Fill in this information to identify the case:			
Debtor	Anagram International, Inc.		
United States Bankruptcy Court for the: Southern		District of Texas (State)	
Case number	23-90902		

Official Form 410

Proof of Claim 04/22

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies or any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. **Do not send original documents;** they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

P	Identify the Clair	n	
1.	Who is the current creditor?	CROWN CREDIT COMPANY Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor	
2.	Has this claim been acquired from someone else?	✓ No Yes. From whom?	
3.	Where should notices and payments to the creditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Where should notices to the creditor be sent? CROWN CREDIT COMPANY ROBERT HANSEMAN 40 N. MAIN ST., STE. 1900 DAYTON, OHIO 45423, USA Contact phone Contact email Contact email Contact email Uniform claim identifier for electronic payments in chapter 13 (if you use one):	
4.	Does this claim amend one already filed?	 No ✓ Yes. Claim number on court claims registry (if known) 45 Filed on 01/23/2024 MM / DD / YYYY 	
5.	Do you know if anyone else has filed a proof of claim for this claim?	✓ No Yes. Who made the earlier filling?	

Official Form 410 Proof of Claim

ô.	Do you have any number	✓ No				
	you use to identify the debtor?	Yes. I	ast 4 digits of the debtor's a	ccount or any n	umber you use to i	dentify the debtor:
7.	How much is the claim?	\$ <u>2,000</u> .	.00	□ No	s. Attach statement	interest or other charges? t itemizing interest, fees, expenses, or other by Bankruptcy Rule 3001(c)(2)(A).
3.	What is the basis of the	Examples:	Goods sold, money loaned,	lease, services	performed, persor	nal injury or wrongful death, or credit card.
	claim?	Attach red	acted copies of any docume	nts supporting th	he claim required b	by Bankruptcy Rule 3001(c).
		Limit disclo	osing information that is entit	led to privacy, s	uch as health care	information.
		loacod	equipment			
		<u> 1easeu</u>	ечитршенс			
	Is all or part of the claim	□ No				
	secured?	✓ Yes.	The claim is secured by a li	en on property.		
		_	Nature or property:	, , ,		
			Real estate: If the clair	m is secured by	the debtor's princi	ple residence, file a <i>Mortgage Proof of</i>
			Claim Attachment (Of	ficial Form 410-	A) with this <i>Proof o</i>	of Claim.
			Motor vehicle			
			Other. Describe:	<u>Industri</u>	al Chargers	
			Basis for perfection:	UCC-1		
				certificate of title		nce of perfection of a security interest (for ent, or other document that shows the lien
			Value of property:		\$ <u>2,000.00</u>	<u></u>
			Amount of the claim that	is secured:	\$ <u>2,000.00</u>	<u> </u>
			Amount of the claim that	is unsecured:	\$ <u>0.00</u>	(The sum of the secured and unsecured amount should match the amount in line
		Amo		e any default as	of the date of the	petition: \$
			Annual Interest Rate (whe	en case was filed	d) <u>15</u> %	
			Fixed			
			Variable			

No

✓ Yes. Amount necessary to cure any default as of the date of the petition.

✓ No

✓ Yes. Identify the property:

Official Form 410 Proof of Claim

10. Is this claim based on a

11. Is this claim subject to a right of setoff?

lease?

12. Is all or part of the claim	№ No		
entitled to priority under 11 U.S.C. § 507(a)?	Yes. Ched	ck all that apply:	Amount entitled to priority
A claim may be partly priority and partly		estic support obligations (including alimony and child support) under .S.C. § 507(a)(1)(A) or (a)(1)(B).	\$
nonpriority. For example, in some categories, the law limits the amount		\$3,350* of deposits toward purchase, lease, or rental of property rvices for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$
entitled to priority.	days	es, salaries, or commissions (up to \$15,150*) earned within 180 before the bankruptcy petition is filed or the debtor's business ends, never is earlier. 11 U.S.C. § 507(a)(4).	\$
	☐ Taxe	s or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$
	Conti	ributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$
	Othe	r. Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$
	* Amounts	are subject to adjustment on 4/01/25 and every 3 years after that for cases begun	on or after the date of adjustment.
13. Is all or part of the claim entitled to administrative priority pursuant to 11 U.S.C. 503(b)(9)?	days befo	cate the amount of your claim arising from the value of any goods record the date of commencement of the above case, in which the goods ary course of such Debtor's business. Attach documentation supporting	have been sold to the Debtor in
Part 3: Sign Below			
The person completing this proof of claim must sign and date it. FRBP 9011(b). If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.	I am the trus I am a guara I understand that the amount of the I have examined if I declare under pe Executed on date /s/Robert Ho	ditor's attorney or authorized agent. Stee, or the debtor, or their authorized agent. Bankruptcy Rule 3004. Stee, or the debtor, or other codebtor. Bankruptcy Rule 3005. In an authorized signature on this <i>Proof of Claim</i> serves as an acknowled claim, the creditor gave the debtor credit for any payments received to the information in this <i>Proof of Claim</i> and have reasonable belief that the enalty of perjury that the foregoing is true and correct. Step 1/29/2024 MM / DD / YYYYY	ward the debt.
	Print the name of	f the person who is completing and signing this claim:	
	Name	Robert Hanseman First name Middle name Last r	name
	Title	Attorney and Agent	
	Company	Sebaly Shillito + Dyer LPA Identify the corporate servicer as the company if the authorized agent is a servicer	
	Address		
	Contact phone	Fmail	



Official Form 410 Proof of Claim

KCC ePOC Electronic Claim Filing Summary

For phone assistance: Domestic (866) 967-1781 | International (310) 751-2681

Debtor:	
23-90902 - Anagram International, Inc.	
District:	
Southern District of Texas, Houston Division	
Creditor:	Has Supporting Documentation:
CROWN CREDIT COMPANY	Yes, supporting documentation successfully uploaded
ROBERT HANSEMAN	Related Document Statement:
40 N. MAIN ST., STE. 1900	
. ,	Has Related Claim:
DAYTON, OHIO, 45423	No
USA	Related Claim Filed By:
Phone:	E'lle a Deate
937-226-5601	Filing Party:
Phone 2:	Authorized agent
Fax:	
937-222-6554	
Email:	
kthomas@ssdlaw.com	
Other Names Used with Debtor:	Amends Claim:
Crown Equipment Corporation	Yes - 45, 01/23/2024
	Acquired Claim:
	No
Basis of Claim:	Last 4 Digits: Uniform Claim Identifier:
leased equipment	No
Total Amount of Claim:	Includes Interest or Charges:
2,000.00	Yes
Has Priority Claim:	Priority Under:
No	
Has Secured Claim:	Nature of Secured Amount:
Yes: 2,000.00	Other
Amount of 503(b)(9):	Describe: Industrial Chargers
No	Value of Property:
Based on Lease:	2,000.00
Yes	Annual Interest Rate:
Subject to Right of Setoff:	15%, Fixed
No	Arrearage Amount:
	Basis for Perfection:
	UCC-1
	Amount Unsecured:
	0.00
Submitted By:	
Robert Hanseman on 29-Jan-2024 9:25:33 a.n	n. Eastern Time
Title:	
Attorney and Agent	
Company:	
Sebaly Shillito + Dyer LPA	

Crown Credit Company	/		
		Anagı	ram International, Inc.
Lease No.	Make/Model/Serial No.	Fair Market Value	
	1-Industrial Charger, sn: 2M19070497	\$1,000.00	
	1-Industrial Charger, sn: 3M19080007	\$1,000.00	
	Total:	\$2,000.00	

CROWN Credit Company

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New Bremen, Ohio 45869 USA Tel 419-629-2311 Fax 419-629-9224 crown.com

Master Lease Agreement

Page 1 of 3

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(Lessee's initials)	07
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THIS AGREEMENT is being made, e	ffective as of the 10 day of July	,, 2014, by and between CROWN CREDIT COMPANY, with
offices at the address set forth abov	e ("Lessor"), and Anagram International, Inc.	
a Corporation · w	ith offices at 5300 West 76th Street, Edina, MN 5	55435 ("Lessee").
protions iranno or muto	/ 100 Aylagrain Onor, Education	77 (10 335)

SECTION 1. LEASING OF UNITS.

- 1.01 From time to time during the term of this Agreement, Lessee may, subject to agreement by Lessor in its sole discretion, lease units of material handling equipment and related equipment ("<u>Units</u>") from Lessor that are manufactured by Crown Equipment Corporation ("<u>Crown</u>") or other material handling equipment original equipment manufacturer.
- 1.02 A Unit shall become subject to this Agreement upon the parties' execution of a Lease Schedule (a "Schedule") therefor. Each Schedule shall be deemed to incorporate all of the terms and conditions of this Agreement and shall contain such additional terms and conditions as may be mutually agreed by Lessor and Lessee.
- 1.03 Concurrently with the delivery of each Unit, Lessee shall execute and deliver to Lessor a notice of delivery form indicating the date of delivery. The term of the lease for each Unit shall begin on the date of delivery thereof as indicated on the applicable notice of delivery form and shall continue for the period stated in the Schedule covering such Unit.

SECTION 2. TERMS OF PAYMENT: TAXES.

- 2.01 Lessee shall pay to Lessor the rent ("Rental Charge") for each Unit set forth in the applicable Schedule, such Rental Charge to be payable beginning on the date, and at the intervals during the term of the lease of the Unit, provided in such Schedule. All charges payable by Lessee under this Agreement or any Schedule shall be sent to Lessor at the address indicated on the involce relating thereto. Lessee shall have the option to pay Rental Charges by automatic debit from the bank account specified by Lessee or with other immediately available funds.
- 2.02 Lessor shall equip each Unit with a meter for recording the number of hours of its operation. Lessor may, from time to time, in its discretion, read or cause such meters to be read in order to determine whether any Excess Usage Charges (as defined in the Schedule applicable thereto) are payable by Lessee. Should any meter on any Unit break or fail to function so that an accurate reading of the actual hours of usage is not possible, Lessee shall pay Excess Usage Charges as reasonably computed by Lessor on the basis of Lessee's previous usage of the Unit and such other factors and information relating to the use of the Unit as Lessor may have available to it. Lessor shall invoice Lessee on a periodic basis for any Excess Usage Charges and any other amounts payable by Lessee under this Agreement, and Lessee shall remit payment of the same to Lessor within 30 days after the date of Lessor's invoice.
- 2.03 Interest shall accrue on amounts payable and past due under this Agreement or any Schedule from the date any such amount is due until the date of payment at a rate equal to fifteen percent (15%) per annum or at the then highest allowable interest rate per annum under applicable law, whichever is less.
- 2.04 All charges set forth herein are exclusive of any sales, use, recording, personal property, or other taxes applicable to or arising in connection with the leasing of the Units hereunder. All such taxes, other than taxes based upon the net income of Lessor, shall be the responsibility of Lessee and shall be paid to Lessor when invoiced.
- 2.05 Lessor shall prepare and file all personal property and other such tax reports or returns relating to the Units. Lessee shall promptly provide Lessor with all necessary information or assistance to enable Lessor to file such reports or returns in a timely manner and shall, when invoiced, pay Lessor a reasonable service charge related thereto.

SECTION 3. DELIVERY; OWNERSHIP; LIENS,

- **3.01** Unless otherwise indicated in the applicable Schedule, all Units will be shipped F.O.B. shipping point and Lessee shall bear all transportation and insurance charges to the location specified in the Schedule. Lessee assumes all risk of loss or damage to the Units after they are delivered to the carrier at the shipping point.
- 3.02 Ownership of any Unit covered hereby shall remain in Lessor, and Lessee shall not, by means of this Agreement or any Schedule, acquire any interest in any Unit

other than that of a lessee. Lessee hereby authorizes Lessor to file all financing and continuation statements and other documents. Lessee shall execute and deliver any other documents which Lessor deems necessary or advisable in order to record and secure Lessor's ownership of and interest in the Units.

- 3.03 Lessee shall not permit any liens, charges, or encumbrances to be placed upon any Unit. Notice of any such lien, charge, adverse claims, or encumbrance shall be forwarded to Lessor immediately upon receipt by Lessee.
- 3.04 Lessee (a) shall promptly replace any markings on the Units that indicate Lessor's interest therein, (b) shall not remove, destroy, deface, or otherwise disturb any such markings, and (c) shall keep all Units free from any marking or labeling which could be interpreted as a claim of ownership thereof by Lessee or anyone other than Lessor.

SECTION 4. WARRANTY AND LIMITATION OF LIABILITY.

- 4.01 Lessee acknowledges that the Units were not manufactured by Lessor and that Lessor is not in the business of manufacturing; that each Unit is of a size, design, capacity, description and manufacture selected by Lessee; that Lessee takes sole responsibility for selecting the Units and that Lessee is satisfied that each Unit is suitable and fit for its purposes; and that Lessee takes sole responsibility for determining that the Units satisfy the standards for safety (e.g., required under OSHA, required by insurance, and/ or recognized from time to time by industry practice) applicable to Lessee's use of the Units. The only warranty made in connection with any Unit shall be the warranty, if any, of the manufacturer of such Unit covering such Unit. LESSOR MAKES NO WAR-RANTIES, EXPRESS OR IMPLIED, WHETHER OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR OTHERWISE, WITH RESPECT TO THE UNITS OR ANY PARTS OR LABOR FURNISHED DURING ANY SERVICING OF THE UNITS OR WITH RESPECT TO THE CAPACITIES, PERFORMANCE CHARACTERISTICS OR OTHER OPERATIONAL ASPECTS OF THE UNITS. Lessor does not intend, and shall not be deemed, to adopt as its own any warranty given by any manufacturer. For so long as no default by Lessee under this Agreement or any Schedule shall have occurred and be continuing (a) Lessor assigns to Lessee all rights of Lessor under any warranties given by the manufacturer of each Unit, to the extent that such warranties are assignable by Lessor; and (b) Lessor shall, at Lessee's expense, cooperate with and assist Lessee in obtaining the benefits of any warranties given by the manufacturer of any Unit. Lessee agrees that its rights under or as a beneficiary of any such warranties shall be subject to the terms of Lessor's supply contracts with the manufacturers.
- 4.02 Lessor is not the manufacturer of the Units. Therefore, Lessor SHALL NOT BE LIABLE to Lessee for (a) any defect in any Unit, (b) any liability, claim, loss, damage, or expense of any kind arising out of or in any way related to Lessee's possession, use or operation of any Unit, (c) any delay in providing any Unit, or (d) any SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES, howsoever caused.
- 4.03 Lessee shall indemnify, defend and hold Lessor and Crown harmless from and against any and all damages, claims, losses, costs, suits, proceedings, judgments, liens, penalties, expenses (including attorneys' fees and expenses), and liabilities, whether actual or alleged (each, a "Loss"), arising out of or in any manner related to the possession, use, delivery, maintenance, storage, or operation of any Unit, unless directly caused by Lessor's or Crown's gross negligence, willful misconduct, or failure to perform its obligations under this Agreement. The above indemnification specifically includes, but is not limited to any Loss associated with (a) a claim for injury to any person or property, including claims based on strict or product liability relating to the Unit, (b) damage, theft, or destruction of any Unit, (c) any failure by Lessee to observe, perform, and comply with the terms and conditions of this Agreement or of any Schedule, (d) any claims of infringement of any intellectual property rights attributable to any aspect of the Unit designed or provided to specifications required by Lessee, (e) the inaccuracy of any representation or warranty of Lessee hereunder, (f) any failure of Units to comply with applicable specifications (functional, design or otherwise), warrantles, or certifications, (g) the negligence of Lessor or Crown in design, manufacture, or otherwise with respect to the Unit or parts therefor, and/or (h) the failure to warn or inadequate warnings or instructions.

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Fax 419-629-9224
crown.com

SECTION 5. USE, CARE, AND RETURN OF UNITS.

5.01 Lessee shall (a) comply with all applicable federal, state, and local laws, regulations, and orders affecting the possession or use of any Unit by Lessee, (b) operate each Unit within its rated capacity and in accordance with any instructions provided by Lessor or the manufacturer of the Unit, (c) restrict operation of each Unit to safe, careful, competent, and trained personnel selected and controlled by Lessee; to properly store each Unit, (d) immediately notify Lessor of any malfunction of the hour meter on any Unit, and not permit any party other than Lessor to service, repair, or otherwise tamper with the hour meter on any Unit, and (e) not remove any Unit from the location specified in the applicable Schedule without Lessor's prior consent (which shall not be unreasonably withheld).

5.02 Lessee shall not affix or install upon any Unit any accessory, attachment or other device or make any modifications or alterations to any Unit without the prior written consent of Lessor (which shall not be unreasonably withheld). Lessee hereby releases and shall indemnify, defend and hold Lessor harmless from and against any Loss all responsibility or liability (including liability for any violation of federal, state, or local laws, rules, or regulations) arising out of, in connection with, or in any way related to the installation or use of such devices on any Unit or the modification or alteration of any Unit.

5.03 In order to ascertain whether Lessee is fulfilling its obligations hereunder, Lessor shall have the right to inspect any Units from time to time without advance notice to Lessee.

5.04 Within three business days after the date of expiration or termination of the term of any lease of any Unit, Lessee shall return such Unit, at Lessee's cost and risk, to Lessor, in care of the authorized dealer for Crown products specified or agreed by Lessor.

SECTION 6. INSURANCE; DAMAGE; LOSS OR DESTRUCTION.

6.01 Until each Unit is returned to Lessor as provided in this Agreement, Lessee relieves Lessor from, and Lessee shall bear, responsibility for all risk of damage to or loss or destruction of the Unit, howsoever caused.

6.02 Lessee shall, at its cost, provide all risk insurance for each Unit in an amount at least equal to the replacement cost thereof and maintain with respect to each Unit (and any temporary Units furnished by Lessor) adequate comprehensive general liability insurance (minimum limits: \$2,000,000.00 combined single limit) against any bodily injury and property damage arising out of or in any manner related to Lessee's possession, use or operation of the Unit. All such insurance must be specifically endorsed to cover the indemnity provision in subsection 4.03 of this Agreement and provide product liability coverage. All such insurance shall name Lessor and Crown as additional insureds, shall contain an endorsement providing that such insurance shall be primary insurance and shall provide that Lessor shall receive thirty days prior notice of cancellation, nonrenewal, advance of any retrospective date, or aggregate erosion. Lessee shall furnish to Lessor, on or before the date of delivery of the Unit to Lessee, certificates evidencing such insurance. Lessee shall be liable for any amounts which are within the deductibles or which exceed the limits of the above-described insurance.

6.03 Lessee shall notify Lessor of any major damage to, and the need for any major repair of, any Unit. Lessee shall not perform or engage any party to perform any such repairs on any Unit unless Lessee or the party so engaged has been first authorized by Lessor to perform the same.

6.04 If any Unit becomes lost, stolen, destroyed, irreparably damaged, confiscated, or requisitioned (each, a "<u>Unit Loss</u>"), Lessee shall promptly notify Lessor thereof in writing. Provided that Lessee is not then in default under this Agreement or the applicable Schedule, Lessee shall, at its option, either (a) request that Lessor provide to Lessee, at Lessee's cost, a replacement Unit for the Unit affected by the Unit Loss, the performance specifications, features, and useful life of the replacement Unit being at least equal to those of the Unit being replaced; or (b) pay the applicable Termination Amount (as hereinafter defined) to Lessor, whereupon the lease of the Unit affected by the Unit Loss shall terminate and all right, title, and interest of Lessor therein shall vest in Lessee. If a Unit Loss occurs while Lessee is in default under this Agreement or the applicable Schedule, Lessee's obligation shall be as set forth in (b) above. Any insurance proceeds payable with respect to the Unit Loss shall be applied to reduce amounts otherwise payable by Lessee with respect to the replacement Unit or the Termination Amount, as the case may be.

Master Lease Agreement - Page 2 of 3

Lessee Anagram International, Inc.	
Date effective as of the 10th day of July	2014
	,
(Lessee's initials)	01

6.05 For purposes of this Agreement, the applicable "Termination Amount" shall be an amount equal to the sum of (a) all unpaid Rental Charges and other amounts payable to Lessor under this Agreement or the applicable Schedule with respect to the affected Unit accruing or for any period prior to the date of the Unit Loss; (b) the present value of all remaining Rental Charges payable with respect to the affected Unit for the remainder of the term of its lease under the Schedule applicable thereto, discounited at a rate of six percent (6%) per annum; and (c) the present value of the Residual Value of the affected Unit (as hereinafter defined), discounted at a rate of six percent (6%) per annum. For purposes of this Agreement, the applicable "Residual Value" of an affected Unit means the value of the Unit at the expiration of the term of its lease hereunder, as estimated by Lessor at the time the Schedule covering such Unit was executed.

SECTION 7. MAINTENANCE

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7.01 Other than as set forth in subsection 7.03, Lessor shall have no obligation to maintain or service any Unit.

7.02 Lessee shall have sole and complete responsibility for performing or arranging for all maintenance with respect to each Unit. As specified in the Schedule covering such Unit, Lessee may fulfill this obligation by either (a) with Lessor's prior written consent, assuming all responsibilities to perform such maintenance or (b) by contracting with an authorized dealer of Crown products to perform such maintenance. In any event, Lessee shall cause such responsibilities to be undertaken on a timely and workmanlike basis by qualified personnel licensed to perform maintenance on the Units. If any inspection by Lessor reveals that Lessee has neglected any of its responsibilities, Lessor shall so notify Lessee and Lessee shall promptly cause the same to be undertaken. Should Lessee fail to undertake such responsibilities promptly and to complete the same within a reasonable time, Lessor may, in addition to any other rights or remedies available to Lessor, but shall not be required to, perform such responsibilities or cause the same to be performed and invoice Lessee for the cost thereof.

7.03 Lessor shall repair or replace the hour meter on any Unit promptly upon receipt of notice that the meter is broken or not functioning properly. If any hour meter is damaged as a result of Lessee negligence, accidents, abuse or misuse of the Unit, the cost of such repair or replacement shall be paid by Lessee.

SECTION 8. CONTINGENCIES.

8.01 Lessor shall not incur any liability to Lessee, nor shall this Agreement or any Schedule be cancellable, for Lessor's failure to perform or delay in performing its obligations hereunder or thereunder, if prevented by wars, fires, strikes or other labor disputes, accidents, acts of God, governmental regulations or interference, delays in transportation, shortage or breakdown of or inability to obtain or non-arrival of any labor, material, or equipment used in the performance of this Agreement or any Schedule, or other causes beyond Lessor's control.

SECTION 9. TERM; TERMINATION.

9.01 The term of this Agreement shall begin on the date of execution hereof and, unless earlier cancelled in accordance with the provisions of this Agreement, shall continue until terminated by either party upon 30 days' prior notice to the other, subject to the terms of subsection 9.02.

9.02 Any purported termination of this Agreement by notice in accordance with subsection 9.01 shall not affect the obligations of the parties with respect to any Units leased under Schedules that were in effect as of the date of such termination, such that this Agreement and all such Schedules shall continue in full force and effect in accordance with the terms thereof, notwithstanding any purported termination of this Agreement in accordance with subsection 9.01.

SECTION 10. CANCELLATION.

10.01 In the event that either party shall breach or fail to comply with any provision of this Agreement or any Schedule and such breach or failure shall continue for a period of 30 days after the giving of notice thereof by the other party, the other party may cancel this Agreement and/or the Schedule involved immediately upon the giving of notice thereof to the defaulting party. Notwithstanding the foregoing, if Lessee shall have failed to make any payment due under any Schedule within ten days after having been so notified by Lessor, Lessor may cancel this Agreement and/or the Schedule involved immediately after the expiration of the ten day period by giving notice of such cancellation to Lessee.

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Fax 419-629-9224
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10.02 Upon Lessor's cancellation of any Schedule in accordance with the provisions of this Section, Lessee shall immediately (a) return at its risk, cost and expense, all Units covered by such Schedule to Lessor at such location as Lessor shall specify, and (b) pay to Lessor all sums due and unpaid and any other amounts to which Lessor may be entitled by way of damages. Should Lessee fail to so return any Units, Lessor shall have the right to repossess the same and Lessee shall assemble such Units, provide Lessor with access to the premises at which the Units are located, and make the Units available to Lessor for repossession. Lessee shall be responsible and liable for all costs and expenses, including reasonable attorneys' fees, incurred by Lessor in attempting to collect from Lessee any amounts payable and past due or in enforcing Lessor's rights under this Agreement, including without limitation, in connection with the repossession of any Units which Lessee has not returned to Lessor.

10.03 Upon Lessor's cancellation of this Agreement or any applicable Schedule in accordance with the provisions hereof, Lessor shall be entitled to recover as damages for the loss of its bargain and not as a penalty, an amount equal to the sum of the following, less the fair market value of each affected Unit in the condition in which it was returned to or repossessed by Lessor (if it has been so returned or repossessed): (a) the applicable Termination Amount for each affected Unit (assuming, for purposes of calculation, that the effective date of the cancellation is the date of the Loss); (b) any expenses paid or incurred by Lessor in connection with any repossession, holding, repair, subsequent sale, re-leasing, or other disposition of any affected Unit, including without limitation, attorneys' fees; and (c) all other amounts then payable by Lessee to Lessor hereunder, including without limitation, amounts owing for indemnification. Amounts payable pursuant to this subsection shall be paid by Lessee within ten days after the date of Lessor's demand.

10.04 The rights and remedies given to either party in this Section (including without limitation, Lessor's right to recover liquidated damages in accordance with the provisions of subsection 10.03) shall be deemed to be in addition to, and not in lieu of, any other rights or remedies under the Uniform Commercial Code or otherwise at law or in equity.

SECTION 11. CONDITION OF UNITS UPON RETURN; SECURITY DEPOSIT.

11.01 Upon the expiration, termination, or cancellation of any Schedule, all Units covered thereby shall be returned to Lessor in good condition, ordinary wear and tear excepted. A signed bill of lading, pick-up receipt, or similar document does not constitute acknowledgment by Lessor of any condition of any Unit being returned. Unit condition will be determined by a final inspection by Lessor after Unit has been returned to Lessor. If any Unit is returned to Lessor in a condition other than as set forth above and if such condition is not due to Lessor's failure to perform the maintenance it was required to perform under the applicable Schedule, Lessee shall pay to Lessor, in addition to all other charges, expenses, or, damages payable by Lessee, an amount equal to the difference between the fair market value of the Unit if it had been returned in good condition, ordinary wear and tear excepted, and the actual fair market value of the Unit in the condition in which it was returned, each as determined by Lessor in its reasonable business judgment.

11.02 Lessor shall have the right, upon expiration, termination, or cancellation of any Schedule, to apply any security deposit paid pursuant to the terms of such Schedule or any other Schedule to any amount owing to Lessor under such Schedule, this Agreement, or any other Schedule. The balance of any security deposit not so applied shall be remitted to Lessee within 30 days after the date of expiration, termination or cancellation.

SECTION 12. MISCELLANEOUS.

12.01 All notices, reports, consents, approvals, or other communications required or permitted under this Agreement shall be in writing, shall be delivered in person, by facsimile, by courier or express service, or by mail, with proper charges prepaid, to the party for whom intended at its address first set forth in this Agreement or to such other address as such party may hereafter direct by notice to the other party, and shall be deemed to be given upon the date of actual receipt. The sending party shall have the burden of proving receipt.

Master Lease Agreement - Page 3 of 3

Lessee Anagram International, Inc.	
Date effective as of the Dod day of July	2014
(Lessee's initials)	a1/

AND THE REPORT OF THE PROPERTY OF THE PROPERTY

12.02 WITHOUT LESSOR'S PRIOR CONSENT (WHICH SHALL NOT BE UNREASONABLY WITHHELD), LESSEE SHALL NOT ASSIGN OR IN ANY WAY DISPOSE OF ALL OR ANY PART OF ITS RIGHTS OR OBLIGATIONS UNDER THIS AGREEMENT OR ANY SCHEDULE OR ENTER INTO ANY SUBLEASE OF ANY UNIT.

12.03 Except as otherwise expressly provided in this Agreement, no failure on the part of either party to exercise, and no delay in exercising, any right under this Agreement shall operate as a waiver or relinquishment thereof; nor shall any single or partial exercise by either party of any right under this Agreement preclude any other or further exercise thereof, or the exercise of any other right. Waiver by any party of any breach of any provision of this Agreement shall not constitute or be construed as a continuing waiver or as a waiver of any breach of any other provision of this Agreement.

12.04 This instrument embodies the whole agreement of the parties relating to the subject matter of this Agreement and supersedes any and all prior oral or written negotiations, communications and agreements by or on behalf of the parties. This Agreement may not be varied by any purchase order, acknowledgment, confirmation, invoice, or shipping document issued by either party.

12.05 Lessor may assign or transfer this Agreement, any Schedule, or Lessor's interest in any Unit without notice to Lessee; provided, however, that no such assignment or transfer shall relieve Lessor of its obligations hereunder. Any assignee of Lessor shall have all of the rights, but none of the obligations, of Lessor under this Agreement or the affected Schedule, and Lessee agrees that it will not assert against any assignee of Lessor any defense, counterclaim, or offset that Lessee may have against Lessor. Lessee acknowledges that any assignment or transfer by Lessor will not materially change Lessee's duties or obligations under this Agreement or the affected Schedule, nor materially increase the burdens or risks imposed on Lessee.

12.06 Any lawsuit or other action brought by Lessee against Lessor which is based upon any claim under this Agreement or any Schedule or upon any other claim relating to any Unit or Lessee's possession, use, or operation of any Unit must be commenced within one year after the date the act or omission on which such claim is based is or should have been discovered by Lessee, or the date that the default occurs, which ever is later.

12.07 No party hereto, nor any attorney of any party, shall be deemed the drafter of this Agreement for the purpose of interpreting or construing any of its provisions, and no rule of construction resolving any ambiguity against the drafting party shall be applicable to this Agreement.

12.08 Lessee hereby agrees and acknowledges that Crown Equipment Corporation shall be an intended third party beneficiary of Sections 4.03 and 6.02 of this Agreement and shall have the right to enforce such provisions as if it were a party hereto.

12.09 This Agreement and all Schedules entered into pursuant to this Agreement shall be construed and enforced in accordance with the laws of the State of Ohio, as applicable to agreements made and wholly performed therein.

IN WITNESS WHEREOF, the undersigned have executed this Agreement as of the date first above written.

CROWN CREDIT COMPANY (LESSOR)	•
By: Jan Schoenhen	
Print Name: Jan Schoenherr	
Anagram International, Inc.	/I F00FF\
By:	(LESSEE)
Print Name: Jim Plutt	

CROWN

Crown Credit Company New Bremen, OH 45869 USA

Tel 419 629 2311 Fax 419 629 9224 crown.com

Lease Schedule

No. 40547646

THIS LEASE SCHEDULE (this "Schedule") is being execut	ed as of the <u>15th</u> day of <u>Növember, 2019</u> ,	
pursuant to the terms of the Master Lease Agreement, dat	ed as ofJuly 10th, 2014 (the "Master Lease"),	
between Crown Equipment Corporation, as successor to	and doing business as Crown Credit Company ("Lessor"),	
and Anagram International, Inc.	("Lessee"),	
and is subject to the provisions of the Master Lease, all of which	h are incorporated into this Schedule by reference. Capitalized	
terms used but not defined in this Schedule shall have the mea	nings given to them in the Master Lease.	
SECTION 1. UNITS BEING LEASED; CHARGES; PAYMENT TERMS. 1.01 Exhibit A attached to this Schedule sets forth a complete list of the Units being le Usage Charge per hour applicable to such Units. 1.02 Lease Charges shall be payable with the frequency and on the dates specified i 1.03 if Exhibit A sets forth a permitted number of hours of operation for any specific during any such period exceeds the Base Hours, Lessee shall pay to Lessor, in addition of operation in excess of the Base Hours ("Excess Usage Charge"). 1.04 If Lessee's number of hours of anticipated usage increase or expected condition life of any Unit or its condition, Lessee shall promptly advise Lessor and the parties made. The terms of this Schedule shall remain in full force and effect until such time	n Exhibit A. At Lessor's option, Lease Charges may be prorated for any partial period. ed period for any Unit ("Base Hours") and the actual number of hours of operation on to the applicable Lease Charge, the per hour charge set forth in Exhibit A for each as of use change in any material manner that adversely affects the estimated useful shall discuss whether any increases in the amounts payable for that Unit should be	
SECTION 2. TERM; DELIVERY; LOCATION OF UNITS. 2.01 The initial term of the lease of each Unit leased hereunder shall begin on the date of its delivery to Lessee and shall continue for the period set forth in Exhibit A. 2.02 The Units shall be delivered to Lessee at the location set forth in Exhibit A and shall be used by Lessee only at such location. Lessee may move any Unit to another location within the United States with Lessor's prior written consent (which shall not be unreasonably withheld). Under no circumstances shall Lessee move any Unit to any location outside the United States. 2.03 Lessee shall inspect each Unit within five calendar days after its delivery. Unless Lessee gives written notice to Lessor specifying any defect in or other proper objection to any Unit within such five day period, Lessee shall be conclusively deemed to have fully inspected such Unit and determined that the Unit is in good condition and repair and compliant with all applicable specifications and requirements.		
SECTION 3. MAINTENANCE. 3.01 During the term of the lease of the Units hereunder, Lessee shall, at its sole cost and expense, be responsible for (a) performance, in accordance with the instructions of the manufacturer of each Unit and at such times as the manufacturer may specify, of all planned maintenance services for the Unit which are recommended by its manufacturer; (b) performance of all services recommended by the manufacturer of each Unit in connection with the normal daily operational needs of the Unit, as well as the replacement of batteries, tires, and wheels beyond those originally supplied with the Unit; and (c) performance of all other work required to keep each Unit in good working order, including without limitation, all repairs, maintenance, or service which is required as a result of Lessee negligence, accidents, abuse, or misuse of the Unit, or Lessee's failure to perform, or the improper performance of, any repairs; servicing, or other work on the Unit. 3.02 Lessor hereby agrees that Lessee may, at its option, contract with an authorized Crown dealer or repair facility to perform all or any portion of the maintenance services described in subsection 3.01.		
SECTION 4. ADDITIONAL PROVISIONS OR RIDERS. None, except Exhibit A and as noted below (check those, if any, that apply):		
Purchase Option Rider		
Other:		
IN WITNESS WHEREOF, the undersigned have executed this Schedule as of the date first above written.		
CROWN EQUIPMENT CORPORATION, d/b/a CROWN CREDIT COMPANY (LESSOR)	Anagram International, Inc. (LESSEE)	
By: Normet. Dues	By: Chustysky I. Clile	
Print Name: Yvonne Dues	Print Name: Christopher P.Wilzs	



Crown Credit Company New Bremen, OH 45869 USA

Tel 419 629 2311 Fax 419 629 9224 crown.com

EXHIBIT A to Lease Schedule

No. 40547646

		ZORIMENTON.	a transfer and a second control of the secon			
Lease Te	erm: 48 months	Location of Units:				
Frequency of Payments: monthly		9901 West 74th Street				
PO No. (if required):	Party responsible for transportation and insurance charges: X Lessee Lessor				
	al Use Only) t Start Date: November 15th, 2019					
	Notes:					
wastana. R	AN THE COLUMN TO AN EXPERIMENT TO THE PROPERTY OF THE PROPERTY		Section of the control of the contro			
		ENT DEORNAMOÑ Lease	Base Hours	Excess Usage		
ату	Description (Make, Model, Serial No.)	Lease Charge	Base Hours Per Year	Excess Usage Charge Per Ho		
<u>ату</u> 2.	Description	Lease		Excess Usage Charge Per Ho \$2.00 plus tax		
	Description (Make, Model, Serial No.) Crown Reach Truck (RM)	Lease Charge \$1835.94	Per Year 2000	\$2.00		
2.	Description (Make, Model, Serial No.) Crown Reach Truck (RM) SN: 1A567734, 1A567735 Industrial Batteries	Lease Charge \$1835.94	Per Year 2000	\$2.00		
2.	Description (Make, Model, Serial No.) Crown Reach Truck (RM) SN: 1A567734, 1A567735 Industrial Batteries SN: MTH00065553, MTH00065611 Industrial Chargers	Lease Charge \$1835.94	Per Year 2000	\$2.00		
2.	Description (Make, Model, Serial No.) Crown Reach Truck (RM) SN: 1A567734, 1A567735 Industrial Batteries SN: MTH00065553, MTH00065611 Industrial Chargers	Lease Charge \$1835.94	Per Year 2000	\$2.00		
2.	Description (Make, Model, Serial No.) Crown Reach Truck (RM) SN: 1A567734, 1A567735 Industrial Batteries SN: MTH00065553, MTH00065611 Industrial Chargers	Lease Charge \$1835.94	Per Year 2000	\$2.00		
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ORIGINAL-NOT NEGOTIABLE

Received, Subject to the clasification and fariffs in effect on the date of issue of this Bill of Lading.

SHIPPER'S NO. AF

311319

The property described balow, is apparent pood order, except as noted (contents and condition of contents of packages unknown), that lead, consigned and destines a discharde balow, which a sold continues to destine the property under the contract being understood broughout this contract as meaning any parton or corporation in possestion of the property under the contract) agrees to carry to its usual place of delivery at and destination, if it on not a contract of all or any scale property overall or any parton of said roude to establishing understood as to each party at ungline testinates in and as to each party at ungline testinates in and as to each party at ungline testinates in all or very of said property, that every service to be portromed hereused as had been subjected to all the terms and conditions of the building that is a motion cannier abplance.

Singue hereby contribes that he is familiar with all the terms and conditions of the building including those on the back thereof, set forth in the classification or tall if which governs the terms possessing the shipment, and the said terms and conditions are hereby agreed to by the shipper and accepted for immediated and his assigns.

CARRIER'S NO. 10 点5/2019 **CROWN EQUIPMENT CORP** CROWN CARRIER FROM 8650 109th Ave N Champlin, MN 55316 AT **NEW DELIVERY** ROUTE DATE 10-25-15 CUST PO. Anagram International CONSIGNEE 9901 West 74th Street AND Eden Prairie, MN 55344 DESTINATION Att: Mike Longberg CLASS OR RATE NO. PACKAGES (Sub.To Cor.) Subject to section 7 of applicable Bill of Lading. If this ipment is to be delivered to consignee, the consigner HAZARDOUS MATERIALS (if any) shall sign the following statement. The carrier shall not make delivery of this shipment BATTERIES, WET, FILLED WITH ACID; 8; PG III ERG #154 70 UN 2794 ilhout payment of freight and all other lawful charges 70 BATTERIES, WET, NON-SPILLABLE; 8; PG III ERG #154 UN 2800 UN 1075 LIQUIFIED PETROLEUM GAS; 2.1 ERG #115 FOR HAZ-MAT EMERGENCY CALL CHEMTREC 24 HRS US/CAN 800-424-9300 • OUTSIDE US/CAN 703-741-5970 REFERENCE CCN664249 PRESENT ON DELIVERED PLACARDS: CARRIER TO CARRIER CARRIER SHIPPER To Be Pre-Paid NON-HAZARDOUS MATERIALS 2 18,250 SUB 2 O apply in propayment on the charges of the property described hereon. Agent or Cashier RM6025-45 240" S/N 1A567734 W/ MTH00065553 S/N 1A567735 W/ MTH00065611 The signature here acknowledges only the amotin Attached on Forks V- Force Chargers S/N 3M19070497, 3M19080007 Charges Advanced; SHIPPERS CERTIFICATION: This is to certify that the above-mentioned materials are properly classified, described, packaged, marked and labeled, are in proper condition for transportation according to the applicable regulations of the Department of COD SHIPMENT "If the chipment moves between two ports by a carrier by water, the law requires that the BB of Leding shall state whether it is "Carrier's or Shippor's Weight."

* Shipper's Imprict in lite of a sharp, not a part of BB of Leding approved by the Interestate Commerce Commission.

**NOTE—Where the calls in Expended or visual, shippers are registed to late the specificate by a within the agreed or declared value of the projectly. The agreed or declared value of the projectly is hereby expectically stated by this shipper to be not exceeding.

Per_

* C.C.D. Amount Collection Fee Total Charges + The fibre boxes used for this shipment conform to the specifications set forth in the box makers certificate thereon and all other requirements of the Consolidated Freight Classification. THIS SHIPMENT IS CORRECTLY DESCRIBED, CORRECT WEIGHT IS:_____LBS. Shipper **CROWN EQUIPMENT CORP** Shipper, Per 404-44 S Washington St New Bremen, OH 45869 These commodites, technologies, or software are prohibited from export without prior PHONE: 419-629-2311 written consent from: CROWN EQUIPMENT CORPORATION

UCC FINANCING STATEMENT FOLLOW INSTRUCTIONS A. NAME & PHONE OF CONTACT AT SUBMITTER (options Name: Wolters Kluwer Lien Solutions Phone: 800-33	al) 1-3282 Fax: 818-662-4141	Lien Solution Representation		ompleted	
B. E-MAIL CONTACT AT SUBMITTER (optional) uccfilingreturn@wolterskluwer.com		File	_	01437465689	
C. SEND ACKNOWLEDGMENT TO: (Name and Address) Lien Solutions	9926 - CROWN CREDIT				
P.O. Box 29071 Glendale, CA 91209-9071	44338476 MNMN				
File with: Secretary of State, MN SEE BELOW FOR SECURED PARTY CONTA	CT INFORMATION	THE ABOVE	SPACE IS FO	OR FILING OFFICE US	SE ONLY
DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) name will not fit in line 1b, leave all of item 1 blank, check here	(use exact, full name; do not omit, n				
Anagram International, Inc.					
1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL	NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
c, MAILING ADDRESS	СІТУ		STATE	POSTAL CODE	COUNTRY
7700 Anagram Drive	Eden Prairie		MN	55344	USA
2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL I	NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
2c. MAILING ADDRESS	СІТУ		STATE	POSTAL CODE	COUNTRY
SECURED PARTY'S NAME (or NAME of ASSIGNEE of AS	L SIGNOR SECURED PARTY): Provi	de only <u>one</u> Secured Part	y name (3a or 3l))	
3a. ORGANIZATION'S NAME Crown Credit Company					
OR 3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL	NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
3c. MAILING ADDRESS	CITY		STATE	POSTAL CODE	COUNTRY
40 S. Washington Street	New Bremen		OH	45869	USA
Il of Lessee's right, title, and interest in all equipment etween Lessor and Lessee, together with all schedul mited to all material handling equipment, batteries, ch and all additions, accessions, substitutions, attachmen	es, exhibits, supplements, an nargers, attachments, trucks, nts, improvements and repair	nendments, renewals miscellaneous batte s thereto and therefo	s, and modifion Ty handling e r, whether cu	cations thereto, includ quipment and related urrently existing or he	ling but not l equipment reafter arising
nd all proceeds thereof (including but not limited to a					
. Check <u>only</u> if applicable and check <u>only</u> one box: Collateral is	held in a Trust (see UCC1Ad, item			red by a Decedent's Perso if applicable and check <u>or</u>	
. Check only if applicable and check only one box: Collateral is			6b. Check only		ly one box:

	202 Fax: 010-002-41				
. SEND ACKNOWLEDGMENT TO: (Name and Address) 992		—— Т	his filing is C	ompleted 85369800895	
992			ile Date : 22-		
Lien Solutions	6 - CROWN CREDI	T			
	53617297				
P.O. Box 29071 Glendale, CA 91209-9071	MNMN				
File with: Secretary of State, MN SEE BELOW FOR SECURED PARTY CONTACT I	INFORMATION	THE ABOV	E SPACE IS F	OR FILING OFFICE L	ISE ONLY
INITIAL FINANCING STATEMENT FILE NUMBER		(or recorded) in ti	ne REAL ESTATE	ENDMENT is to be filed RECORDS	-
TERMINATION: Effectiveness of the Financing Statement identities	fied above is terminated			rm UCC3Ad) <u>and</u> provide De ed Party authorizing this ⁻	
Statement ASSIGNMENT (full or partial): Provide name of Assignee in item	7a or 7b. and address o	f Assignee in item 7c and na	me of Assignor in	item 9	
For partial assignment, complete Items 7 and 9 and also indicate					
CONTINUATION: Effectiveness of the Financing Statement iden continued for the additional period provided by applicable law	ntified above with respect	to the security interest(s) of S	Secured Party au	horizing this Continuation	Statement is
PARTY INFORMATION CHANGE:	Check one of these three	haves to			
Check one of these two boxes.	CHANGE name and item 6a or 6b; and ite		DD name: Compl	ete itemDELETE nam	e: Give record name
This Change affects Debtor or Secured Party of record			a or 7b, <u>and</u> item	to be deleted	in item 6a or 6b
6a. ORGANIZATION'S NAME	, , , , , , , , , , , , , , , , , , ,				
Crown Credit Company					-
6b. INDIVIDUAL'S SURNAME	FIRST PERS	ONAL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
I CHANGED OR ADDED INFORMATION: Complete for Assignment or Party	Information Change - provide of	nly one name (7a or 7b) (use exact,	full name; do not omit,	modify, or abbreviate any part of	the Debtor's name)
7a, ORGANIZATION'S NAME					
Crown Equipment Corporation 7b. INDIVIDUAL'S SURNAME				*	
70. INDIVIDUAL 3 SUNIANIE					
INDIVIDUAL'S FIRST PERSONAL NAME					
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)					SUFFIX
MAILING ADDRESS	CITY		STATE	POSTAL CODE	COUNTRY
4 S. Washington Street	New Bre	men	ОН	45869	USA
COLLATERAL CHANGE: Check only one box:	ADD collateral	DELETE collateral		covered collateral	ASSIGN* collater

UCC FINANCING STATEMENT AMEN FOLLOW INSTRUCTIONS A. NAME & PHONE OF CONTACT AT SUBMITTER (optiona Name: Wolters Kluwer Lien Solutions Phone: 800-331 B. E-MAIL CONTACT AT SUBMITTER (optional) uccfilingreturn@wolterskluwer.com C. SEND ACKNOWLEDGMENT TO: (Name and Address) Contact Selection Sele	II)	File Nu	filing ing is Completed mber: 1091185000673 se : 02-Jul-2019	
File with: Secretary of State, MN SEE BELOW FOR SECURED PARTY CONTAC			CE IS FOR FILING OFFICE US	
1a. INITIAL FINANCING STATEMENT FILE NUMBER 201437465689 8/1/2014 SS MN	115	(or recorded) in the REAI	MENT AMENDMENT is to be filed [for a second of the color	
TERMINATION: Effectiveness of the Financing Statement id Statement	lentified above is terminated with re	spect to the security interest(s	of Secured Party authorizing this Te	ermination
ASSIGNMENT (full or partial): Provide name of Assignee in For partial assignment, complete items 7 and 9 and also ind		gnee in item 7c <u>and</u> name of A	ssignor in item 9	
 CONTINUATION: Effectiveness of the Financing Statement continued for the additional period provided by applicable law 		security interest(s) of Secured	Party authorizing this Continuation S	Statement is
Check one of these two boxes: This Change affects Debtor or Secured Party of record CURRENT RECORD INFORMATION: Complete for Party Inform Ga. ORGANIZATION'S NAME	AND Check one of these three boxes CHANGE name and/or add item 6a or 6b; and item 7a one nation Change - provide only one n	ress: Complete or 7b <u>and</u> item 7c ADD nam 7a or 7b,	ie: Complete item DELETE name: and item 7c to be deleted in	Give record name item 6a or 6b
OR 6b. INDIVIDUAL'S SURNAME	FIRST PERSONAL	NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
 CHANGED OR ADDED INFORMATION: Complete for Assignment or F 7e. ORGANIZATION'S NAME 	Party Information Change - provide only one	name (7a or 7b) (use exact, full name;	do not omit, modify, or abbreviate any part of th	e Debtor's name)
OR 7b, INDIVIDUAL'S SURNAME				
THE PROPERTY OF MANAGE.				
INDIVIDUAL'S FIRST PERSONAL NAME				***************************************
				SUFFIX
INDIVIDUAL'S FIRST PERSONAL NAME	CITY		STATE POSTAL CODE	SUFFIX
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