# NONEERIGNAL COPY

### UCC FINANCING STATEMENT AMENDMENT

FOLLOW INSTRUCTIONS (front and back) CAREFULLY A. NAME & PHONE OF CONTACT AT FILER [optional] B. SEND ACKNOWLEDGMENT TO: (Name and Address) AC1 For AC1 Corporation Service Company SUITE 2320 33 North LaSalle Street **i** 299598-2

Doc#: 0622145104 Fee: \$26.00 Eugene "Gene" Moore

Cook County Recorder of Deeds Date: 08/09/2006 03:09 PM Pg: 1 of 2

|  | THE ABOVE   | SPACE IS FOR FILING OFFICE USE   | E ONLY              |
|--|---|--|---------------------|
| 1a. INITIAL FINANCING STATEMENT TILE # 0010978547 Date:10/. 9/2001 B: P:   |   | 1b. This FINANCING STATEMEN to be filed [for record] (or record REAL ESTATE RECORDS. | rded) in the        |
| 2. TERMINATION: Effectiveness of the Time on 7 Statement identified above  | is terminated with respect to security interest(s) of         | the Secured Party authorizing this Terminal  | tion Statement      |
| CONTINUATION: Effectiveness of the Financing Statement identified about continued for the additional period provided by applicable law.          | ove with respect to security interest(s) of the Sec           | ured Party authorizing this Continuation St  | atement is          |
| 4. ASSIGNMENT (full or partial): Give name of assignee in item 7a or 7b and  | address of assignee in item 7c; and also give nam             | ne of assignor in item 0   | <del>_</del>        |
| 5. AMENDMENT (PARTY INFORMATION): This Amendment affects De Also check one of the following three boxes and provide appropriate inform upon a li | ebtor of X Secured Party of record. Check on                  |  | <del></del>         |
| CHANGE name and/or address: Please refer to the detailed instructions in regards to changing the name/address of a party.                        | DELETE name: Give record name to be deleted in item 6a or 6b. | ADD name: Complete item 7a or 7b   | , and also item 7c; |
| 6. CURRENT RECORD INFORMATION:  6a. ORGANIZATION'S NAME  BUSINESS LOAN CENTER, INC., A DEL   | Oz-   | also complete items 7e-7g (if applications)  | able).              |
| OB. INDIVIDUAL S EAST NAME   | FIRST NME   | MIDDLE NAME  | SUFFIX              |
| 7. CHANGED (NEW) OR ADDED INFORMATION:   |   | <del></del>  |                     |
| 7a. ORGANIZATION'S NAME OR BUSINESS LOAN CENTER, LLC   | 77/2  |  |                     |
| 7b. INDIVIDUAL'S LAST NAME   | FIRST NAME  | MIDDLE NAME  | SUFFIX              |
| 70. MAILING ADDRESS ONE INDEPENDENCE POINTE SUITE 102  | GREENVILLE  | STATE POSTAL CODE 29615  | COUNTRY             |
| 7d. SEE INSTRUCTIONS ADD'L INFO RE   7e. TYPE OF ORGANIZATION ORGANIZATION DEBTOR  | 7f. JURISDICTION OF ORGANIZATION                              | /g. OPGANIZATIONAL ID#, if any   | NONE                |
| 8. AMENDMENT (COLLATERAL CHANGE): check only one box.  Describe collateral deleted or added, or give entire restated collateral                  | al description, or describe collateral assigne                | ad.  | I INOINE            |

| Debtor: SKOKIE HOUSE, LTD.  |  |  |
|---|--|--|
| NAME OF SECURED PARTY OF RECORD AUTHOR     adds collateral or adds the authorizing Debtor, or if this is a Terr | RIZING THIS AMENDMENT (name of assignor, if the mination authorized by a Debtor, check here and en | is is an Assignment). If this is an Amendment authorized by a Debtor which ter name of DEBTOR authorizing this Amendment   |
| 9a. ORGANIZATION'S NAME   |  | The state of the s |
| OR BUSINESS LOAN CENTER, INC  | C., A DELAWARE CORPORA   | TION   |
| ADD. HADIALDOYE & CAST NAME   | FIRST NAME   | MIDDLE NAME SUFFIX   |
| 10.0PTIONAL FILER REFERENCE DATA 20011012   |  | DOV 21/  |
| 20011012  | File 2nd   | DUA 314  |

0622145104 Page: 2 of 2

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Cook County Recorder

Prepared by and Return to:

Gregg G. Rotter, Esq. Levenfeld Pearlstein 33 W. Monroe Street, 21st Floor Chicago, Illinois 60603

#### MORTGAGE (Participation) (Maluding Due on Sale Clause and Assignment of Rents)

This mortgage made and entered in othis 12TH day of OCTO ISBN , 2001, by and between Skokie House, Ltd., an Illinois corporation (hereinafter referred to as inortgagor) and Business Loan Center, Inc., a Delaware corporation (hereinafter referred to as mortgagee), who maintains an office and place of business at 645 Madison Avenue, 18th Floor, New York, New York 10022.

WITNESSETH, that for the consideration hereinafter closed, receipt of which is hereby acknowledged, the mortgager does hereby mortgage, sall grant, assign, and convey unto the mortgages, his at icessurs and assigns, all of the following described properly situated and being in the County of Cook, State of Illinois.

LOTS 28 AND 30 IN BLOCK 2 IN CIRCUIT COURT PARTITION CF LOTS 2, 3, 4, 5, 6, 7, 8, 8, 10, 11, 13, 14, 15, 16, 17 AND 18 IN WILLIAM LILL ADMINISTRATORS SUBDIVISION OF THE NORTHEAUT QUARTER OF SECTION 28, TOWNSHIP 41 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN (EXCEPTING THEREFROM THAT PORTION THEREOF FALLING WITHIN LOTE 5 AND 6 OF COUNTY CLERK'S DIVISION OF SECTION 23, AFORES ID, IN COOK COUNTY, ILLINOIS.

TAX NOS.: 10-28-200-039, 10-28-200-040

COMMON ADDRESS: 7887 North Lincoln Avenue, Skokie, Illinois 50077

Tagether with and including all buildings, all fixtures including but not limited to all plumbing, heating, lighting ventilating, refrigerating, incinerating, air conditioning apparatus, and elevators (the mortgagor hereby declaring that it is intended that the I ems herein enumerated shall be deemed to have been permanently installed as part of the realty), and all improvements now or hereafter existing the e. n; the heradisaments and appurlenances and all other rights thereunto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, all rights of redemption, and the rents, issues, and profits of the above described property (provided, however, that the mongager specified to the possession of said property and to collect and ratain the rents, issues, and profits until default hereunder). To have and to hold thus since unto the mortgagee and the auccassors in interest of the mortgagee forever in fee simple of such other estate, if any, as is stated herein.

The mortgagor covenants that he is lawfully seized and possessed of and has the right to sell and convey said properly; that the same is free from all encumbrances except as hereinabove recited; and that he hereby blods himself and his successors in interest to warrant and defend the title aforesaid thereto and every part thereof against the claims of all persons whomsoever.

This instrument is given to secure the payment of a promissory note dated OCTOBOR 10, 2001 in the principal sum of \$385,000,00 signed by Dannie R. Thomas, as President and Chi Y. Chon, as Secretary on behalf of Skokle House, Ltd., an Illinois corporation.

Said promissory note was given to secure a loan in which the Small Business Administration, an agency of the United States of America, has participated. In compliance with section 101.1(d) of the Rules and Regulations of the Small Business Administration (13 C.F.R. 101.1(d)), this instrument is to be construed and enforced in accordance with applicable Federal law.

CC 201401 /NA31960