

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

<b>SUBMISSION TYPE:</b>		NEW ASSIGNMENT	
<b>NATURE OF CONVEYANCE:</b>		SECURITY INTEREST	
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
iSTAR Asset Receivables Trust		05/17/2000	Trust: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	LaSalle Bank National Association		
<b>Street Address:</b>	135 South LaSalle Street		
<b>Internal Address:</b>	Suite 1625		
<b>City:</b>	Chicago		
<b>State/Country:</b>	ILLINOIS		
<b>Postal Code:</b>	60674-4107		
<b>Entity Type:</b>	nationally chartered bank: UNITED STATES		
<b>PROPERTY NUMBERS Total: 2</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	1192273	AMELIA ISLAND PLANTATION	
<b>Registration Number:</b>	1979839	THE AMELIA ISLAND CLUB	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	(202)672-5399		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
<b>Phone:</b>	202-672-5300		
<b>Email:</b>	PTOMAILWashington@foley.com		
<b>Correspondent Name:</b>	Norm J. Rich		
<b>Address Line 1:</b>	Foley & Lardner LLP		
<b>Address Line 2:</b>	3000 K Street, N.W., Sixth Floor		
<b>Address Line 4:</b>	Washington, DISTRICT OF COLUMBIA 20007-5109		
<b>ATTORNEY DOCKET NUMBER:</b>	073661-0103		
<b>NAME OF SUBMITTER:</b>	Norm J. Rich		

OP \$65.00 1192273

Signature:	/norm j. rich/
Date:	09/10/2010
<p>Total Attachments: 13</p> <p>source=securityinterestistarassetlaasallebanknat#page1.tif source=securityinterestistarassetlaasallebanknat#page2.tif source=securityinterestistarassetlaasallebanknat#page3.tif source=securityinterestistarassetlaasallebanknat#page4.tif source=securityinterestistarassetlaasallebanknat#page5.tif source=securityinterestistarassetlaasallebanknat#page6.tif source=securityinterestistarassetlaasallebanknat#page7.tif source=securityinterestistarassetlaasallebanknat#page8.tif source=securityinterestistarassetlaasallebanknat#page9.tif source=securityinterestistarassetlaasallebanknat#page10.tif source=securityinterestistarassetlaasallebanknat#page11.tif source=securityinterestistarassetlaasallebanknat#page12.tif source=securityinterestistarassetlaasallebanknat#page13.tif</p>	

RECORD AND RETURN TO:  
LANDAMERICA SERVICE CENTER  
10550 DEERWOOD PARK BOULEVARD, SUITE 309  
JACKSONVILLE, FL 32256

(Amelia Island)

This instrument was, with the advice of local counsel,  
prepared by:

Katten Muchin Zavis  
525 West Monroe Street, Suite 1600  
Chicago, Illinois 60661  
Attn: Kenneth M. Jacobson, Esq.

After recording return to:

Katten Muchin Zavis  
525 West Monroe Street, Suite 1600  
Chicago, Illinois 60661  
Attn: Barry A. Comin, Esq.

Doc# 200015602  
Book: 933  
Pages: 926 - 938  
Filed & Recorded  
05/23/00 02:43:27 PM  
J. M. OXLEY JR  
CLERK OF CIRCUIT COURT  
NASSAU COUNTY, FLORIDA  
RECORDING \$ 53.00  
TRUST FUND \$ 7.00

(The Above Space for Recorder's Use Only)

**ASSIGNMENT OF NOTE, MORTGAGE  
AND OTHER LOAN DOCUMENTS**

THIS ASSIGNMENT OF NOTE, MORTGAGE AND OTHER LOAN DOCUMENTS ("Assignment") is made as of the 17<sup>th</sup> day of May, 2000, by iSTAR ASSET RECEIVABLES TRUST (a/k/a STARS Trust) c/o Wilmington Trust Company, as Owner Trustee, having an address at Rodney Square North, 1100 North Market Street, Wilmington, Delaware 19890, Attention: Corporate Trust Administration ("Assignor"), to LASALLE BANK NATIONAL ASSOCIATION (f/k/a LaSalle National Bank), a nationally chartered bank having an address at 135 South LaSalle Street, Suite 1625, Chicago, Illinois 60674-4107, as trustee for the registered holders of the iStar Asset Receivables Trust (a/k/a STARS Trust), Collateralized Mortgage Bonds, Series 2000-1 ("Assignee").

**BACKGROUND FACTS**

a. Assignor is the holder of a loan in the stated principal amount of Fifty Two Million Three Hundred Ninety Seven Thousand Nine Hundred Fifty Nine and no/100 Dollars (\$52,397,959.00) (as such loan has been amended, modified, extended, renewed, consolidated, reduced, spread or recast from time to time, collectively, the "Loan").

b. The Loan is evidenced, governed, insured and secured by various loan agreements, promissory notes, mortgages, deeds of trust, security agreements, assignments of leases, assignments of rents, assignments, stock pledges, guaranties, letters of credit, financing statements, opinion letters, instruments and other documents (as such loan agreements, promissory notes, mortgages, deeds of trust, security agreements, assignments of leases, assignments of rents, assignments, stock pledges, guaranties, letters of credit, financing statements, opinions, letters, instruments and other documents have been modified, amended, assigned, consolidated, spread, recast, endorsed, continued, renewed, extended, superseded, exchanged, supplemented or restated from time to time, collectively, the "Loan Documents"), including, without limitation, the promissory note or notes described in EXHIBIT A attached hereto and made a part hereof

(collectively, the "Notes") and the mortgages (collectively, the "Mortgages") described in EXHIBIT A and such other documents described in EXHIBIT A.

c. Assignor is the legal and equitable owner and holder of those certain UCC Financing Statements which are listed on EXHIBIT B attached hereto and made a part hereof (collectively, the "Financing Statements").

NOW, THEREFORE, for and in consideration of the sum of Ten and no/100 Dollars (\$10.00), and other good and valuable consideration paid by Assignee at the time of execution hereof, the receipt and sufficiency of which are hereby acknowledged, Assignor agrees as follows:

i. Background Facts. The background facts as set forth above are agreed to be true and correct and incorporated herein by this reference.

ii. Assignment. Assignor does hereby grant, bargain, sell, assign, transfer and set over unto Assignee, without recourse, all of Assignor's right, title, interest, claim and demand in and to the Loan, the Notes, the Mortgages and the other Loan Documents, together with all moneys, principal and interest, due and to become due thereon, and all rights, remedies and incidents thereunto belonging.

iii. Attorney-in-Fact. Assignor hereby irrevocably constitutes and appoints Assignee as its true and lawful attorney-in-fact, with the full power to act in Assignor's name and to otherwise enforce all of the rights of Assignor under the Notes, the Mortgages, the other Loan Documents and the Financing Statements. This power of attorney, being coupled with an interest, is irrevocable.

iv. Successors and Assigns. This Assignment shall be binding upon and shall inure to the benefit of the parties hereto, their respective legal representatives, successors and assigns.

v. Severability. In the event any provision of this Assignment is held to be invalid or unenforceable, such invalidity or unenforceability shall not affect the validity or enforceability of any other provision hereof.

vi. Further Assurances. Assignor hereby agrees that it will execute such further documents and perform such further acts as may be necessary to properly consummate the transactions contemplated hereunder.

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vii. Exculpation. It is expressly understood and agreed by the parties that (a) this Assignment is executed and delivered by Wilmington Trust Company, not individually or personally, but solely as Owner Trustee, in the exercise of the powers and authority conferred and vested in it, pursuant to the Trust Agreement, (b) each of the representations, undertakings and agreements herein made on the part of the Trust is made and intended not as personal representations, undertakings and agreements by Wilmington Trust Company but is made and intended for the purpose for binding only the Trust, (c) nothing herein contained shall be construed as creating any liability on Wilmington Trust Company, individually or personally, to perform any covenant either expressed or implied contained herein, all such liability, if any, being expressly waived by the parties hereto and by any person claiming by, through or under the parties hereto, and (d) under no circumstances shall Wilmington Trust Company be personally liable for the payment of any indebtedness or expenses of the Trust or be liable for the breach or failure of any obligation, representation, warranty or covenant made or undertaken by the Trust under this Assignment or any other related documents.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto have executed this Assignment as of the date first above written.

ASSIGNOR:

Signed, sealed and delivered in the presence of:

iSTAR ASSET RECEIVABLES TRUST (a/k/a STARS Trust)

Janel Havrilla  
Janel Havrilla  
[Print or Type Name]

By: Wilmington Trust Company, not in its individual capacity but solely as Owner Trustee

Leigh Emmi  
Leigh Emmi  
[Print or Type Name]

By: \_\_\_\_\_  
Name: **JAMES P. LAWLER**  
Its: **Vice President**

STATE OF Delaware  
COUNTY OF New Castle

The foregoing instrument was acknowledged before me this 17<sup>th</sup> day of May, 2000, by James P. Lawler, as Vice President of Wilmington Trust Company, as Owner Trustee for the iStar Asset Receivables Trust (a/k/a STARS Trust). He/She is personally known to me or has produced a driver's license as identification.

[Notary Seal must be affixed]

[Signature]  
Signature of Notary

\_\_\_\_\_  
Name of Notary (Typed, Printed or Stamped)  
Commission Number (if not legible on seal): \_\_\_\_\_  
My Commission Expires (if not legible on seal): \_\_\_\_\_  
Notary Public, State of \_\_\_\_\_

**ANITA E. DALLAGO**  
**NOTARY PUBLIC**  
My Commission Expires August 3, 2001

EXHIBIT A  
(Amelia Island)

LOAN DOCUMENTS

1. Amended and Restated Renewal Note in the amount of \$52,397,959.00 dated December 1, 1998 from Amelia Island Company, a Delaware corporation ("Amelia") to the order of SFT II, Inc., a Delaware corporation ("SFT").
2. Assignment of Note, Mortgage and Loan Documents dated January 27, 1997 from Barnett Bank, N.A. to Starwood DV II, L.L.C. ("Starwood") as amended by that certain Note and Mortgage Modification and Consolidation Evidencing Renewal Notes and Extension Agreement dated May 6, 1993 given by Amelia and encumbering certain lands in Nassau County, Florida recorded in Official Records Book 681, Page 784, as amended by that certain Note and Mortgage Modification Agreement Evidencing Future Advance dated January 31, 1994 recorded in Official Records Book 698, Page 781, as further amended by that certain Note and Mortgage Modification Agreement Evidencing Future Advance dated July 25, 1994 recorded in Official Records Book 712, Page 1725, as further amended by that certain Note and Mortgage Modification Agreement Evidencing Future Advance dated October 25, 1994 recorded in Official Records Book 718, Page 1791, as further amended by that certain Note and Mortgage Modification Agreement Evidencing Spreading Agreement dated June 28, 1995 recorded in Official Records Book 734, Page 559, as further modified by that certain Note and Mortgage Modification Agreement Evidencing Future Advance dated September 1, 1995 recorded in Official Records Book 739, Page 273, as subordinated by that certain Subordination of Mortgage Agreement recorded in Official Records Book 749, Page 820, as further amended by that certain Notice of Future Advance and Mortgage Modification Agreement dated January 14, 1997 recorded in Official Records Book 782, Page 1067, as further amended by that certain Mortgage Modification dated April 16, 1997 recorded April 21, 1997 in Official Records Book 790, Page 1614 all of the Official Public Records of Nassau County, Florida, as amended by that certain Notice of Future Advance and Mortgage Modification Agreement dated April 21, 1997 recorded on April 21, 1997 in Official Records Book 790, Page 1842, as further amended by that certain Notice of Future Advance and Mortgage Modification in the amount of \$850,000.00 dated as of December 1, 1998 and recorded in the Official Records Book 857, Page 1479, as amended by that certain Mortgage Modification dated April 30, 2000 and recorded in the Official Records Book \_\_\_\_, Page \_\_\_\_ all of the Public Records of Nassau County.

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3. Amended and Restated Construction and Term Loan Agreement dated April 21, 1997 between Amelia and Caystar, as amended by that Amendment to Amended and Restated Construction and Term Loan Agreement and Other Loan Documents dated as of December 1, 1998 between Amelia and SFT as amended by that certain Second Amendment to Amended and Restated Construction and Term Loan Agreement and Other Documents dated April 30, 2000.
4. Conditional Assignment of Rents, Leases and Revenues dated May 6, 1993 recorded in Official Records Book 681, Page 900 of the Official Public Records of Nassau County, Florida.
5. Environmental Indemnification Agreement dated January 14, 1997 by Amelia and Richard L. Cooper for the benefit of Starwood.
6. Guaranty of Richard L. Cooper dated January 14, 1997 for the benefit of Starwood.
7. Guaranty of Richard A. Cooper, Robert M. Gudbranson, Richard A. Cooper as Trustee of AIC Trust No. 1 FBO Diane L. Cooper, Richard A. Cooper as Trustee of AIC Trust No. 2 FBO Jessica L. Murton, Richard A. Cooper as Trustee of AIC Trust No. 3 FBO Benjamin J. Cooper, Richard A. Cooper as Trustee of AIC Trust No. 4 FBO Shane P. Murton, and Richard A. Cooper as Trustee of AIC Trust No. 5 FBO Zachary A. Cooper dated January 14, 1997.
8. Completion Guaranty dated April 21, 1997 by Richard L. Cooper.
9. Acknowledgment and Agreement of Guarantors and Amendment to Guaranty dated April 21, 1997.
10. Ratification and Reconfirmation Agreement dated as of December 1, 1998 among SFT, Amelia, Richard L. Cooper, Richard A. Cooper, Robert M. Gudbranson, Richard A. Cooper as Trustee of AIC Trust No. 1 FBO Diane L. Cooper, Richard A. Cooper as Trustee of AIC Trust No. 2 FBO Jessica L. Murton, Richard A. Cooper as Trustee of AIC Trust No. 3 FBO Benjamin J. Cooper, Richard A. Cooper as Trustee of AIC Trust No. 4 FBO Shane P. Murton, and Richard A. Cooper as Trustee of AIC Trust No. 5 FBO Zachary A. Cooper.



11. Guaranty of R & J Cooper Investment Limited Partnership, a Delaware limited partnership for the benefit of SFT dated December 22, 1998.
12. Guaranty of Edna Jeanne Cooper for the benefit of SFT dated December 22, 1998.
13. Guaranty of R & J Cooper LLC, a Delaware limited liability company for the benefit of SFT dated December 22, 1998.
14. Guaranty of Richard A. Cooper, as Trustee of The RLC 1998 Irrevocable Trust for the benefit of SFT dated December 22, 1998.
15. Guaranty of Richard A. Cooper, as Trustee of the EJC 1998 Irrevocable Trust for the benefit of SFT dated December 22, 1998.
16. Ratification and Reconfirmation Agreement executed by Richard L. Cooper for the benefit of SFT dated December 22, 1998.
17. Pledge Agreement dated January 14, 1997 among Richard L. Cooper, Richard A. Cooper, Robert N. Gudbranson, Richard A. Cooper as Trustee of AIC Trust No. 1 FBO Diane L. Cooper, Richard A. Cooper as Trustee of AIC Trust No. 2 FBO Jessica L. Murton, Richard A. Cooper as Trustee of AIC Trust No. 3 FBO Benjamin J. Cooper, Richard A. Cooper as Trustee of AIC Trust No. 4 FBO Shane P. Murton, and Richard A. Cooper as Trustee of AIC Trust No. 5 FBO Zachary A. Cooper for the benefit Starwood.
18. Irrevocable Proxy Coupled With Interest (bankruptcy) from the following shareholders of Amelia Island Company:
  - a. Richard L. Cooper
  - b. Robert N. Gudbranson
  - c. Richard A. Cooper
  - d. AIC Trust No. 1 FBO Diane L. Cooper
  - e. AIC Trust No. 2 FBO Jessica L. Murton
  - f. AIC Trust No. 3 FBO Benjamin J. Cooper
  - g. AIC Trust No. 4 FBO Shane P. Murton
  - h. AIC Trust No. 5 FBO Zachary A. Cooper
  - i. The RLC 1998 Irrevocable Trust
  - j. The EJC 1998 Irrevocable Trust

19. Irrevocable Proxy Coupled With Interest (default) from the following shareholders of Amelia Island Company:
  - a. Richard L. Cooper
  - b. Robert N. Gudbranson
  - c. Richard A. Cooper
  - d. AIC Trust No. 1 FBO Diane L. Cooper
  - e. AIC Trust No. 2 FBO Jessica L. Murton
  - f. AIC Trust No. 3 FBO Benjamin J. Cooper
  - g. AIC Trust No. 4 FBO Shane P. Murton
  - h. AIC Trust No. 5 FBO Zachary A. Cooper
  - i. The RLC 1998 Irrevocable Trust
  - j. The EJC 1998 Irrevocable Trust
  
20. Stock Power from the following shareholders of Amelia Island Company:
  - a. Richard L. Cooper
  - b. Robert N. Gudbranson
  - c. Richard A. Cooper
  - d. AIC Trust No. 1 FBO Diane L. Cooper
  - e. AIC Trust No. 2 FBO Jessica L. Murton
  - f. AIC Trust No. 3 FBO Benjamin J. Cooper
  - g. AIC Trust No. 4 FBO Shane P. Murton
  - h. AIC Trust No. 5 FBO Zachary A. Cooper
  - i. The RLC 1998 Irrevocable Trust
  - j. The EJC 1998 Irrevocable Trust
  
21. Stock Power from Amelia Island Company as shareholder of Amelia Amenities, Inc.
  
22. Security Agreement executed by RLC Trust pledging RLC Trust's right, title and interest in Amelia Stock.
  
23. Security Agreement executed by EJC Trust pledging EJC's right, title and interest in Amelia Stock.
  
24. Security Agreement executed by R & J Cooper Investments Limited Partnership's right, title and interest in Amelia Stock purchase money notes.

25. Purchase Money Note dated September 9, 1998 in the amount of \$3,482,338.83 from The EJC 1998 Irrevocable Trust payable to Edna J. Cooper as endorsed by Allonge to SFT II, Inc. on September 9, 1998.
26. Purchase Money Note dated September 9, 1998 in the amount of \$3,482,338.83 from The RLC 1998 Irrevocable Trust payable to Richard L. Cooper as endorsed by Allonge to SFT II, Inc. on September 9, 1998.
27. Shareholder Agreement dated January 14, 1997 among Amelia Island Company, Richard L. Cooper, Richard A. Cooper, Robert N. Gudbranson, Richard A. Cooper as Trustee of AIC Trust No. 1 FBO Diane L. Cooper, Richard A. Cooper as Trustee of AIC Trust No. 2 FBO Jessica L. Murton, Richard A. Cooper as Trustee of AIC Trust No. 3 FBO Benjamin J. Cooper, Richard A. Cooper as Trustee of AIC Trust No. 4 FBO Shane P. Murton, and Richard A. Cooper as Trustee of AIC Trust No. 5 FBO Zachary A. Cooper for the benefit Starwood.
28. Right of First Refusal dated January 14, 1997 by Amelia for benefit of Starwood.
29. Subordination and Recognition Agreement dated May 9, 1997 by and among Caystar, AmSouth Bank of Florida ("AmSouth") and Amelia in connection with a \$1,000,000 working capital loan form AmSouth.
30. Subordination and Recognition Agreement dated December 3, 1998 and recorded in Official Records Book 860, Page 334 by and among SFT, AmSouth and Amelia in connection with Ocean Club Villas Phase I financing by AmSouth.
31. Subordination and Recognition Agreement dated August 31, 1999 and recorded in Official Records Book 898, Page 1445 by and among SFT, AmSouth and Amelia in connection with Ocean Club Villas Phase II financing by AmSouth.
32. Subordination and Recognition Agreement dated May 10, 1999 and recorded in Official Records Book 883, Page 1247 by and among SFT, AmSouth and Amelia in connection with the financing of certain retail property by AmSouth.
33. Subordination and Recognition Agreement dated April 28, 2000 and recorded in Official Records Book 931, Page 816 by and among SFT, AmSouth and Amelia in connection with the financing of Ocean Club Villas South Condominium Project.

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34. Liquor License Security Agreement.
35. Liquor License Lien Filings.
36. Trademark Security Agreement.
37. Commonwealth Land Title Insurance Company Loan Policy No. 411-925771.
38. All certificates and opinions made by or on behalf of Amelia's counsel or any other person or entity for the benefit of Starwood, Caystar or SFT.

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Description: Nassau, FL Document-Book Page 933.926 Page: 10 of 13  
Order: 1106008 Comment:

**TRADEMARK**  
**REEL: 004276 FRAME: 0289**

**EXHIBIT B**  
(Amelia Island)

**UCC FINANCING STATEMENTS**

1. UCC-1 naming Amelia as Debtor and Starwood as Secured Party recorded January 17, 1997 with the Ohio Secretary of State as Document No. AN34133.
2. UCC-1 naming Amelia as Debtor and Starwood as Secured Party recorded January 22, 1997 in Cuyahoga County, Ohio as Document No. 1376017.
3. UCC-1 naming Amelia as Debtor and Starwood as Secured Party recorded January 17, 1997 with the Florida Secretary of State as Document No. 970000012955.
4. UCC-1 naming Amelia as Debtor and Starwood as Secured Party recorded January 17, 1997 in Nassau County, Florida as Document No. 97-01138.
5. UCC-1 naming Richard A. Cooper as Debtor and Starwood as Secured Party recorded January 17, 1997 with the Ohio Secretary of State as Document No. AN34136.
6. UCC-1 naming Richard A. Cooper as Debtor and Starwood as Secured Party recorded January 22, 1997 in Cuyahoga County, Ohio as Document No. 1376023.
7. UCC-1 naming Richard L. Cooper as Debtor and Starwood as Secured Party recorded January 17, 1997 with the Ohio Secretary of State as Document No. AN34135.
8. UCC-1 naming Richard L. Cooper as Debtor and Starwood as Secured Party recorded January 22, 1997 in Cuyahoga County, Ohio as Document No. 1376024.
9. UCC-1 naming Robert N. Gudbranson as Debtor and Starwood as Secured Party recorded January 17, 1997 with the Ohio Secretary of State as Document No. AN34134.
10. UCC-1 naming Robert N. Gudbranson as Debtor and Starwood as Secured Party recorded January 22, 1997 in Cuyahoga County, Ohio as Document No. 1376025.

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11. UCC-1 naming AIC Trust No. 1 FBO Diane L. Cooper, Richard A. Cooper, Trustee as Debtor and Starwood as Secured Party recorded January 17, 1997 with the Ohio Secretary of State as Document No. AN34137.
12. UCC-1 naming AIC Trust No. 1 FBO Diane L. Cooper, Richard A. Cooper, Trustee as Debtor and Starwood as Secured Party recorded January 22, 1997 in Cuyahoga County, Ohio as Document No. 1376022.
13. UCC-1 naming AIC Trust No. 2 FBO Jessica L. Murton, Richard A. Cooper, Trustee as Debtor and Starwood as Secured Party recorded January 17, 1997 with the Ohio Secretary of State as Document No. AN34140.
14. UCC-1 naming AIC Trust No. 2 FBO Jessica L. Murton, Richard A. Cooper, Trustee as Debtor and Starwood as Secured Party recorded January 22, 1997 in Cuyahoga County, Ohio as Document No. 1376021.
15. UCC-1 naming AIC Trust No. 3 FBO Benjamin J. Cooper, Richard A. Cooper, Trustee as Debtor and Starwood as Secured Party recorded January 17, 1997 with the Ohio Secretary of State as Document No. AN34138.
16. UCC-1 naming AIC Trust No. 3 FBO Benjamin J. Cooper, Richard A. Cooper, as Trustee as Debtor and Starwood as Secured Party recorded January 22, 1997 in Cuyahoga County, Ohio as Document No. 1376020.
17. UCC-1 naming AIC Trust No. 4 FBO Shane P. Murton, Richard A. Cooper, Trustee as Debtor and Starwood as Secured Party recorded January 17, 1997 with the Ohio Secretary of State as Document No. AN34128.
18. UCC-1 naming AIC Trust No. 4 FBO Shane P. Murton, Richard A. Cooper, Trustee as Debtor and Starwood as Secured Party recorded January 22, 1997 in Cuyahoga County, Ohio as Document No. 1376019.
19. UCC-1 naming AIC Trust No. 5 FBO Zachary A. Cooper, Richard A. Cooper, Trustee as Debtor and Starwood as Secured Party recorded January 17, 1997 with the Ohio Secretary of State as Document No. AN34139.

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20. UCC-1 naming AIC Trust No. 5 FBO Zachary A. Cooper, Richard A. Cooper, Trustee as Debtor and Starwood as Secured Party recorded January 22, 1997 in Cuyahoga County, Ohio as Document No. 1376018.
21. UCC-1 naming Richard L. Cooper as Debtor and SFT as Secured Party recorded October 21, 1999 with the Florida Secretary of State as Document No. 990000239762.
22. UCC-1 naming Richard L. Cooper as Debtor and SFT as Secured Party recorded October 21, 1999 in Nassau County, Florida in Book 0904, Page 1132.
23. UCC-1 naming Richard A. Cooper as Trustee for The EJC Irrevocable Trust as Debtor and SFT as Secured Party recorded October 21, 1999 with the Ohio Secretary of State as Document No. AP0187710.
24. UCC-1 naming Richard A. Cooper as Trustee for The RLC Irrevocable Trust as Debtor and SFT as Secured Party recorded October 21, 1999 with the Ohio Secretary of State as Document No. AP0187709.
26. UCC-1 naming Richard A. Cooper as Trustee for The EJC Irrevocable Trust as Debtor and SFT as Secured Party recorded October 27, 1999 in Cuyahoga County, Ohio as Document No. 199910279056.
27. UCC-1 naming Richard A. Cooper as Trustee for The RLC Irrevocable Trust as Debtor and SFT as Secured Party recorded October 27, 1999 in Cuyahoga County with the Ohio Secretary of State as Document No. AP0187710.
28. UCC-1 naming The EJC Irrevocable Trust as Debtor and SFT as Secured Party recorded October 21, 1999 with the Ohio Secretary of State as Document No. AP187708.
29. UCC-1 naming The EJC Irrevocable Trust as Debtor and SFT as Secured Party as recorded October 27, 1999 in Cuyahoga County, Ohio as Document No. 199910279055.
30. UCC-1 naming The RLC Irrevocable Trust as Debtor and SFT as Secured Party recorded October 21, 1999 with the Ohio Secretary of State as Document No. AP0187707.
31. UCC-1 naming The RLC Irrevocable Trust as Debtor and SFT as Secured Party recorded October 27, 1999 in Cuyahoga County, Ohio as Document No. 199910279054.

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