21317



UCC FINANCING STATEMENT

A. NAME & PHONE OF CONTACT AT FILER (optional)
Mark P. Levy, Esq. 415-461-4900

B. E-MAIL CONTACT AT FILER (optional)
mark@levylevy.com

C. SEND ACKNOWLEDGMENT TO: (Name and Address)

LEVY, LEVY & LEVY
1299 FOURTH STREET, SUIT 400
SAN RAFAEL C.A 94901

Doc# 2324315037 Fee \$88.00

RHSP FEE:\$18.00 RPRF FEE: \$1.00

KAREN A. YARBROUGH

COOK COUNTY CLERK

DATE: 08/31/2023 02:14 PM PG: 1 OF 8

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г	name will not fit in line 1b, leave all c. Low , blank, check here and provide the	ie individual Debu	i inormation in item to or the ri	mancing of	atement Abbenbani (i om) of	
	1a, ORGANIZATION'S NAME					
	FOREST EDGE HEALTH CARE & REHA	BILITAT	ION CENTER RI	EALT	Y LLC	
ОR	1b. INDIVIDUAL'S SURNAME	FIRST PERSONA	L NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
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	MAILING ADDRESS	CITY				
5.	151 CHURCH STREET	SKOKIE	· j	IL	60077	USA
2 [DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use ex. ct, f il n	ame: do not omit.	modify, or abbreviate any part of	the Debtor	's name); if any part of the In	dividual Debtor's
	name will not fit in line 2b, leave all of item 2 blank, check here and provide the	h Individual Debt	or information in item 10 of the F	inancing St	atement Addendum (Form U	CC1Ad)
	2a. ORGANIZATION'S NAME		1			
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3. 8	SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECUR	RED PARTY): Pro	vide only one Secured Party nan	ne (3a or 3t	o)	
	3a, ORGANIZATION'S NAME					
	CAMBRIDGE REALTY CAPITAL LTD. (OF ILLIN	OIS			
OR	3b. INDIVIDUAL'S SURNAME	FIRST PERSONA	AL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
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4 (COLLATERAL: This financing statement covers the following collateral:		ı	•		•
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5. Check only if applicable and check only one box: Collateral is held in a Tru	ist (see UCC1Ad, item 17 and li	nstructions)	being administered by a Dec	edent's Personal Representative
6a. Check only if applicable and check only one box:			6b. Check only if applicable	and check only one box:
Public-Finance Transaction Manufactured-Home Transaction	A Debtor is a Transm	itting Utility	Agricultural Lien	Non-UCC Filing
7. ALTERNATIVE DESIGNATION (if applicable): Lessee/Lessor	Consignee/Consignor	Seller/Buy	er Bailee/Ballor	Licensee/Licensor
8. OPTIONAL FILER REFERENCE DATA: To be recorded in the Official Records of Cook Coun	ity, IL - Borrower			

ALL PERSONAL PROPERTY DESCRIBED IN EXHIBIT "B" ATTACHED HERETO AND INCORPORATED HEREIN

BY THIS REFERENCE, LOCATED ON REAL PROPERTY DESCRIBED IN EXHIBIT "A".

FHA No.: 071-22186 Bria of Forest Edge

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UCC FINANCING STATEMENT ADDENDUM FOLLOW INSTRUCTIONS	:				
NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if because Individual Debtor name did not fit, check here	line 1b was left blank	1			
9a. ORGANIZATION'S NAME Forest Edge Healthcare & Rehabilitation Cente	er Realty LLC	-			
OR 9b. INDIVIDUAL'S SURNAME		_			
FIRST PERSONAL NAM	ı	1			
ADDITIONAL NAME(S)(IN TIAL(S)	SUFFIX	THE ABOVE	SPACE	S FOR FILING OFFICE	USE ONLY
10. DEBTOR'S NAME: Provide (10a or 1' a) unity one additional Debtor name or do not omit, modify, or abbreviate any part of the Cabbor's name) and enter the m		in line 1b or 2b of the Fi	inancing S	statement (Form UCC1) (use	exact, full name
10a. ORGANIZATION'S NAME OR 10b. INDIVIDUAL'S SURNAME	,				
INDIVIDUAL'S FIRST PERSONAL NAME	· · · · · · · · · · · · · · · · · · ·				
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)					SUFFIX
10c. MAILING ADDRESS	СПҮ		STATE	POSTAL CODE	COUNTRY
11. ADDITIONAL SECURED PARTY'S NAME OF ASSIGNATION S NAME SECRETARY OF HOUSING AND URBA 11b. INDIVIDUAL'S SURNAME	N DEVELOPIV	-		ame (11a or 11b) NAL NAME(S)/INITIAL(S)	SUFFIX
office of Residential Care Facilities, 451 7th Street SW	WASHINGTO	ON O	STATE DC	POSTAL CODE 20410	COUNTRY
12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):	; ; ; ,		TŚ	Orgica	
13. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)	14. This FINANCING STAT	_	extracted -	collateral 🔽 is filed as a	a fixture filing
15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):	See Exhibit "A" : description of real esta	attached hereto	and in	ncorporated herei	n for a
	!				
17. MISCELLANEOUS:					

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EXHIBIT A LEGAL DESCRIPTION

Lots 18 to 28 both inclusive, in Block 3 in C.H. Beckwith's Subdivision of Blocks 14 and 15 in Hunter's Subdivision of the Northwest ¼ of Section 31, Township 38 North, Range 14 East of the Third Principal Meridian in Cook County, Illinois.

Common address: 8001 S. Western Ave., Chicago, Illinois 60620 Openin of Cook County Clark's Office

20-31-108-044-0000 P.I.N.:

EXHIBIT "B" TO SECURITY AGREEMENT AND FINANCING STATEMENTS

DESCRIPTION OF OWNER COLLATERAL

This Exhibit "B" is attached to, incorporated by reference in, and forms a part of that certain Security Agreement and Financing Statements (collectively, the "Security Documents"), executed and delivered by FOREST EDGE HEALTHCARE & REHABILITATION CENTER REALTY LLC, an Illinois limited liability company (for the purposes of this Exhibit, the "Debtor") in connection with the financing of the Project (as hereinafter defined) in favor of CAMBRIDGE REALTY CAPITAL LTD: OF ILLINOIS, an Illinois corporation (the "Secured Party").

This Exhibit. B" refers to the following collateral, which may now or hereafter be located on the premises of, relate to, or be used in connection with, the financing, repair, ownership, management and operation of a certain skilled nursing and intermediate care facility known or to be known as "Para of Forest Edge" (the "Project"), located in Chicago, Cook County, Illinois and owned by the Debtor:

All rights, title and interest of the Debtor in and to the minerals, soil, flowers, shrubs, crops, trees, timbers and other emblements now or hereafter on or part of the real property described in Exhibit "A" (said real property described in Exhibit "A" is hereinafter referred to as the "Property"), or under or above or about the same or any part or parcel thereof;

All machinery, apparatus, equipment, fittings, fixtures, whether actually or constructively attached to the Property and including all trade, domestic and ornamental fixtures and articles of personal property of every kind and nature whatsoever now or ne eafter acquired by the Debtor, including, but without limiting the generality of the foregoing all heating, air conditioning, freezing, lighting, laundry, incinerating and power equipment engines; pipes; pumps; tanks; motors; conduits; computers; telephones; switchboards; plumbing; lifting; cleaning; fire prevention; fire extinguishing, refrigerating, ventilating and communication apparatus; boilers, ranges, furnaces, oil burners or units thereof; appliances, air-cooling and air conditioning apparatus; vacuum cleaning systems; elevators, escalators, shades; awnings, screens storm doors and windows; stoves, wall beds, beds, refrigerators; attached cabinets, partitions ducts and compressors; rugs and carpets; draperies, furniture and furnishings; together with ai building materials and equipment now or hereafter delivered to the Property and intended to be -installed therein, including but not limited to lumber, plaster, cement, shingles, roofing, plumbing, fixtures, pipe, lath, wallboard, cabinets, nails, sinks, toilets, furnaces, heaters, brick, tile, water heaters, screens, window frames, glass, doors, flooring, paint, lighting fixtures and unattached refrigerating, cooking, heating and ventilating appliances and equipment; together will all additions and accessions thereto and replacements thereof;

All other tangible personal property of any kind or nature now or hereafter owned or acquired by the Debtor or now or hereafter located or installed at or in any other improvements on the Property, or elsewhere at or about the Property, together with any betterments to the Property or anything attached to or used in connection with any the Property or which may now

or hereafter at any time be placed in or added thereto, together with any and all replacements or substitutions thereof;

All of the water, sanitary and storm sewer systems now or hereafter owned by the Debtor which are now or hereafter located by, over, and upon the Property or any part and parcel thereof, and which water system includes all water mains, services laterals, hydrants, valves and appurtenances, and which sewer system includes all sanitary sewer lines, including mains, laterals, manholes and appurtenances;

All paving for streets, roads, walkways or entrance ways now or hereafter owned by the Debtor which are now or hereafter located on the Property or any part or parcel thereof;

All of the Debtor's interest as lessor in and to all leases or rental arrangements of the Property, or any part thereof, heretofore made and entered into, and to all leases or rental arrangements hereafter made and entered into by the Debtor during the life of the security agreements or any extension or renewal thereof, together with any and all guarantees of such leases or rental agreements and including all present and future security deposits and advanced rentals;

Any and all awards, payments or settlements, including all interest thereon, and the right to receive the same, as a result of (a) any condemnation proceedings or the total or partial taking of the Property or the Collateral or any part thereof under the power of eminent domain or under any conveyance in lieu thereof, (b) the alteration of the grade of any street, or (c) any other injury to, taking of, or decrease in the value of the Property described in Exhibit "A" or any Collateral described in this Exhibit;

All of the right, title and interest of the Debtor in and to all unearned premiums accrued, accruing or to accrue under any and all insurance policies now or hereafter provided pursuant to the terms of security agreements, and all insurance proceeds or other proceeds or sums payable for the loss of or damage to (a) the Property described in Exhibit 'A", or other Collateral described herein, (b) rents, revenues, income, profits or proceeds from leases, franchises, concessions or licenses of or on any part of the Collateral;

All contracts and contract rights of the Debtor, including but not limited to all rights and/or benefits arising from contracts entered into in connection with development, construction upon, operation or sale of part or all of the Collateral including contract or sales deposits;

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 Property or any improvements thereon, and all rights-of-way, streets, alleys and roads which may have been or may in the future be vacated;

All of the Debtor's rights to any fictitious or other names or trade names or copyrights used in conjunction with the Property or any Collateral or any other real or personal property of the Debtor;

All refunds, rebates, reimbursements, reserves, deferred payments, deposits, cost savings, governmental subsidy payments, benefits or other incentives (such as those available under any government sponsored, designated or recognized economic zone, enterprise zone, empire zone or empowerment zone or any like designation or program available for the Property now or in the future, including the availability of tax-exempt bond financing, additional accelerated depreciation expensing, environmental cleanup cost deductions, and/or capital gain roll-over), governmentally-registered or authorized tax credits or other credits (including, without limitation, emissions reduction tax credits, energy savings tax credits, empowerment zone employment tax credits, low-income housing tax credits, new market tax credits, welfare-to-work tax credits, and/or work opportunity tax credits), and all other credits, benefits, waivers and payments, whether in cash or in kind, due from or payable by (i) any federal, state, municipal or other governmental or quasi-governmental agency, authority or district, (ii) any insurance or utility company, or (iii) any ciner party or person, relating to any or all of the Property now or in the future, or arising out of the satisfaction of any conditions imposed upon or the obtaining of any approvals for the development or rehabilitation of the Property;

All refunds, rebates, reimbursements, credits and/or payments of any kind due from or payable by any governmental or other agency for any taxes, special taxes, assessments, or similar governmental or quasi-governmental charges or levies imposed upon the Debtor with respect to the Property or upon any or all of the Property or arising out of the satisfaction of any conditions imposed upon or the obtaining of any approvals is: the development or rehabilitation of the Property;

All undisbursed proceeds of any loan made to the Debt or by the Secured Party whether or not related to the Property and/or the Collateral;

All present and future rents, issues, profits, income, revenue, royalties, options, benefits, supporting obligations, accounts receivable, and other receivables of the Debtor or subject to the control of the Debtor (including, without limitation, all healthcare insurance receivables and/or entitlements, particularly any claim, right, lien, title, benefits or other interest of the Debtor with Medicaid reimbursement, Medicare respect to any health insurance, co-insurance, reimbursement, or other income, revenue, payments or reimbursement, if any, owing, payable to, chargeable by, or received by, the Debtor or any lessee, operator or other party controlled by, or affiliated with, the Debtor, or otherwise attributable or generated by or from the Property and/or the Collateral), all accounts of the Debtor, accounts subject to the control of the Debtor and/or any other accounts that are in any way related to the Collateral or the Property described in Exhibit "A" attached hereto and each and every part and parcel thereof (including, without limitation, any and all security accounts, negotiable and nonnegotiable certificates of deposit and/or any investments of any kind, all letters of credit and/or all deposit accounts, but excepting resident security deposits or other resident accounts), all general intangibles, payment intangibles, chattel paper, documents, instruments, inventory, goods, equipment and all books

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and records relating to the foregoing and also all present and future right, title and interest of the Debtor under any by virtue of each and every franchise, license, permit, lease or any other similar document or contractual right written or verbal covering any part or parcel of the Property or the Collateral whether now or hereafter made and any and all amendments to or modifications, extensions or renewals thereof and all proceeds thereof, it being the intention of the parties hereto that: (a) the security interest of the Secured Party shall attach to the Collateral (i) as soon as the Debtor obtains any interest in any property or collateral; (ii) before the property or collateral is installed or affixed to any other collateral; and (b) the security interest held by the Secured Party shall cover cash and non-cash proceeds of the Collateral;

All operating licenses, provider agreements, bed authority and/or certificate(s) of need issued to the Debtor or otherwise required to operate the Property as a hospital or health care facility and receive any benefits and/or reimbursements under any provider agreement with Medicaid, Medicare or any State or local programs, health care insurers or other assistance providers, to the fullest extent allowed by law; provided, however, that with respect to any such operating license, the Debtor and the Secured Party acknowledge that any right of the Secured Party to repossess the Property and/or the Collateral does not necessarily transfer or confer any authority upon the Secured Party to operate a hospital or health care facility.

All proceeds from the conversion, voluntary or involuntary, of any of the foregoing into cash or liquidated claims, and the right to collect such proceeds;

The Debtor acknowledges and agrees that, in applying the law of any jurisdiction that at any time enacts all or substantially all of the uniform provisions of Revised Article 9 of the Uniform Commercial Code (1999 Official Text, as amended), the above collateral description covers all assets of Debtor.

The real property described in Exhibit "A" is subject to a certain (1) Mortgage dated as of April 1, 2012, given by the Debtor to the Secured Party and record in the land records of Cook County, Illinois (the "Mortgage"). The Mortgage secures a certain Mortgage Note dated as of April 1, 2012, for the original principal amount of Seventeen Million Seven Hundred Twenty-One Thousand Five Hundred and 00/100ths Dollars (\$17,721,500.00) given by the Debtor to the Secured Party (the "Note"). The maturity date of the Note and the Mortgage is Mey 1, 2046. In the event of default under the terms of the Note and/or the Mortgage pursuant to which the Secured Party or any subsequent holder thereof declares the whole of the indebtedness secured thereby to be due and payable, at its option, the Secured Party or any subsequent holder may declare the whole of the indebtedness and all other sums secured hereby to be due and payable.

Except for the accounts, deposits, receivables, contracts, cash and non-cash proceeds and/or other intangibles described above, or goods of a type normally used in more than one location, the street address of the Property and/or Collateral is 8001 S. Western Avenue, Chicago, Illinois 60620.

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The term "Collateral" as used above specifically includes, to the fullest extent allowed by law, all of the Debtor's right, title and/or interest in, to and under the following documents, contracts effects, rights and/or intangibles respecting the hospital or health care facility operated at the Property described in Exhibit "A" herein: (1) the operating license or operating certificate, and (2) each and every provider agreement or other agreement with Medicaid, Medicare or any State or local program, health care insurer, health care plan, managed care organization (MCO), health maintenance organization (HMO), preferred provider organization (PPO), independent practice association (IPA) or any like provider or any other agreement with any other entity engaged in the delivery or payment of health care services; provided, however, the Secured Party acknowledges that its right(s) to repossess the Collateral as set forth in this paragraph does not necessarily transfer or confer any right or authority to operate a hospital or health care facility.

Notwi hstanding any other provision contained herein, the Collateral shall include, without limitation, all receipts, revenues, income, profits, proceeds, accounts receivable and unrestricted cash and investments derived from properties owned or leased by the Debtor, excepting permanently restricted net assets (i.e. donor restricted endowment funds) as defined in the Debtor's annual audit.