

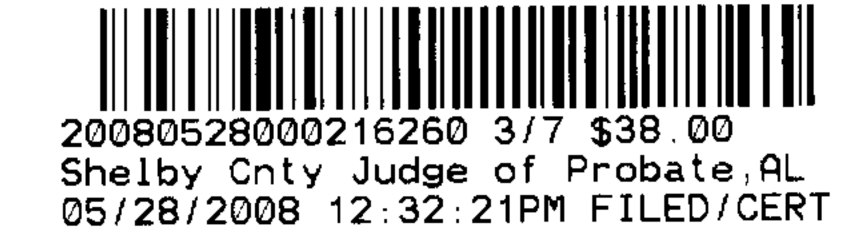
UCC FINANCING STATEMENT					
FOLLOW INSTRUCTIONS (front and back) CAREFULLY					
A. NAME & PHONE OF CONTACT AT FILER (optional)					
Commercial Mortgage Servicing					
B. SEND ACKNOWLEDGMENT TO: (Name and Address)	······································				
	<del></del>				
UCC Direct					
a Wolters Kluwer business					
P.O. Box 29071					
Glendale, CA 91209-9071					
	AL, Shelby				
14484252	THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY			DNLY	
1. DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (1a d	or 1b) - do not abbreviate (	or combine names			
1a. ORGANIZATION'S NAME Apple Eight SPE Birmingham, Inc	С.				
OR 16. INDIVIDUAL'S LAST NAME	FIRST NAME		MIDDLE	NAME	SUFFIX
1c. MAILING ADDRESS 814 E. Main Street	CITY		STATE	POSTAL CODE	COUNTRY
	Richmond		VA	23219	USA
1d. TAX ID #: SSN OR EIN   ADD'L INFO RE   1e. TYPE OF ORGANIZATION	1f. JURISDICTION OF (	1f. JURISDICTION OF ORGANIZATION		1g. ORGANIZATIONAL ID #, if any	
ORGANIZATION Corporation	<sup>1</sup> VA		0686571-1		
*	<u>[</u>				NONE
2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one de		not abbreviate or combine n	ames	······································	
<sup>2a. ORGANIZATION'S NAME</sup> Apple Eight Services Birmingham	, IIIC.				
OR 2b. INDIVIDUAL'S LAST NAME	FIRST NAME		MIDDLE NAME		SUFFIX
ZD. TIADIVIDORE O ENOT TARTAL					
				TROOTAL CORE	
2c. MAILING ADDRESS 814 E. Main Street	CITY		STATE	POSTAL CODE	COUNTRY
	Richmond		VA	23219	USA
2d. TAX ID #: SSN OR EIN   ADD'L INFO RE   2e. TYPE OF ORGANIZATION   ORGANIZATIO	2f. JURISDICTION OF ORGANIZATION		2g. ORGANIZATIONAL ID #, if any		
DEBTOR Corporation	JVA		0686576-0		
3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S	S/P) - insert only <u>one</u> secu	ired party name (3a or 3b)			
3a. ORGANIZATION'S NAME LASALLE BANK NATIONAL A	SSOCIATION, a	s Trustee for ML-C	CFC Co	mmercial Mortgage	Trust
2007-5, Commercial Mortgage Pas					
OR 3b. INDIVIDUAL'S LAST NAME	FIRST NAME		MIDDLE NAME		SUFFIX
3c. MAILING ADDRESS c/o WFB, CMS 1320 Willow Pass Road,	CITY		STATE	POSTAL CODE	COUNTRY
#300, Suite 300	Concord		CA	94520	USA
4. This FINANCING STATEMENT covers the following collateral:					

Please see Exhibit A and Schedule 1 attached hereto and incorporated herein by this reference.

5. ALTERNATIVE DESIGNATION [if applicable]: LESSEE/LESSOR	CONSIGNEE/CONSIGNOR	BAILEE/BAILOR	SELLER/BUYER	AG. LIEN	NON-UCC FILING
6. X This FINANCING STATEMENT is to be filed [for record] (or recorded ESTATE RECORDS. Attach Addendum		UEST SEARCH REPOR			Debtor 1 Debtor 2
8. OPTIONAL FILER REFERENCE DATA 170204458		17020445			
30673780					

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	M			
	TATEMENT			
FIRST NAME	MIDDLE NAME, SUFFIX			
	T	-IF AROVE SPACE	IS FOR FILING OFF	ICE USE ONLY
FULL LEGAL NAME - insert only o				
OLL LEGAL IVAIVIL - IIISEIT ONLY Q	Te hame (Tra or Trb) - do not abbreviate or e			
	FIRST NAME	MIDDLE	NAME	SUFFIX
	CITY	STATE	POSTAL CODE	COUNTRY
· · —	11f. JURISDICTION OF ORGANIZATIO	N 11g. OR	GANIZATIONAL ID #, if a	NONE
TY'S or ASSIGNOR S/	P'S NAME - insert only <u>one</u> name (12a or	12b)		<u> </u>
	TELESCE MANAGE	MIDDEE	NIA NAE	SUFFIX
	FIRST NAME	ואווסהנב	INAIVIE	SUFFIX
	CITY	STATE	POSTAL CODE	COUNTRY
and Schedule 1	ed 16. Additional collateral description:			
	Debtor is a Trust or Trustee  18. Check only if applicable and check	acting with respect to ponly one box.	property held in trust or	Decedent's Estate
	Eight SPE Birmingham, In FIRST NAME  FULL LEGAL NAME - insert only on the series of th	b) ON RELATED FINANCING STATEMENT  Eight SPE Birmingham, Inc.  FIRST NAME  FIRST NAME  FIRST NAME  FIRST NAME  FIRST NAME  CITY  CITY  THE Inter TYPE OF ORGANIZATION IN JURISD.CTION OF ORGANIZATION ON  FIRST NAME  CITY  TITY'S or ASSIGNOR S/P'S NAME - insert only gate name (12a or FIRST NAME)  CITY  Itable to be cut or ass-extracted incorporated ence.  FIRST NAME  CITY  Trust or Trust or Truste incorporated ence.	THE ABOVE SPACE  FIRST NAME  FIRST NAME  MIDDLE NAME SUFFIX  THE ABOVE SPACE  FULL LEGAL NAME insert only one name (11s or 11b) - do not abbreviate or combine names  FIRST NAME  MIDDLE  GITY  STATE  THE ABOVE SPACE  FIRST NAME  MIDDLE  GITY  STATE  THE ABOVE SPACE  FIRST NAME  MIDDLE  GITY  STATE  THE ABOVE SPACE  FIRST NAME  MIDDLE  GITY  STATE  GITY  STATE  THE ABOVE SPACE  FIRST NAME  MIDDLE  FIRST NAME  MIDDLE  GITY  STATE  THE ABOVE SPACE  FIRST NAME  MIDDLE  ASSIGNOR S/P'S NAME insert only one name (12s or 12b)  FIRST NAME  GITY  STATE  THE ABOVE SPACE  FIRST NAME  MIDDLE  AND STATE  THE ABOVE SPACE  FIRST NAME  MIDDLE  THE ABOVE SPACE  THE AB	MENTADDENDUM  Sels (CARSELLLY  S) ON RELATED FINANCING STATEMENT  Fight SPE Birmingham, Inc.  FRST NAME  MIDULE NAME SUFFIX  THE ABOVE SPACE IS FOR FILING OFF  FULL LEGAL NAME, insert only one name (11s or 11b), do not addressate or combine names  FIRST NAME  MIDULE NAME  STATE  POSTAL COUR  TITY STATE  POSTAL COUR  FIRST NAME  IN JURISDICTION OF ORGANIZATION  IT JO ORGANIZATION IT JURISDICTION OF ORGANIZATION  IT JO ORGANIZATIONAL ID 6, it is  TOTY S or ASSIGNOR S/P'S NAME - insert only one name (12s or 12b)  FIRST NAME  MIDULE NAME  CITY  STATE  POSTAL CODE  TOTAL  AND IT IN JURISDICTION OF ORGANIZATION  IT JO ORGANIZATIONAL ID 6, it is  TOTAL  FIRST NAME  MIDULE NAME  CITY  STATE  POSTAL CODE  16. Acadé onel collaboral ememplion  TOTAL  Trusto a cating with respect to property field in trust or behave and processing with respect to property field in trust or behave and processing with respect to property field in trust or labeling in an original context only one box.



DEBTOR:

APPLE EIGHT SPE BIRMINGHAM, INC., a Virginia corporation

APPLE EIGHT SERVICES BIRMINGHAM, INC., a Virginia corporation

Exhibit A: Description of Collateral

This financing statement covers all right, title and interest of the debtor described in the financing statement ("Debtor") in and to the following described property, together with all substitutions for and all replacements, reversions and remainders of such property and all appurtenances and additions thereto, whether now owned or hereafter acquired by Debtor (collectively, the "Property"):

(i) the land located in the County and State identified on Schedule 1 attached hereto, as more particularly described on such Schedule 1 (the "Land"), (ii) the Accounts, (iii) the Account Collateral, (iv) the Appurtenant Rights, (v) the Contracts, (vi) the Equipment, (vii) the Improvements, (viii) the Instruments, (ix) the Inventory, (x) the General Intangibles, (xi) the Leases, (xii) the Permits (to the fullest extent assignable), (xiii) the Rents, (xiv) the Proceeds, (xv) the Chattel Paper (including Electronic Chattel Paper and Tangible Chattel Paper), Commercial Tort Claims, Deposit Accounts, Documents, Goods, Investment Property, Letter of Credit Rights, Payment Intangibles and Supporting Obligations (as all such terms in this clause (xv) are defined in the UCC) and (xvi) any and all other rights of Debtor in and to the items set forth in clauses (i) through (xv) above, all whether now owned or hereafter acquired, and all other property which is or hereafter may become subject to a Lien in favor of the secured party described in the financing statement ("Secured Party") pursuant to any Loan Document.

For purposes of this financing Statement, all capitalized terms shall have the meaning ascribed thereto in the Loan Agreement or the Note, as applicable, unless defined below:

"Account Collateral" means the Reserve Accounts (as defined in the Loan Agreement), together with all cash, checks, drafts, certificates and instruments, if any, from time to time deposited or held in the Reserve Accounts, all interest, dividends, cash, instruments, investment property and other property from time to time received, receivable or otherwise payable in respect of, or in exchange for, any or all of the foregoing.

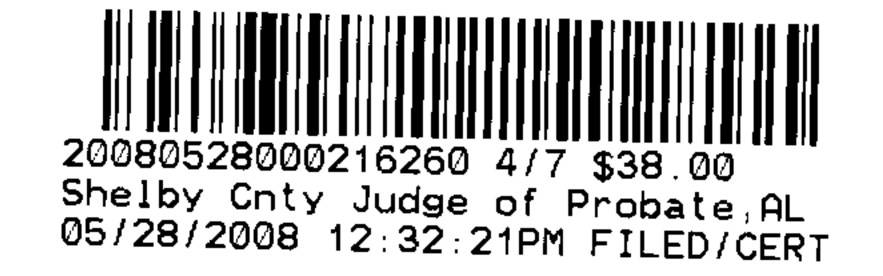
"Accounts" means all of Debtor's "accounts," as such term is defined in the UCC.

"Appurtenant Rights" means all easements, rights-of-way, strips and gores of land, vaults, streets, ways, alleys, passages, sewer rights, waters, water courses, water rights, air rights, development rights and powers, and, to the extent now or hereafter owned by Debtor, all minerals, flowers, shrubs, crops, trees, timber and other emblements now or hereafter appurtenant to, or used in connection with, or located on, under or above the Land or any part or parcel thereof, and all "as extracted collateral" (as defined in the UCC), and all ground leases, subleases, estates, rights, titles, interests, privileges, liberties, tenements, hereditaments and appurtenances, reversions, and remainders whatsoever, in any way belonging, relating or appertaining to the Land or any part thereof.

"Assumption Agreement" means that certain Assumption Agreement dated as of May 23, 2008, among Debtor, Secured Party, and certain other parties, with respect to the Assumption of the Loan (as defined in the Loan Agreement) by Apple Eight SPE Birmingham, Inc., a Virginia corporation.

"Contracts" means, collectively, (a) all contracts between Debtor and third parties in connection with the management, construction, repair, renovation, use, operation or maintenance of the Property, in each case as the same may thereafter from time to time be amended or modified; and (b) all warranties, guarantees, and other rights of Debtor or Manager, direct and indirect, against manufacturers, dealers, suppliers, and others in connection with the above contracts and agreements or the work done or to be done and the materials supplied or to be supplied to or for the Property.

"Equipment" means all of Debtor's "equipment," as such term is defined in the UCC, and, to the extent not included in such definition, all fixtures, appliances, machinery, "software" (as defined in the UCC), furniture,



furnishings, decorations, tools and supplies, now owned or hereafter acquired by Debtor, including without limitation, all beds, linens, radios, televisions, carpeting, telephones, cash registers, computers, electronic data-processing or other office equipment, lamps, glassware, restaurant and kitchen equipment, and building equipment, including, without limitation, all heating, lighting, incinerating, waste removal and power equipment, engines, pipes, tanks, motors, conduits, switchboards, security and alarm systems, plumbing, lifting, cleaning, fire prevention, fire extinguishing, refrigeration, washing machines, dryers, stoves, refrigerators, ventilating, and communications apparatus, air cooling and air conditioning apparatus, escalators, elevators, ducts, and compressors, materials and supplies, and all other machinery, apparatus, equipment, fixtures and fittings now owned or hereafter acquired by Debtor wherever located, any portion thereof or any appurtenances thereto, together with all additions, replacements, parts, fittings, accessions, attachments, accessories, modifications and alterations of any of the foregoing.

"General Intangibles" means all of Debtor's "general intangibles," as such term is defined in the UCC, and, to the extent not included in such definition, all intangible personal property of Debtor (other than Accounts, Rents, Instruments, Inventory, money and Permits), including, without limitation, choses in action, settlements, judgments, contract rights, rights to performance (including, without limitation, rights under warranties) refunds of real estate taxes and assessments and other rights to payment of money, copyrights, trademarks, trade names, service marks, trade secrets, and patents, the goodwill associated with any of the foregoing, and all applications for any of the foregoing, in each case whether now existing or hereafter in existence.

"Improvements" means all buildings, structures and improvements of every nature whatsoever situated on the Land on the Closing Date or thereafter, including, without limitation, to the extent of Debtor's right, title or interest therein or thereto, all gas and electric fixtures, radiators, heaters, washing machines, dryers, refrigerators, ovens, engines and machinery, boilers, ranges, elevators and motors, plumbing and heating fixtures, antennas, carpeting and other floor coverings, water heaters, awnings and storm sashes, and cleaning apparatus which are or shall be attached to the Land or said buildings, structures or improvements.

"Instruments" means all of Debtor's "instruments," as such term is defined in the UCC, and, to the extent not included in such definition, all instruments, chattel paper, documents or other writings obtained by Debtor from or in connection with the ownership or operation of the Property evidencing a right to the payment of money, including, without limitation, all notes, drafts, acceptances, documents of title, and policies and certificates of insurance, including but not limited to, liability, hazard, rental and credit insurance, guarantees and securities, now or hereafter received by Debtor or in which Debtor has or acquires an interest pertaining to the foregoing.

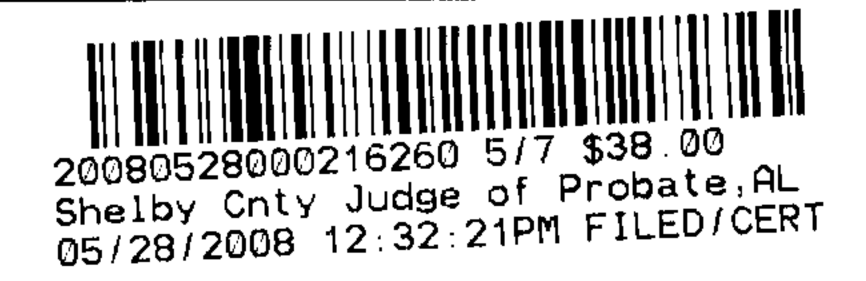
"Inventory" means all of Debtor's "inventory," as such term is defined in the UCC.

"Loan Agreement" means the Amended and Restated Loan Agreement between Apple Eight SPE Birmingham, Inc., a Virginia corporation, and Secured Party secured by, among other things, the Mortgage (as modified from time to time).

"Mortgage" means the Amended and Restated Mortgage or Deed of Trust, Assignment of Leases and Rents, Security Agreement and Fixture Filing from Debtor, as the mortgagor or trustor, for the benefit of Secured Party, as mortgagee or beneficiary (as modified from time to time).

"Note" the Promissory Note executed by the predecessor in interest to Apple Eight SPE Birmingham, Inc., a Virginia corporation, to the order of Secured Party secured by, among other things, the Mortgage (as modified from time to time), the obligations under which have been assumed by Apple Eight SPE Birmingham, Inc., a Virginia corporation, pursuant to the Assumption Agreement.

"Permits" means all licenses, registrations, permits, allocations, filings, authorizations, approvals and certificates used in connection with the ownership, operation, construction, renovation, use or occupancy of the Property, including, without limitation, building permits, business licenses, state health department licenses, food service licenses, liquor licenses, licenses to conduct business and all such other permits, licenses and rights, obtained from any Governmental Authority or private Person concerning the ownership, construction, operation, renovation, use or occupancy of the Property.



"Proceeds" means all of Debtor's "proceeds" as such term is defined in the UCC and, to the extent not included in such definition, all proceeds, whether cash or non-cash, movable or immovable, tangible or intangible (including Insurance Proceeds, Condemnation Proceeds, and proceeds of proceeds), from the Security Interest Property, including, without limitation, those from the sale, exchange, transfer, collection, loss, damage, disposition, substitution or replacement of any of the Security Interest Property and all income, gain, credit, distributions and similar items from or with respect to the Security Interest Property.

"Rents" means, with respect to the Property, all rents (whether denoted as advance rent, minimum rent, percentage rent, additional rent or otherwise), receipts, issues, income, royalties, profits, revenues, proceeds, bonuses, deposits (whether denoted as security deposits or otherwise), lease termination fees or payments, rejection damages, buy-out fees and any other fees made or to be made in lieu of rent, any award made hereafter to Debtor in any court proceeding involving any tenant, lessee, licensee or concessionaire under any of the Leases in any bankruptcy, insolvency or reorganization proceedings in any state or federal court, and all other payments, rights and benefits of whatever nature from time to time due under the Leases, including, without limitation, (i) rights to payment earned under the Leases for space in the Improvements for the operation of ongoing businesses, such as restaurants, news stands, barber shops, beauty shops and pharmacies, and (ii) all other income, consideration, issues, accounts, profits or benefits of any nature arising from the ownership, possession, use or operation of the Property, including, without limitation, all revenues, receipts, income, receivables and accounts relating to or arising from rentals, rent equivalent income, income and profits from guest rooms, meeting rooms, banquet rooms, food and beverage facilities, recreational facilities, spas, vending machines, telephone and television systems, guest laundry, and the provision or sale of other goods and services, as well as all room rents, accounts, accounts receivable and hotel receivables and all other payments and rights to payment of any nature whatsoever made for or with respect to hotel room occupancy by any person, which includes any payment or monies received or to be received in whole or in part, whether actual or deemed to be, for the sale of services or products in connection with such occupancy, advance registration fees by hotel guests, tour or junket proceeds or deposits, deposits for convention and/or party reservations, and other benefits, and all rights to payment with respect to conference facilities, dining or bar facilities, recreational facilities or other facilities in any way connected with the Property, all rights to payment from any consumer credit charge card organization or entity including, without limitation, payments arising from the use of the American Express Card, Discover Card, the Visa Card, the Carte Blanche Card, the MasterCard or any other credit card, including those now existing or hereafter created, substitutions therefor, and proceeds thereof (whether cash or non-cash, movable or immovable, tangible or intangible) received from the sale, exchange, transfer, collection or other disposition or substitution thereof, and any other items of revenue, receipts or other income as identified in the most recent edition of the Uniform System of Accounts for Hotels, as adopted by the American Hotel and Motel Association.

"Security Interest Property" means the portion of the Property which is or may be subject to the provisions of the UCC which are applicable to secured transactions, and in any property as to which a security interest can be created or perfected, now existing or hereafter coming into existence, and all substitutions replacements, renewals and additions to and all products and Proceeds of the foregoing.

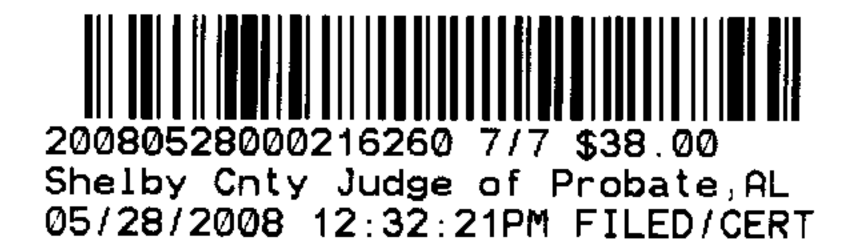
"<u>UCC</u>" means the Uniform Commercial Code in effect in the jurisdiction in which the Property or any of the Security Interest Property is located, as applicable.

Information relative to the security interest created hereby may be obtained by application to Secured Party.

The filing of this financing statement shall not be construed to derogate from or impair the lien or provisions of the Mortgage with respect to any property described therein which is real property or which the parties have agreed to treat as real property. The intention of the Debtor and Secured Party is that everything used in connection with the production of income from the Property or adapted for use therein is, and at all times and for all purposes and in all proceedings both legal or equitable shall be regarded as, real property and part of the real property encumbered by such Mortgage, irrespective of whether or not the same is physically attached to the improvements thereon. Similarly, nothing in this financing statement shall be construed to alter any of the rights of Secured Party as determined by the Mortgage or the priority of the Secured Party's lien created thereby, and this financing statement is declared to be for the protection of Secured Party in the event any court shall at any time hold that notice of Secured Party's priority of interest in any property or interests described in the Mortgage must, in order to be effective against a particular class of persons, including but not limited to the Federal Government and any

subdivision or entity of the Federal Government, be filed in the governmental office where this financing statement is filed.

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## Schedule 1

## DESCRIPTION OF THE LAND

A parcel of land situated in the Northwest ¼ of the Southeast ¼ and the Northeast ¼ of the Southwest ¼ of Section 36, Township 18 South, Range 2 West, Shelby County, Alabama, being more particularly described as follows:

Commence at the Southwest corner of the Northwest ¼ of the Southeast ¼ of Section 36, Township 18 South, Range 2 West, said point also being on the West boundary line of Lot 1, of Dewberry's Subdivision as recorded in Map Book 9, page 11, in the Office of the Judge of Probate, Shelby County, Alabama; thence run North 00°01'03" West along the West line of said 1/4 - 1/4 line and said West lot line for a distance of 150.00 feet to the Point of Beginning; thence leaving said 1/4 - 1/4 line and said West lot line run South 89°58'57" West for a distance of 368.00 feet; thence run North 68°11'03" West for a distance of 175.55 feet to the Southeasterly right of way of Inverness Center Drive (ROW varies); said point also being the point of curvature of a curve to the left, having a radius of 375.00 feet, a central angle of 14°31'16" a chord length of 94.79 feet and a chord bearing of North 19°54'23" East; thence continue along the arc of said curve and along said right of way for a distance of 95.04 feet to the Point of Tangency of said curve; thence run North 12°38'45" East along said right of way for a distance of 78.22 feet; thence run North 03°50'26" East along said right of way for a distance of 96.13 feet; to the point of curvature of a curve to the right, having a radius of 361.25 feet, a central angle of 24°42'04" a chord length of 154.54 feet and a chord bearing of North 16°11'28" East; thence continue along the arc of said curve and along said right of way for a distance of 155.74 feet; thence leaving said right of way run South 73°17'13" East for a distance of 258.79 feet; thence run South 80°00'58" East for a distance of 187.24 feet to the West tine of the Northwest ¼ of the Southeast ¼ of Section 36, Township 18 South, Range 2 West, said point also being on the West line of Lot 1, of Dewberry's Subdivision as recorded in Map Book 9, page 11 in the Office of the Judge of Probate, Shelby County, Alabama; thence run South 00°01'03" West along said 1/4 - 1/4 line and said West lot line for a distance of 368.01 feet to the Point of Beginning.

Together with those rights granted in the Access Road Construction and Easement Agreement and Drainage Easement Agreement recorded in instrument 20030618000380510, in the Probate Office of Shelby County, Alabama.