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UCC FINANCING STATEMENT AMEI	NDMENT			
A. NAME & PHONE OF CONTACT AT FILER (optional) Corporation Service Company 1-800-8	58-5294		1611844268	
B. E-MAIL CONTACT AT FILER (optional) SPRFiling@cscinfo.com			1611844058 Fee: \$50 ee:\$9.00 RPRF Fee: \$1.00	.00
C. SEND ACKNOWLEDGMENT TO: (Name and Address)		Karen A.	Yarbrough	
114948436 - 373750 - 4/26/2016			unty Recorder of Deeds /27/2016 02:56 PM Pg: 1 or	7
Corporation Service Company 801 Adlai Stevenson Prive				
Springfield, IL 627%	Filed In: Illinois			
	(Cook)			
· O		THE	TOP TO LOW LIFTING OF FIVE BIGE	UNLI
1a. INITIAL FINANCING STATEMENT F. EN JMBER 1528644042 10/13/2015		(or recorded) in the REA	EMENT AMENDMENT is to be filed [fo LL ESTATE RECORDS ddendum (Form UCC3Ad) <u>and</u> provide Deb	•
TERMINATION: Effectiveness of the Financing Statement Statement	t identified above is terminated w			
3. ASSIGNMENT (full or partial): Provide name of A sign see For partial assignment, complete items 7 and 9 and albair a	in item 7a or 7b, <u>and</u> address of acate affected collateral in item 8	Assignee in item 7c <u>and</u> name	of Assignor in item 9	····
CONTINUATION: Effectiveness of the Financing Statem continued for the additional period provided by applicable la	er ident fied above with respect	to the security interest(s) of Se	cured Party authorizing this Continuat	ion Statement is
5. PARTY INFORMATION CHANGE:				
—	AND Check and of these three bo			
This Change affects Debtor or Secured Party of record	CHANGI name and/or a item 6a ur 6b; purem 7	ddress: Complete ADD na a or 7b <u>and</u> item 7c 7a or 7	ime: Complete item DELETE name: b, and item 7c DELETE name:	Give record name item 6a or 6b
6. CURRENT RECORD INFORMATION: Complete for Party In	nformation Change - pr. vide only g	ne name (6a or 6b)		
6a. ORGANIZATION'S NAME 65 OAK STREET OW	NER, LLC			
OR 8b. INDIVIDUAL'S SURNAME				
OD. MUDIONE'S SURIAMIE	FIRST PERSON	AL MAMI	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
 CHANGED OR ADDED INFORMATION: Complete for Assignmental Transportation of the Complete for Assignmental Compl	ent or Party Information Change - provide o	nly one name (7a or 7b) / acc exact, full	name; do not omit, modify, or abbreviate any part	of the Debtor's name)
77a. UNGANIZATIONS NAME		()		
OR 75. INDIVIDUAL'S SURNAMÉ		<u> </u>		
			Z ,	
INDIVIDUAL'S FIRST PERSONAL NAME			5	
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)		<u> </u>		Teureiv
7c. MAILING ADDRESS	James		955	SUFFIX
O. MAILING ADDINESS	CITY		STATE POSTAL COE	COUNTRY
8. 🖊 COLLATERAL CHANGE: Also check one of these four bo	exes: ADD collateral	DELETE collateral	RESTATE covered collateral	ASSIGN collateral
Schedule A and Exhibit A attached to the or	riginal LICC formation			
Exhibit A attached to this UCC amendment.	iginal occ linancing	statement are nerep	y replaced by Schedule /	\ and
Exhibit A attached to this OCC amendment.				
A				
R/~ :				
<i>,</i>				
<i>j</i>				
9. NAME OF SECURED PARTY OF RECORD AUTHORI	ZING THIS AMENDMENT: D-	ovide only one game (Ga a Gas)		
NAME OF SECURED PARTY OF RECORD AUTHORIZED If this is an Amendment authorized by a DEBTOR, check here	and provide name of authorizing	Debtor	name of Assignor, if this is an Assignme	ent)
D. NAME OF SECURED PARTY OF RECORD AUTHORIZED IT this is an Amendment authorized by a DEBTOR, check here 9a. ORGANIZATION'S NAMEPACIFIC WESTERN E	and provide name of authorizing	Debtor	name of Assignor, if this is an Assignme	ent)
9a. ORGANIZATION'S NAME PACIFIC WESTERN [and provide name of authorizing BANK, as agent for its	self and the Lenders		ent)
9a. ORGANIZATION'S NAME PACIFIC WESTERN E	and provide name of authorizing	self and the Lenders	name of Assignor, if this is an Assignme	SUFFIX

1611844058 Page: 2 of 7

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UCC FINANCING STATEMENT AMENDMEN' FOLLOW INSTRUCTIONS	T ADDENDUM		
11. INITIAL FINANCING STATEMENT FILE NUMBER: Same as item 1a on A 1528644042 10/13/2015	mendment form		
12. NAME OF PARTY AUTHORIZING THIS AMENDMENT: Same as item 9 o	n Amendment form		
12a. ORGANIZATION'S NAME PACIFIC WESTERN BANK, as agent for itself and the Lenders			
OR 12b. INDIVIDUAL'S SURNAME			
FIRST PERSONAL NAME			
ADDITIONAL NAME(S)/INITIA*(S)	SUFFIX		
		THE ABOVE SPACE IS FOR FILING OFFICE U	ISE ONLY
13. Name of DEBTOR on related financing statement (Name of a current Debt one Debtor name (13a or 13b) (use exact, full name, do not omit, modify, or abbre			13): Provide only
13a. ORGANIZATION'S NAME 65 OAK STREET OWNER, LLO	C		
OR 13b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
14. ADDITIONAL SPACE FOR ITEM 8 (Collateral):			
	3	Cortico	
15. This FINANCING STATEMENT AMENDMENT: covers timber to be cut covers as-extracted collateral 16. Name and address of a RECORD OWNER of real estate described in item 17 (if Debtor does not have a record interest): Debtor is the record owner.	s a fixture filing	n of real estate: hibit A attached.	
18. MISCELLANEOUS:			

1611844058 Page: 3 of 7

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65 OAK STREET OWNER, LLC

SCHEDULE A

DEBTOR(S):

65 OAK STREET OWNER, LLC

SECURED PARTY:

PACIFIC WESTERN BANK, as agent for itself and the Lenders

This financing statement covers the following collateral (collectively, the "Property"):

- (A) the Fee Parcel described in **Exhibit A** attached hereto and made a part hereof;
- all additional lands, estates and development rights hereafter acquired by Debtor for use in connection with the Property and the development of the Property and all additional lands and estates therein which way from time to time, by supplemental mortgage, deed to secure debt, deed of trust, or otherwise, be expressly, made subject to the lien of the Security Instrument;
- (C) all of Debter's rights, title, and interests in and to the buildings, foundations, structures, improvements, and fixtures now or hereafter located or erected on or within the Property (the "Improvements;" and together vito the Fee Parcel, the "Real Property");
- all of Debtor's rights, title and interests in and to (1) all streets, avenues, roads, alleys, passages, places, sidewalks, strips and gores of land and ways, existing or proposed, public or private, adjacent to the Property, and all reversionary rights with respect to the vacation of said streets, avenues, roads, alleys, passages, places, sidewalks and ways in the land lying thereunder; (2) all air, light, lateral support, development, drainage, oil, gas and mineral rights, options to purchase or lease, waters, water courses and riparian rights now or hereafter pertaining to or used in connection with the Property, and/or the Improvements; (3) all and singular, the tenements hereditaments, rights of way, easements, appendages and appurtenances and property now or hereafter belonging or in any way appertaining to the Property, and/or the Improvements; and (4) all estate, right, the, claim or demand whatsoever, either at law or in equity, in possession or expectancy, of, in and to the Property, and/or the Improvements (collectively, the "Appurtenances");
- all of Debtor's rights, title and interests in and to all personal property of any kind or nature whatsoever, whether tangible or intangible and whether now owned or hereafter acquired, in which Debtor now has or hereafter acquires an interest, including, without limitation: (1) all reserve, deposit and impound accounts including without limitation the Operating Account, the Lockbex Account and Reserves (as each is defined in the Loan Agreement) and any funds in such Operating Account, Lockbox Account and Reserves from time to time; (2) all contracts and agreements relating to the Property, including operating agreements and management agreements, and all other documents, books and records related to the ownership and operation of the Property (provided, that all of such agreements shall be subordinate to the Security Instrument, and Agent shall have no responsibility for the performance of Debtor's obligations thereunder) and all general intangibles (including payment intangibles, trademarks, trade names, goodwill, software and symbols); (3) to the extent permitted by law: all consents, Licenses (as defined below) (including any licenses held by Debtor permitting the sale of liquor at any of the Property the transfer and/or assignment of which is permitted by law without filing or other qualification), permits, certificates, government approvals, warranties, guaranties, bonds, letters of credit, causes of action, judgments, claims, profits, security deposits, utility deposits, and all rebates or refunds of fees, taxes, assessments, charges or deposits paid to any governmental or quasi-governmental entity, including any court, department, commission, board, bureau, agency, administration, service, district or other instrumentality of any governmental entity, all sewer and water taps, appurtenant water stock or water rights, allocations and agreements for utilities; (4) all money, instruments and documents (whether

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65 OAK STREET OWNER, LLC

tangible or electronic) arising from or by virtue of any transactions; and (5) all "Cash proceeds", "Chattel paper", "Collateral", "Commercial tort claims", "Deposit accounts", "Documents", "Electronic chattel paper", "Equipment", "Fixtures", "General intangibles", "Goods", "Instruments", "Inventory", "Investment property", "Letter of credit rights", "Noncash proceeds", "Payment intangibles", "Proceeds", "Software", "Supporting Obligations", and "Tangible chattel paper", as defined in the Uniform Commercial Code (the "UCC") of the state in which the Property is located (the "State") (or, for any personal property, the State of Delaware), in which Debtor has any interest, wherever located, whether currently owned or hereafter acquired (including, without limitation, all personal property of any kind or nature whatsoever, whether tangible or intangible and whether now owned or hereafter acquired, in which Debtor now has or hereafter acquires an interest and which is used in the construction of, or is placed upon, or is derived from or used in connection with the maintenance, use, occupancy or enjoyment of, the Property, including (a) intentionally omitted; (b) all franchise, license, management or other agreements with respect to the operation of the Real Property or the business conducted therein (provided all of such agreements shall be subordinate to the Security Instrument, and Agent shall have no responsibility for the performance of Detur's obligations thereunder) and all general intangibles (including payment intangibles, trademarks, and e names, goodwill, software and symbols) related to the Real Property or the operation thereof; (c) all sewer and water taps, appurtenant water stock or water rights, allocations and agreements for utilities, bonds, letters of credit, permits, certificates, licenses, guaranties, warranties, causes of action, judgments, cicins, profits, security deposits, utility deposits, and all rebates or refunds of fees, Taxes, assessments, charges or ceposits paid to any Governmental Authority related to the Real Property or the operation thereof; (d) all insurance policies held by Debtor with respect to the Property or Debtor's operation thereof and any advance payments of insurance premiums made by Debtor with respect to, and all claims or demands with respect to, such insurance; (e) all money, instruments and documents (whether tangible or electronic) arising from or by virtue of any transactions related to the Property, and all deposits and deposit accounts of Debtor related to the Property; and (f) all "Cash proceeds", "Chattel paper", "Collateral", "Commerc al tort claims", "Deposit accounts", "Documents", "Electronic chattel paper", "Equipment", "Fixtures", "General intangibles", "Goods", "Instruments", "Inventory", "Investment property", "Letter-of-credit rights", "Noncash proceeds", "Payment intangibles", "Proceeds", "Software", "Supporting Obligations" and "Tangible chattel paper", as defined in the UCC of the State (or, for any personal property, the State of De'aware), in which Debtor has any interest, whether currently owned or hereafter acquired, to the extent such property is relating to, generated from, arising out of or incidental to the ownership, development, use or operation of the Property (whether or not subsequently removed from the Real Property, including, without limitation, all (i) machinery and tools; (ii) rugs, carpets and other floor coverings; (iii) draperies and drapery rods and brackets, awnings, window shades, venetian blinds and curtains; (iv) lamps, chandeliers and other lighting fixtures; (v) office maintenance and other supplies; (vi) apparatus, appliances, furni ure and furnishings, building service equipment, and building materials, supplies and equipment; (vii) chairs, /lesks, mirrors, bookcases, tables, screens, paintings, hangings, pictures, objects of art, divans, couches, rigrage carts, luggage racks, stools, sofas, keys or other entry systems, dictating equipment, private telephora systems, facsimile machines, medical equipment, potted plants, heating, lighting and plumbing fixtures, fire prevention and extinguishing apparatus, cooling and air-conditioning systems, elevators, escalators, fittings, plants, apparatus, stoves, ranges, refrigerators, laundry machines, tools, machinery, engines, dynamos, motors, boilers, incinerators, switchboards, conduits, compressors, vacuum cleaning systems, floor cleaning, waxing and polishing equipment, call systems, brackets, electrical signs, bulbs, bells, ash and fuel, conveyors, cabinets, lockers, shelving, spotlighting equipment, dishwashers, garbage disposals, washers and dryers; (viii) rights, royalties, rents, security deposits, advance rentals, revenues, profits and benefits, parking charges, the rendering of services by Debtor or any operator or manager of the Improvements or acquired from others (including, without limitation, from the rental of any office space, retail space, guest rooms or other space, halls, stores and offices, and deposits securing reservations of such space), license, lease, sublease and concession fees and rentals, health club membership fees, food and beverage wholesale and retail sales, service charges, vending machine sales and any other items of

1611844058 Page: 5 of 7

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65 OAK STREET OWNER, LLC

revenue, receipts and/or income); (ix) Leases, lease guarantees, security deposits, contracts, contract rights, permits and certificates; (x) tenements, hereditaments and appurtenances; (xi) approvals and parcel maps (whether tentative or final), building permits and certificates of occupancy; (xii) names under or by which the Property or any of the Improvements may at any time be operated or known and rights to carry on business under any such names or any variant thereof; (xiii) tradenames, trademarks, servicemarks, logos, copyrights, goodwill, books and records and all other general intangibles relating to or used in connection with the operation of the Real Property; (xiv) management agreements, service contracts, supply contracts or other contracts or agreements; (xv) warranties; (xvi) water stock; (xvii) shares of stock or other evidence of ownership of any part of the Property or Improvements that is owned by Debtor in common with others, and all documents of membership in any owners' or members' association or similar group having responsibility for managing, maintaining or operating any part of the Property or Improvements, (xviii) plans and specifications prepared for construction of improvements on the Real Property, or any part thereof, and studies, data and drawings related thereto, including, without limitation, studies, data or reports relating to toxic or hazardous wastes or materials located on the Real Property, all environmental audits, studies and reports, approvals and agreements, and/or Improvements, and contracts and agreements of Debtor relating to the aforesaid plans and specifications or to the aforesaid studies, data, reports and drawings or to the construction of improvements on the Real Property; (xix) sales agreements, marketing studies, feasibility studies, deposit receipts, escrow agreements and other ancillary documents and agreements entered into respecting the sale to any purchasers of any part of the Property. and other proceeds of the sale there it; (xx) damages, royalties and revenue of every kind, nature and description whatsoever that Debtor may be entitled to receive from any person or entity owning or having or hereafter acquiring a right to the oil, fac or mineral rights and reservations of the Property; (xxi) deposits made with or other security given to utility companies by Debtor with respect to the Property and/or Improvements; (xxii); negotiable certificates of deposit of Debtor in Agent's possession and all accounts of Debtor maintained with Agent and each deposit account of Debtor assigned to Agent pursuant to any agreement; (xxiii) insurance proceeds (inclusing insurance proceeds for insurance not required under the terms of the Security Instrument); (xxiv) cond-mation awards; (xxv) causes of action, claims, compensation, awards and recoveries for any damage or injury to the Property and/or Improvements or for any loss or diminution in value of the Property and/or Inprovements; (xxvi) books and records, including, without limitation, all computer records, computer taper and electronic and electromagnetic representations and reproductions thereof; (xxvii) guaranties of and perurity for any of the foregoing; and (xxviii) all reserve, deposit and impound accounts including without limitation the Reserves (as defined in the Loan Agreement) and all Loan accounts established pursuant to the Loan Agreement either as reserves or accounts for the Loan (each of the foregoing items, collectively, the "Personalty")); together with all alterations, additions, accessions and improvements to the Property, substitutions therefor, and renewals and replacements thereof, and all proceeds of all of the foregoing;

(F) all of Debtor's right, title and interest in and to all proceeds, judgr.ents, claims, compensation, awards or payments heretofor and hereafter made to Debtor for the taking, whether permanent or temporary, by condemnation, eminent domain, or for any conveyance made in lieu of such taking, of the whole or any part of the Property or any easement appurtenant thereto, including, without limitation, all proceeds, judgments, claims, compensation awards or payments for changes of grade of streets or any other injury to or decrease in the value of the Property, whether direct or consequential, which awards and payments are hereby assigned to Agent, who is hereby authorized to collect and receive the proceeds thereof and to give proper receipts and acquittances therefore, and to apply the same toward the payment of the Indebtedness in such order as Agent may determine in accordance with the provisions of the Security Instrument without regard to the adequacy of Agent's security hereunder and notwithstanding the fact that the amount thereof may not then be due and payable, and toward the payment of reasonable counsel fees, costs and disbursements incurred by Agent in connection with the collection of such awards or payments; and Debtor hereby agrees, upon request, to make, execute and deliver any and all further assignments and other instruments sufficient for the purpose of confirming this

1611844058 Page: 6 of 7

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65 OAK STREET OWNER, LLC

assignment of said proceeds, judgments, claims, compensation awards or payments to Agent, free, clear and discharged of any encumbrances of any kind or nature whatsoever other than the Permitted Exceptions (as defined in the Loan Agreement);

- (G) all of Debtor's right, title and interest in and to all unearned premiums paid under insurance policies obtained by Debtor now or hereafter obtained by Debtor to the extent the same insure the Property and any other insurance policies required to be maintained pursuant to Section 5.12 of the Loan Agreement to the extent the same insure the Property, including, without limitation, liability insurance policies and Debtor's interest in and to all proceeds of the conversion and the interest payable thereon, voluntary or involuntary, of the Property, or any part thereof, into cash or liquidated claims including, without limitation, proceeds of casualty insurance, title insurance or any other insurance maintained or or with respect to the Property (other than liability insurance);
- (H) 21. Light, title and interest of Debtor in and to all extensions, improvements, betterments, renewals, substitutes and replacements of, and all additions and Appurtenances to, the Property, hereafter acquired by or released to Debtor or constructed, assembled or placed by Debtor on the Property, and all conversions of the security constituted thereby; immediately upon such acquisition, release, construction, assembling, placement or conversion, as the case may be, and in each such case, to the extent permitted by law, without any further montgage, conveyance, assignment or other act by Debtor, all such extensions, improvements, betterments, renewals, substitutes and replacements shall become subject to the Lien of the Security Instrument as fully and completely, and with the same effect, as though now owned by Debtor and specifically described herein,
- all of Debtor's right, title and interest in, to and under, to the extent the same may be encumbered or assigned by Debtor pursuant to the terms thereof without occurrence of a breach or default thereunder and to the extent permitted by applicable aw, and without impairment of the validity or enforceability thereof, the Interest Rate Protection Agree next (as defined in the Loan Agreement);
- (J) all of Debtor's right, title and interest in all proceeds, both cash and noncash, of the foregoing which may be sold or otherwise be disposed of pursuant to the terms hereof; and
- (K) all of Debtor's right, title and interest in any reciprocal easement agreement which may now or hereafter affect the Property.

As used herein, the term "Loan Agreement" shall mean that certain Amended and Restated Loan Agreement dated as of April 25, 2016 by and among Debtor, as borrower, and Secured Party, as a lender and as agent for the other lenders party thereto from time to time, as the same may be amended restated, replaced, supplemented or otherwise modified from time to time.

As used herein, the term "Security Instrument" shall mean that certain Amended and Restated Mortgage, Assignment of Leases and Rents, Security Agreement and Fixture Filing, dated as of April 25, 2016 by Debtor for the benefit of Secured Party.

Any other capitalized terms used but not defined herein shall have the respective meanings set forth in the Loan Agreement or the Security Instrument, as applicable.

1611844058 Page: 7 of 7

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65 OAK STREET OWNER, LLC

EXHIBIT A

Legal Description

Original Real Property (59-65 East Oak Street):

PARCEL 1:

LOT I IN LAWRENCE'S SUBDIVISION OF PART OF LOT 7 IN SUBDIVISION OF THE NORTH HALF OF BLOCK 8 IN CANAL TRUSTEES SUBDIVISION OF SECTION 3, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 2:

THAT PART OF BLOCK 8 IN CANAL TRUSTEES SUBDIVISION AFORESAID, COMMENCING AT A POINT ON THE NORTH LINE OF SAID BLOCK 340.2 FEET EAST OF THE NORTHWEST CORNER, THENCE EAST ON SAID LINE TO THE NORTHWEST CORNER OF LOT 1 IN LAWRENCE'S SUBDIVISION AFORESAUD: THENCE SOUTHERLY ALONG THE WEST LINE OF SAID LOT TO SOUTHWEST CORNER THERFOF; THENCE WEST 33 FEET 9 5/8 INCHES: THENCE NORTHERLY PARALLEL TO THE WEST LINE OF LOT 1 TO THE PLACE OF BEGINNING, IN COOK COUNTY, ILLINOIS.

PIN: 17-03-207-018-0000

Additional Real Property (57 East Oak Street):

Juny Clarki LOT 6 IN THE NORTH 1/2 OF BLOCK 8 IN THE SUBLIVISION BY THE COMMISSIONERS OF THE ILLINOIS AND MICHIGAN CANAL OF THE SOUTH FRACTIONAL QUARTER OF SECTION 3, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIN: 17-03-207-017-0000