**Daniel Paul Przybylski**
                                                  Authorized Representative For:

    DANIEL P. PRZYBYLSKI

    c/o P.O. Box 591

    East Grand Forks, Minnesota

    Non-Domestic    [56721]  uSA

RE: Work Order # W020170929290000158 8 OCT 2017

SUBJECT: DISCRIMINATION of UCC FILING

MICHIGAN DEPARTMENT OF STATE
UNIFORM COMMERCIAL CODE
PO BOX 30197

LANSING, MI  48909-7697   (USA)

EMAIL:   uccsection@michigan.gov

TO WHOM IT MAY CONCERN:

Thank you for your letter dated September 28, 2017 that was in the envelope postmarked on October 2, 2017 from Lansing, Michigan. However, it appears that your computerized report is in error.  There is no signature or name of the individual who allegedly mailed the letter.

**FILING REJECTION NOTIFICATION:**

**We regret to inform you that the Michigan Department of State was unable to process the document(s) related your Uniform Commercial Code filing for the following reason(s):**

**1.)  This record is refused for filing based on a reason set forth in MCL 440.9520(5).  The person presenting the record to the filing office may seek a remedy from a court of competent jurisdiction, as set forth in MCL 440.9520(7)**

The reason of “rejection” stated for the alleged “Rejection Notification” contradicts the following code definition (MCL 440.1201(ff)  that is listed by the Legislative Council, State of Michigan Courtesy of [www.legislature.mi.gov](http://www.legislature.mi.gov/) pursuant to the **UNIFORM COMMERCIAL CODE Act 174 of 1962:**

PART 2

GENERAL DEFINITIONS AND PRINCIPLES OF INTERPRETATION

**440.1201 Definitions.**

(ff) "Remedy" means any remedial right to which an aggrieved party is entitled with or without resort to a tribunal.

As you can see, the MCL 440.1201(ff) is comparable to **UCC 1.201.32** but the UCC has superiority over the MCL codes.

**UCC 1.201.32**

(32) "**Remedy**" means any remedial [right](https://www.law.cornell.edu/ucc/1/1-201#Right) to which an [aggrieved party](https://www.law.cornell.edu/ucc/1/1-201#Aggrievedparty) is entitled with or without resort to a tribunal

Moreover, the “person presenting the record to the filing office may seek a remedy from a court of competent jurisdiction, as set forth in MCL 440.8520(7)” is not required to be coerced into this arbitrary action by your filing clerk since the Secured Party/Creditor has competently administered the remedy of obtaining a Nihil Dicit judgment (e.g., silent tacit agreement) and is in compliance to both codes MCL 440.1201(ff) and UCC 1.201.32.

The duty of the Secretary of State’s UCC officer/agent is to file the documentation that has fulfilled the requirement and not discriminate with arbitrary “legal advice” that clearly has a “conflict of interest” to the remedy which has been rightfully executed by the Creditor.

There is no fraudulent process administered by the Creditor against the DEBTOR who has remained silent because the overwhelming evidence has been in compliance to the administrative process.  There is cause to believe that your office is protecting the criminal activity of the DEBTOR (Ronald L. Wallen) if this filing is prohibited by the opinion and suggestion that it “may seek a remedy from a court of competent jurisdiction” because the “remedy has already been executed.”  The DEBTOR has a right to file a MI UCC 7 if he believes that a fraudulent affidavit has been filed against him. It is not the role of your office to create obstacles that don’t exist.

See:  <https://www.michigan.gov/documents/sos/UCC7_Financing_Statement_Affidavit_507787_7.pdf>

Upon further investigative research, the name of Ronald L. Wallen of Farmington, Michigan was discovered for fraud by the SEC against his “clients” on page 543 of NASD Notices to Members—Disciplinary Actions August 1998 -- <https://www.finra.org/sites/default/files/DisciplinaryAction/p007556.pdf> and

<http://www.nytimes.com/1998/08/18/business/the-markets-brokers-barred-for-misusing-clients-funds.html>

The delay in filing the UCC-1 document that you received on September 28, 2017 by your office needs to be corrected immediately and acknowledged and signed from your officer.   Thank you.

                                                                                  WITHOUT PREJUDICE,

                                                                                  DANIEL PAUL PRZYBYLSKI UCC 3-402