#### \*STATE OF ALABAMA \_\_ UNIFORM COMMERCIAL CODE \_ FINANCING STATEMENT FORM UCC-1 ALA. This FINANCING STATEMENT is presented to a Filing Officer for No. of Additional The Debtor is a transmitting utility fling pursuant to the Uniform Commercial Code. Sheets Presented: as defined in ALA CODE 7-9-105(n) 1. Return copy or recorded original to: THIS SPACE FOR USE OF FILING OFFICER Date, Time, Number & Filing Office Please Return to: ANCE COMPANY Intercounty Clearance Corporation 440 Ninth Avenue New York, NY 10001-1686 2000-0385 CERT Pre-paid Acol # (Last Name First if a Person) d/b/a/Taco Bell Store No. 4268 Cahaba Heights Court Birmingham, AL 35243 SPELBY Social Security/Tax ID # (Last Name First if a Person) (IF ANY) 2A. Name and Address of Debtor FILED WITH: Shelby Social SetamorFor ID & Additional debters on attached EXXX (Last Name First If a Person) 4. ASSIGNEE OF SECURED PARTY (IF ANY) 3. NAME AND ADDRESS OF SECURED PARTY (Last Name First if a Person) Franchise Mortgage Acceptance Company Three American Lane Greenwich, CT 06831 Social Security/Tex 1D #\_ Additional secured parties on attached ICCO 5. The Financing Statement Covers the Following Types (or items) of Property. See RIDER A'attached hereto for collateral description All due mortagage tax has been paid. 5A. Enter Code(s) From Back of Form That Best Describes The Colleteral Covered 10781-CF By This Filling: <u>600</u> 3 0 0 C-853986 8 0 0\_ AL=SHELBY A716942 Check X if covered: X Products of Colleteral are also covered. 7. Complete only when filing with the Judge of Probate: 6. This statement is filed without the debtor's signature to perfect a security interest in collateral The initial indebtedness secured by this financing statement is 1990.000.00 (check X,if so) Mortgage tax due (15¢ per \$100.00 or fraction thereof) already subject to a security interest in another jurisdiction when it was brought into this state. arready subject to a security interest in another jurisdiction when debtor's location changed 8. This financing statement covers timber to be cut, crops, or fotures and is to be cross to this state. indicated in the rest estate mortgage records (Describe real estate and if debtor does not have which is proceeds of the original colleteral described above in which a security interest is an interest of record, give name of record demar in Box 5) perfected. Signature(s) of Secured Party(lee) (Required only if filed without debtor's Signature -- see Box 6) acquired after a change of name, identity or corporate structure of debtor as to which the filing has lapsed. Franchise Mortgage Acceptance Company

Signature(s) of Debtor(s)

STANDARD FORM - UNIFORM COMMERCIAL CODE - FORM UCC-1
Approved by The Secretary of State of Alabama

Signature(s) of Secured Party(les) or Assignee

THE REPORT OF THE PARTY OF THE

# ATTACHMENT TO UCC-1 FINANCING STATEMENT

SECURED PARTY:

Franchise Mortgage Acceptance Company

By: Nana YY

Name: Liana Morris Title: Loan Closer

## RIDER A TO FINANCING STATEMENT ON FORM UCC-1

### **DEBTOR:**

Richard D. Reese d/b/a Taco Bell Store No. TBD 4268 Cahaba Heights Court Birmingham, AL 35243

Tax Identification Number:

### **SECURED PARTY:**

Franchise Mortgage Acceptance Company
Three American Lane
Greenwich, Connecticut 06831
Attn: Chief Operating Officer

#### FRANCHISE INFORMATION:

Franchisor:

Taco Bell Corp.

Franchise Concept:

Taco Bell

Franchise Store Number:

TBD

Franchise Store Address:

79 Winthrop Ave.

Lawrence, MA 01843

Legal Description:

See Attached Exhibit A

Record Owner:

Tacala North, Inc.

#### **COLLATERAL:**

All goods (including inventory and equipment), general intangibles (other than the Debtor's Franchise Agreement with Franchisor for the Franchise Store Number (the "Franchise Agreement") and license thereunder, if prohibited by Franchisor), accounts, certificates of title, fixtures, money, instruments, securities, documents, chattel paper, deposits, credits, claims, demands and other personal property, now or hereafter owned, acquired, held, used, sold or consumed in connection with the Debtor's business of operating the Franchise Concept at the

Franchise Store Address and any other property, rights and interests of Debtor which at any time relate to, arise out of or in connection with the foregoing or which shall come into the possession or custody or under the control of the Secured Party or any of its agents, representatives, associates or correspondents, for any purpose; all additions thereto, substitutions therefor and replacements thereof, all interest, income, dividends, distributions and earnings thereon or other monies or revenues derived therefrom, including any such property received in connection with any disposition of the Franchise Agreement and all moneys which may become payable under any policy insuring the Collateral or otherwise required to be maintained under the Pledge and Security Agreement entered into by and between Debtor and Secured Party (the "Security Agreement") (including return of unearned premium); and all products and proceeds of the foregoing. In addition to granting a security interest in the Collateral, the Debtor has agreed not to transfer, grant any security interest in, or otherwise encumber or dispose of the Franchise Agreement or, except with the Secured Party's consent or as expressly permitted in the Security Agreement, any of the Collateral.

BORROWER:	
RICHARD D. REESE	
SECURED PARTY:	
FRANCHISE MORTGAGE ACCEPTANCE COMPANY, a Delaware corporation	
By: Name:	_
Name: Title:	

Franchise Store Address and any other property, rights and interests of Debtor which at any time relate to, arise out of or in connection with the foregoing or which shall come into the possession or custody or under the control of the Secured Party or any of its agents, representatives, associates or correspondents, for any purpose; all additions thereto, substitutions therefor and replacements thereof, all interest, income, dividends, distributions and earnings thereon or other monies or revenues derived therefrom, including any such property received in connection with any disposition of the Franchise Agreement and all moneys which may become payable under any policy insuring the Collateral or otherwise required to be maintained under the Pledge and Security Agreement entered into by and between Debtor and Secured Party (the "Security Agreement") (including return of unearned premium); and all products and proceeds of the foregoing. In addition to granting a security interest in the Collateral, the Debtor has agreed not to transfer, grant any security interest in, or otherwise encumber or dispose of the Franchise Agreement or, except with the Secured Party's consent or as expressly permitted in the Security Agreement, any of the Collateral.

BORROWER:

RECHARD D. REESE

SECURED PARTY:

FRANCHISE MORTGAGE ACCEPTANCE COMPANY, a Delaware corporation

Name: LIANA MORRU

Title: Loss CloseR

Parcel One: A certain parcel of land situate in said Lawrence at the corner of Winthrop and Durso Avenues, bounded and described as follows:

Northwesterly by Durso Avenue one hundred (100) feet; Northwesterly by Durso Avenue one hundred sixty-five (165) feet; Southwesterly by other land of the grantor one hundred (100) feet; and Southeasterly by other land of the grantor one hundred sixty five (165) feet. Said parcel containing sixteen thousand five hundred (16,500) square feet of land. Being the same premises described in Lot "B" shown on Subdivision Plan of Land located in Lawrence, Mass., owned by Evangelos Peros, dated December, 1964, Charles E. Cyr, Civil Engineer, Lawrence, Mass. Recorded with Essex North District Registry of Deeds at Book 1038, Page 495, Plan 5301.

Parcel 2: Parcel W-2 on a plan recorded with said Deeds as Plan No. 8144 and emittled "Plan of Land (A Division of Land plan) in Lawrence, Massachusetts, Scale: 1" = 20 ft., dated June 20, 1979," prepared by John Callahan Associates of Andover, Massachusetts, said parcel being located on the southwesterly side of Winthrop Avenue, in said Lawrence, and being more particularly described as follows:

Beginning at the northwesterly most corner of said parcel at a P.K. nail set in pavement, said corner being a point in the southwesterly right of way of Winthrop Avenue and being south 43° 11' 23" east, a distance of 100 00 feet from its intersection with the southeasterly right of way of Durso Avenue (a public way):

Thence along said southwesterly right of way of Winthrop Avenue south 43° 11' 23" east, a distance of 25.00 feet to a point;

Thence, south 46°48' 37" west, a distance of 165.00 feet to a point;

Thence, north 43° 11' 23" west, a distance of 25.00 feet to a point;

Thence north 46° 48' 37" east, a distance of 165.00 feet to the point of beginning.

The above described parcel contains 4,125 square feet, more or less.

Inst # 2000-03825

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02/07/2000-03825
10:59 AM CERTIFIED
SHELBY COUNTY JURGE OF PROBATE
20.00