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			UCC LIEN NO. 94120426 IT REVOLUTI		II III REVOLUTION P
UCC FINANCING STATEMENT					
FOLLOWINSTRUCTIONS					
A. NAME & PHONE OF CONTACT AT SUBMITTER (opti	onal)	]			
B. E-MAIL CONTACT AT SUBMITTER (optional)					
C. SEND ACKNOWLEDGMENT TO: (Name and Address	s)	1			
CSC 1127 Broadway St NE Suite 310	. 7				
Salem, OR 97301	.				
	INFORMATION	THE ABOVE	E SPACE IS FO	R FILING OFFICE USE	ONLY
1. DEBTOR'S NAME: Provide only one Debtor name (1a or 1) not fit in line 1b, leave all of item 1 blank, check here	b) (use exact, full name; do not omit, mo and provide the Individual Debtor				al Debtor's name will
1a. ORGANIZATION'S NAME IT Revolution Press LLC		-			
DR 16. INDIVIDUAL'S SURNAME	FIRST PERSONA	FIRST PERSONAL NAME		ADDITIONAL NAME(S)/INITIAL(S)	
1c. MAILING ADDRESS	CITY		STATE	POSTAL CODE	COUNTRY
25 NW 23rd Pl., Ste. 6314	Portland		OR	97210	USA
2c. MAILING ADDRESS	ILING ADDRESS CITY		STATE	POSTAL CODE	COUNTRY
B. SECURED PARTY'S NAME (or NAME of ASSIGNEE of a 3a. ORGANIZATION'S NAME	ASSIGNOR SECURED PARTY): Provid	le only <u>one</u> Secured Party na	ame (3a or 3b)		
Simon & Schuster, LLC  3b. INDIVIDUAL'S SURNAME	TEIDET PERCON	NAME -	LADOITIO	NAL NAME (COMMUNICAL (CO	ISUFFIX
36. INDIVIDUAL S SURIVAINE	FIRST PERSON/	FIRST PERSONAL NAME		ADDITIONAL NAME(S)/INITIAL(S)	
3c. MAILING ADDRESS 1230 Ave. of the Americas	CITY		STATE	POSTAL CODE 10020	COUNTRY
4. COLLATERAL: This financing statement covers the following of	collateral:				
All accounts receivable due from accounts, held by or in transit to described on Exhibit A hereto.		• • • • • • • • • • • • • • • • • • • •	_		
•					
o. Check only if applicable and check only one box: Collateral is	held in a Trust (see UCC1Ad, item	17 and Instructions)	<del>1 </del>	ed by a Decedent's Persona	
6a. Check only if applicable and check only one box:  Public-Finance Transaction  Manufactured-Hor	ne Transaction A Debtor is	a Transmitting Utility	6b. Check only i	i applicable and check <u>only</u> o tural Lien	

5. Check only if applicable and check only one box: Collateral is held in a Trust (see UCC1Ad, item 17 and Instructions)	being administered by a Decedent's Personal Representative					
6a. Check only if applicable and check only one box:	6b. Check only if applicable and check only one box:					
Public-Finance Transaction Manufactured-Home Transaction A Debtor is a Transmitting Utility	Agricultural Lien Non-UCC Filing					
7. ALTERNATIVE DESIGNATION (if applicable): Lessee/Lessor Consignee/Consignor Seller/Buy	yer Bailee/Bailor Licensee/Licensor					
8. OPTIONAL FILER REFERENCE DATA:						
Please file in Oregon						
FILING OFFICE COPY — UCC FINANCING STATEMENT (Form UCC1) (Rev. 07/01/23)						

## **EXHIBIT A**

Simon & Schuster, LLC ("<u>S&S</u>") and the Debtor identified on the accompanying form UCC-1 ("<u>Company</u>"), are parties to a Sales & Distribution Services Agreement (as it has been and may be amended from time to time (the "<u>Distribution Agreement</u>").

The Distribution Agreement contains an absolute assignment of accounts to S&S, the grant of a back-up security interest in same, the grant of a security interest in all accounts, goods, inventory, reserves of cash held by S&S, and other Collateral, and the proceeds of all of the foregoing, and the right to offset/setoff funds held by S&S against amounts owed to Company, as described and defined below and in the Distribution Agreement.

## **Assignment**

Accounts Receivable. S&S shall retain, hold and therefore own all legal and equitable interests in the accounts receivable (including all proceeds therefrom and rights thereto) generated from the sale of the Distributed Works<sup>1</sup> to customers (collectively, the "Accounts Receivable"), and only to the extent Company is deemed by a court of competent jurisdiction to hold any interest in the Accounts Receivable, Company hereby assigns to S&S such interest.

## **Security Interest & Right of Offset**

Security Interest. To secure the indebtedness of Company to S&S as it shall exist from time to time, Company hereby grants to S&S a first priority security interest in all Accounts Receivable due from S&S (as a back-up security interest if a court of competent jurisdiction determines that S&S does not own the Accounts Receivable), RFR, unpaid Amount Due, Distributed Works, and all other materials and inventory shipped by Company to S&S, and all proceeds from and rights to all of the property described in this sentence (the "Collateral").

Right of Offset. Payment by S&S of any portion of the cash amounts due to Company (the "Amount Due," as definitively defined in the Distribution Agreement) prior to S&S's collection of the Accounts Receivable from which the Amount Due is or was derived constitutes an advance against the Amount Due and in addition to any rights now or hereafter granted under applicable law and not by way of limitation of any such rights, Company acknowledges and agrees that S&S is hereby authorized to offset, recoup and/or otherwise apply any and all Accounts Receivable collected against and on the account of any such prepayment of the Amount Due.

<sup>&</sup>lt;sup>1</sup> "<u>Distributed Works</u>" shall mean all books published by Company in all formats other than electronic books in the book trade, specialty markets and any and all channels of distribution now known or hereinafter devised in the World.