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#### **UCC.FINANCING STATEMENT AMENDMENT**

**FOLLOW INSTRUCTIONS** 

A. NAME & PHONE OF CONTACT AT FILER (optional) Name: Wolters Kluwer Lien Solutions Phone: 800-331-3282 Fax: 818-662-4141  B. E-MAIL CONTACT AT FILER (optional) uccfilingreturn@wolterskluwer.com		
		31-3282 Fax: 818-662-4141
C. SEND ACKNOWLEDGMENT TO: (Name and Address) 20888 - CBRE LOAN	C. SEND ACKNOWLEDGMENT TO: (Name and Address)	20888 - CBRE LOAN
Lien Solutions 77662398		77662398
Glendale, CA 91209-9071 UTUT	P.O. Box 29071 Glendale, CA 91209-9071	UTUT
FIXTURE	1	FIXTURE
File with: Salt Lake, UT	File with: Salt Lake, UT	

13462582 11/16/2020 12:19 PM \$40.00 Book - 11061 P9 - 640-647 RASHELLE HOBBS RECORDER, SALT LAKE COUNTY, UTAH CT LIEN SOLUTIONS 330 N BRAND BLVD STE 700 GLENDALE CA 91203 BY: PSA, DEPUTY - MA 8 P.

THE ABOVE SPACE IS FOR FILING OF	FICE	USE ONLY
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1a. INITIAL FINANCING STATEMENT FILE NUMBER 12251994 BK 10417 PG 4772-4778 4/1/2016 CC L	IT Calt Lake	(or recorded) in the REA	EMENT AMENDMENT is to AL ESTATE RECORDS ddendum (Form UCC3Ad) <u>and</u> p	
TERMINATION: Effectiveness of the Financing Statement identific Statement	ed above is terminated with respect	tito the security interest(	s) of Secured Party authoriz	ing this Termination
ASSIGNMENT (full or partial): Provide name of Assignee in item For partial assignment, complete items 7 and 9 and also indicate		in item 7c <u>and</u> name of	Assignor in item 9	
CONTINUATION: Effectiveness of the Financing Statement identical continued for the additional period provided by applicable law	fied above with respect to the secu	rity interest(s) of Secure	ed Party authorizing this Con	tinuation Statement is
PARTY INFORMATION CHANGE:  Check one of these two boxes:  This Change affects Debtor or Secured Party of record	Check one of these three boxes to:  CHANGE name and/or address: item 6a or 6b; and item 7a or 7b	Complete ADD na		ETE name: Give record name e deleted in item 6a or 6b
6. CURRENT RECORD INFORMATION: Complete for Party Information 6a. ORGANIZATION'S NAME CR RIVERBEND COMMUNITIES, LLC	Change - provide only <u>one</u> name (	6a or 6b)		
OR 6b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME		ADDITIONAL NAME(S)/INIT	IAL(S) SUFFIX
7. CHANGED OR ADDED INFORMATION: Complete for Assignment or Party In 7a. ORGANIZATION'S NAME	formation Change - provide only one name	(7a or 7b) (use exact, full nam	e; do not omit, modify, or abbreviate	any part of the Debtor's name)
OR 7b. INDIVIDUAL'S SURNAME				
INDIVIDUAL'S FIRST PERSONAL NAME			- <del></del>	
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
7c. MAILING ADDRESS	CITY		STATE POSTAL CODE	COUNTRY
COLLATERAL CHANGE: Also check one of these four boxes Indicate collateral:  See attached Exhibit A for legal description and Exhibit B a		LETE collateral	RESTATE covered collater	al ASSIGN collateral

	AME OF SECURED PARTY OF RECORD AUTHORIZING		or 9b) (name of Assignor, if this is an Assignm	ent)
It 1	this is an Amendment authorized by a DEBTOR, check here are	nd provide name of authorizing Debtor		
	9a ORGANIZATION'S NAME U.S. BANK NATIONAL ASSOCIATION, AS TRI MORTGAGE SECURITIES, INC. MULTIFAMIL'	USTEE FOR THE REGISTERED HOL Y MORTGAGE PASS THROUGH CE	DERS OF WELLS FARGO COI	MMERCIAL
OR	9b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)INITIAL(S)	SUFFIX

10. OPTIONAL FILER REFERENCE DATA: Debtor Name: CR RIVERBEND COMMUNITIES, LLC

77662398 010281863

CR RIVERBEND COMMUNITIES,

FOLLOW INSTRUCTIONS  11. INITIAL FINANCING STATEMENT FILE NUMBER: Same as item 1a on A	mendment form	•	
12251994 BK 10417 PG 4772-4778 4/1/2016 CC UT S			
12. NAME OF PARTY AUTHORIZING THIS AMENDMENT: Same as item 9	on Amendment form		
12a. ORGANIZATION'S NAME U.S. BANK NATIONAL ASSOCIATION, AS TRUST REGISTERED HOLDERS OF WELLS FARGO COL MORTGAGE SECURITIES, INC. MULTIFAMILY M	MMERCIAL		
THROUGH CERTIFICATES, SERIES 2016-K56  OR 12b. INDIVIDUAL'S SURNAME			
FIRST PERSONAL NAME			
ADDITIONAL NAME(SYINITIAL(S)	SUFFIX	THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY	
13. Name of DEBTOR on related financing statement (Name of a current Det one Debtor name (13a or 13b) (use exact, full name; do not omit, modify,		purposes only in some filing offices - see Instruction item 13): Provi	de only
13a. ORGANIZATION'S NAME CR RIVERBEND COMMUNITIES, LLC			
OR 13b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)INITIAL(S) SUFFI	×
CR RIVERBEND COMMUNITIES, LLC - 444 WEST BEECH S' Secured Party Name and Address: U.S. BANK NATIONAL ASSOCIATION, AS TRUSTEE FOR TH SECURITIES, INC. MULTIFAMILY MORTGAGE PASS THROUGODE EX-MA-FED, BOSTON, MA 02110	HE REGISTERED HOLDERS	S OF WELLS FARGO COMMERCIAL MORTGAGE	t MAIL
The complete information for Authorizer number 1  U.S. BANK NATIONAL ASSOCIATION, AS TRUSTEE FOR THE SECURITIES, INC. MULTIFAMILY MORTGAGE PASS THROUGH			
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18. MISCELLANEOUS: 77662398-UT-35 20888 - CBRE LOAN SERVICES

U.S. BANK NATIONAL ASSOCIATION, File with: Salt Lake, UT 010281863 CR RIVERBEND COMMUNITIES, LLC

Property Address: 845 West 3900 South (a/k/a

River Hollow Road), Salt Lake City, UT

[ See Exhibit for Real Estate ]

**Debtor:** CR RIVERBEND COMMUNITIES, LLC

### **Exhibit for Real Estate**

17. Description of real estate:

Continued

PIN: 15-35-400-101

Parcel ID: 15-35-400-101

Debtor Name: CR RIVERBEND COMMUNITIES, LLC

# Financing Statement Exhibit A

#### **LEGAL DESCRIPTION**

That certain real property located in Salt Lake County, Utah and more particularly described as follows:

#### Parcel 1:

BEGINNING at a point North 836.55 feet and West 1008.15 feet from the Southeast corner of Section 35, Township 1 South, Range 1 West, Salt Lake Base and Meridian, said point also being 800.54 feet North 89°54'15" West and South 922.90 feet from the monument at the intersection of 3900 South and 700 West Streets; and running thence North 836.82 feet to the South right of way line of an expressway known as Project #0141; thence North 89°54'15" West along said South line 399.45 feet; thence South 87°14' West 117.14 feet; thence leaving said right of way South 654.05 feet; thence East 270.60 feet; thence South 16.83 feet; thence South 67°51'00" East 47.54 feet; thence South 46°42' East 208.56 feet; thence East 50.03 feet to the point of BEGINNING.

#### Parcel 1A:

All rights appurtenant to Parcel 1 as set forth in that certain Grant of Easement between The Paragon Group, Inc. and Big Ditch Irrigation Company dated December 10, 1984 and recorded December 17, 1984 as Entry No. 4028895, of Official Records.

#### Parcel 1B:

All non-exclusive rights, privileges and easements and rights of way appurtenant to Parcel 1 for the connection, extension, installation, repair and maintenance of utility lines as set forth in that certain First Amendment to and Restated Declaration between River Pointe Associates and RT-RB Partners dated January 3, 1994 and recorded January 12, 1994 as Entry No. 5710010, of Official Records.

Tax ID No. 15-35-400-101

PAGE A-1

Debtor Name: CR RIVERBEND COMMUNITIES, LLC

## FINANCING STATEMENT EXHIBIT B

(Revised 7-17-2014)

All of Debtor's present and future right, title and interest in and to all of the following:

- (1) "Fixtures," which means all property owned by Debtor which is attached to the real property described in Exhibit A ("Land") and/or the improvements located on the Land ("Improvements") ("Property" means the Land and/or the Improvements.) so as to constitute a fixture under applicable law, including: machinery, equipment, engines, boilers, incinerators and installed building materials; systems and equipment for the purpose of supplying or distributing heating, cooling, electricity, gas, water, air or light; antennas, cable, wiring and conduits used in connection with radio, television, security, fire prevention or fire detection or otherwise used to carry electronic signals; telephone systems and equipment; elevators and related machinery and equipment; fire detection, prevention and extinguishing systems and apparatus; security and access control systems and apparatus; plumbing systems; water heaters, ranges, stoves, microwave ovens, refrigerators, dishwashers, garbage disposers, washers, dryers and other appliances; light fixtures, awnings, storm windows and storm doors; pictures, screens, blinds, shades, curtains and curtain rods; mirrors; cabinets, paneling, rugs and floor and wall coverings; fences, trees and plants; swimming pools; and exercise equipment.
- (2) "Personalty," which means all of the following:
  - (i) Accounts (including deposit accounts) of Debtor related to the Property.
  - (ii) Equipment and inventory owned by Debtor, which are used now or in the future in connection with the ownership, management or operation of the Property or are located on the Property, including furniture, furnishings, machinery, building materials, goods, supplies, tools, books, records (whether in written or electronic form) and computer equipment (hardware and software).
  - (iii) Other tangible personal property owned by Debtor which is used now or in the future in connection with the ownership, management or operation of the Property or is located on the Land or in the Improvements, including ranges, stoves, microwave ovens, refrigerators, dishwashers, garbage disposers, washers, dryers and other appliances (other than Fixtures).
  - (iv) Any operating agreements relating to the Land or the Improvements.

- (v) Any surveys, plans and specifications and contracts for architectural, engineering and construction services relating to the Land or the Improvements.
- (vi) All other intangible property, general intangibles and rights relating to the operation of, or used in connection with, the Land or the Improvements, including all governmental permits relating to any activities on the Land and including subsidy or similar payments received from any sources, including a "Governmental Authority" (defined as any board, commission, department, agency or body of any municipal, county, state or federal governmental unit, or any subdivision of any of them, that has or acquires jurisdiction over the Property, or the use, operation or improvement of the Property, or over Debtor).
- (vii) Any rights of Debtor in or under any letter of credit required under the terms of the Multifamily Loan and Security Agreement ("Loan Agreement") evidencing and securing the loan secured by this financing statement ("Loan").
- (3) All current and future rights, including air rights, development rights, zoning rights and other similar rights or interests, easements, tenements, rights of way, strips and gores of land, streets, alleys, roads, sewer rights, waters, watercourses and appurtenances related to or benefiting the Land or the Improvements, or both, and all rights-of-way, streets, alleys and roads which may have been or may in the future be vacated.
- (4) All proceeds paid or to be paid by any insurer of the Land, the Improvements, the Fixtures, the Personalty or any other part of the Property, whether or not Debtor obtained the insurance pursuant to Secured Party's requirement.
- All awards, payments and other compensation made or to be made by any Governmental Authority with respect to the Land, or if Debtor's interest in the Land is pursuant to a ground lease, the ground lease and the leasehold estate created by such ground lease ("Leasehold Estate"), the Improvements, the Fixtures, the Personalty or any other part of the Property, including any awards or settlements resulting from condemnation proceedings or the total or partial taking of the Land, the Improvements, the Fixtures, the Personalty or any other part of the Property under the power of eminent domain or otherwise and including any conveyance in lieu of such a taking.
- (6) All contracts, options and other agreements for the sale of the Land, or the Leasehold Estate, as applicable, the Improvements, the Fixtures, the Personalty or any other part of the Property entered into by Debtor now or in the future, including cash or securities deposited to secure performance by parties of their obligations.
- (7) All "Rents," which means all rents (whether from residential or non-residential space), revenues and other income of the Land or the Improvements, parking fees, laundry and vending machine income and fees and charges for food, health care and other services provided at the Property, whether now due, past due or to become due, and deposits forfeited by tenants, and, if Debtor is a cooperative housing corporation or association,

- maintenance fees, charges or assessments payable by shareholders or residents under proprietary leases or occupancy agreements, whether now due, past due or to become due.
- (8) All "Leases," which means all present and future leases, subleases, licenses, concessions or grants or other possessory interests in force now or after the date this financing statement is recorded or filed, whether oral or written, covering or affecting the Property, or any portion of the Property (including proprietary leases or occupancy agreements if Debtor is a cooperative housing corporation), and all modifications, extensions or renewals.
- (9) All earnings, royalties, accounts receivable, issues and profits from the Land, the Improvements or any other part of the Property, and all undisbursed proceeds of the Loan.
- (10) All "Imposition Reserve Deposits," which means all amounts deposited by the Debtor in connection with the Loan for (a) hazard insurance premiums or other insurance premiums required by Secured Party, (b) taxes or payments in lieu of taxes, (c) water and sewer charges that could become a lien on the Property, (d) ground rents, and (e) assessments or other charges that could become a lien on the Property.
- (11) All refunds or rebates of Imposition Reserve Deposits by any Governmental Authority or insurance company (other than refunds applicable to periods before the real property tax year in which this financing statement is recorded or filed).
- (12) All tenant security deposits which have not been forfeited by any tenant under any Lease and any bond or other security in lieu of such deposits.
- (13) All names under or by which the Property or any part of it may be operated or known, and all trademarks, trade names, and goodwill relating to any of the Property (subject to the terms of the Loan Agreement).
- (14) All interest rate cap agreements, interest rate swap agreements and other interest rate hedging contracts and agreements, if any (collectively, "Cap Agreements"), obtained by Debtor (or obtained by Secured Party in the name of Debtor) pursuant to the Loan Documents (as defined in the Loan Agreement) or as a condition to Secured Party's making the loan that is the subject of such Loan Documents, together with all of the following:
  - (i) Any and all moneys (collectively, "Cap Payments") payable from time to time pursuant to any Cap Agreement by the interest rate cap provider or other counterparty to a Cap Agreement, or any guarantor of the obligations of any such cap provider or counterparty ("Cap Provider").
  - (ii) All rights of the Debtor under any Cap Agreement, and all rights of the Debtor to all Cap Payments, including contract rights and general intangibles, existing or arising after the date this financing statement is recorded or filed.

- (iii) All rights, liens and security interests or guarantees existing or following the date this financing statement is recorded, granted by a Cap Provider or any other person to secure or guaranty payment of any Cap Payment.
- (iv) All documents, writings, books, files, records and other documents arising from or relating to any of the items listed in items 14(i) through (iii), whether existing now or created after the date this financing statement is recorded or filed.
- (v) All cash and non-cash proceeds and products of any of the items listed in items 14(i) through (iv).
- (15) Reserved.
- (16) All other assets of Debtor, whether now owned or acquired after the date this financing statement is recorded or filed.
- (17) All proceeds from the conversion, voluntary or involuntary, of any of the above into cash or liquidated claims, and the right to collect such proceeds.