

## UCC FINANCING STATEMENT

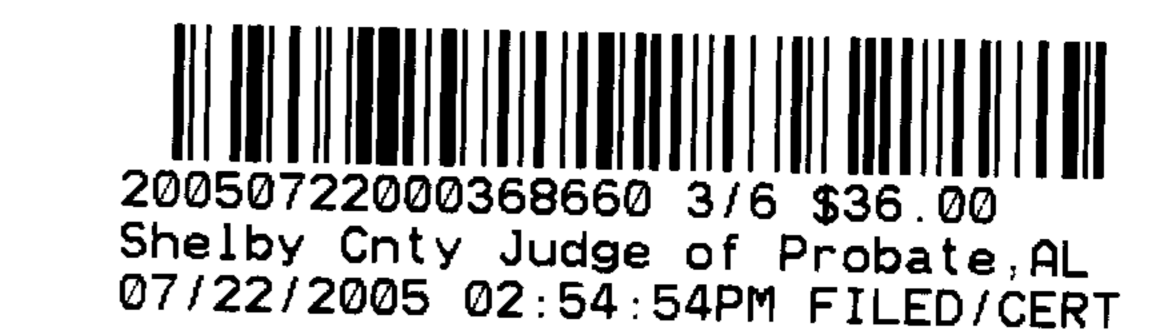
	OW INSTRUCTIONS (							
A. N.	AME AND PHONE OF	CONTACT AT FILER [	optional]					
B. SE	END ACKNOWLEDGE	MENT TO: (Name and A	Address)					
	Bernic	e H. Cilley, Es	quire					
	Troutn	nan Sanders Ll	LP					
	Post O	ffice Box 1122	2					
		ond, Virginia						
				THE ABOVE SPACE	E IS FOR FIL	ING OFFICE USE ON	ILY	
1. D	EBTOR'S EXACT FOR 1a. ORGANIZATION	· · · · · · · · · · · · · · · · · · ·	- insert only one debtor name (la or l'	b) – do not abbreviate or combine nan	nes			
			PARTMENTS LLC					
OR	1b. INDIVIDUAL'S I	_ <del></del>	<del></del>	RST NAME	MIDDLE N	IAME	SUFFIX	
						<del></del>		
_	AILING ADDRESS	100 T T		TY	STATE	POSTAL CODE	COUNTRY	
	EE INSTRUCTIONS	ews, 102 Las V	<u> </u>	rinda JURISDICTION OF ORGANIZATION	CA In ORGAN	94563 VIZATIONAL ID#, if a	USA	
1 tt. 31	EL INSTRUCTIONS	ORGANIZATION		labama	rg. OKGAI	VIZATIONAL ID#, II (		
		DEBTOR		liavallia				
2. A	DDITIONAL DEBTO	DR'S EXACT FULL I	LEGAL NAME – insert only <u>one</u> debte	or name (2a or 2b) – do not abbreviate	or combine	names	<u> </u>	
	2a. ORGANIZATION	<del>.,=</del> :					<u> </u>	
OR	3h INITALIAL 2C I	ACTNANT	17.1	DOT MARKE	MIDDLEA	T A B 4 T?	CLIEDIA	
	2b. INDIVIDUAL'S I	DASI NAME		RST NAME	MIDDLE NAME		SUFFIX	
2c. M	AILING ADDRESS		CI	TY	STATE	POSTAL CODE	COUNTRY	
2d. <u>SI</u>	EE INSTRUCTIONS	ADD'L INFO RE ORGANIZATION DEBTOR	2e. TYPE OF ORGANIZATION 2f.	JURISDICTION OF ORGANIZATION	2g. ORGAN	NIZATIONAL ID#, if	any    NONE	
3. SI	ECURED PARTY'S		TOTAL ASSIGNEE of ASSIGNOR S	S/P) – insert only one secured party nat	me (3a or 3b	)		
3a. ORGANIZATION'S NAME								
OR GMAC COMMERCIAL MORTGAGE CORPO			MUKIGAGE CURPUR	KAIIUN FIRST NAME	MIDDLE NAME SUFFIX			
	Jo. Molvidonie 3 i				MIDDLE NAME		SULLIA	
-	3c. MAILING ADDRESS STATE					POSTAL CODE	COUNTRY	
200 Witmer Road, Post Office Box 809, Attn: Servicir			$A = \{0,0,0,0\}$	I I a wah a wa				
ZUU	) Witmer Road	l, Post Office B	sox 809, Attn: Servicing	Horsham	PA	19044	USA	
	Witmer Road xecutive Vice		sox 809, Attn: Servicing	FIOISHAIH	PA	19044	USA	
E	xecutive Vice			norshani	PA	19044	USA	
— E	xecutive Vice is FINANCING STA	President TEMENT covers the	following collateral:					
-E 4. Th	xecutive Vice is FINANCING STA	President TEMENT covers the n all property 1	following collateral:  located on or used or acqu	ired in connection with th	ne opera	tion and main	tenance of	
-E 4. Th	xecutive Vice is FINANCING STA	President TEMENT covers the n all property 1	following collateral:	ired in connection with th	ne opera	tion and main	tenance of	
-E 4. Th Del the	is FINANCING STA otor's interest intere	President TEMENT covers the n all property l cribed in the at	following collateral:  located on or used or acqu	ired in connection with th	ne opera	tion and main	tenance of	
-E 4. Th Del the	is FINANCING STA otor's interest intere	President TEMENT covers the n all property l cribed in the at	following collateral: located on or used or acquettached Exhibit A, including	ired in connection with th	ne opera	tion and main	tenance of	
-E 4. Th Del the	is FINANCING STA otor's interest intere	President TEMENT covers the n all property l cribed in the at	following collateral: located on or used or acquettached Exhibit A, including	ired in connection with th	ne opera	tion and main	tenance of	
-E 4. Th Del the	is FINANCING STA otor's interest intere	President TEMENT covers the n all property l cribed in the at	following collateral: located on or used or acquettached Exhibit A, including	ired in connection with th	ne opera	tion and main	tenance of	
-E 4. Th Del the	is FINANCING STA otor's interest intere	President TEMENT covers the n all property l cribed in the at	following collateral: located on or used or acquettached Exhibit A, including	ired in connection with th	ne opera	tion and main	tenance of	
-E 4. Th Del the	is FINANCING STA otor's interest intere	President TEMENT covers the n all property l cribed in the at	following collateral: located on or used or acquettached Exhibit A, including	ired in connection with th	ne opera	tion and main	tenance of	
-E 4. Th Del the	is FINANCING STA otor's interest intere	President TEMENT covers the n all property l cribed in the at	following collateral: located on or used or acquettached Exhibit A, including	ired in connection with th	ne opera	tion and main	tenance of	
-E 4. Th Del the Sch	executive Vice his FINANCING STA otor's interest in real estate des hedule A attach	President TEMENT covers the n all property l cribed in the at ned hereto and	following collateral: located on or used or acquettached Exhibit A, including	ired in connection with thing, without limitation, the	ne operate collate	tion and main ral described	tenance of on	
-E 4. Th Del the Sch	executive Vice his FINANCING STA otor's interest is real estate desiredule A attack.  TERNATIVE DESIGN  This FINANCING	President TEMENT covers the second all property leads in the attached hereto and attom [if applicable]: Estatement is to be filled.	following collateral:  located on or used or acquettached Exhibit A, including made a part hereof.  LESSEE/LESSOR CONSIGNEE/CON 1. Checked [for record] (or recorded) in 7. Checked [for record] (or recorded) in 7. Checked [for recorded] (or recorded) (or reco	ired in connection with thing, without limitation, the	e operate collate:	tion and main ral described	tenance of on	
- E 4. Th Del the Sch 6.	executive Vice his FINANCING STA otor's interest is real estate desiredule A attack.  TERNATIVE DESIGN  This FINANCING	President TEMENT covers the  n all property l cribed in the at led hereto and  ATION [if applicable]: [ G STATEMENT is to be fil TE RECORDS. Attach Ad	following collateral:  located on or used or acquettached Exhibit A, including made a part hereof.  LESSEE/LESSOR CONSIGNEE/CON 1. Checker 1. C	signor Bailee/Bailor Seller to Request Search Report(s) on Debte	e operate collate:	tion and main ral described  AG. LIEN NON-UC	tenance of on	

UCC FINANCING STATEMENT ADDENDUM	20050 Sheib	20050722000368660 2/6 \$36.00 Shelby Cnty Judge of Probate, AL 07/22/2005 02:54:54PM FILED/OFF			
	07/22	2005 02.5	ge of Probate, AL 4:54PM FILED/CER		
FOLLOW INSTRUCTIONS (front and back) CAREFULLY  9. NAME OF FIRST DEBTOR (1a OR 1b) ON RELATED FINANCING STATEMENT		J.	+:54PM FILED/CER	T	
9a. ORGANIZATION'S NAME  LITTLE MOUNTAIN APARTMENTS LLC					
UK	DLE NAME, SUFFIX				
10. MISCELLANEOUS					
11 ADDITIONAL DEPTOD'S EVACTELLL LEGAL MAME incert only one			R FILING OFFICE US	EONLY	
11. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME – insert only one 11a. ORGANIZATION'S NAME	e debtor name (11a or 11b) – do not abbrevia	te or combine	names:	· ·· · · · · · · · · · · · · · · · · ·	
OR 11b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE N	AME	SUFFIX	
11c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY	
11d. SEE INSTRUCTIONS ADD'L INFO RE ORGANIZATION ORGANIZATION	11f. JURISDICTION OF ORGANIZATION			any  □ NONE	
DEBTOR  12. □ ADDITIONAL SECURED PARTY'S or ☑ ASSIGNOR S/P'S NAME	– insert only one name (12 or 12h)				
12a. ORGANIZATION'S NAME	miscre only one marrie (12 or 120)		<u> </u>		
OR GMAC COMMERCIAL MORTGAGE BANK		T			
12b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME		SUFFIX	
12c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY	
6955 Union Park Center, Suite 330, Attn: President	Midvale	UT	84047	USA	
13. This FINANCING STATEMENT covers □ timber to be cut or □ as extracted collateral, or is filed as a ☑ fixture filing.	16. Additional collateral Description				
14. Description of real estate:					
See Exhibit A attached hereto and made a part hereof	f.				
15. Name and address of RECORD OWNER of above-described real estate (if Debtor does not have a record interest):	17. Check only if applicable and check only	one box.			
	Debtor is a Trust or Trustee acting w  Decedent's Estate	Debtor is a Trust or Trustee acting with respect to property held in trust or			
	18. Check only if applicable and check only	one box.			
	Debtor is a TRANSMITTING UT	ILITY			
	Filed in connection with a Manuf	actured-Home	e Transaction – effec	ctive 30 years	

FILING OFFICE COPY –UCC FINANCING STATEMENT ADDENDUM (FORM UCC1Ad) (REV. 5/22/02)

Filed in connection with a Public-Finance Transaction – effective 30 years

## SCHEDULE A



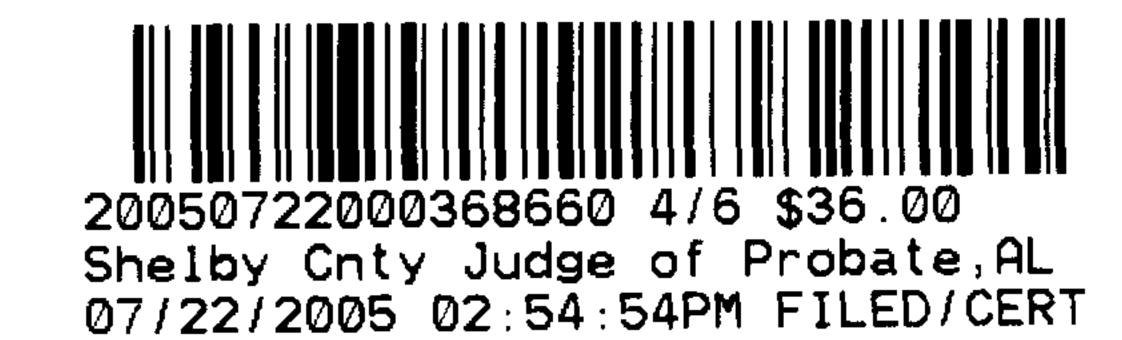
DEBTOR: LITTLE MOUNTAIN APARTMENTS LLC

SECURED PARTY: GMAC COMMERCIAL MORTGAGE BANK

This financing statement covers the following types (or items) of property (the "Collateral Property"):

- 1. Improvements. The buildings, structures, improvements, and alterations now constructed or at any time in the future constructed or placed upon the land described in Exhibit A attached hereto (the "Land"), including any future replacements and additions (the "Improvements");
- 2. **Fixtures.** All property which is so attached to the Land or the Improvements as to constitute a fixture under applicable law, including: machinery, equipment, engines, boilers, incinerators, 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 disposals, 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 (the "**Fixtures**");
- 3. **Personalty.** All equipment, inventory, general intangibles which are used now or in the future in connection with the ownership, management or operation of the Land or the Improvements or are located on the Land or in the Improvements, including furniture, furnishings, machinery, building materials, appliances, goods, supplies, tools, books, records (whether in written or electronic form), computer equipment (hardware and software) and other tangible personal property (other than Fixtures) which are used now or in the future in connection with the ownership, management or operation of the Land or the Improvements or are located on the Land or in the Improvements, and any operating agreements relating to the Land or the Improvements, and any surveys, plans and specifications and contracts for architectural, engineering and construction services relating to the Land or the Improvements and all other intangible property 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 (the "**Personalty**");
- 4. Other Rights. 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 (the "Other Rights");
- 5. Insurance Proceeds. 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 Collateral Property, whether or not Borrower obtained the insurance pursuant to Lender's requirement (the "Insurance Proceeds");
- 6. Awards. All awards, payments and other compensation made or to be made by any municipal, state or federal authority with respect to the Land, the Improvements, the Fixtures, the Personalty or any other part of the Collateral Property, including any awards or settlements resulting from condemnation proceedings or the total or partial taking of the Land, the Improvements, the

Schedule A to UCC Form 4555 11/01 Page 1



Fixtures, the Personalty or any other part of the Collateral Property under the power of eminent domain or otherwise and including any conveyance in lieu thereof (the "Awards");

- 7. Contracts. All contracts, options and other agreements for the sale of the Land, the Improvements, the Fixtures, the Personalty or any other part of the Collateral Property entered into by Borrower now or in the future, including cash or securities deposited to secure performance by parties of their obligations (the "Contracts");
- 8. Other Proceeds. 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 (the "Other Proceeds");
- 9. **Rents**. All rents (whether from residential or non-residential space), revenues and other income of the Land or the Improvements, including subsidy payments received from any sources (including, but not limited to payments under any Housing Assistance Payments Contract), including parking fees, laundry and vending machine income and fees and charges for food, health care and other services provided at the Collateral Property, whether now due, past due, or to become due, and deposits forfeited by tenants (the "**Rents**");
- 10. Leases. All present and future leases, subleases, licenses, concessions or grants or other possessory interests now or hereafter in force, whether oral or written, covering or affecting the Collateral Property, or any portion of the Collateral Property (including proprietary leases or occupancy agreements if Borrower is a cooperative housing corporation), and all modifications, extensions or renewals (the "Leases");
- 11. Other. All earnings, royalties, accounts receivable, issues and profits from the Land, the Improvements or any other part of the Collateral Property, and all undisbursed proceeds of the loan secured by this Instrument and, if Borrower is a cooperative housing corporation, maintenance charges or assessments payable by shareholders or residents;
- 12. **Imposition Deposits**. Deposits held by the Lender to pay when due (1) any water and sewer charges which, if not paid, may result in a lien on all or any part of the Collateral Property, (2) the premiums for fire and other hazard insurance, rent loss insurance and such other insurance as Lender may require, (3) taxes, assessments, vault rentals and other charges, if any, general, special or otherwise, including all assessments for schools, public betterments and general or local improvements, which are levied, assessed or imposed by any public authority or quasi-public authority, and which, if not paid, will become a lien, on the Land or the Improvements, and (4) amounts for other charges and expenses which Lender at any time reasonably deems necessary to protect the Collateral Property, to prevent the imposition of liens on the Collateral Property, or otherwise to protect Lender's interests, all as reasonably estimated from time to time by Lender (the "**Imposition Deposits**");
- 13. **Refunds or Rebates**. All refunds or rebates of Impositions by any municipal, state or federal authority or insurance company (other than refunds applicable to periods before the real property tax year in which the Security Instrument is dated);
- 14. **Tenant Security Deposits**. All tenant security deposits which have not been forfeited by any tenant under any Lease; and
- Names. All names under or by which any of the above Collateral Property may be operated or known, and all trademarks, trade names, and goodwill relating to any of the Collateral Property.

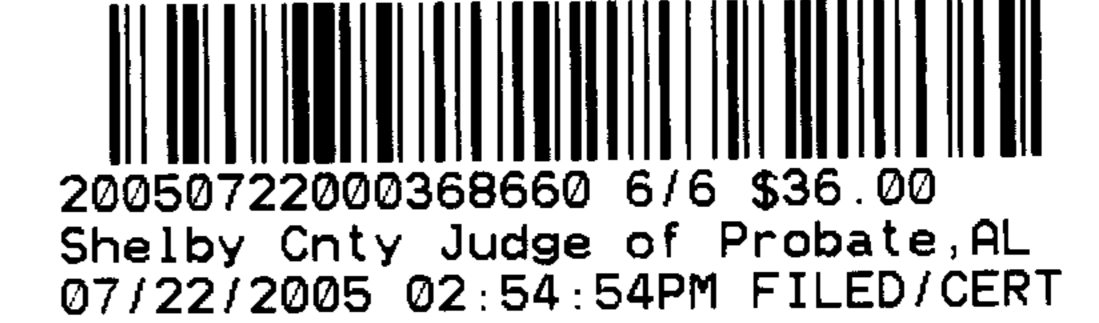
Schedule A to UCC Form 4555 11/01 Page 2

## 20050722000368660 5/6 \$36.00 Shelby Cnty Judge of Probate, AL 07/22/2005 02:54:54PM FILED/CERT

## EXHIBIT "A"

Part of the Northwest quarter of the Northwest quarter of Section 31, Township 19 South, Range 2 West, Shelby County, Alabama, being more particularly described as follows:

From an existing open top iron pin, being the Southeast corner of the Northwest quarter of the Northwest quarter of Section 31, Township 19 South, Range 2 West, run in a Northerly direction along the East line of said quarter-quarter section for a distance of 207.59 feet to an existing iron rebar being the point of beginning; thence turn an angle to the left of 86 degrees 42 minutes 13 seconds and run in a Northwesterly direction for a distance of 209.28 feet; thence turn an angle to the right of 92 degrees 20 minutes 15 seconds and run in a Northerly direction for a distance of 21.0 feet to an existing iron rebar; thence turn an angle to the left of 97 degrees 02 minutes 36 seconds and run in a Westerly direction for a distance of 231.61 feet; thence turn an angle to the left of 76 degrees 15 minutes 40 seconds and run in a Southwesterly direction for a distance of 72.22 feet; thene turn an angle to the right of 10 degrees 48 minutes 49 seconds and run in a Southwesterly direction for a distance of 37.95 feet; thence turn an angle to the right of 19 degrees 34 minutes 50 seconds and run in a Southwesterly direction for a distance of 34.92 feet; thence turn an angle to the right of 27 degrees 45 minutes 15 seconds and run in a Southwesterly direction for a distance of 48.83 feet; thence turn an angle to the right of 24 degrees 01 minutes 57 seconds and run in a Westerly direction for a distance of 224.32 feet to an existing iron rebar being on the East right of way line of Little Mountain Circle; thence turn an angle to the right of 105 degrees 42 minutes 34 seconds and run in a Northeasterly direction along the East right of way of said Little Mountain Circle for a distance of 75.32 feet to the point of beginning of a curve, said curve being concave in a Southeasterly direction and having a deflection angle of 3 degrees 45 minutes 30 seconds and a radius of 1497.29 feet; thence turn an angle to the right and run in a Northeasterly direction along the arc of said curve and along the Southeast right of way line of Little Mountain Circle for a distance of 196.43 feet to the point of ending of said curve; thence continue in a Northeasterly diection along the line tangent to the end of said curve and along the Southeast right of way line of Little Mountain Circle for a distance of 231.06 feet to the point of beginning of a new curve, said new curve being concave in a Southeasterly direction and having a deflection angle of 29 degrees 36 minutes 30 seconds and a radius of 106.91 feet; thence turn an angle to the right and run in a Northeasterly direction along the arc of said curve and along the Southeast right of way line of Little Mountain Circle for a distance of 110.49 feet; thence run in a Northeasterly direction along line tangent to the end of said curve and along the South right of way line of Little Mountain Circle for a distance of 67.50 feet to the point of beginning of another curve, said latest curve being concave in a Southerly direction and a deflection angle of 2 degrees 47 minutes 30 seconds and a radius of 1000.32 feet; thence turn an angle to the right and run in an Easterly direction along the arc of said curve and along the Southerly right of way line of Little Mountain Circle for a distance of 97.48 feet to the point of ending of said curve; thence run in an Easterly direction along line tangent to the end of said curve and along the Southerly right of way line of Little Mountain Circle for a distance of 94.94 feet to the point of beginning of another curve, said newest curve being concave in a Southwesterly direction and having a deflection angle of 17 degrees 58 minutes 14.5 seconds and a radius of 128.59 feet; thence turn an angle to the right and run in an Easterly and Southeasterly directions along the Southerly right of way line of Little Mountain Circle and along the arc of



said curve for a distance of 80.67 feet to the point of ending of said curve; thence run in a Southeasterly direction along the Southwest right of way line of Little Mountain Circle and along line tangent to the end of said curve for a distance of 137.70 feet to the point of beginning of another curve, said curve being concave in a Northeasterly direction and having a central angle of 60 degrees and a radius of 50.0 feet; thence turn an angle to the right, (60 degrees 26 minutes 19 seconds to the tangent of said curve) and run in a Southerly and Southeasterly directions along the arc of said curve for a distance of 52.36 feet to the point of ending of said curve; thence turn an angle to the right (51 degrees 05 minutes from the tangent of last mentioned curve) and run in a Southerly direction along the East line of said quarter-quarter section for a distance of 248.68 feet, more or less, to the point of beginning.