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LIOO PINIANIONIO OTATENENT		SHAWNYNE GARREN	, RECORDER	
UCC FINANCING STATEMENT FOLLOW INSTRUCTIONS			$\overline{}$	
A. NAME & PHONE OF CONTACT AT FILER (optional)				
B. E-MAIL CONTACT AT FILER (optional)	ua da de la Profession Accessoration del Profession de Accessoration de la constitución d		\ \	
C. SEND ACKNOWLEDGMENT TO: (Name and Address)			\ \	
Ballard Spahr LLP			\ \	
101 South Reid Street, Suite 302	F I		\ \	
Sioux Falls, South Dakota 57103				
Attention: Michael J. Mabee, Esq.	1			
1419-09-001-085		THE ABOVE SPACE IS FOR	R FILING OFFICE USE	ONLY
	s exact, fulf hame, do not omit, modify, or a and provide the Individual Deblor information			
18. ORGANIZATION'S NAME HART LIVING TRUST, DATED JU OR				
16. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITION	AL NAME(S)/INITIAL(S)	SUFFIX
1c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
c/o JEFFREY L. HART AND JULIE D. HART, FRUSTEES, 58 Boulder View	Irvine	/ CA	92603	USA
OR 26. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITION	al name(s)/initial(s)	SUFFIX
2c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
3. SECURED PARTY'S NAME (or NAME of ASSIGNEE OF ASSIGN	NOR SECURED PARTY) Provide only or	g Secured Party name (3a or 3b)	Militaria habita din Militaria marana (amat dinamana ayayila yima aya ayayaya qiyara	
SOLIDUS I, LLC	\ \			
3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITION	AL NAME(S)/INITIAL(S)	SUFFIX
AND MANUAL AND PERC	A LEV	Tengrape P	DOOTH CODE	
ic. mailing address 1600 Dove St. Suite #400	Newport Beach		POSTAL CODE 92660	USA
COLLATERAL: This financing statement covers the following collete All Collateral listed on Exhibit A, attached here	ral: eto.			
	in a Trust (see UCC1Ad, item 17 and inst	uctions) being administere	i by a Decedent's Persona	# Representative
a. Check only if applicable and check only one box:	promy		d by a Decedent's Persona pplicable and check <u>onl</u> y o	
5. Check only if applicable and check only one box: Collateral is wheld ba. Check only if applicable and check only one box: Public-Finance Transaction Manufactured-Home Trans ALTERNATIVE DESIGNATION (if applicable): Lessee/Lessor	promy	6b. Check only if a	pplicable and check only o	ne box:

ICC FINANCING STATEMENT ADDENDUM OLLOW INSTRUCTIONS					\wedge	
NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; because Individual Debtor name dld not fit, check here	if line 1b was lo	eft blank			\ \	
9a. ORGANIZATION'S NAME HART LIVING TRUST, DATED JULY 19	9, 2007				\ '	\
95. INDIVIDUAL'S SURNAME			_		_ \	\
FIRST PERSONAL NAME						
ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX	THE ABOV	SPACE	IS FOR FILING OFF	ICE USE ONLY
DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name of do not omit, modify, or abbreviate any part of the Debtor's name) and enter the						_
10a. ORGANIZATION'S NAME			1	\neg		
10b, INDIVIDUAL'S SURNAME)	-		
INDIVIDUAL'S FIRST PERSONAL NAME				7		
INDIVIDUAL'S ADDITIONAL NAME(SYINITIAL(S)			\			SUFFIX
Dr. MAILING ADDRESS	СПҮ		$\overline{}$	STATE	POSTAL CODE	COUNTRY
. ADDITIONAL SECURED PARTY'S NAME of ASSIGN	IOR SECU	RED PARTY'S	S NAME: Provide	only one na	 ame (11a or 11b)	
11a. ORGANIZATION'S NAME				The same of the sa		
11b. INDIVIDUAL'S SURNAME	FIRST PER	SONAL NAME		ADDITIO	NAL NAME(S)/INITIAL	(S) SÜFFIX
IC. MAILING ADDRESS	CITY	$\overline{}$		STATE	POSTAL CODE	COUNTRY
2. ADDITIONAL SPACE FOR ITEM 4 (Collateral):						
 This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable) 	1 —	NANCING STATEM		extracted	collateral 🗾 is filed	as a fixture filing
5. Name and address of a RECORD OWNER of real estate described in item 18 (if Debtor does not have a record interest):	1	tion of real estate: redule 1 atta	ched hereto			
, MISCELLANEOUS:						

EXHIBIT A

DEBTOR:

JEFFREY L. HART AND JULIE D. HART, TRUSTEES OF THE HART LIVING TRUST, DATED JULY 19, 2007

SECURED PARTY:

SOLIDUS I, LLC

All of Debtor's right, title and interest in and to the land described in <u>Exhibit A</u> (the "<u>Premises</u>"), and the buildings, structures, fixtures and other improvements now or hereafter located thereon (the "<u>Improvements</u>");

All right, title, interest and estate of Debtor now owned, or hereafter acquired, in and to the following property, rights, interests and estates (the Premises, the Improvements, and the property, rights, interests and estates hereinafter described are collectively referred to herein as the "Trust Property"):

- (a) all easements, rights-of-way, strips and gores of land, streets, ways, alleys, passages, sewer rights, water, water courses, water rights and powers, air rights and development rights, rights to oil, gas, minerals, coal and other substances of any kind or character, and all estates, rights, titles, interests, privileges, liberties, tenements, hereditaments and appurtenances of any nature whatsoever, in any way belonging, relating or pertaining to the Premises and the Improvements; and the reversion and reversions, remainder and remainders, and all land lying in the bed of any street, road, highway, alley or avenue, opened, vacated or proposed, in front of or adjoining the Premises, to the center line thereof; and all the estates, rights, titles, interests, dower and rights of dower, courtesy and rights of courtesy, property, possession, claim and demand whatsoever, both at law and in equity, of Debtor of, in and to the Premises and the Improvements and every part and parcel thereof, with the appurtenances thereto;
- (b) all machinery, furniture, furnishings, equipment, computer software and hardware, fixtures (including all heating, air conditioning, plumbing, lighting, communications and elevator fixtures), inventory, materials, supplies and other articles of personal property and accessions thereof, renewals and replacements thereof and substitutions therefor, and other property of every kind and nature, tangible or intangible, owned by Debtor, or in which Debtor has or shall have an interest, now or hereafter located upon the Premises or the Improvements, or appurtenant thereto, and usable in connection with the present or future operation and occupancy of the Premises and the Improvements (hereinafter collectively referred to as the "Equipment"), including any leases of, deposits in connection with, and proceeds of any sale or transfer of any of the foregoing, and the right, title and interest of Debtor in and to any of the Equipment that may be subject to any "security interest" as defined in the Uniform Commercial Code, as in effect in the State where the Trust Property is located (the "UCC"), superior in lien to the lien of this Deed of Trust;
- (c) all awards or payments, including interest thereon, that may heretofore or hereafter be made with respect to the Premises or the Improvements, whether from the exercise of the right of eminent domain or condemnation (including any transfer made in lieu of or in anticipation of

the exercise of such right), or for a change of grade, or for any other injury to or decrease in the value of the Premises or Improvements;

- all leases and other agreements or arrangements heretofore or hereafter entered into affecting the use, enjoyment or occupancy of, or the conduct of any activity upon or in, the Premises or the Improvements, including any extensions, renewals, modifications or amendments thereof (hereinafter collectively referred to as the "Leases") and all rents, rent equivalents, moneys payable as damages (including payments by reason of the rejection of a Lease in a Bankruptcy Proceeding or in lieu of rent or rent equivalents), royalties (including all oil and gas or other mineral royalties and bonuses), income, fees, receivables, receipts, revenues, deposits (including security, utility and other deposits), accounts, cash, issues, profits, charges for services rendered, and other consideration of whatever form or nature received by or paid to or for the account of or benefit of Debtor or its agents or employees from any and all sources arising from or attributable to the Premises and the Improvements, including all receivables, customer obligations, installment payment obligations and other obligations now existing or hereafter arising or created out of the sale, lease, sublease, license, concession or other grant of the right of the use and occupancy of the Premises or the Improvements, or rendering of services by Debtor or any of its agents or employees, and proceeds, if any, from business interruption or other loss of income insurance (hereinafter collectively referred to as the "Rents"), together with all proceeds from the sale or other disposition of the Leases and the right to receive and apply the Rents to the payment of the debt;
- (e) all proceeds of and any unearned premiums on any insurance policies covering the Trust Property, including, without limitation, the right to receive and apply the proceeds of any insurance, judgments, or settlements made in lieu thereof, for damage to the Trust Property;
- (f) the right, in the name and on behalf of Debtor, to appear in and defend any action or proceeding brought with respect to the Trust Property and to commence any action or proceeding to protect the interest of Secured Party in the Trust Property;
- all accounts (including reserve accounts), escrows, documents, instruments, chattel paper, claims, deposits and general intangibles, as the foregoing terms are defined in the UCC, and all franchises, trade names, trademarks, symbols, service marks, books, records, plans, specifications, designs, drawings, surveys, title insurance policies, permits, consents, licenses, management agreements, contract rights (including any contract with any architect or engineer or with any other provider of goods or services for or in connection with any construction, repair or other work upon the Trust Property), approvals, actions, refunds of real estate taxes and assessments (and any other governmental impositions related to the Trust Property) and causes of action that now or hereafter relate to, are derived from or are used in connection with the Trust Property, or the use, operation, maintenance, occupancy or enjoyment thereof or the conduct of any business or activities thereon; and
- (h) all proceeds, products, offspring, rents and profits from any of the foregoing, including those from sale, exchange, transfer, collection, loss, damage, disposition, substitution or replacement of any of the foregoing.

SCHEDULE 1

Legal Description

All that certain real property situate in the City of Carson City, County of Douglas, State of Nevada, described as follows:

Lot 105, as set forth on the Final Map of CLEAR CREEK TAHOE UNIT 6, filed in the office of the County Recorder of Douglas County, State of Nevada, on November 24, 2021, as File No. 2021-977643, Official Records

