

To avoid double typing when filing with more than one office, place this form over UCC-1.

3535452

Fold only along perforation for mailing. Fold over carbon paper to the filing officer. Enclose filing fee. For any item(s) on the form is inadequate the item(s) should be continued on additional sheets, preferably 8 1/2" x 11" or 8 1/2" x 10". Only additional sheets need be presented to the filing officer with a set of three copies of the financing statement. Long schedules of collateral, on any size paper that is convenient for the secured party. Security agreement is used as a financing statement. It is requested that it be accompanied by a completed but unassigned set of these filing, filing officer should return third copy as an acknowledgment. At a later time, Secured Party may date and sign termination copy as a termination statement.

UCC-1 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

② Maturity date (if any);
Filing Office (Date, Time, Number, and Filing Office)

(Name and address)

Secured Party(ies) and address(es)

1 Secured Party(ies) and address(es)

Barry Road at North Oak
Kansas City, MO 64155

3535452

[Handwritten initials]

Covers the following types (or items) of property:

Hereafter acquired machinery, equipment, appliances, furniture, building materials, goods, accounts receivable, contract rights, and general intangibles of every nature whatsoever together with and including, without limitation, all property described on Schedule B, attached hereto, and all cash and noncash proceeds and products thereof. Debtor has no right to sell or dispose of the above collateral, and claim to proceeds is not Secured Party's consent to any sale, disposition or encumbrance thereof. The above collateral is claimed pursuant to Security Agreement(s) given to secure all of Debtor's present and future obligations and liabilities to Secured Party. *THE COLLATERAL IS LIMITED TO THAT LOCATED AT THE ADDRESS DESCRIBED IN THE COLLATERAL*

Records of collateral are also in the hands of collector and also covered. No. of additional sheets presented:

[Handwritten signature]

Signature(s) of Debtor(s)
Signature(s) of Secured Party(ies)

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REGISTRAR OF TITLES

Property of Cook County Clerk's Office

IDENTIFIED 5452

NO.
PROPERTY OF TITLES
REGISTRAR OF TITLES
WHITE

LAND TITLE CO.
100 W. MADISON, 4th FLOOR
CHICAGO, ILLINOIS 60603

REC-4702-175-15
VORA

STATE OF ILLINOIS
UNIFORM COMMERCIAL CODE - FINANCING STATEMENT - FORM UCC-3

INSTRUCTIONS

This form is designed to avoid double typing when filing with more than one office. Place this form over UCC-1. PLEASE TYPE this form along registration for mailing. Fold only along perforation for mailing. Send all 3 copies with interleaved carbon paper to the filing officer. Enclose filing fee. If the space provided for any item(s) on the form is inadequate the filer should be presented to the filing officer with a set of three copies of the financing statement. Long schedules of collateral, indentures, etc., may be on any size paper that is convenient for the secured party. If collateral is crops or goods which are or are to become fixtures, describe generally the real estate and give name of record owner. When a copy of the security agreement is used as a financing statement, it is requested that it be accompanied by a completed but unsigned set of these forms, without extra fee. At the time of original filing, filing officer should return third copy as an acknowledgment. At a later time, secured party may date and sign termination legend and use third copy as a termination document.

1. This FINANCING STATEMENT is presented to filing officer for filing pursuant to the Uniform Commercial Code. 2. Maturity date (if any):

Debtor(s) (Last Name First) and address(es)

RUGGIERO, ANTHONY and
RUGGIERO, CHAIKA A.
814 Ashland Avenue
River Forest, IL 60305

Secured party(ies) and address(es)

METRO NORTH STATE BANK
Barry Road at North Oak
Kansas City, MO 64155

Filing Office (Date, Time, Number, and Filing Office)

3535452

4. The financing statement covers the following types (or items) of property: All now owned and hereafter acquired machinery, equipment, appliances, furniture, building materials, goods, fixtures, inventory, accounts receivable, contract rights, and general intangibles of every nature whatsoever together with and including, without limitation, all property described on Schedule B, attached hereto, and all cash and noncash proceeds and products thereof. Debtor has no right to sell or dispose of the above collateral, and claims to proceeds is not secured party's consent to any sale, disposition or encumbrance thereof. The above collateral is claimed pursuant to security agreement(s) given to secure all of Debtor's present and future obligations and liabilities to secured party. THE CREDITORS ARE ADVISED THAT THE SECURED PARTY HAS A SECURITY INTEREST IN THE COLLATERAL.

Assignee of Secured Party

5. Check if covered. Proceeds of collateral are also covered. Proceeds of collateral are also covered. No. of additional sheets presented:

ANONYMITY REQUESTED

By: BENAIKA A. RUGGIERO

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PROPERTY TAX STATEMENT FOR THE YEAR 2003
PROPERTY OF [Name] [Address] [City, State, Zip]

Property is located in [County] [City] [Township] [Village] [Ward] [Precinct] [Section] [Block] [Lot] [Sublot] [Unit] [Apartment] [Condo] [Other] [None]

Address of property [Address]

Property is located in [County] [City] [Township] [Village] [Ward] [Precinct] [Section] [Block] [Lot] [Sublot] [Unit] [Apartment] [Condo] [Other] [None]

This property is located in [County] [City] [Township] [Village] [Ward] [Precinct] [Section] [Block] [Lot] [Sublot] [Unit] [Apartment] [Condo] [Other] [None]

This property is located in [County] [City] [Township] [Village] [Ward] [Precinct] [Section] [Block] [Lot] [Sublot] [Unit] [Apartment] [Condo] [Other] [None]

<p>PROPERTY TAX STATEMENT FOR THE YEAR 2003</p> <p>PROPERTY OF [Name] [Address] [City, State, Zip]</p> <p>PROPERTY IS LOCATED IN [County] [City] [Township] [Village] [Ward] [Precinct] [Section] [Block] [Lot] [Sublot] [Unit] [Apartment] [Condo] [Other] [None]</p> <p>THIS PROPERTY IS LOCATED IN [County] [City] [Township] [Village] [Ward] [Precinct] [Section] [Block] [Lot] [Sublot] [Unit] [Apartment] [Condo] [Other] [None]</p>	<p>PROPERTY TAX STATEMENT FOR THE YEAR 2003</p> <p>PROPERTY OF [Name] [Address] [City, State, Zip]</p> <p>PROPERTY IS LOCATED IN [County] [City] [Township] [Village] [Ward] [Precinct] [Section] [Block] [Lot] [Sublot] [Unit] [Apartment] [Condo] [Other] [None]</p> <p>THIS PROPERTY IS LOCATED IN [County] [City] [Township] [Village] [Ward] [Precinct] [Section] [Block] [Lot] [Sublot] [Unit] [Apartment] [Condo] [Other] [None]</p>	<p>PROPERTY TAX STATEMENT FOR THE YEAR 2003</p> <p>PROPERTY OF [Name] [Address] [City, State, Zip]</p> <p>PROPERTY IS LOCATED IN [County] [City] [Township] [Village] [Ward] [Precinct] [Section] [Block] [Lot] [Sublot] [Unit] [Apartment] [Condo] [Other] [None]</p> <p>THIS PROPERTY IS LOCATED IN [County] [City] [Township] [Village] [Ward] [Precinct] [Section] [Block] [Lot] [Sublot] [Unit] [Apartment] [Condo] [Other] [None]</p>
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PROPERTY TAX STATEMENT FOR THE YEAR 2003

PROPERTY TAX STATEMENT FOR THE YEAR 2003

PROPERTY TAX STATEMENT FOR THE YEAR 2003

STATE OF ILLINOIS

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT - FORM UCC-3

INSTRUCTIONS

This form is designed to avoid double typing when filing with more than one office. Place this form over UCC-1. PLEASE TYPE this form. Fold only along perforation for mailing. Send all 3 copies with interleaved carbon paper to the filing officer. Enclose filing fee. If the space provided for any item(s) on the form is inadequate the filer(s) should be continued on additional sheets, preferably 5" x 8" or 8" x 10". Only one copy of such additional sheets need be presented to the filing officer with a set of three copies of the financing statement. Long schedules of collateral, indentures, etc., may be on any size paper that is convenient for the Secured Party. If collateral is crops or goods which are given to become fixtures, describe generally the items and give name of record owner. When a copy of the security agreement is used as a financing statement, it is requested that it be accompanied by a completed but unsigned set of these forms, without extra fee. At the time of original filing, filing officer should return third copy as an acknowledgment. At a later time, Secured Party may date and sign termination legend and use third copy as a Termination Statement.

(TERMINATED)

1. THE FINANCING STATEMENT IS PRESENTED TO THE FILING OFFICE FOR FILING PURSUANT TO THE UNIFORM COMMERCIAL CODE. 2. SECURITY DATE (If any):

Debtor(s) (Last Name first) and address(es):
RUGGIERO, ANTHONY and
RUGGIERO, CHAIKA A.
814 Ashland Avenue
River Forest, IL 60305

Secured Party(ies) and address(es):
METRO NORTH STATE BANK
BARRY ROAD AT NORTH DAK
KANASAS CITY, MO 64155

FILING OFFICE (Date, Time, Number, and Filing Office):
353545

4. This financing statement covers the following types of property of property:
All now owned and hereafter acquired machinery, equipment, furniture, appliances, building materials, goods, fixtures, inventory, accounts receivable, contract rights, and general intangibles of every nature whatsoever together with and including, without limitation, all property described on Schedule B, attached hereto, and all cash and noncash proceeds and products thereof. Debtor has no right to sell or dispose of the above collateral, and elects to proceed as not secured Party's consent to any sale, disposition or encumbrance thereof. The above collateral is claimed pursuant to Security Agreement(s) given to secure all of Debtor's present and future obligations and liabilities to Secured Party, THE STATE OF ILLINOIS, COUNTY OF DEKALB, COUNTY OF ...

Signature of Secured Party

Check if covered: Proceeds of Collateral are also covered: Products of Collateral are also covered: No. of additional sheets presented:

Termination Statement - This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above. (Fee \$1.00)

By: CHAIKA A. RUGGIERO

Filing Officer Copy - Acknowledgment - Filing officer is requested to note file number, date and hour of filing on this copy and return it to the person filing, as an acknowledgment.

STANDARD FORM - UNIFORM COMMERCIAL CODE - FORM UCC-3

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ONE COPY TO CHICAGO BOARD OF TRADE

LAUD TITLE

DEPT OF AMERICA

IL

TL-67021-65

STATE OF TEXAS, COUNTY OF ...
I, the undersigned, Clerk of the County Court, do hereby certify that the within and foregoing is a true and correct copy of the original as the same appears in the records of the County Court.

Witness my hand and the seal of the County Court at ... this ... day of ... 19...

Subscribed and sworn to before me this ... day of ... 19...
Notary Public for the State of Texas

THE UNDERSIGNED, ...
do hereby certify that the within and foregoing is a true and correct copy of the original as the same appears in the records of the County Court.

Witness my hand and the seal of the County Court at ... this ... day of ... 19...

Name of Debtor Address City State Zip	Name of Creditor Address City State Zip	Name of Officer (Date, Time, Location) and Title of Office
---	---	--

THE UNDERSIGNED, ...
do hereby certify that the within and foregoing is a true and correct copy of the original as the same appears in the records of the County Court.

UNOFFICIAL COPY

RUGGIERO, ANTHONY and
RUGGIERO, CHAIKA A.
814 Ashland Avenue
River Forest, IL 60305

METRO NORTH STATE BANK U 3 3 3 3 4 3 2
Barry Road at North Oak
Kansas City, MO 64155

SCHEDULE A LEGAL DESCRIPTION

Lot 2 and Lot 4 in Branigar's Commercial Resubdivision of Lot 103 in Branigar's Medinah Sunset Hills Unit No. 2, a Subdivision in the Northeast 1/4 of Section 34, Township 41 North, Range 10 East of the Third Principal Meridian, according to the plat thereof recorded as Document 22603109, in Cook County, Illinois.

PIN #'s: 07-34-207-020 Lot 2
07-34-207-022 Lot 4

ADD: Nerge and Roselle Rd, Roselle, ILL.

PREPARED BY AND MAIL TO: SANDLER, BALKIN, HELLMAN & WEINSTEIN, P.C.,
3130 Broadway, Third Floor, Kansas City, Missouri 64111, (816) 753-3525
(ATTN: SHELDON P. SANDLER, Esq.)

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SCHEDULE B DESCRIPTION OF ADDITIONAL PROPERTY ASSIGNED TO SECURED PARTY AND IN WHICH DEBTOR HAS GRANTED SECURED PARTY A SECURITY INTEREST

1. All buildings, structures, improvements, fixtures and articles of property now or hereafter attached to or used, or adopted for use in the operation of the real estate (herein the "Premises") described in Schedule A, attached to the financing statement or security agreement with respect to which this Schedule B is attached including, but without being limited to, all heating and incinerating apparatus and equipment whatsoever, all boilers, engines, motors, dynamos, generating equipment, piping and plumbing fixtures, ranges, cooking apparatus and mechanical kitchen equipment, refrigerators, cooling, ventilating, sprinkling and vacuum cleaning systems, fire extinguishing apparatus, (2) and electric fixtures, carpeting and under padding, elevators, escalators, partitions, mantels, built-in mirrors, window shades, blinds, screens, storm sashes, awnings, furnishings of public spaces, halls and lobbies and shrubbery and plants; and including also all interest of any owner of the Premises in any of such items hereafter at any time acquired under conditional sale contract, chattel mortgage or other title retaining or security instrument, all of which property mentioned in this Paragraph 1 shall be deemed part of the Premises and not severable, wholly or in part, without material injury to the freehold;

2. All compensation, awards, damages, rights of action and proceeds, including the proceeds of any policies of insurance therefor, arising out of or relating to a taking or damaging of the Premises by reason of any public or private improvement, condemnation proceeding (including change of grade) or fire, earthquake or other casualty;

3. Return premiums or other payments upon any insurance at any time provided for the benefit of Secured Party, and refunds or rebates of taxes or assessments of the Premises;

4. The right, title and interest of Debtor in and under all leases or rental agreements now or hereafter affecting the Premises including, without limitation, all rents, issues and profits therefrom;

5. Plans, specifications, contracts and agreements for construction of any improvements on the Premises; Debtor's rights under any payment, performance or other bonds in connection with construction of improvements on the Premises; all construction materials, supplies and equipment delivered to the Premises, or use or to be used in connection with construction of improvements on the Premises; contracts, agreements and reservations for shipping space on trucks, ships, barges and rail cars; contracts, agreements and purchase orders with contractors, subcontractors, suppliers and materialmen incidental to construction of improvements on the Premises;

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6. All furniture, furnishings, fixtures, appliances, machinery, inventory, contracts and contract rights, leases, vehicles, accounts, equipment, general intangibles and rents, and all other personal property of every kind and description now located or to be located in or upon the improvements now or hereafter constructed on the Premises, and with any and all additions, accessions, replacements, substitutions, proceeds and rights of debtor as Lessee of any furniture or equipment used on the Premises;

7. "Inventory", as used herein, shall also include ALL INVENTORY of whatever kind, wherever located, and all products of the same and all documents of title evidencing or representing any part thereof, now owned or hereafter acquired and/or produced, including, but not limited to replacements, parts and accessories, all goods, merchandise, materials, raw materials, work in process, finished goods, returned or repossessed goods, and other personal property, parts, materials, and supplies now or hereafter used, consumed or held for sale or lease or furnished or to be furnished under construction contracts or contracts of service, which gave or give rise to any account receivable, contract right, general intangible, chattel paper or other rights to payments, and all returned or repossessed goods arising from or relating to any contract right, account, account receivable or other proceeds of any sale, lease or other disposition of inventory or other property now owned or hereafter acquired. The term "Inventory" as used herein shall also include any of the foregoing which are used by Debtor for demonstration, executive or similar purposes, to the end that no goods of the type which is Inventory hereunder shall be deemed excluded therefrom because not actually held for sale, lease or other disposition. Further, all cash and non-cash proceeds of any voluntary or involuntary disposition, sale or use of inventory.

8. "Contract Rights", as used herein, shall also include ALL PRESENT AND FUTURE CONTRACT RIGHTS and all sums of money and accounts and claims for monies now due or which may hereafter become due Debtor under all such contracts, together with all cash and non-cash proceeds, and accounts receivable arising from performance of said contracts and all cash and non-cash proceeds of said accounts receivable.

9. "Accounts", as used herein, shall also include ALL PRESENT AND FUTURE ACCOUNTS RECEIVABLE, accounts, book debts, contract rights, chattel paper, documents, choses in action, checks, notes, drafts, acceptances, instruments, investment securities, stocks, bonds, tort claims, if assignable, warehouse receipts, documents of title, letters of credit, bank deposits, and all other forms of Obligations now owned or hereafter arising or acquired regardless of whether or not they constitute the proceeds of inventory, together with all rights to receive payment of money under any of the foregoing types of Collateral, and all cash and non-cash proceeds of the foregoing property, and all products thereof, and all additions and accessions to, any or all

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of the foregoing, now owned or hereafter acquired, including without limitation, all returned or repossessed goods arising from or relating to any contract rights, account receivable, instrument, chattel paper or other proceeds of any sale or other disposition of any inventory or other property. For purposes hereof, the term "inventory" shall include all items referred to in paragraph 7, above, as Inventory.

10. "General Intangibles", as used herein, shall include ALL GENERAL INTANGIBLES now owned or hereafter acquired, regardless of whether or not they constitute proceeds of other Collateral, including, without limitation, all contract progress payments, rights to royalties, rebates and bonuses from manufacturers, tax refunds, all licenses, patents, trademarks, copyrights, certificates of authority, drawings, engineering reports, blueprints, specifications, secret processes, customer lists, trade secrets, trade names and good will, cost estimates, proposals, and bids, purchase orders, insurance policies of all types and all claims and proceeds payable thereunder, and other rights (which Secured Party may exercise or not as it, in its sole discretion, may determine) to acquire or obtain goods and/or service with respect to any present or future contract and the manufacture, processing, storage, sale, shipment, delivery or installation of inventory or other Collateral, and all existing and hereafter acquired leaseholds, assignment of which shall not be prohibited, all as a going concern.

11. "Collateral" as used herein, shall also include all cash and non-cash proceeds of any disposition of Collateral, however, except as to "Inventory," Debtor has no right to sell, remove, dispose or exchange any "Collateral" without express prior written consent of Secured Party.

12. All proceeds, cash and non-cash, and products of the foregoing.

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