STATE OF ALABAMA — UNIFORM COMMERCIAL CODE — FINANCING STATEMENT ALL

STANDARD FORM — UNIFORM COMMERCIAL CODE — FORM UCC-1

65818				(612) 421-1713
The Debtor is a transmitting utility as defined in ALA CODE 7-9-105(n). Return copy or recorded extra-	No. of Additional Sheets Presented:	3	This FINANCING STATEMENT is presented to a Filing filing pursuant to the Uniform Commercial Code.	Officer for
 Return copy or recorded original acknowle 	dgement to:		THIS SPACE FOR USE OF FILING OFFICER Date, Time, Number & Filing Office	······································
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Pre-paid Acct. #			4	4 H 5 S
2. Name and Address of Debtor	(Last Name First i	if a Person)	- -	1 K 2 2
Habshey, Terry Maone		·		
7000 Highway 25 Montevallo, AL 35115				[[] Y =
TOUCEAGTIO, MP 32112			 	. 이 플 및
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Social Security/Tax ID #	 _	:	<u> </u>	
2A. Name and Address of Debtor (If	F ANY) (Last Name First if	a Person)		₩
		!		
Social Security/Tax ID #			FILED WITH:	<u></u>
Additional debtors on attached UCC-E NAME AND ADDRESS OF SECURED PARTS	V) (1 ==+ 1 -		AL-Shelby County	
	() (Last Name First if a Person)		4. NAME AND ADDRESS OF (IF ANY) ASSIGNEE OF SECURED PARTY	(Last Name First if a Pe
Case Credit Corp. P.O. Box 292		ľ		
Racine, WI 53401				
Social Security/Tax ID #				
Additional secured parties on attached UCC-E				
The Financing Statement Covers the Following		<u> </u>	, <u>- , , , , , , , , , , , , , , , , , ,</u>	<u>.</u>
see attached for colla	toral			
TOI COIIA	cerai.			
			5A. I	Enter Code(s) From Back of Form That
				Best Describes The Collateral Covered
			_	By This Filing:
			-	
			-	
heck X if covered: Products of Collateral are				
s statement is filed without the debtor's signature eck X, if so)	also covered. a to perfect a security interest in collate	eral 7.	Complete only when filing with the Judge of Probate:	_ _
ready subject to a security interest in another juri ready subject to a security interest in another juri this state.	iediction when it was been dealers	state	The mittal indebtedness secured by this financing statement is \$	0_
nich is proceeds of the original collateral describ		8	Mortgage tax due (15¢ per \$100.00 or fraction thereof) \$	Of and in to be a
quired after a change of name, identity or corpor		•	indexed in the real estate mortgage records (Describe real estate a an interest of record, give name of record owner in Box 5)	nd if debtor does not hav
The ming has lapsed.	substate of deptor		Signature(s) of Secured Party(ies) (Required only if filed without debtor's Signature — s	too Boy 6)
Signature(s) of Debtor(s)	15 Hgot LKS			-00 DOX 0)
Organization (a) Of Debior(s)			Signature(s) of Secured Party(ies) or Assignee	
Signature(s) of Debtor(s) Pry Maone Habshey			Signature(s) of Secured Party(ies) or Assignee	-
Type Name of Individual or Business IG OFFICER COPY - ALPHARETICAL CONTINUES		_	Type Name of Individual or Business	
LET OFFICER AAALA LL. A	G OFFICER COPY-ACKNOWLEDGEMENT OPY - SECURED PARTY	/E) Eli	STANDARD FORM — UNIFORM COMME	BCIAL CODE FORM UC

(5) FILE COPY DEBTOR(S)

P04

12-13-00 03: 1 RHYNO

ID=2054245010

Account # 229603

SECURITY AGREEMENT

As security for the Obligations, as hereafter defined, of the undersigned, or guarantors of the undersigned ("Debtor" to Sons Financial, a Division of Case Credit Corporation or any affiliated company ("Secured Party"), and for other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, Debtor grants Secured Party a security interest in the following property, wherever located, whether now owned or hereafter acquired by Debtor, and all additions and accessions thereto and all products and proceeds thereof ("Collateral"):

All inventory, including all goods held for sale, lease or demonstration or to be furnished under contracts of service, goods leased to others, trade-ins, repossessions and service parts.

All motor venicles, all fadures, and all equipment, including but not limited to, furniture, maininery,

tooling, supplies and computers. Accounts, receivables, contract rights, chattel paper, instruments, general intengibles, and documents of title.

All property, to include but not limited to all Real property, Intangible property and any interestual

The term "Obligations" is used herein in its broadest and most comprehensive sense, and without limitation, any and all present and future debts, obligations and liabilities of Debtor to Secure Party, whether direct, contingent, joint, several. liquidated or unliquidated, as surety or guarantor, pursuant to any writing.

and all amendments thereto and any extensions or renewals thereof. Secured Party may verify accounts, chattel paper and contract rights and general intangibles in any manner, and Debtor shall assist Secured Party in so doing. Secured Party may at any time and Debtor shall, upon request of Secured Party, notify the account debtors to make payment directly to the Secured Party, and Secured Party may in the name of Debtor or otherwise receive, collect and receipt for the payment of all monies bayable with respect to the accounts, contract rights, chattel paper and general intangibles and give full discharge merefor, endorse try checks, drafts, money orders or instruments for the payment thereof payable to or to the order of Debtor reserved by Secured Party in connection therewith; sue for, settle, adjust and compromise all present and future claims arising thereunder or in connect therewith; sell, assign, piedge or make any other agreement with respect thereto; and exercise all other rights and remedies that Debtor would have with respect thereto burior this

btor shall maintain the Collateral in good condition and repair and not pennit its value to be impaired; Security provement keep il tom all liens, encumbrances and security interests (other than as permitted by Secured Party) defend it agains and legal proceedings by persons other than Secured Party; pay and discharge when due all taxes, liminse fees, levies and other charges upon it: not sell, lease or otherwise dispose of it or permit it to become a fixture an accession to other goods, except for sales or leases of inventory in the ordinary course of pebtor's busines not permit it to be used in violation of any applicable law, regulation or policy of insurance; and, as to

Collater confisting of instruments and chattel paper, preserve rights in it against prior parties.

nless otherwise agreed in writing by Secured Party, Debtor shall keep the Collateral and Secured Party's it insured under policies with such provisions, for such amounts and by such insurers as shall be satisfactory to Secured Party from time to time, and shall furnish evidence of such insurance satisfactory to Secured party. The Debtor assigns (and directs any insurer to pay) to Secured Party the proceeds of all such insurant and any premium retund, and authorizes Secured Party to endorse in the name of Debtor any instrument for such proceeds or refunds and, at the option of the Sections Party, to apply such proceeds and refunds to any unpeid Lance of the Obligations whether or not due, and/or to restoration of the Collateral, returning any excess to Debt Secured Party is authorized, in the name of Debtor or otherwise, to make, adjust and/or settle claims

ebici shall pay all expenses and, upon request, take any action reasonably deemed advisable by under a insurance on the Collateral. Secured Party to preserve the colleteral or to establish, determine the priority of, continue perfected, terminate

and/or arcris Secured Party's Interest in it or rights under this Security Agreement ebtor shall pay and discharge all lawful taxes, assessments and governmental charges upon Debtor or against properties prior to the date on which penalties attach, unless and to the extent only that such taxes, assessments and charges are contested in good faith and by appropriate proceedings by Debtor.

he name appearing below is the correct name of Debtor, and Debtor does not do business under any other name. Debtor shall immediately advise Secured Party of a change of name, identity, or corporate structure.

The address appearing below Debtor's signature is Debtor's chief executive office. The address where the

Collate will be kept, if different from that appearing below Debtor's signature, is as follows: Montey No AL and Helena AL. No location shall be changed without the prior written consent of Secure Party.

but the arties intend that the Collateral, wherever located, is covered by this Security Agreement.

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Initial 65.1.MA-

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if Debtor is a corporation, it warrants that, having due regard to all restrictions contained in the Articles of Incorporation, Charter, Code of Regulations and By-Lews of Debtor, it has the power and authority to enter into this Security Agreement in the manner set out herein, and Debtor has taken all steps necessary to insure that this Security Agreement is legally valid and enforceable against Debtor in accordance with its terms and conditions.

In the event Debtor shall default on the Obligations, Secured and shall have, in addition to all other rights and remedies provided by law, the remedies of a secured party under the Uniform Commercial Code including without ilmitation, the right to take possession of the Collateral and withis purpose Secured Party may enter upon the premises where the collateral may be situated and remove the time therefrom. Debtor will be responsible for the premises where the collateral may be situated and remove the time therefrom. Debtor will be responsible for ALL of Secured Party's attorney's fees and costs in connection ALL algoriton brought either against or by Secured Party in connection with the obligations. In the event Secured Party takes possession of the Collateral, Secured Party in connection with the obligations. In the event sale or otherwise in such manner and upon such terms Party may without notice sell the same at public or private sale or otherwise in such manner and upon such terms as shall appear to Secured Party to be reasonable and apply the proceeds of such sale or disposition, less the expenses incurred by Secured Party to the partial or complete satisfaction of the obligations.

This Security Agreement or a photocopy thereof may be filed as a financing statement. Debtor appoints Secured Party as Debtor's true and lawful agent for the purpose of executing financing statements and Secured Party as Debtor's true and lawful agent for the purpose of executing financing statements and Secured Party's security intent in the amendments thereto on behalf of and in the name of Debtor which evidence Secured Party's security intent in the California.

DEBTOR HEREBY AGREES TO THE EXCLUSIVE VENUE AND JURISDICTION OF ANY COURT IN THE STATE OF WISCONSIN FOR ALL ACTIONS, PROCEEDINGS, CLAIMS, COUNTERCLAIMS OR CROSSCLAIMS ARISING DIRECTLY OR INDIRECTLY IN CONNECTION WITH, OUT OF, OR IN ANY WAY RELATED TO THIS AGREEMENT OR OBLIGATIONS, WITH THE SOLE EXCEPTIONS THAT AN ACTION TO RECOVER POSSESSION OF ALL OR PART OF THE COLLATERAL OR ANY OTHER ASSETS, HOWEVER A STATE OR FEDERAL JURISDICTION WHERE THE COLLATERAL OR OTHER ASSETS ARE LOCATED A STATE OR FEDERAL JURISDICTION WHERE THE COLLATERAL OR OTHER ASSETS ARE LOCATED DEBTOR AND OR GUARANTORS EACH WAIVE ANY RIGHT THEY OR ANY OF THEM MAY HAVE TO TRANSFER OR CHANGE OF VINUE OF ANY AND ALL LITIGATION BROUGHT IN CONNECTION OR ACCORDANCE HEREW TH.

Debtor: (1) Odessa Mines, i.c.

(2) Rhyno USA, Inc.

(3) OXY Tire, Inc.

(4) Habshey Equipment Co, Inc.

(5) Seminole Contracting Co, Inc.

(6) First Gulf Properties

(7) Habshey, Terry Meons SEM18-22-5770

X Pres. and Partner

Title: Terry M. Habshey President, Partner.

Signed this 14 day of ______ 200

Debtor.

Individually and Guarantor

Title:

By:

Terry M. Habshey Individual, Guarantor.

Debtor's

177 Elvira Road

Address

Helena, Alabama 35080

Secured Party: Case Credit Company Attn: Sons Collections 233 Lake Avenue Racine. Wi 53403.

By:

VIVUST BE SIGNED!

Title:

Collections Department

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CONTRACT - ADDENDUM "A"

Dealer No. 102267

Credit Application No. 95164-D

THIS IS ADDENDUM "A" TO THAT CERTAIN RETAIL INSTALLMENT SALE CONTRACT AND SECURITY AGREEMENT, CHATTEL MORTGAGE, SECURITY AGREEMENT, LEASE, CONDITIONAL SALES CONTRACT OR OTHER CONTRACT (THE "CONTRACT") DATED SEP BETWEEN THE PURCHASER AND THE SELLER IDENTIFIED BELOW.

Additional Equipment:

Serial Number	Cash Sale Price
87A387.5	\$0.00
731041	\$0.00
42X385	\$0.00
730895	\$0.00
56445-10	\$0.00
000004	\$0.00
000003	\$0.00
000005	\$0.00
V0000005	\$0.00
N16006	\$0.00
N16907	\$0.00
ARL112575	\$0.00
004-1099-10D	\$0.00
005-1099-10D	\$0.00
C01-1099-09D	50.00
004-1099-46T	\$0.00
003-1099-46T	\$0.00
002-1099-25T	\$0,00
003-1099-25T	\$0.00
002-1099-50L	\$0.00
\$ 89P3631	\$0.00
3PR723	\$0.00
3PR724	\$0.00
3PF.725	\$0.00
Total	¥ \$0.00
	87A3875 731041 42X385 730895 56445-10 000004 000003 000005 V0000005 N16006 N16006 N16007 ARL112575 004-1099-10D 005-1099-10D 001-1099-09D 004-1099-46T 002-1099-25T 002-1099-25T 002-1099-80L 89P3631 3PR723 3PR724 3PR725

Inst # 2000-44601

12/22/2000-44601 10:42 AM CERTIFIED

SHELBY COUNTY JUDGE OF PROBATE 004 CJ1 18.00

Telen III +

Print Purchaser Name

Odessa Mines, Inc.

-- 1 3 19gta

Purchaser Signature

Date

Tige (If Applicable)