## **EXHIBIT A**

Supporting documentation / calculation for proof of claim for Separation Payment

Name of Debtor: Erickson Retirement Communities, LLC

Case Number: 09-37010

Name of Creditor: Earl R. Kuser Jr.

Address: 61

613 Meadowridge Road, Baltimore, MD 21204

Exhibits referenced in this documentation:

Exhibit B: Separation Agreement and Release

Exhibit C: Paycheck showing rate of pay for calculation

Exhibit D: Paychecks showing total of four weeks of severance paid to me to date

Per Separation Agreement and Release (Exhibit B), per paragraph 3, first bullet point, I am due the following severance payment: \$54,568.87

## Calculation:

(hourly rate) x (40 hours per week) x (3 of weeks of severance) = Total Severance Payout \$62.0101 per hour x 40 hours per week x 26 weeks = \$64,490.50

(Total Severance Payout) – (Severance received to date) = Net Severance owed to me \$64,490.50 - \$9,921.60 = \$54,568.90

## Calculation sources:

Hourly Rate from paychecks (Exhibit C)

# of weeks of severance from Separation Agreement (Exhibit B)

Severance Received to Date from last severance check / documentation (Exhibit D)

22 WEEK OF THE AGREED 26 WEEK HAVE NOT BEEN PAID. AMOUNTS TO \$54,568.87

TO:

Earl Kuser Jr.

DATE:

May 27, 2009

RE:

Separation Agreement and Release

Erickson Retirement Communities, LLC ("Company") must regretfully initiate a reduction in force. This agreement (the "Agreement") sets forth the terms and conditions for your separation from employment.

- 1. You will be separated as of the close of business on September 1, 2009 (the "Effective Date"). You will remain an employee at-will through the Effective Date, subject to Erickson's normal rules and standards of conduct for employees. Your duties will be to assist with completion of specific projects and transitioning of your responsibilities. If you need time for job search or interviews, we will try to accommodate your schedule. You will receive a final paycheck for your wages, minus taxes and withholdings, through the Effective Date at your current 2009 salary level, on the next regular Erickson pay-date. Your current benefits package remains in effect through the end of September 2009 with the standard payroll deduction. You will also receive a check for any accrued. unused PTO hours, minus taxes and withholdings, you have as of the Effective Date on the next regular paydate after the Effective Date.
- 2. If you currently participate in our benefits plan, beginning October 1, 2009, you may elect to continue your current health benefits package under COBRA, If you make this election, you may be eligible for a subsidy of the cost of maintaining your COBRA benefits under a new federal law, the Americans Recovery and Reinvestment Act of 2009 ("ARRA"). Under ARRA, for a limited period, you would be responsible for paying 35% of the ordinary COBRA premium for your benefits. For that same period, Company would be responsible for paying 65% of the ordinary COBRA premium for your benefits. According to current information, this subsidy towards your COBRA premium is for a period of up to 9 months starting with your first month of COBRA eligibility and may be discontinued if you become eligible for other benefits in certain circumstances. Further details on your rights under COBRA are included in the information package with this Agreement. Your eligibility for this subsidy does not depend on signing this Agreement. However, if you do not sign the Agreement, you will need to make your payments directly to our third party COBRA benefits administrator.
- 3. If you sign this Agreement and do not revoke your signature, we will also provide the benefits listed below. You will not be entitled to any other compensation, payments or benefits; however, this doesn't affect your vested retirement benefits nor any rights you have to continue your health insurance under COBRA.
  - 26 weeks of separation pay at your current 2009 salary level, minus taxes, deductions, and withholdings. The separation pay will be made in bi-weekly payments in accordance with Company's regular pay dates. These payments will start on the first pay period following eight (8) days after the Effective Date. However, if you accept another position with Company or another company which is managed by Company during the separation pay period, then your separation pay will end as of the start date for your new position.
  - You will be eligible to participate in any group outplacement services offered by Company through its contractor(s) as part of the April 2009 reduction-in-force program.
  - If you elect to continue your current health benefits package under COBRA, your eligibility for a potential subsidy of the cost under ARRA is discussed in Section 2 of this Agreement. In many cases, a 35% cost contribution would be higher than your normal monthly employee contribution to your benefits. If you sign this Agreement and do not revoke it, then during the separation pay period, we agree that you will only be responsible for paying the lesser of: (i) your normal employee contribution towards your benefits, or (ii) 35% of the ordinary COBRA premium for your benefits. Your contribution will be deducted

- automatically from the separation pay. After separation pay is concluded, then you will be responsible for direct payments of the 35% cost portion if you are eligible for the subsidy or the full COBRA premium if you are not eligible or if your eligibility period has concluded.
- If you participate in Company's 401k plan, you remain vested in the employer's matching contributions towards your plan per the vesting schedule which is included in your separation packet. Per the terms of the plan, you cannot make any further contributions during the separation pay period.
- If you participate and are currently vested in Company's Growth Participation Plan (GPP) Units under the terms of the old 2005 plan and/ or the terms of the 2006 plan, your vesting remains the same as of the Effective Date. All payments of GPP value will be made per the terms of the plans and may be delayed or deferred per the terms of the plans.
- If you have an outstanding employee assistance loan, we will continue to deduct the amounts you agreed upon from your final paycheck and separation paychecks. If there is still an outstanding balance after the final paycheck or separation pay is ended, we will forgive the outstanding balance.
- If you have a current agreement for tuition reimbursement, we will continue the reimbursement per the terms of our tuition reimbursement policy for this current semester only.
- If you are uncertain about your participation or vesting level in the benefits or plans named above, you may contact the HR Representative at the number provided in your separation packet.
- 4. You agree to return promptly all of Company's property including, but not limited to, your ID card, keys, parking pass, laptop, blackberry/ phone, equipment, and any documents or files concerning residents, employees, services, software, and business information for Company, its managed retirement communities, their members, subsidiaries, or affiliates. You agree to be reasonably available for discussions with your Company about transitioning your work. You agree to submit any expenses which you believe are reimbursable business expenses to Company within 30 days from your separation date. Company will only reimburse business expenses that are timely, genuine and reasonable, and supported by documentation as determined by Company. If you wish to keep your company phone, you will be required to transfer the account to your name and will be responsible for all charges after the Effective Date. You agree to refrain from disclosing any of Company's trade secrets, business practices, proprietary information or confidential information which you acquired during the course of your employment with Company. You also agree to keep the terms and the existence of this Agreement confidential and not to disclose this Agreement to any other person or entity, except for your attorney, your tax advisor, or your spouse, as applicable, unless otherwise required by law.
- 5. You agree not to communicate any derogatory or defamatory information concerning Company, its managed retirement communities, including their directors, officers, and employees to any other person or entity. Company agrees not to condone its managers communicating any derogatory or defamatory information concerning you to any other person or entity. If Company becomes aware of such conduct, Company will make a prompt and good faith effort to stop same. Company also agrees that it will not contest your application for unemployment compensation benefits.
- 6. In consideration for the benefits listed in Sections 3, 4, and 5 of this Agreement, you hereby release Company, its managed retirement communities, their owners, members, directors, officers, employees, agents, insurers, employee benefit plans and fiduciaries/ administrators of such plans, and all related or affiliated persons or entities (collectively the "Released Parties") of and from any and all known and unknown liability, claims, causes, demands, attorneys fees, damages, and rights, including, but not limited to, any claims which you have or may have arising out of or related to your employment, including the separation of your employment. This waiver and release includes all rights and obligations under any federal, state, or local laws, regulations, ordinances, or common law, including but not limited to all employment discrimination laws such as Title VII of the Civil Rights Act of 1964, as amended, the Maryland Human Rights Act, the Age Discrimination in Employment Act of 1967 ("ADEA"), the Family & Medical Leave Act, the Worker Adjustment and Retraining Notification Act

("WARN"), the Americans with Disabilities Act of 1990, Sections 1981 through 1988 of Title 42 of the United States Code, the Employee Retirement Income Security Act of 1974 ("ERISA"), and all other employment laws, claims for wrongful discharge, claims of unfair dealing, claims in connection with any employment contract, and claims for personal injury, emotional distress, pain and suffering, compensatory or punitive damages.

- 7. You agree that you have not filed nor commenced any charges, complaints, claims, civil actions or other proceedings against the Released Parties in any federal, state, local or other agency, court, or tribunal. You agree not to seek or request damages in connection with any other claim, demand or charge against the Released Parties. This Agreement is not intended to interfere with any right you have to file a charge with any federal, state or local governmental agency, except that you agree that by entering into this Agreement, you waive any claim to recovery of any remedy beyond what is provided in this Agreement. You also agree that you have not been denied any leave requested under the Family and Medical Leave Act or any applicable state/ local leave laws. This paragraph does not preclude you from bringing an action to enforce the terms of this Agreement or to challenge the validity of this Agreement.
- 8. You agree that you had the opportunity to report to Company any violations of the Corporate Compliance Plan during your employment and you further agree that you have no knowledge of any violations of the Plan except as otherwise reported. You agree that your obligations under this Agreement are material obligations on which Company is reasonably relying. If you breach your obligations under this Agreement, Company may immediately suspend or terminate its own obligations under the Agreement, including but not limited to, its obligations to pay any and all compensation or other amounts listed in Section 3 of this Agreement or pursue an action to recover any such compensation paid or enforce performance of this Agreement.
- 9. This Agreement shall not be in any way construed as an admission by Company, its owners, members, directors, officers, employees, or agents of any liability, wrongdoing, discrimination, fault, or breach.
- 10. You are advised to consult with an attorney concerning this Agreement. In accordance with current legal requirements under the Older Workers' Benefit Protection Act, this offer will be held open for no more than forty-five (45) days from your separation date, which is listed in Section 1 of this Agreement. If you do not sign and return the Agreement within the 45 day period, the offer will automatically expire. You may use as much of this 45-day period as you wish before signing. In addition, you may revoke this Agreement any time within seven (7) days after you sign the Agreement. To be effective, any revocation must be in writing and must be delivered within seven (7) days after your signature to the following address: Erickson Retirement Communities, 701 Maiden Choice Lane, Baltimore, Maryland 21228, Attn: General Counsel. Required information on this April 2009 Reduction in Force Program is included for your consideration in attached Schedules 1 and 2.
- 11. Your signature confirms that you are entering into this Agreement voluntarily, you understand all of its terms, and that you are not relying upon any other representations or agreements of Company except for those expressly set forth in this Agreement. Once signed, this Agreement will set forth the entire agreement between Company and you and supersedes any previous agreements or discussions concerning your employment or the termination thereof, except as expressly noted above. No changes in this Agreement will be valid unless in writing and signed by both parties. In the event that any one or more of the provisions of this Agreement other than the general release language in Section 6 shall for any reason be held to be invalid, illegal or unenforceable, the invalidity, illegality, or unenforceability shall not affect any other provision, and the Agreement shall be construed as though it had not contained the invalid, illegal, or unenforceable provision.
- 12. Any need for interpretation or enforcement of this Agreement will be in accordance with Maryland law, without regard to its conflict of laws provisions. Company and you agree that any action or proceeding relating to the enforcement of this Agreement will only be brought in the courts of Baltimore County, Maryland or

in the U.S. District Court for the State of Maryland. Company and you further agree that any such action or proceeding will be heard without a jury or an advisory jury. You and Company waive your respective rights to bring any such action or proceeding in any other jurisdiction, or to have any such action or proceeding heard before a jury or an advisory jury.

PLEASE READ THIS AGREEMENT CAREFULLY. IT CONTAINS A RELEASE OF ALL KNOWN AND UNKNOWN CLAIMS AS OF THE DATE OF THIS AGREEMENT. BY SIGNING BELOW, YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, UNDERSTAND IT, AND ARE VOLUNTARILY ENTERING INTO IT.

Witness:

Employee Signature

Earl Kuser Jr.

Date:

Erickson Retirement Communities, LLC

Signed by:

Printed Name:

August Ck.

	Total Severance	Means of Soverance	Saverance up to	Severance above	
Name	Remaining	Remaining	\$10,950	\$10,950	
Joseph Unide W. Hayward	86,422,90 82,488,40	24.00 20.00	10,950.00 10,950.00	75,472.90	. é:
Robert Weaver	68,109.11	28.00	10,950 00	71,538.40 55,159.11	
David Tague  Douglas Honbarrier	64,479,84 61,896,15	72.00	10,950,00	53,529 84	
Kevin Glover	56,367.69	22,00 18,00	10,950,00	50,948.15 45,417.69	30 h
Earl Kuser Jr.	54,568,87	22,00	10,950.00	43,618,67	養 7.
James Steams Jeffrey Debois	49,924;58 48,364,41	18.00	10,950,00	38,974.58 37,414.41	<b>1</b>
Thomas Stone	46,303.65	22.00	10,950 00	35,853,65	7 K.
Robert Albright William Brattain	45,514,26 44,081,54	24.00	10,950.00	34,564.26	e Mar
David Horrocks	40,985.00	14,00 12,00	10,950,00 10,950,00	33,131.54 30,036.00	
Richard Jacobs	38,848,85	22.00	10,950.00	27,898,85	
Daniel Healey Michael Sichel	38,559.63 36,133.23	18,00 14,00	10,950.00 10,950.00	27,609.63 25,183.23	
Mary Beth Perry	35,202.62	20.00	10,950,00	24,252.62	
Tera Whitehurst	35,188.72 30,600.00	26,00 18,00	10,950.00 10,950.00	24,238 72	
Cathorine Kelly	29,184.00	16.00	10,950.00	19,650.00	
Charyl Jones	28,980.00	20.00	10,950 00	18,030,00	
Sharon Kirkley Randolph Craig	28,423,04 26,737,15	14.00	10,950.00	17,473.04 15,787.15	
Christi Woker	28,239.82	16.00	10,950 00	15,289.82	
Tremayne Richardson Donald Lander	26,127,43 24,953.01	18.00 13,00	10,950,00	15,177.43 14,003.01	
Susan Roche	23,922.99	10.00	10,950.00	12,972.99	-
Shiren Velenti Eva Moore	23,917.60 22,506.21	16,00 14,00	10,950.00	12,067.60	
George Brown	22,700.96	8.00	10,950,00 10,950,00	11,956.21 11,750,96	
Catherine Fisher	22,384 62	12.00	10,950.00	11,434.52	
Mark Sowyer Lloyd Yeskel	21,218,40 21,149,83	10.00 8.00	10,950,00 10,950,00	10,268,40 10,199,83	Section 1
Unda Vigilante	20,837,32	12.00	10,950.00	9,887,32	
Steven Parks Armur Hanson	20,203.85 20,203.82	17.00 11.00	10,950,00 10,950,00	9,253.85 9,253.62	
David Tressler	19,882.04	13.00	10,950,00	8,932.04	
Michael James Kimborly Sadio-Saxion	18,933,25 18,078,72	11.00	10,950,00	7,683.25	
Jeff Augustyniak	17,457.26	12.00 22.00	10,950,00 10,950,00	7,126.72 6,507.26	
Jennifer Tillman Petricia Black	18,346,15	10.00	10,950,00	5,398.15	
Eric Gross	15,410.77 15,244.00	14.00 4.00	10,950 00 10,950 00	4,480.77 4,294,00	
Edward Balle	14,778.82	6,00	10,950,00	3,825.82	
Suzanne Brammer Eric Harding	13,654.00 13,120.00	14.00 16.00	10,950,00 10,950,00	2,704,00	
Alan Jackson	13,100,11	6.00	10,950.00	2,150.11	.:
Kelly Kight Theodore Sirko	12,964.91 12,943.60	12.00 6.00	10,950,00	2,014.91	
Crystall Pearson	12,929,16	10.00	10,950.00 10,950.00	1,993,60 1,979,16	
Stephen Colling Laurence Rubel	12,729.31	12.00	10,950 00	1,779.31	
Tammy Edge	11,881.80 9,847,22	7.00 10.00	10,950,00 9,647,22	931.80	•
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Stacey O'Neale : Barry Meisel	8,926.54	8 00	6,926.54		
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Christine O'Connell	4,349.09	2.00	4,349.09		
Mark Shearman Akousto Diondo	3,949,64 3,821,93	3 00 6 00	3,949.64	*	
Mouhamed Pindra	3,700.45	600	3,821,93 3,700,45	ينستي سيسرجون	
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Michele Hilger	3,089,67	4.00	3,588.00 3,089.67		
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Meghan Ritchie Michael Bennett	2,349,04 1,999,58	4.00 2.00	2,349.04 1,999,58		
Valerie Krasowski	1,963.15	2.00	1,963,15		•
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Nicole Beauchamp Steven Hensley	1,386.79	2.00	1,386,79	ne restruction de la company	
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Exemptions

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Erickson Retirement Communities, LLC 701 Maiden Choice Lane Baltimore, MD 21228

Addl Amt Addl %

**Earnings Statement** 

Page 001 of 001

Period Ending: Advice Date:

09/05/2009 09/11/2009

Advice Number: Batch Number:

0000469123 000000002836

EARL R. KUSER JR. 613 Meadow Ridge Rd Baltimore, MD 21204

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*Dental	21.07	398.95
*FSA Medical	115.39	2192.31

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Erickson Retirement Communities, LLC 701 Maiden Choice Lane Baltimore, MD 21228

Advice Number: 0000469123

Advice Date:

Deposited to the account of EARL R. KUSER JR.

Account Number Checking XXXX5501

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**EXHIBIT** \* D ' Earnings Statement ZG WEEK TOTAL

Erickson Retirement Communities, LLC 701 Maiden Choice Lane Baltimore, MD 21228

Addl Amt

Page 001 of 001

Period Ending: Advice Date: Advice Number:

Batch Number:

10/03/2009 10/09/2009

0000484762 000000002920

EARL R. KUSER JR. 613 Meadow Ridge Rd Baltimore, MD 21204

## ZZ WEEKS LEAVES

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Fed Taxable Wages

TOP TO LIGHTER AT BOTTOM

Erickson Retirement Communities, LLC 701 Maiden Choice Lane Baltimore, MD 21228

Advice Number: 0000484762

10/09/2009 Advice Date:

4724.63 105384.82

Deposited to the account of EARL R. KUSER JR.

Account Number Checking XXXX5501

Transit 252070309

Amount 3465.11

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NON-NEGOTIABLE

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