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Attorneys for the Debtors and Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

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In re:

ERICKSON RETIREMENT COMMUNITIES, LLC, *et al.*¹ CASE NO. 09-37010 (SGJ)

CHAPTER 11 Jointly Administered

Debtors.

NOTICE OF WITHDRAWAL OF DEBTORS' OBJECTIONS TO NSC/NSC-NFP CLAIMS AS SET FORTH IN DEBTORS' OMNIBUS OBJECTIONS

The Debtors in these chapter 11 cases are Erickson Retirement Communities, LLC, Ashburn Campus, LLC, Columbus Campus, LLC, Concord Campus GP, LLC, Concord Campus, LP, Dallas Campus GP, LLC, Dallas Campus, LP, Erickson Construction, LLC, Erickson Group, LLC, Houston Campus, LP, Kansas Campus, LLC, Littleton Campus, LLC, Novi Campus, LLC, Senior Campus Services, LLC, Warminster Campus GP, LLC, Warminster Campus, LP.

PLEASE TAKE NOTICE that the Debtors and Debtors in Possession herein, by their attorneys DLA Piper US LLP, hereby withdraw, without prejudice, their objections to:

- claim 1475, which objection was set forth in Debtors' Eighth Omnibus Objection –
 Ashby Ponds Inc. Claims [Doc. No. 1144]; and
- claim 1476 which objection was set forth in Debtors' Twelfth Omnibus Objection Brooksby Village, Inc. Claims [Doc. No. 1148].
- claim 1443, which objection was set forth in Debtors' Fourteenth Omnibus Objection –
 Cedar Crest Village Inc. Claims [Doc. No. 1150]; and
- claim 1444, which objection was set forth in Debtors' Twenty-Second Omnibus
 Objection Eagle's Trace Inc.. Claims [Doc. No. 1158]; and
- claim 1445, which objection was set forth in Debtors' Twenty-Fifth Omnibus Objection –
 Fox Run Inc. Claims [Doc. No. 1161]; and
- claim 1446, which objection was set forth in Debtors' Twenty-Sixth Omnibus Objection
 Greenspring Village Inc. Claims [Doc. No. 1162]; and
- claims 1447 and 1469, which objections were set forth in Debtors' Twenty-Eighth Omnibus Objection – Hickory Chase Inc. Claims [Doc. No. 1164]; and
- claim 1448, which objection was set forth in Debtors' Twenty-Ninth Omnibus Objection
 Highland Springs, Inc. Claims [Doc. No. 1165]; and
- claim 1449, which objection was set forth in Debtors' Thirty-Second Omnibus Objection
 Linden Ponds Inc. Claims [Doc. No. 1168]; and
- claim 1450, which objection was set forth in Debtors' Thirty-Fourth Omnibus Objection
 Maris Grove Inc. Claims [Doc. No. 1170]; and

- claim 1451, which objection was set forth in Debtors' Thirty-Fifth Omnibus Objection Monarch Landing Inc. Claims [Doc. No. 1171]; and
- claims 1440, 1441, 1442, 1458, 1459, 1460, 1461, 1462, 1463, and 1464, which objections were set forth in Debtors' Thirty-Seventh Omnibus Objection National Senior Campuses Inc. Claims [Doc. No. 1173]; and
- claim 1452, which objection was set forth in Debtors' Thirty-Eighth Omnibus Objection
 Oak Crest Village Inc. Claims [Doc. No. 1174]; and
- claim 1453, which objection was set forth in Debtors' Fortieth Omnibus Objection Riderwood Village Inc. Claims [Doc. No. 1176]; and
- claim 1454, which objection was set forth in Debtors' Forty-Third Omnibus Objection –
 Seabrook Village Inc Claims [Doc. No. 1179]; and
- claim 1455, which objection was set forth in Debtors' Forty-Fourth Omnibus Objection –
 Sedgebrook, Inc. Claims [Doc. No. 1180]; and
- claim 1456, which objection was set forth in Debtors' Forty-Sixth Omnibus Objection Tallgrass, Inc. Claims [Doc. No. 1182]; and
- claim 1457, which objection was set forth in Debtors' Fifty-Sixth Omnibus Objection –
 Wind Crest Inc. Claims [Doc. No. 1192].

Date: April 30, 2010 Dallas, Texas Respectfully submitted,

By: <u>/s/Vincent P. Slusher</u> Vincent P. Slusher State Bar No. 00785480 vince.slusher@dlapiper.com DLA Piper LLP (US) 1717 Main Street, Suite 4600 Dallas, Texas 75201 Telephone: (214) 743-4572 Facsimile: (972) 813-6267

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