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			LIEN NO. 9	3946224 AWAY DAYS BR	-
CC FINANCING STATEMENT					
	∺®) +1 (800) 737-8012				
E-MAR. (2007ACT AT BUEMITTER (optional) ILINGS@CORP-SMART.COM					
. SEND ACKNOWLEDGMENT TO: (Name and Address)	·				
CORPSMART	8				
106 5th Ave SE (Olympia, WA 98501					
SEE BELOW FOR SECURED PARTY CONTA	CT INFORMATION				
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3	OPTIONAL	FRER	REFERENCE	DATA
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FILING OFFICE COPY --- UCC FINANCING STATEMENT (Form UCC1) (Rev. 07/01/23)

Received Time Aug. 2. 2024 3:55PM No. 2759

UCC FINANCING STATEMENT ADDENDUM

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natur there relati	DDIFICMAL SPACE FOR ITEM 4 (Contensi): e and description whatsoever, now owned or hereafter acquired by Dr of, wheresoever located, including all tools, parts and accessories use ng to the foregoing. xtures. A security interest in all of Debtor's fixtures and appurtenance: ment and personal property affixed or in any manner attached to the to, and replacements thereof, and articles in substitution therefore, hu used in connection with the foregoing, located at 1234 SE Cora Street	d in connect	ion therewith,	and the rights of	the Debtor	and such other conds	er's warranties
13. [This FINANCING STATEMENT is to be find for record (or anoward) is the REAL ESTATE RECORDS (it replicable)	F	ANCING ISTATES		*******		
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17. MISCELLANEOUS:

SECURED PARTY COPY --- UCC FINANCING STATEMENT ADDENDUM (Form UCC1Ad) (Rev. 87/03/23)

COLLATERAL DESCRIPTION, CONTINUED

NAME OF FIRST DEBTOR (same as 1a or 1b) Organization's Name AWAY DAYS BREWING LLC

OR	Individual Last Name	First Name	Middle Name	
				· ·

97202.

General Intangibles. A security interest in all general intangibles and other personal property now owned or hereafter acquired by Debtor other than goods, accounts, chattel paper, documents or instruments including without limitation, all payment intangibles and any personal property, causes of action, goodwill, tax refunds, licenses, franchises, trademarks, trade names, service marks, copyrights, customer lists, and patents, and all rights under license agreements for use of the same, as well as domain names, domain rights, information to access and maintain information stored within third party manage servers, social media accounts, social media advertising accounts, electronic files and websites hostings, including without limitation, https://www.awaydaysbrewing.com.

Chattel Paper. A security interest in all of Debtor's interest under chattel paper, lease agreements and other instruments or documents (whether tangible or electronic), whether now existing or owned by Debtor or hereafter arising or acquired by Debtor, evidencing both a debt and security interest in or lease of specific goods.

Instruments. A pledge and assignment of and security interest in all of Debtor's Instruments, including, without limitation, all promissory notes and all certificated securities and all certificates of deposit now owned or existing as well as hereafter acquired or arising instruments and documents.

Deposit Accounts and Other Property. Debtor hereby grants to Secured Party a security interest in, and a pledge and assignment of, any and all money, property, deposit accounts, lock boxes, certificates of deposit, investment accounts, accounts, securities, documents (including bills of lading), commercial paper, chattel paper, claims, demands, instruments, items or deposits of the Debtor, and each of them, or to which any of them is a party, now held or hereafter coming within Secured Party's custody or control, whether such have matured or the exercise of Secured Party's rights results in loss of interest or principal or other penalty on such deposits, but excluding deposits subject to tax penalties if assigned. Without prior notice to or demand upon the Debtor, Secured Party may exercise its rights granted above at any time when a default has occurred or Secured Party deems itself insecure. Secured Party's rights and remedies under this paragraph shall be in addition to and cumulative of any other rights or remedies at law and equity, including, without limitation, any rights of set-off to which Secured Party may be entitled.

The above-described property shall include, and the Creditor's security interest (and pledge and assignment as applicable) shall cover, all of the foregoing property, as well as any accessions, additions and attachments thereto, and the proceeds and products thereof, including without limitation, all cash, general intangibles, accounts, inventory, equipment, fixtures, trade fixtures, farm products, notes, drafts, acceptances, securities, instruments, chattel paper, insurance proceeds payable because of loss or damage, or other property, benefits or rights arising therefrom, and in and to all returned or repossessed goods arising from or relating to any of the property described herein or other proceeds of any sale or other disposition of such property (including, without limitation, whatever is received upon the use, lease, sale, exchange, collections, any other utilization, or any disposition of any of the foregoing property, whether cash or non-cash, all rental or lease payments, accounts, chattel paper, instruments, documents, contract rights, general intangibles, machinery, equipment, inventory, substitutions, additions, accessions, replacements, products, and renewals of, for, or to such property, and all insurance therefor).