		<b>.,</b>		J	
Fill in this info	rmation to ident	ify your case:			
Jnited States I	Bankruptcy Court	for the:			
NORTHERN C	ISTRICT OF TEX	TAS			
Case number (if known)		CI	hapter <b>11</b>		
				☐ Check if this an amended filing	
olunta	s needed, attach	on for Non-Individuals a separate sheet to this form. On the top of a separate document, Instructions for Bank	of any additional pages, write the	debtor's name and the case number (if	
I. Debtor's	name	Christian Care Centers, Inc.			
	names debtor ne last 8 years				
names, tr	ny assumed ade names and iness as names				
B. Debtor's Employe Number (	r Identification	75-0859664			
I. Debtor's	address	Principal place of business	Mailing addres business	es, if different from principal place of	
		900 Wiggins Parkway Mesquite, TX 75150			
		Number, Street, City, State & ZIP Code	P.O. Box, Numb	per, Street, City, State & ZIP Code	
		Dallas County	Location of pri	incipal assets, if different from principal ess	
			Number, Street	, City, State & ZIP Code	
5. Debtor's	website (URL)	https://christiancaretexas.org/			
6. Type of d	ebtor	■ Corporation (including Limited Liability C	company (LLC) and Limited Liability	Partnership (LLP))	

☐ Partnership (excluding LLP)

☐ Other. Specify:

Case 22-80000-sgj11 Doc 1 Filed 05/23/22 Entered 05/23/22 00:39:39 Page 2 of 17

Debt	or Christian Care Cente	rs, Inc.		Case number (if known)			
	Name						
7.	Describe debtor's business	A. Check one:					
		Health Care Business (as defined in 11 U.S.C. § 101(27A))					
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))					
		☐ Railroad (as defined in 11 U.S.C. § 101(44))					
		☐ Stockbroker (as defined in 11 U.S.C. § 101(53A))					
		☐ Commodity Broker (as defined in 11 U.S.C. § 101(6))					
		☐ Clearing Bank (as defined in 11 U.S.C. § 781(3))					
		☐ None of the above	e				
		B. Check all that appl	'v				
<u>_</u>			(as described in 26 U.S.C. §501)				
			,	nvestment vehicle (as defined in 15 U.S.	C. §80a-3)		
☐ Investment advisor (as defined in 15 U.S.C. §80b-2(a)(11))  C. NAICS (North American Industry Classification System) 4-digit code that best descri					- 3,		
		) 4-digit code that best describes debtor					
		See http://www.us	courts.gov/four-digit-national-associa				
		<u>6233</u>					
8.	Under which chapter of the	Check one:					
	Bankruptcy Code is the debtor filing?	☐ Chapter 7					
	debter ming.	☐ Chapter 9					
	A debtor who is a "small	Chapter 11. Chec	k <b>all</b> that apply:				
	business debtor" must check the first sub-box. A debtor as	1		ebtor as defined in 11 U.S.C. § 101(51D)			
	defined in § 1182(1) who			excluding debts owed to insiders or affilia ected, attach the most recent balance sh			
	elects to proceed under subchapter V of chapter 11		operations, cash-flow statement, exist, follow the procedure in 11	and federal income tax return or if any of	f these documents do not		
	(whether or not the debtor is a "small business debtor") must	Г	_	d in 11 U.S.C. § 1182(1), its aggregate no	ncontingent liquidated		
	check the second sub-box.	-	debts (excluding debts owed to i	nsiders or affiliates) are less than \$7,500,	,000, and it chooses to		
				of Chapter 11. If this sub-box is selected, rations, cash-flow statement, and federal			
		_	_	exist, follow the procedure in 11 U.S.C. §	1116(1)(B).		
			☐ A plan is being filed with this pet				
		L	Acceptances of the plan were so accordance with 11 U.S.C. § 112	licited prepetition from one or more class 6(b).	es of creditors, in		
		[		odic reports (for example, 10K and 10Q)			
			Attachment to Voluntary Petition	g to § 13 or 15(d) of the Securities Excha for Non-Individuals Filing for Bankruptcy			
		-	(Official Form 201A) with this for				
		_	☐ The debtor is a shell company a	s defined in the Securities Exchange Act	of 1934 Rule 12b-2.		
		☐ Chapter 12					
9.	Were prior bankruptcy cases filed by or against	■ No.					
	the debtor within the last 8	☐ Yes.					
	years? If more than 2 cases, attach a	<b>-</b>		2			
	separate list.	District District	When _ When	Case number Case number			
				OddC Hullibel			

Case 22-80000-sgj11 Doc 1 Filed 05/23/22 Entered 05/23/22 00:39:39 Page 3 of 17 Case number (if known) Debtor Christian Care Centers, Inc. 10. Are any bankruptcy cases ☐ No pending or being filed by a Yes. business partner or an affiliate of the debtor? List all cases. If more than 1, Debtor **Christian Care Center Foundation, Inc.** Relationship **Affiliate** attach a separate list Northern **TBD** District When 5/23/22 Case number, if known 11. Why is the case filed in Check all that apply: this district? Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district. A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district. 12. Does the debtor own or ■ No have possession of any Answer below for each property that needs immediate attention. Attach additional sheets if needed. real property or personal ☐ Yes. property that needs immediate attention? Why does the property need immediate attention? (Check all that apply.) ☐ It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety. What is the hazard? ☐ It needs to be physically secured or protected from the weather. ☐ It includes perishable goods or assets that could quickly deteriorate or lose value without attention (for example, livestock, seasonal goods, meat, dairy, produce, or securities-related assets or other options). ☐ Other Where is the property? Number, Street, City, State & ZIP Code Is the property insured? ☐ No ☐ Yes. Insurance agency Contact name Phone Statistical and administrative information Check one: Debtor's estimation of available funds Funds will be available for distribution to unsecured creditors. ☐ After any administrative expenses are paid, no funds will be available to unsecured creditors. 14. Estimated number of □ 25,001-50,000 **1-49 1**,000-5,000 creditors □ 50-99 **5**0,001-100,000 **5001-10,000 1**00-199 ☐ More than 100,000 **1**0,001-25,000 □ 200-999

15. Estimated Assets

**\$0 - \$50,000** 

**□** \$50,001 - \$100,000

**\$100,001 - \$500,000** 

□ \$500,001 - \$1 million

□ \$1,000,001 - \$10 million

□ \$10,000,001 - \$50 million

■ \$50,000,001 - \$100 million

□ \$100,000,001 - \$500 million

□ \$500,000,001 - \$1 billion

☐ More than \$50 billion

□ \$1,000,000,001 - \$10 billion

□ \$10,000,000,001 - \$50 billion

Case 22-80000-sgj11 Doc 1 Filed 05/23/22 Entered 05/23/22 00:39:39 Page 4 of 17

Debtor	Christian Care Ce	nters, Inc.	Case number (if known)	
	Name			
16. Esti	mated liabilities	□ \$0 - \$50,000 □ \$50,001 - \$100,000 □ \$100,001 - \$500,000 □ \$500,001 - \$1 million	□ \$1,000,001 - \$10 million □ \$10,000,001 - \$50 million ■ \$50,000,001 - \$100 million □ \$100,000,001 - \$500 million	□ \$500,000,001 - \$1 billion □ \$1,000,000,001 - \$10 billion □ \$10,000,000,001 - \$50 billion □ More than \$50 billion

Case 22-80000-sgj11 Doc 1 Filed 05/23/22 Entered 05/23/22 00:39:39 Page 5 of 17 Debtor Case number (if known) Christian Care Centers, Inc. Request for Relief, Declaration, and Signatures WARNING -- Bankruptcy fraud is a serious crime. Making a false statement in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571. 17. Declaration and signature of authorized The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition. representative of debtor I have been authorized to file this petition on behalf of the debtor. I have examined the information in this petition and have a reasonable belief that the information is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on May 23, 2022 MM / DD / YYYY X /s/ Mark Shapiro Mark Shapiro Signature of authorized representative of debtor Printed name **Chief Restructuring Officer** X /s/ Buffey E. Klein Date May 23, 2022 18. Signature of attorney MM / DD / YYYY Signature of attorney for debtor Buffey E. Klein 24032515 Printed name **Husch Blackwell LLP** Firm name 1900 N. Pearl Street, Suite 1800 **Dallas, TX 75201** 

Email address

Number, Street, City, State & ZIP Code

Contact phone

24032515 TX
Bar number and State

214-999-6152

Official Form 201

buffey.klein@huschblackwell.com

# CHRISTIAN CARE CENTERS, INC. MINUTES OF THE BOARD OF TRUSTEES SPECIAL CALLED MEETING MAY 16, 2022

A Special Called Meeting of the Board of Trustees of Christian Care Centers, Inc. (CCC) was held via video conference and by telephone commencing at approximately 10:40am.

The following trustees were in attendance at the beginning of the meeting: Mr. Gerald Taylor, Mr. Van Henley, Mr. Greg Samuel, Mrs. Pat Lawson, Mr. J D Tidwell, Mr. Don Clevenger, Dr. Lyn Goggin, Mr. George Ashmore, Mr. Kelley Schubert, and Dr. Greg Patton.

Secretary to the Board, Mrs. Marci Penney, was in attendance and determined that a quorum was present for all purposes. A quorum of the trustees remained in attendance for the entire meeting.

The following officers and staff members were present: Mrs. Sabrina Porter, Mr. Mark Spencer, and Mrs. Marci Penney. Also present were Ms. Buffey Klein of Husch Blackwell LLP; Mr. Mark Shapiro of B. Riley Advisory Services; and Mr. Andrew Turnbull, Mr. Steven Balash, Mr. Anthony Pignataro, and Mr. Salman Paya of Houlihan Lokey.

Mr. Taylor, Chairman of the Board, convened the meeting and presided throughout the meeting.

Mr. Taylor turned over the meeting to Ms. Klein for an update.

Ms. Klein stated that the Definitive Agreement, which is made up of the Asset Purchase Agreement (APA) and Operations Transfer Agreement (OTA), is almost ready to go. She said that today's meeting is to receive approval to file Chapter 11 Bankruptcy.

Discussion was then had regarding any liabilities that the Board may have through bankruptcy, and before and after the sale is final. Ms. Klein explained that there will be no liability once the sale is closed, and that the Board and CCC will be dissolved through the court. She further stated that the Board will be acting until the sale is final, and will need to have all regularly scheduled meetings.

The resolution was then distributed to the Board members, and they were given time to review.

Mr. Taylor confirmed that there were no questions regarding the resolution. Upon the motion of Mr. Samuel, seconded by Mr. Clevenger, and an affirmative vote, individually, by each Board member in attendance, the attached Resolution is fully adopted.

Mr. Schubert left the meeting at approximately 11:20.

Discussion was had regarding the timing of the communications once the bankruptcy is made public, and confirming that everyone is fully prepared.

Mrs. Lawson asked if Ms. Klein needed everyone's signatures on the resolution. Ms. Klein stated that it was not necessary since it will show as approved in the minutes.

The Board suspended as the Board of Trustees of Christian Care Centers, Inc. and convened as the Board of Trustees of Christian Care Centers Foundation, Inc. At the conclusion of the meeting of the Foundation, the Board re-convened as the Board of Trustees of Christian Care Centers, Inc.

Mr. Taylor asked if there were any other questions or comments. There were none.

Mr. Henley led the closing prayer.

There being no further information to come before the Board, the meeting adjourned at approximately 11:30 am.

# RESOLUTIONS OF THE CHRISTIAN CARE CENTERS, INC. and CHRISTIAN CARE CENTERS FOUNDATION, INC., BOARD OF TRUSTEES

May 16, 2022

This written consent may be executed by electronically transmitted signature, and all such signatures shall constitute this entire written consent. The resolutions to which the undersigned consents are as follows:

WHEREAS, the Board of Trustees (the "Board") of Christian Care Centers, Inc. and Christian Care Centers Foundation, Inc. (collectively the "Company") previously authorized and instructed the Chief Restructuring Officer, the Board Chairman, the Company's Chief Executive Officer, or any such other officer that the Company may designate (each an "Authorized Officer") to cause the preparation of voluntary petitions for reorganization under Chapter 11 of the Bankruptcy Code along with all petitions, schedules, lists, and other motions, applications, papers, or documents in connection with the voluntary petitions for reorganization;

WHEREAS, since the March 29, 2021 Resolution referenced in the preceding paragraph, the Company has continued to assess its current and prospective financial and operational status and strategic alternatives available to it;

WHEREAS, to assist in continuing to evaluate the Company's financial status and strategic alternatives available to it, the Company retained Houlihan Lokey Capital, Inc. ("Houlihan") to serve as the Company's financial advisor to provide financial advisory and investment banking services in connection with a financial restructuring, merger, or acquisition transaction;

WHEREAS, over the past nine months, Houlihan has assisted the Company in continuing to evaluate the strategic alternatives available to it and facilitated the marketing of the Company for a sale that would maximize the value to all stakeholders;

WHEREAS, after considering presentations by the Company's management and the financial advisors regarding the Company's liabilities and liquidity, its historical performance, and its current and prospective financial and operational status, the Board has determined that it is in the best interest of the Company to sell its assets to a third-party;

**WHEREAS**, the Board has also considered the different offers presented by Houlihan for a sale or acquisition of the Company and has determined it is in the Company's best interest to enter into an Asset Purchase Agreement with North Texas Benevolent Trust, LLC (the "APA");

WHEREAS, it is further understood that the Company will the purchase price identified in the APA will not fully satisfy all of the Company's liabilities;

WHEREAS, the Board continues to believe and has determined that it is fair, reasonable, and in the best interests of the Company, its residents, its creditors, and other interested parties for the Company to file voluntary petitions seeking relief under Chapter 11, Title 11 of the United States Code (the "Bankruptcy Code") in the United States District Court for the Northern District of Texas.

#### NOW, THEREFORE, IT IS:

**RESOLVED**, that in the judgment of the Board, it is in the best interest of the Company, its residents, its creditors, and other interested parties to enter into the APA;

**RESOLVED**, that in the judgment of the Board, it is desirable and in the Company's best interests to continue the retention of B. Riley Advisory as CRO and Houlihan as the Company's financial advisor in connection with the Company's bankruptcy;

**RESOLVED**, that the Company's March 29, 2021 Resolution referenced herein is further affirmed and that all specific resolutions in the March 29, 2021 Resolution are affirmed;

**RESOLVED**, that to effectuate the goals of the restructuring of the Company, to provide financial support for the restructuring of the Company, and to successfully seek relief pursuant to the Bankruptcy Code, that each Authorized Officer is authorized to seek, negotiate, and sign documentation to enable the Company to receive financing pursuant to an interim debtor-in-possession financing transaction on such terms that the Authorized Officer deems reasonable;

**RESOLVED**, that the Members of the Board have received sufficient notice of the actions and transactions relating to the aforementioned recitals and resolutions as required by the Company's organizational documents or have waived any right to receive such notice;

**RESOLVED**, that the Authorized Officers are authorized to take any and all actions or not take any actions with respect to the actions contemplated by the foregoing resolutions as the Authorized Officers deem are necessary or desirable in such Authorized Officer's business judgment and as may be necessary or appropriate to effectuate the intent of the foregoing resolutions;

**RESOLVED**, that the Authorized Officers, acting alone or with one or more other authorized Officers, be and hereby are, authorized, empowered and directed to certify the authenticity of these resolutions.

## **Approval of Prior Actions**

**FURTHER RESOLVED**, that any and all actions taken in connection with the foregoing resolutions prior to the adoption of such resolutions by the Company or any other officer or agent of the Company are hereby ratified, affirmed, and approved in all respects and for all purposes;

**FURTHER RESOLVED**, the signature of an Authorized Officer on any of the documents, agreements, and instruments authorized under these resolutions will be conclusive proof of the determination by the Authorized Officer that such documents, agreements, and instruments are necessary or appropriate to carry out the purposes and intent of these resolutions;

**FURTHER RESOLVED**, that these resolutions may be executed by facsimile, telecopy, or other electronic means or reproduction, and such execution shall be considered valid, binding, and effective for all purposes.

# RESOLUTIONS OF THE CHRISTIAN CARE CENTERS, INC. BOARD OF TRUSTEES

#### March 29, 2021

This written consent may be executed by electronically transmitted signature, and all such signatures shall constitute this entire written consent. The resolutions to which the undersigned consents are as follows:

WHEREAS, the Board of Trustees (the "Board") of Christian Care Centers, Inc. (the "Company") has considered the presentations by the Company's management and the financial advisors regarding the Company's liabilities and liquidity, its historical performance, and its current and prospective financial and operational status;

WHEREAS, the Board had previously approved the retention of and retained Mark Shapiro and all personnel of GlassRatner Advisory & Capital LLC dba B. Riley Advisory Services ("B. Riley Advisory") as the Company's Chief Restructuring Officer ("CRO");

WHEREAS, the Board has had the opportunity to consult with the Company's financial and legal advisors and fully consider the strategic alternatives available to it;

WHEREAS, the Board had been evaluating and considering the reorganization of the Company's business;

WHEREAS, the Board has certain concerns regarding the Company's liquidity and the Company's obligations to its residents;

WHEREAS, the Board desires to protect and meet the Company's obligations to its residents;

WHEREAS, the Board has determined that it is fair, reasonable, and in the best interests of the Company, its residents, its creditors, and other interested parties for the Company to file voluntary petitions seeking relief under Chapter 11, Title 11 of the United States Code (the "Bankruptcy Code") in the United States District Court for the Northern District of Texas.

## NOW, THEREFORE, IT IS:

**RESOLVED**, that in the judgment of the Board, it is in the best interest of the Company, its residents, its creditors, and other interested parties to file a voluntary petitions under Chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the Northern District of Texas;

**RESOLVED**, that in the judgment of the Board, it is desirable and in the Company's best interests to continue the retention of B. Riley Advisory as Chief Restructuring Officer in connection with the Company's bankruptcy;

**RESOLVED**, that the Chief Restructuring Officer, the Board Chairman, the Company's Chief Executive Officer, or any such other officer that the Company may designate (each an "Authorized Officer") are authorized and instructed to cause the preparation of voluntary petitions for reorganization under Chapter 11 of the Bankruptcy Code along with all petitions, schedules, lists, and other motions, applications, papers, or documents in connection with the voluntary petitions for reorganization;

**RESOLVED**, that the Board Chairman is authorized, on behalf of the Company, to cause the voluntary petitions for reorganization to be executed, verified, and filed with the United States Bankruptcy Court for the Northern District of Texas (the "Bankruptcy Cases");

**RESOLVED**, that the law firm of Husch Blackwell, LLP ("Husch Blackwell") shall be retained as general bankruptcy counsel for the Company in the Bankruptcy Cases, and the Authorized Officers are authorized and directed to execute retention agreements, pay any appropriate retainers, and cause to be filed applications for authority to retain the services of Husch Blackwell in the Bankruptcy Cases;

**RESOLVED**, that the Authorized Officers are authorized and directed to retain any other professionals or consultants to assist the Company as are deemed necessary to represent or assist the Company in carrying out its duties under the Bankruptcy Code, and, in connection therewith, the Authorized Officers are authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate applications for authority to retain the services of any other professionals or consultants as necessary;

**RESOLVED**, that the Authorized Officers are authorized, directed, and empowered to execute and file or cause to be filed all petitions, schedules, motions, lists, applications, pleadings, and other papers to take, and in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, and other professionals, and to take and perform any and all further acts that the Authorized Officer deems necessary, proper, or desirable in connection with the Bankruptcy Cases, with a view to the successful completion of such Bankruptcy Cases;

**RESOLVED**, the Authorized Officers are authorized to take or cause to be taken any such other action and to execute, acknowledge, deliver, and file (or cause to be filed) any agreements, certificates, instruments or other documents, and to file any and all such agreements, certificates, instruments, or other documents, and to pay all expenses, including but not limited to filing fees, that are necessary or advisable to fully carry out the intent and accomplish the purpose of the foregoing resolutions;

**RESOLVED** that the Members of the Board have received sufficient notice of the actions and transactions relating to the aforementioned recitals and resolutions as required by the Company's organizational documents or have waived any right to receive such notice:

**RESOLVED** that the Authorized Officers are authorized to take any and all actions or not take any actions with respect to the actions contemplated by the foregoing resolutions as the Authorized Officers deem are necessary or desirable in such Authorized Officer's business judgment and as may be necessary or appropriate to effectuate the intent of the foregoing resolutions;

## **Approval of Prior Actions**

**FURTHER RESOLVED**, that any and all actions taken in connection with the foregoing resolutions prior to the adoption of such resolutions by the Company or any other officer or agent of the Company are hereby ratified, affirmed, and approved in all respects and for all purposes;

**FURTHER RESOLVED**, the signature of an Authorized Officer on any of the documents, agreements, and instruments authorized under these resolutions will be conclusive proof of the determination by the Authorized Officer that such documents, agreements, and instruments are necessary or appropriate to carry out the purposes and intent of these resolutions;

**FURTHER RESOLVED**, that these resolutions may be executed by facsimile, telecopy, or other electronic means or reproduction, and such execution shall be considered valid, binding, and effective for all purposes;

[SIGNATURES ON FOLLOWING PAGE]

IN WITNESS WHEREOF, the foregoing resolutions are signed by the Board of Trustees to be effective as of the date first written above.

George Ashmore

Kelley Schubert

Lyn Goggin

Gregory Patton

IN WITNESS WHEREOF, the foregoing resolutions are signed by the Board of Trustees to be effective as of the date first written above.

Gerald Taylor	Van Henley
Sure Gelmme George Ashmore	Lyn Goggin
Patrikis Jaum	
Patricia Lawsoft	Gregory Patton  Carol Tisto
Gogsamuel	Carol Tipton
Kelley Schubert	Don Clevenger

J.D. Tidwell

IN WITNESS WHEREOF, the foregoing resolutions are signed by the Board of Trustees to be effective as of the date first written above.

Gerald Taylor

Wan Henley

Ayn Boggin MD

Lyn Goggin

Gregory Patton

Carol Tipton

Kelley Schuber

Don Clevenger

IN WITNESS WHEREOF, the foregoing resolutions are signed by the Board of Trustees to be effective as of the date first written above.

Gerald Taylor

George Ashmore

atricia Lawsoff

Kelley Schubert

J.D. Tidwell

Van Henley

Lyn Goggin

Gregory Pattor

Carol Tipton

Don Clevenger