# UCC FINANCING STATEMENT FOLLOW INSTRUCTIONS (front and back) CAREFULLY A. NAME & PHONE OF CONTACT AT FILER [optional] B. SEND ACKNOWLEDGMENT TO: (Name and Address) Corporation Service Company SUITE 2320 33 North LaSalle Street



Doc#: 1008431142 Fee: \$46.00 Eugene "Gene" Moore RHSP Fee:\$10.00

Cook County Recorder of Deeds Date: 03/25/2010 04:15 PM Pg: 1 of 6

33 North LaSalle Street
Chicago, IL 60602

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S EXACT	FULLLEG/LINAME	-insertonly one debtor name (1a or 1	b) -do notabbreviate or combine names			
1a. ORGANIZATION'S	NAME					
NORTHWE	ST CORPO	PATE CENTRE I I	IMITED DADTNEDSIID			
15. INDIVIDUAL'S LAST	NAME	IN THE CLIVINE I	LIMITED PARTNERSHIP FIRST NAME	MIDDLE NAME		SUFFIX
1c. MAILING ADDRESS			ICITY			
2500 WEST HIGGINS ROAD			HOFFMAN ESTATES	STATE	60195	USA
1d. SEE INSTRUCTIONS	ADO'L INFO RE 10. TYPE OF ORGANICATIO DEBTOR		11. JURISDICTION OF ORGANIZATION	1g. ORGANIZATIONAL ID #, # any SO11747		1
			<u> </u> IL			∏ <sub>NONE</sub>
2. ADDITIONAL DEBTO	OR'S EXACT FULL	LEGAL NAME - insert only on	deb or rame (2s or 2b) - do not abbreviate or combin	on names	······································	1 14014
LE OKOMINEMIONA	AVMET					
OR NORTHWE	ST CORPO	RATE CENTRE II	AND MILIMITED PARTNI	arus ga	•	
26. INDIVIDUAL'S LAST NAME			FIRS. NAME	MICOLE NAME		SUFFIX
			0,			
2c. MAILING ADDRESS			lany -	STATE	POSTAL CODE	00111111
2500 WEST HIGGINS ROAD			HOFFMAN ESTATES	IL	60195	COUNTRY USA
2d. SEE INSTRUCTIONS   ADD'L INFO RE   2e. TYPE		2e. TYPE OF ORGANIZATION	21. JURISDICTION OF ONG INTLATION	1		USA
	ORGANIZATION DEBTOR	LP	III	2g. ORGANIZATIONAL ID #, # any		
			S011746		NONE	
3. ORGANIZATION'S N	NAME (ORNAME OF	TOTAL ASSIGNEE & ASSIGNOR S	P) - insert only pne secured party name (3e or * a)			
1				61		
OR THE GUAR	DIAN LIFE	INSURANCE CON	MPANY OF AMERICA	4		
30. INDIVIDUAL'S LAST	NAME		FIRST NAME	MI ALE NAME		SUFFIX
3c. MAILING ADDRESS	<del></del>			19		
	COLLABE A	OMIT DT 0.000 -	CITY	STATE	PO' TAI CODE	COUNTRY
		OTH FLOOR - B	NEW YORK	NY	13034	USA
4. This FINANCING STATEM	ENT covers the follow	ing collateral:				

Collateral for Northwest Corporate Centre - 8900089001

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5. ALTERNATIVE DESIGNATION (if applicable): LESSEELESSOR CONSIGNEE/CONSIGNOR BAILES/BAILOR SELLER/BUYER AG. LIEN NON-LICC FILING  8. V This Financial state of the field for record (or recorded) in the REAL  9. Check to RECUEST SEARCH REPORT((s) on Debtor(e)  1. All Debtors Debtor 1. Debtor 2. Debtor 2. Debtor 3. Debtor 4. Debtor 3. Debtor 4. De
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			IT ADDENDUM						
9. NAME (	NSTRUCTIONS OF FIRST DER	(front and back) C	AREFULLY RELATED FINANCING STA	LTELECLE					
9a. OR	GANIZATION'S NA	ME	HELATED FINANCING ST	AIEMENT					
OR NO	RTHWES'	T CORPORA	TE CENTRE I LI	MITED	AME, SUFFIX				
				MICOLE	AME,SUFFIX				
10.MISCE	LLANEOUS: II	-Cook Count	y						
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11 400:7	MALL DERTO		<u> </u>			THE ABOV	E SPACE	is for filing of	FICE USE ONLY
11. ADDITI	CONAL DEBTO	R'S EXACT FULL L	ECA! NAME - insert only one r	name (11a or 11b) -	do not abbrevi	ste or combine ner	nes		
			LITTLE DA DONATO	C1****					
OR 115. IN	DIVIDUAL'S LAST I	NAME	UTEL PARTNER	SHIP TERST NAME			Interior et	NIA A AND	
ĺ		_		I INOT HAME			MIDOLE	NAME.	SUPFIX
11c. MAILING	ADDRESS			CITY			STATE	POSTAL CODE	
2500	WEST HIG	GGINS ROA	D	HOFFMA	AN EST	ATEC	IL	60195	COUNTRY
	TRUCTIONS	ADD'L INFO RE 11	e. TYPE OF ORGANIZATION	JURISDICTIO			1	ANIZATIONAL IÒ #, II	USA
		ORGANIZATION L	<u>.P</u>	I			S011749		NONE
12. AD	DITIONAL SEC	URED PARTY'S	a Assignor s/p's	NAME - IT AND TO	niy one same (	12e or 12b)	1		
12a. OR	MANIZATION'S NA	ME							
OR		·			<b>/</b>				
125. RNC	DIVIDUAL'S LAST I	NAME		FIRST NAME			MICOLE	NAME	SUFFIX
12c. MAILING	3 4000000			ļ					İ
120. WALLING	NULKESS			CITY			STATE	POSTAL CODE	COUNTRY
13 This FIN	ANCING STATEM	ENT agricus El firmha	to be cut or se-extracted	40		<u> </u>			
	I, or is filed as a F	_ =	to be cut or as-extracted	16. Additional col	lateral descrip	ion:	4.		
14. Descripti	ion of real estate:								
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15. Name an (if Debtor	nd address of a RE r does not have a n	CORD OWNER of above cord interest);	re-described real estate						
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15. Name an (if Debtor	nd address of a RE r does not have a n	CORD OWNER of abovecord interest);		Debtor is a Tro	unT no tex	stee acting with re	sepect to pro	operty held in truet or	Decedent's Estate
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### Exhibit A

#### TO UCC FINANCING STATEMENT BETWEEN

NORTHWEST CORPORATE CENTRE I LIMITED PARTNERSHIP, NORTHWEST CORPORATE CENTRE II AND III LIMITED PARTNERSHIP AND NORTHWEST TECH LIMITED PARTNERSHIP, COLLECTIVELY, AS DEBTOR,

and

## THE GUARDIAN LIFE INSURANCE COMPANY OF AMERICA, AS SECURED PARTY

All of Debtors' right, title and interest, if any, in and to: the improvements now existing or hereafter erected or placed upon the land described in Exhibit B attached hereto (the "Land") axiall fixtures now or hereafter affixed to such improvements or the Land, including all buildings, structures and other improvements of every kind and description now or hereafter erected or riace I thereon and any and all machinery, boilers, equipment (including without limitation all engineent for the generation or distribution of air, water, heat, electricity, light, fuel or refrigeration of the ventilating or air conditioning purposes or for sanitary or drainage purposes or for the removal of dust, refuse or garbage), partitions, appliances, furniture, furnishings, ranges, refrigerators, cobinets, laundry equipment, hotel, kitchen and restaurant equipment, radios, televisions, awaings, window shades, venetian blinds, drapes and drapery rods and brackets, screens, carpeting and other floor coverings, lobby furnishings, games and recreational and swimming equipment, in circulators and other property of every kind and description now or hereafter placed, attached, Affixed or installed in such buildings, structures or improvements and all replacements, repairs, additions, accessions or substitutions or proceeds thereto or therefor (all of such improvements and fixture, whether now or hereafter placed thereon being hereby declared to be real property and referred to hereinafter as the "Improvements"):

all easements, rights-of-way, strips and gores of land, streets, ways, alleys, passages, sewer rights, water, water courses, water rights and powers, air rights and development rights, liberties, tenements, hereditaments and appurtenances of any nature whatsoever, in any way belonging, relating or pertaining to the Land and the Improvements and reversions, remainder and remainders, and all land lying in the bed of any street road or avenue, opened or proposed, in front of or adjoining the Land, to the centerline thereof and all the estates, rights, titles, interests, dower and rights of dower, curtesy and rights of curtesy, property, possession, claim and demand whatsoever, both at law and in equity, of Debtor of, in and to the Land and the Improvements and every part and parcel thereof with the appurtenances thereto;

all leases and other agreements affecting the use, enjoyment or occupancy of the Land and the Improvements heretofore, now or hereafter entered into and all guarantees thereof (the "Leases") and all income, rents, royalties, revenue, issues, profits, proceeds and security deposits from any and all of the Land and the Improvements thereon including all lease termination fees or payments (the "Rents"), subject, however, to the right, power and authority conferred upon Secured Party or reserved to Debtor pursuant to the terms of that certain

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mortgage given by Debtor in favor of Secured Party (the "Mortgage") to collect and apply such income, rents, royalties, revenue, issues, profits, proceeds and security deposits;

all deposits made with or other security given to utility companies or any other entity by Debtor and all advance payments of insurance premiums made by Debtor with respect to the Land and Improvements thereon and claims or demands relating to such deposits, other security and/or such insurance;

all damages, royalties and revenue of every kind, nature and description what ever that Debtor may be entitled to receive, either before or after any default hereunder, from any person or entity owning or having or hereafter acquiring a right to the oil, gas or mineral right and reservations of the Land, with the right in Secured Party to receive and apply the same to the right defined in the Mortgage) in such order as Secured Party may elect, and Secured Party may demand, sue for and recover any such payments but shall not be required to do so;

all proceeds, causes of action, damages, recoveries, awards, payments and claims arising on account of any camage to or taking of the Land or the Improvements or any part thereof, including the right to receive the same as a result of the exercise of the right of eminent domain or any conveyance in lieu thereof, and all causes of action and recoveries for any loss or diminution in the value or the Land or the Improvements;

all licenses (including without limitation any operating licenses or similar matters, but excluding liquor licenses), contracts plans and specifications (including working drawings), management contracts or agreements, frachise agreements, permits, authorizations or certificates required or used in connection with the ownership, operation or maintenance of the Improvements;

the right, in the name and on behalf of Delter, to appear in and defend any action or proceeding brought with respect to the Land or the Improvements and to commence any action or proceeding to protect the interest of Secured Party in the Land and Improvements;

all governmental permits relating to construction of the Improvements, all names under or by which the Improvements may at any time be operated or known (to the extent Debtor has rights in such names), and all rights to carry on business under any such names or any variant thereof, and all trademarks, trade names, patents pending and goodwill; and

all claims and rights to refunds or abatements of real property tare and assessments imposed on the Land or the Improvements, with the right, in Secured Party's own name or in the name and on behalf of Debtor, to appear in and prosecute any action or proceeding to cause the reassessment of the Land and Improvements for real property and assessment purposes or to recover any refund of such real property taxes or assessments.

All of the property described in <u>Paragraph A</u> above is hereinafter referred to as the "<u>Real Property</u>."

B. All of Debtors' right, title and interest, if any, in and to: that portion of the Real Property which may be construed to be personal property and in all other personal property

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of every kind and description, whether now existing or hereafter acquired, now or at any time hereafter attached to, erected upon, situated in or upon, forming a part of, appurtenant to, used or useful in the construction or operation of or in connection with, or arising from the use or enjoyment of all or any portion of, or from any Leases or agreements pertaining to, the Real Property, including:

all plans and specifications prepared for the construction of the Improvements and all studies, data and drawings related thereto, as well as all contracts and agreements relating to the aforesaid plans and specifications or to the aforesaid studies, data and drawings, or to the construction of the Improvements;

all equipment, machinery, fixtures, goods, accounts, general intangibles, documents, instruments and chattel paper, and all other personal property of every kind and description, including all leasehold interests in personal property;

all substitutions and replacements of, and accessions and additions to, any of the foregoing;

all ales agreements, deposit receipts, escrow agreements and other ancillary documents and agreements entered into with respect to the sale to any purchaser of any part of the Real Property, together with all deposits and other proceeds of the sale thereof;

subject to the other provisions of the Mortgage, (i) all proceeds of any fire and/or builders risk insurance policy or of say other policy insuring the Real Property (and the contents of the Improvements) against any close perils, whether or not required under the Mortgage; (ii) all awards made in eminent domain proceedings, or purchases in lieu thereof, made with respect to the Real Property; and (iii) say compensation, award or payment or relief given by any governmental agency or other source because of damage to the Real Property resulting from earthquake, flood, windstorm or any entergeticy or any other event or circumstance;

all policies of insurance arising out of the ownership of the Real Property;

all accounts, contract rights, trademarks, trade names chattel paper, instruments, general intangibles, financial assets and other obligations of any kind now or hereafter existing arising out of or in connection with the operation or development of the Real Property, and all rights now or hereafter existing in and to all security agreements, leases and other contracts securing or otherwise relating to any such accounts, contract right, chattel paper, instruments, general intangibles, financial assets or obligations;

all agreements, permits, contracts and entitlements relating to the construction and operation of the Real Property; and

all proceeds of any of the foregoing, including without limitation proceeds of any voluntary or involuntary disposition or claim respecting any of the foregoing (pursuant to judgment, condemnation award or otherwise) and all goods, documents, general intangibles, chattel paper and accounts, wherever located, acquired with cash proceeds of any of the foregoing or proceeds thereof.

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## EXHIBIT B

PARCEL 1:

LOT 1 IN MORTHWEST CORPORATE CENTRE UNIT II BEING A PART OF THE MORTHWEST FRACTIONAL 1/4 OF SECTION 7, IN TOWNSHIP 41 HORTH, RANGE 10, BAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THERBOF RECORDED JUNE 6, 1986, AS DOCUMENT NUMBER 86228827, IN COOK COUNTY, ILLINOIS.

PARCEL 2:

EASEMENTS FOR THE BENEFIT OF PARCEL 1, FOR PARKING AND INGRESS AND EGRESS AS SHOWN ON AND CREATED BY INSTRUMENT RECORDED AS DOCUMENT NUMBER \$6-227007.

PARCEL 1.

EASEMENTS FOR THE BENEFIT OF PARCEL 1, WITH RESPECT TO VEHICULAR INGRESS AND EGRESS AND VEHICULA). PARKING; INSTALLATION, MAINTAINING, REPAIRING AND REPLACING STORM SEWER LINE; PLACIF', CONSTRUCTING, MAINTAINING, REBUILDING AND REMOVING A SIGN; AND THE CONSTRUCTION, VALUTAINING, REBUILDING AND REMOVING A RETAINING WALL, AS SET FORTH IN DOCUMENT 86227005

PARCEL 4:

LOT 1 IN MORTHWEST CORPURITE CENTRE UNIT 111, BEING A SUBDIVISION OF PART OF THE SOUTHWEST 1/4 OF SECTION 5 AND PART OF THE MORTHWEST PRACTICAL 1/4 OF SECTION 7, IN TOMESHIP 41 HORTH, RANGE 10, SAYT OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JUNE 16, 1986 AS DOCUMENT NUMBER 86251398, IN COOK COUNTY, ILLIMOIS.

EASEMENTS FOR THE BENEFIT OF PARCEL & FOR PARKING AND INGRESS AND EGRESS AS SHOWN ON AND CREATED BY INSTRUMENT RECORDED AS 1 OCU HERT NO. 86227097.

BASEMENT FOR THE BENEFIT OF PARCEL 4 WITH RISPACT TO VEHICULAR INGRESS AND EGRESS AND VEHICULAR PARKING; INSTALLATION, MAINTAINING, AP ATRING AND REPLACING AND CONNECTING TO STORM SENER LINES; AND PLACING, CONSTRUCTING, AVINTAINING, REBUILDING AND REMOVING A SIGH; AS SET FORTH IN DOCUMENT NO. 86227006.

LOT 2 IN HORTHHEST CORPORATE CENTRE UNIT ONE BRING A SULTIVISION OF PART OF THE NORTHNEST FRACTIONAL QUARTER OF SECTION 7 AND PART OF THE SCUTMEST PRACTIONAL 1/4 OF SECTION 6, ALL IN TOWNSHIP 41 NORTH, RANGE 10, EAST OF THE TITED PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED AS DOCUMENT NO. 27352826, TH COOK COUNTY, ILLINOIS.

PARCEL 8:

EASEMENT APPURTENANT TO AND FOR THE BENEFIT OF PARCEL 1 FOR VEHICULAR AVA. PEDESTRIAN INGRESS AND EGRESS ON AND OVER THE ROADWAYS LOCATED IN THE MORTHWEST COPPORTE CENTRE AND FOR VEHICULAR PARKING IN THE PARKING SPACES LOCATED IN THE MORTHWEST COFFORATE CENTRE AS CREATED BY GRANT CONTAINED IN AGREEMENT FOR EASEMENT DATED MAY 13 1986 AND RECORDED JUNE 5, 1986 AS DOCUMENT NO. 86227007.

LOT 1 IN MORTHWEST CORPORATE CENTER UNIT OME, BEING A SUBDIVISION OF PART OF THE MORNEST FRACTIONAL QUARTER OF SECTION 7 AND PART OF THE SOUTHWEST FRACTIONAL QUARTER OF SECTION 6, ALL IN TOWNSHIP 41 MORTH, RANGE 10, MAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, ACCORDING TO THE PLAT THEREOF RECORDED ON NOVEMBER 28, 1984 AS DOCUMENT NUMBER 27352826.

EASEMENT FOR THE BENEFIT OF PARCELS 1, 4, 7 & 9 FOR USE OF DETENTION POND [LOCATED. EAST AND ADJOINING PARCELS 7 & 9] AS SHOWN ON AND CREATED BY INSTRUMENT RECORDED AS DOCUMENT NUMBER 86227006.

TAX 10:

· 07-07-100-015-0000 07-07-100-016-0000

07-07-100-020-0000 07-06-101-012-0000