Ilan D. Scharf Jeffrey P. Nolan (*pro hac vice* pending) PACHULSKI STANG ZIEHL & JONES LLP 780 Third Avenue, 34<sup>th</sup> Floor New York, New York 10017-2024 Telephone: (212) 561-7700 Facsimile: (212) 561-7777 ischarf@pszjlaw.com jnolan@pszjlaw.com

Counsel for the Plaintiff, Howard M. Ehrenberg in his capacity as Liquidating Trustee of Orion Healthcorp, Inc., et al.

#### UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK

In re:	: Chapter 11
ORION HEALTHCORP, INC. <sup>1</sup>	: Case No. 18-71748 (AST)
Debtors.	: (Jointly Administered)
HOWARD M. EHRENBERG IN HIS CAPACITY AS LIQUIDATING TRUSTEE OF ORION HEALTHCORP, INC., ET AL., Plaintiff,	- : : Adv. Pro. No. 20 (AST) :
v.	:
ABRUZZI INVESTMENTS, L.L.C.; JOHN PETROZZA,	:
Defendants.	: :

<sup>&</sup>lt;sup>1</sup> The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Orion Healthcorp, Inc. (7246); Constellation Healthcare Technologies, Inc. (0135); NEMS Acquisition, LLC (7378); Northeast Medical Solutions, LLC (2703); NEMS West Virginia, LLC (unknown); Physicians Practice Plus Holdings, LLC (6100); Physicians Practice Plus, LLC (4122); Medical Billing Services, Inc. (2971); Rand Medical Billing, Inc. (7887); RMI Physician Services Corporation (7239); Western Skies Practice Management, Inc. (1904); Integrated Physician Solutions, Inc. (0543); NYNM Acquisition, LLC (unknown) Northstar FHA, LLC (unknown); Northstar First Health, LLC (unknown); Vachette Business Services, Ltd. (4672); Phoenix Health, LLC (0856); MDRX Medical Billing, LLC (5410); VEGA Medical Professionals, LLC (1055); Allegiance Consulting Associates, LLC (7291); Allegiance Billing & Consulting, LLC (7141); New York Network Management, LLC (7168). The corporate headquarters and the mailing address for the Debtors listed above is 1715 Route 35 North, Suite 303, Middletown, NJ 07748.

#### COMPLAINT FOR AVOIDANCE AND RECOVERY OF: (1) FRAUDULENT TRANSFERS; AND (2) RECOVERY OF AVOIDED TRANSFERS AND OBJECTION TO CLAIM NOS. 10063 & 10064

Plaintiff, Howard M. Ehrenberg in his capacity as Liquidating Trustee of Orion Healthcorp, Inc., et al., (the "<u>Plaintiff</u>" or the "<u>Liquidating Trustee</u>"), for the estates of the abovecaptioned debtors (the "<u>Debtors</u>") in the above-captioned cases pending under chapter 11 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>"), by and through its undersigned counsel, as and for its *Complaint for Avoidance and Recovery of Fraudulent Transfers and Recovery of Avoided Transfers And Objection To Claim Nos. 10063 & 10064* (the "<u>Complaint</u>") against the above-captioned defendants (the "<u>Defendant</u>"), alleges as follows:

#### NATURE OF THIS ACTION

1. Plaintiff is the Liquidating Trustee under that certain Liquidating Trust Agreement by and among Orion HealthCorp, Inc., Constellation Healthcare Technologies, Inc. and certain of their affiliates.

2. Defendant, Abruzzi Investments, L.L.C. ("<u>Abruzzi Investments</u>") is a limited liability corporation formed in accordance with the laws of the State of Delaware and with its principal place of business at 4 Moore Street, Staten Island, NY 10306.

3. Defendant, John Petrozza ("<u>Petrozza</u>") is a resident of the State of New York. Upon information and belief, Petrozza resides or resided at 4 Moore Street, Staten Island, NY 10306, and is the managing member of Abruzzi Investments. Plaintiff is informed and believes and thereon alleges that at all times mentioned herein there existed a unity of interest in ownership between Defendant, Petrozza and Defendant, Abruzzi Investments such that the individuality and separateness between them ceased and that Defendant, Abruzzi Investments is the alter ego of Defendant, Petrozza, in that, among other things: (a) Defendant Abruzzi

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controlled, dominated, managed and operated Defendant Abruzzi Investments as his alter ego; (b) Defendant Abruzzi makes all decisions pertaining to Defendant Abruzzi; (c) there has been a failure to comply with or observe the formalities of corporate formation and/or operation; (d) Defendant Abruzzi Investments was so inadequately capitalized as to not be able to carry out its intended businesses and to pay its debts and obligation as they fell due; and (e) that the individuality of said entity should be disregarded pursuant to the doctrine of piercing the corporate veil.

#### **STANDING**

4. On March 16, 2018, each of the Debtors except New York Network Management, LLC ("<u>NYNM</u>") filed a voluntary petition with the United States Bankruptcy Court for the Eastern District of New York (the "<u>Bankruptcy Court</u>")under chapter 11 of the Bankruptcy Code and NYNM commenced its voluntary petition on July 5, 2018. The Debtors' cases are jointly administered for administrative purposes only [Docket Nos. 34 and 381].

5. On February 26, 2019, the Honorable Alan S. Trust, United States Bankruptcy Judge for the Eastern District of New York, entered an order (the "<u>Confirmation</u> <u>Order</u>") [Docket No. 701] confirming the Debtors' Third Amended Joint Plan Of Liquidation (the "<u>Plan</u>").

6. The Plan provides, among other things, for the formation of the Liquidating Trust and the appointment of the Liquidating Trustee on the Effective Date s that term is defined in the Plan to oversee distributions to holders of Allowed Claims and Allowed Interests and to pursue retained Causes of Action of the Debtor's Estates. The Effective Date occurred on March 1, 2019.

7. The Plan provides that the Liquidating Trustee shall have the authority and responsibility to, among other things, receive, manage, invest, supervise, and protect the Liquidating Trust Assets, including all Causes of Action, of the Debtors.

#### JURISDICTION AND VENUE

8. The Bankruptcy Court has jurisdiction over this adversary proceeding under the Bankruptcy Code pursuant to 28 U.S.C. §§ 157(a) and 1334(a).

9. This proceeding is a core proceeding within the meaning of 28 U.S.C. §157(b) and the Bankruptcy Court may enter final orders for the matters contained herein.

10. Pursuant to Local Bankruptcy Rule 7008-1, the Plaintiff affirms his consent to the entry of final orders or judgments by the Bankruptcy Court if it is determined that the Bankruptcy Court, absent consent of the parties, cannot enter final orders or judgments consistent with Article III of the United States Constitution.

11. Venue in this District is proper pursuant to 28 U.S.C. §§ 1408 and 1409(a).

#### **BASIS FOR RELIEF REQUESTED**

12. This adversary proceeding is initiated pursuant to Rules 7001(1), (2) and (9) and 3007 of the Federal Rules of Bankruptcy Procedure (the "<u>Bankruptcy Rules</u>") to avoid and recover, pursuant to sections 544, 548, 550, and 551 of the Bankruptcy Code and sections 273, 274, 275 and 276 of the New York Debtor & Creditor Law (the "<u>NY Debt & Cred L</u>"), made applicable herein pursuant to section 544 of the Bankruptcy Code, certain avoidable transfers that were made by the Debtors to the Defendant prior to the Petition Date.

#### FACTS

13. The Debtors are a consolidated enterprise of several companies aggregated through a series of acquisitions, which operate the following businesses: (a) outsourced revenue cycle management for physician practices, (b) physician practice management, (c) group purchasing services for physician practices, and (d) an independent practice association business, which is organized and directed by physicians in private practice to negotiate contracts with insurance companies on their behalf while such physicians remain independent and which also provides other services to such physician practices.

14. Parmjit Parmar, a/k/a Paul Parmar ("<u>Parmar</u>"), was the former Chief Executive Officer of the Debtor, Constellation Healthcare Technologies, Inc. ("<u>CHT</u>"), Sotirios Zaharis, a/k/a Sam Zaharis ("Zaharis"), was the former Chief Financial Officer of CHT, and Ravi Chivukula ("Chivukula") was the Controller and Secretary of CHT from approximately 2013 to 2017. Parmar and Zaharis served on the board of directors of CHT. Parmar, Zaharis and Chivukula, in combination with one another and with others, operating through various Debtors, moved money and established off-balance sheet accounts to redirect monies of the Debtors for their own personal use.

15. On or about 2018, Parmar, Zaharis, and Chivukula were indicted by the United States Attorney's Office, District of New Jersey, for creating fictitious business entities, balance sheets, doctored bank statements, fabricating customers as well as generating fake income streams, and sham acquisitions in an effort to divert monies from the Debtor. Operating through the various operating companies of the Debtor, Parmar, Zaharis, and Chivukula diverted funds to enrich themselves, their friends, family and associates. Parmar, Zaharis, and Chivukula

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also diverted monies of the Debtor into off-balance sheet bank accounts which they alone could monitor and control.

16. On or about November 16, 2016, Parmar, and Zaharis determined it was necessary to create a shell company as part of a scheme to divert and redirect monies of the Debtor for their own personal benefit, or the benefit of others at their direction. On November 17, 2016, Lexington Landmark Services, LLC ("Lexington") was incorporated by Parmar, Zaharis and the Defendant. Lexington had no stated business purpose, no relationship to the Debtor, was not capitalized, and operated with no employees or formal operations. Defendant Petrozza, acting as the 100% owner or member of Lexington, signed the Operating Agreement on November 17, 2016, one day following the determination by Parmar and Zaharis that they needed to create an entity from scratch to assist their diversion of funds. Upon information and belief, Defendant Petrozza was a friend and colleague of Parmar and assisted in material ways to the formation and creation of Lexington.

17. On or about May 24, 2017, Parmar directed the Debtor to wire transfer\$250,000 to Defendant.

18. The proposed transaction had no stated business purpose related to the operations of the Debtor and was directed by Parmar in a manner such that the Transfer and its purpose would be concealed.

The following morning on May 25, 2017, the Debtor wire transferred
 \$250,000 (the "<u>Transfer</u>") from an off-balance sheet bank account to Defendant Abruzzi
 Investments, LLC. as directed by Petrozza and as set forth in particularity on the attached Exhibit
 "A".

20. On or about July 3, 2018, Defendant, John Petrozza, filed a proof of claim wherein Defendant asserted it was a creditor of the Debtors and had an unliquidated claim against the Debtor CHT (Claim no. 10062). On July 3, 2018, Defendant filed an amended claim (Claim no. 10063). On July 3, 2018, Defendant filed a Proof of Interest, without supporting documents (collectively Claim Nos. 10062, 10063 and proof of interest are referenced herein as the "<u>Claims</u>" which are attached hereto as Exhibit "B").

#### FIRST CLAIM FOR RELIEF

#### (For Avoidance and Recovery of Intentionally Fraudulent Transfers-11 U.S.C. § 548; NY Debt & Cred L § 276)

21. Plaintiff repeats and realleges the allegations contained in each preceding paragraph of the Complaint as though set forth fully herein.

22. The Defendant received the Transfer totaling \$250,000 from the Debtors as identified with specificity on Exhibit "A."

23. At all relevant times, including the dates of the Transfer, the Debtors were insolvent.

24. The Debtors received no value in exchange for the Transfer.

25. When the Defendant received the Transfer, they had full knowledge of

Parmar's efforts to redirect funds for his personal use, the lack of business purpose associated with Transfer by the Debtor and/or the fraudulent scheme orchestrated by Parmar in having the Debtor's funds redirected to third parties.

26. Plaintiff seeks a judgment against Defendant for the value of any and all fraudulent transfers, including the Transfer in the amount of \$250,000.00.

27. Accordingly, the Transfer is avoidable, and should be avoided, as intentionally fraudulent transfers pursuant to 548(a)(1)(A) and NY Debt & Cred L § 276, and

may be recovered from Defendant pursuant to § 548 and the NY Debt & Cred L. Plaintiff is entitled to an order and judgment under 11 U.S.C. § 544 that the Transfers be avoided.

#### SECOND CLAIM FOR RELIEF

## (To Avoid Constructively Fraudulent Transfers Under 11 U.S.C. §§ 544(b) and 548(a)(1)(B) and NY Debt & Cred L § § 273-275, et seq.)

28. Plaintiff realleges and incorporates by reference each and every allegation in the above paragraphs, as though fully set forth herein.

29. Plaintiff is informed and believes, and thereon asserts that at all relevant times, the Debtors: (a) were insolvent, or became insolvent as a result of each Transfer; (b) was engaged in or was about to engage in a business or a transaction for which their remaining assets were unreasonably small in relation to the business or transaction; or (c) intended to incur, or believed or reasonably should have believed that they would incur, debts beyond its ability to pay as they became due.

30. Plaintiff is informed and believes, and thereon asserts, that Defendant did not give the Debtors, and the Debtors did not otherwise receive, reasonably equivalent value for obligations incurred for the Transfer. As a result, the Debtors paid and received in value nothing from Defendant.

31. At all relevant times, the Transfer was avoidable pursuant to 11 U.S.C. § 548(a)(1)(B) and NY Debt & Cred L. Plaintiff is entitled to an order and judgment that each of the Fraudulent Transfers is avoided.

#### THIRD CLAIM FOR RELIEF

#### (For Recovery of Property -- 11 U.S.C. § 544, 550 and NY Debt & Cred L)

32. Plaintiff repeats and realleges the allegations contained in each preceding paragraph of the Complaint as though set forth fully herein.

33. As the Defendant is the initial, immediate or mediate transferees of the Transfer, Plaintiff may recover for the benefit of the estate the property transferred or the value of such property from (a) the initial transferee of such transfer or the entity for whose such transfer was made or (b) any immediate or mediate transferee of such initial transferee pursuant to pursuant to 11 U.S.C. § 550(a)

34. As alleged above, Plaintiff is entitled to avoid the Transfer under 11
U.S.C. § 548. As Defendant is the initial, immediate or mediate transferee of the Transfer,
Plaintiff is entitled to receive for the Estate the proceeds or value of the Transfer under 11 U.S.C.
§ 550 of the Bankruptcy Code and NY Debt & Cred L.

#### FOURTH CLAIM FOR RELIEF

#### (Preservation of Transfers -- 11 U.S.C. § 551)

35. Plaintiff repeats and realleges the allegations contained in each preceding paragraph of the Complaint as though set forth fully herein.

36. The Transfer is property of the Debtors' estates.

37. The Transfer, or the value thereof, are and should be preserved for the

benefit of the Debtors' estates, pursuant to section 551 of the Bankruptcy Code.

#### FIFTH CLAIM FOR RELIEF

#### (Objection to Claims)

38. Plaintiff repeats and realleges the allegations contained in each preceding paragraph of the Complaint as though set forth fully herein.

39. After a thorough review of the Debtors' Books and Records and Claim Nos. 10062, 10063, and the Proof of Interest, the Trustee has determined that Claim No. 10062,

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10063 and the Proof of Interest do not comply with the Bankruptcy Rules, are without evidentiary support, and are contradicted by the Debtors' books and records.

40. As alleged above, each Transfer constitutes an avoidable transfer pursuant to 11 U.S.C. § 548 of the Bankruptcy Code, which is recoverable pursuant to Bankruptcy Code section 550.

41. As a result of the above, Plaintiff moves to strike the Claim Nos. 10062, 10063, and the Proof of Interest or alternatively, pursuant to Bankruptcy Code section 502(d), Claim No. 10062, 10063 and the Proof of Interest must be disallowed unless and until Defendant pays to the Plaintiff an amount equal to each fraudulent Transfer that is avoided including preand post-judgment interest on the avoided amount.

WHEREFORE, Plaintiff prays for judgment as follows:

a. For a determination that the Transfer are avoidable fraudulent transfers under 11 U.S.C. §§ 544, and 548, of the Bankruptcy Code and Section 273-276 of NY Debt & Cred L, *et seq*,, as applicable, and that the Plaintiff is entitled to recover the Transfers under 11 U.S.C. § 550 & 551 of the Bankruptcy Code;

b. A determination that the Transfer was a fraudulent conveyance pursuant to sections NY Debt & Cred L. § 273, 274, and 275, and that Plaintiff is entitled to recover the Transfer, or the value thereof, under applicable New York state law;

c. A determination that Claim Nos. 10062, 10063, and the Proof of Interest are invalid and be stricken;

d. Awarding to the Plaintiff the costs of suit incurred herein, including pre-judgment interest; and

e. For such other and further relief as the Court may deem just and

proper.

Dated: New York, New York March 14, 2020

/s/ Ilan D. Scharf

Ilan D. Scharf, Esquire Jeffrey P. Nolan, Esquire PACHULSKI STANG ZIEHL & JONES LLP 780 Third Avenue, 36<sup>th</sup> Floor New York, New York 10017 Telephone: (212) 561-7700 Facsimile: (212) 561-7777

Counsel for the Plaintiff, Howard M. Ehrenberg in his capacity as Liquidating Trustee of Orion Healthcorp, Inc., et al.,

#### SERVICE LIST

JOHN PETROZZA 7305 BELLE MEADE ISLAND DRIVE MIAMI, FL 33138

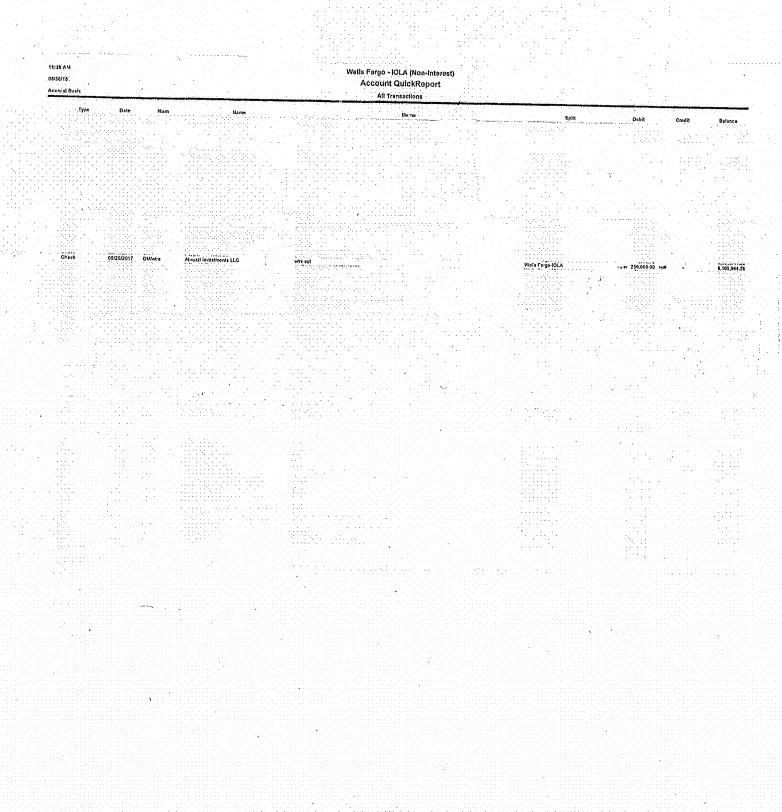
ABRUZZI INVESTMENTS, LLC ATTN: JOHN PETROZZA, MANAGING MEMBER 7305 BELLE MEADE ISLAND DRIVE MIAMI, FL 33138

ABRUZZI INVESTMENTS, LLC REGISTERED AGENT; CORPORATION SERVICE COMPANY 251 LITTLE FALLS DRIVE WILMINGTON, DE 19808

ABRUZZI INVESTMENTS, LLC ATTN; MANAGING MEMBER 4 MOORE STREET, STATEN ISLAND, NY 10306

# EXHIBIT A

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# EXHIBIT B

United States Bankruptcy Court for the Eastern District of New York	
<u>en en e</u>	For Court Use Only
Name of Debtor: Constellation Healthcare Technologies, Inc.	Claim Number: 0000010062
Case Number: 18-71749	File Date: 07/03/2018 17:29:07

### **Proof of Claim**

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. With the exception of 503(b)(9), do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503. Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571. Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

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Part 1:	Identify the Claim	
Name of th	Is the current creditor? ne current creditor (the person or entity to be paid for this claim nes the creditor used with the debtor:	m):
2. Həs i	this claim been acquired from someone else? 🛛 🛱 No 🔲 위	/es. From whom?
3. Whe	re should notices and payments to the creditor be sent? Fede	anal Rule of Bankruptcy Procedure (FRBP) 2002(g)
Where sho	ould notices to the creditor be sent?	Where should payments to the creditor be sent? (if different)
Name	Abruzzi Investment LLC	Name
Address	Abruzzi Investments LLC	Address
	225 Ellis Street	·
City	Staten Island	City
State	NY ZIP Code 10307	State ZIP Code
Country (il	f International):	Country (if Intérnational):
Phone:	917-536-7841	Phone:
Email:	Lisa@lisabasich.com	Email:
4. Does th	is claim amend one already filed?	5. Do you know if anyone else has filed a proof of claim for this claim?
₩ No		₩ No
🗆 Yes.		Tes.
	number on court claims register (if known)	
Filed o	n MM / DD / YYYY	

Part 2: Give Information About the	Claim as of the Date t	he Case Was Filed			
<ul> <li>6. Do you have any number you use to identify the debtor?</li> <li>✓ No</li> <li>✓ Yes.</li> <li>Last 4 digits of the debtor's account or any number you use to identify the debtor:</li> </ul>	<ul> <li>7. How much is the claim?</li> <li>\$ undetermined</li> <li>\$</li> <li>Does this amount include interest or other charges?</li> <li>No</li> <li>Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).</li> </ul>		8. What is the basis of the claim? Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information. Shareholder (common stock)		
9. Is all or part of the claim secured? Vo Yes. The claim is secured by a lien on property. Nature of property: Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment with this				ubject to a right of setoff? he property:	
Proof of Claim.  Motor vehicle  Other. Describe:		12. is all or part of the claim er under 11 U.S.C. § 507(a)? Ø No		) priority	A claim may be partly priority and partly nonpriority. For example, in some categories, the law limits the amount entitled to priority.
Basis for perfection: Attach redacted copies of documents, if any, perfection of security interest (for example, a certificate of title, financing statement, or otl shows the lien has been filed or recorded.) Value of property: \$ Amount of the claim that is secured: \$ Amount of the claim that is unsecured: \$ (The sum of the secured and unsecured amount amount in line 7.) Amount necessary to cure any default as of the date of the petition: \$ Annual Interest Rate (when case was filed)	a mortgage, lien, her document that	<ul> <li>Yes. Check one:</li> <li>Domestic support obliga child support) under 11 U.S.</li> <li>Up to \$2,850* of deposil rental of property or service household use. 11 U.S.C. § 5</li> <li>Wages, salaries, or comme earned within 180 days befor filed or the debtor's busines 11 U.S.C. § 507(a)(4).</li> <li>Taxes or penalties owed 11 U.S.C. § 507(a)(8).</li> <li>Contributions to an emp 507(a)(5).</li> <li>Other. Specify subsection () that applies.</li> <li>Amounts are subject to a or after the date of adjustment</li> </ul>	C. § 507(a)(: is toward pu is for person i07(a)(7). Inissions (up pre the bank is ends, which to governm loyee benef on of 11 U.S. djustment c	1)(A) or (a)(1)(B). Irchase, lease, or Iral, family, or to \$12,850*) ruptcy petition is chever is earlier. In plan. 11 U.S.C. § C. § 507 (a)	Amount entitled to priority  \$
13. Does this claim qualify as an Administr No Yes. Amount that qualifies as an Admir			•		

The person completing	Check the appropriate box:				
this proof of claim must	abla' I am the creditor.				
sign and date it. FRBP 9011(b).	I am the creditor's attorne	y or authorized agent.			
9011(0) <b>.</b>	I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.				
f you file this claim electronically, FRBP 5005(a)(2) authorizes	<ul> <li>I am a guarantor, surety, endorser, or other co-debtor. Bankruptcy Rule 3005.</li> <li>I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgment that when calculating the amount of the claim,</li> </ul>				
ourts to establish local ules specifying what a		edit for any payments received toward the debt.			
ignature is.		on in this <i>Proof of Claim</i> and have a reasonable belief that the information is true and correct.			
	I declare under penalty of perj	iny that the foregoing is true and correct.			
A person who files a iraudulent claim could	John Petrsyza	07/03/2018 17:29:07			
pe fined up to \$500,000, mprisoned for up to 5	Signature	Date			
years, or both. 18 U.S.C. §§ 152, 157, and 3571.	Provide the name and contac John Petrozza Name	t information of the person completing and signing this claim:			
	Address 7305 BELLE MEAT	DE ISLAND DRIVE			
	FL				
	City State	Zip			
	City FL State	2ip			

111 A.

United States Bankruptcy Court for the Eastern District of New York	
Name of Debtor: Constellation Healthcare Technologies, Inc.	For Court Use Only Claim Number: 0000010063
Case Number: 18-71749	File Date: 07/03/2018 17:40:34

### **Proof of Claim**

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. With the exception of 503(b)(9), do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503. Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571. Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

04/16

Part 1:	Identify the Claim	
Name of th	is the current creditor? he current creditor (the person or entity to be paid for this claim): hes the creditor used with the debtor:	
2, Has	this claim been acquired from someone else? 🛛 🛱 No 🗖 Yes.	From whom?
3, Whe	re should notices and payments to the creditor be sent? Federal	Rule of Bankruptcy Procedure (FRBP) 2002(g)
	ould notices to the creditor be sent?	Where should payments to the creditor be sent? (if different)
Name	Abruzzi Investment LLC	Name
Address	Abruzzi Investments LLC	Address
	225 Ellis Street	· · · · · · · · · · · · · · · · · · ·
City	Staten Island	City
State	NY ZIP Code 10307	State ZIP Code
Country (i	if International):	Country (if International):
Phone:	917-536-7841	Phone:
Email:	Lisa@lisabasich.com	Email:
4. Does th	nis claim amend one already filed?	5. Do you know if anyone else has filed a proof of claim for this claim?
🗆 No		Ø No
🗹 Yes.		T Yes.
Çlaim	number on court claims register (if known) 0000010062	Who made the earlier filing?
	7/3/2018 \$:29:07 PM	· · · · · · · · · · · · · · · · ·
	MM / DD / YYYY	

5. Do you have any number you use to identify the debtor?	7. How much is the class undetermined	alm?	8. What i	s the basis of the cla	lm?
✓ No ☐ Yes. .ast 4 digits of the debtor's account or any humber you use to identify the debtor:	expenses, or	ude Interest or other nent Itemizing Interest, fees, other charges required by ule 3001(c)(2)(A).	personal li coples of a Rule 3001 such as he	njury or wrongful dea any documents suppo	loaned, lease, services performed, ath, or credit card. Attach redacted orting the claim required by Bankrupto nformation that is entitled to privacy, 1.
<ul> <li>9. Is all or part of the claim secured?</li> <li>Vo</li> <li>Yes. The claim is secured by a lien on plature of property:</li> <li>Real estate. If the claim is secured by the sidence, file a Mortgage Proof of Claim At</li> </ul>	e debtor's principal	10. Is this claim based on a         Image: A state of the state	to cure f petition.	11. Is this claim su	ubject to a right of setoff? ne property:
Proof of Claim. Motor vehicle Other. Describe: Hasis for perfection:		12. Is all or part of the claim under 11 U.S.C. § 507(; Ø No ☐ Yes. <i>Check one:</i>		o priority	A claim may be partly priority and partly nonpriority. For example, in some categories, the law limits the amount entitled to priority. Amount entitled to priority
Attach redacted copies of documents, if any berfection of security interest (for example, certificate of title, financing statement, or o shows the lien has been filed or recorded.) Value of property: \$_ Amount of the claim that is secured: \$_ Amount of the claim that is unsecured: \$_ (The sum of the secured and unsecured an amount in line 7.) Amount necessary to cure any default as of the date of the petition: \$_ Annual Interest Rate (when case was filed	a mortgage, llen, ther document that	<ul> <li>Domestic support obligation of the support of the sup</li></ul>	.C. § 507(a)( ts toward pi as for persoi 507(a)(7). missions (up ore the bani ss ends, whi d to governn ployee bene ployee bene on of 11 U.S adjustment	1)(A) or (a)(1)(B). urchase, lease, or hal, family, or hto \$12,850*) kruptcy petition is chever is earlier. hental units. fit plan. 11 U.S.C. § .C. § 507 (a)	\$ \$ \$ \$ \$ \$

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ho wson completing	Check the appropriate box:	
his poof of claim must	$\checkmark$ 1 am the creditor.	
gn and date it. FRBP	I am the creditor's attorney or authorized agent	lan an an ann an Arland an an an Arland ann an Arland ann an Arland. Marta ann an Arland ann an Arland ann an Arland ann an Arland an Arland ann an Arland ann an Arland.
011(b).	🔲 I am the trustee, or the debtor, or their authorit	red agent. Bankruptcy Rule 3004.
you file this claim lectronically, FRBP	I am a guarantor, surety, endorser, or other co-	
005(a)(2) authorizes ourts to establish local	I understand that an authorized signature on this Pr the creditor gave the debtor credit for any payment	<i>oof of Claim</i> serves as an acknowledgment that when calculating the amount of the cla s received toward the debt.
ules specifying what a Ignature is.		im and have a reasonable belief that the information is true and correct.
person who files a	I declare under penalty of perjury that the foregoing	
raudulent claim could	John Petrojza	07/03/2018 17:40:34
e fined up to \$500,000,	Signature	Date
ears, or both. 18 U.S.C.	Provide the name and contact information of the Name	person completing and signing this claim:
ears, or both. 18 U.S.C.	John Petrozza	person completing and signing this claim:
ears, or both. 18 U.S.C.	Name John Petrozza 7305 BELLE MEADE ISLAND DRIVE	person completing and signing this claim:
nprisoned for up to 5 ears, or both. 18 U.S.C. § 152, 157, and 3571.	Name       John Petrozza         Address       7305 BELLE MEADE ISLAND DRIVE	person completing and signing this claim:
ears, or both. 18 U.S.C.	Name John Petrozza Address City Hiami FL	131138
ears, or both. 18 U.S.C.	Name       John Petrozza         Address       7305 BELLE MEADE ISLAND DRIVE         City       Miami         State       FL         United States	
ears, or both. 18 U.S.C.	Name       John Petrozza         Address       7305 BELLE MEADE ISLAND DRIVE         City       Miami         State       FL         Country (in international)       United States	131138
ears, or both. 18 U.S.C.	Name       John Petrozza         Address       7305 BELLE MEADE ISLAND DRIVE         City       Miami         State       FL         United States	131138

EASTERN DISTRICT OF NEW YORK	PROOF OF INTEREST	
Name of Debtor:		
CONSTELLATION HEALTHCARE TECHNOLOGIES, INC.	Case Number: 18-71749 (AST)	
<ol> <li>Name of holder of the Equity Security Interest (The person or entity holding an Equity Security Interest in the Debtor. Referred to hereinafter as the "Interest Holder"):</li> <li>ABRUZZI INVESTMENTS LLC</li> </ol>	Check box if you are aware that anyone else has filed a proof of interest relating to your interest. Attach copy of statement giving particulars.	
	Check box if you have never received any notices from the bankruptcy court or the Debtors in this case.	
	Check box if this address differs from the address on the envelope sent to you by the	
fame and address where notices should be sent	Debtors	
Devize Investments L_C 25 Elen Street		
42 EHN SKIEF. Halon Island New York 10307		
steptione Number ()	<u> </u>	
Claim form should be used for that purpose. This form should only be used to asser Debtor. An Equity Security interest is any right arising from any capital stock and an equity security is defined in the Bankruptcy Code as (a) a share in a corporation who denominated "stock" or similar security, (b) an interest of a limited partner in a limite right, other than a right to convert, to purchase, sell, or subscribe to a share, security subpragraph (a) or (b) above.	y equity security in the Debtor. An ather or not transferable or d partnership, or (c) a warrant or , or interest of a kind specified in	HIS SPACE IS FOR COURT USE ONLY
ccount or other number by which Interest Holder identifies Debtor:	Check here if this claim:	of Interestdated:
	amends a previously fied Proof	of Interest <u>dated:</u>
Name and Address of any person or entity that is the ecord holder for the Equity Security Interest asserted in this Proo	3. Date Equity Security In	iterest was acquired:
f Interest:		
f Interest: alephone Number ()	-	
f Interest: elephone Number ()	5. Certificate number(s):	
elephone Number ()	-	
elephone Number ( ) . Total amount of member Interest: Up to 49% . Type of Equity Interest: lease indicate the type of Equity Interest you hold. Membership	5. Certificate number(s):	reements, warrants, etc. DO NOT
f Interest: elephone Number ( ) Total amount of member interest: Up to 49% Type of Equily Interest: lease indicate the type of Equity Interest you hold. Membership Supporting Documents: <u>Attach copies of supporting documents</u> SEND ORIGINAL DOCUMENTS. If the documents are not avai Signature: Signature: declare under penalty of perjury that the information provided in this pro-	5. Certificate number(s): such as stock certificates, option ag able, explain.	THIS SPACE FOR COURT USE ONLY
elephone Number ( ) Total amount of member Interest: Up to 49% Type of Equity Interest: lease indicate the type of Equity Interest you hold: Membership Supporting Documents: <u>Attach copies of supporting documents</u> SEND ORIGINAL DOCUMENTS. If the documents are not avain Attach Copies of Supporting Accuments are not avain The documents are not avain The document are not av	5. Certificate number(s): such as stock certificates, option ag lable, explain.	THIS SPACE FOR COURT USE ONLY

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Penalty for presenting fraudulent claim is a fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 AND 3571

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1040 (Form 1040) (12/15)				
ADVERSARY PROCEEDING COVER SHEE (Instructions on Reverse)	T	ADVERSARY PROCEEDING NO.		
<b>PLAINTIFF(S)</b> HOWARD M. EHRENBERG IN HIS CAPACITY AS LIQUIDATING TRUSTEE OF ORION HEALTHCORP, INC., ET AL.,	DEFENDANT(S) Abruzzi Investn	IENTS, LLC; JOHN PETROZZA		
<b>ATTORNEY(S)</b> (Firm Name, Address, Telephone No.) Ilan D. Scharf, Esq.	ATTORNEY(S) (If	Known)		
Jeffrey P. Nolan, Esq. ( <i>pro hac vice pending</i> ) Pachulski Stang Ziehl & Jones LLP 780 Third Avenue, 34th Floor New York, NY 10017 Talanhana; (212) 561 7700				
Telephone: (212) 561-7700				
PARTY (Check One Box Only)         Debtor       U.S. Trustee         Creditor       Trustee	PARTY (Check Or Debtor	e Box Only) ☐ U.S. Trustee ☐ Trustee		
CAUSE OF ACTION (Write a brief statement of cause of actio				
Avoidance and Recovery of (1) Fraudulent Transfers; and (2) Re		ransfers—11 U.S.C. §§ 544, 548 and 550		
<b>NATUR</b> (Number up to 5 boxes with the lead cause of action as 1, fir				
FRBP 7001(1) - Recovery of Money/Property         11 - Recovery of money/property - § 542 turnover of property         12 - Recovery of money/property - § 547 preference         X 13 - Recovery of money/property - § 548 fraudulent transfer         14 - Recovery of money/property - other	68 - Dischargeability 63 - Dischargeability 64 - Dischargeability	argeability (continued) - § 523(a)(5), domestic support - § 523(a)(6), willful and malicious injury - § 523(a)(8), student loan -§ 523 (a)(15), divorce or separation obligation mestic support)		
FRBP 7001(2) - Validity, Priority or Extent of Lien 21 - Validity, priority or extent of lien or other interest in property	FRBP 7001(7) - Injuncti			
FRBP 7001(3) - Approval of Sale of Property 31 - Approval of sale of property of estate and of a co-owner - § 363(h)	71 - Injunctive relief 72 - Injunctive relief	- imposition of stay		
FRBP 7001(4) - Objection/Revocation of Discharge	FRBP 7001(8) - Subord	ination of Claim or Interest claim or interest		
FRBP 7001(5) - Revocation of Confirmation 51 - Revocation of confirmation	FRBP 7001(9) - Declara			
<ul> <li>FRBP 7001(6) - Dischargeability</li> <li>66 - Dischargeability - § 523(a)(1), (14), (14A) priority tax claims</li> <li>62 - Dischargeability - § 523(a)(2), false pretenses, false representation, actual fraud</li> </ul>		nination of Removed Action f removed claim or cause		
67 - Dischargeability - § 523(a)(4), fraud as fiduciary, embezzlement, larceny		J.S.C. §§ 78aaa et seq.		
(continued next column)		r actions that would have been brought in state court to bankruptcy case)		
Check if this case involves a substantive issue of state law Check if a jury trial is demanded in complaint		sserted to be a class action under FRCP 23		
Other Relief Sought:				



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1040 (Form 1040) (12/15), Page 2					
BANKRUPTCY CASE IN WHICH THIS ADVERSARY PROCEEDING ARISES					
NAME OF DEBTOR		BANKRUPTCY CASE NO.			
ORION HEALTHCORP, INC, et al.		18-71748 (AST)			
DISTRICT IN WHICH CASE IS PENDING		DIVISION OFFICE	NAME OF JUDGE		
EASTERN DISTRICT OF NEW YORK			Alan S. Trust		
	TED ADVERSAF	RY PROCEEDING (IF ANY)			
PLAINTIFF	DEFENDANT		ADVERSARY PROCEEDING NO.		
DISTRICT IN WHICH ADVERSARY PROCEEDING	IS PENDING	DIVISION OFFICE	NAME OF JUDGE		
SIGNATURE OF ATTORNEY (OR PLAINTIFF)		PRINT NAME OF ATTORNEY (	OR PLAINTIFF)		
		ILAN D. SCHARF			
/s/ llan D. Scharf					
DATE		7			
March 14, 2020					

#### INSTRUCTIONS

The filing of a bankruptcy case creates an "estate" under the jurisdiction of the bankruptcy court which consists of all of the property of the debtor, wherever that property is located. Because the bankruptcy estate is so extensive and the jurisdiction of the court so broad, there may be lawsuits over the property or property rights of the estate. There also may be lawsuits concerning the debtor's discharge. If such a lawsuit is filed in a bankruptcy court, it is called an adversary proceeding.

A party filing an adversary proceeding must also complete and file Form 104, the Adversary Proceeding Cover Sheet. When completed, the cover sheet summarizes basic information on the adversary proceeding. The clerk of court needs the information to process the adversary proceeding and prepare required statistical reports on court activity.

The cover sheet and the information contained on it do not replace or supplement the filing and service of pleadings or other papers as required by law, the Bankruptcy Rules, or the local rules of court. The cover sheet, which is largely self - explanatory, must be completed by the plaintiff's attorney (or by the plaintiff, if the plaintiff is not represented by an attorney). A separate cover sheet must be submitted to the clerk for each complaint filed.

Plaintiffs and Defendants. Give the names of the plaintiffs and defendants exactly as they appear on the complaint.

Attorneys. Give the names and addresses of the attorneys, if known.

Party. Check the most appropriate box in the first column for the plaintiffs and the second column for the defendants.

Demand. Enter the dollar amount being demanded in the complaint.

**Signature.** This cover sheet must be signed by the attorney of record in the box on the second page of the form. If the plaintiff is represented by a law firm, a member of the firm must sign. If the plaintiff is pro se, that is, not represented by an attorney, the plaintiff must sign.

