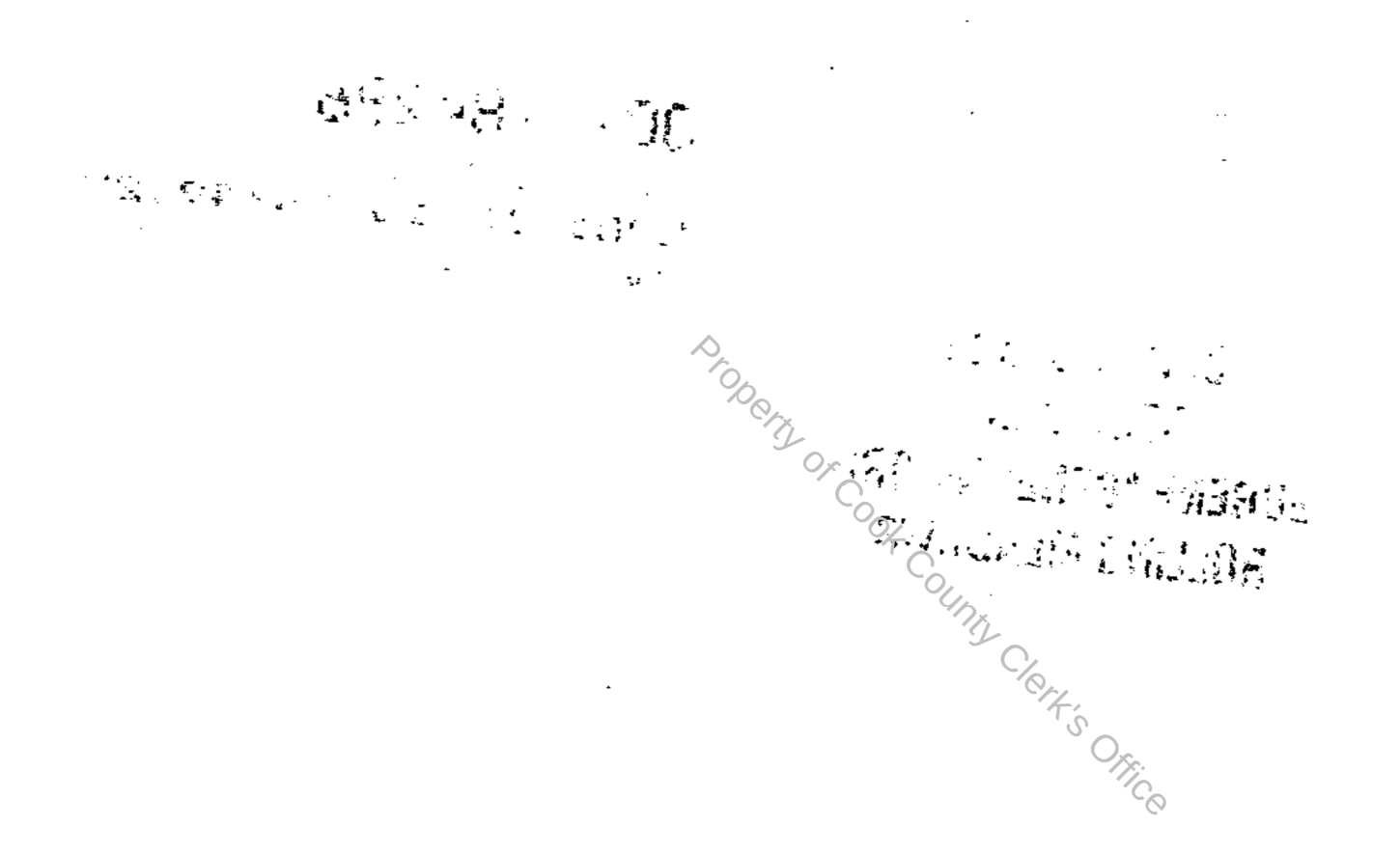
		Commerci	al Code.	Number, and
This STATEMENT is presented to a filing officer for filing pursuant the Eniform Commercial Code. Secured Party(ies) and address(es) Secured Party(ies) and address(es) Secured Party(ies) S.S.B.				
TENT is presented to a filing officer for	Secured Party(ies) at	id ages		
is STATEMENT SP and address(es)	OF THE AME	RICAS, S	5.S.B.	
is STATEMENT is presented. Debtor(s) (Last Name) and address(es)	1		0011	184296
	1 1715 6 4/11 311		nor.	1 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1
ZIGGY SEKULA	CHICAGO, IL 60609		7144/008	83 003 Page 1 of 3
7056 W. WINDSOR 7056 W. TI. 60656	1	T	7600	BE DE SEPTIMENT OF ED
NORRIDGE, IL 60656	items) of prop	erty:	Coak CO	unty Recorder
NORRIDGE, IL 00000 1. This financing statement covers the following types (or items) of property: COOK COUNTY			CBOK CO	
This financing statement covers the	COLINITY	l l		
TUIS			l	
A TO WITHCHED	RECURDER		\	0011184296
SEE EXHIBITIS A and B ATTACHED	MEGORBEIT	חר	1	
	IICENE "GENE" MUU	KE	\	
EUGENE "GENE" MOORE				
ROLLING MEADOWS ROLLING MEADOWS 2. (If collateral is crops) The above described crops are growing or are to be grown on: (Describe Real Estate) [The above minerals or the like (including oil and including oi				
or are to be grown on: (Describe Real Bland)				
described crops are growing of all to				
2 (If collateral is crops) The above described and the standing on The above described and the same is				
Let become fixtures on [The above tunous located on] (Still the second) The name of a record owner with the well or mine located on]				
The above goods are to become minehead of the wellhead or minehead				
2. (If collateral is crops) The above described crops are growing or are to be grown on: (Describe Real Estate) 2. (If collateral is crops) The above described crops are growing or are to be grown on: (Describe Real Estate) 3. (If applicable) The above goods are to become fixtures on [The above timber is standing on] (Strike what is inapplicable) (Describe Real Estate) 3. (If applicable) The above goods are to become fixtures on [The above timber is standing on] (Strike what is inapplicable) (Describe Real Estate) 3. (If applicable) The above goods are to become fixtures on [The above timber is standing on] (Strike what is inapplicable) (Describe Real Estate)				
2. (If collateral is crops) The above goods are to become fixtures on [The above timber is standing on				
and this financing state of the covered.		- 7.		
Wind I at of Collateral are and				Signature of (Debtor)
the same the classic and	County, Illinois.	By:		2181m.m.
Additional shoots Office ofFiled with Recorder's Office of				(Secured Party)*
		By:		
		1	*Signature of Debto	r Required in Most Cases; ed Party in Cases Covered By UCC §9-402 (2). tary of State.
	Day.	3/75	Signature of Secur	en raily in the
	MCV.	J, 10 1	the Secre	tary of State.

FILING OFFICER COPY-ALPHABETICAL

UNOFFICIAL COPY



UNOFFICIAL COPY 84296 Page 2 of 3

EXHIBIT A

Legal Description

LOTS 1, 2, 3 AND 4 IN BLOCK 1 IN KENDALL'S BELMONT AND 56TH AVENUE SUBDIVISION OF THE WEST 1/2 OF THE NORTHWEST 1/4 (EXCEPT THE SOUTH 30 ACRES THEREOF) OF SECTION 28, TOWNSHIP 40 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Address of Property (for identification purposes only):

Street:

5535-45 W. Belmont

City, State:

Chicago, Illinois

P.I.N.:

13-28-100-005-0000

13-28-100-006-0000

13-28-100-257 J000

Mail To:

First Bank of the Americas
1715 W. 47th street
1100 Chicago, IL 60609

Coot County Clert's Office

ATS 6943

All easements, rights of way, strips and gores of land, vaults, streets, alleys, water rights, mineral rights, and rights used in connection with the Land or to provide a means of access to the Real Estate, and all tenements, hereditaments and appurtenances thereof and thereto pertaining or belonging, and all underground and overhead passageways and licenses in connection therewith.

and profits of said property.

All leasehold estates, right, title and interest of Debtor in any and all leases, subleases, management agreements, arrangements, concessions, or agreements, written or oral, relating to the use and occupancy of the Real Estate and improvements or any portion thereof located thereon, now or hereafter existing or entered into.

All rents, issues and profits thereor for so long and during all such times as Debtor may be entitled thereto.

Any and all buildings and improvements now $c\,c$ hereafter erected on the Real estate, including, but not limited to the fixtures, attachments, appliances, equipment, machinery, and other articles attached to said buildings and improvements and all tangible personal property owned by Debtor now or any time hereafter located on or at the Real Estate or used in connection therewith, including, but not limited to, all goods, machinery, to(1), equipment (including fire sprinklers and alarm systems, air conditioning, heating, boilers, refrigerating, electronic monitoring, water, lighting, power, sanitation, waste removal, entertainment, recreational, window or structural cleaning rigs, maintenance and all other equipment of every kind), lobby and all other indoor or outdoor furniture (including tables, chairs, planters, desks, solas, shelves, lockers and cabinets), furnishings, appliances, inventory, rugs, carpets and other floor coverings, draperies, drapery rods and brackets, awnings, venetian blinds, partitions, chandeliers and other lighting fixtures, and all other fixtures, apparatus, equipment, furniture, furnishings, all construction, architectural and engineering contracts, subcontracts and other agreements now or hereafter entered into by Debtor and pertaining to the construction of or remodeling to improvements on the Real Estate, plans and specifications and other tests or studies now or hereafter prepared in contemplation of constructing or remodeling improvements on the Real estate, it being understood that the enumeration of any specific articles of property shall in nowise result in or be held to exclude any items of property not specifically mentioned except for any property belonging to tenants or parties other than Debtor.

All the estate, interest, title, other claim or demand, including claims or demand with respect to the proceeds of insurance in effect with respect thereto, which Debtor now has or may hereinafter acquire in the Real Estate, and any and all awards made for the taking by eminent domain, including, without any limitation, any awards resulting from the change of grade of streets and awards for severance damages.