## **UNOFFICIAL COPY**

U	ICC FINANCING S	STATE!	MENT AME	NDMEN	NT	*		Doc#	%/3%415118 : 073041511	8 Fee: \$30.50
A. NAME & PHONE OF CONTACT AT FILER [optional]					18) 662-4141			Eugene "Gene" Moore RHSP Fe Cook County Recorder of Deeds		
В	SEND ACKNOWLEDGEMENT TO		• 111			[ 			10/31/2007 02:04	
			0 1 1337 100	II BANK C	OF AMERIC					
	UCC Direct Service	00	1′	254101	١					
	P.O. Box 29071	es .	12	254101	O					
	Glendale, CA 9120	9-9071	IL	IL						
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							THE ABOVE	SPACE	IS FOR FILING OFFICE	LISE ONLY
1a.	. INITIAL FINANCING STATEM	ENT FILE #	00 !! 0					<u> 1b.</u> Th	is FINANCING STATEM	ENT AMENDMENT is
_	0020950872 08/	29/)2	CC IL Coo	k+				X  to	be filed [for record] (or re AL ESTATE RECORDS	corded) in the
2,	X TERMINATION: Effective	eness of th	in incing Statement ide	ntified above i	s terminated with	respect to security in	nterest(s) of the	e Secure	Party authorizing this T	ermination Statement.
3.	CONTINUATION: Effective continued for the additional per	eness of the r fod provided t	יות חכורי, Statement ide ny ap ווכף של law.	ntified above v	vith respect to the	e security interest(s)	of the Secured	Party au	thorizing this Continuation	on Statement is
4.	ASSIGNMENT (full or part	al): Give na	me of assignue in ite	m 7a or 7b a	nd address of	assignee in 7c; an	ıd also nive n	ame of	essignor in item 0	
6. (	Also check one of the following CHANGE name and/or address name (if name change) in item CURRENT RECORD INFORMA 6a. ORGANIZATION'S NAME	7a or 7b and/	record name in item 6	i or 6h lateo di	VO 0000	5 and/or 7. DELETE name: Giv to be deleted in iter			ADD name: Complete ite item 7c; also complete it	em 7a or 7b. and also ems 7d-7g (if applicable
OR	6b. INDIVIDUAL'S LAST NAME	<del></del>		le le	FIRST JAME	<del></del>	- 1	HDD) E I	LANGE.	
	POLL				ANITA	) .	i	MIDDLE N	IAME	SUFFIX
7. C	CHANGED (NEW) OR ADDED	NFORMAT	ON:	<u></u> !	WITA	<del></del>	[[	M		
OR	7a. ORGANIZATION'S NAME						<del></del> .			
	76. INDIVIDUAL'S LAST NAME			F	IRST NAME		N	AIDDLE N	IAME	SUFFIX
7c. N	MAILING ADDRESS			C	:ITY	······································	Qs	STATE	POSTAL CODE	COUNTRY
7d. §	SEE INSTRUCTION ADD'L IN ORGANI. DEBTOR	ZATION	e. TYPE OF ORGANIZ	ATION 7	f. JURISDICTION	OF ORGANIZATIO	N I	g. OPGA	NIZATIONAL ID #, if any	LINONE
C	MENDMENT (COLLATERAL (Describe collateral deleted or larcel id 0732107016000	added,			description, or	describe collateral	assigned.		Office	NONE

NAME OF SECURED PARTY OF RECORD AUTHO	a Termination authorized by a Debtor, check here and en	i an Assignment). If this is an Amendment author ter name of DEBTOR authorizing this Amendme	rized by a Debtor which nt.
99. ORGANIZATION'S NAME BANK OF AMERICA, N.A.			
9b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX

12541018 Debtor Name: POLL, ANITA M. 23-0000040629 318 0032215 CB CENTRAL

Prepared by UCC Direct Services, P.O. Box 29071 Glendale, CA 91209-9071 Tel (800) 331-3282 0730415118 Page: 2 of 4--

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UC FO	C FINANCIN LLOW INSTRUC	G STATEME TIONS (front and	NT AMENDMEN back) CAREFULLY	IT ADDENDUM				
11.	INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form)							
			CC IL Cook+	,				
12. NAME of PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form)								
<b>š</b>	BANK OF AMERICA, N.A.							
OR	12b. INDIVIDUAL'S L	AST NAME	FIRST NAME	MIDDLE NAME, SUFFIX				
13.	Jse this space for	additional informa	etion					

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

Description: See exhibits A and E stached hereto and made a part hereof. Parcel ID: 07321070160000

### NOFFICIA





0020950872 Page 7 of

#### EXHIBIT

All buildings, structures and improvements of every nature whatsoever now or hereafter situated on the real property (referred to as the "Premises") described in Exhibit "B" to this UCC FINANCING STATEMENT, and all gas and electric fixtures, radiators, heaters, engines and machinery, boilers, ranges, elevators and motors, plumbing and heating fixtures, carpeting and other floor coverings, fire extinguishers and any other safety equipment required by governmental regulation or law, washers, dryers, water heaters, mirrors, mantels, air conditioning apparatus, refrigerating plants, refrigerators, cooking apparatus and appurtenances, window creens, awnings and storm sashes, which are or shall be attached to said buildings, structures or improvements and all other furnishings, furniture, fixtures, machinery, equipment, appliances, vehicles (excluding Leb or's personal automobiles, if any), building supplies and materials, books and records, chattels, invents cy. accounts, farm products, consumer goods, general intangibles and personal property of every kind and natine whatsoever now or hereafter owned by Debtor and located in, on or about, or used or intended to be used with or in connection with the use, operation or enjoyment of the Premises, including all extensions, additions, improvements, betterments, after-acquired property, renewals, replacements and substitutions, or proceeds from a permitted sale of any of the foregoing, and all the right, title and interest of Debtor in any such furnishings, furniture, fixtures, machinery, equipment, appliances, vehicles and personal property subject to or covered by any prior security agreement, conditional sales contract, chattel mortgage or similar lien or claim, together with the benefit of any deposits or payments now or hereafter made by Debtor or on behalf of Debtor, at trade names, trademarks, service marks, logos and goodwill related thereto which in any way now or hereafter beionis, relate or appertain to the Premises or any part thereof or are now or hereafter acquired by Debtor, and all inventory, accounts, chattel paper, documents, equipment, fixtures, farm products, consumer goods and general intengibles constituting proceeds acquired with cash proceeds of any of the property described hereinabove, all of which are hereby declared and shall be deemed to be fixtures and accessions to the Premises and a part of the Premises as between the parties hereto and all persons claiming by, through or under them. All "collateral" as drained in the security agreement contained in the Loan Agreement, Mortgage and Security Agreement, Assignment of Rents and Lessor's Interest in Leases, Security Agreement and any other loan documents by and brawern Debtor and the secured party described herein.

All revenues, receivables, rents, profits and issues derived by Debtor from the irrenises and aforementioned buildings, structures and improvements; and

All right, title and interest of Debtor in and to any and all condemnation or insurance avardy or payments, including interest thereon, and the right to receive the same which may be made with respect to the Premises as a result of the exercise of the right of eminent domain, the alteration of the grade of any street, or any other injury to or decrease in the value of the Premises.

All monies on deposit for the payment of real estate taxes or special assessments against the Premises, or for the payment of premiums on policies of fire or other hazard insurance covering the collateral described herein or the Premises.

Any and all additions and accessories to all of the foregoing and any and all proceeds, renewals, replacements and substitutions of all of the foregoing.

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U20950872 Page 8 of 8

EXHIBIT "B"

#### LEGAL DESCRIPTION

LOT 1 IN OWNER'S RESUBDIVISION OF THE EASTERLY 52.62 FEET OF LOT 5, THE SOUTHEASTERLY 381.45 FEET OF LOT 8 AS MEASURED ALONG IRVING PARK ROAD, AND ALL OF LOTS 2, 3, 4, AND 9 IN WEATHERSFIELD INDUSTRIAL PARK SUBDIVISION, BEING A SUBDIVISION IN THE NORTHWEST 1/4 OF SECTION 32, TOWNSHIP 41 NORTH, RANGE 10, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED SEPTEMBER 22, 1986 AS DOCUMENT 86428603.

Commonly known as: 1950 Irving Park Road, Schaumburg, Illinois Coot County Clart's Office

P.I.N.: 07-32-107-016-0000