

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF FLORIDA
MIAMI DIVISION
www.flsb.uscourts.gov

In re:

MBMG HOLDING, LLC, *et al.*,¹

Debtors.

Chapter 11 Cases

Case No. 24-_____

(Joint Administration Pending)

**DEBTORS' EMERGENCY MOTION FOR AN ORDER (I) AUTHORIZING
DEBTORS TO PAY CERTAIN PREPETITION EMPLOYEE AND INDEPENDENT
CONTRACTOR SPECIALIST OBLIGATIONS AND PREPETITION WITHHOLDING
OBLIGATIONS, (II) AUTHORIZING THE DEBTORS TO MAINTAIN
EMPLOYEE BENEFIT PROGRAMS, (III) AUTHORIZING BANKS TO HONOR
RELATED PREPETITION TRANSFERS, AND (IV) GRANTING RELATED RELIEF**

(Emergency Hearing Requested)

Statement of Exigent Circumstances

The Debtors respectfully request that the Court set this Motion for hearing on an emergency basis. Of critical importance to the Debtors is continued payment of employee wages and other employee benefits, as well as pre-petition amounts owed to certain independent contractor specialists, without which the Debtors would be unable to continue operating. The Debtors respectfully request that the Court waive the provisions of Local Rule 9075-1(B), which requires an affirmative statement that a bona fide effort was made in order to resolve the issues raised in this Motion, as the relief requested herein is urgent in nature and does not lend itself to advance resolution.

The above-captioned debtors and debtors-in-possession (collectively, the “Debtors”), by and through their proposed undersigned counsel, file this emergency motion (the “Motion”), seeking the entry of an order, substantially in the form attached hereto as **Exhibit A**: (i)

¹ The address of the Debtors is 7500 S.W. 8th Street, Ste. 400, Miami, Florida 33144. The last four digits of the Debtors’ federal tax identification numbers are: (i) Care Center Medical Group, LLC (9052); (ii) Care Center Network, LLC (5784); (iii) CCMC Physician Holdings, Inc. (4532); (iv) Clinical Care Pharmacy, LLC (2103); (v) Florida Family Primary Care Center, LLC (5005); (vi) Florida Family Primary Care Center of Pasco, LLC (8570); (vii) Florida Family Primary Care Centers of Orlando, LLC (3086); (viii) Florida Family Primary Care Centers of Pinellas, LLC (7075); (ix) Florida Family Primary Care Centers of Tampa, LLC (0631); (x) MB Medical Operations, LLC (8450); (xi) MB Medical Transport, LLC (3476); (xii) MBMG Holding, LLC (3880); (xiii) MBMG Intermediate Holding, LLC (9320); (xiv) Miami Beach Medical Centers, Inc. (3933); (xv) Miami Beach Medical Consultants, LLC (2737); and (xvi) Miami Medical & Wellness Center, LLC (2474).

authorizing, but not directing, the Debtors to pay certain Prepetition Employee and Independent Contractor Specialist Obligations (as defined below) and prepetition withholding obligations; (ii) authorizing, but not directing, the Debtors to maintain employee benefit programs in the ordinary course of their businesses; (iii) authorizing banks to honor related prepetition transfers; and (iv) granting related relief. In support of this Motion, the Debtors rely on the *Declaration of Nicholas K. Campbell in Support of Chapter 11 Petitions and First Day Pleadings* (the “First Day Declaration”)² filed concurrently herewith and incorporated herein, and respectfully state as follows:

JURISDICTION AND VENUE

1. This Court has jurisdiction to consider this Motion under 28 U.S.C. §§ 157 and 1334. This is a core proceeding under 28 U.S.C. § 157(b).
2. Venue is proper before this Court under 28 U.S.C. §§ 1408 and 1409.
3. The statutory bases for the relief sought in this Motion are sections 105(a), 363(b), and 507(a)(4)-(5) of title 11 of the United States Code (as amended, the “Bankruptcy Code”), rules 6003 and 6004 of the Federal Rules of Bankruptcy Procedure (as amended, the “Bankruptcy Rules”), and rules 9013(F) and (I) of the Local Bankruptcy Rules for the Southern District of Florida (as amended, the “Local Rules”).

BACKGROUND

4. On the date hereof (the “Petition Date”), each of the Debtors filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code (collectively, the “Chapter 11 Cases”).

² Capitalized terms used but not defined herein have the meanings given to them in the First Day Declaration.

5. The Debtors continue to operate their businesses and manage their affairs as debtors-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

6. For a detailed description of the Debtors, the circumstances leading to the commencement of these Chapter 11 Cases and information regarding the Debtors' businesses and capital structure, the Debtors respectfully refer the Court and parties-in-interest to the First Day Declaration.

RELIEF REQUESTED

7. The Debtors seek entry of the Order, substantially in the form attached hereto as **Exhibit A**, pursuant to sections 105(a), 363(b), and 507(a)(4)-(5) of the Bankruptcy Code: (i) authorizing, but not directing, the Debtors to pay and/or honor prepetition employee-related and independent contractor specialist-related obligations, including, but not limited to, prepetition wages, salaries, medical, dental, vision, life and accidental death and dismemberment insurance, disability, HSA, 401(k) retirement, vacation time, paid time off, workers' compensation and similar benefits (collectively, the "Prepetition Employee Obligations") as well as certain withholding obligations that the Debtors are required to pay to the requisite taxing authorities and other parties in connection thereto; (ii) authorizing, but not directing, the Debtors to continue their practices, programs and policies in effect as of the Petition Date with respect to all Prepetition Employee Obligations, including paid time off ("PTO"); (iii) authorizing those banks maintaining the Debtors' payroll accounts to honor checks issued to employees prepetition that have not cleared or been presented as of the Petition Date; and (iv) granting related relief. The Debtors further seek authorization to pay certain independent contractors they use in the ordinary course of their business for compensation owed to them as of the Petition Date.

THE DEBTOR'S WORKFORCE AND RELATED OBLIGATIONS**A. The Debtors' Workforce**

8. The Debtors are a leading independent primary care and integrated physician group focused on value-based, multi-specialty services, delivering high-quality health and wellness services to patients across 26 primary care centers in Florida, with their headquarters located at 7500 S.W. 8th Street, Ste. 400, Miami, Florida 33144. As of the Petition Date, the Debtors employed approximately 795 full-time and part-time employees, including physicians of various specialties, nurses, opticians, podiatrists, chiropractors, acupuncturists, medical assistants, dental assistants, pharmacy technicians, massage therapists, x-ray and ultrasound technicians, social services representatives, billing specialists, care coordinators and managers, housekeeping staff, maintenance staff, drivers, and office staff (the "Employees"). Of the approximately 795 Employees of the Debtors, 202 are annual salaried Employees and 593 are hourly Employees; and 790 are full-time Employees and 5 are part-time Employees. Given the nature of the Debtors' business, the majority of the Employees, approximately 786, work in Florida, and the balance work in the following states: Illinois (4), Indiana (1), Minnesota (1), North Carolina (1), New Jersey (1) and South Carolina (1).

9. In addition, the Debtors utilize the services of approximately fifty-eight (58) independent contractor specialists (the "Independent Contractors") from time to time, to assist with the Debtors' business operations. Specifically, the Independent Contractors primarily perform medical, vision, dental, radiology, and various administrative services on behalf of the Debtors. All of the Independent Contractors are paid as vendors through the Debtors' normal accounts payable system and not paid through the Debtors' payroll systems.

10. Pursuant to Local Rule 9013-1(I), attached hereto as **Exhibit B** is a schedule containing: (a) the name of each Employee;³ (b) the estimated amount due to such employees as of the Petition Date; (c) the estimated amounts to be withheld from such wages, including all applicable payroll taxes and related benefits; (d) the period of time for which prepetition wages are due; (e) whether the employee is presently employed by the Debtors; and (f) whether any of the Employees are insiders as defined in 11 U.S.C. § 101(31). All applicable payroll taxes and related benefits, to the extent applicable, will be paid concurrently with the payment of the prepetition wages to Employees identified on **Exhibit B** only after the authority to pay such wages has been granted by this Court. For the reasons explained below, irreparable harm would result if the relief requested herein is not granted at the outset of these Chapter 11 Cases.

B. Wages and Salaries

11. The Debtors pay the majority of its Employees biweekly. Specifically, the number of days prior to the Petition Date for which authorization, but not direction, to pay compensation is sought herein ranges from 10-14 days. As of the Petition Date, the Debtors estimate that the total amount of prepetition compensation owed to the Employees is approximately \$2,686,650, of which \$1,873,100 comprises wages and \$813,550 comprises related benefits.

12. In addition, as of the Petition Date, there are approximately 58 Independent Contractors. As of the Petition Date, the Debtors estimate that the total amount of prepetition compensation owed to the Independent Contractors is approximately \$109,847.

13. No single Employee's or Independent Contractor's pre-petition compensation exceeds the \$15,150 priority wage limit set forth in section 507(a)(4) of the Bankruptcy Code.

³ The names of the employees on the attached schedule have been redacted in order to prevent discord among the employees that could result from disclosure of their respective compensation as well as for privacy reasons. Upon request, the Debtors will provide to the United States Trustee, the Court, DIP Lenders, and any statutory committee appointed in these Chapter 11 Cases, an unredacted schedule of the employees.

14. Automatic Data Processing Inc. (“ADP”) administers payroll and certain benefits for the Employees. In exchange for this service, the Debtors pay ADP approximately \$4,500 per month. The Debtors also pay their payroll taxes each payroll cycle through ADP. As of the Petition Date, the Debtors estimate that the total amount of unpaid payroll taxes totals approximately \$451,635.

C. Employee Benefits⁴

15. In the ordinary course of business, the Debtors have established various employee benefit plans and policies for the benefit of their Employees which include medical, dental and vision insurance, disability and life insurance, vacation pay, PTO, 401(k) Plan Benefits (as defined below), and other similar such benefits (collectively, the “Employee Benefits”).⁵

i. Health Insurance Benefits

16. The Debtors offer health insurance benefits to their full-time Employees through Cigna Healthcare, and the Debtors also offer a self-funded health insurance plan called the Core VBP Plan 2024 with access to the Multiplan network (collectively, “Group Insurance”). Group Insurance is partially funded through Employee premiums paid via pre-tax salary deferrals and contributions by the Debtors. Currently, the Debtors contribute approximately \$253,000 per month towards the Group Insurance premiums.

17. The Employee Benefits also include (i) certain voluntary benefits, including supplemental life and accidental death and dismemberment, accident, and disability coverages (the “Voluntary Benefits”). The Voluntary Benefits are 100% Employee paid via payroll deductions.

⁴ The may seek, in a separate motion filed on a future date, the approval of a Key Employee Retention Plan (“KERP”) and Key Executive Incentive Plan (“KEIP”). The details of such proposed KERP/KEIP will be contained in that future filing.

⁵ The Independent Contractors and part-time Employees do not receive benefits from the Debtors.

18. The Debtors believe that the continuation of their pre-petition benefits programs is critical to their efforts to reorganize in these Chapter 11 Cases, including continuing to pay the Group Insurance premiums on a monthly basis.

ii. PTO

19. All full time Employees are eligible to accrue paid vacation and personal days (“PTO”). PTO is earned differently depending on level of seniority. Generally, Employees are awarded 15 days or 120 hours of PTO from their PTO earning start date until they have reached five years of service; 19 days or 152 hours from 5 to 10 years of service; and 22 days or 176 hours for 10 or more years of service. Employees are also generally awarded two days or 16 hours of PTO per calendar year for floating holidays, and Employees can rollover a maximum of 40 hours per year at year end.

20. By this Motion, the Debtors seek authority, but not direction, to honor in the ordinary course of business all liabilities to its Employees that arose under its vacation and personal day policies prior to the Petition Date. The Debtors anticipate that its Employees may utilize any accrued PTO in the ordinary course of business without resulting in any material cash flow requirements beyond the Debtors’ normal payroll obligations.

iii. 401(k) Plans

21. The Debtors’ offer a 401(k) Retirement Plan to Employees and match the Employees’ elective-deferral contributions on a 100% basis up to 3% of compensation and on a 50% basis for the next 2% of compensation (“401(k) Plan Benefits”).

22. The Debtors seek authority, but not direction, to remit all amounts, including prepetition amounts, contributed by the Employees towards the Employees’ 401(k) Plan Benefits, as they become due in the ordinary course of its business.

D. Workers' Compensation

23. The Debtors are required to maintain a workers' compensation policy and program and to provide its Employees with workers' compensation coverage (the "Workers' Compensation Policies") for claims arising from or related to their employment with the Debtors (the "Workers' Compensation Claims"). As reflected in the *Debtors' Emergency Motion for an Order Authorizing the Debtors to (I) Continue Administering Insurance Policies; (II) Continue Paying Certain Brokerage Fees; and (III) Satisfy Other Obligations Related Thereto in the Ordinary Course of Business* (the "Insurance Motion"), filed concurrently herewith, the Debtors maintain the Workers' Compensation Policies through The Charter Oak Fire Insurance Company. As of the Petition Date, the Debtors do not have any outstanding obligations under the Workers' Compensation Policies and all premium payments relating to the Workers' Compensation Policies are current.

24. As of the Petition Date, the Debtors do not anticipate having any outstanding obligations for Workers' Compensation Claims arising prior to the Petition Date that are not covered by the Workers' Compensation Policies. Claims that are covered under the Workers' Compensation Policies and settled will be paid directly by the appropriate insurance carrier after payment of the appropriate deductible. Nevertheless, the Debtors request authority, but not direction, to pay any and all amounts due and owing with respect to any Workers' Compensation Claims not covered by funds on hand, and maintain and continue pre-petition practices with respect to the Workers' Compensation Policies, including, among other things, allowing workers' compensation claimants, to the extent they hold valid Workers' Compensation Claims, to proceed with their claims directly against The Charter Oak Fire Insurance Company.

E. Reimbursable Expenses

25. The Debtors routinely reimburse their Employees for certain eligible expenses incurred within the scope of their employment, including, but not limited to, travel, lodging, ground transportation, meals, supplies, and other miscellaneous business-related expenses (collectively, “Employee Expenses”). The Debtors have issued corporate credit cards (the “Corporate Credit Cards”) through Divvy (n/k/a BILL Spend & Expense) to certain Employees to pay for these Employee Expenses.⁶ As of the Petition Date, approximately 87 Employees hold Corporate Credit Cards. Employees may also incur out-of-pocket Employee Expenses and seek reimbursement from the Debtors for their Employee Expenses. Generally, an Employee requesting reimbursement must submit an expense reimbursement request with the receipts attached via an online portal for approval. All claimed Employee Expenses are subject to a review and approval process and are reimbursed through payroll once approved.

26. The Debtors average approximately \$15,000-\$20,000 per month in reimbursable expenses. The Debtors request authority, but not direction, to pay Employee Expenses that may have accrued and be outstanding as of the Petition Date and to continue to pay Employee Expenses post-petition in accordance with past practice and in the ordinary course of business.

F. Social Security, Income Taxes, and Other Withholding

27. The Debtors routinely withhold from Employee paychecks amounts that the Debtors are required to transmit to third parties, specifically income taxes and social security payments. Examples of other such withholding are garnishments, health care payments, and

⁶ The Debtors are separately seeking to continue to maintain the Corporate Credit Card program and to pay prepetition amounts owing related to the Corporate Credit Cards pursuant to the *Debtors’ Emergency Motion for Entry of Interim and Final Orders (A) Authorizing the Debtors to Continue to (I) Maintain Their Cash Management System, (II) Honor Certain Prepetition and Post-Petition Obligations Related Thereto, (III) Use Existing Business Forms, and (IV) Perform Intercompany Transactions, and (B) Granting Related Relief*, filed contemporaneously herewith.

401(k) withholdings. The Debtors believe that such withheld funds, to the extent that they remain in the Debtors' possession, constitute monies held in trust and, therefore, are not property of the Debtors' bankruptcy estates. Nevertheless, the Debtors request that their practice of directing such funds to the appropriate parties in the ordinary course of business be specifically authorized and approved by the Court out of an abundance of caution.

G. Authorization of Banks

28. Finally, the Debtors seek an order authorizing all banks to receive, process, honor, and pay any and all checks drawn on the Debtors' payroll and general disbursement accounts related to Prepetition Employee Obligations, including any uncashed checks that were issued prior to the Petition Date with respect thereto, whether presented before or after the Petition Date, provided that sufficient funds are on deposit in the applicable accounts to cover such payments. For the avoidance of doubt, to the extent that checks issued to Employees for prepetition wages and salaries (and related benefits) and to Independent Contractors for wages have not been presented to financial institutions as of the filing of the Chapter 11 Cases, the Debtors seek an order authorizing all banks to receive, process, honor, and pay any and all such checks after the Petition Date. Without such relief, the Employees and Independent Contractors may suffer serious hardships, which would likely lead to severe disruptions, and value destruction, with respect to the Debtors ongoing business operations.

BASIS FOR RELIEF REQUESTED

29. Section 363(b)(1) of the Bankruptcy Code provides: "The trustee, after notice and a hearing, may use, sell, or lease, other than in the ordinary course of business, property of the estate." 11 U.S.C. § 363(b)(1). Section 105(a) of the Bankruptcy Code provides:

The court may issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of this title. No provision of this title

providing for the raising of an issue by a party in interest shall be construed to preclude the court from, *sua sponte*, taking any action or making any determination necessary or appropriate to enforce or implement court orders or rules, or to prevent an abuse of process.

11 U.S.C. § 105(a).

30. Pursuant to section 507(a)(4) of the Bankruptcy Code, as amended by the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005, each employee may be granted a priority claim for:

allowed unsecured claims, but only to the extent of \$15,150 for each individual or corporation, as the case may be, earned within 180 days before the date of the filing of the petition or the date of the cessation of the debtor's business, whichever occurs first, for –

(A) wages, salaries, or commissions, including vacation, severance, and sick leave pay earned by an individual; or

(B) sales commissions earned by an individual or by a corporation with only 1 employee, acting as an independent contractor in the sale of goods or services, for the debtor in the ordinary course of the debtor's business if, and only if, during the 12 months preceding that date, at least 75 percent of the amount that the individual or corporation earned by acting as an independent contractor in the sale of goods or services was earned from the debtor

11 U.S.C. § 507(a)(4).

31. Furthermore, in a long line of well-established decisions, courts consistently have permitted payment of prepetition obligations that are necessary to preserve or enhance the value of a debtor's estate. *In re Lehigh & New Eng. Ry. Co.*, 657 F.2d 570, 581 (3d Cir. 1981) (holding that "if payment of a claim which arose prior to reorganization is essential to the continued operation of the . . . [business] during reorganization, payment may be authorized even if it is made out of [the] corpus"); *Dudley v. Mealey*, 147 F.2d 268, 271 (2d Cir. 1945) (extending doctrine for payment of prepetition claims beyond railroad reorganization cases), cert. denied 325 U.S. 873 (1945); *Mich. Bureau of Workers' Disability Comp. v. Chateaugay Corp. (In re*

Chateaugay Corp.), 80 B.R. 279, 285-86 (S.D.N.Y. 1987) (approving lower court order authorizing payment of prepetition wages, salaries, expenses, and benefits).

32. In addition, the Court may rely on its equitable powers under section 105(a) of the Bankruptcy Code and the doctrine of necessity to authorize the payment of prepetition claims when such payment is essential to the continued operation of a debtor's business. *See, e.g., Just for Feet*, 242 B.R. 821, 824-25 (D. Del. 1999) (holding that section 105(a) of Bankruptcy Code provides statutory basis for payment of prepetition claims under the doctrine of necessity particularly when such payment is necessary for the debtor's survival during chapter 11); *In re Columbia Gas Sys., Inc.*, 171 B.R. 189, 191-92 (Bankr. D. Del. 1994) (confirming that the doctrine of necessity is standard for enabling a court to authorize payment of prepetition claims before confirming a plan).

33. Because all of the Prepetition Employee Obligations and pre-petition amounts owed to the Independent Contractors constitute priority claims pursuant to section 507(a)(4) of the Bankruptcy Code, which claims must be paid in full pursuant to section 1129(a)(9) of the Bankruptcy Code in order to confirm a plan, payment of such obligations at this time merely affects the timing, but not the appropriateness, of such payments. As of the Petition Date, none of the Employees or Independent Contractors is owed \$15,150 or more.

34. As the stability of the Debtors' workforce is essential to a successful preservation of its business, namely, to maximize the value of their assets and recoveries by their creditors, it is critical that the Debtors be permitted to continue in the ordinary course, post-petition, the personnel policies, programs and procedures that were in effect prior to the Petition Date, including the continued accrual and payout of PTO.

35. The Debtors further submit that the withholding obligations do not constitute property of their estates and principally represent Employees' earnings that governments (in the case of taxes), Employees (in the case of voluntary withholding obligations), and judicial authorities (in the case of involuntary withholding obligations), have designated for deduction from Employee paychecks. The failure to transfer these withheld funds could result in hardship to certain Employees. The Debtors may expect inquiries from garnishors regarding the Debtors' failure to submit, among other things, child support and alimony payments, which are not the Debtors' property, but rather, have been withheld from Employee paychecks. Moreover, if the Debtors cannot remit these amounts, its Employees may face legal action due to the Debtors' failure to submit these payments.

36. Relief similar to that sought herein has been granted by Courts in this and other Districts in Florida. *See, e.g., In re Bird Global, Inc., et al.*, Case No. 23-20514-CLC (Bankr. S.D. Fla. Dec. 22, 2023); *In re Aerotech Miami, Inc. d/b/a iAero Tech, et al.*, Case No. 23-17503-RAM (Bankr. S.D. Fla. Sept. 19, 2023); *In re Delphi Behavioral Health Group, LLC, et al.*, Case No. 23-10945-PDR (Bankr. S.D. Fla. Feb. 10, 2023); *In re Vital Pharmaceuticals, Inc., et al.*, No. 22-17842-PDR (Bankr. S.D. Fla. Oct. 14, 2022); *In re American Purchasing Services, LLC d/b/a American Medical Depot, et al.*, No. 20-23495-SMG (Bankr. S.D. Fla. Dec. 16, 2020); *In re Tamarac 10200, LLC, et al.*, No. 20-23356-PDR (Bankr. S.D. Fla. Dec. 10, 2020); *In re It'Sugar FL I LLC, et al.*, No. 20-20259-RAM (Bankr. S.D. Fla. Sept. 29, 2020); *In re Magnum Construction Management, LLC f/k/a Munilla Construction Management, LLC*, No 19-12821-AJC (Bankr. S.D. Fla. Mar. 7, 2019); *In re National Auto Lenders, Inc.*, No. 18-24586-LMI (Bankr. S.D. Fla. Nov. 29, 2018); *In re Goodman and Dominguez, Inc., et al.*, No. 17-17237-RAM (Bankr. S.D. Fla. July 7, 2017); *In re Goodman and Dominguez, Inc., et al.*, No. 16-10056-

RAM (Bankr. S.D. Fla. Jan. 1, 2016); *In re Adinath Corp., et al.*, No. 15-16885-LMI (Bankr. S.D. Fla. April 17, 2015); *In re Maguire Group Holdings, Inc., et al.*, No. 11-39347-RAM (Bankr. S.D. Fla. Oct. 26, 2012); *In re Gulfstream Intern. Group, Inc., et al.*, No. 10-44131-JKO (Bankr. S.D. Fla. Nov. 8, 2010); *In re Medical Staffing Network Holdings, Inc., et al.*, No. 10-29101-EPK (Bankr. S.D. Fla. July 7, 2010); *In re DM Indus., Ltd.*, No. 09-15533-LMI (Bankr. S.D. Fla. Mar. 31, 2009); *In re Robb & Stucky LLP*, No. 8:11-bk-02801-CED (Bankr. M.D. Fla. Mar. 11, 2011); *In re Cargo Transp. Svcs., Inc.*, No. 11-bk-00432-MGW (Bankr. M.D. Fla. Jan. 20, 2011); *In re E-Brands Rests., LLC, et al.*, No. 10-bk-18282-KRM (Bankr. M.D. Fla. Aug. 20, 2010); *In re CCI Liquidation, Inc., f/k/a Custom Cable Indus., Inc.*, No. 10-bk-18478-MGW (Bankr. M.D. Fla. Aug. 9, 2010); and *In re Land Resource, LLC*, No. 08-bk-10159-ABB (Bankr. M.D. Fla. Oct. 31, 2008).

Expedited Consideration and Waiver of any Applicable Stay

37. The Debtors respectfully request expedited consideration of this Motion pursuant to Bankruptcy Rule 6003, which empowers a court to grant relief within the first 21 days after the commencement of a chapter 11 case “to the extent that relief is necessary to avoid immediate and irreparable harm.” Here, the Debtors believe an immediate and orderly transition into chapter 11 is critical to the viability of its operations and that any delay in granting the relief requested could hinder the Debtors’ operations and cause irreparable harm. Furthermore, the failure to receive the requested relief during the first 21 days of these Chapter 11 Cases would severely disrupt the Debtors’ operations at this critical juncture. Accordingly, the Debtors submit that they have satisfied the “immediate and irreparable harm” standard of Bankruptcy Rule 6003 and, therefore, respectfully request that the Court approve the relief requested in this Motion on an expedited basis.

38. To implement the foregoing successfully, the Debtors request that the Court enter an order providing that notice of the relief requested herein satisfies Bankruptcy Rule 6004(a) and that the Debtors have established cause to exclude such relief from the 14-day stay period under Bankruptcy Rule 6004(h).

WHEREFORE, the Debtors respectfully request that the Court grant this Motion and enter the Order, substantially in the form attached hereto as **Exhibit A**: (i) authorizing, but not directing, the Debtors to pay certain Prepetition Employee Obligations and prepetition withholding obligations; (ii) authorizing, but not directing, the Debtors to maintain employee benefit programs; (iii) authorizing banks to honor related prepetition transfers; and (iv) granting such other and related relief as is just and proper.

Dated: October 13, 2024

Respectfully submitted,

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Debtors-in-Possession*
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EXHIBIT A

(Proposed Order)

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF FLORIDA
MIAMI DIVISION
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In re:

MBMG HOLDING, LLC, *et al.*,¹

Debtors.

Chapter 11 Cases

Case No. 24-_____

(Jointly Administered)

**ORDER (I) AUTHORIZING DEBTORS TO PAY CERTAIN
PREPETITION EMPLOYEE AND INDEPENDENT CONTRACTOR SPECIALIST
OBLIGATIONS AND PREPETITION WITHHOLDING OBLIGATIONS, (II)
AUTHORIZING THE DEBTORS TO MAINTAIN EMPLOYEE BENEFIT
PROGRAMS, (III) AUTHORIZING BANKS TO HONOR RELATED
PREPETITION TRANSFERS, AND (IV) GRANTING RELATED RELIEF**

THIS MATTER having come before the Court for a hearing on October ____, 2024, at
__ a.m./p.m. in Miami, Florida (the “Hearing”) upon the *Debtors’ Emergency Motion for an*

¹ The address of the Debtors is 7500 S.W. 8th Street, Ste. 400, Miami, Florida 33144. The last four digits of the Debtors’ federal tax identification numbers are: (i) Care Center Medical Group, LLC (9052); (ii) Care Center Network, LLC (5784); (iii) CCMC Physician Holdings, Inc. (4532); (iv) Clinical Care Pharmacy, LLC (2103); (v) Florida Family Primary Care Center, LLC (5005); (vi) Florida Family Primary Care Center of Pasco, LLC (8570); (vii) Florida Family Primary Care Centers of Orlando, LLC (3086); (viii) Florida Family Primary Care Centers of Pinellas, LLC (7075); (ix) Florida Family Primary Care Centers of Tampa, LLC (0631); (x) MB Medical Operations, LLC (8450); (xi) MB Medical Transport, LLC (3476); (xii) MBMG Holding, LLC (3880); (xiii) MBMG Intermediate Holding, LLC (9320); (xiv) Miami Beach Medical Centers, Inc. (3933); (xv) Miami Beach Medical Consultants, LLC (2737); and (xvi) Miami Medical & Wellness Center, LLC (2474).

Order (I) Authorizing Debtors to Pay Certain Prepetition Employee and Independent Contractor Specialist Obligations and Prepetition Withholding Obligations, (II) Authorizing the Debtors to Maintain Employee Benefit Programs, (III) Authorizing Banks to Honor Related Prepetition Transfers, and (IV) Granting Related Relief [ECF No. ____] (the “Motion”)² filed by the above-captioned debtors and debtors-in-possession (collectively, the “Debtors”), seeking entry of an order pursuant to sections 105(a), 363(b) and 507(a)(4)-(5) of the Bankruptcy Code, 11 U.S.C. §§ 101, *et. seq.*, Federal Rule of Bankruptcy Procedure 6003 and Local Rule 9013-1(F): (i) authorizing, but not directing, the Debtors to pay and/or honor the Prepetition Employee Obligations as well as certain withholding obligations that the Debtors are required to pay as identified in Exhibit B to the Motion; (ii) authorizing, but not directing, the Debtors to continue its Employee Benefits programs and related practices, programs and policies in effect as of the Petition Date with respect to all Prepetition Employee Obligations; (iii) authorizing those banks maintaining the Debtors’ payroll accounts to honor checks issued to employees prepetition that have not cleared or been presented as of the Petition Date; and (iv) granting related relief. The Court finds that: (i) it has jurisdiction over the matters raised in the Motion pursuant to 28 U.S.C. §§ 157 and 1334; (ii) this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A); (iii) it may enter a final order consistent with Article III of the United States Constitution; (iv) venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; (v) notice of the Motion and the Hearing were appropriate under the circumstances and no other or further notice need be provided; (vi) the relief requested in the Motion is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest; and (vii) upon review of the record before the Court, including the legal and factual bases set forth in the Motion and the First Day Declaration and the record of the Hearing, all of which are incorporated herein, the Court

² Capitalized terms used but not defined herein have the meanings given to them in the Motion.

determines that good and sufficient cause exists to grant the relief requested in the Motion. Accordingly, it is

ORDERED THAT:

1. The Motion is **GRANTED**, effective as of the Petition Date, as set forth herein.
2. The Debtors are authorized, but not directed, to (i) honor and pay all prepetition unpaid wages and salaries identified in **Exhibit B** to the Motion, (ii) continue to honor and pay all prepetition unpaid wages incurred the ordinary course of business, (iii) reimburse Employee Expenses in accordance with the Debtors' stated policies and in the ordinary course of the Debtors' business; *provided* that the Debtors will not pay any outstanding prepetition or postpetition claims with respect to the reimbursable Employee Expenses in advance of the date they come due; and (iv) honor and pay all pre-petition wages owed to the Independent Contractors, *provided, however*, that payments to Employees and Independent Contractors on account of any such unpaid wages and salaries shall not exceed the amounts afforded priority status by section 507(a)(4) of the Bankruptcy Code.
3. The Debtors are authorized, but not directed, to honor or pay any Prepetition Employee Obligations, including in respect of any Employee Benefit program, and to continue to honor or pay such obligations post-petition, as provided in the Motion, in accordance with the Debtors' stated policies and in the ordinary course of the Debtors' business.
4. The Debtors are authorized to remit to the appropriate governmental agency outstanding amounts, if any, owed by the Employer Debtors in respect of its withholding obligations, identified in **Exhibit B** to the Motion, including those incurred prior to the Petition Date in accordance with the Debtors' prepetition policies and practices.

5. Nothing in this Order authorizes the Debtors to accelerate any payments not otherwise due.

6. The Debtors are authorized, but not directed, to issue post-petition checks or to effect post-petition fund transfer requests, in replacement of any checks or fund transfer requests in respect of the wages and salaries, business expenses, Employee Benefit programs and withholding obligations dishonored as a consequence of the commencement of these Chapter 11 Cases.

7. All of the Debtors' banks are authorized to receive, process, honor and pay any and all checks or electronic transfers drawn on the Debtors' payroll and general disbursement accounts related to ordinary course wages and salaries, business expenses and other compensation, Employee Benefit plans and withholding obligations, whether presented before or after the Petition Date, provided that sufficient funds are on deposit in the applicable accounts to cover such payments.

8. Nothing contained herein is intended or should be construed to create an administrative priority claim on account of the Prepetition Employee Obligations.

9. Notwithstanding anything to the contrary contained herein, (i) any payment made or to be made, or authorization contained, hereunder shall be subject to the requirements imposed on the Debtors under any postpetition financing facility approved by, or any order regarding the use of cash collateral entered by, the Court in these chapter 11 cases, including, without limitation, the *Interim Order (I) Authorizing the Debtors to (A) Obtain Postpetition Financing, (II) Authorizing the Debtors to Use Cash Collateral, (III) Granting Liens and Providing Superpriority Administrative Expense Status, (IV) Granting Adequate Protection, (V) Modifying the Automatic Stay, (VI) Scheduling a Final Hearing, and (VII) Granting Related Relief* and any

final order entered with respect thereto (as applicable, the “DIP Order”), and (ii) to the extent there is any inconsistency between the terms of the DIP Order and any action taken or proposed to be taken hereunder, the DIP Order and the Approved Budget (as defined in the DIP Order) shall control. For the avoidance of doubt, the Debtors are not authorized to make payments pursuant to this Order except as permitted by the Approved Budget (as defined in the DIP Order).

10. Nothing herein or in the Motion nor any payments made by the Debtors pursuant to this Motion, shall be deemed an assumption or rejection of any Employee Benefit program, employment agreement, other program or contract, or otherwise affect the Debtors’ rights under section 365 of the Bankruptcy Code to assume or reject any executory contract between the Debtors and any Employee or Independent Contractor.

11. Nothing in this Order shall authorize the Debtors to, and the Debtors shall not, make any payments under section 503(c) of the Bankruptcy Code, including, for the avoidance of doubt, payment of any bonus or severance obligations to or on behalf of any “insider” (as defined by section 101(31) of the Bankruptcy Code) or violate or permit a violation of section 503(c) of the Bankruptcy Code.

12. The Debtors shall not make any non-ordinary course bonus, incentive, or severance payments to any insiders (as such term is defined in section 101(31) of the Bankruptcy Code) without further order of this Court.

13. The Debtors, their officers, employees and agents, are authorized to take or refrain from taking such reasonable acts as are necessary and appropriate to implement and effectuate the relief granted herein.

14. The notice of the Motion satisfies the requirements of Bankruptcy Rule 6004(a).

15. Notwithstanding the possible applicability of Bankruptcy Rule 6004(h), the terms and conditions of this Order are immediately effective and enforceable upon its entry.

16. The Court shall retain exclusive jurisdiction to hear and determine all matters arising from or relating to the implementation, interpretation, and enforcement of this Order.

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Submitted by:

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(Attorney Singerman is directed to serve this order upon all non-registered users who have yet to appear electronically in this case and file a conforming certificate of service.)

EXHIBIT B

(Schedule of Employees)

EXHIBIT B

Position ID	Employee Name	Estimated Accrued Wage Liability	Estimated Withholdings	Period of Time Prepetition Wages are due	Employment status	Insider status
		\$3,070	\$666.15	2.0 week(s)	Active	No
		\$3,077	\$653.20	2.0 week(s)	Active	No
		\$2,800	\$441.25	2.0 week(s)	Active	No
		\$2,692	\$687.89	2.0 week(s)	Active	No
		\$4,231	\$1,304.64	2.0 week(s)	Active	No
		\$3,846	\$850.46	2.0 week(s)	Active	No
		\$4,286	\$867.80	2.0 week(s)	Active	No
		\$1,600	\$351.91	2.0 week(s)	Active	No
		\$1,600	\$357.14	2.0 week(s)	Active	No
		\$1,840	\$410.20	2.0 week(s)	Active	No
		\$1,600	\$336.20	2.0 week(s)	Active	No
		\$1,760	\$401.23	2.0 week(s)	Active	No
		\$1,600	\$235.32	2.0 week(s)	Active	No
		\$1,680	\$360.34	2.0 week(s)	Active	No
		\$1,600	\$361.60	2.0 week(s)	Active	No
		\$1,840	\$431.15	2.0 week(s)	Active	No
		\$1,600	\$350.13	2.0 week(s)	Active	No
		\$1,760	\$398.18	2.0 week(s)	Active	No
		\$1,760	\$378.81	2.0 week(s)	Active	No
		\$1,840	\$581.97	2.0 week(s)	Active	No
		\$1,600	\$332.28	2.0 week(s)	Active	No
		\$1,600	\$290.55	2.0 week(s)	Active	No
		\$1,600	\$354.15	2.0 week(s)	Active	No
		\$1,600	\$335.17	2.0 week(s)	Active	No
		\$1,600	\$246.58	2.0 week(s)	Active	No
		\$1,600	\$272.17	2.0 week(s)	Active	No
		\$1,600	\$406.99	2.0 week(s)	Active	No
		\$1,680	\$377.20	2.0 week(s)	Active	No
		\$1,600	\$272.35	2.0 week(s)	Active	No
		\$1,600	\$355.16	2.0 week(s)	Active	No
		\$1,600	\$313.64	2.0 week(s)	Active	No
		\$1,600	\$359.68	2.0 week(s)	Active	No
		\$1,840	\$306.06	2.0 week(s)	Active	No
		\$1,600	\$360.50	2.0 week(s)	Active	No
		\$1,600	\$207.47	2.0 week(s)	Active	No
		\$1,600	\$346.74	2.0 week(s)	Active	No
		\$1,600	\$279.19	2.0 week(s)	Active	No
		\$1,600	\$289.86	2.0 week(s)	Active	No
		\$1,600	\$342.55	2.0 week(s)	Active	No
		\$1,600	\$361.84	2.0 week(s)	Active	No
		\$1,600	\$370.98	2.0 week(s)	Active	No
		\$1,600	\$301.95	2.0 week(s)	Active	No

\$1,600	\$365.05	2.0 week(s)	Active	No
\$1,600	\$419.46	2.0 week(s)	Active	No
\$1,600	\$363.61	2.0 week(s)	Active	No
\$1,600	\$347.51	2.0 week(s)	Active	No
\$1,600	\$310.98	2.0 week(s)	Active	No
\$1,600	\$411.98	2.0 week(s)	Active	No
\$1,600	\$351.49	2.0 week(s)	Active	No
\$1,600	\$270.40	2.0 week(s)	Active	No
\$1,600	\$363.18	2.0 week(s)	Active	No
\$1,600	\$374.75	2.0 week(s)	Active	No
\$1,600	\$358.17	2.0 week(s)	Active	No
\$1,600	\$302.43	2.0 week(s)	Active	No
\$1,600	\$358.56	2.0 week(s)	Active	No
\$1,600	\$351.40	2.0 week(s)	Active	No
\$1,600	\$347.92	2.0 week(s)	Active	No
\$1,760	\$323.27	2.0 week(s)	Active	No
\$1,840	\$403.57	2.0 week(s)	Active	No
\$1,600	\$370.19	2.0 week(s)	Active	No
\$1,760	\$394.31	2.0 week(s)	Active	No
\$1,840	\$339.68	2.0 week(s)	Active	No
\$1,600	\$238.07	2.0 week(s)	Active	No
\$1,600	\$437.85	2.0 week(s)	Active	No
\$1,840	\$280.91	2.0 week(s)	Active	No
\$1,760	\$393.91	2.0 week(s)	Active	No
\$1,600	\$389.13	2.0 week(s)	Active	No
\$1,840	\$294.19	2.0 week(s)	Active	No
\$1,600	\$364.82	2.0 week(s)	Active	No
\$1,600	\$357.82	2.0 week(s)	Active	No
\$1,600	\$245.32	2.0 week(s)	Active	No
\$1,600	\$360.20	2.0 week(s)	Active	No
\$1,600	\$363.43	2.0 week(s)	Active	No
\$1,600	\$322.79	2.0 week(s)	Active	No
\$1,760	\$399.36	2.0 week(s)	Active	No
\$1,600	\$359.66	2.0 week(s)	Active	No
\$1,840	\$403.92	2.0 week(s)	Active	No
\$1,600	\$357.25	2.0 week(s)	Active	No
\$1,600	\$238.16	2.0 week(s)	Active	No
\$1,760	\$347.35	2.0 week(s)	Active	No
\$1,600	\$298.97	2.0 week(s)	Active	No
\$1,760	\$398.40	2.0 week(s)	Active	No
\$1,600	\$364.99	2.0 week(s)	Active	No
\$1,600	\$287.64	2.0 week(s)	Active	No
\$1,600	\$329.15	2.0 week(s)	Active	No
\$1,600	\$424.65	2.0 week(s)	Active	No
\$1,600	\$283.58	2.0 week(s)	Active	No

\$1,600	\$283.23	2.0 week(s)	Active	No
\$1,600	\$299.32	2.0 week(s)	Active	No
\$1,600	\$348.58	2.0 week(s)	Active	No
\$1,760	\$401.81	2.0 week(s)	Active	No
\$1,600	\$365.03	2.0 week(s)	Active	No
\$1,840	\$259.71	2.0 week(s)	Active	No
\$1,680	\$365.40	2.0 week(s)	Active	No
\$1,600	\$278.18	2.0 week(s)	Active	No
\$1,760	\$421.00	2.0 week(s)	Active	No
\$1,600	\$265.82	2.0 week(s)	Active	No
\$1,840	\$350.20	2.0 week(s)	Active	No
\$1,600	\$347.10	2.0 week(s)	Active	No
\$1,600	\$362.50	2.0 week(s)	Active	No
\$1,760	\$364.13	2.0 week(s)	Active	No
\$1,600	\$381.34	2.0 week(s)	Active	No
\$1,600	\$360.00	2.0 week(s)	Active	No
\$1,600	\$353.70	2.0 week(s)	Active	No
\$1,840	\$463.88	2.0 week(s)	Active	No
\$1,600	\$357.95	2.0 week(s)	Active	No
\$1,600	\$407.35	2.0 week(s)	Active	No
\$1,600	\$323.38	2.0 week(s)	Active	No
\$1,600	\$247.40	2.0 week(s)	Active	No
\$1,840	\$341.34	2.0 week(s)	Active	No
\$1,520	\$338.66	2.0 week(s)	Active	No
\$1,520	\$332.02	2.0 week(s)	Active	No
\$1,360	\$291.29	2.0 week(s)	Active	No
\$1,760	\$313.29	2.0 week(s)	Active	No
\$1,760	\$404.61	2.0 week(s)	Active	No
\$2,692	\$525.75	2.0 week(s)	Active	No
\$1,360	\$211.24	2.0 week(s)	Active	No
\$1,360	\$286.09	2.0 week(s)	Active	No
\$1,520	\$339.03	2.0 week(s)	Active	No
\$1,416	\$308.11	2.0 week(s)	Active	No
\$1,520	\$376.90	2.0 week(s)	Active	No
\$1,600	\$235.92	2.0 week(s)	Active	No
\$1,520	\$300.64	2.0 week(s)	Active	No
\$10,000	\$2,413.65	2.0 week(s)	Active	No
\$1,200	\$252.40	2.0 week(s)	Active	No
\$1,200	\$220.32	2.0 week(s)	Active	No
\$1,360	\$290.90	2.0 week(s)	Active	No
\$1,520	\$232.06	2.0 week(s)	Active	No
\$1,520	\$328.05	2.0 week(s)	Active	No
\$1,280	\$274.12	2.0 week(s)	Active	No
\$1,520	\$272.25	2.0 week(s)	Active	No
\$1,520	\$297.38	2.0 week(s)	Active	No

\$1,440	\$324.63	2.0 week(s)	Active	No
\$1,520	\$338.97	2.0 week(s)	Active	No
\$1,520	\$367.86	2.0 week(s)	Active	No
\$1,680	\$120.16	2.0 week(s)	Active	No
\$1,416	\$287.89	2.0 week(s)	Active	No
\$1,440	\$364.45	2.0 week(s)	Active	No
\$1,200	\$270.29	2.0 week(s)	Active	No
\$1,416	\$69.65	2.0 week(s)	Active	No
\$1,600	\$278.12	2.0 week(s)	Active	No
\$1,600	\$336.85	2.0 week(s)	Active	No
\$1,520	\$281.11	2.0 week(s)	Active	No
\$1,416	\$245.31	2.0 week(s)	Active	No
\$2,385	\$611.86	2.0 week(s)	Active	No
\$2,885	\$609.83	2.0 week(s)	Active	No
\$1,440	\$315.69	2.0 week(s)	Active	No
\$1,520	\$303.02	2.0 week(s)	Active	No
\$1,920	\$432.70	2.0 week(s)	Active	No
\$2,000	\$373.87	2.0 week(s)	Active	No
\$1,840	\$366.88	2.0 week(s)	Active	No
\$1,840	\$411.42	2.0 week(s)	Active	No
\$1,840	\$419.39	2.0 week(s)	Active	No
\$1,840	\$418.63	2.0 week(s)	Active	No
\$1,840	\$452.25	2.0 week(s)	Active	No
\$1,840	\$427.12	2.0 week(s)	Active	No
\$1,840	\$410.25	2.0 week(s)	Active	No
\$1,840	\$343.70	2.0 week(s)	Active	No
\$1,840	\$342.94	2.0 week(s)	Active	No
\$1,920	\$482.86	2.0 week(s)	Active	No
\$1,840	\$465.71	2.0 week(s)	Active	No
\$2,292	\$416.02	2.0 week(s)	Active	No
\$1,920	\$432.32	2.0 week(s)	Active	No
\$1,840	\$417.92	2.0 week(s)	Active	No
\$1,840	\$341.17	2.0 week(s)	Active	No
\$1,840	\$182.98	2.0 week(s)	Active	No
\$1,840	\$410.68	2.0 week(s)	Active	No
\$1,840	\$417.77	2.0 week(s)	Active	No
\$1,840	\$468.13	2.0 week(s)	Active	No
\$1,840	\$479.71	2.0 week(s)	Active	No
\$1,840	\$421.79	2.0 week(s)	Active	No
\$1,840	\$351.73	2.0 week(s)	Active	No
\$1,840	\$281.52	2.0 week(s)	Active	No
\$1,840	\$308.13	2.0 week(s)	Active	No
\$1,840	\$340.60	2.0 week(s)	Active	No
\$1,840	\$283.32	2.0 week(s)	Active	No
\$1,840	\$65.84	2.0 week(s)	Active	No

\$1,840	\$421.00	2.0 week(s)	Active	No
\$1,840	\$361.01	2.0 week(s)	Active	No
\$1,777	\$136.94	2.0 week(s)	Active	No
\$1,478	\$319.06	2.0 week(s)	Active	No
\$1,400	\$292.76	2.0 week(s)	Active	No
\$1,400	\$269.56	2.0 week(s)	Active	No
\$1,400	\$229.64	2.0 week(s)	Active	No
\$1,400	\$214.27	2.0 week(s)	Active	No
\$1,400	\$308.77	2.0 week(s)	Active	No
\$1,400	\$223.07	2.0 week(s)	Active	No
\$1,400	\$334.98	2.0 week(s)	Active	No
\$1,400	\$308.33	2.0 week(s)	Active	No
\$1,400	\$274.87	2.0 week(s)	Active	No
\$1,400	\$238.13	2.0 week(s)	Active	No
\$1,400	\$229.90	2.0 week(s)	Active	No
\$1,400	\$241.21	2.0 week(s)	Active	No
\$1,400	\$298.41	2.0 week(s)	Active	No
\$1,400	\$332.00	2.0 week(s)	Active	No
\$1,400	\$266.56	2.0 week(s)	Active	No
\$1,400	\$303.26	2.0 week(s)	Active	No
\$1,789	\$407.49	2.0 week(s)	Active	No
\$1,400	\$212.97	2.0 week(s)	Active	No
\$1,400	\$305.90	2.0 week(s)	Active	No
\$1,400	\$335.03	2.0 week(s)	Active	No
\$1,400	\$346.59	2.0 week(s)	Active	No
\$1,400	\$288.03	2.0 week(s)	Active	No
\$1,400	\$206.81	2.0 week(s)	Active	No
\$1,440	\$367.81	2.0 week(s)	Active	No
\$1,400	\$447.55	2.0 week(s)	Active	No
\$1,400	\$301.94	2.0 week(s)	Active	No
\$1,400	\$300.88	2.0 week(s)	Active	No
\$1,400	\$354.84	2.0 week(s)	Active	No
\$1,400	\$311.45	2.0 week(s)	Active	No
\$1,400	\$242.38	2.0 week(s)	Active	No
\$1,400	\$227.55	2.0 week(s)	Active	No
\$1,600	\$327.83	2.0 week(s)	Active	No
\$1,400	\$309.51	2.0 week(s)	Active	No
\$1,400	\$405.63	2.0 week(s)	Active	No
\$1,400	\$185.81	2.0 week(s)	Active	No
\$1,400	\$367.39	2.0 week(s)	Active	No
\$1,400	\$304.32	2.0 week(s)	Active	No
\$1,400	\$290.94	2.0 week(s)	Active	No
\$1,400	\$204.12	2.0 week(s)	Active	No
\$1,400	\$302.01	2.0 week(s)	Active	No
\$1,400	\$406.61	2.0 week(s)	Active	No

\$1,400	\$295.80	2.0 week(s)	Active	No
\$1,400	\$262.75	2.0 week(s)	Active	No
\$1,400	\$292.12	2.0 week(s)	Active	No
\$1,400	\$214.69	2.0 week(s)	Active	No
\$1,400	\$422.97	2.0 week(s)	Active	No
\$1,400	\$309.48	2.0 week(s)	Active	No
\$1,400	\$159.76	2.0 week(s)	Active	No
\$1,400	\$221.42	2.0 week(s)	Active	No
\$1,400	\$287.38	2.0 week(s)	Active	No
\$1,400	\$247.00	2.0 week(s)	Active	No
\$1,400	\$319.81	2.0 week(s)	Active	No
\$1,400	\$303.51	2.0 week(s)	Active	No
\$1,400	\$264.91	2.0 week(s)	Active	No
\$1,400	\$223.06	2.0 week(s)	Active	No
\$1,400	\$210.42	2.0 week(s)	Active	No
\$1,400	\$293.17	2.0 week(s)	Active	No
\$1,400	\$170.36	2.0 week(s)	Active	No
\$1,400	\$374.48	2.0 week(s)	Active	No
\$1,400	\$217.23	2.0 week(s)	Active	No
\$1,400	\$263.79	2.0 week(s)	Active	No
\$1,400	\$356.56	2.0 week(s)	Active	No
\$1,400	\$245.65	2.0 week(s)	Active	No
\$1,400	\$214.17	2.0 week(s)	Active	No
\$1,400	\$312.25	2.0 week(s)	Active	No
\$1,400	\$290.14	2.0 week(s)	Active	No
\$1,400	\$341.11	2.0 week(s)	Active	No
\$1,400	\$213.28	2.0 week(s)	Active	No
\$1,400	\$242.67	2.0 week(s)	Active	No
\$6,346	\$1,561.36	2.0 week(s)	Active	No
\$7,769	\$3,220.27	2.0 week(s)	Active	No
\$7,769	\$1,986.92	2.0 week(s)	Active	No
\$6,923	\$2,570.88	2.0 week(s)	Active	No
\$4,278	\$958.03	2.0 week(s)	Active	No
\$1,600	\$361.37	2.0 week(s)	Active	No
\$5,768	\$1,839.48	2.0 week(s)	Active	No
\$1,600	\$276.88	2.0 week(s)	Active	No
\$1,600	\$355.16	2.0 week(s)	Active	No
\$1,600	\$351.76	2.0 week(s)	Active	No
\$1,600	\$350.56	2.0 week(s)	Active	No
\$5,150	\$1,407.35	2.0 week(s)	Active	No
\$4,846	\$1,583.33	2.0 week(s)	Active	No
\$8,319	\$2,897.11	2.0 week(s)	Active	No
\$10,769	\$1,542.58	2.0 week(s)	Active	No
\$7,692	\$2,452.90	2.0 week(s)	Active	No
\$5,220	\$1,359.69	2.0 week(s)	Active	No

\$4,308	\$1,166.76	2.0 week(s)	Active	No
\$4,423	\$958.75	2.0 week(s)	Active	No
\$4,231	\$1,236.36	2.0 week(s)	Active	No
\$8,654	\$3,031.63	2.0 week(s)	Active	No
\$4,615	\$1,062.42	2.0 week(s)	Active	No
\$7,600	\$1,477.55	2.0 week(s)	Active	No
\$10,577	\$3,291.86	2.0 week(s)	Active	No
\$4,308	\$1,247.68	2.0 week(s)	Active	No
\$5,846	\$1,646.72	2.0 week(s)	Active	No
\$4,615	\$2,003.61	2.0 week(s)	Active	No
\$7,004	\$2,040.66	2.0 week(s)	Active	No
\$4,038	\$1,060.09	2.0 week(s)	Active	No
\$5,768	\$1,729.27	2.0 week(s)	Active	No
\$5,000	\$1,592.83	2.0 week(s)	Active	No
\$9,310	\$2,123.02	2.0 week(s)	Active	No
\$11,538	\$2,939.04	2.0 week(s)	Active	No
\$9,615	\$3,292.57	2.0 week(s)	Active	No
\$4,038	\$1,180.97	2.0 week(s)	Active	No
\$3,846	\$897.39	2.0 week(s)	Active	No
\$4,962	\$2,283.03	2.0 week(s)	Active	No
\$8,846	\$2,410.53	2.0 week(s)	Active	No
\$6,528	\$2,163.12	2.0 week(s)	Active	No
\$4,808	\$1,480.73	2.0 week(s)	Active	No
\$5,891	\$1,546.15	2.0 week(s)	Active	No
\$5,577	\$2,449.77	2.0 week(s)	Active	No
\$10,577	\$2,267.04	2.0 week(s)	Active	No
\$11,538	\$3,192.45	2.0 week(s)	Active	No
\$4,038	\$867.81	2.0 week(s)	Active	No
\$4,231	\$1,029.40	2.0 week(s)	Active	No
\$4,423	\$1,319.14	2.0 week(s)	Active	No
\$3,846	\$1,394.56	2.0 week(s)	Active	No
\$7,692	\$2,086.02	2.0 week(s)	Active	No
\$4,615	\$1,619.86	2.0 week(s)	Active	No
\$4,615	\$1,101.86	2.0 week(s)	Active	No
\$4,038	\$1,159.49	2.0 week(s)	Active	No
\$4,231	\$1,254.69	2.0 week(s)	Active	No
\$10,385	\$3,885.58	2.0 week(s)	Active	No
\$9,615	\$1,928.62	2.0 week(s)	Active	No
\$4,936	\$56.64	2.0 week(s)	Active	No
\$4,000	\$1,161.32	2.0 week(s)	Active	No
\$3,846	\$1,102.86	2.0 week(s)	Active	No
\$4,423	\$1,265.54	2.0 week(s)	Active	No
\$4,944	\$1,084.04	2.0 week(s)	Active	No
\$4,808	\$1,406.29	2.0 week(s)	Active	No
\$5,192	\$1,619.94	2.0 week(s)	Active	No

\$4,423	\$1,414.38	2.0 week(s)	Active	No
\$8,654	\$1,774.16	2.0 week(s)	Active	No
\$4,231	\$1,128.62	2.0 week(s)	Active	No
\$10,192	\$3,705.51	2.0 week(s)	Active	No
\$4,231	\$1,236.99	2.0 week(s)	Active	No
\$5,962	\$1,772.37	2.0 week(s)	Active	No
\$4,231	\$1,736.84	2.0 week(s)	Active	No
\$9,615	\$2,433.52	2.0 week(s)	Active	No
\$9,615	\$1,800.23	2.0 week(s)	Active	No
\$4,692	\$1,778.46	2.0 week(s)	Active	No
\$8,654	\$2,228.33	2.0 week(s)	Active	No
\$5,192	\$1,298.91	2.0 week(s)	Active	No
\$4,808	\$1,624.28	2.0 week(s)	Active	No
\$10,577	\$2,795.39	2.0 week(s)	Active	No
\$4,231	\$1,118.24	2.0 week(s)	Active	No
\$8,654	\$2,721.07	2.0 week(s)	Active	No
\$4,038	\$1,067.96	2.0 week(s)	Active	No
\$9,808	\$1,280.92	2.0 week(s)	Active	No
\$10,577	\$2,369.93	2.0 week(s)	Active	No
\$1,680	\$369.98	2.0 week(s)	Active	No
\$2,560	\$616.41	2.0 week(s)	Active	No
\$3,672	\$1,035.11	2.0 week(s)	Active	No
\$2,640	\$517.18	2.0 week(s)	Active	No
\$2,320	\$572.42	2.0 week(s)	Active	No
\$2,560	\$550.49	2.0 week(s)	Active	No
\$2,560	\$597.85	2.0 week(s)	Active	No
\$2,560	\$328.56	2.0 week(s)	Active	No
\$2,560	\$469.16	2.0 week(s)	Active	No
\$2,240	\$571.31	2.0 week(s)	Active	No
\$2,240	\$545.22	2.0 week(s)	Active	No
\$2,320	\$488.76	2.0 week(s)	Active	No
\$2,240	\$439.30	2.0 week(s)	Active	No
\$2,640	\$648.83	2.0 week(s)	Active	No
\$2,640	\$654.05	2.0 week(s)	Active	No
\$2,240	\$432.50	2.0 week(s)	Active	No
\$2,640	\$569.73	2.0 week(s)	Active	No
\$2,240	\$430.34	2.0 week(s)	Active	No
\$2,240	\$570.78	2.0 week(s)	Active	No
\$2,320	\$181.34	2.0 week(s)	Active	No
\$2,320	\$475.55	2.0 week(s)	Active	No
\$2,320	\$512.88	2.0 week(s)	Active	No
\$2,240	\$176.47	2.0 week(s)	Active	No
\$2,560	\$624.58	2.0 week(s)	Active	No
\$2,577	\$523.22	2.0 week(s)	Active	No
\$3,538	\$864.86	2.0 week(s)	Active	No

\$7,692	\$764.77	2.0 week(s)	Active	No
\$8,269	\$2,672.82	2.0 week(s)	Active	No
\$5,385	\$1,516.29	2.0 week(s)	Active	No
\$7,308	\$1,944.31	2.0 week(s)	Active	No
\$12,500	\$3,851.32	2.0 week(s)	Active	No
\$5,769	\$1,722.09	2.0 week(s)	Active	No
\$7,692	\$2,022.19	2.0 week(s)	Active	No
\$8,462	\$2,485.41	2.0 week(s)	Active	No
\$4,231	\$1,255.87	2.0 week(s)	Active	No
\$6,346	\$1,905.72	2.0 week(s)	Active	No
\$10,000	\$2,629.68	2.0 week(s)	Active	No
\$1,760	\$643.85	2.0 week(s)	Active	No
\$8,077	\$2,366.78	2.0 week(s)	Active	No
\$3,423	\$946.14	2.0 week(s)	Active	No
\$5,385	\$1,758.45	2.0 week(s)	Active	No
\$2,500	\$626.23	2.0 week(s)	Active	No
\$1,962	\$521.19	2.0 week(s)	Active	No
\$2,346	\$452.11	2.0 week(s)	Active	No
\$5,962	\$1,922.75	2.0 week(s)	Active	No
\$8,654	\$3,599.62	2.0 week(s)	Active	No
\$3,558	\$789.59	2.0 week(s)	Active	No
\$4,231	\$1,248.86	2.0 week(s)	Active	No
\$8,654	\$3,248.44	2.0 week(s)	Active	No
\$2,923	\$720.02	2.0 week(s)	Active	No
\$3,269	\$867.59	2.0 week(s)	Active	No
\$4,231	\$1,264.28	2.0 week(s)	Active	No
\$3,462	\$963.61	2.0 week(s)	Active	No
\$8,077	\$3,091.05	2.0 week(s)	Active	No
\$3,654	\$1,036.37	2.0 week(s)	Active	No
\$3,846	\$1,076.27	2.0 week(s)	Active	No
\$3,846	\$1,103.02	2.0 week(s)	Active	No
\$3,269	\$844.47	2.0 week(s)	Active	No
\$1,680	\$493.28	2.0 week(s)	Active	No
\$4,231	\$957.59	2.0 week(s)	Active	No
\$2,500	\$657.66	2.0 week(s)	Active	No
\$2,769	\$517.17	2.0 week(s)	Active	No
\$2,885	\$940.41	2.0 week(s)	Active	No
\$5,192	\$1,583.05	2.0 week(s)	Active	No
\$2,231	\$737.39	2.0 week(s)	Active	No
\$1,600	\$548.34	2.0 week(s)	Active	No
\$2,404	\$914.41	2.0 week(s)	Active	No
\$2,346	\$797.78	2.0 week(s)	Active	No
\$3,154	\$898.79	2.0 week(s)	Active	No
\$2,885	\$1,043.61	2.0 week(s)	Active	No
\$5,769	\$1,721.03	2.0 week(s)	Active	No

\$1,440	\$1,356.74	2.0 week(s)	Active	No
\$5,769	\$1,864.95	2.0 week(s)	Active	No
\$4,423	\$1,314.64	2.0 week(s)	Active	No
\$3,077	\$800.87	2.0 week(s)	Active	No
\$1,280	\$319.56	2.0 week(s)	Active	No
\$4,808	\$627.65	2.0 week(s)	Active	No
\$1,280	\$141.19	2.0 week(s)	Active	No
\$1,440	\$502.73	2.0 week(s)	Active	No
\$1,280	\$275.02	2.0 week(s)	Active	No
\$1,360	\$343.26	2.0 week(s)	Active	No
\$1,280	\$123.93	2.0 week(s)	Active	No
\$1,280	\$59.68	2.0 week(s)	Active	No
\$1,380	\$326.64	2.0 week(s)	Active	No
\$1,731	\$429.25	2.0 week(s)	Active	No
\$1,280	\$240.38	2.0 week(s)	Active	No
\$1,440	\$360.81	2.0 week(s)	Active	No
\$1,280	\$245.84	2.0 week(s)	Active	No
\$1,520	\$359.55	2.0 week(s)	Active	No
\$1,409	\$104.04	2.0 week(s)	Active	No
\$1,731	\$358.88	2.0 week(s)	Active	No
\$1,923	\$69.76	2.0 week(s)	Active	No
\$1,200	\$205.85	2.0 week(s)	Active	No
\$1,200	\$157.89	2.0 week(s)	Active	No
\$1,280	\$253.41	2.0 week(s)	Active	No
\$1,731	\$535.22	2.0 week(s)	Active	No
\$1,200	\$1,061.61	2.0 week(s)	Active	No
\$1,731	\$36.72	2.0 week(s)	Active	No
\$1,731	\$257.59	2.0 week(s)	Active	No
\$1,200	\$225.63	2.0 week(s)	Active	No
\$1,731	\$4.59	2.0 week(s)	Active	No
\$1,200	\$238.96	2.0 week(s)	Active	No
\$1,200	\$290.16	2.0 week(s)	Active	No
\$1,731	\$1,290.10	2.0 week(s)	Active	No
\$1,783	\$442.81	2.0 week(s)	Active	No
\$1,200	\$388.22	2.0 week(s)	Active	No
\$1,360	\$224.96	2.0 week(s)	Active	No
\$1,400	\$304.86	2.0 week(s)	Active	No
\$4,231	\$1,007.73	2.0 week(s)	Active	No
\$3,270	\$587.49	2.0 week(s)	Active	No
\$3,078	\$777.75	2.0 week(s)	Active	No
\$3,272	\$793.79	2.0 week(s)	Active	No
\$1,760	\$288.83	2.0 week(s)	Active	No
\$4,231	\$997.21	2.0 week(s)	Active	No
\$1,360	\$295.54	2.0 week(s)	Active	No
\$1,360	\$291.00	2.0 week(s)	Active	No

\$3,078	\$662.25	2.0 week(s)	Active	No
\$1,680	\$372.29	2.0 week(s)	Active	No
\$1,360	\$295.81	2.0 week(s)	Active	No
\$1,360	\$256.92	2.0 week(s)	Active	No
\$2,770	\$720.55	2.0 week(s)	Active	No
\$2,000	\$461.45	2.0 week(s)	Active	No
\$3,077	\$904.90	2.0 week(s)	Active	No
\$1,600	\$362.18	2.0 week(s)	Active	No
\$1,680	\$442.47	2.0 week(s)	Active	No
\$1,840	\$498.28	2.0 week(s)	Active	No
\$1,600	\$459.06	2.0 week(s)	Active	No
\$2,520	\$786.46	2.0 week(s)	Active	No
\$2,800	\$735.98	2.0 week(s)	Active	No
\$1,813	\$421.10	2.0 week(s)	Active	No
\$2,770	\$1,009.99	2.0 week(s)	Active	No
\$2,385	\$391.01	2.0 week(s)	Active	No
\$1,840	\$273.40	2.0 week(s)	Active	No
\$1,840	\$416.04	2.0 week(s)	Active	No
\$1,600	\$391.78	2.0 week(s)	Active	No
\$1,840	\$624.24	2.0 week(s)	Active	No
\$2,880	\$1,361.53	2.0 week(s)	Active	No
\$2,880	\$1,043.05	2.0 week(s)	Active	No
\$2,640	\$511.97	2.0 week(s)	Active	No
\$2,320	\$545.02	2.0 week(s)	Active	No
\$2,160	\$509.15	2.0 week(s)	Active	No
\$1,200	\$253.06	2.0 week(s)	Active	No
\$2,000	\$425.52	2.0 week(s)	Active	No
\$2,160	\$491.67	2.0 week(s)	Active	No
\$2,320	\$558.56	2.0 week(s)	Active	No
\$2,640	\$582.35	2.0 week(s)	Active	No
\$2,160	\$496.46	2.0 week(s)	Active	No
\$2,480	\$512.67	2.0 week(s)	Active	No
\$2,640	\$511.96	2.0 week(s)	Active	No
\$2,320	\$402.94	2.0 week(s)	Active	No
\$2,400	\$581.40	2.0 week(s)	Active	No
\$2,480	\$436.48	2.0 week(s)	Active	No
\$1,840	\$353.98	2.0 week(s)	Active	No
\$2,160	\$503.14	2.0 week(s)	Active	No
\$1,920	\$324.92	2.0 week(s)	Active	No
\$3,654	\$975.19	2.0 week(s)	Active	No
\$2,160	\$458.98	2.0 week(s)	Active	No
\$2,360	\$561.51	2.0 week(s)	Active	No
\$1,680	\$299.57	2.0 week(s)	Active	No
\$2,480	\$579.35	2.0 week(s)	Active	No
\$2,640	\$560.55	2.0 week(s)	Active	No

\$2,240	\$522.04	2.0 week(s)	Active	No
\$2,080	\$469.62	2.0 week(s)	Active	No
\$2,280	\$385.93	2.0 week(s)	Active	No
\$2,640	\$538.69	2.0 week(s)	Active	No
\$2,160	\$509.21	2.0 week(s)	Active	No
\$2,240	\$510.85	2.0 week(s)	Active	No
\$1,840	\$382.46	2.0 week(s)	Active	No
\$1,600	\$329.38	2.0 week(s)	Active	No
\$2,160	\$452.22	2.0 week(s)	Active	No
\$1,360	\$280.38	2.0 week(s)	Active	No
\$1,730	\$391.23	2.0 week(s)	Active	No
\$2,640	\$538.99	2.0 week(s)	Active	No
\$1,920	\$328.16	2.0 week(s)	Active	No
\$2,160	\$345.06	2.0 week(s)	Active	No
\$2,000	\$441.42	2.0 week(s)	Active	No
\$2,160	\$500.10	2.0 week(s)	Active	No
\$1,920	\$364.33	2.0 week(s)	Active	No
\$2,640	\$535.45	2.0 week(s)	Active	No
\$2,240	\$528.60	2.0 week(s)	Active	No
\$1,440	\$307.15	2.0 week(s)	Active	No
\$1,440	\$288.56	2.0 week(s)	Active	No
\$1,440	\$312.43	2.0 week(s)	Active	No
\$2,885	\$750.42	2.0 week(s)	Active	No
\$1,440	\$323.35	2.0 week(s)	Active	No
\$5,356	\$1,203.24	2.0 week(s)	Active	No
\$1,440	\$258.80	2.0 week(s)	Active	No
\$1,440	\$215.33	2.0 week(s)	Active	No
\$1,440	\$234.88	2.0 week(s)	Active	No
\$1,440	\$308.27	2.0 week(s)	Active	No
\$1,440	\$326.21	2.0 week(s)	Active	No
\$1,440	\$231.04	2.0 week(s)	Active	No
\$1,440	\$283.02	2.0 week(s)	Active	No
\$1,440	\$310.36	2.0 week(s)	Active	No
\$1,440	\$303.83	2.0 week(s)	Active	No
\$1,440	\$362.60	2.0 week(s)	Active	No
\$1,440	\$362.81	2.0 week(s)	Active	No
\$1,440	\$271.06	2.0 week(s)	Active	No
\$1,440	\$305.51	2.0 week(s)	Active	No
\$1,440	\$225.43	2.0 week(s)	Active	No
\$1,483	\$294.18	2.0 week(s)	Active	No
\$1,440	\$274.62	2.0 week(s)	Active	No
\$2,308	\$543.68	2.0 week(s)	Active	No
\$1,440	\$312.54	2.0 week(s)	Active	No
\$1,440	\$326.02	2.0 week(s)	Active	No
\$1,440	\$312.28	2.0 week(s)	Active	No

\$1,440	\$325.42	2.0 week(s)	Active	No
\$1,440	\$317.04	2.0 week(s)	Active	No
\$1,440	\$313.59	2.0 week(s)	Active	No
\$2,385	\$631.56	2.0 week(s)	Active	No
\$1,440	\$354.02	2.0 week(s)	Active	No
\$1,440	\$312.19	2.0 week(s)	Active	No
\$1,440	\$210.28	2.0 week(s)	Active	No
\$1,483	\$247.91	2.0 week(s)	Active	No
\$1,440	\$310.07	2.0 week(s)	Active	No
\$1,440	\$237.42	2.0 week(s)	Active	No
\$1,483	\$288.56	2.0 week(s)	Active	No
\$1,483	\$299.13	2.0 week(s)	Active	No
\$1,440	\$289.50	2.0 week(s)	Active	No
\$1,440	\$218.76	2.0 week(s)	Active	No
\$1,440	\$360.31	2.0 week(s)	Active	No
\$1,440	\$219.35	2.0 week(s)	Active	No
\$1,483	\$258.50	2.0 week(s)	Active	No
\$1,440	\$285.21	2.0 week(s)	Active	No
\$4,231	\$1,264.28	2.0 week(s)	Active	No
\$1,440	\$312.68	2.0 week(s)	Active	No
\$1,440	\$353.95	2.0 week(s)	Active	No
\$1,440	\$316.18	2.0 week(s)	Active	No
\$1,600	\$310.66	2.0 week(s)	Active	No
\$2,560	\$527.35	2.0 week(s)	Active	No
\$2,400	\$534.60	2.0 week(s)	Active	No
\$1,847	\$405.69	2.0 week(s)	Active	No
\$2,000	\$462.45	2.0 week(s)	Active	No
\$2,640	\$512.25	2.0 week(s)	Active	No
\$2,320	\$528.86	2.0 week(s)	Active	No
\$4,615	\$1,482.74	2.0 week(s)	Active	No
\$1,040	\$211.96	2.0 week(s)	Active	No
\$1,120	\$167.99	2.0 week(s)	Active	No
\$4,615	\$1,218.88	2.0 week(s)	Active	No
\$1,040	\$174.23	2.0 week(s)	Active	No
\$1,040	\$218.95	2.0 week(s)	Active	No
\$1,120	\$166.60	2.0 week(s)	Active	No
\$1,040	\$207.62	2.0 week(s)	Active	No
\$1,040	\$155.16	2.0 week(s)	Active	No
\$1,120	\$169.96	2.0 week(s)	Active	No
\$1,040	\$249.20	2.0 week(s)	Active	No
\$1,200	\$186.52	2.0 week(s)	Active	No
\$1,240	\$267.67	2.0 week(s)	Active	No
\$2,885	\$723.31	2.0 week(s)	Active	No
\$1,120	\$170.44	2.0 week(s)	Active	No
\$1,040	\$204.36	2.0 week(s)	Active	No

\$1,120	\$174.69	2.0 week(s)	Active	No
\$1,120	\$236.94	2.0 week(s)	Active	No
\$1,120	\$248.46	2.0 week(s)	Active	No
\$2,000	\$548.69	2.0 week(s)	Active	No
\$1,120	\$231.28	2.0 week(s)	Active	No
\$1,040	\$206.09	2.0 week(s)	Active	No
\$1,040	\$159.20	2.0 week(s)	Active	No
\$1,040	\$161.00	2.0 week(s)	Active	No
\$2,240	\$461.20	2.0 week(s)	Active	No
\$1,332	\$347.09	2.0 week(s)	Active	No
\$1,120	\$240.99	2.0 week(s)	Active	No
\$1,217	\$222.34	2.0 week(s)	Active	No
\$1,040	\$209.75	2.0 week(s)	Active	No
\$2,000	\$435.18	2.0 week(s)	Active	No
\$1,040	\$185.28	2.0 week(s)	Active	No
\$2,692	\$505.47	2.0 week(s)	Active	No
\$1,120	\$234.60	2.0 week(s)	Active	No
\$2,115	\$567.01	2.0 week(s)	Active	No
\$3,269	\$688.62	2.0 week(s)	Active	No
\$2,308	\$505.86	2.0 week(s)	Active	No
\$1,360	\$353.04	2.0 week(s)	Active	No
\$2,154	\$454.98	2.0 week(s)	Active	No
\$2,692	\$487.76	2.0 week(s)	Active	No
\$2,423	\$418.31	2.0 week(s)	Active	No
\$2,769	\$696.74	2.0 week(s)	Active	No
\$2,692	\$548.39	2.0 week(s)	Active	No
\$1,120	\$215.23	2.0 week(s)	Active	No
\$1,360	\$299.43	2.0 week(s)	Active	No
\$1,200	\$245.41	2.0 week(s)	Active	No
\$1,200	\$214.62	2.0 week(s)	Active	No
\$1,340	\$288.92	2.0 week(s)	Active	No
\$1,400	\$305.51	2.0 week(s)	Active	No
\$3,731	\$934.78	2.0 week(s)	Active	No
\$1,120	\$224.97	2.0 week(s)	Active	No
\$2,308	\$541.37	2.0 week(s)	Active	No
\$1,200	\$254.40	2.0 week(s)	Active	No
\$1,360	\$239.50	2.0 week(s)	Active	No
\$3,731	\$922.84	2.0 week(s)	Active	No
\$2,692	\$385.12	2.0 week(s)	Active	No
\$1,120	\$232.35	2.0 week(s)	Active	No
\$4,231	\$990.42	2.0 week(s)	Active	No
\$1,120	\$189.78	2.0 week(s)	Active	No
\$2,769	\$710.50	2.0 week(s)	Active	No
\$1,320	\$222.99	2.0 week(s)	Active	No
\$1,120	\$220.95	2.0 week(s)	Active	No

\$2,808	\$708.77	2.0 week(s)	Active	No
\$2,000	\$502.78	2.0 week(s)	Active	No
\$1,400	\$339.18	2.0 week(s)	Active	No
\$1,440	\$189.20	2.0 week(s)	Active	No
\$1,360	\$241.39	2.0 week(s)	Active	No
\$1,360	\$307.22	2.0 week(s)	Active	No
\$1,360	\$261.66	2.0 week(s)	Active	No
\$2,692	\$576.55	2.0 week(s)	Active	No
\$1,440	\$317.88	2.0 week(s)	Active	No
\$1,360	\$227.25	2.0 week(s)	Active	No
\$1,320	\$289.15	2.0 week(s)	Active	No
\$1,120	\$251.34	2.0 week(s)	Active	No
\$1,200	\$250.07	2.0 week(s)	Active	No
\$2,500	\$544.23	2.0 week(s)	Active	No
\$1,400	\$282.42	2.0 week(s)	Active	No
\$1,320	\$254.27	2.0 week(s)	Active	No
\$3,154	\$696.39	2.0 week(s)	Active	No
\$3,731	\$1,084.23	2.0 week(s)	Active	No
\$2,692	\$623.36	2.0 week(s)	Active	No
\$2,692	\$690.43	2.0 week(s)	Active	No
\$1,360	\$316.71	2.0 week(s)	Active	No
\$1,200	\$293.11	2.0 week(s)	Active	No
\$1,600	\$376.05	2.0 week(s)	Active	No
\$1,200	\$255.66	2.0 week(s)	Active	No
\$2,308	\$479.98	2.0 week(s)	Active	No
\$1,400	\$215.08	2.0 week(s)	Active	No
\$1,320	\$288.56	2.0 week(s)	Active	No
\$1,360	\$287.99	2.0 week(s)	Active	No
\$1,120	\$233.33	2.0 week(s)	Active	No
\$2,308	\$349.37	2.0 week(s)	Active	No
\$1,481	\$224.26	2.0 week(s)	Active	No
\$1,120	\$219.79	2.0 week(s)	Active	No
\$2,423	\$381.59	2.0 week(s)	Active	No
\$1,200	\$262.36	2.0 week(s)	Active	No
\$1,360	\$309.81	2.0 week(s)	Active	No
\$1,320	\$287.57	2.0 week(s)	Active	No
\$1,120	\$224.49	2.0 week(s)	Active	No
\$1,360	\$296.36	2.0 week(s)	Active	No
\$1,523	\$300.51	2.0 week(s)	Active	No
\$2,769	\$636.54	2.0 week(s)	Active	No
\$1,200	\$183.60	2.0 week(s)	Active	No
\$1,360	\$228.80	2.0 week(s)	Active	No
\$2,692	\$673.56	2.0 week(s)	Active	No
\$1,200	\$253.55	2.0 week(s)	Active	No
\$1,120	\$173.60	2.0 week(s)	Active	No

\$1,120	\$228.43	2.0 week(s)	Active	No
\$1,320	\$206.66	2.0 week(s)	Active	No
\$2,885	\$396.02	2.0 week(s)	Active	No
\$1,200	\$139.24	2.0 week(s)	Active	No
\$1,200	\$184.96	2.0 week(s)	Active	No
\$1,440	\$339.14	2.0 week(s)	Active	No
\$1,280	\$1,308.75	2.0 week(s)	Active	No
\$1,360	\$270.25	2.0 week(s)	Active	No
\$1,731	\$279.65	2.0 week(s)	Active	No
\$1,200	\$181.29	2.0 week(s)	Active	No
\$1,200	\$59.68	2.0 week(s)	Active	No
\$1,200	\$172.11	2.0 week(s)	Active	No
\$1,368	\$502.46	2.0 week(s)	Active	No
\$1,280	\$199.07	2.0 week(s)	Active	No
\$1,440	\$294.76	2.0 week(s)	Active	No
\$1,200	\$47.44	2.0 week(s)	Active	No
\$1,280	\$4.60	2.0 week(s)	Active	No
\$1,923	\$460.44	2.0 week(s)	Active	No
\$1,280	\$823.37	2.0 week(s)	Active	No
\$2,308	\$428.98	2.0 week(s)	Active	No
\$1,280	\$284.02	2.0 week(s)	Active	No
\$1,200	\$154.00	2.0 week(s)	Active	No
\$1,200	\$64.26	2.0 week(s)	Active	No
\$1,200	\$173.04	2.0 week(s)	Active	No
\$1,840	\$505.20	2.0 week(s)	Active	No
\$2,308	\$539.86	2.0 week(s)	Active	No
\$4,231	\$1,313.29	2.0 week(s)	Active	No
\$2,000	\$339.13	2.0 week(s)	Active	No
\$5,769	\$1,458.90	2.0 week(s)	Active	No
\$2,808	\$720.77	2.0 week(s)	Active	No
\$1,615	\$569.89	2.0 week(s)	Active	No
\$1,920	\$543.60	2.0 week(s)	Active	No
\$1,840	\$750.64	2.0 week(s)	Active	No
\$2,000	\$495.49	2.0 week(s)	Active	No
\$4,615	\$997.40	2.0 week(s)	Active	No
\$1,920	\$522.86	2.0 week(s)	Active	No
\$1,280	\$306.59	2.0 week(s)	Active	No
\$1,280	\$274.00	2.0 week(s)	Active	No
\$1,280	\$282.94	2.0 week(s)	Active	No
\$1,280	\$206.87	2.0 week(s)	Active	No
\$1,280	\$279.25	2.0 week(s)	Active	No
\$1,600	\$405.36	2.0 week(s)	Active	No
\$1,400	\$308.46	2.0 week(s)	Active	No
\$1,280	\$339.54	2.0 week(s)	Active	No
\$1,360	\$234.03	2.0 week(s)	Active	No

\$1,200	\$249.32	2.0 week(s)	Active	No
\$1,280	\$274.97	2.0 week(s)	Active	No
\$1,280	\$302.03	2.0 week(s)	Active	No
\$1,280	\$297.62	2.0 week(s)	Active	No
\$1,280	\$269.27	2.0 week(s)	Active	No
\$1,280	\$263.02	2.0 week(s)	Active	No
\$1,280	\$209.69	2.0 week(s)	Active	No
\$1,200	\$242.77	2.0 week(s)	Active	No
\$2,308	\$550.03	2.0 week(s)	Active	No
\$1,280	\$275.96	2.0 week(s)	Active	No
\$1,280	\$290.30	2.0 week(s)	Active	No
\$1,280	\$232.52	2.0 week(s)	Active	No
\$1,200	\$253.68	2.0 week(s)	Active	No
\$1,280	\$271.53	2.0 week(s)	Active	No
\$1,280	\$275.24	2.0 week(s)	Active	No
\$1,280	\$280.09	2.0 week(s)	Active	No
\$4,423	\$1,365.32	2.0 week(s)	Active	No
\$1,280	\$287.11	2.0 week(s)	Active	No
\$1,280	\$217.73	2.0 week(s)	Active	No
\$1,280	\$285.55	2.0 week(s)	Active	No
\$1,320	\$312.45	2.0 week(s)	Active	No
\$1,280	\$301.61	2.0 week(s)	Active	No
\$1,280	\$294.38	2.0 week(s)	Active	No
\$1,280	\$196.37	2.0 week(s)	Active	No
\$1,280	\$258.58	2.0 week(s)	Active	No
\$1,280	\$339.82	2.0 week(s)	Active	No
\$1,360	\$242.22	2.0 week(s)	Active	No
\$1,280	\$244.61	2.0 week(s)	Active	No
\$1,360	\$365.95	2.0 week(s)	Active	No
\$1,280	\$256.98	2.0 week(s)	Active	No
\$1,320	\$287.51	2.0 week(s)	Active	No
\$1,280	\$276.99	2.0 week(s)	Active	No
\$1,280	\$194.26	2.0 week(s)	Active	No
\$1,320	\$312.03	2.0 week(s)	Active	No
\$1,280	\$257.26	2.0 week(s)	Active	No
\$1,280	\$277.40	2.0 week(s)	Active	No
\$1,280	\$276.22	2.0 week(s)	Active	No
\$1,280	\$323.67	2.0 week(s)	Active	No
\$1,480	\$337.63	2.0 week(s)	Active	No
\$1,200	\$241.92	2.0 week(s)	Active	No
\$1,280	\$313.53	2.0 week(s)	Active	No
\$1,280	\$261.81	2.0 week(s)	Active	No
\$1,360	\$302.22	2.0 week(s)	Active	No
\$1,320	\$294.29	2.0 week(s)	Active	No
\$1,440	\$234.52	2.0 week(s)	Active	No

	\$1,561	\$286.60	2.0 week(s)	Active	No
	\$1,280	\$281.45	2.0 week(s)	Active	No
	\$1,305	\$343.82	2.0 week(s)	Active	No
	\$678	\$125.43	2.0 week(s)	Active	No
	\$1,302	\$246.10	2.0 week(s)	Active	No
	\$2,133	\$638.67	2.0 week(s)	Active	No
	\$1,320	\$327.62	2.0 week(s)	Active	No
	\$782	\$170.52	2.0 week(s)	Active	No
	\$1,760	\$273.11	2.0 week(s)	Active	No
	\$1,520	\$155.87	2.0 week(s)	Active	No
	\$2,500	\$300.53	2.0 week(s)	Active	No
	\$1,280	\$141.81	2.0 week(s)	Active	No
	\$3,846	\$301.58	2.0 week(s)	Active	No
	\$1,400	\$68.23	2.0 week(s)	Active	No
	\$1,400	\$67.54	2.0 week(s)	Active	No
	\$1,120	\$42.84	2.0 week(s)	Active	No
	\$1,400	\$0.00	2.0 week(s)	Active	No
	\$1,440	\$0.00	2.0 week(s)	Active	No
	\$1,440	\$0.00	2.0 week(s)	Active	No
	\$1,440	\$0.00	2.0 week(s)	Active	No

Position ID	Contractor Name	Estimated Accrued Wage Liability	Estimated Withholdings	Period of Time Prepetition Wages are due	Employment status	Insider status
NA		\$8,597	\$0	9 business day(s)	Current (1099, not employee)	No
NA		\$8,455	\$0	9 business day(s)	Current (1099, not employee)	No
NA		\$8,296	\$0	9 business day(s)	Current (1099, not employee)	No
NA		\$7,525	\$0	9 business day(s)	Current (1099, not employee)	No
NA		\$7,513	\$0	9 business day(s)	Current (1099, not employee)	No
NA		\$7,513	\$0	9 business day(s)	Current (1099, not employee)	No
NA		\$6,637	\$0	9 business day(s)	Current (1099, not employee)	No
NA		\$5,537	\$0	9 business day(s)	Current (1099, not employee)	No
NA		\$3,600	\$0	9 business day(s)	Current (1099, not employee)	No
NA		\$2,309	\$0	9 business day(s)	Current (1099, not employee)	No
NA		\$1,941	\$0	9 business day(s)	Current (1099, not employee)	No
NA		\$1,686	\$0	9 business day(s)	Current (1099, not employee)	No
NA		\$1,597	\$0	9 business day(s)	Current (1099, not employee)	No
NA		\$1,008	\$0	9 business day(s)	Current (1099, not employee)	No
NA		\$626	\$0	9 business day(s)	Current (1099, not employee)	No
NA		\$458	\$0	9 business day(s)	Current (1099, not employee)	No

NA

[REDACTED] \$43

\$0

9 business day(s)

Current (1099, not employee) No