UCC FINANCING STATEMENT FOLLOW INSTRUCTIONS (front and back) CAREFULLY A. NAME & PHONE OF CONTACT (optional)				9414995 6/27/2005 10:35:00 AM \$16.00 Book - 9150 Pg - 2681-2684 Gary W. Ott Recorder, Salt Lake County, UT FOUNDERS TITLE BY: eCASH, DEPUTY - EF 4 P.				
	D ACKNOWLEDGMEN Debra Piazza Montgomery Little 5445 DTC Parkway Greenwood Village	& McGrew, P.C.	1		,			
[] 1. DEBTOR'S EXACT FULL LEGAL NAME – insert only one debtor name (1a or 1b) –				ABOVE SPACE FOR FILING OFFICE USE ONLY				
I. DEB	la ORGANIZATIO		only one debtor name (1a or 1b) -	- do not abbreviate or combi	ne names		·	
OR	MILLER FAMILY REAL ESTATE, L.L.C.							
	16. INDIVIDUAL'S LAST NAME			FIRST NAME	MIDDLE	NAME	SUFFIX	
IC. MAILING ADDRESS				CITY SANDY	STATE UT	POSTAL CODE 84070	COUNTRY	
	9350 SOUTH 150 EAST, SUITE 1000 Id. TAX ID#: SSN OR EIN ADD'L INFO RE Ie. TYPE OF ORGANIZATION				GANIZATION	lg ORGANIZATION	IAL ID#, if any	
(OPTIONAL: NOT REQUIRED) ORGANIZATION					-	☐ NONE		
2 4 DD	TIONAL DEPTOD'S E	VACTEUL LEGAL	NAME insert only one debter a	UTAH	-aviata az sambina n	2031336-0160		
2. ADD		NAL DEBTOR'S EXACT FULL LEGAL NAME – insert only one debtor name (2a or 2b) – do not abbreviate or combine names a. ORGANIZATION'S NAME						
OR								
	2b. INDIVIDUAL'S LAST NAME			FIRST NAME	MIDDLE NAME SUFFIX			
2c. MAILING ADDRESS				CITY	STATE	POSTAL CODE	COUNTRY	
2d. TAX ID#: SSN OR EIN (OPTIONAL: NOT REQUIRED) ADD'L INFO RE ORGANIZATION ORGANIZATION DEBTOR				2f. JURISDICTION OF ORGANIZATION 2g. ORGANIZATIONAL ID #, if		_		
							☐ NONE	
3. SECU	ED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P) – insert only one secured party name (3a or 3b) 3a. ORGANIZATION'S NAME							
OR	COMERICA BANK							
	3b. INDIVIDUAL'S LAST NAME			FIRST NAME	MIDDLE	NAME	SUFFIX	
3c. MAILING ADDRESS				CITY DETROIT	STATE	i :	COUNTRY	
	411 WEST LAFAYETTE BOULEVARD 4. This FINANCING STATEMENT covers the following collateral:				MI	48226-3519	<u> </u>	
A attac	hed hereto and made a	part hereof for a de:	he Uniform Commercial Code scription of collateral and lega	l description.		of Salt Lake County	y, Utah. See Exhibit	
5. Al	` · · · / =							
6.	This FINANCING ST	TATEMENT is to be fi		7. Check to REQUEST S				
	REAL ESTATE REC	ORDS Salt Lake Co	ounty, UT	All Deb				
B. OPTI	ONAL FILEK KEFEKEI	NUL DATA—SIR 32-	—5701 South State Street, Murray	, U I				

FILING OFFICER COPY -- NATIONAL UCC FINANCING STATEMENT (FORM UCC1) (REV 07/29/98) UCC-1 ra9ALLASSETS.wpd

EXHIBIT A TO UCC-1 FINANCING STATEMENT (Site 32)

Debtor:

Miller Family Real Estate, L.L.C.

9350 South 150 East, Suite 1000

Sandy, Utah 84070

Secured Party:

Comerica Bank, a Michigan banking corporation

411 West Lafayette Boulevard

Detroit, MI 48226-3519

DESCRIPTION OF COLLATERAL

The following property and interests in property of Debtor, whether now owned or existing or hereafter acquired or arising:

All right, title, and interest of the Debtor in and to all existing and future, machinery, apparatus, equipment, fittings, and fixtures of every kind and nature whatsoever, now or at any time hereafter attached to any building or other improvements (collectively the "Building") located on the real property more particularly described below (the "Real Property") or any part thereof, including, without limiting the generality of the foregoing, all engines, furnaces, boilers, stokers, pumps, heaters, tanks, dynamos, motors, generators, fans, blowers, vents, switchboards, electrical equipment, heating, plumbing, lifting, and ventilating apparatus, air-cooling and air-conditioning apparatus, gas and electric fixtures, elevators, escalators, compressors, vacuum cleaning systems, call systems, water fountains, refrigeration equipment, fire prevention and extinguishing apparatus (or any other safety equipment required by governmental regulation), security systems, appliances, building materials, electric signs, shades, venetian blinds, awnings, screens, partitions, draperies, carpeting, and maintenance equipment of every nature whatsoever, including machinery and equipment for general maintenance, telephone equipment, furniture and data processing equipment and peripherals;

TOGETHER WITH all rents, accounts, accounts receivable, issues, royalties, profits, revenues, incomes, and other benefits of and from the Real Property and any other property pledged to Secured Party, and any and all bank accounts and similar accounts containing any of the foregoing, and all of the estate, right, title, and interest of every nature whatsoever of the Debtor in and to the same and every part and parcel thereof;

TOGETHER WITH any and all awards or payments, including interest thereon, and the right to receive the same, which may be made with respect to the Real Property as a result of (a) the exercise of the right of eminent domain; (b) the alteration of the grade of any street; or (c) any other injury to or decrease in the value of the property described above, to the extent of all amounts which may be secured at the date of receipt of any such award or payment by the Secured Party, and of the reasonable attorneys' fees, costs, and disbursements incurred by the Secured Party in connection with the collection of such award or payment, and the Debtor shall execute and deliver from time to time such further instruments as may be requested by the Secured Party to confirm such assignment to the Secured Party of any such award or payment;

BK 9150 PG 2682

TOGETHER WITH all existing and future goods located on the Real Property which are now or in the future owned by the Debtor and attached to the Real Property or are to be used in any construction on the Real Property but which are not effectively made real property, including but not limited to all appliances, carpeting, draperies, building service equipment, building materials, supplies and equipment which are, or will be, attached or affixed to the Real Property or the Building;

TOGETHER WITH all existing and future contract rights now or in the future owned by the Debtor in connection with the operation and occupancy of the Real Property or the Building;

TOGETHER WITH all existing and future general intangibles relating to the development or use of the Real Property or the Building, including but not limited to all governmental permits relating to construction on the Real Property, and all existing and future names under or by which the Real Property or the Building may at any time be operated or known;

TOGETHER WITH all existing and future water stock relating to the Real Property, all existing and future rights to oil, gas, minerals, and geothermal resources under, through, upon, or appurtenant to the Real Property, and all existing and future documents of membership in any owners' or members' association or similar group having responsibility for managing or operating any part of the Real Property;

TOGETHER WITH all water and water rights of any type which are appurtenant to the premises or which are or may be used on or in connection with the Real Property at the present time or at any time hereafter, including, but not limited to, the following: adjudicated water rights and decrees and priorities therefor; unadjudicated water rights and appropriations; rights in water from tributary and non-tributary sources, whether surface or underground; conditional water rights; rights existing under well permits issued by the State Engineer or its equivalent; rights and permits in designated groundwater basins; rights in non-tributary groundwater existing by virtue of land ownership; all rights, shares or allotments of water in ditch companies, conservancy districts, or other water distribution organizations and all shares of stock or other instruments evidencing a right to such water; all aboriginal rights, pueblo rights, reserved rights, and other rights not derived from state law; all rights claimed under contract, exchange, or plans for augmentation; all ditches, canals, reservoirs, pipelines, tunnels, wells, and other structures for diverting and conveying water, and all rights of way and easements therefor. It is the express intention of the parties to this Deed of Trust that this Paragraph is to operate independently of and in addition to any description of particular water rights which may be included elsewhere in this document;

TOGETHER WITH all right, title, and interest of the Debtor in and to any bank accounts, security deposits, and any and all other amounts held as security under any leases or subleases now or hereafter outstanding on the Real Property; and

TOGETHER WITH all proceeds of the foregoing.

All of which may be located on or relate to the Real Property more particularly described as follows:

Real property situated in the County of Salt Lake, State of Utah, to-wit:

Beginning at a point which is South 02°15'00" West 10.77 feet from the Northwest corner of Lot 1, White Terrace Subdivision, according to the official plat thereof, said point also being East 1046.20 feet and South 1781.43 feet and South 02°15'00" West 10.77 feet from the Northwest corner of Section 18, Township 2 South, Range 1 East, Salt Lake Base and Meridian and running thence South 02°15'00" West 476.36 feet; thence North 89°31'52" West 24.23 feet to the East line of State Street; thence along said East line North 02°15'00" East 494.12 feet; thence South 85°31'39" East 254.29 feet to the point of beginning.

The following is shown for informational purposes only: Tax ID No. 22-18-153-036

MILLER FAMILY REAL ESTATE, L.L.C., a Utah limited liability company

Lawrence H. Miller, Operating Manager