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UC	C FINANCING	STATEME	NT							
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	SEND ACKNOWLEDGE									
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1.	DEBTOR'S EXACT FU		E - insert only one debtor name (1a	or 1b) - do not abbreviate	or combine names					
	Centofanti Rea									
OR	16. INDIVIDUAL'S LAST N			FIRST NAME		MIDDLE NAME S		SUFFIX		
	III. INDIVIDUALS LAST N	AME		FIRST NAME		MIDULE	NAME	SOFFIX		
1c.	MAILING ADDRESS			CITY		STATE	POSTAL CODE	COUNTRY		
	725 Reservoir Avenue, Suites 307 and 308			Cranston		RI	02910	USA		
	TAXID#: SSN OR EIN ADD'L INFO RE 10. TYPE OF ORGANIZATION		11. JURISDICTION OF ORGANIZATION		1g. ORGANIZATIONAL ID#, if any					
	NOT REQUIRED IN RHODE ISLAND	JIRED IN ORGANIZATION LLC		Rhode Island		000117430		Пионе		
2.7			LEGAL NAME - insert only one of	lebtor name (2a or 2b) - c	lo not abbreviate or comb	ine names				
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OF	2b. INDIVIDUAL'S LAST N	NAME		FIRST NAME		MIDDLE NAME		SUFFIX		
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72	5 Reservoir Av	•		Cranston		RI	02910	USA		
2d.	AX ID#: SSNOR EIN ADDL INFORE 20. TYPE OF ORGANIZATION ORGANIZATION DEBTOR COrporation		21. JURISDICTION OF ORGANIZATION Rhode Island		2g. ORGANIZATIONAL ID #, if any					
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3.	SECURED PARTY'S	NAME (or NAME	of TOTAL ASSIGNEE of ASSIGNOR	R S/P) - insert only one se	cured party name (3a or	3b)				
		ORGANIZATION'S NAME								
Q F	Bank Rhode Island									
٠,	3b. INDIVIDUAL'S LAST NAME		FIRST NAME		MIDOLE	NAME	SUFFIX			
	MAILING ADDRESS						Toons Loons	COUNTER		
_	MAILING AUDRESS		Providence		STATE	POSTAL CODE	COUNTRY			
	ne Turks Head	Dia .		D		RI	02903	USA		

Please see "Exhibit A" attached hereto.

5. ALTERNATIVE DESIGNATION [if applicable].		NOR BAILEE/BAILOR SELLE	R/BUYER AG. LIEN NON-UCCFILING
 This FINANCING STATEMENT is to be filed [for record ESTATE RECORDS. Attach Addendum] (or recorded) in the REAL 7, (if applicable)	TO REQUEST A SEARCE	H REPORT, FILE A UCC11
8. OPTIONAL FILER REFERENCE DATA			
Secretary of State			
			/

EXHIBIT A

UNIFORM COMMERCIAL CODE CONTINUATION OF FINANCING STATEMENT

DEBTORS:

Centofanti Realty, LLC & University Neurology, Inc.

725 Reservoir Avenue, Suites 307 & 308

Cranston, Rhode Island 02910

SECURED PARTY:

Bank Rhode Island One Turks Head Place

Providence, Rhode Island 02903

The Financing Statement to which this "Exhibit A" is attached covers:

All of Debtor's present and future right, title and interest in and to any and all of the "Collateral" wherever located including, with out limitation to the assets, to be kept at 725 Reservoir Avenue, Suites 307 & 308, Cranston, Rhode Island 02910, as defined herein.

Collateral shall be defined to include:

- All of Debtor's now owned or hereafter acquired accounts within the meaning of Uniform Commercial Code as the same may be in effect in the State of Rhode Island from time to time (the "Code"), and to the extent not included therein, contracts, rights, instruments, documents, chattel paper, general intangibles and other forms of obligations arising from goods sold or leased or for services rendered; any other obligations or indebtedness owed to Debtor from whatever source arising; all rights of Debtor earned or to be earned under contracts to sell or lease goods or to render services or to receive any payments in money or kind; all quarantees of receivables and security therefor; all of the right, title and interest of Debtor in and with respect to the goods, services or other property which gave rise to or which secure any of the receivables; insurance policies and proceeds relating thereto; and all of the rights of Debtor as an unpaid seller of goods or services, including, without limitation, the rights of stoppage in transit, replevin, repossession, reclamation and resale; all cash or non-cash proceeds of all of the foregoing; and all deposit accounts, as within the meaning of the Code, including now owned or hereafter acquired securities and other property held by the Secured Party for the account of Debtor or owing from time to time by the Secured Party to Debtor in any capacity;
- (B) All of Debtor's now owned or hereafter acquired general intangibles within the meaning of the Code and to the extent not included therein, all patents, trademarks, tradenames, copyrights, goodwill, royalties, licenses, causes in action, tax refunds, insurance premium rebates and refunds and insurance proceeds, "documents", "chattel paper", and "instruments" all as defined in the Code, pending applications for any of the foregoing, Debtor's business names and all proceeds of the foregoing;
- (C) All of Debtor's now owned or hereafter acquired "inventory" within the meaning of the Code and to the extent not included therein, all goods, merchandise and other personal property which are held for sale or lease, or are furnished or to be furnished under any contract of service or are raw materials, work-in-process, supplies or materials used or consumed in

Debtor's business, and all products thereof, and all substitutions, replacements, additions or accessions therefor and thereto; all cash or non-cash proceeds of all of the foregoing, including insurance proceeds;

- (D) All of Debtor's now owned or hereafter acquired machinery and equipment (as defined in the Code) and furniture and fixtures (as defined in the Code) used or acquired for use in the business of Debtor, together with all tools and supplies therefore and additions and accessions thereto and all substitutions and replacements thereof and parts and appurtenances therefor and thereto; all cash or non-cash proceeds of the foregoing; and including without limitation, all Equipment listed on any schedule attached hereto;
- (E) All ledger sheets, files, records, documents and instruments (including, without limitation, computer programs, tapes and related electronic data processing software) evidencing an interest in or relating to the collateral;
- (F) All instruments (including, without limitation, all promissory notes), documents of title, letters of credit, rights to proceeds of letters of credit, letter-of-credit rights, supporting obligations of every kind and description, policies and certificates of insurance, securities, securities entitlements, documents, deposit accounts, investment property, partnership interests, membership interest in limited liability companies (including, without limitation, all of Debtor's rights, title and interest in and to all limited liability companies and partnerships and to any successor business entities, and the right to receive all payments and distributions due or to becomes due under all related partnership agreements, operating agreements, and other constituent documents governing or establishing such business entities), other rights to payment and performance, bank deposits, deposit accounts, checking accounts, certificates of deposit, money and cash, whether now or owned or hereafter acquired by Debtor, or in which Debtor may now have or hereafter acquire an interest.

Debtor hereby acknowledges and agrees that the security agreement covers, and is intended to cover, all assets of Debtor. For avoidance of doubt, it is expressly understood and agreed that, to the extend the Uniform Commercial Code is revised subsequent to the sate hereof such that the definition of any of the foregoing terms included in the description of the Collateral is changed, the parties agree that any property which is included in such changed definitions which would not otherwise be included in the forgoing grant on the date hereof be included in such grant immediately upon the effective date of such revision, it being the intention of the parties hereto that the description of Collateral set forth herein be construed to include the broadest possible range of property and assets and all tangible and intangible personal property and fixtures of the Debtor of every kind and description.