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				(8729518037	m ion (CC)
		LEDGEMENT COPY		Cook Cour	ity Recorder of	Fee: \$34.00 HSP Fee: \$1 0.00 Deeds
UCC	FINANCING STATEMENT AMENDMENT			Date: 10/2	2/2007 10:53 A	M Pg: 1 of 6
	W INSTRUCTIONS (front and back) CAREFULLY & Phone of Contact at Filer (optional)					
	Acknowledgement to: (Name and Address) (On Legal Info. Services, Inc.					
	Chatham Road, Suite 110	•				
	ngfield, IL 62704					
Ψβ	19.					
			THE ABO	OVE SPACE IS FOR	R FILING OFFICE L	JSE ONLY
	TIAL FINANCING STAT'_MENT FILE # 0030157251		1.		This FINANCING STATEMENT AM	
1a. INI	TIAL FINANCING STATEMENT FILE # 0000 107 20 1		[2	is to be filed (for record) (or recorded) in: REAL ESTATE RECORDS		
(Initia	File Date: 2003-02-05)					
2. 🗆 1	ERMINATION: Effectiveness of the Remaining Statement identification Statement.	ntified above is terminated wi	ith respect to sec	urity interest(s) of th	e Secured Party at	thorizing this
	CONTINUATION: Effectiveness of the Finarcing Statement identification of the statement is continued for the additional period provided by the statement is continued for the additional period provided by the statement is continued for the statement	applicable law.				
	IGNMENT: D FULL or D PARTIAL. Give native of signe	se in item 7s or 7b and addre				
5. AN	ENDMENT (PARTY INFORMATION): This Amendment a ^{rt} aneck one of the following three boxes and provide appropriate	in Debtor or Decu	red Party of reco	rd. Check only <u>one</u>	of these two boxes	
CI CHA	NGE name and/or address: Give current record name in item	Pao. 6b; DELETE	iname: Give re		me: Complete item	
aiso giv	e new name (if name change) in item 7a or 7b and/or new add s change) in item 7c.	dines (if name to be 6b.	deleted in item (ia or also item 7 applicable)	c; also complete iter	ns 7e-7g (if
	RRENT RECORD INFORMATION:					
	6a. ORGANIZATION'S NAME					
OR	CMR LIMITED PARTNERSHIP 6b. INDIVIDUAL'S LAST NAME	FIRST NAME		MIDDLE NAME	,,	SUFFIX
		0,	· /			
7. CH	ANGED (NEW) OR ADDED INFORMATION: 7a. Organization's Name		7×,			
OR	7b. Individual's Last Name	FIRST NAME		MIDDLE NAME		SUFFIX
			(67,75	POSTAL CODE	COUNTRY
7c. MA	Ling Address	CITY		STATE	POSTAL CODE	COUNTRY
7d. S E	INSTRUCTIONS ADD'L INFO RE 76. TYPE OF ORGAN	NIZATION 7f. JURISDICTION	OF ORGANIZATIO	N 70 OP ANIZA	TIONAL I.D. #, IF ANY	
	ORGANIZATION DEBTOR			TA		□ None
8 AM	ENDMENT (COLLATERAL CHANGE): check only <u>one</u> box.		· · · · · · · · · · · · · · · · · · ·	-, -, 0,		Brionc
	cribe collateral deleted or added, or give entity	eratellos hatetaas 🔲 er	description or	describe collater	al 🗓 r.ssinned.	
Des	Chine Collabetal Co General Or Co added, of give entities	e Li restateu conaterar	description, or	ucsombe conduct		
					CX	0
9. NA	ME of SECURED PARTY of RECORD AUTHORIZING THIS A	AMENDMENT (name of assignment)	gnor, if this is an	Assignment). If this	is an Amendment	authorized by a
Debtor Amend	which adds collateral or adds the authorizing Debtor, of if this ment	is a Termination authorized	by a Debtor, che	ck here 🛘 and enter	name of DEBTOR	authorizing this
	9a. ORGANIZATION'S NAME JOHN HANCOCK Life Ins	surance Company				
OR	9B. INDIVIDUAL'S LAST NAME	FIRST NAME		MIDDLE NAME		SUFFIX
10. O	ptional Filer Reference Data					
	Jurisdiction: Cook County Recorder, Illia	nois				
C 11 45 41	Mortgage No. 507311	MENDMENT (FORLY	202) (BEV 05	1221121	<u>.</u>	
FILIN	OFFICE COPY - UCC FINANCING STATEMENT A	MICHUMIEN I (FORM UC	ンしる) (KEV. US	22/02)		

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UCC-3Ad

UCC FINANCING STATEMEN		ADDENDOM	
FOLLOW INSTRUCTIONS (from and back) CA 11. INITIAL FINANCING STATEMENT FILE #	(same as item 1a on Amendmen	t form)	
	Filed on 2003-02-03)	<u>,</u>	
12. NAME OF PARTY AUTHORIZING THIS	AMENDMENT (same as item 9	on Amendment form)	
12a, ORGANIZATION'S NAME IOHN HANCOCK L	IFE INSURANCE CO		
OR 12b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME SUFFIX	
13. Use this space for additional information	<u></u>		
D _C	,		THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY
SEE EXHIBIT "A VAND "B"	ATTACHED HERET	9	
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Loan No. 6517973

EXHIBIT A

All right, title, interest and estate of Debtor in and to the real property or properties described on Exhibit B attached hereto (the "Land"), together with all additional lands, estates and development rights hereafter acquired by Debter for use in connection with the Land and the development of the Land and all additional lands and estates therein which may from time to time, by supplemental mortgage or otherwise, be expressly made subject to the lien of that certain First Amended and Restated Mortgage, Assignment of Leases and Rents and Security Agreement, dated as of January 21, 2003, from Debtor for the benefit of Secured Party (the "Additional Land") and any and all buildings, structures, fixtures, additions, enlargements, extensions, media. And or any profithereof (the "Improvements"; the Land, the Additional Land and the Improvements hereins") a collectively referred to as the "Real Property").

All casements, rights of-way, strips and gores of land, streets, ways, alleys, passages, sewer rights, water, water courses, water rights and powers, oil, gas and mineral rights, air rights and development rights, water, water courses, water rights and powers, oil, gas and mineral rights, air rights and development rights, water, water gights, tax credits or benefits and all estates, rights, titles, interests, privileges, liberties, commons, heroditaments and appurtenances of any nature whatsoever in any way belonging, relating on pertaining to the Real Property or any part thereof and the reversion and reversions, remained with remainders and all land lying in the bed of any street, road or avenue, opened or proposed, what of or adjoining the Land or any part thereof to the conser line thereof and all the estates, rights titles, interests, dower and rights of dower, curtesy and rights of curtury, property, possession, claim and demand whatsoever, both in law and in equity, of Debtor in, of and to the Real Property and every part and parcel thereof, with the appartenances thereto.

All machinery, conferment, fixtures and other more of every kind and asture whatsorver owned by Debtor or in which Debtor has or shall have an interest (to the extent of such interest) now or hereafter located upon the Real Property or appust an t thereto and usable in connection with the present or future operation and occupancy of the Real Property and all building equipment, materials and supplies of any nature whatsoever own at by Debtor or in which Debtor has or shall have an interest (to the extent of such interest) now or hereafter tocated upon the Real Property or appartement thereto or usable in connection with the rresent or finure operation and occupancy of the Real Property, including but not limited to all hereing. ventilating, air conditioning, plumbing, lighting, communications and elevator machinery. equipment and fixtures (hereinafter collectively called the "Equipment") and the right, title and interest of Debtor in and to any of the Equipment which may be subject to any security agreements (as defined in the Uniform Commercial Code of the State in which the Morteaged Property is located (the "Uniform Commercial Code")) superior, inferior or pari passu in lien to the lien of the Mortgage. In connection with Equipment which is leased to Debtor or which is subject to a lien or security interest which is superior to the lien of the Mortgage, all right, title and interest of Debtor in and to all deposits and the benefit of all payments now or hereafter made with respect to such Equipment.

All awards or payments, including interest thereon, which may heretofore and hereafter be made with respect to the Real Property or any part thereof, whether from the

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exercise of the right of eminent domain (including but not limited to any transfer made in lieu of or in anticipation of the exercise of said right) or for a change of grade or for any other injury to or decrease in the value of the Real Property.

All leases and subleases (including without limitation all guarantees thereof) and other agreements affecting the use, enjoyment and/or occupancy of the Real Property or any part thereof now or hereafter entered into (including any use or occupancy arrangements created pursuant to Section 365(h) of Title 11 of the United States Code (the "Bankruptey Code") or otherwise in connection with the commencement or continuance of any bankruptcy, reorganization, arrangement, insolvency, dissolution, receivership or similar proceedings or any assignment for the henefit of creditors in respect of any tenant or occupant of any portion of the Real Property), together with any extension or renewal of the same (the "Leases") and all income, rents, issued, profits, revenues and proceeds including, but not limited to, all oil and gas or other mineral royal es and bonuses from the Real Property (including any payments received pursuant to Section 502(t) of the Bankruptcy Code or otherwise in connection with the commencement or continuance of any bunkruptcy, reorganization, arrangement, insolvency, dissolution, receivership or similar proceedings or any assignment for the benefit of creditors in respect of any tenant or occupant of any portion of the Real Property and all claims as a creditor in connection with any of the foregoined (the "Rents") and all proceeds from the sale, cancellation, surrender or other disposition of the Leases and the right to receive and apply the Rents to the payment of the Indebtedness.

All proceeds of and any uncarned puritions on any insurance policies covering the Real Property or any part thereof, including, without in titation, the right to receive and apply the proceeds of any insurance, judgments or settlements reads in lieu thereof for damage to the Real Property or any part thereof.

All tax refunds, including interest thereon, tax ero it and tax abstancents and the right to receive or benefit from the same which may be payable or a likely with respect to the Real Property.

The right, in the name and on behalf of Debtor, to appear in and elefend any action or proceeding brought with respect to the Real Property or any part thereof and to commence any action or proceeding to protect the interest of Secured Party in the Real Property or any part thereof.

All accounts receivable (including rights to payment for goods sold or leased or to be sold or leased or for services rendered or to be rendered), escrows, documents, instruments, chartel paper, claims deposits, general intengibles, as the foregoing terms are defined in the Uniform Commercial Code, and all franchises, books, records, contract rights (including, without limitation, any contract with any architect or engineer or with any other provider of goods and services for or in the Real Property and any contract for management or any other provision for services), actions and causes of action which now or hereafter relate to, are derived from or are used in connection with the Real Property, or the use, operation, maintenance, occupancy or enjoyment thereof or the conduct of any business or activities thereon, interests, estate or other claims, both in law and in equity, which Debtor now has or may hereafter acquire in the Real Property or any part thereof (the "Intangibles").

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All rights which Debtor now has or may hereafter acquire to be indemnified and/or held harmless from any liability, loss, damage, cost or expense (including, without limitation, anorneys' fees and disbursements) relating to the Real Property or any part thereof.

All plans and specifications, maps, surveys, studies, reports, contracts, subcontracts, service contracts, management contracts, franchise agreements and other agreements, franchises, trade names, trademarks, symbols, service marks, approvals, consents, permits, special permits, licenses and rights, whether governmental or otherwise, respecting the use, occupation, development, construction and/or operation of the Real Property or any part thereof or the activities conducted thereon or therein, or otherwise pertaining to the Real Property or any , ar thereof.

Any and all proceeds and products of any of the foregoing and any and all other security and collineral of any nature whatsoever, now or hereafter given for the repayment of the Debt and the performance. Debtar's obligations to Secured Party including, without limitation, any escrew or reserve fund kell by Secured Party.

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Loan No. 6517973

EXHIBIT B

LEGAL DESCRIPTION

PARCEL 1:

LOTS 1 TO 6 AND 21 TO 26, ALL INCLUSIVE, IN BLOCK 6 IN THE SUBDIVISION OF LOTS I AND 2 OF BLOCK 8 IN SHEFFIELD'S ADDITION TO CHICAGO, SITUATED IN THE WEST MOF THE SOUTH EAST IM OF SECTION 32, TOWNSHIP 40 NORTH. RANGE 14 EAST OF THE THERD PRINCIPAL MERIDIAN, IN COOK COUNTY. ILLINOIS.

PARCEL 2:

LOTS 4, 5, 6, 7, 8, 9 AND THAT PART OF LOT 3 LYING NORTH AND NORTHWESTERLY OF A LINE OF SCRIBED AS FOLLOWS:

BEGINNING AT A POINT IN THE VEST LINE OF SHEFFIELD AVENUE, 244.47 FEET SOUTH OF THE INTERSECTION OF SAID WEST LINE OF SHOFFIELD AVENUE WITH THE SOUTHWESTERLY LINE OF CLYB X PH AVENUE THENCE WEST AT RIGHT ANGLES TO SAID WEST LINE OF SHEFFILLD AVENUE 81.58 FEET MORE OR LESS TO ITS INTERSECTION WITH A LINE DRAWN PARALLEL TO AND 164.47 FRET SOUTHEASTERLY OF THE SOUTHEASTERLY LOW OF WILLOW STREET AS NOW OCCUPIED: THENCE SOUTHWESTERLY ALONG SA'D PARALLEL LINE 91,71 FEET MORE OR LESS TO ITS INTERSECTION WITH THE NORTHEASTERLY LINE OF MARCEY STREET; ALL IN BLOCK 9 IN THE SUBDIVISION OF LOTS 1 AND 2 IN BLOCK 8 IN SHEFFIELD'S ADDITION TO CHICAGO IN THE SOUTH 1/2 OF SECTION 32, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRI 4CL-AL MERIDIAN, IN A COPPE CO COOK COUNTY, ILLINOIS.

STREET ADDRESS:

1800 NORTH CLYBOURN AVENUE

CHICAGO, ILLINOIS

PINS

14-32-418-002

14-32-418-004

14-32-420-001

14-32-420-003

14-32-420-004