IN THE UNITED STATES BANKRUPTCY COURT

DISTRICT OF NEW JERSEY

In re: Atlantic Neurosurgical Specialists, P.A.,

Debtor.

Chapter 11

Case No. 24- 24-15726 (VFP)

Judge Vincent F. Papalia

GLOBAL NOTES, METHODOLOGY AND SPECIFIC DISCLOSURES REGARDING THE DEBTOR'S SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

Introduction

The above captioned debtor in possession (the "<u>Debtor</u>"), with the assistance of GlassRatner Advisory & Capital Group, LLC dba B. Riley Advisory Services, has filed its respective Schedules of Assets and Liabilities (the "*Schedules*") and Statements of Financial Affairs (the "*Statements*") with the United States Bankruptcy Court District of New Jersey (the "*Bankruptcy Court*"), pursuant to section 521 of title 11 of the United States Code (the "*Bankruptcy Code*") and Rule 1007 of the Federal Rules of Bankruptcy Procedure (the "*Bankruptcy Rules*").

These Global Notes, Methodology, and Specific Disclosures Regarding the Debtor's Schedules of Assets and Liabilities and Statements of Financial Affairs (the "*Global Notes*") pertain to, are incorporated by reference in, and comprise an integral part of all of the Debtor's Schedules and Statements. The Global Notes should be referred to, considered, and reviewed in connection with any review of the Schedules and Statements.¹

The Schedules and Statements do not purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles in the United States ("GAAP"), nor are they intended to be fully reconciled with the financial statements of the Debtor. Additionally, the Schedules and Statements contain unaudited information and estimates that are subject to further review and potential adjustment, and reflect the Debtor's reasonable best efforts to report the assets and liabilities of the Debtor on an unconsolidated basis. Moreover, given, among other things, the uncertainty surrounding the collection and ownership of certain assets and the valuation and nature of certain liabilities, to the extent that the Debtor shows more assets than liabilities, this is not an admission that the Debtor was solvent as of the Petition Date (as defined herein) or at any time before the Petition Date. Likewise, to the extent the Debtor shows more liabilities than assets,

¹ The Global Notes are in addition to any specific notes contained in the Debtor's Schedules and Statements.

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this is not an admission that the Debtor was insolvent at the Petition Date or any time before the Petition Date.

In preparing the Schedules and Statements, the Debtor relied upon information derived from its books and records that was available at the time of such preparation. Although the Debtor has made reasonable efforts to ensure the accuracy and completeness of such financial information, inadvertent errors or omissions, as well as the discovery of conflicting, revised, or subsequent information, may cause a material change to the Schedules and Statements. Accordingly, the Debtor reserves all of its rights to amend, supplement, or otherwise modify the Schedules and Statements as is necessary and appropriate. Notwithstanding the foregoing, the Debtor shall not be required to update the Schedules and Statements.

Mr. Thomas Buck has signed the Schedules and Statements. Mr. Buck is the Chief Restructuring Officer of the Debtor and an authorized signatory of the Debtor entity. In reviewing and signing the Schedules and Statements, Mr. Buck has relied upon the efforts, statements and representations of various personnel employed by the Debtor. Mr. Buck has not (and could not have) personally verified the accuracy of each statement and representation contained in the Schedules and Statements, including statements and representations concerning amounts owed to creditors.

The Global Notes are in addition to any specific notes contained in any of the Debtor's Schedules or Statements. Furthermore, the fact that the Debtor has prepared Global Notes or specific notes with respect to any information in the Schedules and Statements and not to other information in the Schedules and Statements should not be interpreted as a decision by the Debtor to exclude the applicability of such Global Notes or specific notes to the rest of the Debtor's Schedules and Statements, as appropriate.

Disclosure of information in one or more Schedules, one or more Statements, or one or more exhibits or attachments to the Schedules or Statements, even if incorrectly placed, shall be deemed to be disclosed in the correct Schedules, Statements, exhibits, or attachments.

Global Notes and Overview of Methodology

<u>Global Notes Control.</u> In the event that the Schedules and Statements differ from the Global Notes, the Global Notes shall control.

Reservation of Rights. Reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements; however, inadvertent errors or omissions may exist. The Debtor reserves all rights to amend or supplement the Schedules and Statements from time to time, in all respects, as may be necessary or appropriate, including, without limitation, the right to amend the Schedules and Statements with respect to any claim ("*Claim*") description, designation, or Debtor against which the Claim is asserted; dispute or otherwise assert offsets or defenses to any Claim reflected in the Schedules and Statements as to amount, liability, priority, status, or classification; subsequently designate any Claim as "disputed," "contingent," or "unliquidated;" or object to the extent, validity, enforceability, priority, or avoidability of any Claim. Any failure to designate a Claim in the Schedules and Statements as "disputed," "contingent," or

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"unliquidated" does not constitute an admission by the Debtor that such Claim or amount is not "disputed," "contingent," or "unliquidated." Listing a Claim does not constitute an admission of liability by the Debtor against which the Claim is listed. Furthermore, nothing contained in the Schedules and Statements shall constitute a waiver of rights with respect to the Debtor's chapter 11 case, including, without limitation, issues involving Claims, substantive consolidation, defenses, equitable subordination, recharacterization, and/or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code and any other relevant non-bankruptcy laws to recover assets or avoid transfers. Any specific reservation or rights contained elsewhere in the Global Notes does not limit in any respect the general reservation of rights contained in this paragraph.

The listing in the Schedules or Statements by the Debtor of any obligation between the Debtor and and a non-Debtor affiliate is a statement of what appears in a particular Debtor's books and records and does not reflect any admission or conclusion of the Debtor regarding whether such amount would be allowed as a Claim or how such obligations may be classified and/or characterized in a plan of reorganization or by the Bankruptcy Court. The Debtor reserves all rights with respect to such obligations.

Description of Case. On June 5, 2024 (the "*Petition Date*"), the Debtor filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code. The Debtor is operating its businesses and managing its properties as debtor in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. A statutory committee of unsecured creditors was appointed on June 27, 2024. The Debtor is jointly administered under case No. 24-15276 (VFP), Atlantic Neurosurgical Specialists, P.A.

<u>Net Book Value of Assets</u>. It would be prohibitively expensive, unduly burdensome and an inefficient use of estate assets for the Debtor to obtain current market valuations for all of its assets. Accordingly, unless otherwise indicated, the Debtor's Schedules and Statements reflect net book values as of May 2024 (draft form). Additionally, because the book values of some assets may materially differ from its fair market values, these assets are listed as undetermined amounts as of the Petition Date. Furthermore, assets which have fully depreciated or were expensed for accounting purposes do not appear in these Schedules and Statements as they have no net book value.

<u>Personal Property – Leased</u>. In the ordinary course of business, the Debtor may lease furniture, fixtures and office equipment from certain third-party lessors for use in the daily operation of its businesses. Nothing in the Schedules and Statements is or shall be construed as an admission regarding any determination as to the legal status of any lease (including whether any lease is a true lease or a financing arrangement), and the Debtor reserves all of its rights with respect to any such issue.

<u>Recharacterization</u>. Notwithstanding the Debtor's reasonable best efforts to properly characterize, classify, categorize or designate certain Claims, assets, executory contracts, unexpired leases and other items reported in the Schedules and Statements, the Debtor may nevertheless have improperly characterized, classified, categorized, designated, or omitted certain items due to the complexity and size of the Debtor's business. Accordingly, the Debtor reserves all of its rights to recharacterize, reclassify, recategorize, redesignate, add or delete items reported

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in the Schedules and Statements at a later time as is necessary or appropriate as additional information becomes available, including, without limitation, whether contracts or leases listed herein were deemed executory or unexpired as of the Petition Date and remain executory and unexpired postpetition.

Liabilities. The Debtor allocated liabilities between the prepetition and postpetition periods based on the information and research conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available and further research is conducted, the allocation of liabilities between the prepetition and postpetition periods may change. Accordingly, the Debtor reserves all of its rights to amend, supplement, or otherwise modify the Schedules and Statements as is necessary and appropriate.

The liabilities listed on the Schedules do not reflect any analysis of claims under section 503(b)(9) of the Bankruptcy Code. Accordingly, the Debtor reserves all of its rights to dispute or challenge the validity of any asserted claims under section 503(b)(9) of the Bankruptcy Code or the characterization of the structure of any such transaction or any document or instrument related to any creditor's claim.

Insiders. For purposes of the Schedules and Statements, the Debtor defines "insiders" to include the following: (a) directors; (b) officers; (c) shareholders holding in excess of 5% of the voting shares of the Debtor entity (whether directly or indirectly); and (d) relatives of directors, officers, or shareholders of the Debtor (to the extent known by the Debtor).

Persons listed as "insiders" have been included for informational purposes only. The Debtor does not take any position with respect to: (a) such person's influence over the control of the Debtor; (b) the management responsibilities or functions of such individual; (c) the decision-making or corporate authority of such individual; or (d) whether such individual could successfully argue that he or she is not an "insider" under applicable law, including the federal securities laws, or with respect to any theories of liability or for any other purpose.

Intellectual Property Rights. Exclusion of certain intellectual property shall not be construed as an admission that such intellectual property rights have been abandoned, terminated, assigned, expired by their terms, or otherwise transferred pursuant to a sale, acquisition or other transaction. Conversely, inclusion of certain intellectual property shall not be construed to be an admission that such intellectual property rights have not been abandoned, terminated, assigned, expired by their terms or otherwise transferred pursuant to a sale, acquisition or other transaction. Accordingly, the Debtor reserves all of its rights with respect to the legal status of any and all such intellectual property rights.

Executory Contracts. Although the Debtor made diligent attempts to identify executory contracts of the Debtor, in certain instances, the Debtor may have inadvertently failed to do so. Accordingly, the Debtor reserves all of its rights with respect to the named parties of any and all executory contracts, including the right to amend Schedule G.

<u>**Classifications</u></u>. Listing a claim on (a) Schedule D as "secured," (b) Schedule E as "priority," (c) Schedule F as "unsecured," or (d) listing a contract or lease on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtor of the legal rights of the claimant or</u>**

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a waiver of the Debtor's rights to recharacterize or reclassify such claims or contracts or leases or to setoff of such claims.

<u>Claims Description</u>. Schedules D, E, and F permit the Debtor to designate a claim as "disputed," "contingent" and/or "unliquidated." Any failure to designate a claim on a given Schedule as "disputed," "contingent," or "unliquidated" does not constitute an admission by that Debtor that such amount is not "disputed," "contingent," or "unliquidated," or that such claim is not subject to objection. The Debtor reserves all of its rights to dispute, or assert offsets or defenses to, any claim reflected on its respective Schedules and Statements on any grounds, including liability or classification. Additionally, the Debtor expressly reserves all of its rights to subsequently designate such claims as "disputed," "contingent," or "unliquidated." Moreover, listing a claim does not constitute an admission of liability by the Debtor.

Excluded Assets and Liabilities. The Debtor has excluded certain categories of assets, tax accruals, and liabilities from the Schedules and Statements, including, without limitation, accrued salaries, employee benefit accruals, and accrued accounts payable. In addition and as set forth above, the Debtor may have excluded amounts for which the Debtor has been granted authority to pay pursuant to a First Day Order or other order that may be entered by the Bankruptcy Court.

Causes of Action. Despite its reasonable efforts to identify all known assets, the Debtor may not have listed all of its causes of action or potential causes of action against third-parties as assets in the Schedules and Statements, including, without limitation, causes of action arising under the provisions of chapter 5 of the Bankruptcy Code and any other relevant non-bankruptcy laws to recover assets or avoid transfers. The Debtor reserves all of its rights with respect to any cause of action (including avoidance actions), controversy, right of setoff, cross-Claim, counter-Claim, or recoupment and any Claim on account of a contract or for breaches of duty imposed by law or in equity, demand, right, action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, power, privilege, license, and franchise of any kind or character whatsoever, known, unknown, fixed or contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, whether asserted directly or derivatively, whether arising before, on, or after the Petition Date, in contract or in tort, in law, or in equity, or pursuant to any other theory of law (collectively, "Causes of Action") they may have, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any Claims or Causes of Action or in any way prejudice or impair the assertion of such Claims or Causes of Action.

<u>Summary of Significant Reporting Policies</u>. The following is a summary of significant reporting policies:

- a. <u>Undetermined Amounts</u>. The description of an amount as "unknown," "TBD," or "undetermined" is not intended to reflect upon the materiality of such amount.
- b. <u>Totals</u>. All totals that are included in the Schedules and Statements represent totals of all known amounts or estimates thereof. To the extent there are unknown or

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undetermined amounts, the actual total may be different than the listed total.

- Paid Claims. The Debtor may have authority to pay certain c. outstanding prepetition payables pursuant to various Bankruptcy Court orders. Accordingly, certain outstanding liabilities may have been reduced by postpetition payments made on account of prepetition liabilities. In most instances, as applicable, the Debtor has omitted listing those prepetition liabilities which have been fully satisfied prior to the filing of these Schedules or reduced the remaining liability to reflect payments described herein. To the extent the Debtor pays any of the liabilities listed in the Schedules pursuant to any orders entered by the Bankruptcy Court, the Debtor reserves all of its rights to amend or supplement the Schedules or take other action as is necessary and appropriate to avoid over-payment of or duplicate payments for any such liabilities.
- d. <u>Liens</u>. Property and equipment listed in the Schedules are presented without consideration of any liens that may attach (or have attached) to such property and equipment.
- e. <u>Currency</u>. Unless otherwise indicated, all amounts are reflected in U.S. dollars.

<u>Credits and Adjustments.</u> The claims of individual creditors for, among other things, goods, products, services, or taxes are listed as the amounts entered on the Debtor's books and records (or estimates thereof) and may not reflect credits, allowances, or other adjustments due from such creditors to the Debtor. The Debtor reserves all of its rights with regard to such credits, allowances, and other adjustments, including the right to assert claims objections and/or setoffs with respect to the same.

<u>Setoffs</u>. The Debtor incurs certain setoffs and other similar rights during the ordinary course of business. Offsets in the ordinary course can result from various items, including, without limitation, pricing discrepancies, billing errors, and other disputes between the Debtor and its suppliers, customers, and/or vendors. These offsets and other similar rights are consistent with the ordinary course of business in the Debtor's industry and are not tracked separately. Therefore, although such offsets and other similar rights may have been accounted for when certain amounts were included in the Schedules, offsets are not independently accounted for, and as such, are excluded from the Schedules.

Estimates. To close the books and records of the Debtor as of the Petition Date (the May 31, 2024 close remains in draft form) and to prepare such information on a legal entity basis, the Debtor was required to make estimates, allocations, and assumptions that affect the reported amounts of assets, liabilities, revenue, and expenses as of the Petition Date. The Debtor reserves all rights, but

shall not be required, to amend the reported amounts of assets, revenue, and expenses to reflect changes in those estimates and assumptions.

Specific Disclosures with Respect to the Debtor's Schedules

<u>Schedules Summary.</u> Except as otherwise noted, the asset information provided herein represents the Debtor's data regarding its assets as of May 2024, and the liability information provided herein represents the Debtor's data (or estimates thereof) regarding their liabilities as of the close of business on the Petition Date.

It should be noted that ANS NEWCO, LLC does not have independent financial statements, ANS NEWCO, LLC is consolidated under Atlantic Neurosurgical Specialists, P.A. financial statements.

The Schedules do not purport to represent financial statements prepared in accordance with GAAP, nor are they intended to be fully reconciled with the financial statements of the Debtor. Additionally, the Schedules contain unaudited information (and estimates thereof) that is subject to further review and potential adjustment, and reflect the Debtor's reasonable best efforts to report the assets and liabilities of the Debtor on an unconsolidated basis. Moreover, given, among other things, the uncertainty surrounding the collection and ownership of certain assets and the valuation and nature of certain liabilities, to the extent that the Debtor shows more assets than liabilities, this is not an admission that the Debtor was solvent as of the Petition Date or at any time before the Petition Date. Likewise, to the extent the Debtor shows more liabilities than assets, this is not an admission that the Debtor was insolvent as of the Petition Date or at any time before the Petition

Schedule A/B P1. Cash balances are listed as of the Petition Date. Details with respect to the Debtor's cash management system and bank accounts are provided in the Interim Order Authorizing the Debtor to Continue (I) Using Its Existing Business Forms and Records; (II) Maintaining Its Existing Corporate Bank Accounts, Cash Management Systems and Investment Practices; and (III) Establishing Professional Fee Escrow Accounts and (IV) to Excuse Sections 345(b) Deposit and Investment Requirements [Docket No. 46] (the "Cash Management Motion").

• Non-Debtor entity (ANS Continuum Holdco, LLC) maintains a prepaid PEX card and as of petition date, the card/account balance was \$1,273.65. The amounts are not included in cash of Debtor.

<u>Schedule A/B P2Q8</u>. Various bankruptcy professionals are listed here as undetermined subject to application of pre-petition liabilities to pre-petition retainers.

<u>Schedule A/B 3</u>. The vast majority of remaining accounts receivable related to various independent dispute resolution processes and workers comp litigation matters.

<u>Schedule A/B P4Q55.</u> The Debtor does not own any real property. All of the Debtors and nondebtor affiliates locations and headquarters prior to the Petition Date were leased.

<u>Schedule A/B P7</u> Office furniture, equipment and fixtures are believed to be owned Non-Debtor entity (ANS Continuum Holdco, LLC - MSO) and not included on Debtor's financials. It is estimated that the liquidation value of these assets is less than \$5,000.00.

<u>Schedule A/B P9</u> The Debtor does not own Real Property. The Debtor used to lease certain office spaces at 310 Madison Avenue, Morristown, NJ and 901 West Main Street, Freehold, NJ. The leased locations were terminated prior to bankruptcy filing. The addresses of office spaces leased by non-Debtors, Hanover Hills Surgical Center and ANS Continuum Holdco (MSO) are not reflected.

<u>Schedules A/B P10.</u> Intangibles and Intellectual Property listed in Schedules A/B 59-69 are listed as an undetermined amount or at its net book value. The fair market value of such ownership is dependent on numerous variables and factors and may differ significantly from its net book value. The Debtor maintains databases into which it collects and retains personally identifiable information of patients.

<u>Schedules A/B P11Q73</u> The premiums for commercial insurance policy, under which Debtor is co-insured, were paid prepetition.

<u>Schedules A/B P11 Q74 and Q75.</u> In the ordinary course of its businesses, the Debtor may have accrued, or may subsequently accrue, certain rights to counter-Claims, setoffs, credits, or refunds. Additionally, the Debtor may be a party to pending litigation in which the Debtor has asserted, or may assert, Claims as a plaintiff or counter-Claims as a defendant. Because such Claims are unknown to the Debtor and not quantifiable as of the Petition Date, they may not be listed in the Schedules. The Debtor's failure to list any cause of action, claim, or right of any nature is not an admission that such cause of action, claim, or right does not exist, and should not be construed as a waiver of such cause of action, claim, or right.

<u>Schedule D.</u> The Debtor has not included parties that may believe their Claims are secured through setoff rights or inchoate statutory lien rights. The amounts outstanding under the Debtor's prepetition secured credit facilities reflect approximate amounts as of the Petition Date.

Nothing in the Global Notes or the Schedules and Statements shall be deemed a modification or interpretation of the terms of such agreements. Except as specifically stated on Schedule D, real property lessors, utility companies, and other parties that may hold security deposits have not been listed on Schedule D. In addition, unless otherwise stated, the Debtor has not included on Schedule D parties that may hold liens on personal property or in connection with equipment leases. The Debtor reserves all of its rights to amend Schedule D. Nothing herein shall be construed as an admission by the Debtor of the legal rights of the claimant or a waiver of the Debtor's rights to recharacterize or reclassify such Claim or contract.

<u>Schedule E/F.</u> The Debtor reserves its right to dispute the priority status of any claim on any basis. The Debtor reserves all of its rights to amend Schedule E/F.

The Debtor has used reasonable efforts to report all general unsecured Claims against the Debtor on Schedule E/F, based upon the Debtor's books and records as of the Petition Date.

Although reasonable efforts have been made to identify the date of incurrence of each Claim, determining the date upon which each Claim on Schedule E/F was incurred or arose would be unduly burdensome and cost prohibitive and, therefore, the Debtor does not list a date for each Claim listed on Schedule E/F. Furthermore, claims listed on Schedule E/F have been aggregated

by unique creditor name and remit to address and may include several dates of incurrence for the aggregate balance listed.

Schedule E/F reflects the prepetition amounts owing to counterparties to executory contracts and unexpired leases. Additionally, Schedule E/F does not include potential rejection damage Claims of the counterparties to executory contracts and unexpired leases that may be rejected.

The Debtor has certain intercompany loans owed to NJ Pain Consultants (\$2,185,945) and Morristown Intraoperative Monitoring, PA (\$2,096,663). The amounts are not listed under Schedule E/F P2.

Schedule G. Although reasonable efforts have been made to ensure the accuracy of the Debtor's Schedule G, inadvertent errors may have occurred. Certain information, such as the contact information of the counter-party, may not be included where such information could not be obtained using the Debtor's reasonable efforts. Listing a contract or agreement on Schedule G does not constitute an admission that such contract or agreement was an executory contract or unexpired lease as of the Petition Date or is valid or enforceable. The Debtor hereby reserves all of its rights to dispute the validity, status or enforceability of any contracts, agreements or leases set forth on Schedule G and to amend or supplement Schedule G as necessary. Certain of the leases and contracts listed on Schedule G may contain certain renewal options, guarantees of payment, indemnifications, options to purchase, rights of first refusal, and other miscellaneous rights. Such rights, powers, duties, and obligations are not set forth separately on Schedule G.

Certain confidentiality and non-disclosure agreements may not be listed on Schedule G. The Debtor reserves all of its rights with respect to such agreements.

Certain of the contracts and agreements listed on Schedule G may consist of several parts, including, purchase orders, amendments, restatements, waivers, letters, and other documents that may not be listed on Schedule G or that may be listed as a single entry. In some cases, the same supplier or provider appears multiple times on Schedule G. This multiple listing is intended to reflect distinct agreements between the applicable Debtor and such supplier or provider. The Debtor expressly reserves its rights to challenge whether such related materials constitute an executory contract, a single contract or agreement or multiple, severable or separate contracts. The contracts, agreements, and leases listed on Schedule G may have expired or may have been modified, amended, or supplemented from time to time by various amendments, restatements, waivers, estoppel certificates, letters, memoranda, and other documents, instruments, and agreements that may not be listed therein despite the Debtor's use of reasonable efforts to identify such documents. Further, unless otherwise specified on Schedule G, each executory contract or unexpired lease listed thereon shall include all exhibits, schedules, riders, modifications, declarations, amendments, supplements, attachments, restatements, or other agreements made directly or indirectly by any agreement, instrument, or other document that in any manner affects such executory contract or unexpired lease, without respect to whether such agreement, instrument, or other document is listed thereon.

In addition, the Debtor may have entered into various other types of agreements in the ordinary course of its business, such as supplemental agreements, settlement agreements, amendments/letter agreements, title agreements, and confidentiality agreements. Such documents

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may not be set forth on Schedule G. Further, the Debtor reserves all of its rights to alter or amend these Schedules to the extent that additional information regarding the Debtor obligor to such executory contracts becomes available. Certain of the executory agreements may not have been memorialized and could be subject to dispute. Executory agreements that are oral in nature have not been included on Schedule G.

The Debtor reserves all of its rights, Claims, and causes of action with respect to the contracts on Schedule G, including the right to dispute or challenge the characterization of the structure of any transaction or any document or instrument related to a creditor's Claim.

Omission of a contract or agreement from Schedule G does not constitute an admission that such omitted contract or agreement is not an executory contract or unexpired lease. The Debtor's rights under the Bankruptcy Code with respect to any such omitted contracts or agreements are not impaired by the omission. Schedule G may be amended at any time to add any omitted contract, agreement or lease.

The listing of any contract on Schedule G does not constitute an admission by the Debtor as to the validity of any such contract or that such contract is an executory contract or unexpired lease. The Debtor reserves all of its rights to dispute the effectiveness of any such contract listed on Schedule G or to amend Schedule G at any time to remove any contract.

The Debtor maintains a variety of insurance policies, including, without limitation, property, general liability, and employee related policies.

<u>Schedule H.</u> For purposes of Schedule H, the Debtor is a co-obligor on liabilities to ANS Continuum Holdco, LLC / Assignee KeyBank and as listed as such on the Atlantic Neurosurgical Specialists, P.A. Schedule H. The Debtor may not have identified certain guarantees associated with the Debtor's executory contracts, unexpired leases, secured financings, debt instruments and other such agreements. The Debtor reserves all of its rights to amend the Schedules to the extent that additional guarantees are identified or such guarantees are discovered to have expired or be unenforceable.

Specific Disclosures with Respect to the Debtor's Statements

<u>Statement 1.</u> Sales are reflected net of credits, adjustments and contractual allowances.

• 2024 reflects no revenue as revenue is reflected on an accrual basis. All clinical services were provided in 2023.

Statement 2. Non-business revenue includes such items as interest income.

Statement 3. Statement 3 includes any disbursement or other transfer made by the Debtor within 90 days before the Petition Date. Payments to insiders, and bankruptcy professionals are noted in Statement 4 and Statement 11 respectively and note reflected in Statement 3. The amounts listed in Statement 3 may reflect the Debtor's disbursements netted against any check level detail; thus, to the extent a disbursement was made to pay for multiple invoices, only one entry has been listed on Statement 3. All disbursements listed on Statement 3 are made through the Debtor's global cash management system. Additionally, disbursement information reported in Statement 3 for a specific

Debtor may include disbursements by the non-debtor ANS Continuum Holdco, LLC (management services organization, MSO) on behalf of the Debtor.

• Within 90 days prior to petition date, ANS PA (Debtor) transferred \$485,365.59 in aggregate to ANS Continuum Holdco ("MSO", Non-Debtor) to pay for certain direct operational expenses related to payroll, office lease, auditor fees and Insurance of ANS Continuum Holdco, the amounts are listed under SOFA 3.

<u>Statement 4.</u> With respect to individuals, the amounts listed reflect certain payments and transfers to such individuals, including, without limitation, distributions, compensation, expense reimbursement, relocation reimbursement, and/or severance and the like.

- For disclosure purposes, payments made to insiders in 1 year prior to petition date are listed under SOFAs for both Debtors (Atlantic Neurosurgical Specialists, P.A and ANS NEWCO, LLC)
- The Debtor paid for Long Term Care and Life Insurance policies on behalf of certain insiders within 1 year prior to petition date. The amounts are not listed under insider payments.

Statement 7. The Debtor reserves all rights with respect to the suits and proceedings included in Statement. 7. Nothing contained herein shall be construed as an admission of liability or waiver of any right or defense.

• The legal matters listed in Statement 7 are outstanding, known and pending matters and do not include settled matters.

<u>Statement 11</u> Payments made to restructuring professionals include retainer amounts, subject to application of pre-petition fees.

<u>Statement 13</u> For disclosure purposes, distributions made to insiders in 2 year priors to petition date are listed under SOFAs for both Debtors (Atlantic Neurosurgical Specialists, P.A and ANS NEWCO, LLC)

<u>Statement 14</u> The Debtor used to lease certain office spaces at 310 Madison Avenue, Morristown, NJ and 901 West Main Street, Freehold, NJ. The leased locations were terminated prior to bankruptcy filing. The addresses of office spaces leased by non-Debtors, Hanover Hills Surgical Center and ANS Continuum Holdco (MSO) are not reflected.

<u>Statement 15</u> The Debtor has ceased any healthcare related services and operations. The Debtor stores patient records in both electronic and paper form at the various locations as listed hereunder. For transparency purposes Statement 15 reflects storage of debtor and affiliate non-debtor locations.

<u>Statement 17</u> As of petition date, retirement plans related to the Debtor have been terminated, however, the final discontinuance date of the plans has not yet been established.

<u>Statement 26</u> Individuals listed in Statement 26 include employees, former employers, and contractors of the Debtors and non-debtor affiliates for disclosure purposes.

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<u>Statement 28</u> The Debtor is owned by non-Debtor entity, ANS Founders PC (100%). ANS Founders is owned equally by 8 individual shareholders.

| Fill in this information to identify the case: | Entered 07/02/24 14:11:53 ge 13 of 49 | Desc Main |
|--|--|---|
| Debtor Atlantic Neurosurgical Specialists, P.A. | | |
| United States Bankruptcy Court for the: District of New Jersey | | |
| Case number 24-15726 (if known) | | ☐ Check if this is an amended filing |

Official Form 207

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

The debtor must answer every question. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and case number (if known).

| Part 1: | Income | | | | | |
|--------------------|---|---|--|--|---|--|
| 1. Gros | ss revenue from business | | | | | |
| ΠN | one | | | | | |
| | Identify the beginning and ending may be a calendar year | g dates of the debtor's fisca. | al year, which | Sources of revenue Check all that apply | | Gross revenue (before deductions and exclusions) |
| | | From 1/1/2024 | To 6/5/2024 | ☑ Operating a busin□ Other | ness | \$0.00 |
| | | From 1/1/2023 | To 12/31/2023 | ☑ Operating a busin□ Other | ness | \$33,573,916.00 |
| | | From 1/1/2022 | To 12/31/2022 | ☑ Operating a busin□ Other | ness | \$42,354,841.00 |
| | lawsuits, and royalties. List ea | | | ncome may include interest, div eparately. Do not include reven Description of sources | nue listed in line 1. | Gross revenue from |
| | | | | | | each source (before deductions and exclusions) |
| | FROM THE BEGINNING OF THE FISCAL YEAR TO FILING DATE: | From 1/1/2024 | To 6/5/2024 | MEDICAL RECORDS | SACCESS | \$439.00 |
| | FOR PRIOR YEAR: | From 1/1/2023 | To 12/31/2023 | PHYSICAL THERAP MEDICAL RECORDS PHYSICIANS NARR INCOME, INTEREST ACTION LAWSUIT S OTHER MEDICAL & INCOME | DS ACCESS, RATIVE T, CLASS SETTLEMENT, | \$35,131.00 |
| | FOR THE YEAR BEFORE THAT: | From 1/1/2022 | To 12/31/2022 | PHYSICAL THERAP MEDICAL RECORDS CO-OPERATIVE SA DISTRIBUTIONS, NA INCOME, OTHER MI MISC. INCOME | NS ACCESS, NVINGS IARRATIVE | \$127,796.00 |
| Part 2: | List Certain Transfers Mad | le Before Filing for Bank | ruptcy | | | |
| ³ Certi | ain payments or transfers to c | | before filing this c | | | |
| List p befor | payments or transfers—includir | ing expense reimbursemen ggregate value of all prope | ents—to any creditor erty transferred to th | r, other than regular employee that creditor is less than \$7,575. | | |
| □ N | | | | | | |
| | Creditor's name and address | | Dates | Total amount or value | Reasons for payment Check all that apply | or transfer |
| | | | | | Oncon an including of the | |

04/22

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| Creditor's name and address | Dates | Total amount or value | Reasons for payment or transfer Check all that apply |
|--------------------------------------|----------------------|-----------------------|---|
| ABAR RETIREMENT PLAN SERVICES LLC | 3/20/2024 | \$70,500.00 | □ Secured debt |
| 25B VREELAND RD | 3/20/2024 | \$12,995.00 | Unsecured loan repayment |
| SUITE 103 FLORHAM PARK, NJ 07932 | | | □ Suppliers or vendors |
| | | | ☑ Services □ Other |
| TOTAL FOR ABAR RETIREME | NT PLAN SERVICES LLC | \$83,495.00 | |
| | | | |
| ACA COMPUTERS, INC. 2 BRIDGE AVE. | 3/14/2024 | \$12,806.73 | Secured debt |
| STE 222 | 4/18/2024 | \$191,963.39 | Unsecured loan repayment |
| RED BANK, NJ 07701 | 5/15/2024 | \$6,521.77 | Suppliers or vendors Services Other |
| TOTAL FOR | ACA COMPUTERS, INC. | \$211,291.89 | |
| ALIJAY LLC | 3/25/2024 | \$8,050.00 | □ Secured debt |
| 22 FAWN DR | 4/15/2024 | \$1,181.25 | Unsecured loan repayment |
| FLEMINGTON, NJ 08822-2602 | 6/3/2024 | \$2,581.25 | □ Suppliers or vendors |
| | 6/4/2024 | \$2,000.00 | ☑ Services □ Other |
| | TOTAL FOR ALIJAY LLC | \$13,812.50 | |
| AMANDA MONTERROSO-BEZICK | 3/28/2024 | \$2,100.00 | □ Secured debt |
| ADDRESS ON FILE | 4/15/2024 | \$2,450.00 | Unsecured loan repayment |
| | 5/10/2024 | \$1,050.00 | Suppliers or vendors |
| | 5/15/2024 | \$1,260.00 | Services |
| | 5/15/2024 | \$1,260.00 | □ Other |
| | 5/3/2024 | \$3,080.00 | |
| | 5/31/2024 | \$1,330.00 | |
| | 6/4/2024 | \$1,260.00 | |
| | 6/4/2024 | \$210.00 | |
| TOTAL FOR AMANDA | MONTERROSO-BEZICK | \$14,000.00 | |
| ANA PAGAN | 4/15/2024 | \$2,765.00 | □ Secured debt |
| ADDRESS ON FILE | 4/29/2024 | \$1,200.00 | Unsecured loan repayment |
| | 5/14/2024 | \$840.00 | Suppliers or vendors |
| | 5/15/2024 | \$1,400.00 | |
| | 5/15/2024 | \$1,400.00 | ☐ Other |
| | 5/3/2024 | \$1,050.00 | |
| | 5/31/2024 | \$1,400.00 | |
| | 6/4/2024 | \$1,120.00 | |
| | TOTAL FOR ANA PAGAN | \$11,175.00 | |
| ANS CONTINUUM HOLDCO, LLC | 3/18/2024 | \$4,810.32 | □ Secured debt |
| 60 COLUMBIA ROAD | 3/19/2024 | \$41,240.00 | Unsecured loan repayment |
| MORRISTOWN, NJ 07960 | 3/27/2024 | \$19,221.28 | □ Suppliers or vendors |
| | 4/8/2024 | \$45,293.05 | Services |
| | 5/15/2024 | \$8,620.00 | ☑ Other |
| | 5/8/2024 | \$44,193.03 | |
| | VARIOUS | \$321,987.91 | |
| TOTAL FOR ANS CO | NTINUUM HOLDCO, LLC | \$485,365.59 | |

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| | | | Reasons for payment or transfer Check all that apply |
|--|--|---|---|
| ANS NEWCO, LLC 60 COLUMBIA ROAD BUILDING A MORRISTOWN, NJ 07960 | 6/4/2024 | \$25,000.00 | Secured debt Unsecured loan repayment Suppliers or vendors Services Other |
| | TOTAL FOR ANS NEWCO, LLC | \$25,000.00 | |
| DUGHI, HEWIT & DOMALEWSH 340 NORTH AVENUE EAST CRANFORD, NJ 07016 | KI P.C. 5/16/2024 | \$25,000.00 | Secured debt Unsecured loan repayment Suppliers or vendors Services Other |
| TOTAL FOR | R DUGHI, HEWIT & DOMALEWSKI P.C. | \$25,000.00 | |
| ECLINICALWORKS, LLC 2 TECHNOLOGY DR. WESTBOROUGH, MA 01581 | 3/25/2024 3/29/2024 4/26/2024 5/10/2024 5/29/2024 5/31/2024 | \$17,203.10 \$17,071.30 \$17,186.85 \$18,872.19 \$494.78 \$61,243.11 | Secured debt Unsecured loan repayment Suppliers or vendors Services Other |
| | TOTAL FOR ECLINICALWORKS, LLC | \$132,071.33 | |
| IRON MOUNTAIN ONE FEDERAL STREET BOSTON, MA 02110 | 5/15/2024 | \$19,653.95 | Secured debt Unsecured loan repayment Suppliers or vendors Services Other |
| | TOTAL FOR IRON MOUNTAIN | \$19,653.95 | |
| JAY LISTISEN ADDRESS ON FILE | 3/11/2024 3/20/2024 3/28/2024 4/15/2024 4/22/2024 | \$2,100.00 \$1,200.00 \$2,400.00 \$1,200.00 \$1,200.00 | Secured debt Unsecured loan repayment Suppliers or vendors Services Other |
| | 4/22/2024 4/29/2024 5/10/2024 5/15/2024 | \$1,200.00 \$1,120.00 \$1,200.00 \$1,200.00 | |
| | 5/15/2024 5/3/2024 5/31/2024 6/4/2024 | \$1,200.00 \$1,200.00 \$1,200.00 \$1,680.00 | |
| | TOTAL FOR JAY LISTISEN | \$18,100.00 | |
| KATHLEEN LORIA ADDRESS ON FILE | 3/29/2024 4/29/2024 5/15/2024 | \$10,000.00 \$19.99 \$470.00 | Secured debt Unsecured loan repayment Suppliers or vendors Services Other |
| | TOTAL FOR KATHLEEN LORIA | \$10,489.99 | |

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| Creditor's name and address | Dates | Total amount or value | Reasons for payment or transfer Check all that apply |
|---|-----------------------|-----------------------|---|
| KENNETH K CHAN CPA PC 500 FASHION AVENUE NEW YORK, NJ 10018 | 4/10/2024 | \$11,000.00 | Secured debt Unsecured loan repayment Suppliers or vendors Services Other |
| TOTAL FOR KE | ENNETH K CHAN CPA PC | \$11,000.00 | |
| LAUREN MORROCCO | 3/28/2024 | \$1,680.00 | □ Secured debt |
| ADDRESS ON FILE | 4/15/2024 | \$2,100.00 | Unsecured loan repayment |
| | 5/10/2024 | \$600.00 | □ Suppliers or vendors |
| | 5/15/2024 | \$900.00 | |
| | 5/16/2024 | \$1,080.00 | □ Other |
| | 5/3/2024 | \$1,740.00 | |
| | 5/31/2024 | \$720.00 | |
| | 6/3/2024 | \$300.00 | |
| | 6/4/2024 | \$300.00 | |
| TOTAL FC | OR LAUREN MORROCCO | \$9,420.00 | |
| LAW OFFICE OF JAMES E. HEYL | 3/25/2024 | \$95,791.21 | □ Secured debt |
| 68 NORTH BRIDGE STREET PO BOX 230 | 4/22/2024 | \$69,969.00 | Unsecured loan repayment |
| SOMERVILLE, NJ 08876 | 6/5/2024 | \$20,000.00 | ☐ Suppliers or vendors ☑ Services |
| | | | Other |
| TOTAL FOR LAW OF | FICE OF JAMES E. HEYL | \$185,760.21 | |
| NU-TEL COMMUNICATIONS OF NJ INC. | 3/13/2024 | \$6,376.16 | Secured debt |
| 376 HOLLYWOOD AVENUE | 5/10/2024 | \$6,376.16 | Unsecured loan repayment |
| STE 108 FAIRFIELD, NJ 07004 | 5/3/2024 | \$6,376.16 | Suppliers or vendors |
| | | | ☐ Services☐ Other |
| TOTAL FOR NU-TEL COMM | UNICATIONS OF NJ INC. | \$19,128.48 | |
| SAMARA GOMEZ | 4/15/2024 | \$1,200.00 | |
| ADDRESS ON FILE | 4/13/2024 | \$1,200.00 | Secured debt Unsecured loan repayment |
| | 4/29/2024 | \$1,200.00 | Suppliers or vendors |
| | 5/10/2024 | \$1,200.00 | Services |
| | 5/15/2024 | \$1,200.00 | □ Other |
| | 5/15/2024 | \$1,200.00 | |
| | 5/3/2024 | \$1,200.00 | |
| | 5/31/2024 | \$1,200.00 | |
| | 6/4/2024 | \$1,200.00 | |
| τοτΑ | L FOR SAMARA GOMEZ | \$10,800.00 | |
| STEPHANIE PARKER | 4/22/2024 | \$6,376.16 | Secured debt |
| ADDRESS ON FILE | 5/10/2024 | \$6,000.00 | Unsecured loan repayment |
| | 5/15/2024 | \$2,250.00 | □ Suppliers or vendors |
| | 5/16/2024 | \$2,250.00 | |
| | 5/31/2024 | \$2,250.00 | □ Other |
| | 5/8/2024 | \$4,500.00 | |
| | 6/4/2024 | \$2,250.00 | |
| | | | |

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| (Name) | Boodinent | | |
|--|---|---|---|
| Creditor's name and address | Dates | Total amount or value | Reasons for payment or transfer Check all that apply |
| TCF NATIONAL BANK (HUNTINGTON BANK) | 4/2/2024 | \$2,653.96 | ☑ Secured debt |
| 11100 WAYZATA BOULEVARD SUITE 801 | 5/2/2024 | \$2,653.96 | Unsecured loan repayment |
| MINNETONKA, MN 55305 | 6/3/2024 | \$2,653.96 | ☑ Suppliers or vendors |
| | | | |
| | | | ☐ Other |
| TOTAL FOR TCF NATIONAL BANK | (HUNTINGTON BANK) | \$7,961.88 | |
| VERISMA (SCANSTAT TECHNOLOGIES, | 4/29/2024 | \$36,615.00 | Secured debt |
| LLC) | 5/15/2024 | \$14,775.00 | Unsecured loan repayment |
| 1750 FOUNDERS PKWY ALPHARETTA, GA 30009 | 5/31/2024 | \$7,500.00 | Suppliers or vendors |
| ALFHARETTA, GA 30009 | | • , | □ Services |
| | | | □ Other |
| TOTAL FOR VERISMA (SCANSTAT | FECHNOLOGIES, LLC) | \$58,890.00 | |
| WAKEFIELD & ASSOCIATES | 4/18/2024 | \$105,000.00 | □ Secured debt |
| 7005 MIDDLEBROOK PIKE | 11 10/2024 | ¥100,000.00 | Secured dept Unsecured loan repayment |
| KNOXVILLE, TN 37909 | | | Suppliers or vendors |
| | | | |
| | | | □ Other |
| | FIELD & ASSOCIATES | \$105,000.00 | |
| | | | |
| | | \$1,483,291.98 | |
| yments or other transfers of property made within t payments or transfers, including expense reimburs aranteed or cosigned by an insider unless the aggre 575. (This amount may be adjusted on 4/1/25 and e include any payments listed in line 3. <i>Insiders</i> inclu heral partners of a partnership debtor and their relat | ements, made within 1 ye gate value of all property every 3 years after that wit de officers, directors, and | case that benefited any insid ar before filing this case on de transferred to or for the benefi h respect to cases filed on or anyone in control of a corpora | ebts owed to an insider or t of the insider is less than after the date of adjustment.) Do ate debtor and their relatives; |
| t payments or transfers, including expense reimburs aranteed or cosigned by an insider unless the aggre 575. (This amount may be adjusted on 4/1/25 and e include any payments listed in line 3. <i>Insiders</i> inclu neral partners of a partnership debtor and their relat debtor. 11 U.S.C. § 101(31). | 1 year before filing this sements, made within 1 ye gate value of all property every 3 years after that wit de officers, directors, and | case that benefited any insid ar before filing this case on de transferred to or for the benefi h respect to cases filed on or anyone in control of a corpora | ebts owed to an insider or t of the insider is less than after the date of adjustment.) Do ate debtor and their relatives; |
| payments or transfers, including expense reimburs ranteed or cosigned by an insider unless the aggre 575. (This amount may be adjusted on 4/1/25 and e include any payments listed in line 3. <i>Insiders</i> inclu eral partners of a partnership debtor and their relat debtor. 11 U.S.C. § 101(31). None | a 1 year before filing this sements, made within 1 yes gate value of all property i every 3 years after that with de officers, directors, and ives; affiliates of the debto | case that benefited any insid ar before filing this case on de transferred to or for the benefi h respect to cases filed on or anyone in control of a corpora or and insiders of such affiliate | ebts owed to an insider or t of the insider is less than after the date of adjustment.) Do ate debtor and their relatives; s; and any managing agent of |
| payments or transfers, including expense reimburs ranteed or cosigned by an insider unless the aggre 575. (This amount may be adjusted on 4/1/25 and e include any payments listed in line 3. <i>Insiders</i> inclu eral partners of a partnership debtor and their relat debtor. 11 U.S.C. § 101(31). None Creditor's name and address | a 1 year before filing this sements, made within 1 yes gate value of all property in every 3 years after that with de officers, directors, and ives; affiliates of the debtor Dates | case that benefited any insid ar before filing this case on de transferred to or for the benefi h respect to cases filed on or anyone in control of a corpora | ebts owed to an insider or t of the insider is less than after the date of adjustment.) Do ate debtor and their relatives; s; and any managing agent of Reasons for payment or transfer |
| payments or transfers, including expense reimburs ranteed or cosigned by an insider unless the aggre 575. (This amount may be adjusted on 4/1/25 and e include any payments listed in line 3. <i>Insiders</i> inclu eral partners of a partnership debtor and their relat debtor. 11 U.S.C. § 101(31). None | a 1 year before filing this sements, made within 1 yes gate value of all property i every 3 years after that with de officers, directors, and ives; affiliates of the debto | case that benefited any insid ar before filing this case on de transferred to or for the benefi h respect to cases filed on or anyone in control of a corpora or and insiders of such affiliate | ebts owed to an insider or t of the insider is less than after the date of adjustment.) Do ate debtor and their relatives; s; and any managing agent of |
| t payments or transfers, including expense reimburs aranteed or cosigned by an insider unless the aggre 575. (This amount may be adjusted on 4/1/25 and et include any payments listed in line 3. <i>Insiders</i> inclu- neral partners of a partnership debtor and their related debtor. 11 U.S.C. § 101(31). None Creditor's name and address JAY CHUN | a 1 year before filing this sements, made within 1 yes gate value of all property in every 3 years after that with de officers, directors, and ives; affiliates of the debtor Dates | case that benefited any insid ar before filing this case on de transferred to or for the benefi h respect to cases filed on or anyone in control of a corpora or and insiders of such affiliate | ebts owed to an insider or t of the insider is less than after the date of adjustment.) Do ate debtor and their relatives; s; and any managing agent of Reasons for payment or transfer SALARY, BENEFITS & |
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| payments or transfers, including expense reimburs ranteed or cosigned by an insider unless the aggre 575. (This amount may be adjusted on 4/1/25 and e include any payments listed in line 3. <i>Insiders</i> inclu eral partners of a partnership debtor and their relat debtor. 11 U.S.C. § 101(31). None Creditor's name and address JAY CHUN ADDRESS ON FILE Relationship to Debtor SHAREHOLDER OF ANS FOUNDERS, PC (SOLE MEMBER OF ANS NEWCO, LLC), | a 1 year before filing this ements, made within 1 ye gate value of all property i every 3 years after that wit de officers, directors, and ives; affiliates of the debto Dates VARIOUS | case that benefited any insid ar before filing this case on de transferred to or for the benefi h respect to cases filed on or anyone in control of a corpora or and insiders of such affiliate Total amount or value \$462,268.71 | ebts owed to an insider or t of the insider is less than after the date of adjustment.) Do ate debtor and their relatives; s; and any managing agent of Reasons for payment or transfer SALARY, BENEFITS & REIMBURSEMENTS |
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| t payments or transfers, including expense reimburs aranteed or cosigned by an insider unless the aggre 575. (This amount may be adjusted on 4/1/25 and et include any payments listed in line 3. <i>Insiders</i> inclu- eral partners of a partnership debtor and their related debtor. 11 U.S.C. § 101(31). None Creditor's name and address JAY CHUN ADDRESS ON FILE Relationship to Debtor SHAREHOLDER OF ANS FOUNDERS, PC (SOLE MEMBER OF ANS NEWCO, LLC), FORMER MEMBER OF THE EXECUTIVE COMMITTEE | a 1 year before filing this ements, made within 1 ye gate value of all property i every 3 years after that wit ide officers, directors, and ives; affiliates of the debto Dates VARIOUS 07/21/2023 | Case that benefited any inside ar before filing this case on detransferred to or for the benefit h respect to cases filed on or anyone in control of a corporator and insiders of such affiliate Total amount or value \$462,268.71 \$138,209.00 | ebts owed to an insider or t of the insider is less than after the date of adjustment.) Do ate debtor and their relatives; s; and any managing agent of Reasons for payment or transfer SALARY, BENEFITS & REIMBURSEMENTS SHAREHOLDER DISTRIBUTIONS |
| payments or transfers, including expense reimburs ranteed or cosigned by an insider unless the aggre 575. (This amount may be adjusted on 4/1/25 and e include any payments listed in line 3. <i>Insiders</i> inclu- eral partners of a partnership debtor and their relat debtor. 11 U.S.C. § 101(31). None Creditor's name and address JAY CHUN ADDRESS ON FILE Relationship to Debtor SHAREHOLDER OF ANS FOUNDERS, PC (SOLE MEMBER OF ANS NEWCO, LLC), FORMER MEMBER OF THE EXECUTIVE COMMITTEE JOHN KNIGHTLY ADDRESS ON FILE Relationship to Debtor | a 1 year before filing this ements, made within 1 ye gate value of all property i every 3 years after that wit ide officers, directors, and ives; affiliates of the debto Dates VARIOUS 07/21/2023 | Case that benefited any inside ar before filing this case on detransferred to or for the benefit h respect to cases filed on or anyone in control of a corporator and insiders of such affiliate Total amount or value \$462,268.71 \$138,209.00 | ebts owed to an insider or t of the insider is less than after the date of adjustment.) Do ate debtor and their relatives; s; and any managing agent of Reasons for payment or transfer SALARY, BENEFITS & REIMBURSEMENTS SHAREHOLDER DISTRIBUTIONS SALARY, BENEFITS & |
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| SHAREHOLDER OF ANS FOUNDERS, P.C. (SOLE MEMBER OF ANS NEWCO, LLC), EXECUTIVE COMMITTEE TOTAL FOR RONALD P BENITEZ \$863,826.50 SCOTT MEYER VARIOUS \$594,102.73 \$ALARY, BENEFITS & REIMBURSEMENTS ADDRESS ON FILE VARIOUS \$138,209.00 SHAREHOLDER DISTRIBUTIONS SHAREHOLDER OF ANS FOUNDERS, P.C. (SOLE MEMBER OF ANS NEWCO, LLC) 07/21/2023 \$138,209.00 SHAREHOLDER DISTRIBUTIONS YARON A MOSHEL VARIOUS \$618,094.78 REIMBURSEMENTS REIMBURSEMENTS ADDRESS ON FILE VARIOUS \$618,094.78 RALARY, BENEFITS & REIMBURSEMENTS REIMBURSEMENTS Relationship to Debtor 07/21/2023 \$138,209.00 SHAREHOLDER DISTRIBUTIONS SHAREHOLDER OF ANS FOUNDERS, PC 07/21/2023 \$138,209.00 SHAREHOLDER DISTRIBUTIONS SHAREHOLDER OF ANS NEWCO, LLC) TOTAL FOR YARON A MOSHEL \$756,303.76 TELE Relationship to Debtor 07/21/2023 \$138,209.00 SHAREHOLDER DISTRIBUTIONS SHAREHOLDER OF ANS NEWCO, LLC) TOTAL FOR YARON A MOSHEL \$756,303.76 TELE Is all properity of the debtor that was obtained by a creditor within 1 year before filing this case, including property repossessed by a creditor, sold at a toreclosure s | | | VARIOUS | \$725,417.90 | | | |
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| SHAREHOLDER OF ANS FOUNDERS, PC (SOLE MEMBER OF ANS FOUNDERS, PC (SOLE MEMBER OF ANS NEWCO, LLC) TOTAL FOR SCOTT MEYER \$732,311.73 YARON A MOSHEL ADDRESS ON FILE VARIOUS \$618,094.76 \$ALARY, BENEFITS & REIMBURSEMENTS ADDRESS ON FILE 07/21/2023 \$138,209.00 SHAREHOLDER OF ANS FOUNDERS, PC (SOLE MEMBER OF ANS NEWCO, LLC) TOTAL FOR YARON A MOSHEL \$756,303.76 Composed a debt. \$54413,893.60 Sectors GRAND TOTAL: \$5,413,893.60 Sectors Starafered by a creditor within 1 year before filing this case, including property repossessed by a creditor, sold at a foreclosure, and returns Starafered by a creditor, or returned to the seller. Do not include property listed in line 6. None None Starafered by a creditor within 90 days before filing this case set off or otherwise took anything from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor without permission or refused to make a payment at the debtor's direction from an ac | | | VARIOUS | \$594,102.73 | | | |
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| ADDRESS ON FILE REIMBURSEMENTS Relationship to Debtor 07/21/2023 \$138,209.00 SHAREHOLDER DISTRIBUTIONS SHAREHOLDER OF ANS FOUNDERS, PC (SOLE MEMBER OF ANS NEWCO, LLC) TOTAL FOR YARON A MOSHEL \$756,303.78 Image: Comparison of the debt of that way the second of the debt or without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor of the action creditor took Date action was taken Amount Image: Comparison of the debtor of the action creditor took Date action was taken \$421.62 PO BOX 775392 TAKE BACK/SETOFF OF PRIOR \$6/3/2024 \$421.62 AETNA PO BOX 775392 TAKE BACK/SETOFF OF PRIOR \$6/18/2024 \$316.90 | | | TOTAL FOR SCOTT MEYER | R \$732,311.73 | | | |
| SHAREHOLDER OF ANS FOUNDERS, PC (SOLE MEMBER OF ANS NEWCO, LLC) TOTAL FOR YARON A MOSHEL \$756,303.78 GRAND TOTAL: \$5,413,893.60 S. Repossessions, foreclosures, and returns List all property of the debtor that was obtained by a creditor within 1 year before filing this case, including property repossessed by a creditor, sold at a foreclosure sale, transferred by a deed in lieu of foreclosure, or returned to the seller. Do not include property listed in line 6. Ø None 6. Setoffs List any creditor, including a bank or financial institution, that within 90 days before filing this case set off or otherwise took anything from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor owed a debt. None Creditor's name and address Description of the action creditor took PO BOX 775392 Amount TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT 6/3/2024 \$421.62 AETNA PO BOX 775392 TAKE BACK/SETOFF OF PRIOR AETNA PO BOX 775392 6/18/2024 \$316.90 | | | VARIOUS | \$618,094.78 | | | |
| GRAND TOTAL: \$5,413,893.60 5. Repossessions, foreclosures, and returns List all property of the debtor that was obtained by a creditor within 1 year before filing this case, including property repossessed by a creditor, sold at a foreclosure sale, transferred by a deed in lieu of foreclosure, or returned to the seller. Do not include property listed in line 6. Ø None 6. Setoffs List any creditor, including a bank or financial institution, that within 90 days before filing this case set off or otherwise took anything from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor owed a debt. □ None Creditor's name and address Description of the action creditor took Date action was taken Amount 421.62 AETNA PO BOX 775392 CHICAGO, IL 60677-5392 TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT 6/3/2024 \$421.62 AETNA PO BOX 775392 TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT 6/18/2024 \$421.62 | | SHAREHOLDER OF ANS FOUNDERS, PO | | \$138,209.00 | SHAREHOLDER D | ISTRIBUTIONS | |
| 5. Repossessions, foreclosures, and returns List all property of the debtor that was obtained by a creditor within 1 year before filing this case, including property repossessed by a creditor, sold at a foreclosure sale, transferred by a deed in lieu of foreclosure, or returned to the seller. Do not include property listed in line 6. Ø None 6. Setoffs List any creditor, including a bank or financial institution, that within 90 days before filing this case set off or otherwise took anything from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor owed a debt. □ None Creditor's name and address Description of the action creditor took Date action was taken a count of the debtor. Amount AETNA PO BOX 775392 TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT 6/3/2024 \$421.62 AETNA PO BOX 775392 TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT 6/18/2024 \$316.90 | | T | OTAL FOR YARON A MOSHE | L \$756,303.78 | | | |
| List all property of the debtor that was obtained by a creditor within 1 year before filing this case, including property repossessed by a creditor, sold at a foreclosure sale, transferred by a deed in lieu of foreclosure, or returned to the seller. Do not include property listed in line 6. I None | | | GRAND TOTAL: | \$5,413,893.60 | | | |
| List any creditor, including a bank or financial institution, that within 90 days before filing this case set off or otherwise took anything from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor owed a debt. Image: | List a sold | all property of the debtor that was obtained b at a foreclosure sale, transferred by a deed | | | | | |
| Creditor's name and addressDescription of the action creditor tookDate action was takenAmountAETNA PO BOX 775392 CHICAGO, IL 60677-5392TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT6/3/2024\$421.62AETNA PO BOX 775392TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT6/18/2024\$421.62AETNA PO BOX 775392TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT6/18/2024\$316.90 | List a acco debt | any creditor, including a bank or financial ins unt of the debtor without permission or refus or owed a debt. | - | - | | | |
| AETNA PO BOX 775392 CHICAGO, IL 60677-5392TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT6/3/2024\$421.62AETNA PO BOX 775392TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT6/18/2024\$316.90 | | | Description of t | he action creditor took | | Amount | |
| AETNA TAKE BACK/SETOFF OF PRIOR 6/18/2024 \$316.90 PO BOX 775392 REIMBURSEMENT | | PO BOX 775392 | | | | | \$421.62 |
| | | AETNA PO BOX 775392 | | | 6/18/2024 | | \$316.90 |

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| Creditor's name and address | Description of the action creditor took | Date action was taken | Amount |
|---|--|--------------------------|---------------------|
| AETNA PO BOX 775392 CHICAGO, IL 60677-5392 | TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT | 5/27/2024 | \$75.9 [.] |
| AETNA PO BOX 775392 CHICAGO, IL 60677-5392 | TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT | 4/9/2024 | \$262.97 |
| AETNA PO BOX 775392 CHICAGO, IL 60677-5392 | TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT | 4/4/2024 | \$166.82 |
| AETNA PO BOX 775392 CHICAGO, IL 60677-5392 | TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT | 4/23/2024 | \$170.44 |
| AETNA PO BOX 775392 CHICAGO, IL 60677-5392 | TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT | 3/20/2024 | \$672.92 |
| AETNA PO BOX 775392 CHICAGO, IL 60677-5392 | TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT | 3/20/2024 | \$69.91 |
| AETNA PO BOX 775392 CHICAGO, IL 60677-5392 | TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT | 3/19/2024 | \$404.58 |
| AETNA PO BOX 775392 CHICAGO, IL 60677-5392 | TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT | 3/18/2024 | \$5,016.32 |
| AETNA PO BOX 775392 CHICAGO, IL 60677-5392 | TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT | 3/12/2024 | \$96.98 |
| AETNA PO BOX 775392 CHICAGO, IL 60677-5392 | TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT | 3/12/2024 | \$80.11 |
| AETNA PO BOX 775392 CHICAGO, IL 60677-5392 | POTENTIAL PENDING TAKE BACK/SETOFF PER NOTICE | | \$1,547.92 |
| AETNA PO BOX 775392PO BOX 775392 CHICAGO, IL 60677-5392 | TAKE BACK/SETOFF OF PRIOR REIMBURSEMENT | 5/7/2024 | \$293.46 |
| UNITED HEALTHCARE PO BOX 301599 DALLAS, TX 75303 | PAYOR RENEGED ON AGREED SETTLEMENT | | \$65,945.97 |
| UNITED HEALTHCARE PO BOX 301599 DALLAS, TX 75303 | PAYOR RENEGED ON AGREED SETTLEMENT | | \$48,432.50 |
| UNITED HEALTHCARE PO BOX 301599 DALLAS, TX 75303 | PAYOR RENEGED ON AGREED SETTLEMENT | | \$35,249.56 |
| UNITED HEALTHCARE PO BOX 301599 DALLAS, TX 75303 | POTENTIAL PENDING TAKE BACK/SETOFF PER NOTICE | | \$22,571.65 |
| UNITED HEALTHCARE PO BOX 301599 DALLAS, TX 75303 | POTENTIAL PENDING TAKE BACK/SETOFF PER NOTICE | | \$21,929.92 |
| UNITED HEALTHCARE PO BOX 301599 DALLAS, TX 75303 | POTENTIAL PENDING TAKE BACK/SETOFF PER NOTICE | | \$17,685.04 |
| UNITED HEALTHCARE PO BOX 301599 DALLAS, TX 75303 | POTENTIAL PENDING TAKE BACK/SETOFF PER NOTICE | | \$738.95 |

Legal Actions or Assignments Part 3:

7. Legal actions, administrative proceedings, court actions, executions, attachments, or governmental audits List the legal actions, proceedings, investigations, arbitrations, mediations, and audits by federal or state agencies in which the debtor was involved in any capacity-within 1 year before filing this case.

□ None

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| Case title | Nature of case | Court or agency's name and address | Status of case |
|----------------------------|---|--|----------------------------|
| | | | |
| ANS VS AETNA | PLAINTIFF: INDEPENDENT | MEDIATOR, MAXIMUS | ☑ Pending |
| Case number | DISPUTE RESOLUTION OF INSURANCE | | ☐ On appeal ☐ Concluded |
| DISP-160379 | REIMBURSEMENT | | |
| ANS VS AETNA | PLAINTIFF: INDEPENDENT | MEDIATOR, MAXIMUS | ☑ Pending |
| | DISPUTE RESOLUTION OF | | □ On appeal |
| Case number DISP-162127 | INSURANCE | | □ Concluded |
| DISF-102127 | REIMBURSEMENT | | |
| ANS VS ALL SEASONS AIR | PLAINTIFF: WORKERS | NEWARK WORKERS' | Pending |
| Case number | COMPENSATION | COMPENSATION COURT | On appeal |
| 2021-30060 | REIMBURSEMENT | 124 HALSEY ST 2ND FLOOR | |
| | | NEWWARK, NJ 07102 | |
| | | | |
| ANS VS ALLEGIANCE | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF | MEDIATOR, MAXIMUS | ☑ Pending □ On appeal |
| Case number | INSURANCE | | □ Concluded |
| DISP-153889 | REIMBURSEMENT | | |
| ANS VS ALLEGIANCE | PLAINTIFF: INDEPENDENT | MEDIATOR, MAXIMUS | ☑ Pending |
| Case number | DISPUTE RESOLUTION OF | | □ On appeal |
| DISP-153890 | INSURANCE REIMBURSEMENT | | |
| | REIWIDURƏEIVIEN I | | |
| ANS VS ALLEGIANCE | PLAINTIFF: INDEPENDENT | MEDIATOR, MAXIMUS | ☑ Pending |
| Case number | DISPUTE RESOLUTION OF INSURANCE | | ☐ On appeal ☐ Concluded |
| DISP-98756 | REIMBURSEMENT | | |
| ANS VS ATLANTIC HEALTH | PLAINTIFF: WORKERS | NEWARK WORKERS' | ☑ Pending |
| | COMPENSATION | COMPENSATION COURT | On appeal |
| Case number 2022-453 | REIMBURSEMENT | 124 HALSEY ST | □ Concluded |
| 2022-433 | | 2ND FLOOR | |
| | | NEWWARK, NJ 07102 | |
| ANS VS ATLANTIC HEALTH | PLAINTIFF: WORKERS | PATERSON WORKERS' | Pending |
| SYSTEM | COMPENSATION REIMBURSEMENT | COMPENSATION COURT 100 HAMILTON PLAZA | ☐ On appeal ☐ Concluded |
| Case number | REIMBORSEMENT | UNIT 8 | |
| 2022-1080 | | PATERSON, NJ 07505 | |
| ANS VS ATLANTIC HEALTH | PLAINTIFF: WORKERS | NEWARK WORKERS' | Pending |
| SYSTEMS | COMPENSATION | COMPENSATION COURT | □ On appeal |
| Case number | REIMBURSEMENT | 124 HALSEY ST | |
| 2021-29753 | | 2ND FLOOR | |
| | | NEWWARK, NJ 07102 | |
| ANS VS CHEMTURA | PLAINTIFF: WORKERS | NEWARK WORKERS' | Pending |
| CORPORATION | COMPENSATION | COMPENSATION COURT | □ On appeal |
| Case number | REIMBURSEMENT | 124 HALSEY ST 2ND FLOOR | □ Concluded |
| 2022-22589 | | NEWWARK, NJ 07102 | |
| ANS VS CIGNA | PLAINTIFF: INDEPENDENT | | ☑ Pending |
| | DISPUTE RESOLUTION OF | MEDIATOR, C2C | Pending On appeal |
| Case number | INSURANCE | | □ Concluded |
| DISP-1019399 | REIMBURSEMENT | | |
| ANS VS CIGNA | PLAINTIFF: INDEPENDENT | MEDIATOR, FHAS | Pending |
| Case number | DISPUTE RESOLUTION OF | | □ On appeal |
| DISP-1050860 | INSURANCE REIMBURSEMENT | | □ Concluded |
| | | | |
| ANS VS CIGNA | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF | MEDIATOR, FHAS | ☑ Pending □ On appeal |
| Case number | INSURANCE | | □ On appear □ Concluded |
| DISP-1050874 | REIMBURSEMENT | | |

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| (Name) | Document | | |
|--|---|------------------------------------|---|
| Case title | Nature of case | Court or agency's name and address | Status of case |
| ANS VS CIGNA Case number DISP-1109657 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-1111425 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-1111432 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-1111438 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-1111446 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-1111467 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-1111470 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-1111478 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-1169419 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-1211531 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ✓ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-1211536 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-1211540 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-130424 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-138750 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ✓ Pending□ On appeal□ Concluded |

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| (Name) | Document Pa | ge 22 of 49 ——— | |
|---|---|------------------------------------|---|
| Case title | Nature of case | Court or agency's name and address | Status of case |
| ANS VS CIGNA Case number DISP-138776 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-271753 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-59882 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-668298 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-688903 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-71822 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-729281 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-769860 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-769863 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending □ On appeal □ Concluded |
| ANS VS CIGNA Case number DISP-807894 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-807902 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-807905 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-807912 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-807916 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |

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| Nature of case | Court or agency's name and address | Status of case |
| PLAINTIFF: INDEPENDENT | MEDIATOR, C2C | ☑ Pending |
| DISPUTE RESOLUTION OF | , | □ On appeal |
| INSURANCE | | □ Concluded |
| REIMBURSEMENT | | |
| PLAINTIFF: INDEPENDENT | MEDIATOR, C2C | Pending |
| DISPUTE RESOLUTION OF | | □ On appeal |
| | | □ Concluded |
| | | |
| | MEDIATOR, C2C | ☑ Pending □ On appeal |
| | | Concluded |
| REIMBURSEMENT | | |
| | MEDIATOR C2C | ☑ Pending |
| DISPUTE RESOLUTION OF | | □ On appeal |
| INSURANCE | | |
| REIMBURSEMENT | | |
| PLAINTIFF: INDEPENDENT | MEDIATOR, C2C | ☑ Pending |
| DISPUTE RESOLUTION OF | | □ On appeal |
| | | |
| | | |
| | MEDIATOR, C2C | Pending |
| | | ☐ On appeal ☐ Concluded |
| REIMBURSEMENT | | |
| PLAINTIFF: INDEPENDENT | MEDIATOR: C2C | ☑ Pending |
| DISPUTE RESOLUTION OF | | □ On appeal |
| INSURANCE | | |
| REIMBURSEMENT | | |
| PLAINTIFF: INDEPENDENT | MEDIATOR, C2C | Pending |
| DISPUTE RESOLUTION OF | | □ On appeal |
| | | |
| | | |
| PLAINTIFF: INDEPENDENT | MEDIATOR, C2C | Pending |
| | | ☐ On appeal ☐ Concluded |
| REIMBURSEMENT | | |
| | | Pending |
| DISPUTE RESOLUTION OF | | ☑ Pending □ On appeal |
| INSURANCE | | |
| REIMBURSEMENT | | |
| PLAINTIFF: INDEPENDENT | MEDIATOR, KEYSTONE | ☑ Pending |
| DISPUTE RESOLUTION OF | | □ On appeal |
| | | □ Concluded |
| KEIMBUKSEMENI | | |
| PLAINTIFF: INDEPENDENT | MEDIATOR, C2C | Pending |
| | | ☐ On appeal ☐ Concluded |
| REIMBURSEMENT | | |
| | MEDIATOR C2C | ☑ Pending |
| | | ☑ Pending □ On appeal |
| INSURANCE | | □ Concluded |
| REIMBURSEMENT | | |
| PLAINTIFF: INDEPENDENT | MEDIATOR, C2C | ☑ Pending |
| DISPUTE RESOLUTION OF | | On appeal |
| INSURANCE | | Concluded |
| | Nature of case PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENTMEDIATOR, C2CPLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENTMEDIATOR, C2C |

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| Case title | Nature of case | Court or agency's name and address | Status of case |
| ANS VS CIGNA Case number DISP-933807 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-944323 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-949356 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-949359 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-949362 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-949364 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-949371 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CIGNA Case number DISP-986527 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ✓ Pending□ On appeal□ Concluded |
| ANS VS CIGNA-LEADING EDGE Case number DISP-672139 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS CORNUCOPIA LOGISTICS, LLC Case number 2023-13705 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | NEW JERSEY | ✓ Pending□ On appeal□ Concluded |
| ANS VS GROUND WATER TREATMENT & TECHNOLOGY, LLC Case number 2021-13480 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | NEW JERSEY | ☑ Pending □ On appeal □ Concluded |
| ANS VS IBEW LOCAL UNION #3 ELECTRICIAN Case number 2021-25464 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | NEW JERSEY | ☑ Pending □ On appeal □ Concluded |
| ANS VS JONES LANG LASALLE Case number 2023-17626 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | NEW JERSEY | ☑ Pending□ On appeal□ Concluded |

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| Case title | Nature of case | Court or agency's name and address | Status of case |
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| ANS VS KOHLS Case number 2023-2415 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | NEWARK WORKERS' COMPENSATION COURT 124 HALSEY ST 2ND FLOOR NEWWARK, NJ 07102 | ☑ Pending□ On appeal□ Concluded |
| ANS VS MARKS OVERHEAD DOORS Case number 2022-10793 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | NEWARK WORKERS' COMPENSATION COURT 124 HALSEY ST 2ND FLOOR NEWWARK, NJ 07102 | ☑ Pending□ On appeal□ Concluded |
| ANS VS MARPAI HEALTH Case number DISP-65620 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS MORRIS SECURITY GROUP, LLC Case number 2022-12543 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | NEWARK WORKERS' COMPENSATION COURT 124 HALSEY ST 2ND FLOOR NEWWARK, NJ 07102 | ☑ Pending□ On appeal□ Concluded |
| ANS VS NALC Case number DISP-283870 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, NATIONAL MEDICAL REVIEW | ☑ Pending□ On appeal□ Concluded |
| ANS VS OXFORD Case number DISP-1056123 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS OXFORD Case number DISP-1056127 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS OXFORD Case number DISP-1056131 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS OXFORD Case number DISP-1056140 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS OXFORD Case number DISP-1056144 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ✓ Pending□ On appeal□ Concluded |
| ANS VS OXFORD Case number DISP-12467 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS OXFORD Case number DISP-12480 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS OXFORD Case number DISP-153859 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS OXFORD Case number DISP-23677 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |

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| Case title | Nature of case | Court or agency's name and address | Status of case |
| ANS VS OXFORD Case number DISP-529586 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | | ✓ Pending☐ On appeal☐ Concluded |
| ANS VS OXFORD Case number DISP-529589 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | , | ☑ Pending□ On appeal□ Concluded |
| ANS VS OXFORD Case number DISP-672203 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | * | ☑ Pending□ On appeal□ Concluded |
| ANS VS OXFORD Case number DISP-672211 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | * | ☑ Pending□ On appeal□ Concluded |
| ANS VS OXFORD Case number DISP-99541 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | , | ☑ Pending□ On appeal□ Concluded |
| ANS VS PEP BOYS AUTO PARTS Case number 2021-26960 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | NEWARK WORKERS' COMPENSATION COURT 124 HALSEY ST 2ND FLOOR NEWWARK, NJ 07102 | ☑ Pending□ On appeal□ Concluded |
| ANS VS SELECT SEALERS AND WATERPROOFING, INC. Case number 2021-29250 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | NEW JERSEY | ✓ Pending☐ On appeal☐ Concluded |
| ANS VS SISCO BENEFITS Case number DISP-672691 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | , | ✓ Pending☐ On appeal☐ Concluded |
| ANS VS SISCO BENEFITS Case number DISP-672712 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | , | ☑ Pending□ On appeal□ Concluded |
| ANS VS SOVEREIGN NATIONS Case number DISP-673179 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | , | ☑ Pending□ On appeal□ Concluded |
| ANS VS STEVE'S SIDING AND GUTTERS CORP Case number 2022-1081 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | NEW JERSEY | ☑ Pending□ On appeal□ Concluded |
| ANS VS SUREST/UNITED HEALTHCARE Case number DISP-435034 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | , | ✓ Pending□ On appeal□ Concluded |
| ANS VS SUREST/UNITED HEALTHCARE Case number DISP-435035 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | * | ☑ Pending□ On appeal□ Concluded |

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| Case title | Nature of case | Court or agency's name and address | Status of case |
| ANS VS TOMMY'S DELI Case number 2022-23855 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | NEW JERSEY | ☑ Pending□ On appeal□ Concluded |
| ANS VS TOMSAR CORPORATION Case number 2022-31732 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | 200 W 2ND ST 2ND FLOOR | ✓ Pending□ On appeal□ Concluded |
| ANS VS TOWN OF KEARNY Case number 2022-12846 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | NEW JERSEY | ✓ Pending□ On appeal□ Concluded |
| ANS VS UMR Case number DISP-1076176 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UMR Case number DISP-1076184 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UMR Case number DISP-35640 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED CONTINENTAL HOLDINGS, INC. Case number 2022-24031 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | 954 RTE 166 | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-03313 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-04745 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-10157 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-1102022 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-1111571 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-1111578 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-1111584 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |

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| ANS VS UNITED HEALTHCARE Case number DISP-1111588 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-1211508 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-1211510 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-1211516 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-1277510 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-1277518 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-153539 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-153597 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-32056 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-49390 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-51630 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-536876 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-537250 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-545613 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |

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| ANS VS UNITED HEALTHCARE Case number DISP-549452 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, IMPROVE HEALTH | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-549453 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, NATIONAL MEDICAL REVIEW | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-549457 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MEDICAL EVALUATORS OF TEXAS | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-56774 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MCMC SERVICES | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-668215 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-668242 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, IMPROVE HEALTH | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-671620 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MCMC SERVICES | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-671779 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-672078 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, PROPEER | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-672087 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MCMC SERVICES | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-672568 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, PROVIDER RESOURCES | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-672586 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, NATIONAL MEDICAL REVIEW | ☑ Pending □ On appeal □ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-672607 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, EDIPHY ADVISORS | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-672626 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, EDIPHY ADVISORS | ☑ Pending□ On appeal□ Concluded |

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| Case title | Nature of case | Court or agency's name and address | Status of case |
| ANS VS UNITED HEALTHCARE Case number DISP-673416 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, EDIPHY ADVISORS | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-719797 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-724923 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MCMC SERVICES | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-724928 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MEDICAL EVALUATORS OF TEXAS | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-732672 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, PROPEER | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-884637 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-884741 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-888759 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-888777 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, C2C | ☑ Pending□ On appeal□ Concluded |
| ANS VS UNITED HEALTHCARE Case number DISP-92466 | PLAINTIFF: INDEPENDENT DISPUTE RESOLUTION OF INSURANCE REIMBURSEMENT | MEDIATOR, MAXIMUS | ☑ Pending□ On appeal□ Concluded |
| ANS VS W HOTEL Case number 2021-29128 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | NEW JERSEY | ☑ Pending□ On appeal□ Concluded |
| ANS VS WAKEFERN FOOD CORP Case number 2021-24889 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | NEW JERSEY | ☑ Pending□ On appeal□ Concluded |
| ANS VS WEST 10 CAR WASH-DETAIL CENTER, INC. Case number 2023-20462 | PLAINTIFF: WORKERS COMPENSATION REIMBURSEMENT | NEWARK WORKERS' COMPENSATION COURT 124 HALSEY ST 2ND FLOOR NEWWARK, NJ 07102 | ☑ Pending□ On appeal□ Concluded |
| ATLANTIC NEUROSURGICAL SPECIALISTS P.A. ET AL V. ANTHEM, INC. ET AL Case number MRS-L-2172-21 | PLAINTIFF: NOTICE OF APPEAL | SUPERIOR COURT OF NEW JERSEY APPELLATE DIVISION: MORRIS COUNTY 25 MARKET ST CITY TRENTON, NJ 08611 | □ Pending ☑ On appeal □ Concluded |

| Case title | Nature of case | Court or agency's name and address | Status of case |
|---|---|--|---|
| ATLANTIC NEUROSURGICAL SPECIALISTS P.A. ET AL V. UNITED HEALTHCARE GROUP INC. ET AL Case number DOCKET NO.: 2:20-CV-13834-MEF-JBC | PLAINTIFF: CLASS ACTION | NEW JERSEY DISTRICT COURT MITCHELL H. COHEN BUILDING & U.S. COURTHOUSE 4TH & COOPER STREETS CAMDEN, NJ 08101 | ☑ Pending □ On appeal □ Concluded |
| ATLANTIC NEUROSURGICAL SPECIALISTS, PA V. MULTIPLAN, INC. ET AL Case number DOCKET NO. 1:20-CV-10685-LLS | PLAINTIFF: MULTIPLAN LITIGATION | NEW YORK SOUTHERN DISTRICT COURT 500 PEARL ST NEW YORK, NY 10007 | ☑ Pending□ On appeal□ Concluded |
| DOE AND ATLANTIC NEURO V. CIGNA HEALTH AND LIFE INSURANCE COMPANY Case number 2:24-CV-282 | PLAINTIFF: OTHER MEDICAL REIMBURSEMENT LITIGATION | NEW JERSEY DISTRICT COURT MITCHELL H. COHEN BUILDING & U.S. COURTHOUSE 4TH & COOPER STREETS CAMDEN, NJ 08101 | ☑ Pending□ On appeal□ Concluded |
| DOE AND ATLANTIC NEURO V. UNITED HEALTHCARE INSURANCE COMPANY Case number 3:23-CV-21592 | PLAINTIFF: OTHER MEDICAL REIMBURSEMENT LITIGATION | NEW JERSEY DISTRICT COURT MITCHELL H. COHEN BUILDING & U.S. COURTHOUSE 4TH & COOPER STREETS CAMDEN, NJ 08101 | ☑ Pending□ On appeal□ Concluded |
| DOE AND ATLANTIC NEURO V. UNITED HEALTHCARE INSURANCE COMPANY Case number DOCKET 3:23-CV-21595 | PLAINTIFF: OTHER MEDICAL REIMBURSEMENT LITIGATION | NEW JERSEY DISTRICT COURT MITCHELL H. COHEN BUILDING & U.S. COURTHOUSE 4TH & COOPER STREETS CAMDEN, NJ 08101 | ☑ Pending□ On appeal□ Concluded |
| ELLMAN VS. FRISOLI - MEDICAL MALPRACTICE Case number ESX-L-3039-24 | DEFENDANT: MALPRACTICE DISPUTE | SUPERIOR COURT OF NEW JERSEY LAW DIVISION: ESSEX COUNTY ESSEX COUNTY HISTORIC COURTHOUSE 470 DR. MARTIN LUTHER KING, JR. BLVD. NEWARK, NJ 07102 | ☑ Pending□ On appeal□ Concluded |
| ERAZO VS. ANS - MEDICAL MALPRACTICE Case number UNN-L-2766-22 | DEFENDANT: MALPRACTICE DISPUTE | SUPERIOR COURT OF NEW JERSEY LAW DIVISION: UNION COUNTY THIRD FLOOR 2 BROAD ST ELIZABETH, NJ 07201 | ☑ Pending□ On appeal□ Concluded |
| GHIGNA VS. ANS - MEDICAL MALPRACTICE Case number MON-L-2377-21 | DEFENDANT: MALPRACTICE DISPUTE | SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MONMOUTH COUNTY 71 MONUMENT ST FREEHOLD, NJ 07728 | ☑ Pending□ On appeal□ Concluded |
| KURANI VS. CHAPPLE - MEDICAL MALPRACTICE Case number MRS-L-793-23 | DEFENDANT: MALPRACTICE DISPUTE | SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MORRIS COUNTY 56 WASHINGTON ST MORRISTOWN, NJ 07960 | ☑ Pending□ On appeal□ Concluded |

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| Case title | Nature of case | Court or agency's name a | and address | Status of case | |
|--|--|--|-------------------|---|--|
| PINAKIN JETHWA, M.D., PLAINTIFF, V. ATLANTIC NEUROSURGICAL SPECIALISTS, P.A., ALTAIR HEALTH, RONALD BENITEZ, M.D., YARON MOSHEL, M.D., PHD., AND JOHN KNIGHTLY, M.D., Case number MRS-L-000209-21 | DEFENDANT: DISPUTE ALLEGING MISREPRESENTIONS | SUPERIOR COURT O JERSEY LAW DIVISION: MORF 56 WASHINGTON ST MORRISTOWN, NJ 0 | RIS COUNTY | ☑ Pending □ On appeal □ Concluded | |
| POTENTIAL CAUSES OF ACTION AGAINST ANS CONTINUUM HOLDCO, LLC | POTENTIAL CAUSES OF ACTION | N/A | | □ Pending□ On appeal□ Concluded | |
| Case number N/A | | | | | |
| POTENTIAL CAUSES OF ACTION AGAINST CONTINUUM INSTITUTE ATLANTIC, LLC AND RELATED PARTIES | POTENTIAL CAUSES OF ACTION | N/A | | □ Pending□ On appeal□ Concluded | |
| Case number N/A | | | | | |
| POTENTIAL CAUSES OF ACTION AGAINST EXISTING AND FORMER SHAREHOLDERS | POTENTIAL CAUSES OF ACTION | N/A | | ☐ Pending☐ On appeal☐ Concluded | |
| Case number N/A | | | | | |
| POTENTIAL CAUSES OF ACTION AGAINST KEYBANK | POTENTIAL CAUSES OF ACTION | N/A | | □ Pending □ On appeal | |
| Case number N/A | | | | □ Concluded | |
| ZANELLI VS. ANS - MEDICAL MALPRACTICE | DEFENDANT: MALPRACTICE DISPUTE | SUPERIOR COURT O JERSEY LAW DIVISIC COUNTY | | ☑ Pending□ On appeal□ Concluded | |
| Case number OCN-L-1146-21 | | 120 HOOPER AVE TOMS RIVER, NJ 08753 | | | |
| ssignments and receivership st any property in the hands of an assignee f ands of a receiver, custodian, or other court- None | | , , | and any property | in the | |
| Certain Gifts and Charitable Contribu | tions | | | | |
| st all gifts or charitable contributions the d lue of the gifts to that recipient is less that | | ars before filing this case un | less the aggregat | e | |
| None | | | | | |
| Recipient's name and address | Description of the gifts | or contributions Da | ates given | Value | |
| ACOUSTIC NEUROMA ASSOCIATION 600 PEACHTREE PARKWAY SUITE 108 CUMMING, GA 30041 | CASH DONATION | 12 | 2/31/2022 | \$2,075.00 | |
| Recipient's relationship to debtor | | | | | |
| | | | | | |

Recipient's relationship to debtor

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| | Recipient's name and address | Description of the gifts or contributions | Dates given | Value |
|-----------------------|---|---|-------------|--------------------|
| | OVERLOOK FOUNDATION 46 BEAUVOIR AVE SUMMIT, NJ 07901 | CASH DONATION | 8/31/2022 | \$4,500.00 |
| | Recipient's relationship to debtor | | | |
| | OVERLOOK FOUNDATION 46 BEAUVOIR AVE SUMMIT, NJ 07901 | CASH DONATION | 3/16/2023 | \$315.00 |
| | Recipient's relationship to debtor | | | |
| Part 5: | Certain Losses | | | |
| 10. All I | losses from fire, theft, or other casualty within 1 year I | pefore filing this case. | | |
| 1 N | None | | | |
| Part 6: | Certain Payments or Transfers | | | |
| List filing ban | ments related to bankruptcy any payments of money or other transfers of property m g of this case to another person or entity, including attorr kruptcy relief, or filing a bankruptcy case. None | | | |
| | Who was paid or who received the transfer? | If not money, describe any property transferred | Dates | Total amount or |
| | B RILEY ADVISORY SERVICES 299 PARK AVENUE FLOOR 21 NEW YORK, NY 10171 | | 1/25/2024 | \$75,000.00 |
| | Email or website address HTTPS://BRILEYFIN.COM/ | | | |
| | B RILEY ADVISORY SERVICES 299 PARK AVENUE FLOOR 21 NEW YORK, NY 10171 | | 3/1/2024 | \$63,787.49 |
| | Email or website address HTTPS://BRILEYFIN.COM/ | | | |
| | B RILEY ADVISORY SERVICES 299 PARK AVENUE FLOOR 21 NEW YORK, NY 10171 | | 3/20/2024 | \$25,795.14 |
| | Email or website address HTTPS://BRILEYFIN.COM/ | | | |
| | B RILEY ADVISORY SERVICES 299 PARK AVENUE FLOOR 21 NEW YORK, NY 10171 | | 3/29/2024 | \$49,657.50 |
| | Email or website address HTTPS://BRILEYFIN.COM/ | | | |
| | B RILEY ADVISORY SERVICES 299 PARK AVENUE FLOOR 21 NEW YORK, NY 10171 | | 4/22/2024 | \$83,195.29 |
| | Email or website address HTTPS://BRILEYFIN.COM/ | | | |
| | B RILEY ADVISORY SERVICES 299 PARK AVENUE FLOOR 21 NEW YORK, NY 10171 | | 5/10/2024 | \$68,848.97 |
| | Email or website address HTTPS://BRILEYFIN.COM/ | | | |

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| Who was paid or who received the transfer? | If not money, describe any property transferred | Dates | Total amount or |
|--|--|-----------|--------------------|
| B RILEY ADVISORY SERVICES 299 PARK AVENUE FLOOR 21 NEW YORK, NY 10171 | | 5/15/2024 | \$46,155.98 |
| Email or website address HTTPS://BRILEYFIN.COM/ | | | |
| B RILEY ADVISORY SERVICES 299 PARK AVENUE FLOOR 21 NEW YORK, NY 10171 | | 5/31/2024 | \$55,112.34 |
| Email or website address HTTPS://BRILEYFIN.COM/ | | | |
| B RILEY ADVISORY SERVICES 299 PARK AVENUE FLOOR 21 NEW YORK, NY 10171 | | 6/4/2024 | \$32,418.68 |
| Email or website address HTTPS://BRILEYFIN.COM/ | | | |
| B RILEY ADVISORY SERVICES 299 PARK AVENUE FLOOR 21 NEW YORK, NY 10171 | | 6/4/2024 | \$25,000.00 |
| Email or website address HTTPS://BRILEYFIN.COM/ | | | |
| EPIQ CORPORATE RESTRUCTURING LLC 777 THIRD AVENUE 12TH FLOOR NEW YORK, NY 10017 | | 6/5/2024 | \$25,000.00 |
| Email or website address HTTPS://WWW.EPIQGLOBAL.COM/ | | | |
| EPSTEIN BECKER & GREEN, P.C. 1 GATEWAY CENTER 13TH FLOOR NEWARK, NJ 07102-5003 | | 6/16/2023 | \$16,641.72 |
| Email or website address HTTPS://WWW.EBGLAW.COM/ | | | |
| EPSTEIN BECKER & GREEN, P.C. 1 GATEWAY CENTER 13TH FLOOR NEWARK, NJ 07102-5003 | | 7/5/2023 | \$8,543.50 |
| Email or website address HTTPS://WWW.EBGLAW.COM/ | | | |
| EPSTEIN BECKER & GREEN, P.C. 1 GATEWAY CENTER 13TH FLOOR NEWARK, NJ 07102-5003 | | 8/15/2023 | \$23,686.18 |
| Email or website address HTTPS://WWW.EBGLAW.COM/ | | | |
| EPSTEIN BECKER & GREEN, P.C. 1 GATEWAY CENTER 13TH FLOOR NEWARK, NJ 07102-5003 | | 8/17/2023 | \$18,671.00 |
| Email or website address HTTPS://WWW.EBGLAW.COM/ | | | |
| Who made the payment, if not debtor? ANS CONTINUUM HOLDCO, LLC (NON-DEBTOR) | | | |

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Debtor

| Who was paid or who received the transfer? | If not money, describe any property transferred | Dates | Total amount or |
|---|--|------------|--------------------|
| EPSTEIN BECKER & GREEN, P.C. 1 GATEWAY CENTER 13TH FLOOR NEWARK, NJ 07102-5003 | | 9/27/2023 | \$13,232.50 |
| Email or website address HTTPS://WWW.EBGLAW.COM/ | | | |
| EPSTEIN BECKER & GREEN, P.C. 1 GATEWAY CENTER 13TH FLOOR NEWARK, NJ 07102-5003 | | 10/25/2023 | \$100,917.10 |
| Email or website address HTTPS://WWW.EBGLAW.COM/ | | | |
| EPSTEIN BECKER & GREEN, P.C. 1 GATEWAY CENTER 13TH FLOOR NEWARK, NJ 07102-5003 | | 10/26/2023 | \$165.00 |
| Email or website address HTTPS://WWW.EBGLAW.COM/ | | | |
| Who made the payment, if not debtor? ANS CONTINUUM HOLDCO, LLC (NON-DEBTOR) | | | |
| EPSTEIN BECKER & GREEN, P.C. 1 GATEWAY CENTER 13TH FLOOR NEWARK, NJ 07102-5003 | | 12/4/2023 | \$23,268.98 |
| Email or website address HTTPS://WWW.EBGLAW.COM/ | | | |
| EPSTEIN BECKER & GREEN, P.C. 1 GATEWAY CENTER 13TH FLOOR NEWARK, NJ 07102-5003 | | 1/30/2024 | \$40,517.00 |
| Email or website address HTTPS://WWW.EBGLAW.COM/ | | | |
| EPSTEIN BECKER & GREEN, P.C. 1 GATEWAY CENTER 13TH FLOOR NEWARK, NJ 07102-5003 | | 3/5/2024 | \$113,885.96 |
| Email or website address HTTPS://WWW.EBGLAW.COM/ | | | |
| EPSTEIN BECKER & GREEN, P.C. 1 GATEWAY CENTER 13TH FLOOR NEWARK, NJ 07102-5003 | | 5/10/2024 | \$12,216.50 |
| Email or website address HTTPS://WWW.EBGLAW.COM/ | | | |
| EPSTEIN BECKER & GREEN, P.C. 1 GATEWAY CENTER 13TH FLOOR NEWARK, NJ 07102-5003 | | 5/10/2024 | \$15,520.50 |
| Email or website address HTTPS://WWW.EBGLAW.COM/ | | | |
| EPSTEIN BECKER & GREEN, P.C. 1 GATEWAY CENTER 13TH FLOOR NEWARK, NJ 07102-5003 | | 5/15/2024 | \$16,594.00 |
| Email or website address HTTPS://WWW.EBGLAW.COM/ | | | |

| (Name) | | . • | |
|---|---|------------|--------------------|
| Who was paid or who received the transfer? | If not money, describe any property transferred | Dates | Total amount or |
| EPSTEIN BECKER & GREEN, P.C. 1 GATEWAY CENTER 13TH FLOOR NEWARK, NJ 07102-5003 | | 6/4/2024 | \$25,000.00 |
| Email or website address HTTPS://WWW.EBGLAW.COM/ | | | |
| EPSTEIN BECKER & GREEN, P.C. 1 GATEWAY CENTER 13TH FLOOR NEWARK, NJ 07102-5003 | | 6/4/2024 | \$13,607.00 |
| Email or website address HTTPS://WWW.EBGLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 6/15/2023 | \$540.00 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| Who made the payment, if not debtor? ANS CONTINUUM HOLDCO, LLC (NON-DEBTOR) | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 6/15/2023 | \$5,661.50 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 7/19/2023 | \$38,510.00 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 7/5/2023 | \$1,232.50 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 8/14/2023 | \$23,182.50 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 9/25/2023 | \$33,700.00 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 10/12/2023 | \$29,627.50 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 11/1/2023 | \$71,870.50 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 11/30/2023 | \$11,707.00 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
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| Who was paid or who received the transfer? | If not money, describe any property transferred | Dates | Total amount or |
|---|--|------------|--------------------|
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 11/30/2023 | \$58,886.20 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 12/28/2023 | \$47,097.80 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 12/28/2023 | \$81,134.20 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 1/29/2024 | \$15,072.75 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 2/6/2024 | \$45,000.00 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| Who made the payment, if not debtor? ANS NEWCO, LLC (CO-DEBTOR) | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 3/20/2024 | \$50,897.00 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 3/29/2024 | \$36,220.50 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 4/16/2024 | \$34,137.00 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 4/22/2024 | \$4,873.00 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 5/3/2024 | \$58,504.25 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 5/15/2024 | \$34,937.27 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |

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| Who was paid or who received the transfer? | If not money, describe any property transferred | Dates | Total amount or |
|---|---|--|-----------------------|
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 6/3/2024 | \$52,933.89 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| GREENBAUM ROWE SMITH & DAVIS LLP P.O. BOX 5600 WOODBRIDGE, NJ 07095 | | 6/4/2024 | \$100,000.00 |
| Email or website address HTTPS://WWW.GREENBAUMLAW.COM/ | | | |
| 12. Self-settled trusts of which the debtor is a beneficiary List any payments or transfers of property made by the de case to a self-settled trust or similar device. Do not include transfers already listed on this statement. Image: None | btor or a person acting on behalf of the debto | or within 10 years before the filing o | of this |
| 13. Transfers not already listed on this statement List any transfers of money or other property—by sale, tra debtor within 2 years before the filing of this case to anoth financial affairs. Include both outright transfers and transfers made as secu None | er person, other than property transferred in t | the ordinary course of business or | 9 |
| Who received transfer? | Description of property transferred or paymen received or debts paid in exchange | ts Dates transfer was made | Total amount or value |
| ATLANTIC NEUROSURGICAL SPECIALISTS, INC. CASH BALANCE PLAN 110 SOUTH JEFFERSON RD SUITE 204 WHIPPANY, NJ 07981 Relationship to debtor | OVERFUNDING OF CASH BALANCE PL | | \$200,000.00 |
| ANS SPONSORED RETIREMENT PLAN | | 40/40/0000 | \$000.000.00 |
| ATLANTIC NEUROSURGICAL SPECIALISTS, INC. CASH BALANCE PLAN 110 SOUTH JEFFERSON RD SUITE 204 WHIPPANY, NJ 07981 | OVERFUNDING OF CASH BALANCE PL | AN 10/13/2023 | \$200,000.00 |
| Relationship to debtor ANS SPONSORED RETIREMENT PLAN | | | |
| ATLANTIC NEUROSURGICAL SPECIALISTS, INC. RETIREMENT TRUST 110 SOUTH JEFFERSON RD SUITE 204 WHIPPANY, NJ 07981 Relationship to debtor | OVERFUNDING OF ANS RETIREMENT TRUST | VARIOUS | \$257,540.65 |
| ANS SPONSORED RETIREMENT PLAN JAY CHUN ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 8/1/2022 | \$216,950.00 |
| Relationship to debtor SHAREHOLDER, FORMER MEMBER OF EXECUTIVE COMMITTEE | | | |
| JAY CHUN ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 7/21/2023 | \$138,209.00 |
| Relationship to debtor SHAREHOLDER, FORMER MEMBER OF EXECUTIVE COMMITTEE | | | |
| JAY CHUN ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 4/20/2023 | \$94,761.00 |
| Relationship to debtor SHAREHOLDER, FORMER MEMBER OF EXECUTIVE COMMITTEE | | | |

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| (Name) | Document Page 39 01 49 | | |
|--|--|----------------------------|-----------------------|
| Who received transfer? | Description of property transferred or payments received or debts paid in exchange | Dates transfer was made | Total amount or value |
| JAY CHUN ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 12/30/2022 | \$223,983.00 |
| Relationship to debtor SHAREHOLDER, FORMER MEMBER OF EXECUTIVE COMMITTEE | | | |
| JAY CHUN ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 10/27/2022 | \$278,755.00 |
| Relationship to debtor SHAREHOLDER, FORMER MEMBER OF EXECUTIVE COMMITTEE | | | |
| JEEVAN VINOD ADDRESS ON FILE | FURNITURE, MEDICAL & EXERCISE EQUIPMENT, MISCELLANEOUS OFFICE | 5/15/2024 | \$10,000.00 |
| Relationship to debtor NONE | EQUIPMENT | | |
| JOHN KNIGHTLY ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 8/1/2022 | \$216,950.00 |
| Relationship to debtor SHAREHOLDER | | | |
| JOHN KNIGHTLY ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 7/21/2023 | \$138,209.00 |
| Relationship to debtor SHAREHOLDER | | | |
| JOHN KNIGHTLY ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 4/20/2023 | \$94,761.00 |
| Relationship to debtor SHAREHOLDER | | | |
| JOHN KNIGHTLY ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 12/30/2022 | \$223,983.00 |
| Relationship to debtor SHAREHOLDER | | | |
| JOHN KNIGHTLY ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 10/27/2022 | \$278,755.00 |
| Relationship to debtor SHAREHOLDER | | | |
| JONATHAN J BASKIN ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 8/1/2022 | \$216,950.00 |
| Relationship to debtor SHAREHOLDER | | | |
| JONATHAN J BASKIN ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 7/21/2023 | \$138,209.00 |
| Relationship to debtor SHAREHOLDER | | | |
| JONATHAN J BASKIN ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 4/20/2023 | \$94,761.00 |
| Relationship to debtor SHAREHOLDER | | | |
| JONATHAN J BASKIN ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 12/30/2022 | \$223,983.00 |
| Relationship to debtor SHAREHOLDER | | | |
| JONATHAN J BASKIN ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 10/27/2022 | \$278,755.00 |
| Relationship to debtor SHAREHOLDER | | | |
| KYLE T CHAPPLE ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 8/1/2022 | \$216,950.00 |
| Relationship to debtor SHAREHOLDER, EXECUTIVE COMMITTEE | | | |

Case-24-15-726-1

| (Name) | Document Page 40 01 49 | | |
|---|---|----------------------------|-----------------------|
| Who received transfer? | Description of property transferred or payments received or debts paid in exchange | Dates transfer was made | Total amount or value |
| KYLE T CHAPPLE ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 7/21/2023 | \$138,209.00 |
| Relationship to debtor SHAREHOLDER, EXECUTIVE COMMITTEE | | | |
| KYLE T CHAPPLE ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 4/20/2023 | \$94,761.00 |
| Relationship to debtor SHAREHOLDER, EXECUTIVE COMMITTEE | | | |
| KYLE T CHAPPLE ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 12/30/2022 | \$223,983.00 |
| Relationship to debtor SHAREHOLDER, EXECUTIVE COMMITTEE | | | |
| KYLE T CHAPPLE ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 10/27/2022 | \$278,755.00 |
| Relationship to debtor SHAREHOLDER, EXECUTIVE COMMITTEE | | | |
| PAUL S SAPHIER ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 8/1/2022 | \$216,950.00 |
| Relationship to debtor SHAREHOLDER | | | |
| PAUL S SAPHIER ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 7/21/2023 | \$138,209.00 |
| Relationship to debtor SHAREHOLDER | | | |
| PAUL S SAPHIER ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 4/20/2023 | \$94,761.00 |
| Relationship to debtor SHAREHOLDER | | | |
| PAUL S SAPHIER ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 12/30/2022 | \$223,983.00 |
| Relationship to debtor SHAREHOLDER | | | |
| PAUL S SAPHIER ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 10/27/2022 | \$278,755.00 |
| Relationship to debtor SHAREHOLDER | | | |
| PEAK MEDICAL SOLUTIONS 1275 BLOOMFIELD AVE. SUITE 30, BLDG 6 FAIRFIELD, NJ 07004 | C-ARM AND X-RAY MACHINE | 6/16/2023 | \$31,626.00 |
| Relationship to debtor NONE | | | |
| PEAK MEDICAL SOLUTIONS 1275 BLOOMFIELD AVE. SUITE 30, BLDG 6 FAIRFIELD, NJ 07004 | X-RAY MACHINE | 5/17/2024 | \$5,000.00 |
| Relationship to debtor NONE | | | |
| RONALD P BENITEZ ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 8/1/2022 | \$216,950.00 |
| Relationship to debtor SHAREHOLDER, EXECUTIVE COMMITTEE | | | |
| RONALD P BENITEZ ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 7/21/2023 | \$138,209.00 |
| Relationship to debtor SHAREHOLDER, EXECUTIVE COMMITTEE | | | |
| RONALD P BENITEZ ADDRESS ON FILE | SHAREHOLDER DISTRIBUTIONS | 4/20/2023 | \$94,761.00 |
| Relationship to debtor SHAREHOLDER, EXECUTIVE COMMITTEE | | | |

(Name

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Who received transfer? Description of property transferred or payments Dates transfer Total amount or received or debts paid in exchange was made value RONALD P BENITEZ SHAREHOLDER DISTRIBUTIONS 12/30/2022 \$223,983.00 ADDRESS ON FILE Relationship to debtor SHAREHOLDER, EXECUTIVE COMMITTEE RONALD P BENITEZ SHAREHOLDER DISTRIBUTIONS 10/27/2022 \$278,755.00 ADDRESS ON FILE Relationship to debtor SHAREHOLDER, EXECUTIVE COMMITTEE SCOTT MEYER SHAREHOLDER DISTRIBUTIONS 8/1/2022 \$216,950.00 ADDRESS ON FILE Relationship to debtor SHAREHOLDER SCOTT MEYER SHAREHOLDER DISTRIBUTIONS 7/21/2023 \$138,209.00 ADDRESS ON FILE Relationship to debtor SHAREHOLDER SCOTT MEYER SHAREHOLDER DISTRIBUTIONS 4/20/2023 \$94,761.00 ADDRESS ON FILE Relationship to debtor SHAREHOLDER SCOTT MEYER SHAREHOLDER DISTRIBUTIONS 12/30/2022 \$223,983.00 ADDRESS ON FILE Relationship to debtor SHAREHOLDER SCOTT MEYER SHAREHOLDER DISTRIBUTIONS 10/27/2022 \$278,755.00 ADDRESS ON FILE Relationship to debtor SHAREHOLDER YARON A MOSHEL SHAREHOLDER DISTRIBUTIONS 8/1/2022 \$216,950.00 ADDRESS ON FILE Relationship to debtor SHAREHOLDER YARON A MOSHEL SHAREHOLDER DISTRIBUTIONS 7/21/2023 \$138,209.00 ADDRESS ON FILE Relationship to debtor SHAREHOLDER YARON A MOSHEL SHAREHOLDER DISTRIBUTIONS 4/20/2023 \$94,761.00 ADDRESS ON FILE Relationship to debtor SHAREHOLDER YARON A MOSHEL SHAREHOLDER DISTRIBUTIONS 12/30/2022 \$223,983.00 ADDRESS ON FILE Relationship to debtor SHAREHOLDER YARON A MOSHEL SHAREHOLDER DISTRIBUTIONS 10/27/2022 \$278,755.00 ADDRESS ON FILE Relationship to debtor SHAREHOLDER Previous Locations

14. Previous addresses

Part 7:

List all previous addresses used by the debtor within 3 years before filing this case and the dates the addresses were used.

Does not apply

| 117 | | |
|--|--------------------|---------------|
| Address | Dates of occupancy | |
| 310 MADISON AVENUE 3RD FLOOR MORRISTOWN, NJ 07960 | From 10/10/2003 | To 10/31/2023 |
| 901 WEST MAIN STREET SUITE 260A FREEHOLD, NJ 07728 | From 11/16/2021 | To 12/31/2023 |

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| Health Care Bankruptcies | | |
|---|---|---|
| alth Care bankruptcies he debtor primarily engaged in offering services and fa diagnosing or treating injury, deformity, or disease, providing any surgical, psychiatric, drug treatment, o No. Go to Part 9. | or | |
| | | |
| Facility name and address | Nature of the business operation, including type of services the debtor provides | If debtor provides meals and housing, number of patients in debtor's care |
| ATLANTIC NEUROSURGICAL SPECIALISTS, P.A. 60 COLUMBIA ROAD BUILDING A MORRISTOWN, NJ 07960 | NON-OPERATING PHYSICIAN PRACTICE | |
| | Location where patient records are maintained (if different from facility address). If electronic, identify any service provider. | How are records kept? |
| | ACCESS INFORMATION MANAGEMENT (2010 RT 57, WASHINGTON, NJ, 07882) | ☐ Electronically ☑ Paper |
| ATLANTIC NEUROSURGICAL SPECIALISTS, P.A. 60 COLUMBIA ROAD BUILDING A MORRISTOWN, NJ 07960 | NON-OPERATING PHYSICIAN PRACTICE | |
| | Location where patient records are maintained (if different from facility address). If electronic, identify any service provider. | How are records kept? |
| | CENTRICITY/IRON MOUNTAIN | ☑ Electronically □ Paper |
| ATLANTIC NEUROSURGICAL SPECIALISTS, P.A. 60 COLUMBIA ROAD BUILDING A MORRISTOWN, NJ 07960 | NON-OPERATING PHYSICIAN PRACTICE | |
| | Location where patient records are maintained (if different from facility address). If electronic, identify any service provider. | How are records kept? |
| | ECLINICALWORKS | ☑ Electronically □ Paper |
| ATLANTIC NEUROSURGICAL SPECIALISTS, P.A. 60 COLUMBIA ROAD BUILDING A MORRISTOWN, NJ 07960 | NON-OPERATING PHYSICIAN PRACTICE | |
| | Location where patient records are maintained (if different from facility address). If electronic, identify any service provider. | How are records kept? |
| | HANOVER HILLS SURGICAL CENTER (83 HANOVER RD, SUITE 100, FLORHAM PARK, NJ, 07932-1508) | □ Electronically ☑ Paper |
| ATLANTIC NEUROSURGICAL SPECIALISTS, P.A. 60 COLUMBIA ROAD BUILDING A MORRISTOWN, NJ 07960 | NON-OPERATING PHYSICIAN PRACTICE | |
| | Location where patient records are maintained (if different from facility address). If electronic, identify any service provider. | How are records kept? |
| | SURGICAL INFORMATION SYSTEMS/AMKAI | ☑ Electronically □ Paper |
| ATLANTIC NEUROSURGICAL SPECIALISTS, P.A. 60 COLUMBIA ROAD BUILDING A | NON-OPERATING PHYSICIAN PRACTICE | |

| Debtor | CARANEN245175726 all Sts, P.A. Doc 63 | Filed 07/02 | /24 Entered Page 43 of 49 | 0,7/0,2/24 <u>414</u> 261 | 1:53 Desc Main |
|-----------------|---|----------------------|--|--|---|
| | Facility name and address | | ness operation, including | | If debtor provides meals and housing, number of patients in debtor's care |
| | | | atient records are maintair ess). If electronic, identify a | • | How are records kept? |
| | | • | TORAGE (15 RIVER R 07928) | OAD, | ☐ Electronically☑ Paper |
| Part 9: | Personal Identifiable Information | | | | |
| 16. Do e | es the debtor collect and retain personally identifiable | information of cus | tomers? | | |
| | No. Yes. State the nature of the information collected and re | tained. | Emergency Contact | ne, Email, Billing detail Information, Date of Bir nation including Gender | th, SSN (optional), |
| | Does the debtor have a privacy policy about that in | nformation? | Demographics inform | nation including Gender | , Lumony, Nace |
| | □ No ☑ Yes | | | | |
| per | hin 6 years before filing this case, have any employees ision or profit-sharing plan made available by the debt No. Go to Part 10. Yes. Does the debtor serve as plan administrator? | | | RISA, 401(k), 403(b), o | r other |
| | Name of plan | | | Employer identification | n number of the plan |
| | ALTAIR HEALTH 401(K) PLAN | | | 22-2020733 | |
| | Has the plan been terminated? □ No ☑ Yes | | | | |
| | ATLANTIC NEUROSURGICAL SPECIALISTS, | , INC. CASH BALA | NCE PLAN | 22-2020733 | |
| | Has the plan been terminated? □ No ☑ Yes | | | | |
| | ATLANTIC NEUROSURGICAL SPECIALISTS, | , INC. RETIREMEN | IT TRUST | 22-2020733 | |
| | Has the plan been terminated? □ No | | | | |
| | ☑ Yes | | | | |
| Part 10: | Certain Financial Accounts, Safe Deposit Boxes, a | nd Storage Units | | | |
| Wit solo | sed financial accounts hin 1 year before filing this case, were any financial acco J, moved, or transferred? ude checking, savings, money market, or other financial | | | | |
| hou | ises, cooperatives, associations, and other financial instit None | | | , | , J |
| List | e deposit boxes any safe deposit box or other depository for securities, c case. | cash, or other valua | bles the debtor now has | s or did have within 1 ye | ear before filing |
| Ø | None | | | | |
| List | -premises storage any property kept in storage units or warehouses within /hich the debtor does business. | 1 year before filing | this case. Do not includ | le facilities that are in a | part of a building |
| | None | | | | |
| | | | | | |
| | | | | | |

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(Name)

| | Ū | | |
|---|--|---|-------------------------------|
| Facility name and address | Names of anyone with access to it | Description of the contents | Does debtor still have it? |
| ACCESS INFORMATION MANAGEMENT 2010 RT 57 WASHINGTON, NJ 07882 | CYNTHIA VOGLER, PAULA G SUAREZ | MEDICAL RECORDS (PAPER) | □ No ☑ Yes |
| ECLINICALWORKS 2 TECHNOLOGY DR. WESTBOROUGH, MA 01581 | CYNTHIA VOGLER, PAULA G SUAREZ, RUMON AHMED, WAKEFIELD & ASSOCIATES (COLLECTRX), STEPHANIE PARKER, ANA HILDA PAGAN, JAY LISTISEN, ALEXANDRA ARCHIBALD, SAMARA M GOMEZ, AMANDA MONTERROSO-BEZICK, LAUREN MORROCCO | MEDICAL RECORDS (DIGITAL) | □ No ☑ Yes |
| HANOVER HILLS SURGICAL CENTER 83 HANOVER RD SUITE 100 FLORHAM PARK, NJ 07932-1508 | CYNTHIA VOGLER, PAULA G SUAREZ | MEDICAL AND BUSINESS RECORDS (PAPER) | □ No ☑ Yes |
| IRON MOUNTAIN ONE FEDERAL STREET BOSTON, MA 02110 | RUMON AHMED (MEDICAL & BUSINESS), ALEXANDRA ARCHIBALD (MEDICAL ONLY) | MEDICAL, BUSINESS AND BILLING RECORDS (DIGITAL) | □ No ☑ Yes |
| SURGICAL INFORMATION SYSTEMS/AMKAI 8000 AVALON BLVD. SUITE 350 ALPHARETTA, GA 30009 | CYNTHIA VOGLER, RUMON AHMED, WAKEFIELD & ASSOCIATES (COLLECTRX), STEPHANIE PARKER, ANA HILDA PAGAN | MEDICAL RECORDS (DIGITAL) | □ No ☑ Yes |
| WESTY SELF STORAGE 15 RIVER ROAD CHATHAM, NJ 07928 | CYNTHIA VOGLER, PAULA G SUAREZ, RUMON AHMED | MEDICAL, HR AND BUSINESS RECORDS (PAPER) | □ No ☑ Yes |

Part 11:

Property the Debtor Holds or Controls That the Debtor Does Not Own

21. Property held for another

List any property that the debtor holds or controls that another entity owns. Include any property borrowed from, being stored for, or held in trust. Do not list leased or rented property.

☑ None

Part 12: **Details About Environmental Information**

For the purpose of Part 12, the following definitions apply:

- Environmental law means any statute or governmental regulation that concerns pollution, contamination, or hazardous material, regardless of the medium affected (air, land, water, or any other medium).
- Site means any location, facility, or property, including disposal sites, that the debtor now owns, operates, or utilizes or that the debtor formerly owned, operated, or utilized.
- Hazardous material means anything that an environmental law defines as hazardous or toxic, or describes as a pollutant, contaminant, or a similarly harmful substance.

Report all notices, releases, and proceedings known, regardless of when they occurred.

22. Has the debtor been a party in any judicial or administrative proceeding under any environmental law? Include settlements and orders.

- ☑ No
- Yes. Provide details below.

23. Has any governmental unit otherwise notified the debtor that the debtor may be liable or potentially liable under or in violation of an environmental law?

🗹 No

□ Yes. Provide details below.

24. Has the debtor notified any governmental unit of any release of hazardous material?

☑ No

□ Yes. Provide details below.

Part 13: Details About the Debtor's Business or Connections to Any Business

| Debtor | CAPARIEN243-135-726-131515, P.A. DO | Document | ./24 t Pade | =ក្រទេកុខណ្ឌ0 ·45 of 49 | if known) | 2/24 ₂₄ 454 ₂₆ L1.5 | 5 | Desc M |
|----------------------|--|---------------------------------|---------------------------|----------------------------|--|--|-------|------------|
| | | | | | | | | |
| List | ner businesses in which the debtor has or t any business for which the debtor was an o lude this information even if already listed in | owner, partner, member, or othe | erwise a pe | erson in control | within | 6 years before filing t | his c | case. |
| | None | | | | | | | |
| | Business name and address | Describe the nature of the bus | siness | | Employer Identification number Do not include Social Security nur | | | |
| | ANS CONTINUUM HOLDCO, LLC (MSO) 310 MADISON AVE MORRISTOWN, NJ 07960-6967 | DISON AVE | | | I | 82-2761987 Date business existe From: 10/1/2017 | d | To: PRESEN |
| | NJ PAIN CONSULTANTS, PC 310 MADISON AVE SUITE 301 MORRISTOWN, NJ 07960 | PHYSICIAN PRACTICE | | | I | 22-3680826 Date business existe From: 1/1/2019 | ed | To: PRESEN |
| 26. Bo 26a | oks, records, and financial statements a. List all accountants and bookkeepers w □ None | ho maintained the debtor's boo | ks and rec | ords within 2 ye | ears be | efore filing this case. | | |
| | Name and address | | | | Dates | of service | | |
| | RUMON AHMED ADDRESS ON FILE | | | | From | 3/2/2020 | То | PRESENT |
| | JASMINE NICOLE MARTINEZ ADDRESS ON FILE | | | | From | 2/18/2019 | То | 3/30/2024 |
| | MAGDALENA OWCZARSKI ADDRESS ON FILE | | | | From | 8/7/2023 | То | 1/2/2024 |
| | MARK D FARRINGTON ADDRESS ON FILE | | | | From | 11/23/2020 | То | 12/20/2023 |
| | KATHLEEN LORIA ADDRESS ON FILE | | | | From | 10/3/2005 | То | 10/31/2023 |
| | SUZANNE EEWSHAH ADDRESS ON FILE | | | | | 9/26/2022 | То | 7/31/2023 |
| | KRESHNIK HOXHA ADDRESS ON FILE | | | | From | 12/28/2020 | То | 2/7/2023 |
| 261 | List all firms or individuals who have au statement within 2 years before filing the | | ⊧btor's bool | ks of account ar | nd reco | ords or prepared a fin | anci | ial |
| | Name and address | | | | Dates | of service | | |
| | ABAR RETIREMENT PLAN SERVICI 25B VREELAND RD SUITE 103 FLORHAM PARK, NJ 07932 | ES LLC | | | From | MID 1990S | То | PRESENT |
| | INTERNAL REVENUE SERVICE 50 W STATE ST TRENTON, NJ 08609 | | | | From | 5/1/2023 | То | 2/29/2024 |
| | LBMC, PC 201 FRANKLIN ROAD SUITE 400 BRENTWOOD, TN 37027 | | | | From | 2019 | То | PRESENT |
| | LEE CPA AUDIT GROUP 10301 PLACER LANE SACRAMENTO, CA 95827 | | | | From | 4/2/2024 | То | PRESENT |
| 260 | List all firms or individuals who were in D None | possession of the debtor's book | s of accou | nt and records | when t | this case is filed . | | |

| Name and address | If any books of account and records are unavailable, explain why |
|---|---|
| ALEXANDRA ARCHIBALD ADDRESS ON FILE | |
| AMANDA MONTERROSO-BEZICK ADDRESS ON FILE | |
| ANA PAGAN ADDRESS ON FILE | |

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| (1 | Name) | Document | Fage 40 01 49 |) | |
|------|--|-------------------------|--------------------------|--|--|
| | Name and address | | | If any books of account and records are unavailable, explain why | |
| | CYNTHIA VOGLER ADDRESS ON FILE | | | | |
| | ECLINICALWORKS 2 TECHNOLOGY DR. WESTBOROUGH, MA 01581 | | | | |
| | IRON MOUNTAIN ONE FEDERAL STREET BOSTON, MA 02110 | | | | |
| | JAY LISTISEN ADDRESS ON FILE | | | | |
| | LAUREN MORROCCO ADDRESS ON FILE | | | | |
| | LBMC, PC 201 FRANKLIN ROAD SUITE 400 BRENTWOOD, TN 37027 | | | | |
| | LEE CPA AUDIT GROUP 10301 PLACER LANE SACRAMENTO, CA 95827 | | | | |
| | PAULA G SUAREZ ADDRESS ON FILE | | | | |
| | RUMON AHMED ADDRESS ON FILE | | | | |
| | SAMARA M GOMEZ ADDRESS ON FILE | | | | |
| | STEPHANIE PARKER ADDRESS ON FILE | | | | |
| | SURGICAL INFORMATION SYSTEMS/AMK/ 8000 AVALON BLVD. SUITE 350 | AI | | | |
| | ALPHARETTA, GA 30009 VERISMA (SCANSTAT TECHNOLOGIES, LL 1750 FOUNDERS PKWY ALPHARETTA, GA 30009 | C) | | | |
| | WAKEFIELD & ASSOCIATES (COLLECTRX) 7005 MIDDLEBROOK PIKE KNOXVILLE, TN 37909 | | | | |
| 26d. | List all financial institutions, creditors, and other statement within 2 years before filing this case. | parties, including mero | antile and trade agencie | s, to whom the debtor issued a financial | |
| | □ None | | | | |
| | Name and address B RILEY ADVISORY SERVICES | | | | |
| | 299 PARK AVENUE FLOOR 21 NEW YORK, NY 10171 | | | | |
| | EDGEMONT CAPITAL PARTNERS 1251 AVENUE OF THE AMERICAS 46TH FLOOR NEW YORK, NY 10020 | | | | |
| | EISNER ADVISORY GROUP LLC P.O. BOX 358190 PITTSBURGH, PA 15251-5190 | | | | |
| | EPSTEIN BECKER & GREEN, P.C. 1 GATEWAY CENTER 13TH FLOOR NEWARK, NJ 07102-5003 | | | | |
| | GIBBINS ADVISORS, LLC P.O. BOX 389 WHITE PLAINS, NY 10602 | | | | |
| | GRANT THORNTON LLP 33562 TREASURY CENTER CHICAGO, IL 60694-3500 | | | | |
| | | | | | |

| | | Name and address | | | | | | | |
|---|-----------------------------|---|---|---|----------|--------------------------------|------------------------------|--------------------------------|--|
| | | GREENBAUM ROWE SMITH & D P.O. BOX 5600 WOODBRIDGE, NJ 07095 | AVIS LLP | | | | | | |
| | | INGLEWOOD ASSOCIATES LLC 9242 HEADLANDS RD MENTOR, OH 44060 | | | | | | | |
| | | KEYBANK 127 PUBLIC SQUARE CLEVELAND, OH 44114 | | | | | | | |
| | | LBMC, PC 201 FRANKLIN ROAD SUITE 400 BRENTWOOD, TN 37027 | | | | | | | |
| | | LEE CPA AUDIT GROUP 10301 PLACER LANE SACRAMENTO, CA 95827 | | | | | | | |
| | | LORIENT CAPITAL 550 WEST MERRILL ST. SUITE 210 BIRMINGHAM, MI 48009 | | | | | | | |
| | | WILKINGUTTENPLAN 499 SEVENTH AVENUE 6TH FLOOR, SOUTH NEW YORK, NY 10018 | | | | | | | |
| ŀ | nvento lave ar ☑ None | ny inventories of the debtor's propert | y been taken within 2 year | s before filing this ca | se? | | | | |
| | | debtor's officers, directors, managing the time | | rtners, members in o | control, | controlling shar | eholders, or othe | r | |
| | ⊐ None | | - | | | | | | |
| | Na | ame | Address | | | Position and natu | re of any | % of interest, if any | |
| | A١ | NS FOUNDERS PC | 310 MADISON AVENUE MORRISTOWN, NJ 079 | | | SHAREHOLDE | R | 100 | |
| | K١ | YLE CHAPPLE | ADDRESS ON FILE | | | DIRECTOR (VI PRESIDENT) | CE | | |
| | R | ONALD P BENITEZ | ADDRESS ON FILE | | | DIRECTOR (PF | RESIDENT) | | |
| | тс | DM BUCK | 299 PARK AVENUE FLOOR 21 NEW YORK, NY 10171 | | | CHIEF RESTRI OFFICER AS O | | | |
| | YA | ARON MOSHEL | ADDRESS ON FILE | | | DIRECTOR (SECRETARY/T R) | TREASURE | | |
| С | | I year before the filing of this case, of the debtor, or shareholders in co e | | | | | oartners, member | 's in | |
| | Na | ime / | Address | | | n and nature interest | Period during interest was h | which position or eld | |
| | JA | Y CHUN | ADDRESS ON FILE | | DIREC | TOR | From 10/22/ | 2022 To 3/14/2024 | |
| V | Vithin 1 | nts, distributions, or withdrawals context year before filing this case, did the s, loans, credits on loans, stock rede | debtor provide an insider w | vith value in any form, | includi | ng salary, other c | ompensation, drav | ws, | |
| ۵ | □ None | e | | | | | | | |
| | Na | ame and address of recipient | | Amount of money or description and value property | of | Dates | | Reason for providing the value | |
| | | E INFORMATION ENTERED UNDEF ESTION 4 | R PART 2, | | | | | | |

| | hin 6 years before filing this case, has the debtor been a member of any consolidated gro None | oup for tax purposes? |
|--|---|---|
| | Name of the parent corporation | Employer identification number of the parent corporation. |
| | ATLANTIC NEUROSURGICAL SPECIALISTS, P.A | 22-2020733 |
| 32. Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund? | | |
| | Name of the pension fund | Employer identification number of the pension fund. |
| | ATLANTIC NEUROSURGICAL SPECIALISTS, INC. CASH BALANCE PLAN | 22-2020733 |

| (Name) | | |
|---|--------------------------|--|
| art 14: Signature and Declaration | | |
| RNING Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. U.S.C. §§ 152, 1341, 1519, and 3571. | | |
| ave examined the information in this Statement of Financial Affairs and any attachments and have a reasonable belief that the ormation is true and correct. | | |
| declare under penalty of perjury that the foregoing is true and co | rrect. | |
| × 7. h. W. B. R | | |
| Signature of individual signing on behalf of the debtor | Thomas Buck Printed Name | |
| Chief Restructuring Officer | | |
| Position or relationship to debtor | | |

Ar ent of Financial Affairs for Non-Individuals Filing for Bankruptcy (Official Form 207) attached? ⊠ No □ Yes