U	N	FI	FI	C	Α		P	/

A debtor may file a Correction Statement to notify the public that the debtor believes the information on record is inaccurate or that the record was wrongfully filed. The filing of a Correction Statement does not affect the status of any UCC filing, nor does the filing officer effect changes on the record as a result of a Correction Statement. A secured party may file an Amendment (Form UCC3) if the secured party wants to change or correct an existing filing.



CORRECTION STATEMENT

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

A. NAME & PHONE OF PERSON FILING THIS STATEMENT [optional]

SHELLEY CLIFFORD, PARALEGAL (312)602-5061

B. SEND ACKNOWLEDGMENT TO: (Name and Address)

Philip C. Spahn, Esq. Sidley Austin LLP One S. Dearborn Street Chicago IL 60603 Doc#: 1212322083 Fee: \$44.00 Eugene "Gene" Moore RHSP Fee:\$10.00

Cook County Recorder of Deeds Date: 05/02/2012 02:11 PM Pg: 1 of 4

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

SOM CO

1. Identification of the RECORD to which this CORRECTION STATEMENT relates.

1a. TYPE OF RECORD

1b. FILE# OF INITIAL FINANCING STATEMENT

0725644052

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UCC-1 FINANCING STATEMENT

RECORD is inaccurate.

Provide the basis for the belief of the purson identified in item 4 that the RECORD identified in item 1 is inaccurate and indicate the manner in which the person believes the RECORD should be amended to cure the inaccuracy.

SECURED PARTY INCORRECTLY IDENTIFIED AS STATE FARM BANK, F.S.B., AN AFFILIATE OF THE CORRECT SECURED PARTY.

CORRECT SECURED PARTY IS STATE FARM LIFE INSURANCE COMPANY, ONE STATE FARM PLAZA, E-3, BLOOMINGTON, IL 61710.

2b. RECORD was wrongfully filed.

Provide the basis for the belief of the person identified in item 4 that the RECORD identified in item 1 was worsfully filed.

3a. DATE	3b. TIME					
09/13/2007	03:45 PM	03:45 PM				
AME OF PERSON AUTHORIZING THE FILING OF TH	HIS CORRECTION STATEMENT — THE RECORD	identified in item 1 must be indexed under thi	s name.			
4a. ORGANIZATION'S NAME STATE FARM BANK, F.S.B						

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EXHIBIT A

to Financing Statement by SWC CLARK & HOWARD-IL, LLC, a Delaware limited liability company, 7501 W. NORTH AVENUE, LLC, a Delaware limited liability company, 1822 WILLOW ROAD, LLC, a Delaware limited liability company, 2748 N. GREEN BAY ROAD, LLC, a Delaware limited liability company and 6105-29 N. BROADWAY, LLC, a Delaware limited liability company (collectively, "Debtor"), in favor of STATE FARM LIFE INSURANCE COMPANY, an Illinois corporation, its successors or assigns ("State Farm"), as Secured Party.

All Collateral," as the same is described and as that term is defined below:

- 1. In provements. All of Debtor's buildings, structures and other improvements now or hereafter constructed, erected, installed, placed or situated upon the Real Estate described in Exhibit B (co.lectively, the "Improvements");
- 2. Appurtenances All of Debtor's estate, claim, demand, right, title and interest of Debtor now owned or hereafter acquired, including without limitation, any after-acquired title, franchise, license, remainder or reversion, in and to the following, to the extent assignable: (i) any land or vaults lying within the right-of-way of any street, avenue, way, passage, highway or alley, open or proposed, vacated or otherwise, adjoining the Real Estate; (ii) any and all alleys, sidewalks, streets, avenues, strips and gores of land adjacent, belonging or appertaining to the Real Estate and Improvements; (iii) all rights of angress and egress to and from the Real Estate and all adjoining property; (iv) storm and sanitary sewer, water, gas, electric, railway, telephone and all other utility services relating to the Real Estate and Improvements; (v) all land use, zoning, developmental rights and approvals, all air rights, water, water rights, water stock, gas, oil, minerals, coal and other substances of any kind or contracter underlying or relating to the Real Estate or any part thereof; and (vi) each and all of the tenements, hereditaments, easements, appurtenances, other rights, liberties, reservations, allowances and privileges relating to the Real Estate or the Improvements or in any way now or hereaf er appertaining thereto, including homestead and any other claim at law or in equity (collectively, the "Appurtenances");
- 3. <u>Leases</u>. All leasehold estates and the right, title and interest of Dester in, to and under any and all leases, subleases, management agreements, arrangements, concessions or agreements, written or oral, relating to the use and occupancy of the Real Estate and Improvements or any portion thereof, now or hereafter existing or entered into, including the Major Leases described in Section 3.18 of the Mortgage (collectively, the "Leases");
- 4. Rents. All rents, issues, profits, proceeds, income, royalties, advantages, avails claims against guarantors, security and other deposits (whether in cash or other form), advance rentals and any and all other payments or benefits now or hereafter derived, directly or indirectly, from the Leases (collectively, the "Rents"); subject, however, to the right, power and authority (the "License") granted Debtor in the Assignment of Rents and Leases executed by Debtor to and in favor of State Farm of even date herewith (the "Assignment of Rents and Leases") to collect and apply the Rents as provided therein;
- 5. <u>Contract Rights</u>. To the extent assignable, all right, title and interest of Debtor in and to any and all contracts, written or oral, express or implied, now existing or hereafter entered into or arising, in any manner related to the improvement, use, operation, sale, conversion or other

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disposition of any interest in the Premises, including without limitation all options to purchase or lease the Real Estate or Improvements or any portion thereof or interest therein, or any other rights, interests, or greater estates in the rights and properties comprising the Premises, now owned or hereafter acquired by Debtor (collectively, the "Contract Rights");

- 6. <u>Intangible Personal Property</u>. To the extent assignable, all general intangibles of Debtor, including without limitation, goodwill, trademarks, trade names, option rights, permits, licenses, insurance policies and proceeds therefrom, rights of action and books and records relating to the Real Estate or Improvements (collectively, the "Intangible Personal Property");
- 7 Lungible Personal Property. All right, title and interest of Debtor in and to all fixtures, equipment and tangible personal property of every kind, nature or description attached or affixed to or situated upon or within the Real Estate or Improvements, or both, provided the same are used, usable or intended to be used for or in connection with any present or future use, occupation, operation, maintenance, management or enjoyment of the Real Estate or Improvements (collectively, the "Tangible Personal Property");
- 8. <u>Proceeds</u>. To the extent assignable, all proceeds of the conversion, voluntary or involuntary, of any of the Premises into cash or other liquidated claims, or that are otherwise payable for injury to, or the taking o requisitioning of the Premises, including all insurance and condemnation proceeds as provided in the Mortgage (collectively, the "Proceeds");
- 9. Tax and Insurance Deposits. All 5, ms deposited by Debtor to Secured Party, in escrow, for the payment of real estate and other taxes and insurance premiums payable on and with respect to the Real Estate and Improvements (collectively, the "Tax and Insurance Deposits"); and
- 10. Other Rights and Interests. All other property, rights, interests, estates or claims of every name, kind, character or nature, both in law and in equity, which Debtor now has or may hereafter acquire in the Real Estate and Improvements and all other property, rights, interests, estates or claims of any name, kind, character or nature or properties now owned or hereafter acquired in the other properties and interests comprising the Premises ("Other Rights and Interests").

All of the foregoing-described property, rights and interest, including the Improvements, Appurtenances, Leases, Rents, Contract Rights, Intangible Personal Property, Tangible Personal Property, Proceeds, Tax and Insurance Deposits, Right to Encumber and Other Rights and Interests, being collectively referred to herein as the "Collateral".

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EXHIBIT B

to Financing Statement by SWC CLARK & HOWARD-IL, LLC, a Delaware limited liability company, 7501 W. NORTH AVENUE, LLC, a Delaware limited liability company, 1822 WILLOW ROAD, LLC, a Delaware limited liability company, 2748 N. GREEN BAY ROAD, LLC: Delaware limited liability company and 6105-29 N. BROADWAY, LLC, a Delaware limited liability company (collectively, "Debtor"), in favor of STATE FARM LIFE INSURANCE COMPANY, an Illinois corporation, its successors or assigns ("State Farm"), as Secured Party.

Real property in the City of Northfield, County of Cook, State of Illinois, described as follows:

LOT 1 IN DOMINICA'S FINER FOODS RESUBDIVISION ACCORDING TO THE PLAT THEREOF RECORDED FEBRUARY 29, 1396 AS DOCUMENT 96154979 BEING A RESUBDIVISION OF PART OF THE EAST 1/2 OF THE SOUTHEASTERLY 1/4 OF SECTION 24, TOWNSHIP 42 NORTH RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN AND PART OF THE WEST 1/2 OF THE SOUTHWESTERLY 1/4 OF SECTION 19, TOWNSHIP 42 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK GOUNTY ILLINOIS.