NOFFICIAL COPY

FILE THIRD

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) Doc#: 0818431123 Fee: \$40.00 Eugene "Gene" Moore RHSP Fee: \$10.00

Cook County Recorder of Deeds Date: 07/02/2008 03:41 PM Pg: 1 of 3

I	DEUTSCH,	LEVY & I	ENGEL, CHTD.					
1	ATTN: AL	VIN J. HEI	LFGOT					
١	225 W WA	SHINGTO	N ST., STE. 1700			ii .		
1			,					
1	I	1. 10000					ICE ONLY	
ı	L	10_			THE ABOVE	SPACE IS FOR FILING OFFICE U	ENT AMENDMENT is	
1		MENT FILE				to be filed [for record] (or r	ecorded) in the	
	0322447050		<u></u>		spect to security interest(s) of	the Secured Party authorizing this Term	nination Statement.	
3	TERMINATION: Effectiveness of the Financing Systement identified above is terminated with respect to security interest(s) of the Secured Party authorizing this Termination Statement. CONTINUATION: Effectiveness of the Financing Systement identified above with respect to security interest(s) of the Secured Party authorizing this Continuation Statement. Continued for the additional period provided by applicable law. ASSIGNMENT (rull or partial): Give name of assignee in the financing Systement identified above with respect to security interest(s) of the Secured Party authorizing this Continuation Statement is continued for the additional period provided by applicable law. ASSIGNMENT (rull or partial): Give name of assignee in them 7c, and also give name of assignor in term 9. AMENDMENT (PARTY INFORMATION): This Amendment affects Debtor 2							
,	3. CONTINUATION: Eff	fectiveness of the F nal period provided	inancing Statement identified at by applicable law.	oove with respect to s	eculty interesting or the end			
ATTN: ALVIN J. HELFGOT 225 W. WASHINGTON ST., STE. 1700 CHICAGO, AL., 50606 THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY 1a. INITIAL FINANCING STATEMENT FILE F 0322447050 The Above SPACE IS FOR FILING OFFICE USE ONLY 1b. This Financing Statement and Above is terminated with respect to security interest(s) of the Socured Party surfacing this Termination Statement. 2. TERMINATION: Effectiveness of the Financing Statement identified above with respect to security interest(s) of the Socured Party surfacing this Termination Statement. 3. CONTINUATION: Effectiveness of the Financing Statement identified above with respect to security interest(s) of the Socured Party surfacing this Termination Statement. 4. ASSIGNMENT (vall or partial) Give name of assignee, when you are continued for the additional period provided by appropriate information in forms a major and the following three boxes and goods appropriate information in forms a major and shock gain of the following three boxes and goods appropriate information in forms a major and the society of the following three boxes and goods appropriate information in forms a major and the society of the following three boxes and goods appropriate information in forms a major and the following three boxes and goods appropriate information in forms a major and the following three boxes and goods appropriate information in forms a major and the following three boxes and goods appropriate information in forms a major and the following three boxes and goods appropriate information in forms a major and the following three boxes and goods appropriate information in forms a major and the following three boxes and goods appropriate information in forms a major and formation and formation in forms a major and formation in forms a major and formation in forms a major and formation and formation in forms a major and formation and formation in forms a major and formation and formati								
-	ASSIGNIVIENT (IUII O	INFORMATION):	This Amendment affec's	Debtor or Secur	ed Party of record. Check or	ly one of these two boxes.		
,	Also check one of the following	ing three boxes and	provide appropriate information i	n items 6 and/or /.			or 7h and also item 7c:	
	CHANCE name and/or ad	dress: Please refer to	the detailed instructions	I I I I I I I I I I I I I I I I I I I	ne: Give record name in item 6a or 6b.	also complete items 7e-7g (if a	pplicable).	
-	6. CURRENT RECORD INF	ORMATION:		07				
	1			1				
	ONTARIO W	EST LLC_		TEIRST N. ME		MIDDLE NAME	SUFFIX	
	6b. INDIVIDUAL'S LAST	NAME),			
	TO A STATE OF A STATE	DED INCODMATI			42			
					17,			
						DUDOLE NAME	ISUFFIX	
	7b. INDIVIDUAL'S LAST	NAME		FIRST NAME		MIDDLE MAINE		
				GITY.	/	STATE POSTAL CODE	COUNTRY	
	7c. MAILING ADDRESS			CIT		- //		
	- L OF SINGTON STONE	ADDI INFO RE	7e TYPE OF ORGANIZATION	7f. JURISDICTI	ON OF ORGANIZATION	g. ORGANIZATIONAL ID#, if	any	
	/d. SEEINSTRUCTIONS	ORGANIZATION	1			(7)	NONE	
	AMENDMENT (COLLA	TEDAL CHANCE): check only one box.					
_	Describe collateral I del	eted or added,	or give entire restated colla	ateral description, or	describe collateral assig	ned.		
				WHEREIN	THE DEBTOR,	DIATARIO MESTEL	5 , 15	
	REFERRED TO	AS THE "	BORROWER".				.*	

NAME OF SECURED PARTY OF RECORD AUTHORIZING adds collateral or adds the authorizing Debtor, or if this is a Termination.	THIS AMENDMENT (name of assignor, if this authorized by a Debtor, check here and en	s is an Assignment). If this is an Amendment aut ter name of DEBTOR authorizing this Amendm	horized by a Debtor which ent.
9a. ORGANIZATION'S NAME THE PRIVATEBANK AND TRUST 9b. INDIVIDUAL'S LAST NAME		MIDDLE NAME	SUFFIX
10. OPTIONAL FILER REFERENCE DATA COOK COUNTY (3)			

0818431123 Page: 2 of 3

UNOFFICIAL COPY

EXHIBIT A

All Borrower's right, title and interest in and to any and all goods and fixtures, wheresoever located, tangible or intangible, whether now existing, or hereafter arising or acquired. All accounts, deposit accounts, accounts receivable and contract rights, inventory, goods and machinery, equipment, vehicles (including, without limitation, certificates of title relating thereto), furniture, fixtures, general intangibles (including, without limitation, all of Borrower's rights [but not obligations] under management agreements, services agreements, consulting agreements, royalty and license agreements, supplier and distributorship agreements and other similar agreements and any rights to payments or o'scributions thereunder, but excluding any of Borrower's rights in any pension plan to the extent the grant of a security interest by Borrower in such rights constitutes a "proint ned transaction" under the Employee Retirement Income Security Act of 1974, as amended). Any and all securities entitlement (and any and all other rights in or to any financial assets), investment property, choses in action, intellectual property [including without limitation patents, copyrights, trademarks and applications therefor together with the goodwill of the business symbolized thereby or rights thereto], general and limited partnership interests, tax refunds and insurance proceeds, and all reserves, credit balances or sums of money at any time held by Lender to Borrower's credit, instruments, promissory notes, drafts, letters of credit rights, rights (but not obligations) under mortgages and deeds of trust, securities, documents and chattel paper, both electronic and tangible, including without limitation, all goods represented thereby and all goods that may be returned or rejected by, repossessed from, or not shipped to Borrower (or others) and all proceeds and products thereof, all accounts (by and between Borrower and Lender), all rights of Borrower as an unrai seller or supplier of goods, services or other property of any kind (tangible or intangible), all guarantees, other agreements or property securing or relating to any of the fore on g or acquired for the purpose of securing or enforcing any of the foregoing, all books of record, computer programs, software, tapes, discs, records and files and all other macrials or documents relating to the foregoing, and all substitutions, additions, accessories, replacements, parts, exchanges, increases, tools, manuals, warranties, warranty claims, insurance policies and 7///C@ proceeds, relating to any of the foregoing.

Legal Description

PARCEL 1:

LOTS 1 TO 4 IN YOUNG'S SUBDIVISION OF PART OF KINGSBURY TRACT BEING PART OF THE EAST 1/2 OF THE NORTHWEST 1/4 OF SECTION 9, TOWNSHIP 39 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED OCTOBER 28, 1863 IN BOOK 162 PAGE 17, IN COOK COUNTY, ILLINOIS.

PARCEL 2:

0818431123 Page: 3 of 3

UNOFFICIAL COPY

LOT 9 IN BLOCK 11 IN BUTLER, WRIGHT AND WEBSTER'S ADDITION TO CHICAGO A SUBDIVISION OF THE WEST ½ OF THE WEST ½ OF THE NORTHEAST 1/4 OF SECTION 9, TOWNSHIP 39 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 3:

LOTS 10, 11 AND 12 IN BLOCK 11 IN BUTLER WRIGHT AND WEBSTER ADDITION TO CHICAGO, A SUBDIVISION OF THE WEST 1/2 OF THE WEST 1/2 OF THE NORTHEAST 1/4 OF SECTION 9, TOWNSHIP 39 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

250 West Ontario Street, Chicago, Illinois, 358 West Ontario Street Address: Street, Chicago, Illinois, Real Estate Tax Index No.: Parcel 1: 17-09-17-127-017, Parcel 2: 17-09-17-221-007,

Coot County Clart's Office Parcel 3: 17-09-17-221-002,