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2981/0107 11 001 Page 1 of 4 2002-04-03 12:24:37 Cook County Recorder 27.50

UCC FINANCING STATEMENT FOLLOW INSTRUCTIONS (front and back) CAREFULLY A NAME & PHONE OF CONTACT AT FILER (optional) B. SEND ACKNOWLEDGMENT TO. (Name and Address) GLENN TAXMAN MUCH SHELIST ET AL 200 N. LASALLE ST. SUITE 2100 CHICAGO, IL 60601 THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY 1. DEBTOR'S EXACT FULL LEGAL NAME - insert only gas gentor name (1s or 1b) - do not abbreviate or combine names FIG. ORGANIZATION'S NAME FIRST NAME MIDDLE NAME SUFFIX To TAXIDE: SSN OR EIN ADDLINFO RE 18. TYPE OF ORGANIZATION 19. JURISDICTION OF ORGANIZATION 19. GRANIZATION LID 8. JEANY 00631108 NONE 2. ADDITIONAL DEBTOR'S SEXACT FULL LEGAL NAME - insert only gas compared to go and so are (20 or 2b) - do not abbreviate or combine names
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2a. ORGANIZATION'S NAME
OR 2b. INDIVIDUAL'S LAST NAME FIRST NAME SUFFIX
2c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY
2d. TAX ID #: SSN OR EIN ADD'L INFO RE 2e. TYPE OF ORGANIZATION 2f. JURISDICTION OF ORGANIZATIONAL ID #, if any ORGANIZATIONAL ID #, if any DEBTOR NONE
3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P) - insert only one secured party name (5.0 or 3b)
38. ORGANIZATION'S NAME
BUILDERS BANK OR 35. INDIVIDUAL'S LAST NAME FIRST NAME SUFFIX
130. INDIVIDUAL 5 LAST NAME
3c. MAILING ADDRESS CITY STATE PC_STAL CODE COUNTRY
77 WEST WACKER DR., STE. 3100 CHICAGO IL 6060' USA

4. This FINANCING STATEMENT covers the following collateral:

SEE ATTACHED EXHIBIT A

5. ALTERNATIVE DESIGNATION [if applicable]: LESSEE/LES	SOR CONSIGNEE/CONSIGNOR	BAILEE/BAILOR SELLER/BUYER	AG. LIEN NON-UCC FILING
6. This FINANCING STATEMENT is to be filed [for record] (or re	ecorded) in the REAL 7. Check to REQUIRED [ADDITIONAL F	JEST SEARCH REPORT(S) on Debtor(s) [cotional]	All Debtors Debtor 1 Debtor 2
R OPTIONAL FILER REFERENCE DATA	III applicable JABBITTOWNE		

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EXHIBIT A

20350612

TO UCC FINANCING STATEMENT BETWEEN FULLERTON DEVELOPMENT LLC, AN ILLINOIS LIMITED LIABILITY COMPANY ("DEBTOR"), AND

BUILDERS BANK, AN ILLINOIS BANKING CORPORATION ("SECURED PARTY")

THIS FINANCING STATEMENT COVERS THE FOLLOWING TYPES OR ITEMS OF PROPERTY:

All of Debtor's estate, right, title and interest in the real estate legally described on attached and incorporated **Exhibit B** (which real estate is referred to as the "**Premises**"); **TOGETHER WITH.** The following described property, whether now or hereafter acquired (the Premises, together with a security interest in and a lien on the following described property being hereinafter refund to collectively as the "**Mortgaged Property**"), all of which other property is hereby pledged on p parity with the Premises and not secondarily:

- (a) All buildings and other improvements of every kind and description now or hereafter erected or placed thereon and all materials intended for construction, reconstruction, alteration and repair of such improvements now or hereafter erected thereon, all of which materials shall be deemed to be included within the Mortgaged Property immediately upon the delivery thereof to the Premises;
- (b) All right, title and integet of Debtor, including, without limitation, any after-acquired title or reversion, in and to the beds of the ways, streets, avenues, sidewalks and alleys adjoining the Premises;
- (c) Each and all of the tenements, hereditaments, easements, appurtenances, passages, waters, water courses, riparian rights and any and all other rights, liberties and privileges of the Premises or in any way now or hereafter appertaining thereto, including homestead and any other claim at law or in equity, as well as any after-acquired title, franchise or license and the reversions and remainders thereof:
- (d) All leases now or hereafter on or affecting the Premises, whicher written or oral and all agreements for use of the Premises, together with all rents, issues, derosits, profits and other benefits now or hereafter arising from or in respect of the Premises accruirg and to accrue from the Premises and the avails thereof;
- (e) All fixtures and personal property now or hereafter owned by Debtor and attached to, contained in or used in connection with the Premises or the aforesaid improvements thereon, including, without limitation, any and all air conditioners, antennae, appliances, apparatus, awnings, basins, bathtubs, boilers, bookcases, cabinets, carpets, coolers, curtains, dehumidifiers, disposals, doors, drapes, dryers, ducts, elevators, engines, equipment, escalators, fans, fittings, floor coverings, furnaces, furnishings, furniture, hardware, heaters, humidifiers, incinerators, inventory, lighting, machinery, motors, ovens, pipes, plumbing, pumps, radiators, ranges, recreational facilities, refrigerators, screens, security systems, shades, shelving, sinks, sprinklers, stoves, toilets, ventilators, wall coverings, washers, windows, window coverings, wiring and all renewals or replacements thereof or articles in substitution therefor, whether or not the same be attached to such improvements, it being agreed that all such property owned by Debtor and placed on the Premises or used in connection with the operation or maintenance

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thereof shall, so far as permitted by law, be deemed for the purpose of this Mortgage to be part of the real estate constituting and located on the Premises and covered by this Mortgage;

- (f) All judgments, insurance proceeds, awards of damages and settlements which may result from any damage to all or any portion of the Premises and the other Mortgaged Property, or any part thereof, or to any rights appurtenant thereto;
- (g) All compensation, awards, damages, claims, rights of actions and proceeds of or on account of (i) any damage or taking, pursuant to the power of eminent domain, of the Premises and the other Mortgaged Property or any part thereof, (ii) damage to all or any portion of the Premises and the other Mortgaged Property by reason of the taking, pursuant to the power of eminent domain, of all or any portion of the Premises and the other Mortgaged Property or of other property, or (iii) the alteration of the grade of any street or highway on or about the Premises and the other Mortgaged Property or any part thereof; and except as otherwise provided herein, Secure 1 Party is hereby authorized to collect and receive said awards and proceeds and to give proper receipts and acquittances therefor and to apply the same toward the payment of the indebtedness and other sums secured hereby;
- (h) All contract rights, general intangibles, actions and rights in action, including, without limitation, all rights to insurance proceeds and unearned premiums arising from or relating to damage to the Premises or the other Mortgaged Property or any part thereof;
- (i) All proceeds, products, replacements, additions, substitutions, renewals and accessions of and to the Premises or the other Mortgaged Property;
- (j) All building materials and goods which are procured or to be procured for use on or in connection with the Mortgaged Property, whether or not such materials and goods have been delivered to the Premises;
- (k) All plans, specifications, architectural renderings, drawings, licenses, permits, soil test reports, other reports of examinations or analyses, contacts for services to be rendered Debtor, or otherwise in connection with the Mortgaged Property and all other property, contracts, reports, proposals, and other materials now or hereafter existing in any way relating to the Premises or the other Mortgaged Property or construction of additional improvements thereto; and
- (1) The proceeds from any sale, transfer, pledge or other disposition of any or all of the foregoing described Mortgaged Property.

As to any of the above items that are not part of the Premises, this Financing Statement is deemed to be a security agreement for the purpose of creating a security interest in such items, whether now existing or subsequently acquired. However, specifically excluded herefrom are trade fixtures and all other personalty owned or leased by any tenant of the Premises.

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EXHIBIT B

TO UCC FINANCING STATEMENT BETWEEN FULLERTON DEVELOPMENT LLC. AN ILLINOIS LIMITED LIABILITY COMPANY ("DEBTOR"), AND BUILDERS BANK, AN ILLINOIS BANKING CORPORATION ("SECURED PARTY")

LOTS 26 AND 27 IN BLOCK 2 IN THE SUBDIVISION OF THE SOUTHEAST 1/4 OF THE SOUTHWEST ¼ OF THE SOUTHWEST ¼ OF SECTION 29, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THY D PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. The Color Color A

COMMON ADDRESS:

1452 - 54 West Fullerton Avenue, Chicago, Illinois

PIN:

14-29-319-037-0000 and 14-29-319-038-0000 or Office