JNOFFICIAL CC

UCC FINANCING STATEMENT AMENDMENT

FOLLOW INSTRUCTIONS A. NAME & PHONE OF CONTACT AT FILER (optional) B. E-MAIL CONTACT AT FILER (optional) C. SEND ACKNOWLEDGMENT TO: (Name and Address) Doc# 2304734001 Fee \$63.00

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

KAREN A. YARBROUGH

COOK COUNTY CLERK

DATE: 02/16/2023 09:09 AM PG: 1 OF 7

Γ	Willkie Farr & Gallagher LLP	7			
	787 Seventh Avenue				
	New York, NY 10019				
ı	Attention: Noah Eilenker, Esq.	1			
L	- '0,			SPACE IS FOR FILING OFFICE USE	
	itial financing statement 1 E Jumber 114622028 filed on M. v 26, 2021		(or recorded) in the	TATEMENT AMENDMENT is to be filed (for REAL ESTATE RECORDS ant Addendum (Form UCC3Ad) <u>and provide</u> Det	•
2.	TERMINATION: Effectiveness of the Fina cin , Statemer Statement	it identified above is terminated t	with respect to the security	interest(s) of Secured Party authorizing th	is Termination 2 F 9
3	ASSIGNMENT (full or partial): Provide name of A sign of For partial assignment, complete items 7 and 9 and also in			ame of Assignor in item 9	
4.	CONTINUATION: Effectiveness of the Financing Statem continued for the additional period provided by applicable li		t to the security interest(s) o	of Secured Party authorizing this Continua	tion Statement is
5.	PARTY INFORMATION CHANGE:	0/			
	eck one of these two boxes:	AND Check und r these three b CHANGE name and/or	address: CompleteAD		: Give record name
	s Change affects Debtor or Secured Party of record	item 6a or 6b; 2 .u ite n		or 7b, and item 7c to be deleted in	ı item 6a or 6b
-	URRENT RECORD INFORMATION: Complete for Party	nformation Change - pro_ide only	one name (6a or 6b)		
	Sa. ORGANIZATION'S NAME	C	0.		
OR	B. INDIVIDUAL'S SURNAME	FIRST PERSON	NAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
	HANGED OR ADDED INFORMATION: Complete for Assignment	ent or Party information Change - provide	only gne name (7a or 7b) / c 'ac	t, full name; do not omit, modify, or abbreviate any part	of the Debtor's name)
	'a, ORGANIZATION'S NAME		()	<u></u>	
OR	'b. INDIVIDUAL'S SURNAME	,		74,	
	INDIVIDUAL'S FIRST PERSONAL NAME			· · · · ·	
	INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)			9/5c.	SUFFIX
7c. N	IAILING ADDRESS	CITY		STATE POSTAL CLOF	COUNTRY
8. 📈	COLLATERAL CHANGE: Also check one of these four b	oxes: ADD collateral	DELETE collateral	RESTATE covered collateral	ASSIGN collateral

	IAME OF SECURED PARTY OF RECORD AUTHO this is an Amendment authorized by a DEBTOR, check here		9a or 9b) (name of Assignor, if this is an Assignment)	
	9a. ORGANIZATION'S NAME MW49 CRS SPE, LLC			
OR	9b, INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S) SUFFIX	

10. OPTIONAL FILER REFERENCE DATA:

File with Cook County Clerk's Office - CM 128007-00003; Debtor: Montrose and Clarendon, LLC

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FOLLOW INSTRUCTIONS 11. INITIAL FINANCING STATEMENT FILE NUMBER: Same as item 1a o			
#2114622028 filed on May 26, 2021	on Amendment form		
12. NAME OF PARTY AUTHORIZING THIS AMENDMENT: Same as item	9 on Amendment form		
12a. ORGANIZATION'S NAME	o di Alienamani form		
MW49 CRS SPE, LLC			
OR 12b. INDIVIDUAL'S SURNAME			
FIRST PERSONAL NAM'S			
ADDITIONAL NAME(S)/INITI/. (S)	SUFFIX	HE ABOVE SPACE IS FOR FILING OFFICE U	ISE ONLY
13. Name of DEBTOR on related financing Statemant (Name of a current Done Debtor name (13a or 13b) (use exact, full name of a not omit, modify, or a	Debtor of record required for indexing purp	oses only in some filing offices - see Instruction item	
13a. ORGANIZATION'S NAME MONTROSE AND CLARENDON, LLC			
OR 13b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)INITIAL(S)	SUFFIX
14. ADDITIONAL SPACE FOR ITEM 8 (Collateral):			
	04/1/2		
15. This FINANCING STATEMENT AMENDMENT:	17. Description of respect to the second second as a fixture filling second sec		

EXHIBIT A TO UCC-1 FINANCING STATEMENT

DEBTOR: MONTROSE AND CLARENDON, LLC

SECURED PARTY: MW49 CRS SPE, LLC, as successor in interest to MWC 49 Holdings, LLC

All capitalized terms not defined herein are defined in that certain Mortgage, Assignment of Rents, Security Agreement and Fixture Filing, dated as of May 25, 2021, made by Debtor in favor of MWC 49 HOLDINGS, LLC (the "Original Secured Party"), as assigned to Secured Party by Original Secured Party pursuant to that certain Assignment of Mortgage, Assignment of Rents, Security Agreement and Fixture Filing dated as 5.1 May 25, 2021 (the "Security Instrument").

Description of Collateral

All of Debtor's right, title and interest in and to the following property, rights, interests and estates, whether now owned or hereafter acquired by Debtor (collectively, the "**Property**"):

- (a) The real property located in the County of Cook, State of Illinois, described on Exhibit B attached hereto and made a part lereof (the "Land");
- (b) All streets, ways, road, and alleys used in connection with or pertaining to such real property, and together with all development rights or credits, air rights, water, water rights and water stock related to such real property, and all minerals, cil and gas, and other hydrocarbon substances in, on or under the Land, and all appurtenances, easements, right's and rights of way appurtenant or related thereto (collectively with the Land, the "Real Property");
- (c) All buildings, structures, fixtures, additions, enlargements, extensions, modifications, repairs, renovations, replacements and other improvements and fixtures now or hereafter located on the Real Property (collectively, the "Improvements");
- All apparatus, equipment, inventory and appliances used in the operation or occupancy of the Real Property, including, without limitation, all other property of every kind and nature, whether tangible or intangible, whatsoever, now or hereafter located upon the Real Property or appurtenant thereto and usable in connection with the present or future operation and occupancy of the Real Property and all building equipment, materials and supplies of any nature whatsoever owned by Debtor, or in which Debtor has or shall have an interest, now or hereafter located upon the Real Property, or appurenant or affixed thereto, or usable in connection with the present or future operation, enjoyment and occupancy of the Real Property (collectively, the "Equipment"), including any leases of, deposits in connection with, and proceeds of any sale or transfer of any of the foregoing, and the right, title and interest of Debtor in and to any of the Equipment that may be subject to any "security interest" as defined in the Illinois Commercial Code, as amended and recodified from time-to-time (the "UCC");
- (e) All awards and payments, including interest thereon, that may heretofore and hereafter be made with respect to the Real Property, Improvements, or Equipment, whether from the exercise of the right of eminent domain or condemnation (including, without limitation, any transfer made in lieu of or in anticipation of the exercise of said rights), or for a change of grade, or for any other injury to or decrease in the value thereof (collectively, the "Awards and Payments");

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- (f) To the extent assignable by Debtor, all leases, license agreements, concession agreements and other occupancy agreements of any nature, whether oral or written or implied by course of conduct, now or hereafter affecting all or any part of the Real Property, the Improvements, the Equipment or the Awards and Payments and all other agreements or arrangements heretofore or hereafter entered into affecting the use, enjoyment or occupancy of, or the conduct or any activity upon or in or relating to, the Real Property, the Improvements, the Equipment or the Awards and Payments, and any and all guarantees, extensions, renewals, replacements and modifications thereof (collectively, the "Operating Agreements");
- All rents, issues, income and profits, including, without limitation, charges for parking, maintenance, taxes and insurance, deficiency rents and damages following default, all proceeds payable under any policy of insurance covering loss of rent resulting from any destruction or damage to the Real Property, Improvements or Equipment, and all other rights and claims of any kind which Debtor may have against any tenant or any other occupant of the Real Property, Improvements or Equipment, all rent equivalents, royaities (including, without limitation, all oil and gas or other mineral royalties and bonuses), all receivables, customer obligations and other obligations now existing or hereafter arising or created out of the sale, sublease, license, franchise, concession or other grant of the right of the use and occupancy of Real Property, or Improvements, or rendering of services by Debtor or any operator or manager of the Real Property, Improvements or Equipment (collectively, the "Rents");
- (h) All proceeds of and any unearned premiums on any insurance policies covering the Real Property, Improvements or Equipment (regardless as to whether required hereby) including, without limitation, the right to receive and epply the proceeds of any insurance, judgments or settlements made in lieu thereof, for damage to the Real Property, Improvements or Equipment, in each case in accordance with the terms of Section 5.4 of the Loan Agreement (as defined below) (collectively, the "Insurance Proceeds");
- (i) The right, in the name and on belial? of Debtor, to appear in and defend any action or proceeding brought with respect to the Real Property, Improvements, Equipment, Awards and Payments, Operating Agreements, Rents or Insurance Proceeds and to commence any action or proceeding to protect the interest of Secured Party therein;
- (j) All proceeds of the conversion, voluntary or inventary, of any of the foregoing, including, without limitation, the Insurance Proceeds and Awards and Paymerts, into cash or liquidation claims:
- All accounts, escrows, documents, instruments, chattel paper, notes, drafts, letters (k) of credit, interest rate hedge, cap, swap or similar agreements, title insurance policies, an reserves and accounts established under that certain Loan Agreement between Debtor, as borrower, and Criginal Secured Party, as lender, dated as of May 25, 2021, as assigned by Original Secured Party to Secured Party pursuant to that certain Assignment and Assumption of Agreements and Accounts, dated as of May 25, 2021 (the "Loan Agreement"), and, to the extent assignable, all permits, consents, approvals, licenses, authorizations and other rights given or granted by or obtained from any governmental entity with respect to the Real Property, Improvements, Equipment, Awards and Payments, Operating Agreements, Rents or Insurance Proceeds, all deposits or other security now or hereafter made with or given to utility companies by Debtor with respect thereto, all loan funds held by Secured Party, whether or not disbursed, all funds deposited with Secured Party or another depository pursuant to the Loan Agreement or any other Loan Document, all reserves, deferred payments, deposits, accounts, refunds and payments of any kind related thereto or any portion thereof, together with all books, claims, deposits and general intangibles, as the foregoing are defined in the UCC, and all franchises, trade names, trademarks, symbols, service marks, books, records, plans, specifications, designs, drawings, permits, consents, licenses, franchise agreements, management agreements, contract rights (including, without limitation, any contract with any architect or engineer or

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with any other provider of goods or services for or in connection with any construction, repair, renovation or other work upon the Real Property or Improvements), approvals, actions, refunds, rebates or credits of real estate taxes and assessments (and any other governmental impositions related to the Real Property, Improvements or Equipment), and causes of action that now or hereafter relate to, are derived from or are used in connection thereto, or the use, operation, maintenance, occupancy or enjoyment thereof or the conduct of any business or activities thereon;

- All water and water rights, ditches and ditch rights, reservoirs and storage rights, wells and well rights, springs and spring rights, groundwater rights (whether tributary, nontributary or not nontributary), water contracts, water allotments, water taps, shares in ditch or reservoir companies, and all other rights of any kind or nature in or to the use of water, which are appurtenant to, historically used on or in connection with, or located on or under the Land, together with any and all easements, rights of way, fixtures, personal property, contract rights, permits or decrees associated with or used in connection with any such rights;
- (m) Interest Rate Protection Agreement, including, but not limited to, all "accounts", "chattel pape." "general intangibles" and "investment property" (as such terms are defined in the UCC as from time to time in effect) constituting or relating to the foregoing; and all products and proceeds of any of the foregoing;
- (n) All rights and interests of Debtor as the "Developer" under and pursuant to the Redevelopment Agreements, including, without limitation, all rights and interests to receive payments under and pursuant to the City Notes; and

All interests or estate which Debtor may hereafter acquire in the Real Property, Improvements, Equipment, Awards and Payments, Operating Agreen en s. Rent or Insurance Proceeds, and all additions and accretions thereto, and the proceeds of any of the foregoing. AND without limiting any of the other provisions of the Security Instrument, to the extent permitted by applicable law, Debtor expressly grants to Secured Party, as secured party, a security interest in the portion of the Property which is or may be subject to the provisions of the UCC which are applicable to secured transactions; it being understood and agreed that the Improvements are part and parcel of the Land appropriated to the use thereof and, whether affixed or annexed to the Real Property or not, shall for the purposes of the security Instrument be deemed conclusively to be real estate and mortgaged hereby.

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EXHIBIT B TO UCC-1 FINANCING STATEMENT

Legal Description

PARCEL 2:

LOT 1 AND ALL OF LOTS 2, 3 AND 4 IN LYDSTON'S RESUBDIVISION OF LOTS 3 TO 7 IN BLOCK 1 IN JOHN N. YOUNG'S SUBDIVISION OF LOT 1 IN SUPERIOR COURT PARTITION OF THE SOUTH 10 ACRES OF THE EAST 1/2 OF THE NORTHEAST 1/4 OF SECTION 17, TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY ALLINOIS.

PARCEL 3.

LOTS 1 AND 2 (EXCEPT THE NORTH 105 FEET OF THE EAST 85 FEET OF SAID LOTS) IN BLOCK 1 IN JOHN N. YOUNG'S SUBDIVISION OF LOT 1 IN SUPERIOR COURT PARTITION OF THE SOUTH 10 ACRES OF THE EAST 1/2 OF THE NORTHEAST 1/4 OF SECTION 17, TOWNSHIP 40 NORTH, AANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 4:

THAT PART OF THE NORTH 1/2 CT THE EAST AND WEST 16 FOOT VACATED PUBLIC ALLEY, LYING WEST OF THE WEST LINE OF CLARENDON AVENUE, LYING EAST OF A LINE 18 FEET EAST OF AND PARALLEY TO THE WEST LINE OF LOT 1 AND SAID WEST LINE PRODUCED SOUTH 16 FEET IN LYDSTON'S RESUBDIVISION OF LOTS 3 TO 7 OF BLOCK 1 AFORESAID, SAID VACATED ALLEY LYING SOUTH AND ADJOINING PARCELS 2 AND 3, IN COOK COUNTY, ILLINOIS

PARCEL 5:

LOT 18 (EXCEPT THE WEST 18 FEET THEREOF DEDICATED FOR PUBLIC ALLEY, BY INSTRUMENT RECORDED AUGUST 20, 1992 AS DOCUMEN' 19.618869) AND LOTS 19 AND 20 IN BLOCK 1 IN JOHN N. YOUNG'S SUBDIVISION OF LOT 1 IN SUPERIOR COURT PARTITION OF THE SOUTH 10 ACRES OF THE EAST 1/2 OF THE NORTHEAST 1/4 OF SECTION 17, TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD FR INCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 6:

LOTS 1 TO 4, BOTH INCLUSIVE, IN THE SUBDIVISION OF LOT 2 IN SUPERIOR COURT PARTITION OF THE SOUTH 10 ACRES OF THE EAST 1/2 OF THE NORTHEAST 1/4 OF SECTION 17, TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 7:

THAT PART OF THE SOUTH 1/2 OF THE EAST AND WEST 16 FOOT VACATED PUBLIC ALLEY, LYING WEST OF THE WEST LINE OF CLARENDON AVENUE, LYING EAST OF A LINE 18 FEET EAST OF AND PARALLEL TO THE WEST LINE OF LOT 1 AND SAID WEST LINE PRODUCED SOUTH 16 FEET IN LYDSTON'S RESUBDIVISION OF LOTS 3 TO 7 OF BLOCK 1 AFORESAID, SAID VACATED ALLEY LYING NORTH AND ADJOINING PARCELS 4 AND 5 AFORESAID, IN COOK COUNTY, ILLINOIS.

PARCEL 9:

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THE NORTH 105 FEET OF THE EAST 85 FEET OF LOTS 1 AND 2 IN JOHN N. YOUNG'S SUBDIVISION OF LOT 1 IN SUPERIOR COURT PARTITION OF THE SOUTH 10 ACRES OF THE EAST 1/2 OF THE NORTHEAST 1/4 OF SECTION 17, TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Address commonly known as: 750-810 W Montrose Ave Chicago, IL 60640

PIN#: 14-17-229-008-0000, 14-17-229-014-0000,

October Of Colling Clarks Office 14-17-229 015-0000, 14-17-229-016-0000, 14-17-229-017-0000, 14-17-229-018-0000,

14-17-229-619-0000