UCC FINANCING STATEMENT AMENDMENT

FOLLOW INSTRUCTIONS	
A. NAME & PHONE OF CONTACT AT FILER (optional) Name: Wolters Kluwer Lien Solutions Phone: 800-3	31-3282 Fax: 818-662-4141
B. E-MAIL CONTACT AT FILER (optional) uccfilingreturn@wolterskluwer.com	•
C. SEND ACKNOWLEDGMENT TO: (Name and Address)	112970 - Greystone
Lien Solutions P.O. Box 29071	90344422
Glendale, CA 91209-9071	ILIL
	FIXTURE
File your: Cook, IL.	
1a. INITIAL FINANCING STATEMENT FILL NUMBER 1931717138 11/13/2019 CC "_ Cook	
TERMINATION: Effectiveness of the Fir and no Statement Statement	identified above is terminated with

Doc# 2235408003 Fee \$70.00

RHSP FEE:\$9.00 RPRF FEE: \$1.00

KAREN A. YARBROUGH

COOK COUNTY CLERK

DATE: 12/20/2022 09:19 AM PG: 1 OF 8

	Lien Solutions P.O. Box 29071	90344	422				
	Glendale, CA 91209-9071	ILIL					
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		11/10					
	File viin: Cook, IL			A		OR FILING OFFICE U	
	NITIAL FINANCING STATEMENT FILE NUMBER 1717138 11/13/2019 CC "_ C ook		11	b. This FINANCING STA (or recorded) in the RE Filer: attach Amendment a	TEMENT AM EAL ESTATE Addendum (For	ENDMENT is to be filed [RECORDS m UCC3Ad) <u>and</u> provide Deb	for record] tor's name in item 13
2. 🗵	TERMINATION: Effectiveness of the Fir and no State Statement	ement identified above is	terminated with re	espect to the security interes	t(s) of Secure	d Party authorizing this T	ermination
3. [ASSIGNMENT (full or partial): Provide name of Assi For partial assignment, complete items 7 and 9 and			ignee in item 7c <u>and</u> name o	f Assignor in i	item 9	
4. [CONTINUATION: Effectiveness of the Financing State continued for the additional period provided by appli		with respect to the	e security interest(s) of Secur	red Party auth	norizing this Continuation	Statement is
5. [PARTY INFORMATION CHANGE:	AUD OL	D. 16 16 16				
CI	heck one of these two boxes:		of these three boxes aF name and/or add		name: Comple	te item DELETE name	: Give record name
TI	nis Change affects Debtor or Secured Party of re	ecorditem 6a	or ∂b; <u>and</u> item 7a	or 7b <u>and</u> item 7c 7a or 7	7b, <u>and</u> item 7		
5. CU	JRRENT RECORD INFORMATION: Complete for Par 6a. ORGANIZATION'S NAME	ty Information Change -	provide only <u>c ne</u> r	ame (6a or 6b)			
	PP FIN Chicago 44, LLC		0				
OR	6b. INDIVIDUAL'S SURNAME		FIRST PERSONAL	ALC	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
				77x.		(-),	1
7. CI	HANGED OR ADDED INFORMATION: Complete for Assign	Inment or Party Information Cha	ange + provide only on-	e name '7° or 7b) (use exact, full na	me: do not omit, r	nodify, or abbreviate any part of t	the Debtor's name)
	7a. ORGANIZATION'S NAME	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				,	
OR	b. INDIVIDUAL'S SURNAME						
		4					
	INDIVIDUAL'S FIRST PERSONAL NAME						
	AND TO VALUE ADDITIONAL AVAILABLE OF THE CONTRACT OF THE CONTR					<u> </u>	SUFFIX
	INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)					Sc.	SUFFIX
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3. ∟	☐ COLLATERAL CHANGE: Also check one of the	se four boxes: Li ADL	collateral _	_ DELETE collateral	_ RESTATE	covered collateral	ASSIGN collateral
	Indicate collateral:						S
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	OSCUPED DIDTY DECORD AND			(00)			
	AME OF SECURED PARTY OF RECORD AU this is an Amendment authorized by a DEBTOR, check		ENDMENT: Prov name of authorizing) (name of As	signor, ir triis is an Assigni	nent)
"	9a. ORGANIZATION'S NAME	and provide t	diffe of demonstrate	, DCD101			•
	Fannie Mae						
OR	9b. INDIVIDUAL'S SURNAME	<u> </u>	FIRST PERSONAL	. NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
10. (DPTIONAL FILER REFERENCE DATA: Debtor Na	me: PP FIN Chicag	o 44. LLC				
		SOUTH PORTFOLI				FNMA	
550	1711051						

Prepared by Lien Solutions, P.O. Box 29071, Glendale, CA 91209-9071 Tel (800) 331-3282

2235408003 Page: 2 of 8

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UCC FINANCING STATEMENT AMEND	OMENT ADDENDUM		
FOLLOW INSTRUCTIONS 11. INITIAL FINANCING STATEMENT FILE NUMBER: Same as item 1931717138 11/13/2019 CC IL Cook	n 1a on Amendment form		
12. NAME OF PARTY AUTHORIZING THIS AMENDMENT: Same a	as item 9 on Amendment form		
12a. ORGANIZATION'S NAME			
Fannie Mae			
OR 12b. INDIVIDUAL'S SURNAME			
FIRST PERSONAL NAMF			
ADDITIONAL NAME(S)INITIAL((')	SUFFIX		
ADDITIONAL NAME (STIMITIAL)	ļ	IE ABOVE SPACE IS FOR FILING OFFICE US	E ONLY
13. Name of DEBTOR on related financing stalentar' (Name of a cuone Debtor name (13a or 13b) (use exact, full name; do not omit			n 13): Provide only
13a. ORGANIZATION'S NAME PP FIN Chicago 44, LLC			
OR 13b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
14. ADDITIONAL SPACE FOR ITEM 8 (Collateral): Debtor Name and Address: PP FIN Chicago 44, LLC - 549 W. Randolph Street Floo Secured Party Name and Address: Fannie Mae - c/o Greystone Servicing Company LLC 41	19 Belle Air Lane, Warrenton, VA 20186	al estate:	
covers timber to be cut covers as-extracted collateral 16. Name and address of a RECORD OWNER of real estate descrit (if Debtor does not have a record interest):	of the Collanot limited related to the Sangea Vernon Ave E. 90th Street	e attached Schedule A for cateral Property, which inclute collateral located on another real property commonly South Portfolio, located a enue, Chicago, Illinois 6061 rove Avenue and 8855 S. Conue, Chicago, Illinois 6061 rove, Chicago, Illinois 6061 rove, Chicago, Illinois 6061 rove, Chicago, Illinois 6061 rove, Chicago, Illinois 6061	udes but is d/or ly known t 11111 S. 528, 2920 7, 8851 S. Cottage

18. MISCELLANEOUS: 90344422-IL-31 112970 - Greystone Servicing

Fannie Mae

[See Exhibit for Real Estate]

PANGEA SOUTH PORTFOLIO FNMA

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Debtor: PP FIN Chicago 44, LLC

Exhibit for Real Estate

17. Description of real estate:

Continued

County, and more particularly described on the attached Exhibit A.

Parce! ID:

25-22-202-908-0000, 25-02-105-009-0000, 25-02-105-0.05-0000, 25-02-105-0.07-0000, 26-06-215-041-00(0, 26-06-215-042-0000)

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SCHEDULE A

TO UCC FINANCING STATEMENT (Borrower)

Debtor:

Secured Party:

PP FIN CHICAGO 44, LLC 549 W. RANDOLPH STREET FLOOR 2 CHICAGO, ILLINOIS 60661 FANNIE MAE C/O GREYSTONE SERVICING COMPANY LLC 419 BELLE AIR LANE WARRENTON, VIRGINIA 20186

Tax ID No.: Organizational No. N/A 08027935

This financing statement covers the following types (or items) of property (the "Collateral Property"):

1. Improvements.

The buildings, structures, improvements, and alterations now constructed or at any time in the future constructed or placed upon the land described in <u>Exhibit A</u> attached hereto (the "Property"), including any future replacements, facilities, and additions and other construction on the Property (the "Improvements");

2. Goods.

All goods which are used now or in the future in connection with the ownership, management, or operation of the Property or the Improvements or are located on the Property or in the Improvements, including inventory; furniture; furnishings; machinery, equipment, engines, boilers, incidentars, and installed building materials; systems and equipment for the purpose of supplying or distributing heating cooling, electricity, gas, water, air, or light; antennas, cable, wiring, and conduits used in connection with radio television, security, fire prevention, or fire detection, or otherwise used to carry electronic signals; telephone systems and equipment; elevators and related machinery and equipment; fire detection, prevention and extinguishing systems and apparatus; security and access control systems and apparatus; plumbing systems; water heaters, ranges, stores, microwave ovens, refrigerators, dishwashers, garbage disposers, washers, dryers, and other appliances; light fixtures, awnings, storm windows, and storm doors; pictures, screens, blinds, shades, curtains, and curtain rods; mirrors, caornets, paneling, rugs, and floor and wall coverings; fences, trees, and plants; swimming pools; exercise equipment; supplies; tools; books and records (whether in written or electronic form); websites, URLs, blogs, and social network pages; computer equipment (hardware and software); and other tangible personal property which is used new or in the future in connection with the ownership, management, or operation of the Property or the Improvements or an electron the Property or in the Improvements (the "Goods");

3. Fixtures.

All Goods that are so attached or affixed to the Property or the Improvements as to constitute a fixture (the "Fixtures") under the laws of the jurisdiction in which the Property is located (the "Property Jurisdiction");

4. Personalty.

All Goods, accounts, choses of action, chattel paper, documents, general intangibles (including software), payment intangibles, instruments, investment property, letter of credit rights, supporting obligations, computer information, source codes, object codes, records and data, all telephone numbers or listings, claims (including claims for indemnity or breach of warranty), deposit accounts and other property or assets of any kind or nature related to

Schedule A to UCC Financing Statement

(Borrower) Form 6421 Page 1 Fannie Mac 12-17 © 2017 Fannie Mac

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the Collateral Property now or in the future, including operating agreements, surveys, plans and specifications and contracts for architectural, engineering and construction services relating to the Collateral Property, and all other intangible property and rights relating to the operation of, or used in connection with, the Collateral Property, including all governmental permits relating to any activities on the Property or the Improvements (the "Personalty");

5. Other Rights.

All current and future rights, including air rights, development rights, zoning rights and other similar rights or interests, easements, tenements, rights-of-way, strips and gores of land, streets, alleys, roads, sewer rights, waters, watercourses, and appurtenances related to or benefiting the Property or the Improvements, or both, and all rights-of-way, streets alleys and roads which may have been or may in the future be vacated;

6. Insurance Proceeds.

All insurance policies relating to the Collateral Property (and any unearned premiums) and all proceeds paid or to be paid by any insurer of any part of the Collateral Property, whether or not Debtor obtained the insurance pursuant to Secured Party's requirements;

7. Awards.

All awards, payments, and other compensation made or to be made by any municipal, state or federal authority with respect to any part of the Conteral Property, including any awards or settlements resulting from (a) any action or proceeding, however characterized or named, relating to any condemnation or other taking, or conveyance in lieu thereof, of all or any part of the Collateral Property, whether direct or indirect (a "Condemnation Action"), (b) any damage to the Collateral Property caused by governmental action that does not result in a Condemnation Action, or (c) the total or part al taking of the any part of the Collateral Property under the power of eminent domain or otherwise and including any conveyance in lieu thereof;

8. Contracts.

All contracts, options, and other agreements for the sale of any process Collateral Property entered into by Debtor now or in the future, including cash or securities deposited to secure performance by parties of their obligations;

9. Rents.

All rents (whether from residential or non-residential space), revenues and other income of the Property or the Improvements, including subsidy payments received from any sources, including payments uncluding any "Housing Assistance Payments Contract" or other rental subsidy agreement (if any), parking fees, laun'try and vending machine income, and fees and charges for food, health care and other services provided at the Collater I Property, whether now due, past due, or to become due, and all tenant security deposits (the "Rents");

10. Leases.

All present and future leases, subleases, licenses, concessions or grants or other possessory interests now or hereafter in force, whether oral or written, covering or affecting the Collateral Property, or any portion of the Collateral Property (including proprietary leases or occupancy agreements if Debtor is a cooperative housing corporation), and all modifications, extensions, or renewals thereof (the "Leases") and all Lease guaranties, letters of credit and any other supporting obligation for any of the Leases given in connection with any of the Leases;

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11. Other.

All earnings, royalties, accounts receivable, issues, and profits from any part of the Collateral Property, and all undisbursed proceeds of the loan secured by the Mortgage, Deed of Trust, or Deed to Secure Debt upon the Property and Improvements (the "Security Instrument") and, if Debtor is a cooperative housing corporation, maintenance charges or assessments payable by shareholders or residents;

12. Imposition Deposits.

Deposits held by the Secured Party to pay when due (a) any water and sewer charges which, if not paid, may result in a lien on all or any part of the Collateral Property, (b) the premiums for fire and other casualty insurance, liability insurance, rent loss insurance, and such other insurance as Secured Party may require, (c) taxes, assessment, wallt rentals, and other charges, if any, general, special, or otherwise, including assessments for schools, public betterments and general or local improvements, which are levied, assessed or imposed by any public authority or quas -public authority, and which, if not paid, will become a lien on the Collateral Property or any taxes upon any of the documents evidencing or securing the loan secured by the Security Instrument, and (d) amounts for other charges and expenses which Secured Party at any time reasonably deems necessary to protect the Collateral Property, to prevent the imposition of liens on the Collateral Property, or otherwise to protect Secured Party's interests, all as reasonably determined from time to time by Secured Party (the "Impositions");

13. Refunds or Rebates.

All refunds or rebates of Impositions by any municipal, state or federal authority or insurance company (other than refunds applicable to periods before the real property tax year in which the Security Instrument is dated);

14. Names.

All names under or by which any of the Collateral Property may be operated or known, and all trademarks, trade names, and goodwill relating to the Collateral Property;

15. Collateral Accounts and Collateral Account Funds.

Any and all funds on deposit in any account designated as a "Col'ateral Account" by Secured Party pursuant to any separate agreement between Debtor and Secured Party which provides for the establishment of any fund, reserve or account;

16. Other Proceeds.

Any and all products, and all cash and non-cash proceeds from the conversion, voluntary, of any of the above into cash or liquidated claims, and the right to collect such proceeds;

17. Mineral Rights.

All of Debtor's right, title and interest in the oil, gas, minerals, mineral interests, royalties, overriding royalties, production payments, net profit interests and other interests and estates in, under and on the Mortgaged Property and other oil, gas, minerals and mineral interests with which any of the foregoing interests or estates are pooled or unitized; and

19. Accounts.

All money, funds, investment property, accounts, general intangibles, deposit accounts, chattel paper, documents, instruments, judgments, claims, settlements of claims, causes of action, refunds, rebates,

Schedule A to UCC Financing Statement

(Borrower) Form 6421 Page 3
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reimbursements, reserves, deposits, subsidies, proceeds, products, Rents and profits, now or hereafter arising, received or receivable, from or on account of the ownership, management and operation of the Property and the Improvements.

All terms used and not specifically defined herein, but which are otherwise defined by the Uniform Commercial Code in force in the Property Jurisdiction (the "UCC"), shall have the meanings assigned to them by the UCC.

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EXHIBIT A

SCHEDULE A TO UCC FINANCING STATEMENT (Borrower)

Debtor:

PP FIN CHICAGO 44, LLC 549 W. RANDOLPH STREET FLOOR 2 CHICAGO, ILLINOIS 60661 Secured Party:

FANNIE MAE C/O GREYSTONE SERVICING COMPANY LLC 419 BELLE AIR LANE WARRENTON, VIRGINIA 20186

Tax ID No.: Organizational No. N/A 08027935

Legal Description of Property:

Parcel 1:

Lots 10, 11, 12, 13 and Lot 14 (Except tl e East 20.00 feet thereof) in Block 1 in Foote's First Addition to Pullman, a subdivision of the West 332.00 Feet and th: North 295.00 feet of the East 280.00 feet of the West 612.00 feet of original Block 1 in Pullman Park Addition to Pulman in Section 22, Township 37 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 2:

Lot 19 (except the North 8 feet thereof) in Block 4 in Dauphin Parl., a subdivision of that part of the North 3/4 of the West 1/2 of Section 2, Township 37 North, Range 14, East of the Third Principal Meridian, lying West of the Illinois Central Railroad Right of Way, in Cook County, Illinois.

Parcel 3:

The North 8 Feet of Lot 19 and the South 1/2 of Lot 20 in Block 4 in Dauphin Park, a Subdivision of part of the North 3/4 of the West 1/2 of Section 2, Township 37 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 4:

Lots 22 and 23 in Block 43 in Calumet and Chicago Canal and Dock Company's Subdivision in Sections 5 and 6, Township 37 North, Range 15, East of the Third Principal Meridian, in Cook County, Illinois.

Tax Parcel Number: 25-22-202-008-0000, 25-02-105-009-0000, 25-02-105-008-0000, 25-02-105-007-0000, 26-06-215-041-0000, 26-06-215-042-0000