Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:

NEW ASSIGNMENT

NATURE OF CONVEYANCE:

Release of Security Interest

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Clifford Electronics, Inc.		08/16/2000	CORPORATION: CALIFORNIA

RECEIVING PARTY DATA

Name:	Heller Financial, Inc.
Street Address:	500 West Monroe Street
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60661
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	2211958	VIRTUALKEY
Registration Number:	2213734	VIRTUAL LINK
Registration Number:	1674046	CLIFFORD

CORRESPONDENCE DATA

Fax Number: (602)445-8643

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 602 445 8382

Email: stearnss@gtlaw.com
Correspondent Name: Susan Daly Stearns

Address Line 1: 2375 E. Camelback Road, Suite 700

Address Line 4: Phoenix, ARIZONA 85016

NAME OF SUBMITTER:

Susan Daly Stearns

Total Attachments: 2 source=Scan_fro#page1.tif

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TRADEMARK REEL: 002963 FRAME: 0516

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06/15/2004 11:22 FAX 7605991389 DIRECTED ELECTRONICS					
This STATEMENT is presented for filing	pursuant to the California U	niform Commercial Code.			
1. DATE OF DRIG. FINANCING STATEMENT 1A. DATE OF DRIG. FINANCING STATEMENT 10/01/1997	TB. DATE OF ORIG. FINANCING STATEME .0/01/1997	NT 1C. PLACE OF FILING ORIG. FINANCING STATEMENT SECRETARY OF State			
2. DEBTOR (LAST NAME PREST) Clifford Electronics, Inc., a California corpora	tion	2A. SOCIAL SECURITY OR FEDERAL TAX NO. 95-30709207			
MAILING ADDRESS 20750 Lassen Street	ZC. CITY. STATE CHATSWORTH, CA	2D. ZIP CODE 91311			
3. ADDITIONAL DEBTOR (IF ANY) (LAST MAME MIST)		3A. SOCIAL SECURITY OR FEDERAL TAX NO.			
2D. ASSUMA EDANGO	3C, CITY, STATE	<u> </u>			
3B. MAILING ADDRESS	30.	3D. ZIP CODE			
4. SECURED PARTY . Heller Financial, Inc., a Delaware corpora	tion, as Agent	4A. SCIAL SECURITY NO., FEDERAL TAX NO. OR BANK TRANSIT AND A.B.A. NO.			
NAME MAILING ADDRESS 500 West Monroe Street	21011, 012 1131111				
CITY Chicago STATE IL	ZIP CODE 60661	36-1208070			
5. ASSIGNEE OF SECURED PARTY (IF ANY)		5A. SOCIAL SECURITY NO., PEDERAL TAX NO. OR BANK TRANSIT AND A.B.A. NO.			
NAME	A)				
MAILING ADDRESS GTYSTATE	ZIP CODE	·			
8. A CONTINUATION —The original Financing Statement between ber and date shown above is continued. If collateral is cro	the foregoing Debtor and S				
erty on which growing or to be grown in item 7 below. B RELEASE — From the collateral described in the Financing					
Party releases the collateral described in item 7 below.					
ASSIGNMENT — The Secured Party Certifies that the Secure Party's rights under the Financing Statement bearing the file	number shown above in th	e collateral described in itam 7 balow.			
TERMINATION—The Secured Party certifies that the Secured Statement bearing the file number shown above.	1 Party no longer claims a	security interest under the Financing			
AMENOMENT—The Financing Statement bearing the file nu (Signature of Debtor required on all amandments.)	umber shown above is ame	nded as set forth in item 7 below.			
X OTHER UCC File Partial Release					
7. The Secured Party hereby releases all collateral Exhibit A attached hereto.	except the Excluded	Assets described on the			
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		<u> </u>			
E. (DATE)	19	9. This Space for Use of Filing Officer (Date, Time, Filing Office)			
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-		00236C0374			
SIGNATURE(S) OF DEBTOR(S)	(YITLE) 3				
Heller Financial, Inc., a Delaware corporation, as Agent 4					
SIGNATURE(S) OF SECURED PARTY(IES)	5 //P 5	CONTRACTOR AND			
10. Return Copy To CA-SOS	6				
Katten Muchin Zavis, Attn: Rebecca L.	7	THE PART OF THE PA			
CHICAGO, IL 60661	. 8	FILED SACRAMENTO, CA			
		HUG 15, 2000 AT 0800			
(2) FILING OFFICER COPY-ACKNOWLEDGMENT		BILL JONES SECRETARY OF STATE			
STANDARD FORM. FILING FEE Uniform Com Approved by the Secretary of State	msrciel Code form UCC-2	41 91HIE			
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TRADEMARK **REEL: 002963 FRAME: 0517** EXHIBIT A

Excluded Assets are: (i) those items expressly excluded pursuant to the provisions of Section 1.1 above; (ii) all cash and cash equivalents; (iii) Inventory transferred or used by Seller in the ordinary course of the Business prior to the Closing Date; (iv) any lease, rental agreement, contract, agreement, license or similar arrangement ("Contracts") terminated or expired prior to the Closing Date in accordance with its terms or in the ordinary course of the Business; (v) all claims, cross claims, and causes of action of Seller, including, without limitation, all claims and causes of action arising under Sections 542-553 of the United States Bankruptcy Code; (vi) all insurance, utility and tax deposits or refunds owing to Seller; (vii) Seller's rights under this Agreement and all cash and non-cash consideration payable or deliverable to Seller pursuant to the terms and provisions hereof; (viii) any contract, lease or other agreement which is not assigned to, or assumed by, Buyer at the Closing; and (x) any other asset, tangible or intangible, which is not acquired by Buyer at the Closing (the "Excluded Assets") and all insurance proceeds relating to the foregoing.

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RECORDED: 10/26/2004

TRADEMARK REEL: 002963 FRAME: 0518