· This STATEMENT is presented to a filing officer for fil	ling pursuant to the Unitorm Commercial Code:	3. Maturity date (if any):
Debtor(s) (Last Name First) and address(es) 2. Secured Party(ies) and address(es)		For Filing Officer (Date, Time, and Filing Office
UNSFORD, MICHAEL J. 0928 HIGHWAY 25 VILSONVILLE, AL	J.G. WENTWORTH S.S.C., LIMITED PARTNERSHIP CENTRE SQUARE WEST 1500 MARKET STREET, STE. 3125 PHILADELPHIA, PA 19102	
<u> </u>		
4. This statement refers to original Financing Statement	bearing File No. 1997-08063	
Filed with AL SHELBY	Date Filed 03/17/199719	
9. Release. Secured party releases the collate 10. Amend Debtor To: LUNSFORD, MICHAEL J. 3093 WEST OVER ROAD HARPERSVILLE, AL 35078	ral described in Item 10 from the financing statement bear	
Amend Colleteral To:		
		No of additional Shoots presented:
A6252602 EXHIBIT A		No. of additional Sheets presented:
	muchael J. iunsford	C LP/AS POWER OF ATTORNEY
By Leggy Camach	em 8 is applicable).	Signature(s) of Secured Party(ies)
Signature(s) of Debtor(s) (necessary only if Ite	STANDARD FORM - FORM UCC-3	

Inst # 1999-51212

12/20/1999-51212 11:02 AM CERTIFIED SHELBY COUNTY JUNCE OF PROMATE 005 CJ1 14.00

EXHIBIT A

to UCC-1 FINANCING STATEMENT

Debtor/Assignor:

Michael Lunsford

Secured Party/Assignee:

J.G. Wentworth S.S.C. Limited Partnership

- 1. all "Assigned Assets" (as defined below) transferred by the Debtor/Assignor to the Secured Party/Assignee from time to time pursuant to the Purchase Agreement;
- 2. all amounts on deposit with respect to the Assigned Assets from time to time in the Purchaser's accounts;
 - 3. all other rights relating to and payments made in respect of the Purchase Agreement; and
 - 4. all proceeds in respect of all of the foregoing types and items of property.

As used herein, the following terms have the following meanings:

"Assigned Assets" shall mean all right, title and interest of Debtor/Assignor in, to and under his right to receive: A) 58 monthly payments of \$1,000.00 each, with J.G. Wentworth retaining \$600.00 monthly and returning the remainder to the client, beginning on 2/27/1997 and ending on 11/27/2001; and B) J.G. Wentworth is now purchasing 16 additional monthly payment of \$250.00 each, from the remainder already being returned to the client, beginning on 8/27/2000 and ending on 11/27/2001; C) 44 monthly payments of \$1,000.00 each, with J.G. Wentworth retaining \$500.00 monthly and returning the remainder to the client, beginning on 12/27/2001 and ending on 7/27/2005 under the Settlement Agreement among Debtor/Assignor and Control of Assignor to receive the Periodic Payments, any monies actually received by Debtor/Assignor pursuant to or by reason of the Periodic Payments and any interest on and the proceeds of all of the above, and all of Debtor/Assignor's present or future right, title and interest to sell, assign, transfer, cause an early termination of, settle, receive consideration for, or undertake any similar activity with respect to any of the above.

Initial:

SPECIAL IRREVOCABLE POWER OF ATTORNEY

I, THE UNDERSIGNED, APPOINT J.G. WENTWORTH S.S.C. LIMITED PARTNERSHIP, A DELAWA LIMITED PARTNERSHIP, AND ANY DESIGNEES THEREOF, WITH FULL POWER OF SUBSTITUTION, AS MY ATTORNEY IN FACT TO ACT IN MY NAME, PLACE AND STEAD FOR TO PURPOSE OF ASSIGNING AND TRANSFERRING OWNERSHIP OF ANY AND ALL RIGHT, TITLE AND INTEREST THAT I POSSESS OR MAY BESTOW IN, UNDER AND TO THOSE PAYMENTS LISTED ON EXHIBIT "A" OF THE PURCHASE AGREEMENT DATED	THE
CONTRACTOR DETWEEN MYSELF AND DAILD (1110)	
"RELEASE AGREEMENT"), AND ANY AND ALL OTHER GOTTE TO MYSELF, INSURED S262756, ISSUED, BY Commercial Union Life Insurance Company TO MYSELF, INSURED (COLLECTIVELY, THE "AGREEMENTS") TO J.G. WENTWORTH S.S.C. LIMITED PARTNERSHIP AS J.G. WENTWORTH S.S.C. LIMITED PARTNERSHIP MAY DIRECT.	OR

I FURTHER GRANT MY ATTORNEY IN FACT FULL AUTHORITY TO ACT IN ANY MANNER PROPER AND NECESSARY FOR THE FULL EXERCISE OF THE FORGOING POWERS, INCLUDING BUT NOT LIMITED TO NEGOTIATING, ENDORSING AND EXECUTING CHECKS, DRAFTS AND OTHER INSTRUMENTS IN MY NAME AND TO INSTITUTE, MAINTAIN, COMPROMISE, SETTLE AND TERMINATE ANY LITIGATION AND OTHER PROCEEDINGS WITH RESPECT TO SUCH PAYMENTS AND OTHER RIGHTS AND TAKING ANY AND ALL OTHER ACTION WITH RESPECT TO SUCH PAYMENTS AND RIGHTS AND TO RATIFY EVERY ACT THAT MY ATTORNEY MAY LAWFULLY PERFORM IN EXERCISING THOSE POWERS.

FOR VALUABLE CONSIDERATION AND INTENDING TO BE LEGALLY BOUND, I HAVE SOLD, TRANSFERRED, GRANTED A SECURITY INTEREST IN AND CONVEYED TO J.G. Wentworth S.S.C. Limited Partnership ALL OF MY RIGHT, TITLE AND INTEREST IN AND TO THE PERIODIC PAYMENTS. I INTEND THAT THIS POWER OF ATTORNEY BE COUPLED WITH THAT INTEREST, AND BE BINDING UPON ANY OF MY BENEFICIARIES, EXECUTORS, ADMINISTRATORS, REPRESENTATIVES, TRUSTEES AND HEIR. I DECLARE THIS POWER OF ATTORNEY TO BE IRREVOCABLE AND RENOUNCE ALL RIGHT TO REVOKE IT OR APPOINT ANY OTHER PERSON TO PERFORM THE ACTS REFERRED TO IN THIS INSTRUMENT.

Michael ! unsford

STATE OF ALABAMA COUNTY OF JEFFERSON

On this 10 day of <u>DECEMBER</u>, 199 9, before me, the above signed personally appeared before me, personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed it.

Notary

LIMITED POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That J.G. Wentworth S.S.C. Limited Partnership, A DELAWARE LIMITED PARTNERSHIP (Hereinafter referred to as "Client") does hereby appoint any employee of Intercounty Clearance Corporation, so long as they are an employee of Intercounty Clearance Corporation, TO ACT severally to execute financing statements, continuation statements, amendments or assignments of those documents, or termination statements on behalf of J.G. Wentworth S.S.C. Limited Partnership, A DELAWARE LIMITED PARTNERSHIP as a secured party, to be filed to perfect or continue the perfection of security interests under the Uniform Commercial Code - Secured Transactions or to terminate such interest as if executed by a duly authorized officer or employee of J.G. Wentworth S.S.C. Limited Partnership, A DELAWARE LIMITED PARTNERSHIP as a secured party.

Further, all powers heretofore or hereafter given to J.G. Wentworth S.S.C. Limited Partnership, A DELAWARE LIMITED PARTNERSHIP in connection with signing or filing, on behalf of others, any financing, continuation, or termination statements, or amendments or assignments of those documents, in any jurisdiction, are hereby or assignments of those documents, in any jurisdiction, are hereby further delegated and granted to the fullest extent by J.G. Wentworth S.S.C. Limited Partnership, A DELAWARE LIMITED PARTNERSHIP to any employee, acting severally, of Intercounty Clearance Corporation, so long as they are an employee of Intercounty Clearance Corporation. In those instances where "Client" is requesting Intercounty Clearance Corporation to sign or file on behalf of others, "Client" hereby holds ICC harmless and warrants that it has that authority on behalf of the third party (ies).

IN WITNESS WHEREOF, J.G.	Wentworth S.S.	. Limited	Partne	ership, A
IN WITNESS WHEREOF, J.G. DELAWARE LIMITED PARTNERS this 公分 day of	SHIP has caused	its name . 1998.	ed of	evecaco
this Ayn day of			navtne	rship

J.G. Wentworth S.S.C. Limited Partnership
he he my
by: Maure Mens All

Notarial Seal
Erika E. Bernardo, Notary Public
Philadelphia, Philadelphia County
My Commission Expires Oct. 23, 2000
Member Pennsylvania Association of Notaries

Notary Public

Inst # 1999-51212

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