THIS FINANCING STATEMENT IS PRESENTED	D TO A FILING OFFICER FOR FILING	PURSUANT TO THE	UNIFORM COMMER	CIAL CODE	
1. Debtor(s) (Last Name First) and address(es)	2. Secured Party(ies) and address(es)		3. Filing Officer (Date, Time, No., and		
Mighty Auto Parts of Florida, Inc.	Bank South, N.A.		Filing Office)	\approx	
50 Technology Park/Atlanta	55 Marietta Street			့ ် ပို	ĺ
Norcross, Georgia 30092	Atlanta, Georgia 30303		9	Since Co	1
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4. □ Debtor is a utility.	of property:		Les to the second secon		
5. This financing statement covers the following types (or items)	or property.		28		
			and Tille thing which are	nessna Statement	
See Exhibit "A", attached hereto, for a	description of Debtor's	property covere	ed by this	Meany Statement.	
			Zad : ———————————————————————————————————	SI	
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			, j	F-1	
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				#	- h-a
6. Complete only when filing with the Judge of Probate:	. d cross i	indexed in the real estate	e mortaagé récords (De	crops, or fixtures and is to escribe real estate and if deb	btor
The initial indebtedness secured by this financing statement is	does n	not have an interest of r	ecord, give name of re	cord owner in Box 5).	_
Mortgage tax due (15¢ per \$100.00 or fraction thereof) \$				· · · · · · · · · · · · · · · · · · ·	
8. Check X if covered: M Products of Collateral are also covered	. Noof a	additional sheets preser	nted <u>1</u>		
9. This statement is filed without the debtor's signature to perfe	ect a security interest in collateral (che-	ck X, if so)	original collateral descri	bed above in which a secu	rity
already subject to a security interest in another jurisdiction we into this state.	nen it was prought with	erest is perfected.			
 already subject to a security interest in another jurisdiction w 	hen debtor's location	quired after a change of to which the filing has	f name, identity or corp lansed.	porate structure of debtor	
changed to this state.	L as	to which the hing has		<u> </u>	
Filed with: Judge of Probate of Shelby Count	v Alahama	<u> </u>			
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Mighty Auto Parts of Florida, Inc.		ank South, N.A.			0
Titl	Showman By	y: / Smull	a. per	title: V(
BY	-	Sic	gnature(s) of Secured P	arty(ies)	
Signature(s) of Debtor(s)		(Required only if	f filed without debtor's	Signature-see Box 9)	
(1) FILING OFFICER COPY ALPHABETICA	ıL_				-
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EXHIBIT "A"

TO UCC-1 FINANCING STATEMENT
MIGHTY AUTO PARTS OF FLORIDA, INC. ("Debtor")
BANK SOUTH, N.A. ("Secured Party")

All of the following described property of Debtor, whether now in existence or hereafter created or acquired and wheresoever situated:

- (a) All accounts, contract rights, chattel paper, instruments and documents; and
- (b) All inventory, including, but not limited to, all goods intended for sale or lease by Debtor, or for display or demonstration; all work-in-process; and all raw materials and other materials and supplies of every nature and description used or which might be used in connection with the manufacture, printing, packing, shipping, advertising, selling, leasing or furnishing of such goods or otherwise used or consumed in Debtor's business; and
- (c) All machinery, apparatus, equipment, fittings, furniture, fixtures, motor vehicles and other tangible personal property (other than inventory) of every kind and description used in Debtor's operations or owned by Debtor or in which Debtor has an interest, and all parts, accessories and special tools and all increases and accessions thereto and substitutions and replacements therefor; and
- (d) All general intangibles, including, without limitation, all choses in action, causes of action, corporate or other business records, deposit accounts, inventions, designs, patents, patent applications, trademarks, trade names, trade secrets, good will, copyrights, registrations, licenses, franchises, customer lists, tax refund claims, computer programs, all claims under guaranties, security interests or other security held by or granted to Debtor to secure payment of any of the accounts by an account debtor, all rights to indemnification and all other intangible property of every kind and nature; and
- (e) All cash and non-cash proceeds of any of the foregoing property, including, without limitation, proceeds of and unearned premiums with respect to insurance policies insuring any of the foregoing property; and
- (f) All books and records (including, without limitation, customer lists, credit files, computer programs, print-outs and other computer materials and records) of Debtor pertaining to any of the foregoing property.

The Security Agreement between Debtor and Secured Party restricts the right of Debtor to sell, lease, pledge or otherwise dispose of any of the above-described property of Debtor except for sales of inventory in the ordinary course of Debtor's business.