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Karen A. Yarbrough

Cook County Recorder of Deeds Date: 05/15/2015 11:13 AM Pg: 1 of 7

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#### **UCC FINANCING STATEMENT**

POLLOWINGTROCTIONS	_
A. NAME & PHONE OF CONTACT AT FILER (optional)  Katherine S. Sprenger, Esq.	
B. E-MAIL CONTACT AT FILER (options)	
C. SEND ACKNOW EDGMENT TO: (Name and Address)  Barack Ferrezzano Kirschbaum & Nagelberg LLP  200 West Mr.dis on, Suite 3900	
Chicago, IL 60500	

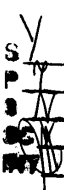
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ot, full name; do not omit, modify, or abbreviate ar rovide the individual Debior information in item 10	ny peri of the Debior's na I of the Financing Statem	ame); If any part of the in sent Addendum (Form U	cavicum Debloi (C1Ad)
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4, COLLATERAL: This financing sistement covers the following colleteral: All of Debtor's right, title and interest in, to and under that collateral described on Schedule I attached hereto and made a part hereof which is located on or related to the real property described on Exploit A attached hereto and made a part hereof.

> Attorneys' Title Guaranty Fund, Inc. 1 S. V. Alter Dr., 1777 2400 August arch Department 7

		haire administered by a Car	edent's Personal Representative
5. Check only if applicable and check only one box: Colleteral is held in a True	I (see UCC1Ad, flem 17 and Instructions)		
Sa. Check only if applicable and check only one box:	A Debtor is a Transmitting Utility	6b, Check <u>only</u> if spplicable of Agricultural Lien	Ind check <u>paly</u> one box:
Total Marie	Consignee/Consignor Seller/Bu	yer Salles/Bator	Ligansas/Ligansor
8. OPTIONAL FILER REFERENCE DATA: Filed with: IL - Cook County	CM # TCMT-000	50	F#435750 A#617813
THE WILL ID - COOK COMING STATEMENT (Form I)	CC1) (Rev. 04/20(11)	Il Association of Comme	rcial Administrators (IACA)



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NAME OF FIRST DEBTOR: Serie as line 1s or 15 on Financing State because individual Debtor name did not fit, check here	temant; If line 15 was left blank			
98. ORGANIZATION'S NAME 1802 LAKE ST, LLC				
96. INDIVIDUAL'S SUPINAME				
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ADDITIONAL SPACE FOR ITEM 4 (Colleteral):	led) in the 14. This FINANCING STATE	out Covers as-extr		
D. MAILING ADDRESS  ADDITIONAL SPACE FOR ITEM 4 (Colleteral):  This FINANCING STATEMENT is to be filed [for record] (or record REAL ESTATE RECORDS (If applicable)  Name and address of a RECORD OWNER of real estate described in I (If Debtor does not have a record interest):	(ed) in the 14. This FINANCING STATE    covers limber to be tem 16   16. Description of real assist	out Covers as-extr	acted collateral X is field and incorporated by	s a fluture (lling

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#### SCHEDULE 1 TO UCC FINANCING STATEMENT

#### **Debtor**

Secured Party

1802 Lake St. LLC ("Debtor") 9252 N. Kilbourn Skokie, IL 60076 Attn: Shawn Kohli T2 Wrigley II, LLC ("Secured Party")
111 W. Wesley Street, Suite #5
Wheaton, IL 60187
Attn: Jeff Brown

All capitalized terms not defined herein shall have the meanings ascribed to them in the Mortgage, Assignment of Leases and Rents, Security Agreement and Fixture Filing from Debtor to Secured Party dated as of April 29, 2015. Debtor irrevocably grants, conveys and assigns to Secured Party a security interest in all assets of Debtor of any kind or nature including without limitation the following property now or hereafter owned by Debtor (the "Collateral") located on or related to the real property located in the City of Chicago, County of Cook, State of Illinois described on Exhibit A attached hereto (the "Land"):

- All buildings, structures and improvements of every nature whatsoever now or hereafter situated on the Land, and ill furnishings, furniture, fixtures, machinery, inventory, equipment, appliances, systems, building materials, vehicles and personal property of every kind and nature whatsoever including without limitation, all gas and electric fixtures, radiators, heaters, engines and machinery, toilers, ranges, elevators and motors, plumbing and heating fixtures and systems, carpeting and other floor coverings, washers, dryers, water heaters, mirrors, mantels, air conditioning apparatus and systems, refrigerating plant, refrigerators, computers and all hardware and sortware therefor, cooking apparatus and appurtenances, window screens, awnings and storm sashes, which are or shall be attached to said buildings, structures or improvements, or which are or shail be located in, on or about the Land, or which, wherever located (including, without lineitation, in warehouses or other storage facilities or in the possession of or on the premises of vendors or manufacturers thereof), are used or intended to be used in or in connection with me construction, fixturing, equipping, furnishing, use, operation or enjoyment of the Land or the improvements thereon, now or hereafter owned by Debtor, including all extensions, additions improvements, betterments, renewals and replacements of any of the foregoing, together with all warehouse receipts or other documents of title relating to any of the foregoing and the berefit of any deposits or payments now or hereafter made by Debtor in connection with any of the foregoing; and
- B. All easements, rights-of-way, strips and gores of land, vaults, streets, ways, alleys, passages, sewer rights, waters, water courses, water rights and powers, and all estates, rights, titles, interests, licenses, privileges, liberties, tenements, hereditaments and appurtenances whatsoever in any way belonging, relating or appertaining to the Mortgaged Property, or any part thereof, or which hereafter shall in any way belong, relate or be appurtenant thereto, whether now owned or hereafter acquired by Debtor and the reversion and reversions, remainder and remainders thereof, and all the estate, right, title, interest, property,

possession, claim and demand whatsoever at law, as well as in equity, of Debtor of, in and to the same; and

- C. Each and every lease, license and other document or instrument, including, without limitation, those described in Granting Clause B above, granting to any person or entity any right to use or occupy, and any other agreement with respect to the use or occupancy of, all or any portion of the Land or the improvements of any type or nature located thereon (the "Improvements"), whether heretofore, now or hereafter entered into (the "Leases") and
- D. The rents, deposits, issues, profits, proceeds, revenues, awards and other benefits of the Mortgaged Property from time to time accruing (including, without limitation, all payments under the Leases, licenses and documents described in Granting Clause C above, proceeds of insurance, condemnation awards and payments in lieu thereof, tenant security deposits, advance room deposits and escrow funds, all receivables, customer obligations, installment payment obligations and other obligations now existing or hereafter arising or created out of sale, lease, subleace, license, concession or other grant of the right of the possession, use or occupancy of all or any portion of the Mortgaged Property, or personalty located thereon, or rendering of services by Debtor or any operator or manager of the Mortgaged Property or acquired from others including, without limitation, from the rental of any space, and all the estate, right, title, interest, property, possession, claim and demand whatsoever at law, as well as in equity, of Debtor of, in and to the same) (collectively, the "Rents"); and
- E. All proceeds and avails from rentals, accetgages, sales, conveyances or other dispositions or realizations of any kind or character of or from the foregoing Rents now or hereafter existing, all of which shall constitute proceeds of collateral pursuant to Section 9-315 of the Uniform Commercial Code ("UCC"), as adopted in the state in which the Mortgaged Property is located (the "State"); and

All of the aforementioned personal property and any and all other personal property, whether tangible or intangible, not otherwise described herein and now or at any time hereafter owned by the Debtor and now or at any time hereafter located in or on or otherwise in the construction, occupancy, ranagement, maintenance, repair and operation of the Land, the Improvements or the equipment located thereon, including, without limitation, trade names, trademarks, service marks, copyrights, patents and other intellectual property and any and all funds of Debtor from time to time in Secured Party's possession, all of which shall constitute proceeds of collateral pursuant to Sections 9-102(a), 9-203(f), 9-315(b)(2) and 9-315(c) of the UCC (the "Personalty"), and the right, title and interest of Debtor in and to any of the Personalty which may be subject to any security agreements as defined in the UCC, superior in lien to the lien of the Mortgage; and

F. All of the aforementioned contracts and agreements and any and all other contracts or agreements, whether written or oral, to which Debtor is or hereafter becomes a party, to the extent assignment is permitted therein, including, without limitation, purchase

contracts for the sale of all or any portion of the Land, contracts pertaining to architectural services, contracts pertaining to engineering services, and contracts relating in any manner to the ownership, use, enjoyment, construction, occupancy, management, maintenance, operation or repair of all or any portion of the Land, the Improvements, the equipment located thereon or the Personalty or otherwise related to all or any part of the real and personal property described elsewhere herein (the "Contracts"); and

- G. To the extent assignment thereof is legally permissible, all franchises, permits, licences, entitlements and rights therein respecting the ownership, use, enjoyment, occupation, management, maintenance, repair and operation of any of the foregoing; and
- H. And all rights, titles, interests, estates and other claims, at law or in equity, that Debtor now bas or may hereafter acquire in or to any proceeds from the sale, assignment, conveyance, hypothecation, grant, pledge or other transfer of any or all of the foregoing real or personal property; and
- I. Any and all refunds, rebates, reimbursements, reserves, deferred payments, deposits, cost savings, governmental subsidy payments, governmentally registered credits (such as emissions reduction credits, and payments of any kind due from or payable by any governmental authority or any insurar, or utility company relating to any or all of the Mortgaged Property; and
- J. All refunds, rebates, reimbursements and payments of any kind due from or payable by any governmental authority for any taxes, assessments or governmental or quasi-governmental charges or levies imposed upon Debtor with respect to the Mortgaged Property or upon any or all of the Mortgaged Property; and
- K. All monies relating to the Mortgaged Property held in any cash collateral or operating account maintained with Secured Party or any Affiliate of Secured Party now or at any time hereafter, all monies held in any capital expenditure escrews or other operational escrews or reserve funds and any other escrews, reserves or letters of credit benefiting or relating to the Mortgaged Property; and
- L. All right, title and interest of Debtor arising from the operation of the Mortgaged Property in and to all payments for goods or property sold or leased or for services rendered, whether or not yet earned by performance, and not evidenced by an instrument or chattel paper including, without limiting the generality of the foregoing, all accounts, accounts receivable, contract rights, book debts, and notes arising from the operation of the Mortgaged Property and Mortgaged Property-related services on the Mortgaged Property or arising from the sale, lease or exchange of goods or other property and/or the performance of services; and
- M. All of Debtor's existing and after acquired or created accounts (including, without limitation, bank, brokerage and similar accounts and demand depository accounts), accounts receivable, contract rights, general intangibles, judgments, notes, drafts, acceptances,

instruments, chattel paper, deposits and all other personal property of every kind, nature or description in connection with the Mortgaged Property.

COOK COUNTY
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RECORDER OF DEEDS
SCANNED BY

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#### **EXHIBIT A TO UCC FINANCING STATEMENT**

#### Legal Description

LOT 31 IN BLOCK 7 IN W.M. DERBY'S SUBDIVISION OF THE NORTHEAST ½ OF THE NORTHEAST ½ OF SECTION 15, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

STREFT, AL DRESS: 4142 W. JACKSON BLVD., CHICAGO, ILLINOIS 60624

PIN: 16-15-7:14 028-0000

COOK COUNTY
RECORDER OF DEEDS
SCANNED BY