UCC FINANCIN	CSTATEMENT	2005 00	0055		FILED FOR SICE		
	NS (front and back) CAREFULLY		0069	21	2005 Jall 27 Am n		
A. NAME & PHONE OF	CONTACT AT FILER [optional]						
B. SEND ACKNOWLED	GMENT TO: (Name and Address)			İ	#0-44 1 1904 4114 1		
FIRST U	NITED BANK	. –					
700 EXC	HANGE STREET						
CRETE, I	LLINOIS 60417						
	Over 5 12 & attachment		OVE SPACE IS FO	OR FILING OFFIC	E USE ONLY		
OR 15. INDIVIDUAL'S LASTI	VAME -	FIRST NAME	IMIDDI 6	NAME	SUFFIX		
BOOMSMA	MIL	BRIAN	MIDDLE	MIDDLE NAME SUFFIX			
1c. MAILING ADDRESS		спу	STATE	POSTAL CODE	COUNTRY		
8709 NORTH		MUNSTER	IN	46321	U.S.		
1d. SEE INSTRUCTIONS ADD'L INFO RE ORGANIZATION ORGANIZATION DEBTOR		1f. JURISDICTION OF ORGANIZATION		1g. ORGANIZATIONAL ID #, if any			
2. ADDITIONAL DEBTO 2a. ORGANIZATION'S N.	R'S EXACT FULL LEGAL NAME - insert only on AME	g debtor name (2a or 2b) - do not abbreviate or o	combine names				
OR 2b. INDIVIDUAL'S LAST	NAME	FIRST NAME	MIDDLE	NAME	SUFFIX		
2c. MAILING ADDRESS		СПУ	STATE	POSTAL CODE	COUNTRY		
d. <u>SEE INSTRUCTIONS</u> ADD'L INFO RE 26. TYPE OF ORGANIZATION ORGANIZATION DEBTOR		2f. JURISDICTION OF ORGANIZATION	2g. ORG	2g. ORGANIZATIONAL ID #, if any			
3a. ORGANIZATION'S NA		5/P) - insert only <u>one</u> secured party name (3a or 3b ::)				
FIRST UNIT		FIDOT WAYE	1		Tousew		
30. INDIVIDUAL'S LAST	AME	FIRST NAME	MIDDLE	NAME	SUFFIX		
3c. MAILING ADDRESS		СПУ	STATE	POSTAL CODE	COUNTRY		
700 EXCHAN	IGE STREET	CRETE	IL	60417	U.S.		

4. This FINANCING STATEMENT covers the following collateral:

SEE ATTACHED EXHIBIT A FOR COLLATERAL DESCRIPTION

5. ALTERNATIVE DESIGNATION [if applicable]: LESSEE/LESSOR	CONSIGNEE/CONSIGNO	R BAILEE/BAILOR	SELLER/BUYER	AG. LIEN	NON-UCC FILING
This FINANCING STATEMENT is to be filed (for record) (or recorded) ESTATE RECORDS. Attach Addendum	in the REAL 7. Check to [ADDITIO	REQUEST SEARCH REPONAL FEET	ORT(S) on Debtor(s)	All Debtors	Debtor 1 Debtor 2
8. OPTIONAL FILER REFERENCE DATA					

UCC FINANCING STATEMENT ADDENDUM				I	LAKE COURTY FILED FOR RECORD			
9. NAME OF FIRST DE	NS (front and back) CAREFULLY ON RELATED FINANCING 9	TATENE	a 1000	k 9	7	005 JAN 27	AH 0:59
9a. ORGANIZATION'S			00	0 0000	10.7			
OR 9b. INDIVIDUAL'S LAS	TNAME	FIRST NAME		MIDDLE NAME, SUFFIX				
10. MISCELLANEOUS:					1			
				*	THE ABOVE	E PDACE	Le FOR FILLING OF	:EICE 119E ONLY
11. ADDITIONAL DEBT		L LEGAL NAME - insert only one	name (1	la or 11b) - do not abbrev			IS FOR FILING OF	-FICE USE ONLY
OR 11b. INDIVIDUAL'S LAS			FIDO			launnu et		SUFFIX
1116. INDIVIDUALS CAS	INAME		FIRS	NAME		MIDDLE NAME		30771X
11c. MAILING ADDRESS			СПҮ			STATE	POSTAL CODE	COUNTRY
11d. SEEINSTRUCTIONS	ADD'L INFO RE ORGANIZATION DEBTOR	11e. TYPE OF ORGANIZATION	11f. Jl	JRISDICTION OF ORGAI	NIZATION	11g. OR	GANIZATIONAL ID #, i	f any
12. ADDITIONAL SEC	CURED PARTY	S or ASSIGNOR S/P'S	S NAM	E - insert only one name	(12a or 12b)			
12a. ORGANIZATION'S	IAME							
12b. INDIVIOUAL'S LAST	12b. INDIVIDUAL'S LAST NAME		FIRST NAME		MIDDLE NAME		SUFFIX	
2c. MAILING ADDRESS			СПҮ			STATE	POSTAL CODE	COUNTRY
3. This FINANCING STATEM	FNT covers time	per to be cut or as-extracted	16. Ad	ditional collateral descrip	tion:			
collateral, or is filed as a	ـ		10	orderes commenter country	gradit.			
4. Description of real estate:								
SEE ATTACHE		B FOR REAL						
ESTATE DESCI	KIPTION							
. Name and address of a RE (if Debtor does not have a re		ove-described real estate						
LAGSTONE, L	LC							
500 UNION AV	E.		1	ck <u>only</u> if applicable and				7-
TEGER, IL 604	75			* only if applicable and o		ect to prop	perty held in trust or	Decedent's Estate
-				or is a TRANSMITTING L				
				in connection with a Ma		nsaction —	- effective 30 years	
			Filed	in connection with a Pul	Nic-Finance Transact	tion effec	tive 30 years	

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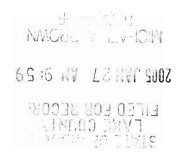
2005 000069

had to

EXHIBIT "A" TO UCC FINANCING STATEMENT FLAGSTONE, LLC, DEBTOR FIRST UNITED BANK, SECURED PARTY DESCRIPTION OF COLLATERAL

- i. All apparatus, machinery, devices, fixtures, communication devices, systems and equipment, fittings, appurtenances, equipment, appliances, furniture, furnishings, appointments, accessories, landscaping, plants and all other items of personal property now or hereafter acquired by Debtor, or in which Debtor may now or hereafter have any interest whatsoever, and used in the operation or maintenance of the Premises legally described on Exhibit "B" attached hereto (the "Premises") or any business or operations conducted thereon. All fixtures and equipment now or hereafter installed for use in the operation of the buildings, structures and improvements now or hereafter on the Premises including but not limited to, all lighting, heating, cooling, ventilating, air conditioning, plumbing sprinkling, incineration, refrigerating, air cooling, lifting, fire extinguishing, cleaning, entertaining, security, communication and electrical and power systems, and the machinery, appliances, fixtures and equipment pertaining thereto, all awnings, ovens, stoves, refrigerators, dishwashers, disposals, carpeting, switchboards, engines, motors, tanks, pumps, screens, storm doors and windows, shades, floor coverings, ranges, washers, dryers, disposals, cabinets, partitions, conduits, ducts and compressors, and all fixtures and equipment pertaining thereto, other than any such items that are owned by tenants of all or any portion of the Premises.
- ii. Any and all rents, revenues, royalties, receivables, profits, issues, income and accounts now owned or hereafter acquired by Debtor (including, without limitation, proceeds of insurance and/or any and all condemnation award or awards received by virtue of the exercise of the right of eminent domain) and arising from or out of the Premises and the businesses and operation conducted therein.
- iii. All goods, merchandise, and other personal property now owned or hereafter acquired by Debtor that are held for sale or lease as inventory or otherwise.
- iv. Any and all goods, tangible and intangible, personal property of any kind, nature or description (including without limitation, any and all accounts, contract rights, franchises, licenses, permits, documents, instruments and general intangibles) of Debtor, whether now owned or hereafter acquired, or in which Debtor now has or shall hereafter acquire any right, title or interest whatsoever (whether by bill of sale, lease, conditionals sales contract, or other title retention document or otherwise), and any and all replacements and substitutions thereof or therefor, arising from or out of the Premises.

- v. Any and all causes of action, claims, compensation, judgments, insurance proceeds, awards of damages and settlements hereafter made resulting from condemnation proceedings or the taking of the Premises or any part thereof under the power of eminent domain, or for any damage (whether caused by such taking, by casualty or otherwise), and any and all replacements and substitutions thereof, or to any rights appurtenant thereto, including any award for change of grade or streets.
- vi. Any and all monies now or hereafter on deposit with or for the benefit of Secured Party, including but not limited to deposits for the payment of real estate taxes or special assessments against the Premises or for the payment of premiums on policies of fire and other hazard insurance for or with respect to the Premises.
- vii. Any and all goodwill, option rights, books and records, and general intangibles of Debtor relating to the Premises, and all accounts, contract rights, instruments, chattel paper and other rights of Debtor for payment of money, for property sold or lent, for services rendered, for money lent, or for advances or deposits made relating to the Premises, including, without limitation, any and all tax refunds and refunds of any other monies paid by or on behalf of Debtor relating to the Premises.
- viii. Any and all rights of Debtor to any and all plans and specifications, designs, drawings and other matters prepared for any construction on or in connection with the Premises.
- ix. Any and all right of Debtor under any contracts executed by Debtor with any provider of goods or services for or in connection with any construction undertaken on or services performed or to be performed in connection with the Premises, to the extent such contracts may be assignable.
- x. All construction contracts, architecture and engineering agreements, permits, licenses, drawings, plans, specifications, and any and all other agreements, rights, and materials related to the construction of the Premises.
- xi. Any and all additions and accessories to all of the foregoing and any and all proceeds, renewals, replacements and substitutions of all the foregoing.



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EXHIBIT B

Parcel 1: The Southeast 1/4 of the Southeast 1/4 of Section 23, Township 34 North, Range 8 West of the 2nd Principal Meridian, In Lake County, Indiana, lying North of the North right of way line of US Highway No. 231.

Parcel 2: That part of the Northeast 1/4 of the Northeast 1/4 of Section 26, Township 34 North, Range 8 West of the 2nd Principal Meridian, in Lake County, Indiana, lying North of the North right of way line of the Philadelphia, Baltimore and Washington Railroad Company.

Parcel 3: The Philadelphia, Baltimore and Washington Railroad Company right of way lying within the Northeast 1/4 of the Northeast 1/4 of Section 26, Township 34 North, Range 8 West of the 2nd Principal Meridian, in Lake County, Indiana, being the same right of way described in Deed Record Z page 50 recorded June 20, 1864.

Key No. 03 07 002 0000 5 Key No. 03 07 002 0000 4 Key No. 03 07 001 9001 5

Address: Approximately 38.51 acres of vacant land in Crown Point, IN

Fubloans/Phil20/UCCExA