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AFTER RECORDING PLEASE RETURN TO: Venable, LLP 750 E. Pratt Street, Suite 900 Baltimore, MD 21202 Attn: Edward S. Evans, III

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QUIT CLAIM DEED

THIS QUIT CLAIM DEED is made as of April 30, 2010, by MSRESS III DENVER CAMPUS, LLC, a Delaware limited liability company, whose address is c/o Morgan Stanley US RE investing Division, 1385 Bioadway, Floor 37, New York 19036 ("Granton"), in favor of LITTLETON CAMPUS, LLC, a Maryland limited liability company, whose address is c/o Erickson Retirement Communities, LLC, 701 Maiden Choice Lane, Baltimore, Maryland 21228 ("Grantee").

WITNESSETH, that in accordance with that certain Findings of Fact, Conclusions of Law, and Order Confirming The Debtor's Fourth Amended Joint Plan of Reorganization Under Chapter 11 of the Bankruptcy Code For Case No. 09-37010(SGJ) filed in the United States Bankruptcy Court for the Northern District of Texas Dallas Division, a copy of which is attached as Exhibit B hereto, and in consideration of Ten and No/100 Dollars (\$10.00) cash in hand paid, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor remises, releases and forever quitclaims to Grantee all of Grantor's right, title, and interest in and to the real property (the "Property") located in Douglas County, Colorado, and more particularly described on Exhibit A attached hereto and made a part hereof, to have and to hold it to Grantee, Grantee's heirs, executors, administrators, successors, or assigns forever. Neither Grantor nor Grantor's heirs, executors, administrators, successors, or assigns shall have, claim, or demand any right or title to the Property or any part of it.

TOGETHER with all and singular the appurtenances and privileges thereunto belonging or in anywise thereunto appertaining, and all the estate, right, title, interest, and claim whatsoever of Grantor, either in law or in equity, to the only proper use and benefit of Grantee, its heirs and assigns forever.

[Signature Page Follows]

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[Signature Page to Quit Claim Deed]

IN WITNESS WHEREOF, Grantor has duly executed this Quit Claim Deed as of the day, month and year first above written, with the intention of creating an instrument under seal.

GRANTOR:

MSRESS III DENVER CAMPUS, LLC, a Delaware limited liability company

By: Morgan Stanley Real Estate Special Situations Fund III, L.P., a Delaware limited partnership, its sole member

Stanley Real Situations III-GP, limited liability company, its general

partner

Name: Andrew S. Bauman

Title: Vice President

STATE OF: NEW YORK)
COUNTY OF: NEW YORK)

The foregoing instrument was personally acknowledged before me, the undersigned notary public, in and for the jurisdiction aforesaid, this 29 day of APRIL, 2010, by ANDREW S. BAUMANVice President of Morgan Stanley Real Estate Special Situations III-GP, LLC general partner of Morgan Stanley Real Estate Special Situations Fund III, L.P. sole member of MSRESS III DENVER CAMPUS, LLC.

JULIE F ZEITLIN Notary Public - State of New York NO. 01ZE6149901

Qualified in New York County My Commission Expires 07/17/2610

My Commission Expires:

Seal

LEGAL DESCRIPTION

PARCEL ONE:

LOTS 1 AND 2, ERICKSON FILING NO. 1, RECORDED JUNE 2, 2006 AT RECEPTION NO. 2006046418, AS AMENDED BY TECHNICAL PLAT CORRECTION CERTIFICATE RECORDED NOVEMBER 23, 2009 AT RECEPTION NO. 2009088858, COUNTY OF DOUGLAS, STATE OF COLORADO.

PARCEL TWO:

RESERVATION OF ACCESS ACROSS THE TIMES RELINQUISHED IN RULE AND ORDER IN CASE NO. 83 CV 274 IN THE DISTRICT COURT OF DOUGLAS COUNTY, COLORADO, RECORDED JANUARY 17, 1985 IN BOOK 558 AT PAGE 587 WHERE PASSAGEWAYS UNDER THE ROADWAY HAVE BEEN PROVIDED, AS MORE PARTICULARLY SET FORTH IN SAID RULE AND ORDER.

#2010027244 Case 09-37010-sgj11 Doc 1514-10 Filed 06/18/10 Entered 06/18/10 12:07:52 Desc Exhibit J Page 4 of 5

EXHIBIT B

UNOFFICIAL COPY





The following constitutes the ruling of the court and has the force and effect therein described.

Signed April 21, 2010

United States Bankruptcy Judge

UNOFFICIAL COPY

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

In re:

ERICKSON RETIREMENT COMMUNITIES, LLC, et al. 1

Debtors.

Case No. 09-37010 (SGJ)

Chapter 11

(Jointly Administered)

MAN MIST OF

AMENDED FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER CONFIRMING THE DEBTORS' FOURTH AMENDED JOINT PLAN OF REORGANIZATION UNDER CHAPTER 11 OF THE BANKRUPTCY CODE

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WHEREAS Erickson Retirement Communities, LLC and its affiliated debtors in the above-referenced chapter 11 cases, as debtors and debtors in possession (collectively, the "<u>Debtors</u>"), have jointly proposed and filed with the United States Bankruptcy Court for the

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The Debtors in these chapter 11 cases are Erickson Retirement Communities, LLC, Ashibitin 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, LIC, Warminster Campus GP, LLC, Warminster Campus, LP.