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Doc#: 1205515023 Fee: \$48.00 Eugene "Gene" Moore RHSP Fee:\$10.00

CC FINANCING	STATEME	NT		Date: 02/24/2012 10:09 AM Pg: 1 of			
LLOW INSTRUCTION	S (front and back)	CAREFULLY				,	
NAME & PHONE OF C							
exisNexis BIS, I		(678) 694-4811					
SEND ACKNOWLEDG	MENTTO: (Nam	e and Address)					
LexisN	Nexis BIS, LO	3 Team	ļ				
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	retta, GA 30	0005					
					B FILING OFFICE HE	E ONL V	
				PACE IS PU	R FILING OFFICE US	E ONL I	
DEBTOR'S EXACT FU		insert only one debtor name (1a or 1b)	do not abbreviate or combine names				
Ta, ORGANIZATIONS IN	AME	/x					
1b. INDIVIDUAL'S LAST	NAME		FIRST NAME	MIDDLE	NAME	SUFFIX	
LAKADA			YAKUB	M.			
. MAILING ADDRESS 70	17 N KEDV	ALE AYF	CITY	STATE	POSTAL CODE	COUNTRY	
			LINCOLNWOOD	IL	60712	USA	
SEEINSTRUCTIONS	ADD'L INFO RE ORGANIZATION	1e, TYPE OF ORGAN IZATION	1f. JURISDICTION OF ORGANIZATION	t -	ANIZATIONAL ID #, if any	_	
	ORGANIZATION INDIVIDUAL		IL	NOI	NONE		
		LEGAL NAME - insert only on.	of name (2a or 2b) - do not abbreviate or combin	ne names		·	
2a, ORGANIZATION'S N	IAME						
200				MIDDLE	NAME	Isuffix	
OR 2b. INDIVIDUAL'S LAST NAME			NASIMABANU	Y.	INVIAIC	00/14/	
LAKADA				STATE	POSTAL CODE	COUNTRY	
. MAILING ADDRESS 70	17 N KEDV	ALE AVE	LINCOLNWOOD	IL	60712	USA	
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	DEBTOR			2101		I NO	
SECURED PARTY'S	SNAME (or NAME of	TOTAL ASSIGNEE of ASSIGNOR S/F	P)-insertonly one secured party name (3a or ^u) RANCE CORPORATIO	EDIC) 4	SPECEIVER	OF LARI	
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3a. ORGANIZATION'S N					MIPPLE NAME		
	BANK		FIRST NAME	MIDDLE	NAME	SUFFIX	
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R 35, INDIVIDUAL'S LAST	BANK FNAME		FIRST NAME	STATE	POS TAL CODE	COUNTRY	
R 35, INDIVIDUAL'S LAST	BANK FNAME			0		COUNTRY	
3b. INDIVIDUAL'S LAST	BANK FNAME 76 F STREI	ET, NW	СПУ	STATE		COUNTRY	
c. MAILING ADDRESS 17	BANK F NAME 76 F STREI MENT covers the follow	ET, NW	СПУ	STATE		COUNTRY	
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. MAILING ADDRESS 17 This FINANCING STATEM Property Address 119-25 W. Lawre	BANK F NAME 76 F STREI MENT covers the follows:	ET, NW	СПУ	STATE		COUNTRY	
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UCC FINANCING STATE	EMENT ADDENDUM					
FOLLOW INSTRUCTIONS (front and 9. NAME OF FIRST DEBTOR (1a or	Dack) CAREFULLY	EMENT				
9a ORGANIZATION'S NAME	TO/ ON NEEDS / TO WORK OF THE	<u> </u>				
OR		MIDDLE NAME SUFFIX				
96, INDIVIDUAL'S LAST NAME LAKADA	FIRST NAME YAKUB	MIDDLE NAME, SOFFIX				
10.MISCELLANEOUS:	TAROD					
D _O	O _C					
	Q		THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY			
11. ADDITIONAL DEBTOR'S EXAC	T FULL LECAL NAME - insert only one no	ame (11a or 11b) - do not apprevia	le of coulding flatties			
	Ox					
OR 115. INDIVIDUAL'S LAST NAME	C	FIRST NAME	MIDDLE	NAME	SUFFIX	
11c. MAILING ADDRESS	0	CITY	STATE	POSTAL CODE	COUNTRY	
11d. SEE INSTRUCTIONS ADD'L INF ORGANIZ DEBTOR	FO RE 11e. TYPE OF ORGANIZATION ATION	1f. JURISDICTION OF ORGAN	ZATION 11g. OR	GANIZATIONAL ID #. if a	nyNONE	
12. ADDITIONAL SECURED PA	ARTY'S or ASSIGNOR S/P'S	NAME - i sert) niy <u>one</u> name (12a or 12b)		<u></u>	
OR 12b. INDIVIDUAL'S LAST NAME		FIRST NAME	MIDDLE	NAME	SUFFIX	
12c. MAILING ADDRESS		СПУ	STATE	POSTAL CODE	COUNTRY	
13. This FINANCING STATEMENT covers collateral, or is filed as a x fixture from the first of the		16. Additional collateral descrip	ntion:	0		
PIN: 13-13-101-001-0000				Office .		
See Attached				Co		
15. Name and address of a RECORD OV (if Debtor does not have a record inte						
		17. Check only if applicable ar	d check <u>only</u> one box.			
		Debtor is a Trust or		property held in trust or	Decedent's Esta	
		18. Check <u>only</u> if applicable and check <u>only</u> one box.				
	•	Debtor is a TRANSMITTIN				
		(=	Manufactured-Home Transact			
		Filed in connection with a	Public-Finance Transaction -	effective 30 years		

FILING OFFICE COPY - UCC FINANCING STATEMENT ADDENDUM (FORM UCC1Ad) (REV. 05/22/02)

2012DC0000001399-001-001-001

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EXHIBIT B

DESCRIPTION OF COLLATERAL

This financing statement covers the following types or items of property:

(Any capitalized terms used but not defined herein shall have the same meanings ascribed to them in the Deed of Trust that is being executed concurrently herewith between Debtor, as Debtor, and Secured Party, as Secured Party (the "Mortgage") with respect to the real property described on EXHIBIT A and recorded in the county where such real property is located.)

All buildings, structures, appurtenances, improvements, equipment, machinery, fixtures, goods, accounts, general intangibles, documents, deposit accounts, instruments and chattel paper, and all other personal property 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 lease or agreement pertaining to, the real property described in EXHIBIT A (the "Pramises"), including, without limitation:

- 1. All buildings, structure; and improvements now located or later to be constructed on the Premises (the "Improvements"); together with
- 2. All existing and future appurtenances, privileges, easements, franchises and tenements of the Premises, including all minerals, oil, gas, officer hydrocarbons and associated substances, sulfur, nitrogen, carbon dioxide, helium and other commercially valuable substances which may be in, under or produced from any part of the Premises, all development rights and credits, air rights, water, water rights (whether riparian, appropriative or otherwise, and whether or not appurtenant) and water stock, and any Premises lying in the streets, roads or avenues, open or proposed, in front of or adjoining the Premises and Improvements; together with
- 3. All existing and future leases, subleases, subtenancies, licenses, occupancy agreements and concessions ("Leases") relating to the use and enjoyment of all or any part of the Premises and Improvements, and any and all guaranties and other agreements relating to or made in connection with any of such leases; together with
- 4. All real property and improvements on it, and all appurtenances and other property and interests of any kind or character that may be reasonably necessary or desirable to promote the present and any reasonable future beneficial use and enjoyment of the Premises and Improve men s: together with
- All goods, materials, supplies, chattels, furniture, fixtures, equipment and machinery now or later to be attached to, placed in or on, or used in connection with the use, enjoyment, occupancy or operation of all or any part of the Premises and Improvements, whether stored on the Premises or elsewhere, including all pumping plants, engines, pipes, ditches and flumes, and also all gas, electric, cooking, heating, cooling, air conditioning, lighting, refrigeration and plumbing fixtures and equipment; together with
- 6. All building materials, equipment, work in process or other personal property of any kind, whether stored on the Premises or elsewhere, which have been or later will be acquired for the purpose of being delivered to, incorporated into or installed in or about the Premises or Improvements; together with
- 7. All of Debtor's interest in and to all operating accounts, the loan funds, whether disbursed or not, all reserves required by Secured Party, and any other bank accounts of Debtor; together with
- 8. All rights to the payment of money, accounts, accounts receivable, reserves, deferred payments, refunds, cost savings, payments and deposits, whether now or later to be received from third parties (including all earnest money sales deposits) or deposited by Debtor with third parties (including all utility deposits),

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- 9. contract rights, development and use rights, governmental permits and licenses, applications, architectural and engineering plans, specifications and drawings, as-built drawings, chattel paper, instruments, documents, notes, drafts and letters of credit (other than letters of credit in favor of Secured Party), which arise from or relate to construction on the Premises or to any business now or later to be conducted on it, or to the Premises and Improvements generally and any builder's or manufacturer's warranties with respect thereto; together with
- All insurance policies pertaining to the Premises and all proceeds, including all claims to and demands for them, of the voluntary or involuntary conversion of any of the Premises, Improvements or the other property described above into cash or liquidated claims, including proceeds of all present and future fire, haz rd or casualty insurance policies and all condemnation awards or payments now or later to be made by any public body or decree by any court of competent jurisdiction for any taking or in connection with any corde mation or eminent domain proceeding, and all causes of action and their proceeds for any damage critiquity to the Premises, Improvements or the other property described above or any part of them, or breach of warranty in connection with the construction of the Improvements, including causes of action arising in to t contract, fraud or concealment of a material fact; together with
- 11. All Debtor's right, title ard interest in and to any swap transaction or interest rate agreement or interest rate hedging program through the purchase by Debtor from Secured Party of an interest rate swap, cap, or such other interest rate protection product (an agreement evidencing any such arrangement, an "Interest Rate Agreement"), all whether now or hereafter entered into by Debtor with respect to the Loan, including, without limitation, any and all amounts payable to Debtor, any deposit account or accounts with the Secured Party in the name of the Debtor for deposit of payments to Debtor in connection with any Swap Transaction, and any and all fur as now or hereafter on deposit therein, and; together with
- All Debtor's rights in (i) all agreements heretoric or hereafter entered into relating to the construction, ownership, operation, management, leasing or use of the Premises or Improvements, (ii) any and all present and future amendments, modifications, supplements, and addenda to any of the items described in clause (i), (iii) any and all guarantees, warranties and other undertakings (including payment and performance bonds) heretofore or hereafter entered into or delivered with respect to any of the items described in clauses (i) through (ii), (iv) all trade names, trademarks, logos and other materials used to identify or advertise, or otherwise relating to the Premises or Improvements, and (v) all building permits, governmental permits, licenses, variances, conditional or special use permits, and other authorizations now or hereafter issued in connection with the construction, development, ownership, operation, management, leasing or use of the Premises or Improvements, to the fullest extent that the same or any interest therein may be legally assigned by Debtor; together with
- 13. All of Debtor's right, title, and interest in and to any and all units, declarant rights, and any other rights relating to the Premises or to Improvements, whether now existing or subsequently ansing, under any laws now existing or subsequently arising relating to condominiums; together with
- 14. All books and records pertaining to any and all of the property described above, including computer-readable memory and any computer hardware or software necessary to access and process such memory ("Books and Records"); together with
- 15. All proceeds of, additions and accretions to, substitutions and replacements for, and changes in any of the property described above.

The filing of this financing statement shall not be construed to derogate from or impair the lien or provisions of the Deed of Trust with respect to any property described therein that is real property or that the parties have agreed to treat as real property. Nothing in this financing statement shall be construed to alter any of the rights of Secured Party as determined by such Deed of Trust or the priority of Secured Party's lien created thereby, and this financing statement is

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declared to be for the protection of Secured Party in the event any court shall at any time hold that notice of Secured Party's priority of interest in any property or interests described in such Deed of Trust must, in order to be effective against a particular class of persons, including, but not limited to, the United States Government and any agencies thereof, be filed in the office wherein this financing statement is filed. Debtor and Secured Party acknowledge and agree that neither the foregoing grant of a security interest nor the filing of this financing statement shall be construed as in any way derogating the parties' hereby stated intention that everything used in connection with the production of income from the Land or adapted for use therein or that is described or reflected in this UCC Financing Statement is and at all times shall be regarded for all purposes as part of the Land and shall, to the fullest extent allowed by law, be treated as real property.



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EXHIBIT A

LOTS 1, 2, AND 3 IN BLOCK 35 IN NORTHWEST LAND ASSOCIATION SUBDIVISION OF THE WEST 1/2 OF THE NORTHWEST 1/4 OF SECTION 13, TOWNSHIP 40 NORTH, RANGE 13 (EXCEPT RIGHT OF WAY OF THE NORTHWESTERN ELEVATED RAILROAD COMPANY), EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

The Real Property of its address is commonly known as 3119-25 W. Lawrence Avenue / 4747-51 N. Troy Street, Chicago, IL 40625. The Real Property tax identification number is 13-13-101-001-0000.