MNOFFICIAL COPY

UCC FINANCING STATEMENT AMENDMENT					· • • • • • • • • • • • • • • • • • • •				
A. NAME & PHONE OF CONTACT AT FILER [optional] Phone (800) 331-3282 Fax (818) 662-4141						Doc#: 0703215076 Fee: \$30.5 Eugene "Gene" Moore RHSP Fee: \$10.1 Cook County Recorder of Deeds			
B. SEND ACKNOWLEDG	EMENT TO: (Name ar	nd Mailing Address)	11193 HARR	IS BANK BU		Dat	e: 02/01/2007 01:23	3 PM Pg: 1 of 4	
UCC Direc P.O. Box 2 Glendale,		15	101047	54					
					THE ABO	VE SPACE	IS FOR FILING OFFICE U	ISE ONLY	
1à. INITIAL FINANCINO 002051733	3 STATEMENT FILI 7 05/06/02	CC IL C	ook+		1b. This FINANCING STATEMENT AMENDMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS.				
2. TERMINATION: 3. X CONTINUATION continued for the a	Effectiveness of the ddifficulty period provided	1e ⊨ aanr ⊇o Statemen	t identified above t identified above	e is terminated with rese with respect to the se	pect to security interest(s) or curity interest(s) of the Secu	the Secure	d Party authorizing this Ter	mination Statement. Statement is	
4. ASSIGNMENT ((full or partial): Give	name of assir,nee in	n item 7a or 7b	and address of ass	ignee in 7c; and also giv	e name of	assignor in item 9		
Also check one of the CHANGE name an name (if name chal	TY INFORMATION): ne following three bo d/or address: Give cun nge) in item 7a or 7b a	: This Amendmen" a exes <u>and</u> provide ap rent record name in its	offects Debi	tor <u>or</u> Secured mation in items 6 ar	Party of record. Check only	one of these	e two boxes. ADD name: Complete item item 7c; also complete item	7a or 7b. and also ns 7d-7g (if applicable)	
69 ORGANIZATION'S WISS, JAN		NER ASSO	CIATES	. INC					
6b. INDIVIDUAL'S LAS				FIRST NAME		MIDDLE	NAME	SUFFIX	
. CHANGED (NEW) OF		ATION:			9×.				
7b. INDIVIDUAL'S LAS	T NAME			FIRST NAME	Y 0	MIDDLE	IAME	SUFFIX	
C. MAILING ADDRESS						-		SUFFIX	
d. <u>SEE INSTRUCTION</u>	ADD'L INFO RE	7e. TYPE OF ORGA	ANIZATION	CITY 71. JURISDICTION OF ORGANIZATION	ORGANIZATION	STATE	POSTAL CODE ANIZATIONAL ID#, if any	COUNTRY	
	ORGANIZATION DEBTOR	<u>.</u>				0		NONE	
AMENDMENT (COLL) Describe collateral 04-05-202-007, 04	deleted or added			al description, or des	cribe collateral assigne	ed.	IFICO.		
NAME OF SECURED F	PARTY OF RECORD	D AUTHORIZING T	HIS AMENDME	ENT (name of assigne	r, if this is an Assignment). I	f this is an A	mondment outhering (1)	Dahra	
adds collateral or adds the	NAME	r if this is a Termination		Debtor, check here	and enter name of DEBT	OR authorizi	ng this Amendment.	Debtor which	

FIRST NAME

10104754 Debtor Name: Wiss, Janney Elstner Associates, Inc.

9b. INDIVIDUAL'S LAST NAME

10. OPTIONAL FILER REFERENCE DATA

SUFFIX

MIDDLE NAME

2005

BS U OSA II

Exhibit A

Debtor: Wiss, Janney, Elstner Associates, Inc.

Secured Party: Harris Trust and Savings Bank

This financing statement covers any and all Debtor's:

- ing or hereafter arising, and however evidenced or acquired, or in which Debtor now has or hereafter acquires any rights (the term "Receivables" means and includes accounts, accounts receivable, contract rights, instruments, notes, drafts, acceptances, documents, chattel paper, any right of the Debtor to payment for goods sold or leased or for services rendered, whether arising out of the sale of Inventory [as hereinafter defined] or otherwise and whether or not earned by performance, and all other forms of obligations owing to Debtor, and all of Debtor's rights to any merchandise [including without limitation any returned or repossessed goods and the right of stoppage in transit] which is represented by, arises from or is related to any of the foregoing);
- (b) General Intangibles. All general intangibles, whether now owned or hereafter acquired or arising, or in which the Debtor now has or hereafter acquires any rights, including without limitation all patents, patent applications, patent licenses, trademarks, trademark registrations, trademark licenses and similar intangibles and all Debtor's rights to use, license, sublicense, sell, resell or otherwise disposations all such intangibles together with the Debtor's rights to do some or all of the foregoing on either an exclusive or nonexclusive basis, and all income tax refunds and all privileges, franchises, immunities, licenses, permits and similar intangibles and all other personal property (including things in action) not otherwise covered by this Agreement;
- (c) Inventory. Inventory, whether now owned or hereafter acquired, and all documents of title at any time evidencing or representing any part thereof (the term "Inventory" means and includes all goods which are held for sale or lease or are to be furnished under contracts of service, or which are raw materials, work-in-process, finished goods, materials and supplies of

every nature used or usable in connection with the manufacture, processing, supply, servicing, storing, packing, shipping, advertising, selling, leasing or furnishing of such goods and any constituents or ingredients thereof, and returned or repossessed goods, and all of the Debtor's right, title and interest in and to all trademarks, trademark registrations, trademark licenses, trade names, trade styles, patents, patent applications, patent licenses and similar properties, rights, interests and privileges used or usable in connection with, or in any way related to or being a part of, any of the foregoing;

- (d) Equipment. Equipment, whether now owned or hereafter acquired (the term "Equipment" means and includes equipment, machinery, tools, trade fixtures, furniture, furnishings, office equipment and vehicles and all goods for use in Debtor's business [including without limitation any and all of Debtor's now owned or hereafter acquired hydraulic pumps, mixers, saws, melting pots, scales, overs, benches, drills, generators, forklifts, vehicles, sanders, seismographs, desks, office furnishings, computers typewriters, and telephone equipment], together with all parts, equipment and attachments relating to any of the foregoing);
- (e) Records and Cabinets. Supporting evidence and documents relating to any of the above described property, including without limitation, written applications, credit information, account cards, payment records, correspondence, delivery and installation certificates, invoice copies, delivery receipts, notes and other evidences of indebtedness, insurance certificates and the like, together with all books of account, ledgers and cabinets in which the same are reflected or maintained, all whether now existing or hereafter arising;
- (f) Accessions and Additions. All accessions and additions to and substitutions and replacements of any and all of the foregoing, whether now existing or hereafter arising; and
- (g) Proceeds and Products. All proceeds and products of the foregoing and all insurance of the foregoing and proceeds thereof, whether now existing or hereafter arising.

2007

SCHEDULE I

Legal Description

Parcel 2:

SECTIMONICOLINERA CON Lot 5 in Sky Harbor Air-Industrial Park Unit One, being a subdivision in the Southeast Quarter of the Northeast Quarter of Section 5. Township 42 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 3:

The North 175 feet, as measured on the West line thereof, of Lot 1 in Rogers Resubdivision of Lot 4 in Sky Harbor Air-Industrial Park Unit One, being a subdivision in the Southeast Quarter of the Northeast Quarter of Section 5, Township 42 North, Range 12, on Aria.

Othory Clarks Office East of the Third Principal Meridian, in Cook County, Illinois.

Real Property Index Number:

04-05-202-007 (Parcel 2) 04-05-202-034 (Parcel 3)

Address:

330 Pfingsten Road

Northbrook, IL