IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE:

LAVIE CARE CENTERS, LLC, et al., 1 \$ CASE NO. 24-55507 (PMB) \$

Debtors. \$ (Jointly Administered)

NOTICE OF WITHDRAWAL OF MOTION OF CREDITOR HAZELLE SLAUGHTER FOR RELIEF FROM THE AUTOMATIC STAY AND PLAN INJUNCTION FOR THE LIMITED PURPOSE OF PROCEEDING AGAINST INSURANCE PROCEEDS AND NOTICE OF CANCELLATION OF HEARING

COMES NOW Creditor, HAZELLE SLAUGHTER, in her capacity as Durable Power of Attorney for OTIS CARR ("Movant"), by and through undersigned counsel, and respectfully gives notice that Movant hereby withdraws the *Motion of Creditor Hazelle Slaughter for Relief from the Automatic Stay and Plan Injunction for the Limited Purpose of Proceeding Against Insurance Proceeds*, filed on September 19, 2025. Movant further files this Notice of Cancellation of the Hearing previously scheduled on said Motion.

Movant respectfully requests that the Court deem the Motion withdrawn, take no further action thereon, and cancel the scheduled Hearing.

Respectfully submitted November 25, 2025.

SMITH CLINESMITH, LLP

By: /s/ Jacob Runyon, Esq. Jacob Runyon, Esquire Georgia Bar No.: 528373 325 N. St. Paul, Suite 2775



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Attorneys for Movant, Hazelle Slaughter, as Power of Attorney for Otis Carr

CERTIFICATE OF SERVICE

I hereby certify that on November 25, 2025, a true and correct copy of the foregoing was served via electronic mail and/or the Court's CM/ECF system upon:

Counsel for the Debtors:
Daniel M. Simon
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Office of the United States Trustee: Jonathan S. Adams Office of the United States Trustee 362 Richard Russell Federal Building 75 Ted Turner Drive, SW Atlanta, GA 30303

and via First Class U.S. Mail, postage prepaid, upon:

Debtor: La Vie Care Centers, LLC 1040 Crown Pointe Parkway, Suite 600 Atlanta, GA 30338

/s/ Jacob Runyon, Esq.

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are listed on the voluntary petition filed on June 2, 2024. The Debtors relevant to this motion are 702 SOUTH KINGS AVENUE OPERATIONS LLC; ALPHA HEALTH CARE PROPERTIES, LLC; FLORIDA HEALTH CARE PROPERTIES, LLC; LAVIE CARE CENTERS, LLC; GENOA

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HEALTHCARE GROUP, LLC; LV OPERATIONS I, LLC; and LV OPERATIONS II, LLC (collectively, the "Debtor-Defendants"). The lead case is In re LaVie Care Centers, LLC, Case No. 24-55507 (PMB). The Debtors' service address is 1040 Crown Pointe Parkway, Suite 600, Atlanta, GA 30338.