "General Intangibles", and "Deposit Accounts" (as those terms are defined below), and all money, and all property now or at any time in the future in Secured Party's possession (including claims and credit balances), and all proceeds of any of the foregoing (including proceeds of any insurance policies, proceeds of proceeds, and claims against third parties), all products of any of the foregoing, and all books and records related to any of the foregoing.

For purposes of this Exhibit A, the following terms have the following meanings:

"<u>Deposit Account</u>" has the meaning set forth in Section 9105 of the California Uniform Commercial Code in effect on the date hereof.

"Equipment" means all of the Debtor's present and hereafter acquired machinery, molds, machine tools, motors, furniture, equipment, furnishings, fixtures, trade fixtures, motor vehicles, tools, parts, dyes, jigs, goods and other tangible personal property (other than Inventory) of every kind and description used in Debtor's operations or owned by Debtor and any interest in any of the foregoing, and all attachments, accessories, accessions, replacements, substitutions, additions or improvements to any of the foregoing, wherever located.

"General Intangibles" means all general intangibles of Debtor, whether now owned or hereafter created or acquired by Debtor, including, without limitation, all choses in action, causes of action, corporate or other business records, Deposit Accounts, inventions, designs, drawings, blueprints, patents, patent applications, trademarks and the goodwill of

the business symbolized thereby, names, trade names, trade secrets, goodwill, copyrights, registrations, licenses, franchises, customer lists, security and other deposits, rights in all litigation presently or hereafter pending for any cause or claim (whether in contract, tort or otherwise), and all judgments now or hereafter arising therefrom, all claims of Debtor against Secured Party, rights to purchase or sell real or personal property, rights as a licensor or licensee of any kind, royalties, telephone numbers, proprietary information, purchase orders, and all insurance policies and claims (including without limitation life insurance, key man insurance, credit insurance, liability insurance, property insurance and other insurance), tax refunds and claims, computer programs, discs, tapes and tape files, claims under guaranties, security interests or other security held by or granted to Debtor, all rights to indemnification and all other intangible property of every kind and nature (other than Receivables).

"Inventory" means all of Debtor's now owned and hereafter acquired goods, merchandise or other personal property, wherever located, to be furnished under any contract of service or held for sale or lease (including without limitation all raw materials, work in process, finished goods and goods in transit, and including without limitation all farm products), and all materials and supplies of every kind, nature and description which are or might be used or consumed in Debtor's business or used in connection with the manufacture, packing, shipping, advertising, selling or finishing of such goods, merchandise or other personal property, and all warehouse receipts, documents of title and other documents representing any of the foregoing.

"Investment Property" has the meaning set forth in Section 9115 of the California Commercial Code in effect on the date hereof.

"Receivables" means all of Debtor's now owned and hereafter acquired accounts (whether or not earned by performance), letters of credit, contract rights, chattel paper, instruments, investment property, securities, documents and all other forms of obligations at any time owing to Debtor, all guaranties and other security therefor, all merchandise returned to or repossessed by Debtor and all rights of stoppage in transit and all other rights or remedies of an unpaid vendor, lienor or secured party.

The above goods may be or may become fixtures on the property located in the City of Klamath Falls, County of Klamath, State of Oregon, described as: See <u>Exhibit</u> "B" attached hereto, and commonly known as 661 Spring Street, Klamath Falls, OR. The name of the record owner is Klamath Cold Storage, Inc.

The execution and/or filing hereof does not imply that the described goods are or are to become fixtures. The filing hereof is intended merely to protect the parties hereto from unwarranted assertions by third parties and that the goods are other than personal property.

EXHIBIT "B"

TO FINANCING STATEMENT AND SECURITY AGREEMENT

Item (continued)

Legal Description:

661 Spring Street Klamath Falls, OR 97601

SAID LAND IS SITUATED IN THE COUNTY OF KLAMATH FALLS, STATE OF OREGON, AND IS DESCRIBED AS FOLLOWS:

Lots 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 in Block 11 of RAILROAD ADDITION TO THE CITY OF KLAMATH FALLS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Lots 6, 7, 8, and 9 in Block 19 and Lots 1, 2, 3, 4 and 5 in Block 20 of SECOND RAILROAD ADDITION TO THE CITY OF KLAMATH FALLS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

All of Vacated Lake Street being bounded on the North by the South line of Lot 5 in Block 20 of Second Railroad Addition, on the West by the East line of Spring Street on the South by the North line of Lot 6 in Block 19 of Second Railroad Addition, and on the East by West line of the Southern Pacific Railroad right of way, all in Second Railroad Addition to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

State of Oregon, County of Klamath Recorded 9/08/99, at 2:43 pm. In Vol. M99 Page 36065 Linda Smith, County Clerk Fee\$ 2000