UNIFORM COMMERCIAL CODE - FINANCING STATEMENT - FORM UCC-1

INSTRUCTIONS

- PLEASE TYPE this form Felid only along performing for menting.
- 7. Remove Secured Porty and Control was send other 3 copies with interleaved corbon paper to the filing officer. Enclose filing fee. 3. If the space provided for any long is an associated the item is an and the item of the framework of the f additional absets need be presented to the filing officer with a set of three copies of the Inconcing statement. Long schedules of colluteral, indeprines, six., Day he on day

This STATEMEN I is presented to a filing officer for filing pursuant to the Uniform Commercial Code. Debtor(s) (Last Name First) and address(es) Helen M. Beverwyk Secured Party(ies) and address(es) 1402 West Superior For Filing Officer (Date, Time, Number, Centenniai Mortgage Company, and Filing Office) Chicago, Illinois a division of Superior Bank FSB---- 35.25 W. Bryn Mawr 96121203 Rosemont, II, 60018 1. This financing statement covers the following types (or items) of property: Recording TRAN 2031 02/14/98 15:22:00 V \$33.56 RC *-96-121203 ASSIGNEE OF SECURED PARTY

2. [Products of Collateral are also covered.

-Additional sheets presented.

Filed with Office of Secretary of State of Illinois. Debtor is a transmitting unlify as defined in UCC \$9-105.

1 - FILING OFFICER COPY ALPHABETICAL STANDARD FORM-UNIFORM COMMERCIAL CODE-FORM INCL.

Signature of (Debtor) Helen M. Beverwyk (Secured Party). "Seguetare of Dobler Required in Most Cases

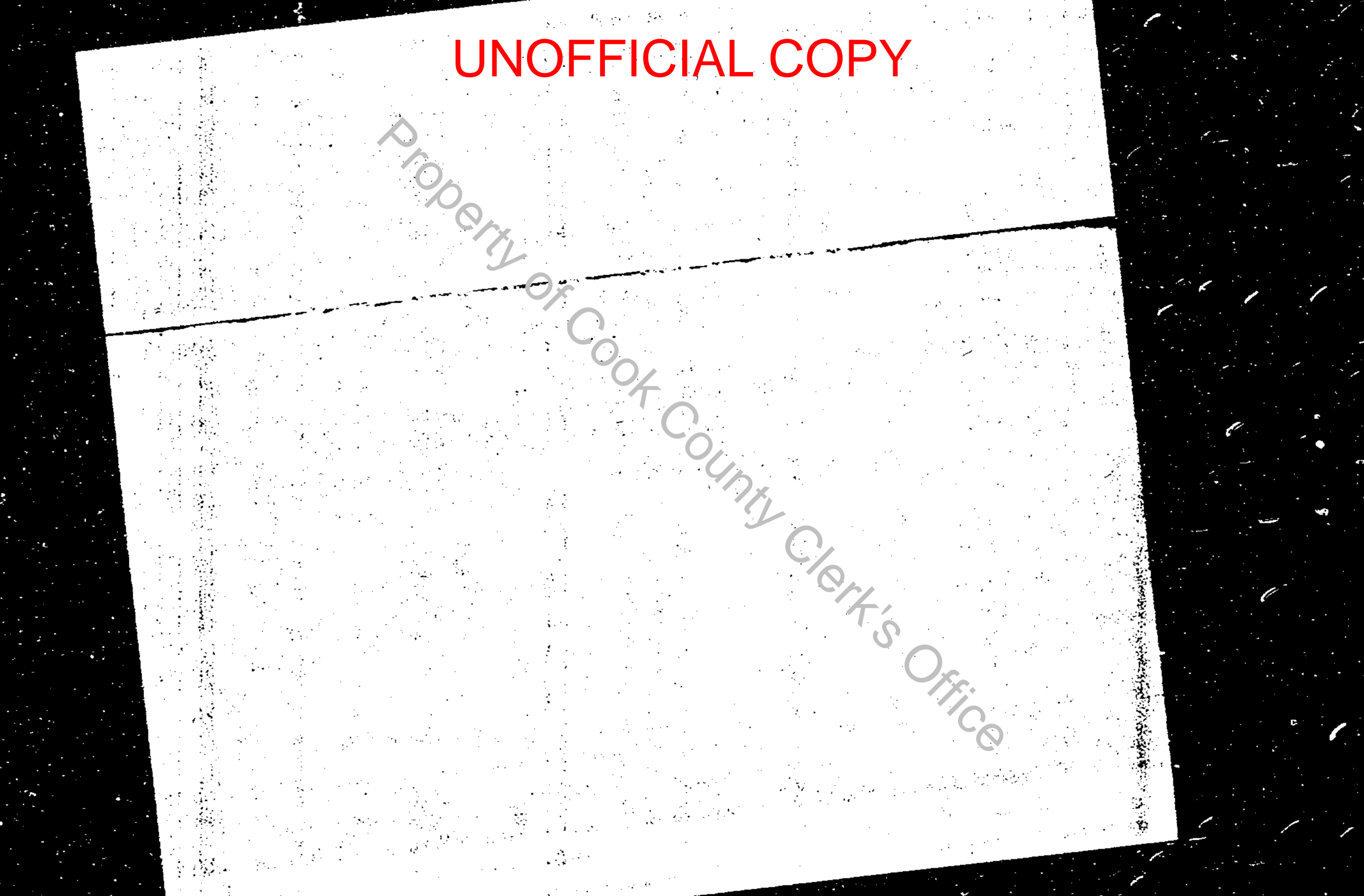


EXHIBIT "A" To UCC _i_ Financial Statement

Lot 29 in Blook 1 in Bickerdike's Addition to Chicago, being a Subdivision in Section 8, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

17-08-102-028 and 029

PROPERTY ADDRESS

1402 West Superior, Chicago, Illinois 60622

96121203

All that certian plot piece or parcel of land, with the buildings and improvements there Cooperation of the cooperation o erected, situate, lying and being in the above descrived property:

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Schedule B

to

UCC 1 Financing Statement

All right, title and interest of the Debtor now owned or hereafter acquired in and to the following:

- All fixtures, chattels and articles of personal property and all appurtenances and additions thereto and substitutions or replacements thereof, now or hereafter attached to or contained in that certain lot, piece or parcel of land (the "Real Property") as more particularly described on Schedule "A" to this UCC-1 Financing Statement, and/or the buildings and improvements now or hereafter is ated on the Real Property (collectively, together with all Building Equipment (as hereinafter defined), the "Improvements") or placed on any part thereof, though not attached thereto, which are own a by the Debtor, and used or useable in connection with the present or future operation or letting of the Real Property and/or the Improvements or the activities at any time conducted therein and 2% other property used in connection with the production of income from the Real Property and the Improvements (furniture only excepted) or adapted for use therein, including, but not limited to, all screens armings, shades, blinds, curtains, draperies, carpets, rugs, furniture and furnishings, heating, lighting, plembing, ventilating, air conditioning, refrigerating, incinerator and/or compacting and elevator plants, stoves, ranges, vacuum cleaning systems, call systems, sprinkler systems and other fire prevention and extinguishing apparatus and materials, motors, machinery, pipes, appliances, equipment, sittings and fixtures, and the trade names, good will and books and records relating to the business op, raced on the Real Property and/or the Improvements (collectively, the "Building Equipment"). All of Debtor's present and future "accounts", "equipment" and "general intangibles" (as such quoted terms are defined in the Uniform Commercial Code of the State of Illinois); and
 - II. All leases, lettings, occupancy agreements and licenses of the Real Property and/or Improvements or any part thereof now or hereafter entered into and all right, title and interest of the Debtor thereunder, including, without limitation, cash and securities deposited thereunder, the right to receive and collect the rents, issues and profits payable thereunder and the right to enforce, at law or in equity, all provisions, covenants and agreements thereof; and
 - III. All operating contracts, concessionaire agreements, franchise agreements, licenses, permits, management agreements, zoning, land use, air rights and development agreements, service contracts, supply and maintenance contracts, equipment leases, warranties, guaranties and all other agreements affecting the Real Property and/or the Improvements and/or used in connection with the operation thereof and all contract rights of the Debtor thereunder, together with all of the rights, reversions and/or equities now or hereafter appurtenant thereto; and

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- All refunds of real estate taxes as the result of any tax certiciari or any other tax reduction or abatement proceeding with respect to the Real Property now or hereafter obtained by the Debtor, all unearned premiums, accrued, accruing or to accrue under any and all insurance policies now or hereafter obtained by the Debtor and all proceeds of the conversion, voluntary or involuntary, of the Real Property, the Improvements and/or any other property or rights encumbered or conveyed hereby or any part thereof, into cash or liquidated claims, including, without limitation, proceeds of hazard and title insurance and all awards and compensation heretofore and hereafter made to the present and all subsequent owners of the Real Property, the Improvements and/or any other property or rights encumbered or conveyed by the Debtor to the Secured Party by any governmental or other lawful authority for the taking by eminent domain, condemnation or otherwise, of all or any part of the Real Property, the Improvements and/or any other property or rights encurace ed or conveyed hereby or any easement benefitting the foregoing, including, but not limited to, awares for any change of grade of streets; and
 - All est ensions, improvements, betterments, renewals, substitutions and replacements of and all additions and appurtenances to the Real Property, the Improvements and/or any other property or rights encumuered or conveyed by the Debtor to the Secured Party or hereafter acquired by or released to the Debtor of construed, assembled or placed by the Debtor on the Real Property and/or the Improvements and all conversions of the security constituted thereby which, immediately upon such acquisition, release, contruction, assembling, placement or conversion, as the case may be, and in each such case without any turber mortgage, conveyance, assignment or other act by the Debtor and with the same effect, as though now owned by the Debtor and specifically described herein. The Clark's Office
 - The proceeds of all of the foregoing VI.

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