



UCC-1

STATE OF OREGON

Corporation Division - UCC
255 Capitol Street NE, Suite 151
Salem, Or 97310-1327
(503) 986-2200
FilingInOregon.com

Oregon Secretary of State

Filing Number: 93987578

Filing Date: Sep 23, 2024 01:02 PM

Filed Electronically

Action: Initial Filing

Debtor -

Organization Name: BRADY TRUCKING LLC
Address 1: 347 NE OAK ST
City: SHERIDAN
State: OR, USA
Zip Code: 97378

Debtor -

Organization Name: Brady Trucking LLC
Address 1: 347 NE Oak St
City: Sheridan
State: OR, USA
Zip Code: 97378

Debtor -

Individuals Name: TRENT KOOPER BRADY
Address 1: 347 NE OAK ST
City: SHERIDAN
State: OR, USA
Zip Code: 97378

Debtor -

Individuals Name: RAYVEN BAUDER
Address 1: 347 NE OAK ST
City: SHERIDAN
State: OR, USA
Zip Code: 97378

Secured Party -

Organization Name: OpenRoad Financial Services, Inc.
Address 1: PO BOX 484
City: DALLAS
State: OR, USA
Zip Code: 97338

Collateral -

All present and future assets of the Debtor, wherever located, now owned or existing or hereafter acquired or created, all additions and accessions thereto, all replacements, insurance or condemnation proceeds, all documents covering any of the Collateral, all leases of any of the Collateral, all rents, revenues, issues, profits and proceeds arising from the sale, lease, license, encumbrance, collection, or any other temporary or permanent disposition of any of the Collateral or any interest therein, all amendments, modifications, renewals, extensions, and replacements thereof, and all products and proceeds thereof: (a) all inventory; (b) all accounts (the "Accounts"); (c) all equipment, goods and motor vehicles (collectively, the "Equipment"); (d) all general intangibles, including any and all patents, trademarks and copyrights (registered or unregistered), trade secrets, domain names and addresses, and intellectual property licenses; (e) any and all promissory notes and instruments payable to or owing to Client or held by Client; any and all leases under which Client is the lessor; any and all chattel paper in favor of, owing to, or held by Client, including without limitation, any and all conditional sale contracts or other sales agreements, whether Client is the original party or the assignee; and any and all security agreements, collateral and titles to motor vehicles which secure any of the foregoing obligations; (f) all deposits accounts, including without limitation, All present and future assets of the Debtor, wherever located, now owned or existing or hereafter acquired or created, all additions and accessions thereto, all replacements, insurance or condemnation proceeds, all documents covering any of the Collateral, all leases of any of the Collateral, all rents, revenues, issues, profits and proceeds arising from the sale, lease, license, encumbrance, collection, or any other temporary or permanent disposition of any of the Collateral or any interest therein, all amendments, modifications, renewals, extensions, and replacements thereof, and all products and proceeds thereof: (a) all inventory; (b) all accounts (the "Accounts"); (c) all equipment, goods and motor vehicles (collectively, the "Equipment"); (d) all general intangibles, including any and all patents, trademarks and copyrights (registered or unregistered), trade secrets, domain names and addresses, and intellectual property licenses; (e) any and all promissory notes and instruments payable to or owing to Client or held by Client; any and all leases under which Client is the lessor; any and all chattel paper in favor of, owing to, or held by Client, including without limitation, any and all conditional sale contracts or other sales agreements, whether Client is the original party or the assignee; and any and all security agreements, collateral and titles to motor vehicles which secure any of the foregoing obligations; (f) all deposits accounts, including without limitation, all interest, dividends or distributions accrued or to accrue thereon, whether or not due; (h) all documents; (i) all letter-of-credit rights; (j) all supporting obligations; and (k) all balances, deposits, debts or any other amounts or obligations of ORFS owing to Client, including, without limitation, any Reserve, whether or not due. Notice - Pursuant to an agreement between Debtor and secured party, Debtor has agreed not to grant a security interest in the collateral, described herein and in any future commercial tort claims to any other secured party. Accordingly, the acceptance of any such security interest by anyone other than the above secured party will constitute the tortious interference with secured party's rights. In the event that any entity is granted a security interest in Debtor's accounts, chattel paper or general intangibles contrary to the above, the secured party asserts a claim to any proceeds thereof received by such entity.
