

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:)	Chapter 11
RC SOONER HOLDINGS, LLC, <u>et al.</u> , ¹)	Case No. 10-10528 (BLS)
Debtors.)	(Jointly Administered)
)	Regarding Docket No. 5

**CERTIFICATE OF NO OBJECTION TO DEBTORS' MOTION FOR
ORDER AUTHORIZING MAINTENANCE AND UTILIZATION
OF CASH MANAGEMENT SYSTEM AND BANK ACCOUNTS AND
CONTINUED USE OF EXISTING BUSINESS FORMS**

The undersigned hereby certifies that, as of the date hereof, he has received no answer, objection or other responsive pleading to the Debtors' Motion for Order Authorizing Maintenance and Utilization of Cash Management System and Bank Accounts and Continued Use of Existing Business Forms (the "Motion") filed on February 22, 2010. The undersigned further certifies that he has reviewed the Court's docket in this case and no answer, objection or other responsive pleading to the Motion appears thereon. Pursuant to the Notice of Motion, objections to the Motion were to be filed and served no later than March 11, 2010 at 4:00 p.m. (ET).

¹ The Debtors and the last four digits of their taxpayer identification numbers are: RC Sooner Holdings, LLC (7904); RC Brixton Square Owner, LLC (8002); RC Cedar Crest Owner, LLC (7914); RC Fulton Plaza Owner, LLC (8011); RC Magnolia Owner, LLC (7998); RC Pomeroy Park Owner, LLC (7939); RC Salida Owner, LLC (7947); RC Savannah South Owner, LLC (7983); RC Southern Hills Owner, LLC (7958); Brixton Square Apartments, LLC (1844); CC Apartments, LLC (1798); Fulton Plaza Apartments, LLC (4344); Magnolia Manor Apartments, LLC (4486); Pomeroy Park Apartments, LLC (1649); Salida Apartments, LLC (1915); Savannah South Apartments, LLC (8586); and Southern Hills Villa Apartments, LLC (1721). The business address for each of the Debtors where notices should be sent is 1515 Broadway, 11th Floor, New York, New York 10036-8901.

The Debtors respectfully request that the proposed form of order, attached hereto as Exhibit A, be entered at earliest convenience of the Court.

Dated: March 15, 2010
Wilmington, Delaware

Respectfully Submitted,

BALLARD SPAHR LLP

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Proposed Counsel for the Debtors and Debtors in Possession

² Admitted *pro hac vice*.