UCC FINANCING STATEMENT FOLLOW INSTRUCTIONS (front and back) CAREFULLY A. NAME & PHONE OF CONTACT AT FILER [optional] B. SEND ACKNOWLEDGMENT TO: (Name and Address) ECKERT SEAMANS CHERIN & MELLOTT, LLC TEN BANK STREET, SUITE 700 WHITE PLAINS, NEW YORK 10606 20131226000491660 1/5 ATTENTION: Sarabeth Gaver Shelby Cnty Judge of Probate, AL 12/26/2013 03:03:36 PM FILED/CERT THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY 1. DEBTOR'S EXACT FULL LEGAL NAME — insert only one debtor name (1a or 1b) – do not abbreviate or combine names 1a. ORGANIZATION'S NAME Regency Capital II, Inc. 1b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX 1c. MAILING ADDRESS STATE POSTAL CODE COUNTRY 2222 Arlington Avenue S. Birmingham 35205 1g. ORGANIZATIONAL ID #, if any ADD'L INFO RE 1f. JURISDICTION OF ORGANIZATION 1d. SEE INSTRUCTIONS 1e. TYPE OF ORGANIZATION ORGANIZATION Alabama NONE corporation DEBTOR 2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME — insert only one debtor name (2a or 2b) — do not abbreviate or combine names 2a. ORGANIZATION'S NAME 2b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX POSTAL CODE 2c. MAILING ADDRESS STATE COUNTRY 2d. SEE INSTRUCTIONS ADD'L INFO RE 2e. TYPE OF ORGANIZATION 2g. ORGANIZATIONAL ID #, if any 2f. JURISDICTION OF ORGANIZATION ORGANIZATION NONE DEBTOR 3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P) — insert only one secured party name (3a or 3b) Ba. ORGANIZATION'S NAME C-III COMMERCIAL MORTGAGE LLC 3b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX 3c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY 5221 North O'Connor Boulevard, Suite 600 75039 US ||rving 4. This FINANCING STATEMENT covers the following collateral: Described on Annexed Rider 5. ALTERNATIVE DESIGNATION [if applicable]: LESSEE/LESSOR CONSIGNEE/CONSIGNOR ☐BAILEE/BAILOR SELLER/BUYER ☐ NON-UCC FILING ☐AG. LIEN

Check to REQUEST SEARCH REPORT(S) on Debtor(s)

[optional]

☐ All Debtors ☐ Debtor 1 ☐ Debtor 2

[ADDITIONAL FEE]

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[if applicable]

6. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL

Attach Addendum

ESTATE RECORDS.

8. OPTIONAL FILER REFERENCE DATA

304639-00103: Shelby County, Alabama

UCC FINANCING ST							
FOLLOW INSTRUCTIONS (front 9. NAME OF FIRST DEBTOR (ANCING STATEM	IFNT				
9a. ORGANIZATION'S NAME							
Regency Capital II,	Inc.						
9b. INDIVIDUAL'S LAST NAME	FIRST NAME		MIDDLE NAME, SUFFIX				
10. MISCELLANEOUS:							
				Shelb	y Cntv	491660 2/5 \$37. Judge of Proba	20
				12/26	/2013 (33:03:36 PM FILE	ED/CERT
				THE ABOVE	SPACE	IS FOR FILING OFFI	CE USE ONLY
11. ADDITIONAL DEBTOR'S E 11a. ORGANIZATION'S NAME	XACT FULL LEGAL NAME -	insert only <u>one</u> name	(11a or 11b) - do not abbrev	viate or combine name	es		
11b. INDIVIDUAL'S LAST NAME		FIF	FIRST NAME		MIDDLE NAME SUFFIX		SUFFIX
c. MAILING ADDRESS			CITY		STATE	POSTAL CODE	COUNTRY
ORG	SEE INSTRUCTIONS ADD'L INFO RE 11e. TYPE OF ORGANIZATION ORGANIZATION DEBTOR		11f. JURISDICTION OF ORGANIZATION		11g. ORGANIZATIONAL ID #, if any NONE		
12. ADDITIONAL SECURE 12a. ORGANIZATION'S NAME	D PARTY'S or ASSI	IGNOR S/P'S	IAME - insert only <u>one</u> nam	e (12a or 12b)	·		
12b. INDIVIDUAL'S LAST NAME		FIF	FIRST NAME		MIDDLE NAME SUFFIX		
c. MAILING ADDRESS		CI.	CITY		STATE POSTAL CODE		COUNTRY
13. This FINANCING STATEMENT of collateral, or is filed as a fixted f		as-extracted 16	. Additional collateral descri	iption:			
15. Name and address of a RECORD (if Debtor does not have a record		al estate					
					. -		
			. Check <u>only</u> if applicable an			•	
			btor is a Trust or			roperty held in trust or	Decedent's Estate
			. Check <u>only</u> if applicable and Debtor is a TRANSMITTIN		.		
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RIDER TO UCC FINANCING STATEMENT

The collateral covered by this financing statement includes the following property, rights, interests and estates now owned, or hereafter acquired by Debtor (collectively, the "Property"): (a) the real property described in Exhibit A attached hereto and made a part hereof (the "Land"); (b) all additional lands, estates and development rights hereafter acquired by Debtor for use in connection with the Land and the development of the Land and all additional lands and estates therein which may, from time to time, by supplemental mortgage or otherwise be expressly made subject to the lien of the Mortgage and Security Agreement made by Debtor to Secured Party covering the Land and Property (the "Security Instrument"); (c) the buildings, structures, fixtures, additions, enlargements, extensions, modifications, repairs, replacements and improvements now or hereafter erected or located on the Land (the "Improvements"); (d) all easements, rights-of-way or use, rights, strips and gores of land, streets, ways, alleys, passages, sewer rights, water, water courses, water rights and powers, air rights and development rights, and all estates, rights, titles, interests, privileges, liberties, servitudes, tenements, hereditaments and appurtenances of any nature whatsoever, in any way now or hereafter belonging, relating or pertaining to the Land and the Improvements and the reversion and reversions, remainder and remainders, and all land lying in the bed of any street, road or avenue, opened or proposed, in front of or adjoining the Land, to the center line thereof and all the estates, rights, titles, interests, dower and rights of dower, curtesy and rights of curtesy, property, possession, claim and demand whatsoever, both at law and in equity, of Debtor of, in and to the Land and the Improvements and every part and parcel thereof, with the appurtenances thereto; (e) all furnishings, machinery, equipment, fixtures (including, but not limited to, all heating, air conditioning, plumbing, lighting, communications and elevator fixtures) and other property of every kind and nature whatsoever owned by Debtor, or in which Debtor has or shall have an interest, now or hereafter located upon the Land and the Improvements, or appurtenant thereto, and usable in connection with the present or future operation and occupancy of the Land and the Improvements and all building equipment, materials and supplies of any nature whatsoever owned by Debtor, or in which Debtor has or shall have an interest, now or hereafter located upon the Land and the Improvements, or appurtenant thereto, or usable in connection with the present or future operation and occupancy of the Land and the Improvements (collectively, the "Personal Property"), and the right, title and interest of Debtor in and to any of the Personal Property which may be subject to any security interests, as defined in the Uniform Commercial Code, as adopted and enacted by the state or states where any of the Property is located (the "Uniform Commercial Code"), superior in lien to the lien of the Security Instrument and all proceeds and products of the above; (f) all leases and other agreements affecting the use, enjoyment or occupancy of the Land and the Improvements heretofore or hereafter entered into, whether before or after the filing by or against Debtor of any petition for relief under 11 U.S.C. § 101 et seq., as the same may be amended from time to time (the "Bankruptcy Code") (the "Leases") and all right, title and interest of Debtor, its successors and assigns therein and thereunder, including, without limitation, cash or securities deposited thereunder to secure the performance by the lessees of their obligations thereunder and all rents, additional rents, revenues (including, but not limited to, any payments made by tenants under the Leases in connection with the termination of any Lease), issues and profits (including all oil and gas or other mineral royalties and bonuses) from the Land and the Improvements whether paid or accruing before or after the filing by or against Debtor of any petition for relief under the Bankruptcy Code (the "Rents") and all proceeds from the sale or other disposition of the Leases and the right to receive and apply the Rents to the payment of the Debt (as hereinafter defined); (g) any and all lease guaranties, letters of credit and any other credit support (individually, a "Lease Guaranty" and collectively, the "Lease Guaranties") given by any guarantor in connection with any of the Leases (individually, a "Lease Guarantor" and collectively, the "Lease Guarantors"); (h) all rights, powers, privileges, options and other benefits of Debtor as lessor under the Leases and beneficiary under all Lease Guaranties; (i) all awards or payments, including interest thereon, which may heretofore and hereafter be made with respect to the Property, whether from the exercise of the right of eminent domain (including but not limited to any transfer made in lieu of or in anticipation of the exercise of the right), or for a change of grade, or for any other injury to or decrease in the value of the Property; (j) all proceeds of and any unearned premiums on any insurance policies covering the Property, including, without limitation, the right to receive and apply the proceeds of any insurance, judgments, or settlements made in lieu thereof, for damage to the Property; (k) all refunds, rebates or credits in connection with a reduction in real estate taxes and assessments charged against the Property as a result of tax certiorari or any applications or proceedings for reduction; (I) all proceeds of the conversion, voluntary or involuntary, of any of the foregoing including, without limitation, proceeds of insurance and condemnation awards, into cash or liquidation claims; (m) the right, in the name and on behalf of Debtor, to appear in and defend any action or proceeding brought with respect to the Property and to commence any action or proceeding to protect the interest of Secured Party in the Property; (n) all agreements, contracts, certificates, instruments, franchises, permits, licenses, plans, specifications and other documents, now or hereafter entered into, and all rights therein and thereto, respecting or pertaining to the use, occupation, construction, management or operation of the Land and any part thereof and any Improvements or respecting any business or activity conducted on the Land and any part thereof and all right, title and interest of Debtor therein and thereunder, including, without limitation, the right, upon the happening of any default hereunder, to receive and collect any sums payable to Debtor thereunder; (o) all tradenames, trademarks, servicemarks, logos, copyrights, goodwill, books and records and all other general intangibles relating to or used in connection with the operation of the Property; and (p) any and all other rights of Debtor in and to the items set forth in Subsections (a) through (o) above.

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EXHIBIT A

ALL of that certain lot, piece or parcel of land, with the buildings and improvements thereon, situate, lying and being in Shelby County, Alabama and being more particularly described as follows:

Lot 13D, according to Cahaba Park South Resurvey No. 2 as recorded in Map Book 13, Page 57 in the Probate Office of Shelby County, Alabama, together with a non-exclusive easement for storm drainage as reserved by the grantor for the benefit of the above described property in the Deed recorded at Deed Real Book 92, Page 839 in the Probate Office of Shelby County, Alabama, the location of said easement being the easement across the northeast portion of Lot 14B a reflected in the Amended Map of a Resurvey of Lot 14 of Cahaba Park South as recorded in Map Book 10, Page 15 in the Probate Office of Shelby County, Alabama, and together with a non-exclusive rights and easements granted to the grantor for the benefit of the above described property with respect to storm water drainage in the Agreement recorded in Book 92, Page 687 in the Probate Office of Shelby County, Alabama.

Together with rights granted in that certain Agreement recorded in Real 92, page 687 and that certain Grading Easement recorded in Real 257, page 649, in the Probate Office of Shelby County, Alabama.

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