UNIFORM COMMERCIAL CODE - FINANCING STATEMENT - FORM UCC-1

SSTRUCTIONS:

PERSE TYPE all the information required on this form. Leave The Notional Date & Hour Itlank.

Remove Secured Party and Debtor copies and send other 2 copies with interleaved carbon paper to the Eding Officer TNCLOSE FIRING FIF of \$25.00. Check or money order for fee should be made psyable to N. Secretary of State.

If the space provided for any itemist on the form is inadequate the stemist should be continued on additional sheets No. It. Only one copy of such additional sheets need be presented to the Eding Officer with a set of 2 copies of the Firancial Statement. Long schedules of colluteral indentures, etc. should be submitted on sheets which are Ny. It.

If collateral is crops or goods which are or are to become fixtures, describe the real estate and give name and address of record owner.

At the time of filing, Filing Officer will return second copy as an acknowledgement. At a later time, secured party may date and sign Termination. Legend and use second copy as a Termination Statement.

his FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Gode Maturity date (if any): FOR OFFICE USE ONLY Debtor(s) Name (Last Name, First) Complete Affress Matority date (if any): Allied Building Products Corp. FOR OFFICE USE ONLY 15 East Union Avenue East Rutherford, N.J. 07073 United Jersey Bank, Agent 210 Main Street Hackensack, N.J. 07601 Assignee(s) of Secured Party and Complete Address **Reg**istered Indexed, air Indirect filmed BOOK 144 PAGE 632 Mailed

This financing statement covers the following types (or items) of property:

All of Debtor's assets, now owned or hereafter acquired, wherever located, including but not limited to the following (as described on the attached Schedule): all obligations of any kind at anytime due and/or owing to the Debtor and all rights of the Debtor to receive payment or any other consideration, including all Accounts Receivable, all computers; all of Debtor's equipment, machinery, furniture, fixtures and all other tangible assets, including all Equipment; all of Debtor's choses in action, causes of action, claims and all other intangible personal property, including all General Intangibles; all personal property held by Debtor for sale or lease, including all Inventory; all Instruments, all Motor Vehicles; all other Collateral of whatever type or kind; and all proceeds and products of the foregoing, all as more particularly described on Schedule A attached hereto and made a part hereof.

See Schedule A for additional locations of Collateral.

Then collateral is crops or fixtures complete this portion of form.

a. Description of real estate (Sufficient to identify the property).

e and cóimplete address of record own

(X) Filed with the County Clerk of Skamania (WA)	County. () Secretary of State County.
Signature(s) of Debtor(s)	Signature(s) of Secured Party(ies) or Assignee(s)
ALLIED BUILDING PRODUCTS CORP.	
BY: Sent hulul on & Scur	
ING OFFICER COPY - This from of statement is approved by the Secretary	of Seas of Nov.

SCHEDULE A TO FINANCING STATEMENT

DEBTOR: ALLIED BUILDING PRODUCTS CORP.

DEBTOR'S BOOK 141 PAGE 633

ADDRESS: 15 East Union Avenue

East Rutherford, New Jersey 07073

SECURED

PARTY: UNITED JERSEY BANK, AS AGENT

SECURED PARTY'S

ADDRESS: 210 Main Street

Hackensack, New Jersey 07601

All of the Debtor's assets, now owned or hereafter acquired, wherever located, including but not limited to the following (as each of the same is defined below): all Accounts Receivable; all Computers; all Equipment; all General Intangibles; all Inventory; all Instruments; all Motor Vehicles; and all other Collateral of whatever type or kind.

"Accounts Receivable" means, in addition to the definition thereof contained in the UCC, any and all obligations of any kind at any time due and/or owing to the Debtor and all rights of the Debtor to receive payment or any other consideration (whether classified under the UCC or the Uniform Commercial Code in any other state as accounts, contract rights, chattel paper or otherwise) including without limitation, invoices, contract rights, accounts receivable, leases, choses in action, notes, drafts, acceptances, instruments and all other debts, obligations and liabilities in whatever form owing to the Debtor from any person, firm, governmental authority, corporation or any other entity, all security therefor, and all of the Debtor's rights to goods sold (whether delivered, undelivered, in transit or returned), which may be represented thereby, whether now existing or hereafter arising, together with all proceeds and products of any and all of the foregoing. Anything herein to the contrary notwithstanding, General Intangibles and tax refunds (federal, state and local) are hereby specifically included in the term Accounts Receivable.

"Collateral" means all property, assets and rights in which the Agent has, or shall be granted, a lien or security interest pursuant to the Amended and Restated Agreement, the Second Amended and Restated Agreement, the Agreement, the Mortgage, the Assignment and any other document now or hereafter executed by the Debtor in connection with the transactions contemplated by the Agreement.

"Computers" means all computers and all present and future replacements thereof, substitutions therefor, or

improvements thereto and all present and future parts therefor, upgrades and additions thereto and all software, programs and apparatus related thereto.

"Equipment" means, in addition to the definition thereof contained in the UCC, all of the Debtor's now owned or hereafter acquired equipment, machinery, furniture, fixtures (to extent such fixtures are personal property), Motor Vehicles and all other tangible assets and all replacements, repairs, modifications, alterations, additions, controls and operating accessories therefor, all substitutions and replacements therefor, and all accessions and additions thereto.

"General Intangibles" means, in addition to the definition thereof contained in the UCC, all of the Debtor's now owned or nereafter acquired choses in action, causes of action, claims and all other intangible personal property including, without limitation, corporate or other business records, inventions, designs, patents, patent applications, trademarks, trademark applications, trade names, trade secrets, goodwill symbolized by any trademarks, goodwill, registrations, copyrights, licenses, franchises, customer lists, tax refunds, tax refund claims, insurance claims, rights and claims against carriers and shippers and rights to indemnification.

"Instrument" means, in addition to the definition thereof contained in the UCC, all of the Debtor's now owned or hereafter acquired negotiable instruments (as defined under the UCC), certificated securities (as defined under the UCC), or any writing which evidences a right to the payment of money and is not itself a security agreement or lease and is of the type which is in the ordinary course of business transferred by delivery with any necessary endorsement or assignment. For the purposes of the Agreement and the other Loan Documents, Instrument includes, but is not limited to, documents including documents of title and warehouse receipts.

"Inventory" means, as of any time of computation, in addition to the definition thereof contained in the UCC, all personal property held by the Debtor for sale or lease or to be furnished under labels and other devices, the names or marks affixed thereto for purposes of selling or identifying the same or the seller or manufacturer thereof and goods for which payment was made by drawings under Letters of Credit, but which goods have not yet been delivered to the Debtor and all right, title and interest of the Debtor therein and thereto, including but not limited to, to the extent same are assignable as Collateral, all documents of title covering such Inventory, any and all computer programs owned, tapes, discs and data processing software owned relating thereto, all raw materials, work or goods in process, or materials and supplies of every nature used, consumed or to be consumed in the Debtor's businesses, all cartons, packaging and shipping materials,

BOOK 141 PAGE 635

and all Proceeds and products of any of the foregoing, whether now owned or hereafter acquired by the Debtor and whenever located.

"Motor Vehicles" means all motor vehicles of whatever kind and wherever located now or hereafter owned by the Debtor, and whether licensed or not, including, without limitation, cars, trucks, tractors, trailers, vans, and those motor vehicles specifically identified in Schedule D to the Agreement, as such Schedule may be amended from time to time.

"UCC" means the Uniform Commercial Code from time to time in effect in the State of New Jersey.

Capitalized terms used herein and not defined shall have the meanings ascribed to them in a certain Third Amended and Restated Loan and Security Agreement (the "Agreement"). In the event of any conflict between the terms of this financing statement and the terms of the Agreement, such conflict shall be resolved in the manner which includes within the scope of the description of collateral the greatest amount of types of personal property whatsoever.

1421 East 8th Street Anchorage, AK 99501

7860 N.W. 66th Street Miami, FL 33166

1121 N. Ellis Street Bensenville, IL 60106

13601 S. Western Avenue. Blue Island, IL 60406

4050 West 10th Street

Indianapolis, IN 46222 1735 W. 3rd Street Davenport, IA 52802

6485 N.E. 14th Street Des Moines, IA 50313

501 N. North Point Road Baltimore, MD 21237

3611 Pensy Drive Landover, MD 20785

32800 Groesheck Highway Fraser, MI 48026

LOCATIONS OF COLLATERAL 11 Cadillac Road Burlington, NJ 08016

> 60 Pollack Avenue Jersey City, NJ 07305

1139 Ocean Avenue Sea Bright, NJ 07760

41 Canal Street South Bound Brook, NJ 08880

GAF Yard Canal Street & Washington South Bound Brook, NJ 08880

State Highway 34, R.D. #1, Box 178H Wall, NJ 07719

20 Railroad Avenue Albany, NY 12205

138-60 Jamaica Avenue Jamaica, NY 11435

42-16 11th Street Long Island City, NY 11101

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BOOK 441 PAGE 636

9416 River Road Marcy, NY 13403

Rosely Road & 2nd Street Mineola, NY 11501

7802 Atlantic Avenue Ozone Park, NY 11416

2130 5th Avenue Ronkonkoma, NY 11779

1160 Scottsville Rochester, NY 14624

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3675 West 1st Avenue Eugene, OR 97402

620 Brian Way Medford, OR 97501

1575 Salem Industrial Drive Salem, OR 97393

11440 South West Tiedman Road Tigard, OR 97223

North 2812 Pittsburgh Spokane, WA 99207

Excelsior Drive & June Drive, Excelsior Industrial Park Blandon, PA 19510

135 South Chester Pike Glenolden, PA 19036

2147 Avenue C Box 21852 Lehigh Valley, PA 18002

1990 McKees Rocks Road, Box 31 McKees Rocks, PA 15136

2430 East Tioga Street Philadelphia, PA 19134

2215 E. Westmoreland Street Philadelphia, PA 19134

4 and 6 Alva Street Greenville, SC 29605

7241 Peppermill Parkway North Charleston, SC 29418

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7100 212 Street, SW Edmunds, WA 98020

210 South Oregon Street Pasco, WA 99301

2015 112th Street S. P.O. Box 44070 Tacoma, WA 98444

1703 7th Avenue Huntington, WV 25703

1634 S. 108th Street W. Allis, WI 53214

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Signature(s) of Debtor(s)	Signature(s) of Secured Partylies) or Assignee(s)
LITED BUILDING PRODUCTS CORP.	
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BOOK 141 PAGE 633

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