35596

STATE OF ALABAMA — UNIFORM COMMERCIAL CODE — FINANCING STATEMENT 35596 Important: Read Instructions on Back Before Filling out Form.

REORDER FROM
Registré, Inc.
514 PIERCE ST.
P.O. BOX 218
ANOKA, MN. 55303
(612) 421-1713

☐ The Debtor is a transmitting utility	No. of Additional		FINANCING STATEMENT is pre		er for
as defined in ALA CODE 7-9-105(n). 1. Return copy or recorded original to:	Sheets Presented:		g pursuant to the Uniform Comm FOR USE OF FILING OFFICER	ercial Code.	
			lumber & Filing Office		
FIRST COMMENCIAL BANK					
P. O. BOX 11746					a A
BIRMINGBAN, ALL 35202			- · · · · · · · · · · · · · · · · · · ·	90	
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Pre-paid Acct #	d antilana Sina Sa Danasa		•	Ĺ	00 m m
2. Name and Address of Debler	(Last Name First if a Person)			96	<u> </u>
STERLING COMPANIES, LLC				9	VI → → + + + + + + + + + + + + + + + + +
2100 RIVERCHASE CENTER, SUI	TE 109				
BIRMINGHAM, AL 35244	-]		**	e
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Social Security/Tax+D #	· · · · · · · · · · · · · · · · · · ·		•	Ĥ	, o
2A. Name and Address of Debtor (IF ANY)	(Last Name First if a Person)] .			•
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Social Security/Tax ID #		FILED WITH:	· _		
☐ Additional delators on attached UCC-E		1	JUDGE OF PRO	BATE	
3. NAME AND ADDRESS OF SECURED PARTY) (Last Nav	na Elest if a Parena)	4 ASSIGNET	E OF SECURED PARTY	(IF ANY) (Last Name First if a Person)
FIRST COMMERCIAL BANK	IND FEEL N & F. STOOTI	4. Additioned	E OF SECONED PARTY	for Seerl	Last Hanne Filst II a Feesony
P. O. BOX 11746	•		•		
BIRMINGHAM, AL 35244			•		
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Social Security/Tax ID #					
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Additional secured parties on attached UCC-E		<u> </u>			
5. The Financing Statement Covers the Following Types (or it ALL OF THE FIXTURES, EQUIPMENT OF THE FIXTURES, EQUIPMENT OF THE FIXTURES, EQUIPMENT OF THE FIXTURES.)	CENT, FURNITURE, F	URNISHI	NGS, AND		
PERSONAL PROPERTY OF EVERY					
ACQUIRED BY DEBTOR, ALL ADI					
THEREOF AND ALL OTHER PROPI	••				Inter Code(s) From Back of Form That
LOCATED ON THE REAL PROPERT	TY DESCRIBED ON TE	E ATTAC	HED EXHIBIT "A'	FT .	Sest Describes The Collateral Covered
THIS FINANCING STATEMENT IS	TO BE CROSS_INDE	TW CNY	REAL ESTATE MO	RTGAGE	by This Filing:
RECORDS.) IO BE CEOSSTWDE	MDD IN	MIMA HULAID IN	-	
				-	
MORTGAGE TAXES BEING PAID (ON MORTGAGE BEING	SIMULTA	NEOUSLY.	-	
DEBTOR IS THE OWNER OF THE	REAL ESTATE DESCR	TRED ON	THE ATTACHED	44	
EXHIBIT "A".	. Domin Domin			-	_
EVUIDII W				-	
Check X if covered: Products of Collateral are also cov	vered.	<u></u>		_	
 This statement is filed without the debtor's signature to perf (check X, if so) 	ect a security interest in collateral		only when filing with the Judge of indebtedness secured by this fine		
already subject to a security interest in another jurisdiction			ax due (15¢ per \$100.00 or fracti	_	
already subject to a security interest in another jurisdiction to this state.	:	8. This fine	ancing statement covers timber t	o be cut, crops, or fixtu	res and is to be cross
which is proceeds of the original collateral described above perfected.	ve in which a security interest is	indexed in	the real estate mortgage records of record, give name of record o	(Describe real estate :	and if debtor does not have
acquired after a change of name, identity or corporate stru	cture of debtor	•	Signature(s) of	Secured Perbula	
as to which the filing has tapaed.	· /- 		(Required only if filled without	t debtor's Signature —	see Box 6)
STERLING COMPANIES. AEC	·. ·	FI	ST COMMERCIAL	BANK /	
Signatural Signature (1)	<u> </u>	RSO	Parties of Pocyto Parties &		
BY: /// ////////////////////////////////			ature(s) of Secured Party(ies) or		
INGRAM D. TYNES ITS	EMBER	-	ISTON MCCALLEY	ITS VICE	PRESIDENT
Type Name of Individual or Business			Name of Individual or Business		

Schedule I

All of Debtor's right, title, and interest in, to, and under the following described land, real estate, buildings, improvements, fixtures, furniture, and personal property:

- (a) All those certain tracts or parcels of land located in Shelby County, State of Alabama, as more particularly described in Exhibit "A" attached hereto and by this reference made a part hereof (the "Land") and
- the Land, and all gas and electric fixtures, radiators, heaters, engines and machinery, boilers, ranges, elevators and motors, plumbing and heating fixtures, carpeting and other floor coverings, water heaters, awnings and storm sashes, and cleaning apparatus which are or shall be attached to said buildings, structures or improvements, and all other furnishings, furniture, fixtures, machinery, equipment, appliances, vehicles and personal property of every kind and nature whatsoever now or hereafter owned by Debtor and located in, or about, or used or intended to be used with or in connection with the construction, use, operation or enjoyment of the Premises, including all extensions, additions, improvements, betterments, renewals and replacements, substitutions, or proceeds from a permitted sale of any of the foregoing, and all building materials and supplies of every kind now or hereafter placed or located on the Land (collectively the "Improvements"), all of which are hereby declared and shall be deemed to be fixtures and accessions to the Land and a part of the Premises as between the parties hereto and all persons claiming by, through or under them, and which shall be deemed to be a portion of the security for the indebtedness herein described and to be secured by a Mortgage and Security Agreement of even date (the "Mortgage"); and
- (c) All easements, rights-of-way, strips and gores of land, vaults, streets, ways, alleys, passages, sewer rights, water, water courses, water rights and powers, minerals, flowers, shrubs, crops, trees, timber and other emblements now or hereafter located on the Land or under or above the same or any part or parcel thereof, and all ground leases, estates, rights, titles, interests, priviledges, liberties, tenements, hereditaments and appurtenances, reversions, and remainders whatsoever, in any way belonging, relating or appertaining to the Premises or any part thereof, or which hereafter shall in any way belong, relate or be appurtenant thereto, whether now owned or hereafter acquired by them; and
- (d) All rents, issues, profits and revenues of the Premises from time to time accruing, including, without limitation, all sums due under any leases or tenancies, together with all proceeds of insurance, condemnation payments, security deposits and escrow funds, and all of the estate, right, title, interest, property, possession, claim and demand whatsoever at law, as well as in equity, of Debtor of, in and to the same, reserving only the right to Debtor to collect the same so long as an Event of Default has not occurred hereunder or such collection is not otherwise restricted by the Mortgage; and
- (e) To the fullest extent assignable (if assignable by law), any and all licenses and permits obtained by Debtor relating to the use and operation of the Premises.

EXHIBIT "A"

Lot 11, according to the Survey of The Glen at Greystone, Sector Two, as recorded in Map Book 16, page 49 in the Probate Office of Shelby County, Alabama.

Address:

212 Woodbridge Lane Birmingham, AL 35242

Inst # 1998-47206

11/30/1998-47206 09:29 AK CERTIFIED SHELBY COUNTY JUDGE OF PROMATE 003 CRH 17.00