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UCC FINANCING STATEMENT AMENDMENT FOLLOW INSTRUCTIONS	RHSP FEE: \$9.00 RPRF FEE: \$1.00
A. NAME & PHONE OF CONTACT AT FILER (optional) NANCY FORCHIONE	EDUARD M. MOODY COOK COUNTY RECORDER OF DEEDS
B. E-MAIL CONTACT AT FILER (optional) NFORCHIONE@GSB.COM C. SEND ACKNOWLEDGMENT TO: (Name and Address)	DATE: 08/24/2020 10:27 AM PG: 1 OF 5
GLENVIEW STATE BANK	
800 WAUKEGAN RD , GLENVIEW, IL 60025	
	THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY
COOK COUNTY DOCKS FNT #1024533075	his FINANCING STATEMENT AMENDMENT is to be filed [for record] or recorded) in the REAL ESTATE RECORDS iler: attach Amendment Addendum (Form UCC3Ad) and provide Debtor's name in item 13
TERMINATION: Effectiveness of the Financing Statement identified above is terminated with response Statement	ect to the security interest(s) of Secured Party authorizing this Termination
3. ASSIGNMENT (full or partial): Provide name of Ar signee in item 7a or 7b, and address of Assignee For partial assignment, complete items 7 and 9 and less in cate affected collateral in item 8	e in item 7c <u>and</u> name of Assignor in item 9
4. CONTINUATION: Effectiveness of the Financing Statemer, ident fied above with respect to the secontinued for the additional period provided by applicable law	ecurity interest(s) of Secured Party authorizing this Continuation Statement is
5. PARTY INFORMATION CHANGE: Check one of these two horses: AND Check one of these three boxes to:	
Check one of these two boxes: This Change affects Debtor or Secured Party of record Litem 6a in 6b; each of a 7b or 7b	Complete nd item 7c ADD name: Complete item DELETE name: Give record name nd item 7c Delete item to be deleted in item 6a or 6b
CURRENT RECORD INFORMATION: Complete for Party Information Change - pr. vide only one name (6a. ORGANIZATION'S NAME)	9 (6a or 6b)
SCHILLER MANAGEMENT, LLC - SERIES 1	
6b. INDIVIDUAL'S SÜRNAME FIRST PERSONAL AM	ADDITIONAL NAME(S)/INITIAL(S) SUFFIX
7. CHANGED OR ADDED INFORMATION: Complete for Assignment or Party Information Change - provide only one na	me (7a or 7b) (exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)
7a. ORGANIZATION'S NAME	C'/
OR 7b. INDIVIDUAL'S SURNAME	74.
INDIVIDUAL'S FIRST PERSONAL NAME	· · · · · · · · · · · · · · · · · · ·
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
7c. MAILING ADDRESS CITY	STATE POSTAL JOBE COUNTRY
	TE collateral RESTATE covered collateral ASSIGN collateral
Indicate collateral: SEE ATTACHED EXHIBIT A FOR COLLATERAL DESCRIPTION	
SEE ATTACHED EXHIBIT B FOR LEGAL DESCRIPTION	s <u>y</u> _
	P 5

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	NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AI this is an Amendment authorized by a DEBTOR, check here and provide r	MENDMENT: Provide only <u>one</u> name name of authorizing Debtor	(9a or 9b) (name of Assignor, if this is an Assignment)	M	М
OR	GLENVIEW STATE BANK			SC	7
	96. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	4
10	OPTIONAL FILER REFERENCE DATA:	····			

10. OPTIONAL FILER REFERENCE DATA:

RUSSO CONTINUATION

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	NITIAL FINANCING STATEMENT FILE NUMBER: Same as item 1a o 124533075	n Amendment form				
	IAME OF PARTY AUTHORIZING THIS AMENDMENT: Same as item	9 on Amendment for	m			
	12a, ORGANIZATION'S NAME					
	GLENVIEW STATE BANK					
OR	12b. INDIVIDUAL'S SURNAME					
]			
	FIRST PERSONAL NAME					
	ADDITIONAL NAME(S)/INITIAL(S)	SL	JFFIX			
	lame of DEBTOR on related financing state, nent (Name of a current D				SPACE IS FOR FILING OFFICE	
	one Debtor name (13a or 13b) (use exact, full n. me, do not omit, modify, or at 13a. ORGANIZATION'S NAME					
]	SCHILLER MANAGEMENT, LLC - SEI	RIES 1				
OR	13b. INDIVIDUAL'S SURNAME	FIRST PERSON	NAL NAME		ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
1						
4. /	DDITIONAL SPACE FOR ITEM 8 (Collateral);	\mathcal{I}				
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18. MISCELLANEOUS:

RUSSO CONTINUATION

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EXHIBIT A TO UCC FINANCING STATEMENT Collateral Description

DEBTOR:

SCHILLER MANAGEMENT, LLC - SERIES I

SECURED PARTY: GLENVIEW STATE BANK

NOTE: All capitalized terms used herein shall have those meanings ascribed to them in that certain Mortgage, Assignment of Leases and Rents, Security Agreement and Fixture Filing of twicen SCHILLER MANAGEMENT LLC – SERIES 1, an Illinois limited liability company, SCHILLER MANAGEMENT LLC – SERIES 2, an Illinois limited liability company, SCHILLER MANAGEMENT LLC – SERIES 3, an Illinois limited liability company, SCHILLER MANAGEMENT LLC – SERIES 4, an Illinois limited liability company, SCHILLER MANAGEMENT LLC – SERIES 8, an Illinois limited liability company, SCHILLER MANAGEMENT LLC – SERIES 9, an Illinois limited liability company and, SCHILLER MANAGEMENT LLC – SERIES 9, an Illinois limited liability company and, SCHILLER MANAGEMENT LLC – SERIES 10, an Illinois limited liability company (each a 'Mortgagor' and collectively, the "Mortgagors"), and Secured Party, as Lender (the "Mortgagor").

Collateral Description:

(a) the real property described in Exhibit B which is attached hereto and incorporated herein by reference (the "Land") together with: any and all buildings, structures, improvements, alterations or appurtenance, now or hereafter situated or to be situated on the Land (the "Improvements"); and all right, title and interest of Mortgagors, now owned or hereafter acquired, in and to (1) all streets, roads, alleys, casements, rights-of-way, licenses, rights of ingress and egress, vehicle parking rights and public places, existing or proposed, abutting, adjacent, used in connection with or pertaining to the Land or the Improvements; (2) any strips or gores necessen the Land and abutting or adjacent properties; (3) all options to purchase the Land or the improvements or any portion thereof or interest therein, and any greater estate in the Land or the Improvements; and (4) all water and water rights, timber, crops and mineral interests on or pertaining to the Land (the Land, Improvements and other rights, titles and interests referred to in this clause (a) being herein sometimes collectively called the "Premises"): (b) all fixtures, equipment, systems, machinery and building and construction materials, supplies, now owned or hereafter acquired by Mortgagors, which are now or hereafter located at and used in connection with the operation and maintenance of the Land or the Improvements, or used in or necessary to the complete and proper planning, development, use or occupancy thereof, or acquired (whether delivered to the Land or stored elsewhere) for use or installation in or on the Land or the Improvements, and all renewals and replacements of, substitutions for and additions to the foregoing (the properties referred to in this clause (b) being herein sometimes collectively called the "Accessories," all of which are hereby declared to be permanent accessions to the Land); (c) all (i) plans and specifications for the Improvements; (ii) Mortgagors' rights, but not liability for any breach by Mortgagors, under all commitments (including any

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commitments for financing to pay any of the Secured Indebtedness), insurance policies, contracts and agreements for the design, construction, operation or inspection of the Improvements and other contracts related to the Premises or the Accessories or the operation thereof; (iii) deposits (including but not limited to Mortgagors' rights in tenants' security deposits, deposits with respect to utility services to the Premises, and any deposits or reserves hereunder or under any other Loan Documents for taxes, insurance or otherwise), rebates or refunds of impact fees or other taxes, assessments or charges, money, accounts, instruments, documents, notes and chattel paper arising from or by virtue of any transactions related to the Premises or the Accessories; (iv) permits, licensed, franchises, certificates, development rights, commitments and rights for utilities, and other rights and privileges obtained in connection with the Premises or the Accessories, (v) leases, rents, royalties, bonuses, issues, profits, revenues and other benefits of in Tremises and the Accessories (without derogation of Article 3 of the Mortgage); (vi) oil gas and other hydrocarbons and other minerals produced from or allocated to the Land and all products processed or obtained therefrom, and the proceeds thereof; and (vii) engineering accounting, title, legal, and other technical or business data concerning the Property which are in the possession of Mortgagors or in which Morigagors can otherwise grant a security interest; and (d) all (i) proceeds (eash or noncash) of or arising from the properties, rights, titles and interests referred to above, including but not limited to proceed of any sale, lease or other disposition thereof, proceeds of each policy of insurance relating thereto (including premium refunds), proceeds of the taking thereof or of any rights appurtenant thereto, including change of grade of streets, curb cuts or other rights of access, by condemnation, eminent domain or transfer in lieu thereof for public or quasi-public use under any law, and proceeds arising out of any damage thereto; and (ii) other interests of every kind and character which Mortgagors now have or hereafter acquire in, to or for the benefit of the properties, rights, titles and interests referred to above and all property used or useful in connection therewith, including but not limited to rights of ingress and egress and remainders, reversions and reversionary rights or interests; and if the estate of Mortgagors in any of the property referred to above is a leasehold estate, this conveyance shall include, and the lien and security interest created hereby shall encumber and extend to all other or additional title, estates, interests or rights which are now owned or may be cafter be acquired by Mortgagor in or to the property demised under the lease creating the leasehold estate; TO HAVE AND TO HOLD the foregoing rights, interests and properties, and all rights, estates, powers and privileges appurtenant thereto (ligae'n collectively called the "Property"), unto the said Lender, its successors and assigns, forever, subject to the terms, provisions and conditions set forth in the Mortgage, to secure the obligations of Borrower under the Note and Loan Documents and all other indebtedness and matters defined as "Secured Indebtedness" in Section 1.5 of the Mortgage.

II. A security interest in all of the Property of the Mortgagors which constitutes personal property or fixtures (herein sometimes collectively called the "Collateral").

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EXHIBIT B TO UCC FINANCING STATEMENT Legal Description

DEBTOR:

SCHILLER MANAGEMENT, LLC - SERIES 1

SECURED PARTY: GLENVIEW STATE BANK

All that certain property located in Cook County, Illinois and legally described as follows:

LOTS 18. 20 AND 21 IN BLOCK 7 IN WALTER G. MCINTOSH'S WILSON AVENUE ADDITION TO CHICAGO. A SUPDIVISION OF THE SOUTHWEST 1/4 OF THE NORTHEAST 1/4 OF SECTION 17, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN. IN COOK COUNTY, ILLINOIS

Common Address: 5842-48 West Montrose., Chicago, Illinois

PINs: 13-17-227-033; 13-17-227-031; 13-17-227-035