

UNIFORM INTER-AMERICAN REGISTRATION FORM (Form – 1) (Model Inter-American Law on Secured Transactions)

Date of entry
Time of entry

1. SECURED DEBTOR (EXACT FULL NAME) – insert only one name

ORGANIZATION: Name				
Tax ID Num	Type of Organization	Jurisdiction of Organization		
INDIVIDUAL: Last Name	First Name	Middle Name	Suffix	
Mailing Address	City	State	Postal Code	Country

2. ADDITIONAL SECURED (DEBTOR EXACT FULL NAME) – insert only one name

ORGANIZATION: Name				
Tax ID Num	Type of Organization	Jurisdiction of Organization		
INDIVIDUAL: Last Name	First Name	Middle Name	Suffix	
Mailing Address	City	State	Postal Code	Country

3. SECURED CREDITOR'S NAME

ORGANIZATION: Name				
Tax ID Num	Type of Organization	Jurisdiction of Organization		
INDIVIDUAL: Last Name	First Name	Middle Name	Suffix	
Mailing Address	City	State	Postal Code	Country

4. MAXIMUM AMOUNT OF SECURED OBLIGATION

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5. DESCRIPTION OF THE COLLATERAL

5a. GENERAL COLLATERAL:
5b. Serial Number Goods (If applicable, Optional) Serial Number: _____ Year: _____ Make/Model: _____ Category: _____
5c. Registration Covers: <input type="checkbox"/> Receivables <input type="checkbox"/> Non-Monetary Claims <input type="checkbox"/> Letters of Credit <input type="checkbox"/> Intellectual Prop Rights <input type="checkbox"/> Inventory <input type="checkbox"/> Floating charge <input type="checkbox"/> Fixtures <input type="checkbox"/> Instruments/Documents <input type="checkbox"/> Electronic Instruments/Documents
5d. Attributable Movable Property: <input type="checkbox"/> General Description of the Collateral
5e. Acquisition Security Interest: <input type="checkbox"/> Please complete Addendum 1 if you have checked this box

6. Registered Contracts: <input type="checkbox"/> LEASE <input type="checkbox"/> CONSIGNMENT <input type="checkbox"/> BAILMENT <input type="checkbox"/> CONDITIONAL SALE <input type="checkbox"/> TRUST
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7. Duration: Duration will be five years from date of registration unless noted otherwise below YEARS _____ MONTHS _____ DAYS _____ (OR) EXPIRY DATE: DAY _____ MONTH _____ YEAR _____ [Alternate Duration <u>NOT</u> to exceed five years]
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8. REGISTERING PARTY

Individual's Name: Last Name	First Name	Middle Name	Suffix	
Mailing Address	City	State	Postal Code	Country
Signature	Telephone Number			

[NOTICE: Fill in form very carefully; mistakes may have important legal consequences]

INSTRUCTIONS

UNIFORM INTER-AMERICAN REGISTRATION FORM

Line 1 – Secured Debtor Name:

Enter only one name in item 1. Enter Debtor's exact full legal name.

Organization: "Organization" means an entity having a legal identity separate from its owner. A partnership is an organization; a sole proprietorship is not an organization, even if it does business under a trade name. If Debtor is a partnership, enter exact full legal name of partnership; you need not enter names of partners as additional Debtors. If Debtor is a registered organization (e.g. corporation, limited partnership, limited liability company), it is advisable to examine Debtor's current filed charter documents to determine Debtor's correct name, organization type, and jurisdiction of organization.

Individual: "Individual" means a natural person; this includes a sole proprietorship, whether or not operating under a trade name.

Address: An address is always required for the Debtor named.

Identification number i.e. social security number or employer identification number, may be required in some States.

Type of organization (e.g. corporation, limited partnership, limited liability company)

Jurisdiction of organization where The Organization has been registered first.

Line 2 – Additional Debtor:

If an additional Debtor is included, complete item 2, pursuant to instruction for Line 1 above. To include further additional Debtors, or one or more additional Secured Creditors, attach an Addendum or additional page(s) following Line 1 format.

Line 3 – Secured Creditor:

Enter information for Secured Creditor determined and formatted per Instruction in Line 1.

Line 4 – Secured Obligation:

Enter the maximum amount of the debt secured by the registered security interest.

Line 5 – Collateral:

Item 5(a): Use item 5 to indicate the collateral covered by this Registration Form. If space is insufficient, put the entire collateral description or continuation of the collateral description on either an Addendum Form or additional page(s).

Item 5(b): Provide the serial number of the goods registered if applicable. Use of this description field is optional.

Item 5(c): Check appropriate box if security interest covers receivables, non-monetary claims, letters of credit, instruments or documents, inventory, intellectual property rights, fixtures, floating charge, or electronic instruments or documents.

Line 5 – Collateral (continued):

Item 5(d): Check if security interest covers attributable movable property and provide a general description thereof. [Attributable Movable Property is collateral that can be identified as derived from the originally encumbered property, such as fruits, or property resulting from its sale, substitutions or transformation.]

Item 5 (e): Check box if Acquisition Security Interest and complete Addendum 1. [Acquisition Security Interest is a security interest granted in favor of a creditor – including a supplier – who finances the acquisition by the debtor of the moveable corporeal property over which the security interest is granted. Such security interest may secure the acquisition of present or subsequently acquired movable property so financed.]

IMPORTANT: Please complete addendum form if you have checked this box.

Line 6 – Other Transactions Covered by Form:

Check the relevant box if the registered transaction includes a lease, consignment, bailment, conditional sale or trust.

Line 7 – Duration:

Insert the duration of the registration of the security interest, or the expiration date which is not to exceed five years, renewable for three-year terms, preserving the original priority. However, parties may set a different duration within that time period.

Line 8 – Registering Party:

Information about registering party.

Notes:

- The security interest publicized by registration takes effect against third parties from the moment of its registration.
- The right conferred by a security interest in respect of the collateral is effective against third persons only when the publicity requirements have been fulfilled.
- The priority of a secured interest is determined by the time of its publicity. A security interest confers on the secured creditor the right to follow the collateral in order to exercise its rights under the security.
- A publicized security interest in a moveable that is affixed to an immovable, without losing its identity as a movable, has priority over security interests in the relevant immovable, provided the security interest over the movables has been registered in the applicable registry before affixation.