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			*1908729103*	
CC FINANCING STATEMENT		Doc# 1808	729103 Fee \$	48.00
DLLOW INSTRUCTIONS	ŧ	RHSP FEE:s9.	00 RPRF FEE: \$1.0	96
NAME & PHONE OF CONTACT AT FILER (optional)	,	KAREM A.YARBROUGH		
Lisa S. Sauer (312) 985-5532		COOK COUNTY RECORDER OF DEEDS		
. E-MAIL CONTACT AT FILER (optional)  Isauer@clarkhill.com			2018 04:05 PH PC	
. SEND ACKNOWLEDGMENT TO: (Name and Address)			-010 04:05 PH P	1 0 1
Lisa S. Sauer	<b>-  </b>			
Clark Hill PLC				
130 E. Rapuslp i Street, Suit 3900				
Chicago, IL 60%1				
40037150 (£0F4)			OR FILING OFFICE USE	
DEBTOR'S NAME: Provide only or U. btor name (1a or 1b) (use exact, furname will not fit in line 1b, leave all of it. m. block, check here and provide 1a. ORGANIZATION'S NAME Nevermore Ventures, LLC	e the Individual Debtor information in item 1			
1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIO	DNAL NAME(S)/INITIAL(S)	SUFFIX
MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
13-119 W. Hubbard Street, 5th Floor	Chicago	IL	60654	USA
2b. INDIVIDUAL'S SURNAME  MAILING ADDRESS	FIRST PER SON IL NAME	ADDITIO	DNAL NAME(S)/INITIAL(S)  POSTAL CODE	SUFFIX
SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SEC 3a, ORGANIZATION'S NAME	CURED PARTY): Provide only Line Secured	Party name (3a or 3	b)	
Heartland Bank and Trust Company				
3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	TADDITIO	DNAL NAME(S)/INITIAL(S)	SUFFIX
MAILING ADDRESS	CITY	\$ FATE	POSTAL CODE	COUNTRY
P.O. Box 67	Bloomington	III	61702	USA
COLLATERAL: This financing statement covers the following collateral:	ND MADE A PAKT HEREC	Jr.	175.	
EE EXHIBITS A AND B ATTACHED HERETO A			Office	
EE EXHIBITS A AND B ATTACHED HERETO A	t (see UCC1Ad, item 17 and Instructions)		ered by a Decedent's Persor	al Representat
COLLATERAL: This financing statement covers the following collateral:  EE EXHIBITS A AND B ATTACHED HERETO A  Check only if applicable and check only one box: Collateral is held in a Trust.  Check only if applicable and check only one box:  Public-Finance Transaction Manufactured-Home Transaction	t (see UCC1Ad, item 17 and Instructions)  A Debtor is a Transmitting Utility	6b. Check only		al Representat one box:



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### **UCC FINANCING STATEMENT ADDENDUM FOLLOW INSTRUCTIONS** 9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here 9a. ORGANIZATION'S NAME Nevermore Ventures, LLC 9b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(S)/II "T.A1, C THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY 10. DEBTOR'S NAME: Provide (10s or 10h ore) one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of t' e Dibtor's name) and enter the mailing address in line 10c 10a. ORGANIZATION'S NAME 10b. INDIVIDUAL'S SURNAME INDIVIDUAL'S FIRST PERSONAL NAME INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S) SUFFIX 10c. MAILING ADDRESS POSTAL CODE COUNTRY STATE ASSIGNOR SECURE / PARTY'S NAME: Provide only one name (11a or 11b) 11. ADDITIONAL SECURED PARTY'S NAME or 11a, ORGANIZATION'S NAME 11b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(S)/INITIAL(S) SUFFIX POSTAL CODE 11c. MAILING ADDRESS CITY STATE COUNTRY 12. ADDITIONAL SPACE FOR ITEM 4 (Collateral): 13. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable) 14. This FINANCING STATEMENT: covers as-extracted collateral is filed as a fixture filing covers timber to be cut 15. Name and address of a RECORD OWNER of real estate described in item 16 16. Description of real estate: (if Debtor does not have a record interest): SEE EXHIBIT B ATTACHED HERETO

17. MISCELLANEOUS:

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#### **EXHIBIT A**

Debtor: NEVERMORE VENTURES, LLC, an Illinois limited liability company

Secured Party: HEARTLAND BANK AND TRUST COMPANY, an Illinois banking

association

Debtor has granted to Secured Party a security interest in the property owned by Debtor and describeo as follows:

- (a) All improvements of every nature whatsoever now or hereafter situated on the real estate legally described on Exhibit B hereto (the "Real Estate"), and all fixtures and personal property of every nature whatsoever now or hereafter owned by the Debtor and located on, or used in connection with the Real Estate or the improvements thereon, or in connection with any construction thereon, including all extensions, additions, improvements, bettermen's, renewals, substitutions and replacements to any of the foregoing and all of the right tale and interest of the Debtor in and to any such personal property or fixtures together with the benefit of any deposits or payments now or hereafter made on such personal property or fixtures by the Debtor or on its behalf (the "Improvements");
- (b) All easements, rights of way, gores of real estate, streets, ways, alleys, passages, sewer rights, waters, water courses, water rights and powers, and all estates, rights, titles, interests, privileges, liberties, tenements, hereditaments and appurtenances whatsoever, in any way now or hereafter belonging, rotating or appertaining to the Real Estate, and the reversions, remainders, rents, issues and profits thereof, and all the estate, right, title, interest, property, possession, claim and demand whatsoever, at law as well as in equity, of the Debtor of, in and to the same;
- (c) All rents, revenues, issues, profits, proceeds, income, royalties, Letter of Credit Rights (as defined in the Uniform Commercial Code of the State wherein the Real Estate is located (the "Code") in effect from time to time), escrows, security deposits, impounds, reserves, tax refunds and other rights to monies from the Real Estate and/or the businesses and operations conducted by the Debtor thereon, to be applied against the Indebtedness (as hereinafter defined); provided, however, that the Debtor, so long as no Event of Default (as hereinafter defined) has occurred hereunder, may collect rent as it becomes due, but not more than one (1) month in advance thereof;
- (d) All interest of the Debtor in all leases now or hereafter on the Real Estate, whether written or oral (each, a "<u>Lease</u>", and collectively, the "<u>Leases</u>"), together with all security therefor and all monies payable thereunder, subject, however, to the conditional permission hereinabove given to the Debtor to collect the rentals under any such Lease;

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- (e) All fixtures and articles of personal property now or hereafter owned by the Debtor and forming a part of or used in connection with the Real Estate or the Improvements, including, but without limitation, any and all air conditioners, antennae, appliances, apparatus, awnings, basins, bathtubs, bidets, boilers, bookcases, cabinets, carpets, computer hardware and software used in the operation of the Real Estate, coolers, curtains, dehumidifiers, disposals, doors, drapes, dryers, ducts, dynamos, elevators, engines, equipment, escalators, exercise equipment, fans, fittings, floor coverings, furnaces, furnishings, furniture, hardware, heaters, humidifiers, incinerators, lighting, machinery, motors, ovens, pipes, plumbing, pumps, radiators, ranges, recreational facilities, refrigerators, screens, security systems, shades, shelving, sinks, spinklers, stokers, stoves, toilets, ventilators, wall coverings, washers, windows, window coverings, wiring, and all renewals or replacements thereof or articles in substitution therefor, whether or not the same are or shall be attached to the Real Estate or the Improvements in any manner; it being mutually agreed that all of the aforesaid property owned by the Diotor and placed on the Real Estate or the Improvements, so far as permitted by law, shall be deemed to be fixtures, a part of the realty, and security for the Indebtedness; notwithstanding the agreement hereinabove expressed that certain articles of property form a part of the realty covered by this Mortgage and be appropriated to its use and deemed to be realty, to the extent that such agreement and declaration may not be effective and that any of said articles may constitute Goods (as defined in the Code), this instrument shall constitute a security agreement, creating a security interest in such goods, as collateral, in the Lender, as a secured party, and the Debtor, as debtor, all in accordance with the Code;
- (f) All of the Debtor's interests in Ceneral Intangibles, including Payment Intangibles and Software (each as defined in the Code) now owned or hereafter acquired and related to the Real Estate, including, without limitation, all of the Debtor's right, title and interest in and to: (i) all agreements, licenses, permits and contracts to which the Debtor is or may become a party and which relate to the Real Estate; (ii) all obligations and indebtedness owed to the Debtor thereunder; (iii) all interestual property related to the Real Estate; and (iv) all choses in action and causes of action relating to the Real Estate;
- (g) All of the Debtor's accounts now owned or hereafter created of acquired as relate to the Real Estate and/or the businesses and operations conducted thereon, including, without limitation, all of the following now owned or hereafter created or acquired by the Debtor: (i) Accounts (as defined in the Code), contract rights book debts, notes, drafts, and other obligations or indebtedness owing to the Debtor arising from the sale, lease or exchange of goods or other property and/or the performance of services; (ii) the Debtor's rights in, to and under all purchase orders for goods, services or other property; (iii) the Debtor's rights to any goods, services or other property represented by any of the foregoing; (iv) monies due or to become due to the Debtor under all contracts for the sale, lease or exchange of goods or other property and/or the performance of services including the right to payment of any interest or finance charges in respect thereto (whether or not yet earned by performance on the part of the Debtor);

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- (v) Securities, Investment Property, Financial Assets and Securities Entitlements (each as defined in the Code); (vi) proceeds of any of the foregoing and all collateral security and guaranties of any kind given by any person or entity with respect to any of the foregoing; and (vii) all warranties, guarantees, permits and licenses in favor of the Debtor with respect to the Real Estate;
- (h) All proceeds of the foregoing, including, without limitation, all judgments, awards of damages and settlements hereafter made resulting from condemnation proceeds or the taking of the Real Estate or any portion thereof under the power of eminent domain, any proceeds of any policies of insurance, maintained with respect to the Real Estate or proceeds of any sale, option or contract to sell the Real Estate or any portion thereof.

Debtor acknowledges and agrees that, with respect to any term used herein that is defined in either (a) Article 9 of the Uniform Commercial Code as in force in the jurisdiction in which this Financing Statement, as exthorized under the Security Agreement between Debtor and Secured Party, was filed at the time that it was filed or (b) Article 9 as in force at any relevant time in the jurisdiction in which the Financing Statement is filed, the meaning to be ascribed thereto with respect to any particular item of property shall be that under the more encompassing of the two definitions.

Debtor further acknowledges and agrees that this Financing Statement covers and is intended to cover, all assets of the Debtor.

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### EXHIBIT B

#### LEGAL DESCRIPTION OF REAL ESTATE

### Parcel 1:

LOTS 20 AND 21 IN BLOCK 24 IN RAVENSWOOD, A SUBDIVISION IN SECTIONS 17 AND 18 IN TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIN: 14-15 4)3-002-0000

Common Address. 4343 N. Ravenswood Avenue, Chicago, Illinois 60613

### Parcel 2:

LOTS 18 AND 19 IN BLOCK 24 IN RAVENSWOOD, A SUBDIVISION IN SECTIONS 17 AND 18 IN TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILL INOIS.

PIN: 14-18-403-003-0000

Common Address: 4325 N. Ravenswood Avenue Chicago, Illinois 60613