

BDO Dunwoody Limited
1 City Centre Drive, Suite 1040
Mississauga, Ontario, Canada L5B 1M2
Telephone: (905) 615-8787
Fax: (905) 615-1333

PROOF OF CLAIM

(Subsections 50(13), 50.1(1) and 65.2(4), paragraphs 51(1)(e) and 66.14(b); subsections 81.2(1), 102(2), 124(2) and 128(1) of the Bankruptcy and Insolvency Act)

(All notices or correspondence regarding this claim must be forwarded to the following address:
UNIVERSITY AVENUE SUITE 515 TORONTO ONT M5S 2P1)

IN THE MATTER OF THE BANKRUPTCY / PROPOSAL / RECEIVERSHIP of SHIELD SPINKLINSIRE SYSTEM INC
(name of debtor), of PEEL, ONT. (City and Province) and the claim of IRWIN COMMERCIAL FINANCE, creditor.

I, JENNIFER KYLE (name of creditor), of TORONTO ONT (City and Province), do hereby certify:

1. That I am a creditor of the above-named debtor (or that I am COLLECTIONS MGR (state position or title) of IRWIN COMMERCIAL FINANCE (name of creditor).

2. That I have knowledge of all the circumstances connected with the claim referred to below.

3. That the debtor was, at the date of bankruptcy (or the date of the receivership, or in the case of a proposal, the date of the notice of intention or of the proposal, if no notice of intention was filed), namely the 16th day of OCTOBER 2006, and still is indebted to the creditor in the sum of \$ 1,808.94, as specified in the statement of account (or affidavit or solemn declaration) attached and marked "Schedule A", after deducting any counterclaims to which the debtor is entitled. (The attached statement of account, or affidavit or solemn declaration must specify the vouchers or other evidence in support of the claim.)

4. (Check and complete appropriate category.)

- () A. UNSECURED CLAIM OF \$ _____
That in respect of this debt, I do not hold any assets of the debtor as security and (Check appropriate description.)
- () Regarding the amount of \$ _____, I do not claim a right to a priority.
- () Regarding the amount of \$ _____, I claim a right to a priority under Section 136 of the Act. (Set out on an attached sheet details to support priority claim.)

() A.1. CLAIM OF LANDLORD FOR DISCLAIMER OF A LEASE \$ _____
That I hereby make a claim under Subsection 65.2(4) of the Act, particulars of which are as follows: (Give full particulars of the claim, including the calculations upon which the claim is based)

() B. SECURED CLAIM \$ 1,808.94
That in respect of this debt, I hold assets of the debtor valued at \$ _____ as security, particulars of which are as follows: (Give full particulars of the security, including the date on which the security was given and the value at which you assess the security, and attach a copy of the security documents.)

() C. CLAIM BY FARMER, FISHERMAN, OR AQUACULTURIST OF \$ _____
That I hereby make a claim under Subsection 81.2(1) of the Act for the unpaid amount of \$ _____ (Attach a copy of sales agreement and delivery receipts.)

() D. CLAIM AGAINST DIRECTOR \$ _____
(To be filled when a proposal provides for the compromise of claims against Directors).
That I hereby make a claim under Subsection 50(13) of the Act particulars of which are as follows: (Give full particulars of the claim, including the calculations upon which the claim is based).

5. That, to the best of my knowledge, I ~~am~~ (or the above-named creditor) (or am not or is not) related to the debtor within the meaning of Section 4 of the Act.

6. That the following are the payments that I have received from, and the credits that I have allowed to, the debtor within the three months (or, if the creditor and the debtor are related within the meaning of Section 4 of the Act, within the 12 months) immediately before the date of the initial bankruptcy event within the meaning of Section 2 of the Act: (Provide details of payments and credits.)

7. (Applicable only in the case of the bankruptcy of an individual.)

- I request to be advised of any material change in the financial situation of the bankrupt, pursuant to subparagraph 102(3)(b)(i) of the Act.
- I request to be advised of any amendment made regarding the amount that the bankrupt is required to pay, pursuant to subsection 68(4) of the Act.
- I request that a copy of the report filed by the trustee regarding the bankrupt's application for discharge pursuant to subsection 170(1) of the Act be sent to the above address.

Dated at TORONTO this 27th day of OCTOBER, 2006

Phone No: 416 360 1881x19
Fax No: 416 360 8038
E-mail: jkyle@irwin.com

Witness
NOTE: _____

Creditor

IF AN AFFIDAVIT OR SOLEMN DECLARATION IS ATTACHED, IT MUST HAVE BEEN MADE BEFORE A PERSON QUALIFIED TO TAKE AFFIDAVITS OR SOLEMN DECLARATIONS.
A Trustee may, pursuant to Subsection 128(3) of the Act, redeem a security on payment to the secured creditor of the debt or the value of the security as assessed, in a proof of security, by the secured creditor.
Subsection 201(1) of the Bankruptcy and Insolvency Act provides severe penalties for making any false claim, proof, declaration or statement of account.

SCHEDULE
(pursuant to an act of default)

DATE: October 27, 2006

Irwin Commercial Finance Canada Corporation
Suite 300 - 666 Burrard Street
Vancouver, BC V6C 2X8

CUSTOMER: SH4501 SHIELD SPRINKLER FIRE SYSTEMS INC

CONTRACT NUMBER: 46729

<u>ITEM</u>	<u>AMOUNT</u>
PRESENT VALUE of REMAINING RENTALS	
At Applicable Discount Rate 6.000%	
<u>8</u> payments of <u>\$194.91</u>	\$ 1,532.40
PRESENT VALUE of RESIDUAL <u>\$10.00</u>	\$ 9.61
Sub-Total: Present Values of Remaining Rentals & Residual	\$ 1,542.01
	\$ -
<u>ON</u> GST Rate <u>6.00%</u>	\$ 92.52
<u>ON</u> PST Rate <u>8.00%</u>	\$ 123.36
UNPAID RENTAL PAYMENTS	\$ 275.19
Less Security Deposit	\$ (224.14)
AMOUNT DUE AS AT DEFAULT DATE: 27-Oct-06	\$ 1,808.94
PLUS ACCRUED INTEREST:	
Per Diems for each day past the due date: \$0.89	
X # Days from Original Due Date to Today: <input type="text"/>	
TOTAL ACCRUED INTEREST:	\$ -
TOTAL DUE AS OF: November 3, 2006	\$ 1,808.94



1011 - 666 Dundas Street, Vancouver, B.C. V6C 2K8
 Telephone: (604) 616-2200 Facsimile: (604) 427-7189

EQUIPMENT RENTAL AGREEMENT: This Agreement is made between ONSET CAPITAL CORPORATION (referred to in this Agreement as ONSET, WE, US, and OUR) (GST Reg. No. 876420247RT / QST Reg. No. 1021369221TQ0001) and the Customer named below (referred to as CUSTOMER, YOU and YOUR).

CUSTOMER INFORMATION

Customer's Full Legal Name (Line 1) SHIELD SPRINKLER FIRE SYSTEMS INC.				Rental Agreement Number 46729	Customer Number SH4501
Customer's Full Legal Name (Line 2)				Contact Name & Title ANNA MARCIANO	
Customer's Address (Head Office) 13 KENVIEW BLVD.				Telephone Number (905) 791-3456	Fax Number (905) 791-3835
City BRAMPTON	Province ON	Federal Code L6T 5K9	Email Address AMARCIANO@SHEILD CORPORATION.		
Vendor Name CTF SUPPLY				Contact Name & Title MARIO CELENZA	
Vendor's Address (Head Office)				Telephone Number (905) 206-1773	Fax Number (905) 206-1680
City MISSISSAUGA	Province ON	Postal Code	Email Address		

RENTAL AGREEMENT DETAILS

Equipment Location (If Different From Above Customer's Address)		City	Province ON	Postal Code		
QUANTITY ONE	Equipment Description (Include Model & Serial Numbers if Available; Attach & Refer to Attachment if Necessary) RIDGID 535 MACHINE					
COMPLETE WITH ALL ATTACHMENTS AND ACCESSORIES						
Term (in Months) 36	Payments will be made in Advance. M Monthly	# of Rentals 36	No Rental Payment \$194.01	GST \$13.64	PST \$15.59	TOTAL RENTAL PAYMENT \$224.14

PRE-AUTHORIZED PAYMENT PLAN (See Section 2)

PRE-AUTHORIZED PAYMENTS: CUSTOMER hereby authorizes ONSET to periodically draw from the Bank Account noted on the attached void cheque the regular payment amount and other amounts due under this Agreement. Customer further authorizes ONSET to process the initial direct debit of \$ \$735.78 for the First/Last Administration Fee Payments Due on the Commencement Date. Authorized Signature: [A]	Initial Payments Due	
	First Rental & Taxes	\$224.14
	1 Last Rental(s) & Taxes	\$224.14
	Administration Fee & Taxes	\$287.50
	Total Initial Payments Due	\$735.78

THIS AGREEMENT shall not become binding upon us until accepted as follows:

ONSET CAPITAL CORPORATION

Authorized Signature/Name/Title

 Acceptance Date (Month / Day / Year)
07/19/04
 Commencement Date (Month / Day / Year)
07/15/04
 Next Payment Due Date (Month / Day / Year)
08/15/04

YOU have read, understand, and accept this Agreement, including the attached Terms and Conditions, and hereby affirm that you are authorized to execute this Agreement. You agree that a facsimile copy of this Agreement with your facsimile signature(s) and Onset's original signature shall constitute the original of this Agreement for all purposes, and shall be admissible as evidence of this Agreement. You further confirm and acknowledge: (1) that the Equipment described in the Equipment Rental Details has been inspected and received in satisfactory condition not more than ten (10) days prior to the date you execute this Certificate; (2) that there are no maintenance, service, or other agreements which attach to the Agreement; (3) that Onset is not an agent of the Vendor(s), not a manufacturer or a distributor, and that the essential element of this Agreement is equipment rental only; and (4) that Onset is authorized to pay the Vendor(s) for the Equipment and to commence the Agreement on the date to be established by Onset.

Dated this **12** day of **Jul-2004**

Authorized Signature/Name/Title

 [B]
 Authorized Signature/Name/Title

Application No: 71246

TERMS AND CONDITIONS

1. RENTAL OF EQUIPMENT: We agree to rent to you and you agree to rent from us the equipment described in the Rental Agreement Details, together with all accessories and attachments (the "Equipment"). YOU CANNOT CANCEL NOR TERMINATE THIS AGREEMENT. YOU ACKNOWLEDGE HAVING SELECTED THE EQUIPMENT AND THAT IT MEETS ALL YOUR REQUIREMENTS. Upon receipt and acceptance of the Equipment, you must sign and provide us with a Delivery and Acceptance Certificate, in our prescribed form, unless we waive this certificate by accepting this Agreement.

2. TERM AND RENTALS: The original term of this Agreement will commence on the Commencement Date as we have established and end after the number of complete calendar months shown as the "Term" in the Agreement Details. You promise to pay to us the number of rentals shown in the Agreement Details beginning on the Commencement Date. You will also pay a pro rata payment for the period between the date of acceptance by us and the Commencement Date. All subsequent rentals will be payable on the first or fifteenth day of each month, whichever is closer to the date the Agreement commenced. You also agree to pay to us on demand an administration fee of \$287.50 for legal administrative costs. When a Payment or other amount owing under this Agreement is not paid when due, you also agree to pay us a late fee of \$10.00 for each month or partial month during which such amount is unpaid, plus interest at the rate of 18% per annum, calculated and compounded monthly, and payable on demand. You also agree to pay us a returned cheque charge of \$50.00 plus GST payable on demand for each dishonoured cheque. Unless you have requested invoices, you authorize and direct your Bank (A) to debit your Account for all payments due under this Agreement purporting to be drawn on us for payment to us which are presented for payment by us or our agent, and (B) to make all such payments to us or our agent from such Account. Such payments may be requested in the form of magnetic or computer-produced tape and your Bank is authorized and directed to treat them as signed by you. You agree that your Bank will not be liable for any loss or damage incurred by you due to honoring this authorization, if your account is transferred to another branch. This authorization will be directed to such other branch. This authorization may not be revoked without our consent. We may, on your behalf, deliver a copy of this authorization to your Bank. If applicable, personal banking and payment information may be used and exchanged between you and Citicorp Capital Corporation for the purposes of facilitating payment and as otherwise described in the relevant Agreement.

3. NO WARRANTIES: We are neither the Equipment supplier nor the Equipment manufacturer and we are renting the Equipment to you "AS IS". WE MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS, IMPLIED OR STATUTORY, INCLUDING WARRANTIES OF MERCHANTABILITY, CONDITION, DESIGN, OPERATION, QUALITY OR FITNESS FOR ANY PURPOSE. All warranties of the manufacturer or supplier in respect of the Equipment are transferred to you to the extent transferable. In the event the Equipment is returned by you or repossessed by us, all such warranties shall be deemed to have been transferred back to us. You agree to claim only against such manufacturer or supplier under such warranties.

4. OWNERSHIP: The Equipment is and remains our sole property at all times and you have no right or title in the Equipment other than the right to use the same as permitted by this Agreement. You must keep the Equipment free and clear of all liens, charges and claims of any other person. The Equipment must not be attached to real estate in any way and must remain moveable at all times.

5. MAINTENANCE AND USE. RISK OF LOSS: You agree to use the Equipment for business purposes only. You are responsible for installing the Equipment and you agree to keep the Equipment in good repair, condition and working order and furnish all parts and servicing required, and you shall cause the Equipment to be operated carefully and in compliance with the manufacturer's recommendations and applicable laws and regulations, by competent and qualified personnel. You may not make any alterations to the Equipment without our written consent and all alterations shall immediately belong to us. You agree to bear the entire risk of loss, damage, destruction, theft or governmental taking of the Equipment. If the Equipment is damaged or lost, you must promptly notify us, and must continue to pay rent and pay for the cost of repair. If the Equipment is destroyed or damaged beyond repair, lost, stolen or taken from you, you must promptly notify us and must immediately pay us the Liquidated Damages as defined in Section 9. The Equipment shall remain at the Equipment Location and we may at any time inspect the Equipment and your maintenance, insurance and tax records.

6. NET COSTS: All costs relating to the Equipment's use, maintenance or possession shall be borne by you, including all taxes and all charges arising in connection with the registration or use of the Equipment. The rentals and other amounts payable shall be absolutely net to us, free of all expenses. If you fail to perform any obligation hereunder, we may, as your lawful attorney or otherwise, do so on your behalf and you must reimburse us on demand for our costs of doing so. You must pay, when due, all taxes (other than our income taxes) and other charges imposed by any competent authority with respect to the ownership, possession, use, maintenance, operation or Agreement of the Equipment. You acknowledge that the amount of taxes payable in respect of rental payments are stipulated by the applicable taxing authorities and, as such, may vary from time to time from the amounts shown on the front of this Agreement.

7. INSURANCE: You agree, during the term of this Agreement, to provide and maintain at your expense:
(a) Comprehensive all risks, full replacement value insurance on the Equipment naming us as first loss payee; and
(b) General public liability and property damage insurance, naming us as additional insured and providing coverage of at least One Million Dollars (\$1,000,000) or higher coverage if we require it.

All insurance policies must be with a company acceptable to us and must provide that the insurer gives us at least 30 days written notice before altering or terminating the coverage. You agree, at our request, to provide us certificates of other evidence of insurance satisfactory to us. If you do not, you agree that we have the right but not the obligation to obtain such insurance, in which event you agree to pay us for all costs thereof.

8. NO LIABILITY; INDEMNITY: WE SHALL HAVE NO LIABILITY WHATSOEVER FOR ANY DAMAGES, INCLUDING WITHOUT LIMITATION ANY PERSONAL INJURY, PROPERTY DAMAGES, LOSS OF BUSINESS, OR INCIDENTAL OR CONSEQUENTIAL DAMAGES CAUSED BY OR RELATED TO THE EQUIPMENT, ITS MANUFACTURE, INSTALLATION, FUNCTIONING OR OPERATION. You agree to indemnify us against and shall protect us from all loss, costs, liabilities, claims, legal proceedings and expenses arising in connection with this Agreement: the Equipment; the manufacturer, selection, purchase, ownership, delivery, installation, possession, use, maintenance, loss or return of the Equipment; the Equipment's infringement of any patent, industrial or intellectual property right; any default; or the exercise by us of our rights hereunder.

9. DEFAULT: You will be in default under this Agreement if: (i) you fail to pay any rental or other amount due under this Agreement within 10 days of its due date; (ii) you fail to perform any of the other terms, obligations, or conditions of this Agreement; (iii) you become insolvent, bankrupt or make an assignment for the benefit of creditors or a receiver, trustee, conservator, or liquidator is appointed with or without your consent; (iv) you dispose of or encumber the Equipment, or this Agreement or attempt to do so; (v) you make a representation in this Agreement or otherwise to us that is materially incorrect; (vi) you are a corporation and control or beneficial ownership of you or your business changes from that which existed at the Start Date; (vii) a writ, execution, attachment or similar process is issued or levied against the Equipment; (viii) you cease or threaten to cease to carry on business or make or propose to make any sale of the whole or any substantial part of your assets in bulk or otherwise out of the normal course of business; (ix) you are in default to us under any other agreement with us or any other material agreement with any other person; (x) a guarantor of your obligations disputes or attempts to terminate the guarantee of itself becomes subject to any of the events in subparagraph (ii); and/or (xi) we in good faith believe and have commercially reasonable grounds for believing that your proposed paying agents or performing your obligations is or is about to be impaired or placed in jeopardy. If you are in default, in addition to our other rights under this Agreement or otherwise at law: (a) You must pay us as Liquidated Damages, and not

as a penalty, the total of: (i) all amounts then due and unpaid, including rentals, and (ii) the present value (calculated using a discount rate of six percent (6%) per annum, compounded monthly) of the remaining rentals; (b) upon our demand, you must return the Equipment to us; (c) we may, immediately and without notice to you or legal action, take possession of the Equipment; (d) all your rights in respect of the Equipment shall cease and terminate absolutely; and (e) we may, by notice in writing, terminate this Agreement. At our option, either under this Agreement or at law or equity, we may, as cumulative and not alternative, you shall pay on demand all costs and expenses (including costs due to collection, legal fees, repossession, Equipment repair, rights enforcement, Equipment disposition and other realization costs) we incur due to your default. All amounts payable under this section will bear interest at the rate stated in Section 2. After your default we may sell, reassign, or otherwise dispose of Equipment at public or private sale with or without notice to you and upon such terms and in such manner as we may determine. You will be liable for any deficiency after the disposition proceeds are applied to the Liquidated Damages. To the extent permitted by law, YOU WAIVE THE BENEFIT OF ALL LAWS WHICH WOULD LIMIT OUR RIGHTS, including (if you are a corporation) your rights under The Limitation of Civil Rights Act, Saskatchewan, as amended.

10. END OF TERM OR RENEWAL: At the end of the Term or any renewal you must, at your expense return the Equipment to us at the place reasonably specified by us. Returned Equipment shall be in good repair, condition and working order, normal wear and tear excepted. If you fail to return the Equipment, you will be deemed to have requested a renewal of this Agreement for three (3) months and we may, in our discretion: (A) demand the return of the Equipment pursuant to this Section and exercise our other rights hereunder or (B) accept such renewal request, including acceptance by us continuing to withdraw rentals by pre-authorized payment. Your Agreement obligations continue during any renewal. If you fail to return the Equipment as required under this Agreement, we may, without notice to you or resort to legal process, take possession of the Equipment and enter any premises where the Equipment is located to remove or disable the Equipment.

11. TRANSFER OF AGREEMENT: You may not sell, transfer or assign this Agreement, or pledge, hypothecate or otherwise encumber or part with possession or control of the Equipment, or any interest in this Agreement, without first obtaining our written consent. We may sell, assign, or transfer this Agreement, without notice to you. You agree that if we sell, assign, or transfer this Agreement, the new owner will have the same rights and benefits that we have now and will not have to perform any of our obligations. You agree that the rights of the new owner will not be subject to any claims, defenses, or setoffs that you may have against us. In the event of assignment or transfer, you agree to remain responsible for your obligations under this Agreement.

12. PERSONAL INFORMATION: You and your individual principals, shareholders and/or guarantors and otherwise connected with this Agreement (each, a "Principal") consent to our: (a) collection, use and disclosure to our affiliates, credit bureaus, reporting agencies, financial institutions and businesses with whom you or any Principal has had a financial relationship and other relevant parties in support of this agreement (and disclosure by these parties to us); (b) use and disclosure of personal information to future creditors or lenders that request credit references; (c) use and disclosure to (and use by) our affiliates of the above personal information for the further purposes of administering, servicing and collecting on this Agreement and your account; managing and administering our business; meeting legal, regulatory, security and processing requirements; and otherwise as permitted or required by law; (d) use of your contact information to send information about our related products and services; however you may withdraw consent to our use of personal information for this purpose by contacting us at [604-444-2200]; (e) use and disclosure of personal information to parties connected with the contemplated or actual financing, insuring, sale, securitization, concurrent lease or rental agreement, assignment or other disposal of all or part of our business or assets (including this Agreement or part thereof) and the property that is the subject matter thereof for the purposes of determining whether to proceed with such transaction, fulfilling any reporting or audit requirements thereunder and the use and disclosure by such parties for substantially the same purposes as described herein; (f) use of the Principal's Social Insurance Number ("SIN", if provided) and other personal identifiers for matching of credit bureau reporting agency information and verifying the identity of the Principal, Employees and agents that need to access personal information to fulfil their job requirements will have access to your file, including related personal information about any Principal, which will be accessible at Suite 300-688 Burrard Street, Vancouver, B.C. V6C2G8. You or any Principal may request access and correction of personal information in our custody or control, subject to legal restrictions, by writing to the above address.

13. ADMINISTRATION: Subject to applicable law and the "Personal Information" section above, you agree to provide us with such financial information (including financial statements) as we may reasonably request from time to time. You agree to do all things required by us to give effect to or to better enforce this Agreement. We may change you such less as we generally establish from time to time for the administration of this Agreement. You must immediately notify us in writing of any change in your name and of any change in your Head Office. Any notice must be in writing and shall be given by delivery, mail or facsimile to the applicable address first noted above (or to such other address as you or we may specify). Deemed receipt of notice shall occur on the business day first following the date it is delivered or sent by facsimile transmission or, if sent by mail, provided there is no interruption in postal service, on the fifth business day after mailing. You acknowledge receipt of a copy of this Agreement and waive, to the extent permitted by law, your right to receive copies of financial statements, notices or filings we make in connection with this Agreement. Any clerical or inadvertent errors in this Agreement or any other documents associated with this Agreement shall not affect their validity and we may correct them provided that we verbally advise you of such changes and, upon your request, provide you with a copy of the changed document.

14. ENTIRE AGREEMENT: This Agreement contains the entire arrangement between you and us, and no modifications or amendments shall be effective unless in writing and signed by all of the parties. This Agreement shall be interpreted according to the laws of the Province where the Equipment was first delivered to you. This Agreement shall be interpreted with no change to number and gender as the context requires. If more than one person signs this Agreement as Customer, all of you shall be jointly and severally and solidarily liable. Any provision of this Agreement which is unenforceable in any jurisdiction shall as to such jurisdiction be ineffective to the extent of such prohibition of unenforceability without invalidating the remaining provisions. Our waiver of any default is not a waiver of any other default. Time is of the essence of this Agreement. All your unperformed obligations which, by their nature, are not released by the termination of this Agreement and our rights hereunder shall survive the termination of this Agreement. This Agreement will survive to the benefit of and be binding upon the parties, their successors and permitted assigns.

15. LANGUAGE: This Agreement and all other documents associated with the agreement and all communications between us will be in English. Les parties ont convenu d'accepter un document de communication en français et communications sont rédigées en anglais.

16. MISCELLANEOUS: YOU AGREE THAT A FACSIMILE COPY OF THIS AGREEMENT WITH YOUR FACSIMILE SIGNATURE AND OUR ORIGINAL SIGNATURE SHALL CONSTITUTE THE ORIGINAL OF THIS AGREEMENT FOR ALL PURPOSES, AND SHALL BE ADMISSIBLE AS EVIDENCE OF THIS AGREEMENT.

YOU HAVE READ, UNDERSTOOD, AND ACCEPT THE ABOVE TERMS AND CONDITIONS WHICH FORM PAGE 2 OF THE EQUIPMENT RENTAL AGREEMENT BETWEEN ORBIT CAPITAL CORPORATION AND CUSTOMER NAMED BELOW: SHIELD SPRINKLER FIRE SYSTEMS INC.

Application No: 71246

Signature of Customer: [Signature] Signature of Lessor: [Signature] Date: [Date]



Addendum

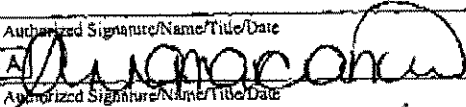
Purchase Option Availability

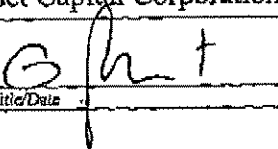
Notwithstanding the Terms and Conditions under the Equipment Rental Agreement No. 46729, you may purchase the Equipment after 36 months for \$10.00 plus applicable taxes subject to the following conditions:

1. you are not in Default as defined in Section 9 of the Equipment Rental Agreement;
2. you have paid all rentals and other charges prior to the Option Date on their due dates;
3. you notify us in writing of your intent to exercise such option sixty (60) days prior to the Option Date;
4. and you pay us the Option Price plus applicable taxes on or before the Option Date.

After receipt of such notice and payment, we will transfer all of our interest in the Equipment to you on the Option Date on an "as is, where is" basis without any condition, representation, or warranty by us of any kind whatsoever except that you acquire such interest free of liens or encumbrances caused by us.

Acknowledged by:

Customer's Full Legal Name (Line 1)	
SHIELD SPRINKLER FIRE SYSTEMS INC.	
Customer's Full Legal Name (Line 2)	
Authorized Signature/Name/Title/Date	
<input checked="" type="checkbox"/> A	
Authorized Signature/Name/Title/Date	
<input type="checkbox"/> B	07/12/04

Accepted by: Onset Capital Corporation	
	
Authorized Signature/Name/Title/Date	
	07/19/04

Application No: 71246

40729

Financing Change Statement/Change Statement
État de modification du financement/État de modification

2004/07/19 201 01789
 CCCL699 8022A20040719A

Ontario
 Ministry of Consumer and Business Services / Ministère des Services aux Consommateurs et aux Entreprises

Form **3C**
 Formule 3C

PSBA

Registration File Number: **607418172**

SHIELD SPRINKLER FIRE SYSTEMS INC

ONSET CAPITAL CORPORATION
 666 BURRARD STREET SUITE 300
 VANCOUVER BC V6C 2X8

This form must not be reproduced for registration purposes. / Cette formule ne doit pas être reproduite aux fins d'enregistrement.
 (Cut along dotted line / Découpez à la ligne pointillée)
 This is not a Certificate issued under the PPSA. It is provided as a courtesy to assist you. / Ce n'est ni un certificat délivré en vertu de la PPSA. Il est délivré à titre gracieux pour votre aide.

Verification Statement/État de vérification

Type / État de vérification	Page / Page	Line / Ligne	Description / Description	Page / Page	Line / Ligne	Date / Date
			The hereby state verified by the registrant only/ Le déclarant seul a vérifié par lui-même les renseignements fournis au tableau ci-dessous.	1	3	2008/07/19
1C	1	00	607418172			
1C	1	01	CAUTION FILING/AVERTIS: PAGE: 1 OF/DE: 3 MV SCHEDULE			
1C	1	01	ATTACHED/LISTE VA: REG NUM/NO ENREGIST: 20040719 1451 8022 6258			
1C	1	01	REG UNDER/T. ENREG: P REG PERIOD/PERIODE: 04			
1C	1	03	SHIELD SPRINKLER FIRE SYSTEMS INC			
1C	1	04	13 KENVIEW BLVD			
1C	1	04	BRAMPTON ON L6T 5K9			
1C	1	08	ONSET CAPITAL CORPORATION			
1C	1	09	666 BURRARD STREET SUITE 300			
1C	1	09	VANCOUVER BC V6C 2X8			
1C	1	10	CONS GOODS/BIENS CONS: INVTY/STOCK: EQUIP/MATER: X			
1C	1	10	ACCTS/COMPT: OTHER/AUTRE: X MV INCL/VA INCLUS:			
1C	1	10	AMOUNT/MONTANT: DATE OF MATURITY/DATE ECHÉANCE:			
1C	1	10	NO FIXED MAT DATE/D ECHÉ PAS DET: X			
1C	1	13	535 MACHINE(S), RIGID THREADING MACHINE(S) TOGETHER WITH ALL			
1C	1	14	ATTACHMENTS ACCESSORIES ACCESSIONS REPLACEMENTS SUBSTITUTIONS			
1C	1	15	ADDITIONS AND IMPROVEMENTS THERETO AND ALL PROCEEDS IN ANY FORM			

***** VERIFY IMMEDIATELY UPON RECEIPT / VÉRIFIEZ IMMÉDIATEMENT VOTRE AVIS *****

PPSA - Personal Property Security Act

HSLA - Repair and Storage Liens Act

GENERAL INSTRUCTIONS

This form is to be used only for renewals and discharges.

For instructions on how to complete this form please refer to the Personal Property Security Registration and Entry Guide. A copy of the Guide is available from any Branch Registry Office or by writing to:

Personal Property Registration
Central Registration Branch
P.O. Box 21100, Station "A"
Toronto, Ontario
M5W 1W6

A self addressed envelope of minimum size 255mm x 330mm (10" x 13") stamped with sufficient postage to cover weight of 325g, for each Guide must accompany your request.

Typing Instructions
Use capital letters only, 10 or 12 pitch type and black ink of sufficient density to facilitate microfilming.

All characters must be contained within the white areas provided on the form.

Error Correction
If an error is made on line 31, the Form 3C is no longer acceptable for registration purposes. A form 3C will have to be completed and registered. To correct any other error "X" out the word/number, leave a space and retype.

Line 31
Complete the appropriate box as indicated:
Type B for Renewal
C for Discharge

If renewed (B) type the number of additional years in the next box.

UPON RENEWAL, the additional years indicated will be added to the total registration period.

For PPSA registrations where the collateral is or includes consumer goods, the maximum number of years for renewal is five (5) years. In this case, the renewal period is calculated from the time this form is registered.

Note that under the RSLA the total registration period including renewals must not exceed 3 years.

Complete lines 08/16 and 09/17.

Authorized Signature
Mandatory - See Guide for samples.

Method of Registration
Submit this form with the appropriate fee to any Branch Registry Office (see appendix in Guide) or mail with cheque (made payable to the Minister of Finance) to:

Personal Property Registration
Central Registration Branch
P.O. Box 21100, Station "A"
Toronto, Ontario
M5W 1W6

PPSA - Loi sur les sûretés mobilières

RSLA - Loi sur le privilège des réparateurs et des entrepreneurs

INSTRUCTIONS GÉNÉRALES

Cette formule ne doit être utilisée que pour les renouvellements ou les mainlevées.

Pour les instructions sur la façon de remplir cette formule, veuillez consulter le Guide pour l'enregistrement et la recherche des sûretés mobilières. Des exemplaires sont disponibles dans tous les bureaux d'enregistrement régionaux ou vous pouvez en faire la demande en écrivant à l'adresse suivante:

Enregistrement des sûretés mobilières
Direction de Service central des enregistrements
C.P. 21100, Succursale A
Toronto ON M5W 1W6

Votre demande doit être accompagnée d'une enveloppe d'un format minimum de 255mm x 330mm (10" x 13") et affranchie pour un poids de 325g pour chaque exemplaire du guide.

Machine à écrire
Taper en lettres majuscules seulement et utiliser un ruban d'encre noire et un espacement de 10 ou 12 points de densité suffisante dans le but de faciliter le transfert sur microfilm.

Les caractères doivent être indiqués dans les espaces prévus à cette fin sur la formule.

Correction des erreurs
Si une erreur est faite sur la ligne 31, la formule 3C ne peut être acceptée aux fins d'enregistrement. Une formule 3C devra être remplie et enregistrée. Pour corriger toute autre erreur, tapez un «X» sur les mots ou les chiffres erronés, laissez un espace et retypez.

Ligne 31
Remplir la case appropriée en inscrivant:
B pour un renouvellement
C pour une mainlevée
Si s'agit d'un renouvellement (B), indiquer le nombre d'années supplémentaires dans la case suivante.

AU MOMENT DU RENEUVELLEMENT le nombre d'années supplémentaires indiqué sera ajouté à la période totale d'enregistrement.

Si s'agit d'enregistrements effectués aux termes de la Loi sur les sûretés mobilières, lorsque les biens grevés constituent ou comprennent des biens de consommation, le nombre maximal d'années de renouvellement est limité à cinq (5). En ce cas, le période de renouvellement est calculée à partir de la date d'enregistrement de la présente formule.

Veuillez noter qu'aux termes de la Loi sur le privilège des réparateurs et des entrepreneurs, la période d'enregistrement, y compris les renouvellements, ne peut dépasser trois ans.

Remplir les lignes 08/16 et 09/17.

Signature autorisée
La signature est obligatoire. Consulter les exemples donnés dans le guide.

Méthode d'enregistrement
Présenter cette formule et payer les frais applicables à n'importe quel bureau régional d'enregistrement (consulter l'annexe du guide) ou postal le tout accompagné d'un chèque (à l'ordre du ministre des Finances) à l'adresse suivante:

Enregistrement des sûretés mobilières
Direction de Service central des enregistrements
C.P. 21100, Succursale A
Toronto ON M5W 1W6

NOTICE TO REGISTRANT

The Verification Statement is sent to you as a courtesy only and is not a certificate. Verify that the information contained in the statement is accurate.

The courtesy notice brings to your attention a condition (as indicated) of which you may not be aware. If it is your opinion that the condition may affect the validity of the registration, you may wish to take appropriate corrective action.

NOTICE TO DEBTOR

This Verification Statement indicates that a notice has been registered in the Personal Property Security Registration System naming you as the Debtor in a transaction made with the Secured Party/Lien Claimant. (In some instances the Registering Agent of the Secured Party/Lien Claimant may appear on line 08/16 of 16 of this statement.)

Please review the information to make certain it is accurate. If it is not or if you require additional information, contact the Secured Party/Lien Claimant.

AVIS AU DÉPOSANT

Cet état de vérification est expédié à titre gracieux seulement et ne constitue pas un certificat. Vérifiez l'exactitude des renseignements qui y apparaissent.

Cet état à titre gracieux peut attirer votre attention sur une situation (telle qu'indiquée) dont vous n'êtes peut-être pas au courant. Si vous croyez que cette situation peut affecter la validité de l'enregistrement, vous pouvez prendre les mesures nécessaires pour y remédier.

AVIS AU DÉBITEUR

Cet état de vérification indique qu'un avis a été enregistré dans le système d'enregistrement des sûretés mobilières en indiquant votre nom comme débiteur en relation avec une transaction effectuée avec le créancier garanti ou le créancier privilégié (Dans certains cas, le nom de l'agent d'enregistrement ou le créancier garanti ou le créancier privilégié peut être indiqué sur la ligne 08/16 ou 16 de l'état.)

Veuillez vérifier l'exactitude des renseignements qui y apparaissent. En cas d'inexactitude, ou pour obtenir des renseignements supplémentaires, veuillez communiquer avec le parti garanti ou le titulaire du privilège.

Financing Change Statement/Change Statement
 Etat de modification du financement/Etat de modification
 2004/07/19 201 01790
 C0CL699 8022A20040719A

Registration No. (local use only) / No. d'enregistrement (usage interne)
 YYY AAAA / M L M M / C A L L / Type / Nature / Date / Date / Date / Date / Date / Date / Date / Date



Ministry of
 Consumer and
 Business
 Services
 Ministère des
 Services aux
 Consommateurs
 et aux Entreprises

Form
 Formule 3C
 16592(2006)

Registered / Enregistré aux termes de (Section 146(1))

607418172

SHIELD SPRINKLER FIRE SYSTEMS INC

16592(2006)

ONSET CAPITAL CORPORATION
 666 BURNARD STREET SUITE 300
 VANCOUVER BC V6C 2X8

Authorized Signatory/Signature autorisée
 Name and Signature of Second Party (to be filled in by notary)
 Nom et signature du second partie (à remplir par le notaire)

This form must not be reproduced for registration purposes. / Ce formulaire ne doit pas être reproduit aux fins d'enregistrement.
 This is not a Certificate issued under the PPSA. It is provided as a courtesy to assist you. / Ce formulaire n'est pas un certificat délivré en vertu de la PPSA. Il est délivré à titre gracieux pour vous aider.

Verification Statement / Etat de vérification

Page / Page	Line / Ligne	Description / Description	Page / Page	Line / Ligne	Description / Description
		The expiry date calculated by the system may appear in which the registration process is in effect. La date d'expiration calculée en vertu du système peut être postérieure à la date à laquelle l'enregistrement cesse d'être en vigueur.	2	3	2008/07/19
1C	2 00	607418172			
1C	2 01	CAUTION FILING/AVERTIS: PAGE: 2 OF/DE: 3 MV SCHEDULE			
1C	2 01	ATTACHED/LISTE VA: REG NUM/NO ENREGIST: 20040719 1451 8022 6258			
1C	2 01	REG UNDER/T. ENREG: REG PERIOD/PERIODE:			
1C	2 13	DERIVED DIRECTLY OR INDIRECTLY FROM ANY SALE AND OR DEALINGS WITH THE			
1C	2 14	COLLATERAL AND A RIGHT TO AN INSURANCE PAYMENT OR OTHER PAYMENT THAT			
1C	2 15	INDEMNIFIES OR COMPENSATES FOR LOSS OR DAMAGE TO THE COLLATERAL OR			
*** VERIFY IMMEDIATELY UPON RECEIPT / VERIFIEZ IMMEDIATEMENT VOTRE AVIS ***					

PPSA -- Personal Property Security Act
RSLA -- Repair and Storage Liens Act

GENERAL INSTRUCTIONS

This form is to be used only for renewals and discharges.

For instructions on how to complete this form please refer to the Personal Property Security Registration and Enquiry Guide. A copy of the Guide is available from any Branch Registry Office or by writing to:

Personal Property Registration
Central Registration Branch
P.O. Box 21100, Station "A"
Toronto, Ontario
M5W 1W6

A self-addressed envelope of minimum size 265mm x 330mm (10" x 13") stamped with sufficient postage to cover weight of 320g, for each Guide must accompany your request.

Typing Instructions
Use capital letters only, 10 or 12 pitch type and black ink of sufficient density to facilitate microfilming.

All characters must be contained within the white areas provided on the form.

Error Correction
If an error is made on line 31, the Form 3C is no longer acceptable for registration purposes. A form 2C will have to be completed and registered. To correct any other error "X" out the word number, leave a space and retype.

Line 31
Complete the appropriate box as indicated:
Type B for Renewal
C for Discharge

If renewal (B) type the number of additional years in the next box.

UPON RENEWAL, the additional years indicated will be added to the total registration period.

For PPSA registrations where the collateral is or includes consumer goods, the maximum number of years for renewal is five (5) years. In this case, the renewal period is calculated from the time this form is registered.

Note that under the RSLA the total registration period including renewals must not exceed 4 years.

Complete lines 08/16 and 09/17.

Authorized Signature
Mandatory -- See Guide for samples.

Method of Registration
Submit this form with the appropriate fee to any Branch Registry Office (see appendix in Guide) or mail with cheque (made payable to the Minister of Finance) to:

Personal Property Registration
Central Registration Branch
P.O. Box 21100, Station "A"
Toronto, Ontario
M5W 1W6

NOTICE TO REGISTRANT

The Verification Statement is sent to you as a courtesy only and is not a certificate. Verify that the information contained in the statement is accurate.

The courtesy notice brings to your attention a condition (as indicated) of which you may not be aware. If it is your opinion that the condition may affect the validity of the registration, you may wish to take appropriate corrective action.

NOTICE TO DEBTOR

This Verification Statement indicates that a notice has been registered in the Personal Property Security Registration System naming you as the Debtor in a transaction made with the Secured Party/Un Claimant. (In some instances the Registering Agent of the Secured Party/Un Claimant may appear on line 08/16 or 16 of this statement).

Please review the information to make certain it is accurate. If it is not or if you require additional information, contact the Secured Party/Un Claimant.

PPSA -- Loi sur les sûretés mobilières

RSLA -- Loi sur le privilège des réparateurs et des entrepositeurs

INSTRUCTIONS GÉNÉRALES

Cette formule ne doit être utilisée que pour les renouvellements ou les inscriptions.

Pour les instructions sur la façon de remplir cette formule, veuillez consulter le Guide pour l'enregistrement et la recherche des sûretés mobilières. Des exemplaires sont disponibles dans tous les bureaux d'enregistrement régionaux ou vous pouvez en faire la demande en écrivant à l'adresse suivante:

Enregistrement des sûretés mobilières
Direction de Service central des enregistrements
C.P. 21100, Station A
Toronto ON M5W 1W6

Votre demande doit être accompagnée d'une enveloppe d'un format minimum de 265mm x 330mm (10" x 13") et affranchie pour un poids de 320g pour chaque exemplaire du guide.

Méthode à écrire
Taper en lettres majuscules seulement et utiliser un ruban d'encre noire et un espacement de 10 ou 12 points de densité suffisante dans le but de faciliter le transfert sur microfilm.

Tous les caractères doivent être indiqués dans les espaces prévus à cette fin sur la formule.

Correction des erreurs
Si une erreur est faite sur la ligne 31, la formule 3C ne peut être acceptée aux fins d'enregistrement. Une formule 2C devra être remplie et enregistrée. Pour corriger toute autre erreur, taper un «X» sur les mots ou les chiffres erronés, laisser un espace et retaper.

Ligne 31
Remplir la case appropriée en inscrivant:
B pour un renouvellement
C pour une mainlevée

Si c'est d'un renouvellement (B), indiquer le nombre d'années supplémentaires dans la case suivante.

AU MOMENT DU RENOUELEMENT le nombre d'années supplémentaires indiqué sera ajouté à la période totale d'enregistrement.

Il s'agit d'enregistrements effectués aux termes de la Loi sur les sûretés mobilières, lorsque les biens grevés constituent ou comprennent des biens de consommation, le nombre maximal d'années de renouvellement est limité à cinq (5). En ce cas, la période de renouvellement est calculée à partir de la date d'enregistrement de la présente formule.

Veuillez noter qu'aux termes de la Loi sur le privilège des réparateurs et des entrepositeurs, la période d'enregistrement, y compris les renouvellements, ne peut dépasser trois ans.

Remplir les lignes 08/16 et 09/17.

Signature autorisée
La signature est obligatoire. Consulter les exemples donnés dans le guide.

Méthode d'enregistrement
Présenter cette formule et payer les frais applicables à n'importe quel bureau régional d'enregistrement (consultez l'annexe du guide) ou poster la loi, accompagnée d'un chèque (à l'ordre du ministre des Finances) à l'adresse suivante:

Enregistrement des sûretés mobilières
Direction de Service central des enregistrements
C.P. 21100, Station A
Toronto ON M5W 1W6

AVIS AU DÉPOSANT

Cet état de vérification est expédié à titre gracieux seulement et ne constitue pas un certificat. Veuillez vérifier l'exactitude des renseignements qu'il y apparaît.

Cet état à titre gracieux peut attirer votre attention sur une situation (telle qu'indiquée) dont vous n'êtes peut-être pas au courant. Si vous croyez que cette situation peut affecter la validité de l'enregistrement, vous pouvez prendre les mesures nécessaires pour y remédier.

AVIS AU DÉBITEUR

Cet état de vérification indique qu'un avis a été enregistré dans le système d'enregistrement des sûretés mobilières en indiquant votre nom comme débiteur en relation avec une transaction effectuée avec la créancier garanti ou la créancier privilégié (dans certains cas, le nom de l'agent d'enregistrement de la créancier garanti ou la créancier privilégié peut être indiqué sur la ligne 08/16 ou 16 de l'état).

Veuillez vérifier l'exactitude des renseignements qui y apparaissent. En cas d'inexactitude, ou pour obtenir des renseignements supplémentaires, veuillez communiquer avec la partie garantie ou le titulaire du privilège.

Account No. / Numéro de compte de financement
 Description de l'opération / Description de l'opération

Financing Change Statement/Change Statement
État de modification du financement/État de modification 2004/07/19 201 01791
 CCLL699 8022A20040719A

Registration No. / Numéro de registre
 YYYEAAA 14456 1532

Ontario
 Ministry of
 Consumer and
 Services
 Ministère des
 Services et
 Consommation
 et aux Entreprises
**Form
 Formule 3C**
 1053(05/99)

Registered Under / Enregistré sous (Financing)
 607418172

Business Name / Nom de l'entreprise
SHIELD SPRINKLER FIRE SYSTEMS INC

Address / Adresse
 ONSET CAPITAL CORPORATION
 655 HURDARD STREET SUITE 300
 VANCOUVER BC V6C 2K8

Authorized Signature / Signature autorisée
 Name and Address of Issuer / Nom et adresse de l'émetteur
 (This area is for the signature of the issuer only. It is not to be signed by the registrant.)
 (Cette zone est réservée à la signature de l'émetteur. Elle ne doit pas être signée par le titulaire.)

This form may not be reproduced for registration purposes. / Cette formule ne doit pas être reproduite aux fins d'enregistrement.
 (Ce formulaire n'est pas un certificat émis en vertu de la RPSA. Il est réservé à votre usage personnel.)

Verification Statement/État de vérification

Page / Page	Page / Page	Page / Page	Page / Page	Page / Page	Page / Page
3	3	3	3	3	2008/07/19
1C	3	00	607418172		
1C	3	01	CAUTION FILING/AVERTIS:	PAGE: 3 OF/DE: 3	MV SCHEDULE
1C	3	01	ATTACHED/LISTE VA:	REG NUM/NO ENREGIST:	20040719 1451 8022 6258
1C	3	01	REG UNDER/T. ENREG:	REG PERIOD/PERIODE:	
1C	3	13	PROCEEDS OF THE COLLATERAL		
*** VERIFY IMMEDIATELY UPON RECEIPT / VERIFIEZ IMMEDIATEMENT VOTRE AVIS ***					

PPSA - Personal Property Security Act

RSLA - Repair and Storage Liens Act

GENERAL INSTRUCTIONS

This form is to be used only for renewals and discharges.

For instructions on how to complete this form please refer to the Personal Property Security Registration and Encumbrance Guide. A copy of the Guide is available from any Branch Registry Office or by writing to:

Personal Property Registration
Central Registration Branch
P.O. Box 21109, Station "A"
Toronto, Ontario
M5W 1W8

A self addressed envelope of minimum size 255mm x 380mm (10" x 15") stamped with sufficient postage to cover weight of 385g. for each Guide must accompany your request.

Typing Instructions

Use capital letters only, 10 or 12 pitch type and black ink of sufficient density to facilitate photocopying.

All characters must be contained within the white areas provided on the form.

Error Correction

If an error is made on line 31, the Form 3C is no longer acceptable for registration purposes. A Form 3C will have to be completed and registered. To correct any other error "X" out the word/number, leave a space and retype.

Line 31

Complete the appropriate box as indicated:

Type B for Renewal
C for Discharge

If renewal (B) type the number of additional years in the next box.

UPON RENEWAL, the additional years indicated will be added to the total registration period.

For PPSA registrations where the collateral is or includes consumer goods, the maximum number of years for renewal is five (5) years. In this case, the renewal period is calculated from the time the form is registered.

Note that under the RSLA the total registration period including renewals must not exceed 5 years.

Complete lines 09/16 and 09/17.

Authorized Signature
Mandatory - See Guide for samples.

Method of Registration

Submit this form with the appropriate fee to any Branch Registry Office (see appendix in Guide) or mail with cheque (funds payable to the Minister of Finance) to:

Personal Property Registration
Central Registration Branch
P.O. Box 21109, Station "A"
Toronto, Ontario
M5W 1W8

PPSA - Loi sur les sûretés mobilières

RSLA - Loi sur le privilège des réparateurs et des entrepreneurs

INSTRUCTIONS GÉNÉRALES

Cette formule ne doit être utilisée que pour les renouvellements ou les mainlevées.

Pour les instructions sur le façon de remplir cette formule, veuillez consulter le Guide pour l'enregistrement et le rachat des sûretés mobilières. Des exemplaires sont disponibles dans tous les bureaux d'enregistrement régionaux ou vous pouvez en faire la demande en écrivant à l'adresse suivante:

Enregistrement des sûretés mobilières
Direction de service central des enregistrements
C.P. 21109, succursale A
Toronto ON M5W 1W8

Votre demande doit être accompagnée d'une enveloppe d'un format minimum de 255mm x 380mm (10" x 13") et affranchie pour un poids de 385g pour chaque exemplaire du guide.

Manière à écrire

Taper en lettres majuscules seulement et utiliser un ruban d'encre noire et un espacement de 10 ou 12 points de densité suffisante dans le but de faciliter la transfert sur microfilm.

Les caractères doivent être insérés dans les espaces prévus à cette fin sur la formule.

Correction des erreurs

Si une erreur est faite sur la ligne 31, la formule 3C ne peut être acceptée aux fins d'enregistrement. Une formule 3C devra être remplie et enregistrée. Pour corriger toute autre erreur, bayer un "X" sur les mots ou les chiffres erronés, laisser un espace et ré taper.

Ligne 31

Remplir la case appropriée en inscrivant:
B pour un renouvellement
C pour une mainlevée

Si il s'agit d'un renouvellement(s), indiquer le nombre d'années supplémentaires dans la case suivante.

AU MOMENT DU RENOUELEMENT le nombre d'années supplémentaires indiqués sera ajouté à la période totale d'enregistrement.

Si il s'agit d'enregistrements effectués aux termes de la Loi sur les sûretés mobilières, lorsque les biens grevés constituent ou comprennent des biens de consommation, le nombre maximal d'années de renouvellement est limité à cinq (5). En ce cas, la période de renouvellement est calculée à partir de la date d'enregistrement de la présente formule.

Veuillez noter qu'aux termes de la Loi sur le privilège des réparateurs et des entrepreneurs, la période d'enregistrement, y compris les renouvellements, ne peut dépasser trois ans.

Remplir les lignes 09/16 et 09/17.

Signature autorisée

La signature est obligatoire. Consulter les exemples donnés dans le guide.

Méthode d'enregistrement

Présenter cette formule et payer les frais applicables à n'importe quel bureau régional d'enregistrement. Consulter l'annexe ou guide) ou poster le tout accompagné d'un chèque (à l'ordre du ministre des Finances) à l'adresse suivante:

Enregistrement des sûretés mobilières
Direction de service central des enregistrements
C.P. 21109, succursale A
Toronto ON M5W 1W8

NOTICE TO REGISTRANT

The Verification Statement is sent to you as a courtesy only and is not a certificate. Verify that the information contained in the statement is accurate.

The courtesy notice brings to your attention a condition (as indicated) of which you may not be aware. If it is your opinion that the condition may affect the validity of the registration, you may wish to take appropriate corrective action.

NOTICE TO DEBTOR

This Verification Statement indicates that a notice has been registered in the Personal Property Security Registration System naming you as the Debtor in a transaction made with the Secured Party/Lien Claimant. (In some instances the Registering Agent of the Secured Party/Lien Claimant may appear on the 09/16 or 16 of this statement).

Please review the information to make certain it is accurate. If it is not or if you require additional information, contact the Secured Party/Lien Claimant.

AVIS AU DÉPOSANT

Cet état de vérification est expédié à titre gracieux seulement et ne constitue pas un certificat. Veuillez vérifier l'exactitude des renseignements qui y apparaissent.

Cet état à titre gracieux peut attirer votre attention sur une situation (telle qu'indiquée) dont vous n'êtes peut-être pas au courant. Si vous croyez que cette situation peut affecter la validité de l'enregistrement, vous pouvez prendre les mesures nécessaires pour y remédier.

AVIS AU DÉBITEUR

Cet état de vérification indique qu'un avis a été enregistré dans le système d'enregistrement des sûretés mobilières en indiquant votre nom comme débiteur en relation avec une transaction effectuée avec le créancier garanti ou le créancier privilégié. (Dans certains cas, le nom de l'agent d'enregistrement de ce créancier garanti ou le créancier privilégié peut être indiqué sur la ligne 09/16 ou 16 de l'état.)

Veuillez vérifier l'exactitude des renseignements qui y apparaissent. En cas d'incertitude, ou pour obtenir des renseignements supplémentaires, veuillez communiquer avec le parti garanti ou le créancier privilégié.