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Doc#. 2224218235 Fee: \$98.00

Karen A. Yarbrough

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| FIRST PERSONAL NAME | ADDITIO | VAL NAME(S)//NITIAL(S) | SUFFIX |
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| CITY | STATE | POSTAL CODE | COUNTRY |
| Calumet City | IL, | 60409 | USA |
| name: do not omit, módiáv, ár abbrevista a | ny part of the Debtor | e name): if any part of the t | ndividual Debte |
| P.o. Laividual Debter Information in Item 10 | of the Financing St | dement Addendum (Form L | CC1Ad) |
| | | 7-1-1-1-1-2-7-1-1 | • |
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| URED PARTY): Provide onter Secured | Party mane (3a or 3b | <u> </u> | |
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| C | | | SUFFIX |
| URED PARTY): Provide only 1. Secured FIRST PERSONAL NAME | | YAL NAME(S)/INITIAL(S) | SUFFIX |
| FIRST PERSONAL NAME | Аролно | VAL NAME(S)/INITIAL(S) | |
| C | | | SUFFIX COUNTRY USA |
| | name; do not omit, modify, or abbreviate a the individual Debtor Information in item 10 FIRST PERSONAL NAME CITY Calumet City Fame; do not omit, modify, or abbreviate a por dividual Debtor Information in item 10 | name; do not omit, modify, or abbreviate any part of the Debtor the Individual Debtor Information in items 10 of the Financing State Individual Debtor Information in items 10 of the Financing State Interpretate In | FIRST PERSONAL NAME ADDITIONAL NAME(S)/INITIAL(S) STATE POSTAL CODE Calumet City STATE POSTAL CODE 60409 Tame; do not ownit, modify, or abbreviate any part of the Debtor's name); if any part of the Legislation in Item 10 of the Financing Statement Addendum (Form United Statement (Form United Statement (Form Uni |

| 5. Check <u>only</u> il applicable and check <u>only</u> one box: Collateral is held in a Trust (see UCC1Ad, item 17 and instructions) | being administered by a Deca | edent's Personal Representative |
|--|--------------------------------|---------------------------------|
| 84. Check <u>only</u> if applicable and check <u>only</u> one box: | 6b. Check only if applicable a | nd check <u>only</u> only box; |
| Public-Finance Transaction Alexandectured-Home Transaction A Dabtor is a Transmitting Utility | Agricultural Llen | Non-UCC Flang |
| 7. ALTERNATIVE DESIGNATION (if applicable): Lessele/Lessor Consignos/Consignor Selfer/Bu | yer Ballee/Ballor | Licensse/Licensor |
| 8. OPTIONAL FILER REFERENCE DATA: | • | |
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| UCC FINANCING STATEMENT ADDENDUM FOLLOW INSTRUCTIONS | | | ; | | | |
|---|---|----------------------|------------|--|--|--------------|
| B. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if because individual Debtor name did not 6t, check here | iline 15 was feft blank | | | | | • |
| SA. ORGANIZATION'S NAME | ٦ | | | | | |
| STEPHENS LEARNING ACADEMY LLC | | | | • | | |
| PR 9b. INDIVIDUAL'S SURNAME | pro | | | | | |
| FIRST PERSONAL PUAL | | | | | | |
| ADDITIONAL NAME(S) (AL'S) | SUFFIX | | | | | |
| 0. DEBTOR'S NAME: Provide (10a or 10%) brity pub additional Debtor name or | r Deblor name that did not fit in | | | S FOR FILING OFF telement (Form UCC1) | | |
| do not omit, modify, or abbreviate any part of ".e & blor's name) and enter the m 10a. ORGANIZATION'S NAME | neiling address in line 10c | . summer fa | | | | |
| DR 105, INDIVIDUAL'S SURNAME | | A 7 1/0 1 | | | | V / V |
| INDIVIDUAL'S FIRST PERSONAL NAME | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | - wA-4 | | | | |
| INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S) | | V. mannan | | | ······································ | SUFFIX |
| OC. MAILING ADDRESS | COTY | sı | TATÉ | POSTAL CODE | | COUNTRY |
| | 0 | | | | | |
| 1. ADDITIONAL SECURED PARTY'S NAME & ASSIGN | OR SECURED PARTY | S NAME: Provide only | STAR NA | me (ita or itb) | | , AVI |
| 11.b. INDIVIDUAL'S SURNAME | FIRST PERSONAL NAME | Al | DOITIO | NAL NAME(S)/INITIAL | (S) | SUFFIX |
| 1c. MAILING ADDRESS | CITY | S | TATE | POSTAL CODE | • | COUNTRY |
| 2. ADDITIONAL SPACE FOR ITEM 4 (Coffaioral): | | | _/ | | | |
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| | | | | Ujsc. | | |
| • | | | ٠ | 10 |)- | |
| 3. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable) | 14. This Financing STATE | _ | | ontiatorni III in Ota | d na * f | belure Ming |
| 5. Name and address of a RECORD OWNER of real estate described in Item 16 (if Deblor does not have a record interest): | 16. Description of real estate | | PERCHECE I | SOURSELET IN 18 also | 9 40 4 4 | |
| | See attached Schet | tule A and Exht | it A | • | | • |
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| 7. MISCELLANEOUS: | | | | | ٠. | |

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<u>SCHEDULE A</u> PROPERTY DESCRIPTION

The Land is described as follows:

LOTS 24 AND 25 IN BLOCK 1 IN HOGENSON AND SCHMIDT'S ADDITION TO LINDEN PARK BEING A SUBDIVISION OF THE WEST 1/2 OF THE SOUTHWEST 1/4 OF THE SOUTH EAST 1/4 OF SECTION 4 TOWNSHIP 3/2 ORTH RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN IN COOK COUNTY, ILLINOIS

Permanent Index Number: 16-04-416-019-0000 Common Address 51 l6-20 W IOWA ST, Chicago, IL 60651

Property address is commonly known as: 5116-20 W IOWA ST, Chicago, IL 60651

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EXHIBIT A

- A. All fixtures and systems and articles of personal property, of every kind and character, now owned or hereafter acquired by Mortgagor (Mortgagor's successors or assigns), which are now or hereafter attached to the Land, which is located in the County of Cook, State of Illinois and more particularly described in Schedule "A" attached hereto, or the Improvements, or used in or necessary to complete the proper planning, development, use, occupancy or operation 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, including, but without limiting the foregoing, all of the following items now owned or hereafter acquired by Mortgagor, any and all fixtures, systems, heating, ventilating, air conditioning, refrigerating, plumbing, water, sewer, lighting, generating, cleaning, storage, incinerating, waste disposal, sprinkler, fire extinguishing, communications, transportation (of people or things, including, but not limited to, stairways, elevators, escalators and conveyors), data processing, security and alarm, laundry, food or drink preparation, storage of serving, gas, electrical and electronic, water, and recreational uses or purposes; all tanks, pipes, wiring, conduits, ducts, doors, patitions, floor coverings, wall coverings, windows, window screens and shades, awnings, fans, motors, engines and boliers; motor vehicles; decorative items and art objects; and files, records and books of account (all of which are herein sometimes referred to together as "Accessories");
- B. All (a) plans and specifications for the Improvements; (b) approvals, entitlements and contracts relating to the Land or the Improvement, or the Accessories or any part thereof; (c) deposits including, but not limited to, Mortgagor's rights in tenants' security deposits (if any), deposits with respect to utility services to the Land or the Improvements or the Accessories or any part thereof, and any deposits or reserves hereunder or under any other Loan Document (as hereinafter defined') for taxes, insurance or otherwise, funds, accounts, contract rights, instruments, documents, commitments, general intengibles, notes and chattel paper used in connection with or arising from or by virtue of any transactions related to the Land or the Improvements or the Accessories or any part thereof; (d) permits, licenses, franchises, bonds, certificates and other rights and privileges obtained in connection with the Land or the Improvements or the Accessories or any part thereof; (e) leases, rents, royalties, bonuses, issues, profits, revenues and other benefits of the Land, the Improvements and the Accessories; and (f) other properties, rights, titles and interests, if any, specified in any Section or any Article of this Mortgage as being part of the Property;
- C. All proceeds, products, consideration, compensation and recovenes, direct or consequential, cash and noncash, of or arising from, as the case may be, (a) the properties, rights, titles and interests referred to above in paragraphs (A), (B), (C) and (D); (b) any sale, lease or other disposition thereof; (c) each policy of insurance relating thereto (including premium refunds); (d) the taking thereof or of any rights are urtenant thereto by eminent domain or sale in lieu thereof for public or quasi-public use under any law; and (e) any dan age thereto whether caused by such a taking (including change of grade of streets, curb cuts or other rights or across) or otherwise caused; and
- D. All other interests of every kind and character, and proceeds thereof, which Mortgagor now has or hereafter acquires in, to or for the benefit of the properties, rights, titles and interests referred to above in paragraphs (A), (B), (C), (D) and all property used or useful in connection therewith, including, but not limited to, remainders, reversions and reversionary rights or interests.

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EXHIBIT "B" DESCRIPTION OF PLEDGED COLLATERAL

- a. All Ownership Interests that the Debtor has in STEPHENS LEARNING ACADEMY LLC, an Illinois limited liability company having an address at 1893 Michigan City Road, Calumet City, Illinois 60409 ("Borrower") now or hereafter acquired, and all certificates of ownership or other indicia of ownership representing any Ownership Interests, shares or otherwise referred to together with full lights to the proceeds thereof as the "Units";
- b. All dividends and other distributions received by Pledgor from the Borrower ("Pledgor" means **Dennis D. Will's Sr.**, and includes all co-signers, guarantors of the Note related Loan Documents; and
- c. All "Proceeds" and Assets owned by Borrower as such term is defined in the Uniform Commercial Code as the same may from time to-time be in effect in the State of Arizona (the "Code").

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EXHIBIT "C" LEASES & RENTS

All of Debtor's interest in any and all leases or leases, or subsequent leases, with amendments, if any, and all month-to-month tenancies with respect to portions or all of the real property located 5116-20 W IOWA ST, Chicago, IL 60651 (the "Premises")(and more particularly described in Schedule "A" annexed hereto) and any modifications, supplements, extensions and renewals thereof and any guarantees of the lessee's obligations thereunder, and all rents, income, and profits arising from the leases and extensions and renewals thereof, in any, and together with all rents, income, and profits due or to become due from the Premises and from any any all of the leases or tenancies for the use and occupancy of the Premises or any part thereof which are now in existence or which may be created in the future during the term of this Assignment, whether or not recorded; together with and including, the Debtor's entire interest in any lease, tenancy, rental, or occupancy agreement now existing or which may be made hereafter affecting the Premises.

TOGETHER WITH all the right, power, and authority of the Debtor to alter, modify, or change or to terminate the term thereof or accept a surrender thereof or to cancel the same or to waive or release the lessee from the performance or observance by the lessee of any obligation or condition thereof or to accept rents or any other payments thereunder.

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EXHIBIT "D"

CONTRACTS, PLANS, PERMITS, & APPROVALS

Debtor's interest in all agreements, contracts and contract rights between Debtor and any and all contractors, subcontractors and/or material suppliers, and all plans, permits, licenses and approvals in connection with the construction, renovation, development and improvement of the real property located at 5116-20 W IOWA ST, Chicago, IL 60651, described in Schedule "A" attached hereto and made a part hereof, and any improvements thereon (the "Premises") and which agreements, contracts, contract rights, plans, permits, licenses and approvals are now in existence or which may be created, amended, supplemented or otherwise modified in the future, whether or not recorded, (and together with any other documents executed in connection therewith, including waivers and consents related thereto), including but not limited to the following:

- All agreements with respect to architectural and engineering services for the improvements to the Premises;
- 2. All bonds securing payment and performance of Assignor's improvements to the Premises;
- 3. All of Assignor's contracts, now existing or hereafter entered into, for the furnishing of supplies, materials, labors, or services (including professional services) for the construction of the improvements to the Premises;
- 4. All Permits, licenses, and other certificates, new held or hereafter acquired by Assignor, relating to the construction and operation of the improvements to the Premises; and
- 5. All plans and specifications (including site plans) relating to the construction and operating of the improvements to the Premises.

TOGETHER WITH all the right, power and authority of Debtor to alter, modify or change, or terminate any terms thereof or to release any party thereto from the obligation or condition thereof.