COUNTER_PM
VERIFY_PM
FEES \$ 12.00
CHG SFILE
SUBMITTED FIRST AMERICAN TITLE - OMAH

FILED SARPY CO. NE. INSTRUMENT NUMBER

2017-09439

2017 Apr 28 02:39:48 PM

Southing

REGISTER OF DEEDS

THE ABOVE SPACE IS RESERVED FOR THE REGISTER OF DEEDS RECORDING INFORMATION

THIS PAGE INCLUDED FOR INDEXING

LLOYD J. DOWDING

SARPY COUNTY REGISTER OF DEEDS STEVEN J. STASTNY, DEPUTY 1210 GOLDEN GATE DRIVE, STE. 1109 PAPILLION, NE 68046-2895 402-593-5773

Michael F. Kivett					
E MAIL CONTACT AT EU ED (entionel)					
B. E-MAIL CONTACT AT FILER (optional)					
C. SEND ACKNOWLEDGMENT TO: (Name and Address)					
Michael F. Kivett	\neg]				
Walentine O'Toole, L.L.P.	·				
11240 Davenport Street					
Omaha NE 68154-0125	1				
<u></u>	THE AS	BOVE SPACE IS FO	R FILING OFFICE USE	ONLY	
DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (us name will not fit in line 1b, leave all of item 1 blank, check here	e exact, full name; do not omit, modify, or abbreviate and provide the Individual Debtor information in item	e any part of the Debtor 10 of the Financing St	's name); if any part of the I atement Addendum (Form L	ndividual Debto ICC1Ad)	
1a. ORGANIZATION'S NAME KAGE INVESTMENTS, LLC					
R 1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIO	ADDITIONAL NAME(S)/INITIAL(S) SUF		
. MAILING ADDRESS 5013 Webster Street	Omaha	STATE NE	POSTAL CODE 68132	COUNTRY	
MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY	
SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIG	GNOR SECURED PARTY): Provide only one Secure	ed Party name (3a or 3l))		
3a. ORGANIZATION'S NAME FRONTIER BANK					
R 3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIO	ADDITIONAL NAME(S)/INITIAL(S) SUFFI		
0.11.0.1.0.0.1.0.1.0.1.0.1.0.1.0.1.0.1.					
	CITY	STATE	68118	USA	
7002 Marcy St., Suite 120 COLLATERAL: This financing statement covers the following collar	Omaha teral:	NE NE		Aba waal	
17002 Marcy St., Suite 120 COLLATERAL: This financing statement covers the following collater of the covers the following collater of the covers the following collater of the covers of the covers the following collater of the covers of the	Omaha teral: "A" attached hereto, some of which			the real	
c. MAILING ADDRESS 17002 Marcy St., Suite 120 COLLATERAL: This financing statement covers the following collateral described in Exhibit 'Those items of collateral described in Exhibit 'B' attached he property described in Exhibit 'B' attached he collateral in	Omaha teral: "A" attached hereto, some of which	ch are or may b		nal Representa	

UCC FINANCING STATEMENT ADDENDUM

because Individual Debtor name did not fit, check here	tatement; if line 1b was left blank	7		
9a. ORGANIZATION'S NAME KAGE INVESTMENTS, LLC		- -		
9b. INDIVIDUAL'S SURNAME				
FIRST PERSONAL NAME				
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX		E IS FOR FILING OFFICE	
DEBTOR'S NAME: Provide (10a or 10b) only one additional Deb do not omit, modify, or abbreviate any part of the Debtor's name) and	otor name or Debtor name that did not fit enter the mailing address in line 10c	in line 1b or 2b of the Financin	g Statement (Form UCC1) (us	se exact, full nar
10a. ORGANIZATION'S NAME				
10b. INDIVIDUAL'S SURNAME				
INDIVIDUAL'S FIRST PERSONAL NAME				
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
IC. MAILING ADDRESS	СІТҮ	STATI	E POSTAL CODE	COUNTRY
ADDITIONAL SECURED PARTY'S NAME or 11a. ORGANIZATION'S NAME 11b. INDIVIDUAL'S SURNAME	ASSIGNOR SECURED PART		FIONAL NAME(S)/INITIAL(S)	SUFFIX
c. MAILING ADDRESS	CITY	STAT	E POSTAL CODE	COUNTR
t. ADDITIONAL SPACE FOR ITEM 4 (Collateral):				
This FINANCING STATEMENT is to be filed [for record] (or record REAL ESTATE RECORDS (if applicable)	rded) in the 14. This FINANCING STA		ed collateral 🚺 is filed as	a fixture filing
This FINANCING STATEMENT is to be filed [for record] (or record REAL ESTATE RECORDS (if applicable) Name and address of a RECORD OWNER of real estate described in (if Debtor does not have a record interest):	covers timber to b	e cut covers as-extracte	ed collateral 📝 is filed as	a fixture filing

EXHIBIT A TO UCC-1

THIS FINANCING STATEMENT COVERS THE FOLLOWING TYPES OR ITEMS OF PROPERTY (hereinafter referred to as the "Mortgaged Property");

- The real property situated in the County of Sarpy, State of Nebraska, described in (a) Exhibit B which is attached hereto and incorporated herein by reference (the "Land"), and all estates and rights of Debtor in and to the Land, together with (i) any and all buildings, structures, improvements, alterations or appurtenances now or hereafter situated or to be situated on the Land (collectively, the "Improvements"); and (ii) all right, title and interest of Debtor, now owned or hereafter acquired, in and to (A) all streets, roads and public places, alleys, easements, rights-of-way. public or private, licenses, rights of ingress and egress, vehicle parking rights and public places, existing or proposed, abutting, adjacent, now or hereafter used in connection with or pertaining to the Land or the Improvements; (B) any strips or gores between the Land and abutting or adjacent properties; (C) all options to purchase the Land or the Improvements or any portion thereof or interest therein, and any greater estate in the Land or the Improvements; (D) all water, water rights (whether riparian, appropriative or otherwise, and whether or not appurtenant) and water stock, timber, crops and mineral interests on or pertaining to the Land; and (E) all development rights and credits and air rights (the Land, Improvements, and other rights, titles and interests referred to in this clause (a) being herein sometimes collectively called the "Premises");
- (b) All fixtures, equipment, systems, machinery, furniture, furnishings, appliances, inventory, goods, building and construction materials, supplies, and other articles of personal property, of every kind and character, tangible and intangible, now owned or hereafter acquired by Debtor, which are now or hereafter attached to or situated in, on or about the Land or the Improvements, or used in or necessary to the complete and proper planning, development, use, occupancy or operation thereof, or acquired (whether delivered to the Land or stored elsewhere) for use or installation in or on the Land or the Improvements, and all renewals and replacements of, substitutions for and additions to the foregoing (the properties referred to in this clause (b) being herein sometimes collectively called the "Accessories", all of which are hereby declared to be permanent accessions to the Land);
- All (i) plans and specifications for the improvements, maps, surveys, studies, reports, permits, licenses, architectural, engineering, construction, management, maintenance, service and other contracts, books of account, insurance policies and other documents of whatever kind or character, relating to the use, construction upon, occupancy, leasing sale, purchase or operation of the Premises and the Accessories, (ii) Debtor's rights, but not liability for any breach by Debtor, under all commitments (including any commitments for financing to pay any of the Secured Indebtedness as such term is defined below), insurance policies, interest rate protection agreements, contracts and agreements for the design, construction, operation or inspection of the Improvements and other contracts and general intangibles (including payment intangibles and any trademarks, trade names, goodwill and symbols) related to the Premises or the Accessories of the operation thereof, (iii) accounts, deposits and deposit accounts arising from or relating to any transactions related to the Mortgaged Property (including Debtor's rights in tenants' security deposits, deposits with respect to utility services to the Premises, and any deposits, deposit accounts or reserves hereunder or under any other Loan Documents (as such term is defined below) for taxes, insurance or otherwise), (iv) rebates or refunds of impact fees or other taxes, assessments or charges, money, accounts (including deposit accounts), instruments, documents, notes and chattel paper arising from or by virtue of any transactions related to the Premises or the Accessories, (v) permits, licenses, franchises, certificates, development rights, commitments and rights for utilities, and other rights and privileges obtained in connection with the Premises or the Accessories, (vi) all of Debtor's interest in all leases now or hereafter existing with respect to all or any portion of the Premises, all of the rents, issues and profits of the Mortgaged

Property or arising from the use of enjoyment of all or any portion thereof, all security deposits arising from the use of enjoyment of all or any portion of the Mortgaged Property, and all utility deposits made to procure and maintain utility services to the Mortgaged Property, or any portion thereof and other benefits of the Premises and Accessories, (vii) oil, gas and other hydrocarbons and other minerals produced from or allocated to the Land the all products processed by or obtained therefrom, and the proceeds thereof, (viii) engineering, accounting, title, legal, and other technical or business data concerning the Mortgaged Property, including software, which are in the possession of Debtor or in which Debtor can otherwise grant a security interest, and (ix) all investment property, chattel paper, instruments, letter of credit rights and supporting obligations related to or arising from the Mortgaged Property;

- (d) All (i) proceeds and products (whether cash or non-cash and including payment intangibles), of or arising from the properties, rights, titles and interests referred to above, including the proceeds of any sale, lease or other disposition thereof, proceeds of each policy of insurance, present and future, payable because of loss sustained to all or part of the Mortgaged Property (including premium refunds), whether or not such insurance policies are required by Secured Party, proceeds of the taking thereof or of any rights appurtenant thereto, including change of grade of streets, curb cuts or other rights of access, by condemnation, eminent domain or transfer in lieu thereof for public or quasi-public use under any law, proceeds arising out of any damage thereto, including any and all commercial tort claims, and (ii) other interests of every kind and character which Debtor now has or hereafter acquires in, to or for the benefit of the properties, rights, titles and interests referred to above and all property used or useful in connection therewith, including rights of ingress and egress and remainders, reversions and reversionary rights or interests;
- (e) All interests, estates or other claims or demands, in law and in equity, which the Debtor now has or may hereafter acquire in the Mortgaged Property and all right, title and interest hereafter acquired by Debtor in any greater estate in any of the foregoing; and
- (f) All proceeds of, additions and accretions to, substitutions and replacements for, and changes in any of the property referred to above.

EXHIBIT B TO UCC-1

Legal Description

The land referred to is situated in the State of Nebraska, County of Sarpy and is described as follows:

Parcel 1:

Lot 1, Wolf Creek Replat 1, an Addition to the City of Bellevue, Sarpy County, Nebraska.

Parcel 2:

Nonexclusive easements granted in the Easements With Covenants and Restrictions Affecting Land recorded March 30, 2000 as Instrument 2000-06162.

Parcel 3:

Nonexclusive easement granted in the Easement Agreement recorded January 24, 2006 as Instrument 2006-02292.