225953 26% DEC 22 27. 9: 45

FOLLOW INSTRUCTIONS (front						
A□NAME & PHONE OF CONTAC						
Joel Schechter 239-649-						
BDSEND ACKNOWLEDGMENT	ΓΟ: (Name and Addre	ss)				
Joel Schechter Cummings & Lo 3001 Tamiami T Naples, FL 3410	ockwood ILECE Tail N., 4th Floo 93	CSC 50 IAW DOWN		HE ABOVE SPACE IS F	OR FILING OFFICE US	E ONLY
1nDEBTOR'S EXACT FULL LEG lanORGANIZATION'S N		y <u>one</u> debtor name (1a or 1b) - do not a	bbreviate or combine names	3		•
	IbaINDIVIDUAL'S LAST NAME			MIDDLE NAME F.		SUFFIX
Geithner   IcaMAILING ADDRESS			Timothy   CITY	STATE	POSTAL CODE	COUNTRY
32 Maple Hill Drive			Larchmont	NY	10538	USA
1doSEE INSTRUCTIONS			1fbJURISDICTION OF	OF ORGANIZATION IgoORGANIZATION		
20 ADDITIONAL DEBTOR'S EXA 2aDORGANIZATION'S N		AME - insert only <u>one</u> debtor name (2a	or 2b) - do not abbreviate or	r combine names		
OR 2baINDIVIDUAL'S LAST NAME			FIRST NAME	MIDDLE NAME		SUFFIX
2caMAILING ADDRESS			CITY	STATE	POSTAL CODE	COUNTRY
2dnSEE INSTRUCTIONS	STRUCTIONS ADD'L INFO RE ORGANIZATION ORGANIZATION DEBTOR		2f⊔URISDICTION OF	F ORGANIZATION 2gmORGANIZATIO		AL ID #, if any
		SSIGNEE of ASSIGNOR S/P) - insert	only one secured party name	e (3a or 3b)		<del></del>
3a□ORGANIZATION'S N						
OR JPMorgan Chase Bank, N.A.  3baINDIVIDUAL'S LAST NAME			FIRST NAME	MIDDLE NAME		SUFFIX
3coMAILING ADDRESS IL1-1145/54/63, P.O. Box 6026			CITY Chicago	STATE IL	POSTAL CODE 60680-6026	COUNTRY USA
40This FINANCING STATEMEN	Covers the following	collateral:				
See Exhibit A attached he	ereto and made	a part hereof.				
50ALTERNATIVE DESIGNATIO	N (if applicable):	ESSEE/LESSOR CONSIGNEE/C	CONSIGNOR BAILEE	/BAILOR SELLER/E	BUYER AGOLIEN	NON-UCC FILING
60 This FINANCING STATEM ESTATE RECORDS Attack		70Check to REQUEST SEARCH REPORTS(S) on Debtor(s) [ADDITIONAL FEE] [optional] All Debtors Debtor 1 Debtor 2				
800PTIONAL FILER REFERENCE New York Secretary of S		nothy F. Geithner (0210830	621000); FAC ID: 2	201141629	9213	TROPO

FILING NUMBER: 201512220656609

## EXHIBIT A TO FORM UCC-1 FINANCING STATES 15.5

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Debtor:

TIMOTHY F. GEITHNER

Secured Party:

JPMORGAN CHASE BANK, N.A.

This Financing Statement covers the following types (or items) of property of the Debtor, wherever located (the "Collateral"):

All of the Debtor's right, title and interest in, to and under the following:

- (a) any and all of such Debtor's Fund Interests;
- (b) any and all of the security entitlements and other rights, powers, privileges, remedies and interests of such Debtor in, to and under any of the Organizational Documents pertaining to the Fund Interests;
- any and all advances, indebtedness and other amounts (including interest) directly owed to such Debtor by any Fund on account of the Fund Interests (but excluding, in any event, any management fees);
- (d) such Debtor's Collateral Account and any and all cash, securities, financial assets and other investment and other property now or at any time thereafter on deposit therein, credited thereto or payable thereon, and all instruments, documents and other writings evidencing such Debtor's Collateral Account; and
- (e) any and all accounts, instruments, investment property, financial assets, contract rights, warranties, litigation claims and rights, other general intangibles and books and records of such Debtor, in each case arising from or with respect to all or any part of any of the items described in the foregoing clauses (a), (b), (c) or (d).

in each case whether any of the foregoing items is now existing or hereafter acquired or created, whether owned beneficially or of record and whether owned individually, jointly or otherwise, together with the products and proceeds thereof, all payments and other distributions with respect thereto and any and all renewals, substitutions, modifications and extensions of any and all of the foregoing.

As used in this Financing Statement, capitalized terms not otherwise defined shall have the following meanings:

"Collateral Account" means the account maintained by the Debtor at the Secured Party that is set forth as the "Collateral Account" in the Debtor's summary loan agreement, together with any replacement account established and maintained by the Debtor with the Secured Party.

"Fund Interests" shall mean, as to the Debtor, all of the partnership, membership or other interests of such Debtor in each Fund, whether any of the foregoing items is now existing or hereafter acquired or created, whether owned beneficially or of record and whether owned individually, jointly or otherwise, together with the products and proceeds thereof, all payments and other distributions with respect thereto and any and all renewals, substitutions, modifications and extensions of any and all of the foregoing.

"Organizational Documents" shall mean any and all agreements, certificates, charters, articles, bylaws, and similar documents pertaining to (i) the organization or governance of any of the Fund Interests or (ii) the organization or governance of any issuer of any of the Fund Interests, in each case whether now or hereafter existing and as each has been and hereafter may be supplemented, amended or restated from time to time.

"WP" means Warburg Pincus LLC, a Delaware limited liability company.