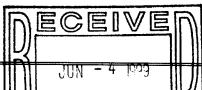
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Recordation Form Cover Sheet
TRADEMARKS ONLY



			$\mathbf{Z}\mathbf{I}$			
Com	missioner of Patents and Trademarks: Please recor	d the attached original documents or copy thereof				
1.	Name of conveying party(ies):	2. Name and address of receiving party(ies):	ئــــ			
	CHMPDHCP DANK TAMBA DAV	Lightning Partners, Ltd.				
	SUNTRUST BANK, TAMPA BAY	(2) The Lightning 501 East Kennedy Boulevard, Suite 175				
		Tampa, Florida 33602				
	Individual(s) Association	Individual(s) citizenship:				
	Individual(s) Association General Partnership Limited Partnership Corporation-State: Florida	Association:				
	Other	<pre> General Partnership: x Limited Partnership: Florida</pre>				
_		Corporation - State:				
3.	Nature of conveyance:	Other: If assignee is not domiciled in the United States	_			
	Assignment Merger Security Agreement Change of Name	domestic representative designation is attached:	, .			
—	Security Agreement Change of Name	Yes No				
<u>x</u>	Other: Termination of Security Interest	(Designations must be a separate document f Assignment)	ron			
_	-	Additional name(s) & address(es) attached?				
Exec	cution Date: 09/10/92	Yes No				
4	Application number(s) or registration number(s):					
•						
	A. Trademark Application No.(s)	B. Trademark Registration No.(s)				
		1,855,230 (1,867,807) (1,786,266)				
		1,784,874				
		1,779.708				
	Additional Numbers Attached	Yes _X No				
5.	Name and address of party to whom correspondence	6. Total number of applications and registrations	on•			
	concerning document should be mailed:	involved: 9				
	Robert L. Kelly Dykema Gossett PLLC 1577 N. Woodward Avenue, Suite 300 Bloomfield Hills, Michigan 48304-2820 (248) 203-0849	7. Total fee (37 CFR 3.41)\$240.00	_			
		Enclosed				
						
		X Authorized to be charged to deposit account.				
		8. Deposit Account Number: 04-2223				
		(Attach duplicate copy of this page if using deposit account)				
		deposit account)				
	DO NOT US	E THIS SPACE				
	DO NOT 03:	E INIS SPACE				
9	Statement and signature.					
	To the best of my knowledge and belief, the foregoi	ng information is true and correct and any attached c	ימס:			
	is a true copy of the original document.		· • •			
	Robert L. Kelly	May 28, 1999				
	Name Signature	Date				
Dock	et No. 17815-0172	Total number of pages comprising cover sheet1				
/1999	DNGUYEN 00000216 042223 1855230					

TRADEMARK REEL: 001915 FRAME: 0939

UNIFORM COMMERCIAL CODE

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STATE OF FLORIDA STATEMENT OF CHANGE

FORM UCC-3 (REV. 1993)

	<u> </u>	o a filing officer pursuant to the		
 Debtor (Last Name First if an individual Lightning Partners, Ltd. 	iual)		1a. Date of Birth o	or FEI#
1b. Mailing Address		1c. City, State		1d. Zip Code
501 East Kennedy Boulevard, S		Tampa, FL		33602
2. Additional Debtor (Last Name First The Lightning	if an individual)		2a. Date of Birth	or FEI#
2b. Mailing Address	*	2c. City, State		2d. Zip Code
501 East Kennedy Boulevard, S		Tampa, FL		33602
Secured Party (Last Name First if an SUNTRUST BANK, TAMPA BA				
3a. Mailing Address		3b. City, State		3c. Zip Code 33622
P.O. Box 20258		Tampa, FL		33022
4. Additional Secured Party (Last Nam	e First it an individual)			
4a. Mailing Address		4b. City, State		4c. Zip Code
5. This Statement refers to original Fine 6. A. [] CONTINUATION -	ancing Statement bearing The original Financing St	file number: 920000184512 tatement between the Debtor an	filed on S d Secured Party bearing T	September 10, 1992. he file number shown
B. [] RELEASE -	above is continued. The Secured Party release	ses the collateral described in Blo bove. RELEASE DOES NOT TER	ock 7 below from the Fine	ancing Statement bearing
C. [] FULL ASSIGNMENT	the file number shown a All of the Secured Party'	bove. RELEASE DOES NOT TEN 's rights under the Financing Sta own in Block 7 below.	itement have been assign	ed to the assignee whose
D. [] PARTIAL ASSIGNMENT -	Some of the Secured Page	rty's rights under the Financing	Statement have been assi	igned to the assignee
••	whose name and addres also shown in Block 7.	s is shown in Block 7. A descri	ption of the collateral sub	ject to the assignment is
E. [] AMENDMENT -	The Financing Statemen instructions for signature	t bearing the file number shown e requirements.)	above is amended as set	forth in Block 7. (see
F. [X] TERMINATION -		nger claims an interest under the	e Financing Statement be	aring the file number
G. [] OTHER-	[**]			
7. Description of collateral rele if necessary.	ased or assigned, As	signee name and address,	or amendment. Us	e additional sheet(s)
			This Space for Use	of Filing Officer
8. Signature(s) of Debtor(s): (only if a	mendment - see instruction	ns)		
Ву:				·
9. Signature(s) of Secured Party(ies)				
SUNTRUST BANK, TAMPA BA	ΑY			
By: Jahle				
10. Number of Additional Sheets Presented				
11. Return Copy to:				
Name Trey Baldy Address HOLLAND &	KNIGHT I I P			
Address HOLLAND & Post Office B				
City, State, Zip Tampa, Florid				

Approved by Secretary of State, State of Florid

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		HAMM LIGHTNING PARTNERS, LID.	Date, Time, Number & F	Office	•	
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		OTY Tampa state Florida 33602				
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1 1				92	COULT 1 6	345 Las
Ä		MAILING ADDRESS 501 East Kennedy Boulevard				
8		Suite 175 COTY Tampa STATE Florida 33602				
8 —		MULTIPLE DESTOR SF ANY) (Last Home First M's Person)	1			- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
		TAMPA BAY LIGHTNING				
1	C					7
		MANUMA ADDRESS 501 East Kennedy Boulevard				
		Suite 175 ony Tampa stateFilorida 33602				7
-		SECURED PARTY (Last Name First H a Person)			1	
		NAME SUN BANK OF TAMPA BAY				
2	A	DOLL MERK OF THE RESIDENT			7	5
		MANLING ADDRESS 315 East Madison Street				
		m			1110	引う製
			{		5.75	, .
		MULTIPLE SECURED PARTY (IF ANY) (Last Name First If a Person) NAME			111	in S
2		•			<u> </u>	
		MAILING ADORESS	AUDIT		UPDATE	//
		CITY STATE	İ		V	
			VALIDATION INFORM	ATOM	L	
		ASSIGNEE OF SECURED PART! (IF ANY) (Last Name First If a Person) NAME	TADDATION INFO	IX I NOM		
3	3	,				
		MAILING ADDRESS				چه از دارس پی
		CITY STATE				
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•	١.	This PINANCING STATEMENT covers the following types or Home of property (include and owner of record when required; if more spess is required, attest sadditional shoots	\$W" = 11".		į	*
		All assets of Debtor, together with	all proce	eds ther	eof as	4
		described more fully in the attache	d Exhibit	A.	CO2, 45	•
		•		- 1 •		\$
						288
_	_		320.0	7	mal Sheete protented:	l∎ . ⊢n:
5	۱. ا	Proceeds of contempt are covered as provided in Sections 879.200 and 879.200, F.S. Phod with: Florida Secretary of State	yes	7	ਨਾਜ਼ ਦੁਨਾਰਦਾਰ ਸਾਤਪੋਸ਼ੀਪੋਰੀ: •	FE PER S
		(Check [] All documentary stamp tense due and payeble or to become due and paye	ble pursuant to Section 2	01.22, F.S., have been	n paid.	
	-	Control Occumentary Stame Tax is not required.				Ealey D & KN Effice Flori
-).	This eleternent is filed without the debtor's eignature to perfect a security interest in colle		10. (Cheek []		関与作品
		already subject to a security interest in another jurisdiction when it was brought in location changed to this state.	to this state or debtor's	Decitor to a tra	-	NA B
		which is proceeds of the original enfectoral described above in which a security into	rest was seriested.		Hateral are opvered	A. 1 HOLI Post
		as to which the filing has lapsed.		<u></u>		4 H 정보 :
		acquired after a change of news, Identity, or corporate ethiciture of the		Lightnik	PARTNERS 1	LTD.
		debtor or 🔲 secured party.		BY: LIGHT		RS, INC.
1	3.	Return copy lot		By: 4	Jother Make	tue-
	Darryl J. Weaver			12. SIGNATURE		
		Sul Date Of Tampa Day	 	STIN BANK		•
	315 East Madison Street SUN BANK SE TAME			MATTA DA		
		STATE Florida 2000 33602		DA-77	MID-	

(1) FILING OFFICER CO

EXHIBIT A TO UCC-1 FINANCING STATEMENT

The Broadcast Agreement, the Coliseum Rights, the Concessions, the Concession Agreements, the Contract Rights, the Franchise, the Franchise Documents, the Leases, the Revenues, the Royalties, the Trademarks, the Stock, the Partnership Interests, the Employment Agreements, the Player Contracts, and all other assets of Debtor, including without limitation all furniture, Fixtures, Equipment, machinery, motor vehicles, Inventory, Accounts, documents, chattel paper, Instruments, and General Intangibles, now owned or hereafter acquired or arising, and all proceeds thereof.

Definitions of the capitalized terms above are included in the following definitions:

"Accounts" means: (i) any rights to payment for goods or services sold or leased, (ii) all rights to the payment or receipt of money or other forms of consideration of any kind at any time now or hereafter owing or to be owing to Debtor, including, but not limited to, accounts, accounts receivable, receivables, amount due or to become due under contracts (whether earned or to be earned by further performance), including guarantees, letters of credit, and the right to receive payment thereunder, tax refunds, insurance proceeds, contract rights, notes, drafts, instruments, documents, acceptances, and all other debts, obligations, and liabilities in whatever form now or hereafter owing to Debtor, and (iii) all cash and non-cash proceeds of the foregoing collateral (including all returned and repossessed goods).

"Assignment and Assumption Agreement" means the Assignment, Assumption and Amending Agreement dated December 16, 1991.

"Broadcast Agreement" means Debtor's August 10, 1992 agreement with Sunshine Network, a Florida joint venture.

"Broadcast Revenues" means - 'rights, revenues, accounts, and receivables arising from the broadcast of Debtor's hockey games and the sale of advertising in connection therewith, including without limitation all revenues arising from the August 10, 1992 Rights Agreement among Debtor and Sunshine Network, and all revenues arising from the July 1, 1992 Joinder Agreement among Debtor and the NHL, and all proceeds thereof.

"Coliseum Rights" means the Tenant Monetary Benefit and the Tenant Property (including without limitation all concessions, payments, and revenues owed to Debtor) as defined in and arising under the June 19, 1992 Lease Agreement among Tampa Coliseum, Inc., and Debtor, and all proceeds thereof.

"Concession Agreements" means, collectively, Debtor's June 15, 1992 Agreement and Debtor's August 1, 1992 Concession Agreement, both with Sportservice Corporation.

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"Concessions" means all Debtor's rights to concessions, parking revenues arising in connection with the Leased Premises, pursuant to the Leases and the Concession Agreements, all proceeds thereof.

"Contract Rights" means all rights of Debtor to payment under contracts not yet earned by performance and not evidenced by instruments or chattel paper.

"Employment Agreements" means Debtor's employment agreements with (a) Philip Esposito dated December 16, 1991; (b) Torry Esposito dated December 16, 1991; (c) Mel Lowell dated December 16, 1991; and (d) Henry Paul dated December 16, 1991.

"Equipment" means all Debtor's machinery, spare parts, furniture, furnishings, fixtures, and vehicles, including without limitation sumplies customarily classified as equipment, trade fixtures, vehicles, all other goods, and all tangible personal property utilized in the conduct of Debtor's business, whether now owned or hereafter acquired or now or hereafter existing and wherever located (whether the same is subject to Article 9 of the Code, and whether the same constitutes to "fixture"), and all replacements or substitutions therefor and all accessions thereto, including without limitation the equipment described on the attached Exhibit C.

"Expansion Membership Agreement" means the Expansion Membership Agreement dated January 11, 1990, between TBHGP and the NHL, as amended by a letter agreement dated May 23, 1991 among such parties, as thereafter amended and assigned to Debtor pursuant to the Assignment and Assumption Agreement.

"Fixtures" means all fixtures, equipment, and other goods, including all products, additions, substitutions, accessions, and cash and non-cash proceeds (including insurance proceeds) from, of, and to such goods so related to real estate that they are or may become part of such real estate.

"Franchise" means the NHL franchise granted to Debtor pursuant to the Expansion Membership Agreement, as amended by the Assignment and Assumption Agreement, as suidenced by the Franchise Certificate.

"Franchise Certificate" means the certificate dated December 16, 1991, issued by the NHL to Deptor evidencing the final and unconditional grant of the Franchise to Debtor.

"Franchise Documents" means the Expansion Membership Agreement, the Franchise Certificate, the Indemnification and Security Agreement, the Joinder Agreement, the NHL Plan of Sixth Expansion, and all other documents and NHL resolutions pertaining to the NHL's grant of the Franchise to Debtor.

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"General Intangibles" means all general intangibles of Debtor regardless of whether they constitute proceeds of other Collateral, including, without limitation, all Debtor's rights (which the Secured Party may exercise or not on behalf of the Secured Party as it in its role discretion may determine) to acquire, obtain or sell goods or services with respect to the manufacture, processing, storage, sale, shipment or delivery of any of Debtor's Inventory, or of other Collateral.

"Indemnification and Security Agreement" reans the Indemnification and Security Agreement dated December 16, 1991 among Debtor, TBHGP, and certain other parties.

"Instruments" includes, without limitation, investment securities, whether in registered or bearer form, newotiable instruments and documents of title owned or to be owned by the Debtor, certificates of deposit, and all liens, security agreements, leases, and other contracts securing or otherwise relating to any of said instruments or documents, and all cash and non-cash proceeds thereof.

"Inventory" shall include, without limitation, any and all goods held for sale or lease or furnished under contract of service in Debtor's business, as now or hereafter conducted, including parts, wares, materials, raw materials, merchandise, work in process, and supplies of every nature and description which might be used in the manufacture, packing, shipping, advartising, selling, leasing or furnishing of finished goods, or otherwise used or consumed in Debtor's business together with all finished goods, and other tangible property now owned or hereafter acquired (including acquisitions by return, repossession or otherwise) and held for sale or lease or furnished under contracts of service or used or consumed in Debtor's business, supplies customarily classified as inventory, all returned or repossessed goods, all products of and accessions to Inventory and all documents (including documents of title under the Code) covering inventory, and documents evidencing any of the foregoing.

"Joinder Agreement" means the Joinder Agreement dated July 1, 1992 among Debtor and NHLE.

"Leases" means Debtor's: (1) April 22, 1992 License and Use Agreement with the Florida Fairgrounds Authority; and (2) August 1, 1992 Lease with Mack-Metropolitan, Ltd., and all proceeds thereof.

"NHL" means the National Hockey League, an unincorporated association not for profit.

"NHLE" means NHL Enterprises, Inc.

"Player Contracts" means all contracts now or hereafter entered into by and between the Debtor and hockey players.

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Sales of the sales

"Revenues" means all Broadcast Revenues and all Ticket Revenues, and all proceeds thereof.

"Royalties" means all of Debtor's rights, revenues, accounts, and receivables arising from Debtor's Trademarks, and the marketing, sale and licensing thereof, and of goods bearing Debtor's Trademarks.

"Stock" means all of Debtor's stockholdings in NULE.

"TBHGP" means Tampa Bay Hockey Group Partners, Ltd.

"Ticket Revenues" means all of Debtor's rights to rights, revenues, accounts, and receivables arising from the sale (by Debtor or on Debtor's behalf) of hockey league game tickets, and from the sale of luxury and sky box seats and suites, and from the sale of club soats at any of the Leased Premises, together with all of the Debtor's right, title, and interest in and to the gate receipts arising in connection with Debtor's "away" games not played at any of the Leased Premises, together with all rights of Debtor arising in connection with its June 1, 1992 agreement with TicketMaster-Florida, Inc.

"Trademarks" means all of Debtor's trademarks, trademark rights, trade names, trade name rights, and copyrights, including without limitation all right, title, and interest in and to the names "Tampa Bay Lightning," "The Lightning" and all related artwork, symbols, logos, and similar assets, and all other intellectual property of Debtor, and all proceeds thereof.

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All of Debtor's right, title, and interest as tenant or licensen, as applicable, now or in the future under that certain License and Use Agreement dated April 22, 1992 between Debtor and Florida State Fair Authority, and that certain Lease among Debtor and Mack-Metropolitan, Ltd. dated August 1, 1992, and any extension, renewal, or replacement thereof, and any other present or future interest of Debtor in those certain parcels of real property related thereto, together with any and all improvements, fixtures, and furnishings owned by Debtor thereon, and may right, title, and interest of Debtor as tenant or licensee, as applicable of such improvements, fixtures and furnishings, all located in Hillsborough County, Florida (the "Premises"), together with all Debtor's rights, title and interest in and to appurtenances thereto and any proceeds therefrom, and including Debtor's right, title and interest in and to Debtor's interest in any rents (if applicable), monies, issues, and profits of the Premises including any sublease or sublicense now existing or hereafter arising covering the Premises or any part thereof, as well as all of Debtor's right, title, and interest in and to all present or future concessions, revenues, and security deposits thereunder.

TPA-70522

STATE OF THE PARTY
REEL: 001915 FRAME: 0946

EXHIBIT B Block 11

THE LIGHTNING BY: LIGHTNING PARTNIRS, INC.

By: Hadie Makes

TAMPA BAY LIGHTNING BY: LIGHTNING PARTNERS, INC.

By 1 Jestin Robert

TPA-68239

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EXHIBIT C

TAMPA BAY LIGHTING FIXED ASSET LISTING

Corporate	Description
	Phone System - Macrotel Keyswitch
	Furniture - General Office Furniture
	Computer Equipment - Novell Network 10 Station
	Facsimile Machines - 2
Fairgrounds	Description
	Tent & Air Conditioner
	Sound System - Commercial
	Lightning Club - Furniture
Hockey	Description
	Zamboni - 2 Zambonies Serial #s - New - Model 500 Serial 3376 Old Model HOB Serial 1594
	Ice System - Jouble Header System for Configured for NHL Regulations
	Chiller - Model # 308T280 Serial # 2791F67755
	Skate Sharpener
•	Therapy Equipt SFA, Ultrasound, Tables, Chilling Units, Stairmaster, Bikes, etc.
	Box Truck - Serial #268WG31K3N4127D47

TPA-70819

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