UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK

In re:

AMSTERDAM HOUSE CONTINUING CARE RETIREMENT COMMUNITY, INC., d/b/a THE HARBORSIDE, Chapter 11

Case No. 23-70989 (AST)

Debtor.

FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER (I) APPROVING THE DISCLOSURE STATEMENT FOR THE DEBTOR'S AMENDED PLAN OF LIQUIDATION PURSUANT TO CHAPTER 11 OF THE BANKRUPTCY CODE; AND (II) CONFIRMING THE DEBTOR'S AMENDED PLAN OF LIQUIDATION PURSUANT TO CHAPTER 11 OF THE BANKRUPTCY CODE

WHEREAS, Amsterdam House Continuing Care Retirement Community, Inc., as debtor and debtor-in-possession in the above-captioned case (the "<u>Debtor</u>"), having proposed and filed with the United States Bankruptcy Court for the Eastern District of New York (the "<u>Bankruptcy</u> <u>Court</u>") (i) the *Debtor's Amended Plan of Liquidation Pursuant to Chapter 11 of the Bankruptcy Code*, dated as of March 27, 2025 [Dkt. No. 1023] (as further modified, amended, and/or supplemented from time to time, including as modified herein, the "<u>Amended Plan</u>"), a copy of which is annexed hereto as <u>Exhibit A</u>; and (ii) the related *Disclosure Statement for the Debtor's Amended Plan of Liquidation Pursuant to Chapter 11 of the Bankruptcy Code*, dated as of April 1, 2025 [Dkt. No. 1030-1] (the "Amended Disclosure Statement");¹

WHEREAS, on March 31, 2025, the Bankruptcy Court entered the Stipulation and Agreed Order (I) Scheduling Combined Hearing on (A) Approval of Amended Disclosure Statement and (B) Confirmation of Amended Plan of Liquidation Pursuant to Chapter 11 of the Bankruptcy Code; (II) Fixing Related Objection Deadlines and Approving Notice Procedures;

Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Amended Plan or Amended Disclosure Statement.

(III) Approving Solicitation Procedures; and (IV) Granting Related Relief [Dkt. No. 1026] (the "<u>Stipulated Order</u>") pursuant to which the Bankruptcy Court, among other things, (i) scheduled a combined hearing on the adequacy of the Amended Disclosure Statement and confirmation of the Amended Plan for May 7, 2025 at 10:30 a.m. (EDT) (the "<u>Combined Hearing</u>"); (ii) established the deadline for objections to the Amended Disclosure Statement and Amended Plan as May 2, 2025 at 12:00 p.m. (EDT) (the "<u>Objection Deadline</u>"); (iii) scheduled the deadline for any reply to objections to the Amended Disclosure Statement and Amended Plan as May 5, 2025 at 12:00 p.m. (EDT); and (iv) approved the *Notice of (I) Combined Hearing on the Adequacy of the Amended Disclosure Statement and Confirmation of the Amended Plan of Liquidation*, (II) Related Objection Deadlines, and (III) Summary of the Debtor's Amended Plan of Liquidation (the "<u>Combined Hearing Notice</u>");

WHEREAS, on April 4, 2025, the Debtor caused its solicitation, claims, and voting agent, Epiq Corporate Restructuring, LLC ("<u>Epiq</u>"), to distribute packages containing the Amended Disclosure Statement, Amended Plan, Ballots with voting instructions, a cover letter, and a letter in support of the Amended Plan from the Official Committee of Unsecured Creditors (the "<u>Committee</u>") and the Ad Hoc Group of Residents (the "<u>Ad Hoc Group</u>"), among other documents (the "<u>Solicitation Package</u>"), to the Holders of Claims entitled to vote to accept or reject the Amended Plan with a voting deadline of 5:00 p.m. (EDT) on April 25, 2025 (the "<u>Voting Deadline</u>"), as evidenced by the *Certificate of Service of Solicitation Documents* [Dkt. No. 1035] (the "<u>Solicitation Affidavit</u>");

WHEREAS, as reflected in the Declaration of Stephenie Kjontvedt of Epiq Corporate Restructuring, LLC Regarding the Solicitation and Tabulation of Ballots Cast on the Debtor's Plan of Liquidation Pursuant to Chapter 11 of the Bankruptcy Code [Dkt. No. 1045] (the "<u>Voting Certification</u>"), the Amended Plan was accepted by 98.11% in number and 99.99% in amount of the voting Holders of Claims in Classes 3 and 4, 100.00% in number and 100.00% in amount of the voting Holders of Claims in Class 5, and 100.00% in number and 100.00% in amount of the voting Holders of Claims in Class 6. While Class 7 is deemed to have rejected the Amended Plan as a result of a single vote to reject, 75.00% in number and 3.65% in amount of the voting Holders of Claims in Class 7 voted to accept the Amended Plan;

WHEREAS, on April 21, 2025, the Debtor filed the *Notice of Filing of Plan Supplement to the Debtor's Amended Plan of Liquidation Pursuant to Chapter 11 of the Bankruptcy Code* [Dkt. No. 1039] (as amended, modified and/or supplemented from time to time, the "<u>Plan</u> <u>Supplement</u>"), which included a form of the Liquidating Trust Agreement identifying Howard M. Ehrenberg as the Liquidating Trustee, subject to this Court's approval;

WHEREAS, no objections to the adequacy of the Amended Disclosure Statement or confirmation of the Amended Plan were timely filed;

WHEREAS, on April 30, 2025, the Debtor filed (i) the Debtor's Memorandum of Law in Support of (I) Approval of the Debtor's Disclosure Statement for the Debtor's Amended Plan of Liquidation Pursuant to Chapter 11 of the Bankruptcy Code; and (II) Confirmation of the Debtor's Amended Plan of Liquidation Pursuant to Chapter 11 of the Bankruptcy Code [Dkt. No. 1046] (the "Confirmation Memorandum"); and (ii) the Declaration of Michael Morton in Support of (I) Approval of the Debtor's Disclosure Statement for the Debtor's Amended Plan of Liquidation Pursuant to Chapter 11 of the Bankruptcy Code; and (II) Confirmation of the Debtor's Amended Plan of Liquidation Pursuant to Chapter 11 of the Bankruptcy Code [Dkt. No. 1046] (the "Morton Declaration") in support of approval of the Amended Disclosure Statement and confirmation of the Amended Plan;

WHEREAS, due notice of the Combined Hearing has been given to Holders of Claims against and Interests in the Debtor and other parties in interest in compliance with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure (the "<u>Bankruptcy Rules</u>"), the Local Bankruptcy Rules of the United States Bankruptcy Court for the Eastern District of New York (the "<u>Local Rules</u>") and the Stipulated Order, as evidenced by the Solicitation Affidavit, and such notice is sufficient under the circumstances and no further notice is required; and

WHEREAS, the Bankruptcy Court having held the Combined Hearing on May 7, 2025, to consider, among other things, the adequacy of the Amended Disclosure Statement and confirmation of the Amended Plan, and having noted that there were no objections to the Amended Disclosure Statement or Amended Plan.

NOW, THEREFORE, based upon the Bankruptcy Court's consideration of the entire record of this Chapter 11 Case and the Combined Hearing, including the (i) Amended Disclosure Statement, (ii) Amended Plan, (iii) Plan Supplement, (iv) Voting Certification, (v) Confirmation Memorandum, (vi) Morton Declaration, and (vii) Solicitation Affidavit; and no objections to the Amended Plan or Amended Disclosure Statement having been filed or asserted; and upon the arguments of counsel and the evidence adduced at the Combined Hearing; and the Bankruptcy Court having found that the Amended Disclosure Statement should be approved and the Amended Plan should be confirmed as reflected by the Bankruptcy Court's rulings made herein and at the Combined Hearing; and after due deliberation and sufficient cause appearing therefor, the Bankruptcy Court hereby **FINDS, DETERMINES, AND CONCLUDES** that:

FINDINGS OF FACT AND CONCLUSIONS OF LAW

A. <u>Findings and Conclusions</u>. The findings and conclusions set forth herein and on the record of the Combined Hearing constitute the Bankruptcy Court's findings of fact and

conclusions of law pursuant to Rule 52 of the Federal Rules of Civil Procedure, as made applicable herein by Bankruptcy Rules 7052 and 9014. To the extent any of the following findings of fact constitute conclusions of law, they are adopted as such. To the extent any of the following conclusions of law constitute findings of fact, they are adopted as such.

B. Jurisdiction, Venue, Core Proceeding (28 U.S.C. §§ 157(b)(2), 1334(a)). The Bankruptcy Court has jurisdiction over the Debtor's Chapter 11 Case pursuant to 28 U.S.C. §§ 157 and 1334. Approval of the Amended Disclosure Statement and confirmation of the Amended Plan are core proceedings pursuant to 28 U.S.C. § 157(b) and the Bankruptcy Court has jurisdiction to enter a final order with respect thereto. Venue is proper before the Bankruptcy Court pursuant to 28 U.S.C. §§ 1408 and 1409. The Debtor is an eligible debtor under section 109 of the Bankruptcy Code. The Debtor is a proper plan proponent under section 1121(a) of the Bankruptcy Code.

C. <u>Judicial Notice</u>. The Bankruptcy Court takes judicial notice of the docket of this Chapter 11 Case maintained by the Clerk of the Bankruptcy Court and/or its duly appointed agent, including, without limitation, all pleadings and other documents filed, all orders entered, and all evidence and arguments made, proffered, or adduced at the hearings held before the Bankruptcy Court during the pendency of this Chapter 11 Case.

D. <u>Burden of Proof</u>. The Debtor, as proponent of the Amended Plan, has the burden of proving the elements of sections 1129(a) and (b) of the Bankruptcy Code by a preponderance of the evidence. The Debtor has met its burden with respect to each applicable element of section 1129 of the Bankruptcy Code.

E. <u>Chapter 11 Petition</u>. On the Petition Date, the Debtor filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code with the Bankruptcy Court. The Debtor

continued as a debtor-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

F. <u>Official Committee of Unsecured Creditors</u>. On April 13, 2023, the United States Trustee appointed the Committee [Dkt. No. 91].

G. <u>Notice</u>. As evidenced by the Solicitation Affidavit, and in compliance with the Stipulated Order, on April 2, 2025, the Voting Agent served the Combined Hearing Notice on all parties listed on the Debtor's creditor matrix and parties requesting notice under Rule 2002 of the Bankruptcy Rules.

H. <u>No Other or Further Notice or Solicitation Required</u>. As evidenced by the Voting Certification and Solicitation Affidavit, the transmittal and service of the Amended Plan, the Amended Disclosure Statement and the Ballots were adequate and sufficient under the circumstances, and all parties required to be given notice of the Combined Hearing (including the deadline for filing and serving objections to the adequacy of the Amended Disclosure Statement and confirmation of the Amended Plan) have been given due, proper, timely, and adequate notice in accordance with the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, applicable non-bankruptcy law, and the Stipulated Order, and such parties have had sufficient opportunity to appear and be heard with respect thereto. The solicitation of votes on the Amended Plan complied with the Stipulated Order, was appropriate and satisfactory based upon the circumstances of this Chapter 11 Case, and was in compliance with the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and applicable non-bankruptcy law. No other or further notice or re-solicitation is required.

I. <u>Plan Supplement</u>. The Plan Supplement complies with the Bankruptcy Code and the terms of the Amended Plan, and the filing and notice of the documents included therein are

good, proper, and in accordance with the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and the Stipulated Order, and no other or further notice is required. All documents included in the Plan Supplement are an integral part of this order (the "<u>Confirmation Order</u>") and are incorporated herein by reference. Subject to the terms of the Amended Plan (including, for the avoidance of doubt, any consent rights set forth or incorporated therein), and only consistent therewith, the Debtor's right to alter, amend, update, or modify, in each case in whole or in part, the Plan Supplement before the Effective Date is reserved, provided that notice of any proposed changes is provided to the Committee, the Ad Hoc Group, ACCHS and the Bond Trustee.

Amended Disclosure Statement and Solicitation

J. <u>Amended Disclosure Statement</u>. The Amended Disclosure Statement contains (i) sufficient information of a kind consistent with the disclosure requirements of all applicable nonbankruptcy laws, rules, and regulations, and (ii) "adequate information" (as such term is defined in section 1125(a) of the Bankruptcy Code and used in section 1126(b)(2) of the Bankruptcy Code) with respect to the Debtor, the Amended Plan, and the transactions contemplated therein, and is approved in all respects.

K. <u>Solicitation</u>. The Debtor caused the Solicitation Package to be transmitted and served in compliance with sections 1125 and 1126 of the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and all other applicable provisions in the Bankruptcy Code, and all other applicable rules, laws, and regulations applicable to such solicitation. The Ballots used to solicit votes to accept or reject the Amended Plan from Holders of Claims in Classes 3, 4, 5, 6 and 7, which are the only Holders of Claims entitled to vote to accept or reject the Amended Plan (the "<u>Voting Classes</u>"), adequately addressed the particular needs of this Chapter 11 Case and were appropriate for Holders in the Voting Classes to accept or reject the Amended Plan.

As set forth in the Solicitation Affidavit, on April 4, 2024, the Solicitation Package was transmitted to and served on the Holders in the Voting Classes. The instructions on the Ballots advised the Voting Classes that for the Ballots to be counted, the Ballots must be properly executed, completed, and delivered to Epiq so as to be actually received no later than the Voting Deadline. The period during which the Debtor solicited Holders in the Voting Classes was a reasonable period of time for such Holders to make an informed decision to accept or reject the Amended Plan.

The Debtor was not required to solicit votes from the Holders of Claims in Classes 1 and 2 (collectively, the "<u>Deemed Accepting Classes</u>") as each such Class is Unimpaired under the Amended Plan and presumed to have accepted the Amended Plan pursuant to section 1126(f) of the Bankruptcy Code. Additionally, the Debtor was not required to solicit votes from the Holders of Claims in Class 8 (the "<u>Deemed Rejecting Class</u>") as such Class is Impaired under the Amended Plan and deemed to have rejected the Amended Plan.

L. <u>Good Faith Solicitation</u>. Votes for acceptance or rejection of the Amended Plan were solicited in good faith and in compliance with sections 1125 and 1126 of the Bankruptcy Code, Bankruptcy Rules 3017 and 3018, the Stipulated Order, all other applicable provisions of the Bankruptcy Code, Local Rules 3017-1, 3018-1, and 3020-1, and all other applicable rules, laws and regulations, including any applicable non-bankruptcy law.

M. <u>Voting</u>. As evidenced by the Voting Certification, votes to accept or reject the Amended Plan have been solicited and tabulated fairly, in good faith, and in a manner consistent with the Amended Plan, the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and applicable non-bankruptcy law.

Compliance with the Requirements of Section 1129 of the Bankruptcy Code

N. Amended Plan Compliance with the Bankruptcy Code (11 U.S.C. § 1129(a)(1)).

The Amended Plan complies with the applicable provisions of the Bankruptcy Code and, as required by Bankruptcy Rule 3016, the Amended Plan is dated, identifies the Debtor as the plan proponent, and clearly identifies the injunction proposed under the Amended Plan, thereby satisfying section 1129(a)(1) of the Bankruptcy Code.

i. <u>Proper Classification (11 U.S.C. §§ 1122, 1123(a)(1))</u>. With the exception of Administrative Expense Claims, Accrued Professional Compensation Claims, Priority Tax Claims, DIP Claims and the Diminution Claim, which need not be classified, section 3 of the Amended Plan classifies the Classes of Claims against and Interests in the Debtor. The Claims and Interests placed in each Class are substantially similar to the other Claims and Interests, as the case may be, in each such Class. Valid business, factual, and legal reasons exist for separately classifying the various Classes of Claims and Interests created under the Amended Plan, and the Amended Plan does not unfairly discriminate between Holders of Claims and Interests in each Class or between Classes. Accordingly, the Amended Plan satisfies sections 1122 and 1123(a)(1) of the Bankruptcy Code.

ii. <u>Unimpaired Classes Specified (11 U.S.C. § 1123(a)(2))</u>. Sections 3 and 4 of the Amended Plan specify which Classes of Claims are Unimpaired under the Amended Plan within the meaning of section 1124 of the Bankruptcy Code, thereby satisfying section 1123(a)(2) of the Bankruptcy Code.

iii. <u>Specified Treatment of Impaired Classes (11 U.S.C. § 1123(a)(3)</u>). Sections 3 and 4 of the Amended Plan specify which Classes of Claims and Interests are Impaired under the Amended Plan within the meaning of section 1124 of the Bankruptcy Code and clearly specify

the treatment of the Claims and Interests in those Classes, thereby satisfying section 1123(a)(3) of the Bankruptcy Code.

iv. <u>No Discrimination (11 U.S.C. § 1123(a)(4))</u>. The Amended Plan provides for the same treatment for each Claim or Interest in each respective Class unless the Holder of a particular Claim or Interest has agreed to less favorable treatment for such Claim or Interest, thereby satisfying section 1123(a)(4) of the Bankruptcy Code.

v. <u>Implementation of the Amended Plan (11 U.S.C. § 1123(a)(5))</u>. The provisions in Section 6 and elsewhere in the Amended Plan, the Focus Sale Global Settlement Term Sheet embodied in the Amended Plan, and the Plan Supplement provide adequate and proper means for the Amended Plan's implementation, including, but not limited to: (a) entry into the Liquidating Trust Agreement, and (b) the authorization of the Debtor or Liquidating Trustee to take all actions necessary to effectuate the Amended Plan. The Amended Plan, therefore, satisfies the requirements of section 1123(a)(5) of the Bankruptcy Code.

vi. <u>Non-Voting Equity Securities/Allocation of Voting Power (11 U.S.C.</u> <u> \S 1123(a)(6)</u>). The Amended Plan does not provide for the issuance of nonvoting equity securities, therefore section 1123(a)(6) of the Bankruptcy Code is inapplicable to this Chapter 11 Case.

vii. <u>Appointment of Liquidating Trustee (11 U.S.C. § 1123(a)(7)</u>). Section 6.2 of the Amended Plan and the Liquidating Trust Agreement contain provisions regarding the manner of selection of the Liquidating Trustee and any successor Liquidating Trustee that are consistent with the interests of Holders of Claims and with public policy, thereby satisfying section 1123(a)(7) of the Bankruptcy Code.

viii. <u>Earnings from Personal Services (11 U.S.C. § 1123(a)(8)</u>). Section 1123(a)(8) of the Bankruptcy Code applies only to individual debtors and is not applicable to this Chapter 11 Case.

ix. Impairment/Unimpairment of Classes of Claims and Interests (11 U.S.C. <u>§ 1123(b)(1)</u>). As permitted by section 1123(b)(1) of the Bankruptcy Code, pursuant to sections 3 and 4 of the Amended Plan, Claims or Interests in the Voting Classes and Deemed Rejecting Class are Impaired and Claims in the Deemed Accepting Classes are Unimpaired.

x. <u>Assumption and Rejection (11 U.S.C. § 1123(b)(2))</u>. Section 9 of the Amended Plan governs the assumption and rejection of Executory Contracts and Unexpired Leases pursuant to sections 363 and 365 of the Bankruptcy Code, as applicable, thereby satisfying section 1123(b)(2) of the Bankruptcy Code.

xi. <u>Retention of Claim or Interests (11 U.S.C. § 1123(b)(3)</u>). Section 11.14 of the Amended Plan provides for the retention of certain Causes of Action not expressly settled or released under the Amended Plan. Thus, the Amended Plan satisfies the requirements of section 1123(b)(3) of the Bankruptcy Code.

xii. <u>Sale of All or Substantially All Assets (11 U.S.C. § 1123(b)(4)</u>). As contemplated by section 1123(b)(4) of the Bankruptcy Code, the Amended Plan provides for the distribution of the proceeds of the Sale to (i) the Bond Trustee, in the form of the Bondholder Sale Proceeds, (ii) Residents that elect to opt-in to the third-party releases contained in the Amended Plan, in the form of the Initial Pre-Termination Resident Distribution and the Initial Post-Termination Resident Distribution, and (iii) Holders of Administrative Expense Claims. Thus, the Amended Plan satisfies section 1123(b)(4) of the Bankruptcy Code. xiii. <u>Modification of Rights (11 U.S.C. § 1123(b)(5)</u>). As permitted by section 1123(b)(5) of the Bankruptcy Code, the Amended Plan modifies the rights of Holders of Claims and Interests in the Voting Classes and Deemed Rejecting Class. The Amended Plan leaves unaffected the rights of Holders of Claims in the Deemed Accepting Classes.

Additional Amended Plan Provisions (11 U.S.C. § 1123(b)(6)). As permitted by xiv. section 1123(b)(6) of the Bankruptcy Code, the Amended Plan includes other appropriate provisions not inconsistent with the applicable provisions of the Bankruptcy Code, including, without limitation, certain release, exculpation, and injunction provisions in section 11 of the Amended Plan. Based upon the facts and circumstances of this Chapter 11 Case, the release, exculpation, and injunction provisions in the Amended Plan are integral and critical parts of the Amended Plan, and the Released Parties and Exculpated Parties have relied on the efficacy and conclusive effects of such releases and injunctions when making concessions and exchanging consideration in connection with this Chapter 11 Case and the Amended Plan. Such release, exculpation, and injunction provisions in section 11 of the Amended Plan are: (i) in exchange for the good, valuable, and reasonably equivalent consideration provided by the Released Parties; (ii) in the best interests of the Debtor, its Estate, and its Creditors; (iii) fair, equitable, and reasonable; and (iv) a bar to any of the Releasing Parties to the extent set forth in the Amended Plan asserting any Claims or Causes of Action released pursuant to the Amended Plan. Accordingly, based upon the record of this Chapter 11 Case, the representations of the parties, and/or the evidence proffered, adduced, and/or presented at the Combined Hearing, the Bankruptcy Court finds that the release, exculpation, and injunction provisions set forth in section 11 of the Amended Plan are consistent with the Bankruptcy Code and applicable law and are appropriate under the circumstances.

xv. <u>Sale of Exempt Property (11 U.S.C. § 1123(c)</u>). The Debtor is not an individual. Accordingly, section 1123(c) of the Bankruptcy Code is inapplicable in this Chapter 11 Case.

xvi. <u>Cure of Defaults (11 U.S.C. § 1123(d)</u>). Except as otherwise provided in the Amended Plan, or in any contract, instrument, release, indenture or other agreement or document entered into in connection with the Amended Plan, including the Focus APA, each of the Executory Contracts and Unexpired Leases of the Debtor shall be deemed rejected as of the Effective Date, unless such Executory Contract or Unexpired Lease: (1) was assumed or rejected previously by the Debtor; (2) expired or terminated pursuant to its own terms before the Effective Date; (3) is the subject of a motion to assume or reject filed on or before the Effective Date; or (4) is identified as an Executory Contract or Unexpired Lease to be assumed in connection with the Sale. Any monetary amounts by which any Executory Contract or Unexpired Lease to be assumed under the Amended Plan or otherwise is in default shall be satisfied, under section 365(b)(1) of the Bankruptcy Code, by Cure. If there is a dispute regarding (i) the nature or amount of any Cure, or (ii) any other matter pertaining to assumption, Cure shall occur following the entry of a Final Order of the Bankruptcy Court resolving the dispute and approving the assumption.

O. <u>The Debtor's Compliance with the Bankruptcy Code (11 U.S.C. § 1129(a)(2))</u>. The Debtor, as the plan proponent, has complied with the applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, the Stipulated Order, and other applicable law in transmitting the Amended Plan, the Amended Disclosure Statement, the Ballots, and related documents and notices and in soliciting and tabulating the votes on the Amended Plan. Accordingly, the Amended Plan satisfies the requirements of section 1129(a)(2) of the Bankruptcy Code.

P. Amended Plan Proposed in Good Faith (11 U.S.C. § 1129(a)(3)). The Debtor has proposed the Amended Plan, including all documents necessary to effectuate the Amended Plan, and the transactions contemplated by the Amended Plan in good faith and not by any means forbidden by law, thereby satisfying the requirements of section 1129(a)(3) of the Bankruptcy Code. The Debtor's good faith is evident from the facts and record of this Chapter 11 Case, the Amended Disclosure Statement, the Focus Sale Global Settlement Term Sheet, and the record of the Combined Hearing and other proceedings held in this Chapter 11 Case. The Debtor's Chapter 11 Case was filed, and the Amended Plan was proposed, with the legitimate purpose of allowing the Debtor to consummate the Sale and conduct an orderly liquidation. The Amended Plan (including all documents necessary to effectuate the Amended Plan), the Plan Supplement, and the Focus Sale Global Settlement Term Sheet were negotiated in good faith and at arm's length among the Debtor, Committee, Ad Hoc Group, Bond Trustee, ACCHS and ANH. Further, the Amended Plan's classification, exculpation, release, and injunction provisions are consistent with sections 105, 1122, 1123(b)(3)(A), 1123(b)(6), 1129, and 1142 of the Bankruptcy Code and applicable case law in the Second Circuit, have been negotiated in good faith and at arm's length, are integral to the Amended Plan, and supported by valuable consideration.

Q. <u>Payment for Services or Costs and Expenses (11 U.S.C. § 1129(a)(4))</u>. Any payments made or promised by the Debtor for services or for costs and expenses incurred in connection with this Chapter 11 Case, or in connection with the Amended Plan and incident to this Chapter 11 Case, have been approved by, or are subject to approval of, the Bankruptcy Court as reasonable. Accordingly, the Amended Plan satisfies the requirements of section 1129(a)(4) of the Bankruptcy Code.

R. <u>Directors, Officers, and Trustees (11 U.S.C. § 1129(a)(5))</u>. The Debtor, in consultation with the Consultation Parties, has identified Howard M. Ehrenberg as the Liquidating Trustee, subject to this Court's approval, and accordingly the Amended Plan satisfies section 1129(a)(5) of the Bankruptcy Code.

S. <u>No Rate Changes (11 U.S.C. § 1129(a)(6))</u>. The Amended Plan does not provide for any rate changes over which a governmental regulatory commission has jurisdiction. Accordingly, section 1129(a)(6) of the Bankruptcy Code is not applicable to this Chapter 11 Case.

T. <u>Best Interest of Creditors (11 U.S.C. § 1129(a)(7))</u>. Each Holder of an Impaired Claim or Interest (i) has accepted the Amended Plan, (ii) will receive or retain under the Amended Plan on account of such Claim or Interest property of a value, as of the Effective Date, that is not less than the amount that such Holder would receive or retain if the Debtor were liquidated under chapter 7 of the Bankruptcy Code on the Effective Date, or (iii) has agreed to receive less favorable treatment. Therefore, the Amended Plan satisfies the requirements of section 1129(a)(7) of the Bankruptcy Code.

U. <u>Acceptance by Certain Classes (11 U.S.C. § 1129(a)(8))</u>. Class 7 – General Unsecured Claims and the Deemed Rejecting Class (together, the "<u>Rejecting Classes</u>") are Impaired under the Amended Plan and are deemed to have rejected the Amended Plan. As set forth herein, and pursuant to section 1129(b)(1) of the Bankruptcy Code, the Amended Plan may be confirmed notwithstanding rejection of the Amended Plan by the Rejecting Classes.

As evidenced by the Voting Certification, each of the Voting Classes other than Class 7 – General Unsecured Claims voted to accept the Amended Plan in accordance with sections

1126(b) and (c) of the Bankruptcy Code. No insiders (as that term is defined in section 101(31) of the Bankruptcy Code) of the Debtor voted on the Amended Plan.

V. <u>Treatment of Administrative Expense Claims and Priority Claims (11 U.S.C.</u> <u>\$ 1129(a)(9)</u>). The treatment of Claims under the Amended Plan of the type specified in section 507(a)(1) through 507(a)(8) of the Bankruptcy Code, if any, complies with the provisions of section 1129(a)(9) of the Bankruptcy Code.

W. <u>Acceptance by Impaired Class (11 U.S.C. § 1129(a)(10)</u>). As evidenced by the Voting Certification, section 1129(a)(10) of the Bankruptcy Code is satisfied as each of the Voting Classes other than Class 7 – General Unsecured Claims have accepted the Amended Plan, determined without including any acceptances of the Amended Plan by any insider.

X. <u>Feasibility (11 U.S.C. § 1129(a)(11))</u>. The information in the Amended Disclosure Statement, the Liquidating Trust Agreement, the Morton Declaration, the record of this Chapter 11 Case, and the evidence proffered or adduced at or prior to the Combined Hearing (a) is reasonable, persuasive and credible, (b) has not been controverted by other evidence, and (c) establishes that the Amended Plan is feasible and that there is a reasonable prospect that the Debtor will be able to meet its financial obligations under the Amended Plan and that confirmation of the Amended Plan is not likely to be followed by the liquidation or need for further financial reorganization of the Debtor, thereby satisfying the requirements of section 1129(a)(11) of the Bankruptcy Code.

Y. <u>Payment of Fees (11 U.S.C. § 1129(a)(12))</u>. As provided in section 2.1 of the Amended Plan, all fees payable under section 1930 of title 28 of the United States Code have either been paid or will be paid under the Amended Plan, thereby satisfying the requirements of section 1129(a)(12) of the Bankruptcy Code. Allowed Administrative Expense Claims of the

United States Trustee for statutory fees under 28 U.S.C. § 1930 shall be paid on the Effective Date. After the Effective Date, the Liquidating Trust shall, consistent with the Amended Plan and the Liquidating Trust Agreement, be responsible for payment of any such fees until entry of a final decree closing this Chapter 11 Case.

Z. <u>Continuation of Retiree Benefits (11 U.S.C. § 1129(a)(13)</u>). The Debtor has no obligations for retiree benefits as that term is defined in section 1114 of the Bankruptcy Code, thus the requirements of section 1129(a)(13) of the Bankruptcy Code are not applicable.

AA. <u>No Domestic Support Obligations (11 U.S.C. § 1129(a)(14))</u>. The Debtor is not required by a judicial or administrative order, or by statute, to pay a domestic support obligation. Accordingly, section 1129(a)(14) of the Bankruptcy Code is inapplicable in this Chapter 11 Case.

BB. <u>Debtor Is Not an Individual (11 U.S.C. § 1129(a)(15))</u>. The Debtor is not an individual. Accordingly, section 1129(a)(15) of the Bankruptcy Code is inapplicable in this Chapter 11 Case.

CC. <u>Applicable Non-Bankruptcy Law Regarding Transfers (11 U.S.C. § 1129(a)(16)</u>). The Amended Plan satisfies section 1129(a)(16) to the extent applicable.

DD. <u>No Unfair Discrimination; Fair and Equitable (11 U.S.C. § 1129(b))</u>. Based upon the evidence proffered, adduced, and presented by the Debtor at the Combined Hearing, in the Amended Disclosure Statement, and in the Morton Declaration, the Amended Plan does not discriminate unfairly and is fair and equitable with respect to the Deemed Rejecting Class as required by sections 1129(b)(1) and (b)(2) of the Bankruptcy Code, because no Holder of any Claim or Interest that is junior to such Class will receive or retain any property under the Amended Plan on account of such junior Claim or Interest, and no Holder of a Claim in a Class

senior to such Class is receiving more than 100% recovery on account of its Claim. Thus, the Amended Plan may be confirmed notwithstanding the deemed rejection of the Amended Plan by the Deemed Rejecting Class.

EE. <u>Only One Plan (11 U.S.C. § 1129(c))</u>. The Amended Plan is the only plan being confirmed in this Chapter 11 Case. Thus, the Amended Plan satisfies the requirements of section 1129(c) of the Bankruptcy Code.

FF. <u>Principal Purpose of the Amended Plan (11 U.S.C. § 1129(d))</u>. The principal purpose of the Amended Plan is not the avoidance of taxes or the avoidance of the application of section 5 of the Securities Act of 1933. Accordingly, the Amended Plan satisfies the requirements of section 1129(d) of the Bankruptcy Code.

GG. <u>Exemption from Transfer Tax (11 U.S.C. § 1146(a))</u>. All transactions contemplated by the Amended Plan, including the Sale, are not subject to any document recording tax, stamp tax, conveyance fee, intangibles or similar tax, sales or use tax, mortgage tax, stamp act, real estate transfer tax, mortgage recording tax, Uniform Commercial Code filing or recording fee, or other similar tax or governmental assessment.

HH. <u>Satisfaction of Conditions Precedent to the Effective Date</u>. Each of the conditions precedent to the Effective Date, as set forth in section 10.2 of the Amended Plan, has been or is reasonably likely to be satisfied in accordance with section 10.2 of the Amended Plan.

II. <u>Implementation</u>. All documents and agreements necessary to implement the Amended Plan have been negotiated in good faith and at arm's length and are in the best interests of the Debtor, and shall, upon completion of documentation and execution, and subject to the occurrence of the Effective Date, be valid, binding, and enforceable agreements and shall not be in conflict with any federal or state law.

JJ. Injunction, Exculpation, and Releases. The Bankruptcy Court has jurisdiction under sections 1334(a) and (b) of title 28 of the United States Code to approve the injunction, exculpation, and releases set forth in section 11 and elsewhere in the Amended Plan and this Confirmation Order. Section 105(a) of the Bankruptcy Code permits issuance of injunction and approval of the releases and exculpations set forth in section 11 and elsewhere in the Amended Plan and this Confirmation Order, if, as has been established here based upon the record in this Chapter 11 Case and the evidence presented in the Morton Declaration and the Combined Hearing, such provisions (i) were integral to the agreement among the various parties in interest and are essential to the formulation and implementation of the Focus Sale Global Settlement Term Sheet and the Amended Plan, as provided in section 1123 of the Bankruptcy Code, (ii) confer substantial benefits on the Debtor's Estate, (iii) are fair, equitable, and reasonable, and (iv) are in the best interests of the Debtor, its Estate, and parties in interest.

Pursuant to section 1123(b)(3) of the Bankruptcy Code and Bankruptcy Rule 9019(a), the releases, exculpation, and injunction set forth in the Amended Plan are fair, equitable, reasonable, and in the best interests of the Debtor, its Estate and Creditors. The Morton Declaration and the record of the Combined Hearing and this Chapter 11 Case are sufficient to support the releases, exculpation, and injunction provided for in section 11 of the Amended Plan. Accordingly, based upon the record of this Chapter 11 Case, the representations of the parties, and/or the evidence proffered, adduced, and/or presented in the Morton Declaration and the Combined Hearing, the Bankruptcy Court finds that the injunction, exculpation, and releases set forth in section 11 of the Amended Plan are consistent with the Bankruptcy Code and applicable law. The failure to implement the injunction, release, and exculpation provisions of the Amended Plan.

KK. <u>Satisfaction of Confirmation Requirements</u>. Based upon the foregoing, the Amended Plan satisfies the requirements for confirmation set forth in section 1129 of the Bankruptcy Code.

ORDER

ACCORDINGLY, IT IS HEREBY ORDERED, ADJUDGED, DECREED, AND DETERMINED THAT:

1. <u>Findings of Fact and Conclusions of Law</u>. The above-referenced findings of fact and conclusions of law are hereby incorporated by reference as more fully set forth herein.

2. <u>Notice of the Combined Hearing</u>. Notice of the Combined Hearing complied with the terms of the Stipulated Order, was appropriate and satisfactory based upon the circumstances of this Chapter 11 Case, and was in compliance with the provisions of the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules.

3. <u>Adequacy of Amended Disclosure Statement</u>. The Amended Disclosure Statement (i) contains adequate information of a kind that is consistent with the disclosure requirements of applicable nonbankruptcy law, (ii) contains "adequate information" (as such term is defined in section 1125(a)(1) and used in section 1126(b)(2) of the Bankruptcy Code) with respect to the Debtor, the Amended Plan, and the transactions contemplated therein, and (iii) is approved in all respects.

4. <u>Solicitation and Tabulation</u>. The solicitation and tabulation of votes on the Amended Plan complied with the Stipulated Order, was appropriate and satisfactory based upon the circumstances of this Chapter 11 Case, and was in compliance with the provisions of the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and applicable nonbankruptcy law.

5. <u>Confirmation of the Amended Plan</u>. The Amended Plan and each of its provisions and exhibits, including the Plan Supplement, shall be, and hereby are, CONFIRMED pursuant to section 1129 of the Bankruptcy Code. Each provision of the Amended Plan is authorized and approved and shall have the same validity, binding effect, and enforceability as every other provision of the Amended Plan. The terms of the Amended Plan are incorporated by reference into and are an integral part of this Confirmation Order. The failure specifically to describe, include, or refer to any particular article, section, or provision of the Amended Plan or any related document in this Confirmation Order shall not diminish or impair the effectiveness of such article, section, or provision, it being the intent of the Bankruptcy Court that the Amended Plan and all related documents be approved and confirmed in their entirety.

6. <u>Plan Implementation</u>. In accordance with section 1142 of the Bankruptcy Code and any provisions of applicable nonbankruptcy law, no further action by the Bankruptcy Court or the officers or directors of the Debtor is required for the Debtor to, as of the Effective Date: (i) take any and all actions necessary or appropriate to implement, effectuate, and consummate the Amended Plan, the Focus Sale Global Settlement Term Sheet (a copy of which is attached to this Confirmation Order as <u>Exhibit B</u>), this Confirmation Order, and the transactions contemplated thereby or hereby, including the transactions identified in section 6 of the Amended Plan, and (ii) execute and deliver, adopt or amend, as the case may be, any contracts, instruments, releases, agreements, and documents necessary to implement, effectuate, and consummate the Amended Plan, including those identified in section 6 of the Amended Plan. The form of the Liquidating Trust Agreement is authorized and approved. Subject to the terms of the Amended Plan (including, for the avoidance of doubt, any consent rights set forth or incorporated therein), and only consistent therewith, the Debtor's right to alter, amend, update,

or modify, in each case in whole or in part, the Liquidating Trust Agreement before the Effective Date is reserved.

7. Administrative Expense Claims. To be eligible to receive Distributions under the Amended Plan on account of an Administrative Expense Claim, including, but not limited to, a Claim pursuant to section 503(b)(9) of the Bankruptcy Code, that is not otherwise Allowed by the Amended Plan, a request for payment of an Administrative Expense Claim or Proof of Claim must have been or be filed with the Bankruptcy Court on or before the Administrative Expense Claims Bar Date (unless such request for payment or Proof of Claim has already been filed with the Bankruptcy Court). Any Administrative Expense Claim that is not asserted in accordance section 2.1 of the Amended Plan or otherwise Allowed by the Amended Plan shall be deemed disallowed under the Amended Plan and shall be forever barred against the Debtor, the Debtor's Estate, the Liquidating Trust, or any of their Assets or property, and the Holder thereof shall be enjoined from commencing or continuing any action, employment of process or act to collect, offset, recoup or recover such Claim.

8. <u>Accrued Professional Compensation Claims</u>. All Professionals seeking payment of Accrued Professional Compensation Claims shall (i) file their respective final applications for allowance of compensation for services rendered and reimbursement of expenses incurred in this Chapter 11 Case by the date that is the first Business Day that is thirty (30) days after the Effective Date and (ii) be paid (a) the full unpaid amount as is Allowed by the Bankruptcy Court within five (5) Business Days after the date that such Claim is Allowed by order of the Bankruptcy Court, or (b) upon such other terms as may be mutually agreed upon between the Holder of such an Allowed Accrued Professional Compensation Claim and the Debtor. Any Accrued Professional Compensation Claim that is not asserted in accordance with section 2.2 of

the Amended Plan shall be deemed disallowed under the Amended Plan and shall be forever barred against the Debtor, the Debtor's Estate, the Liquidating Trust, or any of the Assets or Liquidating Trust Assets, and the Holder thereof shall be enjoined from commencing or continuing any action, employment of process or act to collect, offset, recoup or recover such Claim.

9. <u>Priority Tax Claims</u>. Pursuant to section 1129(a)(9)(C) of the Bankruptcy Code, unless otherwise agreed by a Holder of an Allowed Priority Tax Claim and the Debtor, or the Liquidating Trustee, each Holder of an Allowed Priority Tax Claim shall receive, in full satisfaction of its Priority Tax Claim, payment in full in Cash of the Allowed amount of the Priority Tax Claim on the later of the Effective Date or as soon as practicable after the date when such Claim becomes an Allowed Claim.

10. <u>DIP Claims</u>. In full satisfaction of the DIP Claims, the Holder of an Allowed DIP Claim shall receive, on or as soon as reasonably practicable after the Effective Date, indefeasible payment in full from the Bondholder Sale Proceeds.

11. <u>Diminution Claim</u>. The Bond Trustee's Diminution Claim shall be paid from the Excluded Assets and proceeds thereof, after payment of expenses set forth in the Approved Budget.

12. <u>Payment of Statutory Fees</u>. All fees payable pursuant to 28 U.S.C. § 1930 shall be paid on the earlier of when due or the Effective Date by the Debtor. After the Effective Date, the Liquidating Trust shall be responsible for payment of any such fees until entry of a final decree closing this Chapter 11 Case.

13. <u>Appointment of the Liquidating Trustee</u>. The Liquidating Trustee shall be appointed in accordance with this Confirmation Order, the Amended Plan, the Liquidating Trust

Agreement and the Focus Sale Global Settlement Term Sheet and shall be subject to removal only by the Bankruptcy Court upon application or motion by a Beneficiary of the Liquidating Trust, after notice and a hearing, and for cause shown, including (i) the willful and continued refusal by the Liquidating Trustee to perform his or her duties under the Amended Plan and the Liquidating Trust Agreement, and (ii) gross negligence, gross misconduct, fraud, embezzlement or theft. During the term of the Liquidating Trust, the Liquidating Trustee shall be entitled to compensation payable in accordance with the terms of the Liquidating Trust Agreement.

14. <u>Vesting and Transfer of Liquidating Trust Assets to the Liquidating Trust</u>. On the Effective Date, pursuant to section 1141(b) of the Bankruptcy Code, the Liquidating Trust Assets, including the Liquidating Trust Contribution, shall vest in the Liquidating Trust free and clear of all Liens, Claims and Interests, except as otherwise specifically provided in the Amended Plan; *provided, however*, that the Liquidating Trustee may abandon or otherwise not accept any non-Cash Liquidating Trust Assets that the Liquidating Trustee believes, in good faith, have no value to the Liquidating Trust. Any non-Cash Liquidating Trust Assets that the Liquidating Trust.

15. <u>Cancellation of Agreements, Security Interests, and Other Interests</u>. On the Effective Date, all notes, instruments, certificates, and other documents evidencing the Bonds, shall be cancelled and the obligations of the Debtor thereunder or in any way related thereto shall be discharged, the Bonds shall be treated as redeemed solely for purposes of section 103 of the Internal Revenue Code of 1986, as amended, and the agents, Issuer and Bond Trustee thereunder shall be automatically and fully discharged from all duties and obligations thereunder. Notwithstanding the foregoing, following entry of this Confirmation Order, the

Bond Indenture, insofar as it governs the rights of any Holder of a Bond Claim pursuant to an amendment or supplement of same, shall continue in effect solely for purposes of (i) allowing Holders of such Allowed Claims to receive Distributions under the Amended Plan and the Focus Sale Global Settlement Term Sheet; (ii) allowing and preserving the rights of the agents or representatives of Holders of such Claims, including the Bond Trustee, to make Distributions on account of such Allowed Claims, as provided in the Amended Plan, including permitting the Bond Trustee to take such actions as necessary with the securities depositories to permit any such Distribution; (iii) preserving all exculpations in favor of the Bond Trustee and the Issuer; (iv) except as otherwise provided in the Amended Plan, the Focus Sale Global Settlement Term Sheet or the Focus Sale Order, allowing the Bond Trustee to enforce any rights and obligations owed to it under the Bond Documents, the Amended Plan or this Confirmation Order, including the right of the Issuer (that the Issuer may continue to enforce in its own right) and the Bond Trustee to be compensated for fees and reimbursed for expenses, including expenses of its professionals, to assert its charging lien, to enforce its indemnity and other rights and protections with respect to and pursuant to the Bond Documents and with respect to the Focus Sale Global Settlement Term Sheet; and (v) permitting the Issuer and the Bond Trustee to appear and be heard in the Chapter 11 Case, or in any proceeding in the Bankruptcy Court or any other court. Except to the extent otherwise provided in the Amended Plan, any and all other notes, instruments, debentures, certificates and other documents evidencing Claims and Interests in the Debtor or any claims against the Issuer shall be deemed inoperative and unenforceable against the Debtor and the Issuer, respectively and neither the Debtor nor the Issuer shall have any continuing obligations thereunder. Notwithstanding anything to the contrary herein or in the Amended Plan, the Issuer shall be automatically and fully discharged

from all duties and obligations under the Bond Documents and the Bond Indenture, as so amended or supplemented, except to accommodate the actions of the Bond Trustee set forth in parts (i)-(v) of section 11.12 of the Amended Plan. For purposes of the Issuer and Bond Indenture, the Bonds shall be deemed cancelled as soon as practicable after the Effective Date and the distribution of the Bondholder Sale Proceeds.

16. <u>Section 1146 Exemption</u>. To the fullest extent permitted under section 1146(a) of the Bankruptcy Code, and as more fully set forth in section 14.5 of the Amended Plan, the issuance, transfer or exchange of any security under or pursuant to the Amended Plan, and the execution, delivery, or recording of any instrument of transfer under or pursuant to the Amended Plan, and the revesting, transfer, or sale of any property of or to the Liquidating Trust or Focus in connection with the Sale, shall not be taxed under any state or local law imposing a stamp tax, transfer tax, or similar tax or fee. Consistent with the foregoing, each recorder of deeds or similar official for any county, city or other Governmental Unit in which any instrument hereunder is to be recorded in accordance with the Amended Plan shall, pursuant to this Confirmation Order, be ordered and directed to accept such instrument, without requiring the payment of any documentary stamp tax, deed stamps, stamp tax, transfer tax, mortgage recording tax, intangible tax, or similar tax.

17. <u>Applicability of Insurance Policies</u>. Except as otherwise provided in the Amended Plan, Distributions to Holders of Allowed Claims shall be made in accordance with the provisions of any applicable Insurance Policy. Nothing contained in the Amended Plan shall constitute or be deemed a waiver of any Cause of Action that the Debtor, Liquidating Trustee or any Person may hold against any insurers under any of the Debtor's Insurance Policies, nor shall anything contained in the Amended Disclosure Statement or the Amended

Plan constitute or be deemed a waiver by such insurers of any defenses, including coverage defenses, held by such insurers.

18. <u>Preservation of Rights to Settle Claims</u>. In accordance with section 1123(b) of the Bankruptcy Code, the Liquidating Trustee shall have the discretion to retain and enforce, sue on, settle, or compromise all claims, rights, causes of action, suits, and proceedings, whether in law or in equity, whether known or unknown, that the Debtor or its Estate may hold against any person or entity without the approval of the Bankruptcy Court, subject to the terms of the Amended Plan, this Confirmation Order, the Focus Sale Global Settlement Term Sheet, the Liquidating Trust Agreement, and any contract, instrument, release, indenture, or other agreement entered into in connection herewith. The Liquidating Trustee may pursue such retained claims, rights, or causes of action, suits, or proceedings, as appropriate, in accordance with the best interests of the Liquidating Trust and its Beneficiaries.

19. <u>Corporate Action</u>. Upon the Effective Date, all actions contemplated by the Amended Plan shall be deemed authorized and approved in all respects (whether to occur before, on or after the Effective Date). All matters provided for in the Amended Plan involving the corporate structure of the Debtor, and any corporate action required by the Debtor in connection with the Amended Plan shall be deemed to have occurred and shall be in effect, without any requirement of further action by the directors or officers of the Debtor.

20. <u>Effectuating Documents; Further Transactions</u>. The appropriate officers of the Debtor and the Liquidating Trustee shall be authorized to execute, deliver, file, or record such contracts, instruments, releases, consents, certificates, resolutions, programs, and other agreements and/or documents, and take such acts and actions as may be reasonably necessary or appropriate to effectuate, implement, consummate, and/or further evidence the terms and

conditions of the Amended Plan, the Focus Sale Global Settlement Term Sheet, and any transactions described therein. The Debtor or Liquidating Trustee, as applicable, may, and all Holders of Allowed Claims and Interests, at the request or direction of the Debtor or Liquidating Trustee, as applicable, shall, from time to time, prepare, execute, and deliver any agreements or documents, and take any other actions as may be necessary or advisable to effectuate the provisions and intent of the Amended Plan and the Focus Sale Global Settlement Term Sheet.

21. <u>Assumption of Executory Contracts and Unexpired Leases</u>. Except as otherwise provided in the Amended Plan, or in any contract, instrument, release, indenture or other agreement or document entered into in connection with the Amended Plan, including the Focus APA, each of the Executory Contracts and Unexpired Leases of the Debtor shall be deemed rejected as of the Effective Date, unless such Executory Contract or Unexpired Lease: (i) was assumed or rejected previously by the Debtor; (ii) expired or terminated pursuant to its own terms before the Effective Date; (iii) is the subject of a motion to assume or reject filed on or before the Effective Date; or (iv) is identified as an Executory Contract or Unexpired Lease to be assumed in connection with the Sale.

22. <u>Conditions to Effective Date</u>. The Amended Plan shall not become effective unless and until the conditions set forth in section 10.2 of the Amended Plan have been satisfied or waived pursuant to section 10.3 of the Amended Plan. If consummation of the Amended Plan does not occur, the Amended Plan shall be null and void in all respects and nothing contained in the Amended Plan or the Amended Disclosure Statement shall: (i) constitute a waiver or release of any claims by or Claims against the Debtor; (ii) prejudice in any manner the rights of the Debtor, any Holders of Claims or Interests or any other Person; or

(iii) constitute an admission, acknowledgment, offer or undertaking by the Debtor, any Holders of Claims or Interests or any other Person in any respect.

23. <u>Compromise and Settlement of Claims, Interests and Controversies</u>. Pursuant to sections 363 and 1123(b) of the Bankruptcy Code and Bankruptcy Rule 9019 and in consideration for the Distributions and other benefits provided pursuant to the Amended Plan, the provisions of the Amended Plan shall constitute a good faith compromise of all Claims, Interests and controversies relating to the contractual, legal and subordination rights that a Holder of a Claim or Interest may have with respect to any Allowed Claim or Interest, or any Distribution to be made on account of such Allowed Claim or Interest. The entry of this Confirmation Order constitutes the Bankruptcy Court's approval of the compromise or settlement of all such Claims, Interests and controversies, as well as a finding by the Bankruptcy Court that such compromise or settlement is in the best interests of the Debtor, its Estate and Holders of Claims and Interests and is fair, equitable and reasonable.

24. <u>Releases by the Debtor</u>. Pursuant to section 1123(b) of the Bankruptcy Code and except as otherwise specifically provided in the Amended Plan, the Focus Sale Global Settlement Term Sheet or the Plan Supplement, for good and valuable consideration, including the service of the Released Parties to facilitate the expeditious liquidation of the Debtor and the consummation of the transactions contemplated by the Amended Plan, on or after the Effective Date (in accordance with the Amended Plan and the Focus Global Settlement Term Sheet), the Released Parties are deemed released and discharged by the Debtor and its Estate from any and all claims, obligations, rights, suits, damages, Causes of Action, remedies and liabilities whatsoever, including any derivative claims asserted or assertable on behalf of the Debtor, whether known or unknown, foreseen or unforeseen, existing or hereinafter arising, in law,

equity or otherwise, that the Debtor or its Estate would have been legally entitled to assert in its own right (whether individually or collectively) or on behalf of the Holder of any Claim or Interest or other Person, based on or relating to, or in any manner arising from, in whole or in part, the Debtor, this Chapter 11 Case, the Sale or the transactions or events giving rise to any Claim or Interest that is treated in the Amended Plan, the business or contractual arrangements between the Debtor and any Released Party, the restructuring of Claims and Interests before or during this Chapter 11 Case, the negotiation, formulation or preparation of the Amended Plan, the Amended Disclosure Statement, any Plan Supplement or related agreements, instruments or other documents (collectively, the "Debtor Released Claims"), other than Debtor Released Claims against a Released Party arising out of the gross negligence, willful misconduct, intentional fraud, or criminal liability of any such person or entity.

25. <u>Releases by Holders of Claims</u>. Except as otherwise provided in this Confirmation Order, the Amended Plan, and in the Focus Sale Global Settlement Term Sheet, and except for the right to enforce the Amended Plan and the Focus Sale Global Settlement Term Sheet, on the Effective Date, all Releasing Parties shall, to the fullest extent permitted by applicable law, be deemed to forever release, waive and discharge the Released Parties of and from all Liens, Claims, Causes of Action, liabilities, encumbrances, security interests, interests or charges of any nature or description whatsoever relating to the Debtor, the Chapter 11 Case or affecting property of the Estate, whether known or unknown, suspected or unsuspected, scheduled or unscheduled, contingent or not contingent, unliquidated or fixed, admitted or disputed, matured or unmatured, senior or subordinated, whether assertable directly or derivatively by, through, or related to any of the Released Parties and their successors and assigns whether at law, in equity or otherwise, based upon any condition, event, act, omission occurrence, transaction or other activity, inactivity, instrument or other agreement of any kind or nature occurring, arising or existing prior to the Effective Date in any way relating to or arising out of, in whole or in part, the Debtor, the Chapter 11 Case, the pursuit of confirmation of the Amended Plan, the negotiation and consummation of the Sale, the consummation of the Amended Plan or the administration of the Amended Plan, including without limitation, the negotiation and solicitation of the Amended Plan, all regardless of whether (a) a Proof of Claim has been filed or is deemed to have been filed, (b) such Claim is Allowed or (c) the Holder of such Claim has voted to accept or reject the Amended Plan, except for willful misconduct or gross negligence. For the avoidance of doubt, this release and the releases contained in the Amended Plan shall not modify or waive the releases contained in the Focus Sale Global Settlement Term Sheet and/or the effect of termination of the Focus Sale Global Settlement Term Sheet on the terms set forth therein, which provide for each Holder of a Resident Claim to have the option to affirmatively opt-in to receive a proposed distribution under the Focus Sale Global Settlement Term Sheet in exchange for a release of all direct claims relating to the Debtor against ACCHS, ANH, the Debtor, and each of their respective Related Parties (as defined in the Focus Sale Global Settlement Term Sheet); provided that, if the Focus Sale Global Settlement Term Sheet is terminated prior to payment of the Member Financial Contribution, such releases shall be deemed void *ab initio*. To the extent that there is any inconsistency between the Amended Plan and Ballots and the releases set forth in the Focus Sale Global Settlement Term Sheet in favor of ACCHS, ANH or any of their Related Persons other than the Debtor, the terms of the Focus Sale Global Settlement Term Sheet shall control.

26. <u>Exculpation</u>. None of the Exculpated Parties shall have or incur any liability to any Holder of a Claim or Interest, or other party in interest, or any of their respective members,

officers, directors, employees, advisors, professionals, attorneys or agents or any of their successors and assigns, with respect to any Exculpated Claim, including, without limitation, any act or omission in connection with, related to, or arising out of, in whole or in part, the Chapter 11 Case, except for their willful misconduct or gross negligence as determined by a Final Order of a court of competent jurisdiction, and, in all respects, the Exculpated Parties shall be entitled to rely upon the advice of counsel with respect to their duties and responsibilities under the Amended Plan.

27. Satisfaction of Claims. To the fullest extent provided under section 1141(d)(1)(A) and other applicable provisions of the Bankruptcy Code, except as otherwise expressly provided herein or in the Amended Plan, all consideration distributed under the Amended Plan shall be in full and final satisfaction and settlement, as of the Effective Date, of all Claims, Interests, and Causes of Action of any nature whatsoever, including any interest accrued on Claims or Interests from and after the Petition Date, whether known or unknown, against, liabilities of, Liens on, obligations or properties, regardless of whether any property shall have been distributed or retained pursuant to the Amended Plan on account of such Claims and Interests, including demands, liabilities, and Causes of Action that arose before the Effective Date, any contingent or non-contingent liability on account of representations or warranties issued on or before the Effective Date, and all debts of the kind specified in sections 502(g), 502(h), or 502(i) of the Bankruptcy Code, in each case whether or not (i) a Proof of Claim based upon such Claim, debt, right is filed or deemed filed pursuant to section 501 of the Bankruptcy Code, (ii) a Claim or is Allowed pursuant to section 502 of the Bankruptcy Code, or (iii) the Holder of such a Claim has accepted the Amended Plan. This Confirmation Order shall

be a judicial determination of the satisfaction of all Claims and Interests subject to the Effective Date occurring, except as otherwise expressly provided herein or in the Amended Plan.

Injunction. From and after the Effective Date, all Persons who have held, hold or 28. may hold Claims against or Interests in the Debtor are permanently enjoined from commencing or continuing in any manner, any Cause of Action released or to be released pursuant to the Amended Plan or this Confirmation Order. From and after the Effective Date, to the extent of the Releases and exculpation granted in the Amended Plan and the Focus Sale Global Settlement Term Sheet, the Releasing Parties shall be permanently enjoined from commencing or continuing in any manner against the Released Parties and the Exculpated Parties and their assets and properties, as the case may be, any suit, action or other proceeding, on account of or respecting any Claim, demand, liability, obligation, debt, right, Cause of Action, Interest or remedy released or to be released pursuant to the Amended Plan. Except as otherwise expressly provided in the Amended Plan, the Plan Supplement or related documents, or for obligations pursuant to the Amended Plan, all Persons who have held, hold or may hold Claims or Interests that have been released, discharged, or are subject to exculpation, are permanently enjoined, from and after the Effective Date, from taking any of the following actions: (a) commencing or continuing in any manner any action or other proceeding of any kind on account of or in connection with or with respect to any such Claims or Interests; (b) enforcing, attaching, collecting or recovering by any manner or means any judgment, award, decree or order against such Persons on account of or in connection with or with respect to any such claims or interests; (c) creating, perfecting or enforcing any encumbrance of any kind against such Persons or the property or estates of such persons on account of or in connection with or with respect to any such Claims or Interests; and (d) commencing or continuing in any manner any action or other

proceeding of any kind on account of or in connection with or with respect to any such Claims or Interests released, settled or discharged pursuant to the Amended Plan. The rights afforded in the Amended Plan and the treatment of all Claims and Interests thereunder shall be in exchange for and in complete satisfaction of all Claims and Interests of any nature whatsoever, including any interest accrued on Claims from and after the Petition Date, against the Debtor or any of its Assets, property or Estate. On the Effective Date, all such Claims against the Debtor shall be fully released, and the Interests shall be cancelled (except as otherwise expressly provided in the Amended Plan). Except as otherwise expressly provided for in the Amended Plan or in obligations pursuant thereto from and after the Effective Date, all Claims against the Debtor shall be fully released, and all Interests shall be cancelled, and the Debtor's liability with respect thereto shall be extinguished completely, including any liability of the kind specified under section 502(g) of the Bankruptcy Code. All Persons shall be precluded from asserting against the Debtor, the Debtor's estate, its respective successors and assigns, and its Assets and properties, whether held directly or constructively, any other Claims or Interests based upon any documents, instruments or any act or omission, transaction or other activity of any kind or nature that occurred before the Effective Date. Notwithstanding any provision to the contrary in the Amended Plan or this Confirmation Order, nothing shall modify or waive the terms of the Focus Sale Global Settlement Term Sheet, including the releases contained therein and/or the effect of termination of the Focus Sale Global Settlement Term Sheet on the terms set forth therein, or release any party's right to enforce the terms thereof.

29. <u>Immediate Binding Effect</u>. Notwithstanding Bankruptcy Rules 3020(e), 6004(h) or 7062 or any other Bankruptcy Rule, upon the occurrence of the Effective Date, the terms of the Amended Plan and the Liquidating Trust Agreement shall be immediately effective and

enforceable and deemed binding upon the Debtor, the Liquidating Trustee, the Liquidating Trust and any and all Holders of Claims or Interests (irrespective of whether such Claims or Interests are deemed to have accepted the Amended Plan), all Persons that are parties to or are subject to the settlements, compromises, releases, discharges and injunctions described in the Amended Plan, each Person acquiring property under the Amended Plan, and any and all non-Debtor parties to Executory Contracts and Unexpired Leases with the Debtor.

30. <u>Preservation of Privilege and Defenses</u>. No action taken by the Debtor or Liquidating Trustee in connection with the Amended Plan shall be (or be deemed to be) a waiver of any privilege or immunity of the Debtor or the Liquidating Trustee, as applicable, including any attorney client privilege or work-product privilege attaching to any documents or communications (whether written or oral).

31. <u>Injunction Against Interference with the Amended Plan</u>. As of the date of this Confirmation Order, all Holders of Claims and Interests and other parties in interest, along with their respective present or former employees, agents, officers, directors, or principals, shall be enjoined from taking any actions to interfere with the Debtor's, the Liquidating Trust's, the Liquidating Trustee's, and their respective affiliates', employees', advisors', officers' and directors', and agents' implementation or consummation of the Amended Plan.

32. <u>Release of Liens</u>. Except as otherwise provided in the Amended Plan (including section 11.12 of the Amended Plan) and the Focus Sale Global Settlement Term Sheet, or in any contract, instrument, release or other agreement or document created pursuant to the Amended Plan, on the Effective Date and concurrently with, and conditioned upon, the applicable Distributions made pursuant to the Amended Plan and, in the case of a Secured Claim, satisfaction in full of the portion of the Secured Claim that is Allowed as of the Effective Date,

all mortgages, deeds of trust, Liens, pledges or other security interests against any property of the Estate, whether held directly by the Debtor or by the Issuer for or on behalf of Debtor, shall be fully released. Except as otherwise provided in the Amended Plan (including section 11.12 of the Amended Plan) and the Focus Sale Global Settlement Term Sheet, all mortgages, deeds of trust, Liens, pledges or other security interests against any property of the Debtor's Estate, whether held directly by the Debtor or by the Issuer for or on behalf of the Debtor (including, without limitation, the mortgage in favor of Nassau County), shall be fully released on the Effective Date without any further action of any party, including, but not limited to, further order of the Bankruptcy Court or filing updated schedules or statements typically filed pursuant to the Uniform Commercial Code. The liens of the Secured Parties on their respective collateral shall not be released or discharged until such assets are distributed to the applicable Secured Party in accordance with the Amended Plan.

33. <u>Dissolution of Committee</u>. On the Effective Date, the Committee shall dissolve and members thereof shall be released and discharged from all rights and duties from or related to this Chapter 11 Case. Notwithstanding the foregoing, the Committee may, at its option and without taking any action or seeking or receiving any approval, continue to serve and function after the Effective Date for the limited purpose of participating in any motions or applications for payment of administrative expenses and any hearing thereon.

34. <u>Consents and Approvals</u>. This Confirmation Order shall constitute all approvals and consents required, if any, by the laws, rules, or regulations of any state or governmental authority with respect to the implementation or consummation of the Amended Plan and any other acts and transactions referred to in or contemplated by the Amended Plan, the Amended Disclosure Statement, any documents, instruments or agreement that may be necessary or

Case 8-23-70989-ast Doc 1060 Filed 05/12/25 Entered 05/13/25 09:30:38

appropriate for the implementation or consummation of the Amended Plan, and any other acts referred to in, or contemplated by the Amended Plan.

35. <u>Harbor View of Port Washington Home Owners Association</u>. Nothing in the Amended Plan or this Confirmation Order shall affect the rights of Harbor View of Port Washington Home Owners Association, Inc. as set forth in paragraph 33 of this Court's order approving the Sale [Dkt. No. 1007] (the "<u>Sale Order</u>"), which paragraph is incorporated into this Confirmation Order as if set out in full.

36. Relief from Injunction to Pursue Insurance Claim. Notwithstanding anything to the contrary in the Amended Plan or this Confirmation Order, on and after the Effective Date of the Amended Plan, the automatic stay provided under section 362 of the Bankruptcy Code and this Confirmation Order shall be modified for the limited purpose of permitting Alfred DePhillips to pursue his Claim against the Debtor arising in connection with alleged injuries he sustained on or around December 24, 2024 (the "Insurance Claim"), including the enforcement of any judgment or settlement subject to the limits of the Debtor's applicable insurance coverage; provided, however, that (i) Mr. DePhillips may seek to collect on any judgment or settlement against the Debtor only from applicable insurance proceeds and/or providers, and (ii) no settlement or judgment rendered against the Debtor shall exceed the limits of the Debtor's applicable insurance coverage; *provided further*, that neither the Debtor nor the Liquidating Trustee shall have any obligation to participate in, cooperate with, respond to, or expend any assets of the Debtor's Estate or Liquidating Trust in connection with any aspect of the Insurance Claim, including without limitation appearing as a witness in any conference, hearing or examination or responding to formal or informal discovery requests. To the extent there is insurance coverage available to satisfy any judgment entered against the Debtor with regard to

the Insurance Claim, any recovery shall be reduced by the amount of any retention or deductible payable by the Debtor. Neither the Debtor nor the Liquidating Trustee makes any representation as to the availability of any insurance coverage. Mr. DePhillips irrevocably waives and releases any and all Claims: (a) against the Debtor's estate, whether filed or unfiled, and any right to file a proof of claim for any amount in excess of the insurance coverage or any amounts within any insurance deductibles or self-insured retentions; (b) against the Liquidating Trustee and/or Debtor's insurance carrier(s) for any amount in excess of available insurance coverage or any amounts within any applicable insurance deductible or self-insured retention; and (c) against any current or former employees, officers, directors or independent contractors of the Debtor. Nothing contained in this paragraph 36 shall be construed as an admission of liability by the Liquidating Trustee, the Debtor or any current or former employees, officers, directors or independent contractors of the Debtor with respect to the allegations related to the Insurance Claim, and all the rights, claims and defenses of any of these parties with respect to the Insurance Claim are expressly reserved.

37. <u>Sale Order and Post-Closing Reconciliations</u>. Nothing in this Confirmation Order shall modify the Sale Order or Focus APA. Any payment obligations of the Debtor arising under sections 3.04 or 7.01(b) of the Focus APA shall be satisfied in the ordinary course of business by the Debtor or the Liquidating Trustee without further action of this Court or the requirement for Focus to file an Administrative Expense Claim. Notwithstanding anything to the contrary in the Amended Plan or this Confirmation Order, all claims arising under the Focus APA shall not be released and all rights in connection thereto are expressly reserved.

38. <u>Payment of Member Financial Contribution</u>. In accordance with the Amended Plan and the Focus Sale Global Settlement Term Sheet, upon the Effective Date, ACCHS shall

incur the contingent obligation to pay the Member Financial Contribution (as defined in the Focus Sale Global Settlement Term Sheet attached hereto as <u>**Exhibit B**</u>), subject to and in accordance with the terms of the Focus Sale Global Settlement Term Sheet.

39. <u>Retention of Jurisdiction</u>. Notwithstanding the entry of this Confirmation Order or the occurrence of the Effective Date, on and after the Effective Date, pursuant to section 11 of the Amended Plan and sections 105 and 1142 of the Bankruptcy Code, the Bankruptcy Court shall retain and have exclusive jurisdiction over any matters arising under the Bankruptcy Code, arising in or related to this Chapter 11 Case or the Amended Plan, or that relates to the matters set forth in section 13 of the Amended Plan.

40. <u>Documents and Instruments</u>. Each federal, state, commonwealth, local, foreign, or other governmental agency is hereby authorized to accept any and all documents and instruments necessary or appropriate to effectuate, implement or consummate the transactions contemplated by the Amended Plan and this Confirmation Order.

41. <u>The Automatic Stay</u>. The stay in effect in this Chapter 11 Case pursuant to sections 105 or 362(a) of the Bankruptcy Code shall continue to be in effect until entry of a final decree closing this Chapter 11 Case, and at that time shall be dissolved and of no further force of effect, subject to the injunctions set forth in the Amended Plan, this Confirmation Order, and/or sections 524 and 1141 of the Bankruptcy Code; *provided, however*, that nothing herein shall bar the taking of such actions as are necessary to effectuate the transactions specifically contemplated by the Amended Plan or this Confirmation Order prior to the Effective Date.

42. <u>Conflicts Between Confirmation Order and Amended Plan</u>. The provisions of this Confirmation Order and the Amended Plan shall be construed in a manner consistent with each other so as to effect the purpose of each; *provided, however*, that, if there is determined to be

any inconsistency between any Amended Plan provision and any provision of this Confirmation Order that cannot be so reconciled, then solely to the extent of such inconsistency, the provisions of this Confirmation Order shall govern and any provision of this Confirmation Order shall be deemed a modification of the Amended Plan and shall control and take precedence.

43. <u>Provisions of Amended Plan and Confirmation Order Nonseverable and Mutually</u> <u>Dependent</u>. The provisions of the Amended Plan and this Confirmation Order, including the findings of fact and conclusions of law set forth herein, are nonseverable and mutually dependent.

44. <u>Reversal/Stay/Modification/Vacatur of Confirmation Order</u>. If any or all of this Confirmation Order are hereafter reversed, modified, vacated, or stayed by subsequent order of this Bankruptcy Court or any other court, such reversal, stay, modification, or vacatur shall not affect the validity or enforceability of any act, obligation, indebtedness, liability, priority, or lien incurred or undertaken by the Debtor or the Liquidating Trustee, as applicable, pursuant to, or in reliance on, this Confirmation Order prior to the effective date of such reversal, stay, modification, or vacatur. Notwithstanding any such reversal, stay, modification, or vacatur of this Confirmation Order, any act or obligation incurred or undertaken pursuant to, or in reliance on, this Confirmation Order prior to the effective date of such reversal, stay, modification, or vacatur shall be governed in all respects by the provisions of this Confirmation Order and the Amended Plan or any amendments or modifications thereto.

45. <u>Governing Law</u>. Unless a rule of law or procedure is supplied by federal law (including the Bankruptcy Code and the Bankruptcy Rules) or unless otherwise specifically stated, the laws of the State of New York, without giving effect to the principles of conflicts of

Case 8-23-70989-ast Doc 1060 Filed 05/12/25 Entered 05/13/25 09:30:38

laws, shall govern the rights, obligations, construction, and implementation of the Amended Plan and the transactions consummated or to be consummated in connection therewith.

46. <u>Applicable Non-Bankruptcy Law</u>. Pursuant to sections 1123(a) and 1142(a) of the Bankruptcy Code, the provisions of this Confirmation Order, the Amended Plan and related documents or any amendments or modifications thereto shall apply and be enforceable notwithstanding any otherwise applicable non-bankruptcy law.

47. <u>Effectiveness of All Actions</u>. All actions authorized to be taken pursuant to the Amended Plan shall be effective on, prior to, or after, the Effective Date pursuant to this Confirmation Order, without further application to, or order of, the Bankruptcy Court, or further action by the respective officers or directors of the Debtor, and with the effect that such actions has been taken by unanimous action of such officers and directors.

48. <u>Notice of Confirmation Order, Occurrence of Effective Date and Resident</u> <u>Distribution Record Dates</u>. In accordance with Bankruptcy Rules 2002 and 3020(c), as soon as reasonably practicable after the Effective Date, the Debtor shall serve notice, substantially in the form annexed hereto as <u>Exhibit C</u> (the "Notice of Confirmation, Effective Date and Resident <u>Distribution Record Dates</u>"), of the entry of this Confirmation Order and occurrence of the Effective Date, and establish (i) the date that is ninety (90) days after the Effective Date as the deadline by which each Holder of a Resident Claim must be a Releasing Party to receive the Initial Pre-Termination Resident Distribution or Initial Post-Termination Resident Distribution (the "<u>Initial Resident Distribution Record Date</u>") and (ii) the date that is one hundred eighty (180) days after the Initial Resident Distribution Record Date as the deadline by which each Holder of a Resident Distribution Record Date as the deadline by which each Holder of a Resident Claim must be a Releasing Party to receive the Subsequent Resident Distribution (the "<u>Subsequent Resident Distribution Record Date</u>"); *provided, however*, that the

Initial Resident Distribution Record Date and Subsequent Resident Distribution Record Date may be extended by agreement among the Liquidating Trustee, ACCHS and ANH. The Notice of Confirmation, Effective Date and Resident Distribution Record Dates shall be served on the United States Trustee, all parties that hold a Claim or Interest in this Chapter 11 Case, and any other party requesting notice under Bankruptcy Rule 2002 and shall also be posted on the Debtor's case information website, available at https://dm.epiq11.com/harborside. Such notice is hereby approved in all respects and shall be deemed good and sufficient notice of entry of this Confirmation Order and the occurrence of the Effective Date.

49. <u>Substantial Consummation</u>. On the Effective Date, the Amended Plan shall be deemed to be substantially consummated under sections 1101 and 1127(b) of the Bankruptcy Code.

50. <u>No Waiver</u>. The failure to specifically include any particular provision of the Amended Plan in this Confirmation Order will not diminish the effectiveness of such provision nor constitute a waiver thereof, it being the intent of this Bankruptcy Court that the Amended Plan is confirmed in its entirety and incorporated herein by this reference.

51. <u>Waiver of Stay</u>. The stay of this Confirmation Order provided by any Bankruptcy Rule (including, without limitation, Bankruptcy Rules 3020(e), 6004(h), and 6006(d)) is hereby waived. This Confirmation Order shall be effective and enforceable immediately upon its entry by the Bankruptcy Court.

Dated: May 12, 2025 Central Islip, New York



Alan S. Trust Chief United States Bankruptcy Judge

EXHIBIT A

The Amended Plan

Gregory M. Juell **DLA PIPER LLP (US)** 1251 Avenue of the Americas New York, New York 10020 Telephone: (212) 335-4500 Facsimile: (212) 335-4501 Email: gregory.juell@us.dlapiper.com

James P. Muenker (admitted *pro hac vice*) **DLA PIPER LLP (US)** 1900 North Pearl Street, Suite 2200 Dallas, Texas 75201 Telephone: (214) 743-4500 Facsimile: (214) 743-4545 Email: james.muenker@us.dlapiper.com

Counsel to the Debtor and Debtor in Possession

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK

In re:

AMSTERDAM HOUSE CONTINUING CARE RETIREMENT COMMUNITY, INC., d/b/a THE HARBORSIDE, Rachel Nanes (admitted *pro hac vice*) **DLA PIPER LLP (US)** 200 South Biscayne Boulevard, Suite 2500 Miami, Florida 33131-5341 Telephone: (305) 423-8500 Facsimile: (305) 437-8131 Email: rachel.nanes@us.dlapiper.com

Chapter 11

Case No. 23-70989 (AST)

Debtor.

DEBTOR'S AMENDED PLAN OF LIQUIDATION PURSUANT TO CHAPTER 11 OF THE BANKRUPTCY CODE

Dated: March 27, 2025

TABLE OF CONTENTS

		Page
SECTION 1.	DEFINITIONS AND INTERPRETATION	1
1.1	Definitions	1
1.2	Interpretation, Application of Definitions and Rules of Construction	13
1.3	Computation of Time	13
SECTION 2.	ADMINISTRATIVE AND PRIORITY CLAIMS	14
2.1	Administrative Expense Claims	14
2.2	Accrued Professional Compensation Claims	14
2.3	Priority Tax Claims	15
2.4	DIP Claims	15
2.5	Diminution Claim	15
SECTION 3.	CLASSIFICATION OF CLAIMS AND INTERESTS	15
SECTION 4.	TREATMENT OF CLAIMS AND INTERESTS	16
4.1	Other Priority Claims (Class 1)	16
4.2	Other Secured Claims (Class 2)	16
4.3	Bondholder Secured Claims (Class 3)	16
4.4	Bondholder Deficiency Claims (Class 4)	17
4.5	Pre-Termination Resident Claims (Class 5)	17
4.6	Post-Termination Resident Claims (Class 6)	17
4.7	General Unsecured Claims (Class 7)	17
4.8	Interests in the Debtor (Class 8)	
SECTION 5.	CRAMDOWN.	
SECTION 6.	MEANS FOR IMPLEMENTATION OF THE PLAN	
6.1	Settlement	18
6.2	Liquidating Trust	
SECTION 7.	DISTRIBUTIONS	24
7.1	Distribution Record Date	24
7.2	Date of Distributions	24
7.3	Disbursing Agent	25
7.4	Rights and Powers of Disbursing Agent	25
7.5	Delivery of Distributions in General	25
7.6	Payments and Distributions on Disputed Claims	25
7.7	Manner of Payment	25
7.8	Undeliverable Distributions and Unclaimed Property	

7.9	Withholding and Reporting Requirements	
7.10	Reserved]	
7.1	Setoffs	
7.12	2 Insurance Claims	
7.13	Applicability of Insurance Policies	
7.14	No Postpetition Interest	27
7.1	Allocation of Distributions Between Principal and Unpaid Interest	27
7.10	5 Distributions Free and Clear	27
7.1′	Fractional Dollars; De Minimis Distributions	27
SECTION 8	. PROCEDURES FOR DISPUTED CLAIMS	27
8.1	Allowance of Claims and Interests	27
8.2	Objections to Claims	
8.3	Estimation of Claims	
8.4	No Distribution Pending Allowance	
8.5	Distributions after Allowance	
8.6	Preservations of Rights to Settle Claims	29
8.7	Disallowed Claims	
SECTION 9	. EXECUTORY CONTRACTS AND UNEXPIRED LEASES	29
9.1	Assumption and Rejection of Executory Contracts and Unexpired Leases	29
	Tissumption and respection of Enceduory Conducts and Chenphea Deuses	
9.2	Inclusiveness	
		29
9.2	Inclusiveness	29 29
9.2 9.3	Inclusiveness Rejection Claims	29 29 30
9.2 9.3 9.4	Inclusiveness Rejection Claims Cure of Defaults	29 29 30 30
9.2 9.3 9.4 9.5	Inclusiveness	29 30 30 30
9.29.39.49.59.69.7	Inclusiveness	29 30 30 30 31
9.2 9.3 9.4 9.5 9.6 9.7 SECTI	Inclusiveness	29 30 30 30 31 31
9.2 9.3 9.4 9.5 9.6 9.7 SECTI 10.7	Inclusiveness	29 30 30 31 31 31
9.2 9.3 9.4 9.5 9.6 9.7 SECTI 10.1	Inclusiveness	29 30 30 31 31 31 31 31
9.2 9.3 9.4 9.5 9.6 9.7 SECTI 10.1 10.2	Inclusiveness	29 29 30 30 31 31 31 31 31 31
9.2 9.3 9.4 9.5 9.6 9.7 SECTI 10.7 10.7 10.7	Inclusiveness Rejection Claims Cure of Defaults Full Release and Satisfaction D&O Liability Insurance Policies Reservation of Rights ON 10. CONDITIONS PRECEDENT TO CONFIRMATION AND THE EFFECTIVE DATE Conditions Precedent to Confirmation Conditions Precedent to the Effective Date Waiver of Conditions Effect of Failure of Conditions	29 30 30 30 31 31 31 31 31 31 31 31 31
9.2 9.3 9.4 9.5 9.6 9.7 SECTI 10.7 10.7 10.7 10.7	Inclusiveness	29 30 30 31 31 31 31 31 31 32 32
9.2 9.3 9.4 9.5 9.6 9.7 SECTI 10.7 10.7 10.7 10.4 10.4 10.4 10.4	Inclusiveness Rejection Claims Cure of Defaults Full Release and Satisfaction D&O Liability Insurance Policies Reservation of Rights. ON 10. CONDITIONS PRECEDENT TO CONFIRMATION AND THE EFFECTIVE DATE Conditions Precedent to Confirmation. Conditions Precedent to Confirmation. Conditions Precedent to the Effective Date Waiver of Conditions Effect of Failure of Conditions I. EFFECT OF CONFIRMATION Immediate Binding Effect.	29
9.2 9.3 9.4 9.5 9.6 9.7 SECTI 10.7 10.7 10.7 10.7	Inclusiveness	29 29 30 30 31 31 31 31 31 31 32 32 32 32

	11.4	Releases by Holders of Claims	33
	11.5	Exculpation	34
	11.6	Injunction	34
	11.7	Term of Injunctions or Stays	35
	11.8	Injunction Against Interference with Plan	36
	11.9	Release of Liens	36
	11.10	Effectuating Documents and Further Transactions	36
	11.11	Corporate Action	36
	11.12	Cancellation of Agreements, Security Interests and Other Interests	36
	11.13	Dissolution of the Debtor	37
	11.14	Preservation of Causes of Action of the Debtor	37
SECTIO	DN 12. 1	MODIFICATION, REVOCATION OR WITHDRAWAL OF THIS PLAN	38
	12.1	Modification and Amendments	38
	12.2	Effect of Confirmation on Modifications	38
	12.3	Revocation or Withdrawal of this Plan	38
SECTIO	ON 13.	RETENTION OF JURISDICTION	38
SECTIO	ON 14. 1	MISCELLANEOUS PROVISIONS	40
	14.1	Payment of Statutory Fees	40
	14.2	Dissolution of Committee	40
	14.3	Section 1125(e) Good Faith Compliance	40
	14.4	Substantial Consummation	40
	14.5	Section 1146 Exemption	40
	14.6	Closing of the Chapter 11 Case	41
	14.7	Plan Supplement	41
	14.8	Further Assurances	41
	14.9	Exhibits Incorporated	41
	14.10	Inconsistency	41
	14.11	No Admissions	41
	14.12	Reservation of Rights	42
	14.13	Successors and Assigns	42
	14.14	Entire Agreement	42
	14.15	Notices	42
	14.16	Severability	43
	14.17	Governing Law	43
	14.18	Request for Confirmation	43

INTRODUCTION

On March 22, 2023, Amsterdam House Continuing Care Retirement Community, Inc. d/b/a The Harborside filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code. Subject to certain restrictions and requirements set forth in section 1127 of the Bankruptcy Code and rule 3019 of the Federal Rules of Bankruptcy Procedure, the Debtor reserves the right to alter, amend, modify, revoke, or withdraw this *Debtor's Amended Plan of Liquidation Pursuant to Chapter 11 of the Bankruptcy Code* prior to its substantial consummation. Capitalized terms used but not defined herein have the meanings ascribed to them in section 1 of this Plan.

This Plan amends the LCS Sale Plan, which provided for the orderly distribution of proceeds of the sale to LCS as approved by the Bankruptcy Court on December 23, 2023 [Dkt. No. 607] and effectuated the transactions contemplated by the global settlement agreement related to the sale to LCS that was approved pursuant to the *Order Approving Settlement and Compromise Pursuant to Federal Rule of Bankruptcy Procedure 9019* [Dkt. No. 698]. As described in greater detail in the Disclosure Statement, the sale to LCS was ultimately terminated and the Debtor pursued the transactions set forth in this Plan and the Focus Sale Global Settlement Term Sheet.

The treatment of Holders of Allowed Pre-Termination Resident Claims and Post-Termination Resident Claims set forth in section 3 of this Plan was developed by the Debtor, the Committee and the Ad Hoc Group.

Interested parties are strongly encouraged to review the Disclosure Statement for a discussion of the Debtor's history and assets, events during the Chapter 11 Case, a summary and analysis of this Plan, and the risk factors relating to consummation of this Plan.

SECTION 1. DEFINITIONS AND INTERPRETATION

1.1 **Definitions**. The following terms used herein shall have the respective meanings below:

Acceptable Nursing Home Sale means the sale of substantially all of the assets of ANH pursuant to the previously executed agreements, dated as of December 18, 2020 and effective March 8, 2021, as amended, and certain related agreements (which is currently pending regulatory review and remains subject to a pending closing), or another sale transaction with respect to such assets.

ACCHS means Amsterdam Continuing Care Health System, Inc.

Accrued Professional Compensation Claim means, at any given time, all accrued, contingent and/or unpaid fees (including any payments owed to Continuum Advisors LLC in connection with the Sale) for legal, financial advisory, real estate brokerage and other services and obligations for reimbursement of expenses rendered or incurred before the Effective Date under sections 328, 330(a), 331 or 363 of the Bankruptcy Code by any retained Professional in the Chapter 11 Case, or under section 503 of the Bankruptcy Code, that the Bankruptcy Court has not denied by a Final Order, to the extent that any such fees and expenses have not been previously paid.

Ad Hoc Group means the ad hoc group of Residents.

Administrative Expense Claim means any Claim against the Debtor for costs and expenses of administration pursuant to sections 503(b), 507(b) or 1114(e)(2) of the Bankruptcy Code, including: (i) the actual and necessary costs and expenses incurred on or after the Petition Date and through the Effective Date of preserving the Debtor's Estate and operating the business of the Debtor; (ii) all fees and charges assessed against the Estate pursuant to 28 U.S.C. § 1930; (iii) Claims for the value of any goods received by the Debtor within twenty (20) days before the Petition Date allowed in accordance with section 503(b)(9) of the Bankruptcy Code; and (iv) all requests for compensation or expense reimbursement for making a substantial contribution in the Chapter 11 Case pursuant to sections 503(b)(3), (4) and (5) of the Bankruptcy Code.

Administrative Expense Claims Bar Date means the first Business Day that is thirty (30) days after the Effective Date or such other date ordered by the Bankruptcy Court.

Allowed means, with reference to any Claim against the Debtor, a Claim (i) as to which no objection or request for estimation has been filed on or before any deadline therefor set by the Bankruptcy Court or the expiration of such other applicable period fixed by the Bankruptcy Court or this Plan; (ii) as to which any objection has been settled, waived, withdrawn or denied by a Final Order or in accordance with this Plan; or (iii) that is allowed (a) by a Final Order, or (b) pursuant to the terms of this Plan; provided, however, that, notwithstanding anything herein to the contrary, by treating a Claim as "Allowed" under clause (i) above (the expiration of the applicable deadline), neither the Debtor nor the Liquidating Trustee waives its rights to contest the amount and validity of any disputed, contingent and/or unliquidated Claim in the time, manner and venue in which such Claim would have been determined, resolved or adjudicated if the Chapter 11 Case had not been commenced. An Allowed Claim shall be net of any valid setoff exercised with respect to such Claim pursuant to the provisions of the Bankruptcy Code and applicable law. Moreover, any portion of a Claim that is satisfied, released, or waived during the Chapter 11 Case is not an Allowed Claim. Unless otherwise specified in this Plan, in section 506(b) of the Bankruptcy Code or by Final Order of the Bankruptcy Court, "Allowed" Claims shall not, for purposes of Distributions under this Plan, include interest on such Claim accruing from and after the Petition Date.

Alternative Payment means, a Maximum Member Financial Contribution of less than \$46,000,000 or any other amounts paid by ACCHS or ANH (or on their behalf) to, and accepted by, the Bond Trustee, the Liquidating Trustee or on account of any Resident Claim, as set forth in the Focus Sale Global Settlement Term Sheet.

ANH means Amsterdam Nursing Home Corporation (1992) d/b/a Amsterdam Nursing Home.

Approved Budget means the approved budget attached as <u>Exhibit 1</u> to the DIP Order, as modified from time to time.

Assets means all assets of the Debtor of any nature whatsoever, including, without limitation, all property of the Debtor's Estate pursuant to section 541 of the Bankruptcy Code, Cash, Avoidance Actions, Causes of Action, equipment, inventory, tax refunds, claims of right,

interests and property, real and personal, tangible and intangible, and proceeds of any of the foregoing.

Avoidance Actions means any and all avoidance, recovery, subordination or other actions or remedies that may be brought on behalf of the Debtor or the Estate under sections 510, 542, 543, 544, 545, 547, 548, 549, 550, 551 or 553 of the Bankruptcy Code and under similar state or federal statutes and common law, including, without limitation, fraudulent transfer laws, whether or not litigation is commenced to prosecute such actions or remedies.

Bankruptcy Code means title 11 of the United States Code, as now in effect or hereafter applicable to this Chapter 11 Case.

Bankruptcy Court means the United States Bankruptcy Court for the Eastern District of New York having jurisdiction over the Chapter 11 Case.

Bankruptcy Rules means the Federal Rules of Bankruptcy Procedure, as amended, and the local rules of the Bankruptcy Court, as applicable to the Chapter 11 Case.

Beneficiaries means the beneficiaries of the Liquidating Trust, as defined in the Liquidating Trust Agreement, which shall include (i) Holders of Allowed Pre-Termination Resident Claims that are Releasing Parties, (ii) Holders of Allowed Post-Termination Resident Claims that are Releasing Parties, (iii) the Bond Trustee, on behalf of Holders of the Bondholder Secured Claims and Holders of the Bondholder Deficiency Claims, and (iv) Holders of Allowed General Unsecured Claims.

Bond Claims means, collectively, the Bondholder Secured Claims and the Bondholder Deficiency Claims.

Bond Documents means, collectively, the Bond Indenture, Mortgage and Security Agreement and any other documents entered into in connection with the Bonds.

Bond Indenture means that certain Indenture of Trust, dated as of September 21, 2021, by and between the Issuer and the Bond Trustee.

Bond Trustee means UMB Bank, N.A., in its capacity as trustee under the Bond Indenture.

Bondholder Deficiency Claims means the unsecured Claims of the Holders of the Bonds against the Debtor arising under, derived from, based on, or related to the Bonds and/or the Bond Documents.

Bondholder Reimbursement means (i) if the Maximum Member Financial Contribution is \$46,000,000, an amount equal to \$8,800,000 plus interest at a rate of 7.5% per annum, commencing from the Sale Closing Date, or (ii) if the Maximum Member Financial Contribution is less than \$46,000,000, an amount equal to 25% of such Maximum Member Financial Contribution, provided that the Bondholder Reimbursement shall not exceed \$8,800,000 plus applicable interest.

Bondholder Sale Proceeds means Cash in an amount equal to \$73,000,000 payable solely from the proceeds of the Sale.

Bondholder Secured Claims means the Secured Claims of the Holders of the Bonds against the Debtor arising under, derived from, based on, or related to the Bonds and/or the Bond Documents.

Bonds means, collectively, the Nassau County Industrial Development Agency Continuing Care Retirement Community Taxable Revenue Bonds, Series 2021A (Amsterdam at Harborside Project), and Tax-Exempt Refunding Revenue Bonds, Series 2021B (Amsterdam at Harborside Project).

Business Day means any day of the calendar week, except Saturday, Sunday, a "legal holiday," as defined in Bankruptcy Rule 9006(a), or any day on which commercial banks are authorized or required by law to close in New York, New York.

Cash means cash and cash equivalents including, without limitation, checks and wire transfers.

Causes of Action means any claim, cause of action, controversy, demand, agreement, right (including to legal or equitable remedies), action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, offset, power, privilege, license, and franchise of any kind or character whatsoever, known, unknown, contingent or non-contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, assertable 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, asserted or which may be asserted by or on behalf of the Debtor and/or the Estate, including: (a) any right of setoff, counterclaim, or recoupment and any claim on contracts or for breaches of duties imposed by law or in equity; (b) the right to object to Claims or Interests; (c) any Avoidance Action; and (d) any claim or defense including fraud, mistake, duress, and usury, and any other defenses set forth in section 558 of the Bankruptcy Code.

Chapter 11 Case means the Debtor's chapter 11 case pending in the Bankruptcy Court under case number 23-70989-AST.

Claim has the meaning set forth in section 101(5) of the Bankruptcy Code.

Class means a class or category of Claims or Interests as classified and described in section 3 of this Plan.

Collateral means any property or interest in property of the Estate subject to a Lien, charge or other encumbrance to secure the payment or performance of a Claim, which Lien, charge or other encumbrance is not subject to avoidance or otherwise invalid under the Bankruptcy Code or other applicable law.

Combined Hearing means the hearing on the adequacy of the Disclosure Statement and the confirmation of this Plan pursuant to section 1129 of the Bankruptcy Code, as such hearing may be continued from time to time.

Committee means the Official Committee of Unsecured Creditors appointed in the Chapter 11 Case by the United States Trustee on April 13, 2023.

Confirmation Date means the date on which the clerk of the Bankruptcy Court enters the Confirmation Order on the Bankruptcy Court's docket in the Chapter 11 Case.

Confirmation Order means the order entered by the Bankruptcy Court (i) approving the Disclosure Statement as being in compliance with section 1125 of the Bankruptcy Code and applicable non-bankruptcy law, and (ii) confirming this Plan in accordance with chapter 11 of the Bankruptcy Code.

Consenting Bondholders means the Holders of the Bonds that are signatories to the Focus Sale Global Settlement Term Sheet.

Contingent Claim means any contingent or unliquidated Claim asserted or which may be asserted against the Debtor.

Creditor means a Holder of a Claim.

Cure means the payment of Cash by Focus, as applicable, as necessary to (i) cure a monetary default by the Debtor in accordance with the terms of an Executory Contract or Unexpired Lease of the Debtor, and (ii) permit the Debtor to assume such Executory Contract or Unexpired Lease under section 365(a) of the Bankruptcy Code.

D&O Liability Insurance Policies means all insurance policies (including any "tail policy" or run-off endorsement) that have been issued at any time to the Debtor as a first named insured providing directors', members', trustees', officers', or managers' liability coverage.

Debtor means Amsterdam House Continuing Care Retirement Community, Inc. d/b/a The Harborside, as debtor and Debtor in Possession, and includes the Estate.

Debtor in Possession means the Debtor in its capacity as debtor in possession in the Chapter 11 Case pursuant to sections 1101, 1107(a) and 1108 of the Bankruptcy Code.

Plan.

Debtor Released Claims shall have the meaning set forth in section 11.3 of this

Diminution Claim means any Allowed Claim of the Bond Trustee for diminution in value of the Bond Collateral (as defined in the DIP Order), which shall equal at least the amount of the DIP Obligations.

DIP Claims mean all Claims against the Debtor on account of the DIP Obligations (as defined in the DIP Order).

DIP Order means the Final Order (I) Authorizing the Debtor to Obtain Postpetition Financing; (II) Granting (A) Liens and Superpriority Claims and (B) Adequate Protection; (III) Authorizing the Use of Cash Collateral; (IV) Modifying the Automatic Stay; and (V) Granting Related Relief [Dkt. No. 1001].

Disallowed Claim means any Claim or portion thereof which has been disallowed by a Final Order and includes any Claim which is not an Allowed Claim for any other reason.

Disbursing Agent means the Liquidating Trustee or such other Person designated by the Liquidating Trustee on or after the Effective Date.

Disclosure Statement means the Disclosure Statement for the Debtor's Amended Plan of Liquidation Pursuant to Chapter 11 of the Bankruptcy Code (including all exhibits and schedules thereto or referenced therein), as may be further altered, modified amended or supplemented.

Disputed Claim means a Claim that has neither been Allowed nor disallowed pursuant to a Final Order of the Bankruptcy Court, and (a) if no Proof of Claim has been filed by the applicable deadline: (i) a Claim that has been or hereafter is listed on the Schedules as disputed, contingent, or unliquidated; or (ii) a Claim that has been or hereafter is listed on the Schedules as other than disputed, contingent, or unliquidated, but as to which the Debtor, Liquidating Trustee, or any other party in interest has interposed an objection or request for estimation which has not been withdrawn or determined by a Final Order; or (b) if a Proof of Claim or other request for payment has been filed by the applicable deadline: (i) a Claim for which no corresponding Claim has been or hereafter is listed on the Schedules or Allowed in this Plan; (ii) a Claim for which a corresponding Claim has been or hereafter is listed on the Schedules as other than disputed, contingent, or unliquidated, but the nature or amount of the Claim or as asserted in the Proof of Claim varies from the nature and amount of such Claim as listed on the Schedules to the extent of such positive variance; (iii) a Claim for which a corresponding Claim has been or hereafter is listed on the Schedules as disputed, contingent, or unliquidated; or (iv) a Claim for which a timely objection or request for estimation is interposed by the Debtor, the Liquidating Trustee, or any other party in interest which has not been withdrawn or determined by a Final Order.

Distributable Net Sale Proceeds has the meaning set forth in section 6(b) of this

Plan.

Distribution means Cash, property, interests in property or other value distributed to Holders of Allowed Claims, or their designated agents, under this Plan.

Distribution Record Date means five (5) Business Days prior to the Confirmation

Date.

Effective Date means the date on which the conditions precedent specified in section 10 of this Plan have been either satisfied or waived.

Estate means the estate created in the Chapter 11 Case containing all property and other interests of the Debtor pursuant to section 541 of the Bankruptcy Code.

Excluded Assets means any Assets not sold pursuant to the Sale.

Exculpated Claim means any claim arising between the Petition Date and the Effective Date related to any act or omission in connection with, relating to or arising out of (i) any in-court or out-of-court forbearance or restructuring arrangement involving the Debtor and its

current and former employees, agents, representatives, advisors, consultants and attorneys, (ii) the Chapter 11 Case, (iii) the negotiation or consummation of the sales to LCS and Focus, (iv) the negotiation, administration or consummation of any cash collateral arrangement in the Chapter 11 Case, (v) the formulation, preparation, dissemination, negotiation or filing of the Disclosure Statement or this Plan or any contract, instrument, release or other agreement or document created or entered into in connection with the Disclosure Statement or this Plan, including the Focus Sale Global Settlement Term Sheet, (vi) the filing of the Chapter 11 Case, (vii) the pursuit of confirmation of this Plan, (viii) the administration and implementation of this Plan, or (ix) the Distribution of property under this Plan and/or any other related agreement; *provided, however*, that Exculpated Claims shall not include any act or omission that is determined in a Final Order to have constituted gross negligence or willful misconduct under applicable non-bankruptcy law. No Cause of Action, obligation or liability expressly preserved by the Plan or the Plan Supplement constitutes an Exculpated Claim.

Exculpated Party means each of: (i) the Debtor; (ii) the Committee and its members (each in their capacity as such); and (iii) the current officers, directors, members, managers, employees, attorneys, consultants and advisors, each in their respective capacities as such, of each of the foregoing.

Executory Contract means a contract to which the Debtor is a party that is capable of assumption or rejection under section 365 of the Bankruptcy Code.

Facility means the continuing care retirement community known as "The Harborside."

Final Order means an order or judgment of the Bankruptcy Court, or other court of competent jurisdiction, that has been entered on the docket in the Chapter 11 Case or the docket of any other court of competent jurisdiction, and, which has not been reversed, vacated, or stayed and as to which (i) the time to appeal, petition for certiorari, or move for a new trial, reargument, or rehearing has expired and as to which no appeal, petition for certiorari, or other proceedings for a new trial, reargument, or rehearing shall then be pending, or (ii) if an appeal, writ of *certiorari*, new trial, reargument, or rehearing thereof has been sought, such order or judgment shall have been affirmed by the highest court to which such order was appealed, or *certiorari* shall have been denied, or a new trial, reargument, or rehearing shall have been denied or resulted in no modification of such order, and the time to take any further appeal, petition for *certiorari* or move for a new trial, reargument, or rehearing shall have expired; *provided*, *however*, that the possibility that a motion under Rule 60 of the Federal Rules of Civil Procedure, or Bankruptcy Rule 9024, may be filed relating to such order shall not cause such order to not be a Final Order.

Focus means Sr Hsg Acquisitions, LLC or its assignee, solely in its capacity as purchaser pursuant to the Focus APA.

Focus APA means that certain Asset Purchase Agreement, dated as of January 22, 2025, as amended by that certain First Amendment to Asset Purchase Agreement, dated as of February 20, 2025, between the Debtor and Focus.

Focus Sale Global Settlement Term Sheet means the global settlement term sheet agreed to by and among the Debtor, Committee, Ad Hoc Group, ACCHS, ANH, Bond Trustee and the Consenting Bondholders, as approved by the Bankruptcy Court at a hearing held on March 19, 2025.

Focus Sale Order means the Order (I) Approving the Asset Purchase Agreement Between the Debtor and Sr Hsg Acquisitions, LLC; (II) Authorizing the Sale of Substantially all of the Debtor's Assets Free and Clear of Liens, Claims, Interests and Encumbrances, Except for Certain Permitted Liens and Assumed Liabilities; (III) Authorizing the Assumption and Assignment of Certain Executory Contracts and Unexpired Leases in Connection Therewith; and (IV) Granting Related Relief [Dkt. No. 1007].

General Unsecured Claim means any Claim asserted against the Debtor which is not included within the other specifically defined Classes hereunder.

Governmental Unit has the meaning ascribed to such term in section 101(27) of the Bankruptcy Code.

Holder means the legal or beneficial holder of a Claim or Interest.

Impaired means, with respect to a Claim or Interest, that such Class of Claims or Interests is impaired within the meaning of section 1124 of the Bankruptcy Code.

Initial Post-Termination Resident Distribution means Cash in an amount equal to (i) the Post-Termination Resident Sale Proceeds divided by the number of Residency Agreements to which one or more Post-Termination Residents is, or previously was, a party; *plus* (ii) the Post-Termination Resident Supplemental Funding divided by the number of Post-Termination Residents.

Initial Pre-Termination Resident Distribution means Cash in an amount equal to the Pre-Termination Resident Sale Proceeds divided by the number of Residency Agreements to which one or more Pre-Termination Residents is, or previously was, a party.

Insurance Policies means, collectively, all of the Debtor's insurance policies.

Interest means the interest of any Holder in an equity security of the Debtor, within the meaning of section 101(16) of the Bankruptcy Code represented by any issued and outstanding shares of common or preferred stock or other instrument evidencing a present ownership or membership interest in the Debtor, whether or not transferable, or any option, warrant, or right, contractual or otherwise, to acquire any such interest, including a partnership, limited liability company or similar interest in the Debtor.

Issuer means the Nassau County Industrial Development Agency.

LCS Sale Plan means the Debtor's Plan of Liquidation Pursuant to Chapter 11 of the Bankruptcy Code [Dkt. No. 690], as approved by the Bankruptcy Court pursuant to the Findings of Fact, Conclusions of Law, and Order (I) Approving the Debtor's Disclosure Statement; and (II) Confirming the Debtor's Plan of Liquidation Pursuant to Chapter 11 of the Bankruptcy Code [Dkt. No. 733].

Lien has the meaning set forth in section 101(37) of the Bankruptcy Code.

Liquidating Trust means the grantor trust to be created upon the Effective Date for the benefit of the Beneficiaries.

Liquidating Trust Agreement means the agreement, substantially in the form included in the Plan Supplement, governing the operations of the Liquidating Trust, as it may be subsequently modified from time to time.

Liquidating Trust Assets means the assets held in the Liquidating Trust comprised of (i) the Liquidating Trust Contribution, (ii) the Member Financial Contribution; and (iii) all Excluded Assets, including all Causes of Action of the Debtor's Estate, except for those Causes of Action expressly released or waived herein and all Remnant Assets.

Liquidating Trust Contribution means funding of the Liquidating Trust jointly determined by the Debtor, the Committee, Ad Hoc Group, and the Bond Trustee, each in consultation with ACCHS.

Liquidating Trust Distributable Cash means all Liquidating Trust Assets reduced to Cash.

Liquidating Trust Monthly Fee Statements shall have the meaning set forth in section 6.2(f) of this Plan.

Liquidating Trust Professionals shall have the meaning set forth in section 6.2(f) of this Plan.

Liquidating Trust Reserve shall have the meaning set forth in section 6.2(b) of this

Plan.

Liquidating Trustee means the individual or entity, jointly selected by the Committee, the Ad Hoc Group, the Bond Trustee and the Debtor, each in consultation with ACCHS, designated and retained as the trustee to the Liquidating Trust, as of the Effective Date or as soon as reasonably practicable thereafter, as the fiduciary responsible for administering the Liquidating Trust.

Maximum Member Financial Contribution means the contribution of ACCHS to the Liquidating Trust in an amount equal to the lesser of (i) \$46,000,000, (ii) the net proceeds of an Acceptable Nursing Home Sale, and (iii) the amount of such payment finally approved by the Supreme Court of the State of New York pursuant to the Regulatory Approvals. For the avoidance of doubt, no interest shall accrue on Maximum Member Financial Contribution pursuant to the Focus Sale Global Settlement Term Sheet or this Plan.

Member Financial Contribution means the Bondholder Reimbursement plus the Resident Refund Actual Subsequent Distribution Amount.

Mortgage and Security Agreement means that Mortgage, Assignment of Leases and Rents and Security Agreement, dated as of September 8, 2021, between the Debtor and Bond Trustee.

Non-Consenting Resident Credit means the amount calculated by multiplying the Resident Refund Maximum Subsequent Distribution Amount by the Non-Consenting Resident Quotient.

Non-Consenting Resident Quotient means the number of Residents that do not "opt-in" to the Releases divided by the total number of Residents.

Other Priority Claim means any Claim entitled to priority under sections 507(a)(4) and 507(a)(5) of the Bankruptcy Code.

Other Secured Claim means a Secured Claim other than a Bondholder Secured Claim.

Person means an individual, corporation, partnership, limited liability company, joint venture, association, joint stock company, trust, estate, unincorporated organization, governmental unit, government (or agency or political subdivision thereof), or other entity, including, without limitation, the Debtor.

Petition Date means March 22, 2023.

Plan means this amended plan of liquidation, either in its present form or as it may be altered, amended, modified, or supplemented from time to time in accordance with the Bankruptcy Code, the Bankruptcy Rules, or the terms hereof, as the case may be, together with any and all exhibits and schedules hereto.

Plan Supplement means the compilation of documents and forms of documents, schedules, and exhibits to this Plan, to be filed ten (10) days prior to the Combined Hearing, as amended, supplemented, or modified from time to time in accordance with the terms hereof, the Bankruptcy Code and the Bankruptcy Rules.

Post-Termination Resident means any Person (or the estate thereof) that was a resident of the Facility subject to a Residency Agreement as of October 16, 2024 and is not deceased as of March 14, 2025.

Post-Termination Resident Claim means any Claim against the Debtor asserted by a Post-Termination Resident.

Post-Termination Resident Sale Proceeds means thirty percent (30%) of the Distributable Net Sale Proceeds.

Post-Termination Resident Supplemental Funding means forty percent (40%) of the Distributable Net Sale Proceeds.

Pre-Termination Resident means any Person (or the estate thereof) that (i) ceased to be a resident of the Facility subject to a Residency Agreement before October 16, 2024 or (ii) was a resident of the Facility subject to a Residency Agreement as of October 16, 2024 but is deceased as of March 14, 2025.

Pre-Termination Resident Claim means any Claim against the Debtor asserted by a Pre-Termination Resident.

Pre-Termination Resident Sale Proceeds means thirty percent (30%) of the Distributable Net Sale Proceeds.

Priority Claim means any Claim entitled to priority pursuant to section 507(a) of the Bankruptcy Code other than an Administrative Expense Claim, Accrued Professional Compensation Claim or Priority Tax Claim.

Priority Tax Claim means any Claim of a Governmental Unit of a kind entitled to priority under section 507(a)(8) of the Bankruptcy Code.

Pro Rata means the proportion that an Allowed Claim in a particular Class bears to the aggregate amount of Allowed Claims in that Class or among specified Classes, as applicable.

Professionals means all professionals employed in the Chapter 11 Case pursuant to sections 327, 328, 363 and 1103 of the Bankruptcy Code.

Proof of Claim means a proof of Claim filed against the Debtor in the Chapter 11

Case.

Regulatory Approvals means all applicable regulatory and/or governmental agency approvals relating to the Member Financial Contribution, including, without limitation, the Department of Health and Public Health and Health Planning Council approval of the new operator of ANH, and approval with respect to use or distribution of the proceeds of an Acceptable Nursing Home Sale pursuant to the Focus Sale Global Settlement Term Sheet (including, without limitation, the approval by the New York State Supreme Court on notice to the Office of the New York State Attorney General of the contribution by ANH to ACCHS and the contribution by ACCHS contemplated by the Focus Sale Global Settlement Term Sheet).

Related Persons means, with respect to any Person, such Person's predecessors, successors, assigns and present and former affiliates (whether by operation of law or otherwise) and each of their respective current and former members, partners, equity holders, certificate holders, officers, directors, employees, representatives, advisors, attorneys, auditors, agents, and professionals, in each case acting in such capacity on or any time prior to or after the Petition Date, and any Person claiming by or through any of them.

Released Parties means (i) the Debtor, (ii) the Committee and its members (each in their capacity as such), (iii) the Ad Hoc Group, (iv) ACCHS, (v) ANH, (vi) the Issuer, (vii) the Consenting Bondholders, (viii) the Bond Trustee, (ix) Focus, and (x) each Related Person of each Person in the foregoing clauses (i) through (ix).

Releases means the releases set forth in section 11.4(a) of this Plan.

Releasing Parties means (i) the Debtor, (ii) the Committee, (iii) the Ad Hoc Group, (iv) ACCHS, (v) ANH, (vi) the Issuer, (vii) the Consenting Bondholders, (viii) the Bond Trustee, (ix) Focus, (x) all Holders of Resident Claims who (A) "opt-in" to the Releases, or (B) do not "optin" to the Releases and enter into an agreement with the Liquidating Trustee (in a form reasonably acceptable to ACCHS) to become a Releasing Party after the Effective Date, and (xi) each Related Person of each Person in the foregoing clauses (i) through (ix).

Remnant Assets means any Excluded Assets or the proceeds thereof remaining after payment (i) in satisfaction Allowed Administrative Expense Claims and Allowed Accrued Professional Compensation Claims, and (ii) in satisfaction of any outstanding Liens of the Bond Trustee and any Diminution Claims.

Residency Agreements means those certain residency agreements entered into by and between the Debtor, on the one hand, and a Resident, on the other hand, and any additional documents related thereto.

Resident means any Pre-Termination Resident or Post-Termination Resident.

Resident Claim means any Pre-Termination Resident Claim or Post-Termination Resident Claim.

Resident Refund Actual Subsequent Distribution Amount means the Resident Refund Maximum Subsequent Distribution Amount *minus* the Non-Consenting Resident Credit.

Resident Refund Maximum Subsequent Distribution Amount means the amount equal to (i) the Maximum Member Financial Contribution *minus* (ii) the Bondholder Reimbursement.

Sale means the sale of substantially all of the Debtor's assets pursuant to the terms of the Focus APA.

Sale Closing Date means the "Closing Date" as defined in the Focus APA.

Schedules means, collectively, the schedules of assets and liabilities, schedules of Executory Contracts and Unexpired Leases, and statements of financial affairs filed by the Debtor pursuant to section 521 of the Bankruptcy Code and in substantial accordance with the Official Bankruptcy Forms, as the same may have been or may be amended, modified, or supplemented from time to time.

Secured Claim means any Claim of a Creditor that is secured by property of the Estate, to the extent of the value of the Creditor's interest in the Estate's interest in such property, as provided in section 506(a) of the Bankruptcy Code. Secured Claim also means a Claim of a Creditor that is subject to setoff under section 553 of the Bankruptcy Code, to the extent of the amount subject to setoff, as provided in section 506(a) of the Bankruptcy Code.

Secured Parties means, collectively, the Bond Trustee and Holders of Other Secured Claims.

Subsequent Resident Distribution means Cash in an amount equal to such Resident's Pro Rata allocation of the Resident Refund Actual Subsequent Distribution Amount, calculated based on entrance fee refund amounts, net of any setoff, asserted in any Pre-Termination Resident Claim or Post-Termination Resident Claim.

Unexpired Lease means a lease to which the Debtor is a party that is subject to assumption, assumption or assignment or rejection under section 365 of the Bankruptcy Code.

Unimpaired means, with respect to a Claim or Interest, a Class of Claims or Interests that is not Impaired within the meaning of section 1124 of the Bankruptcy Code.

United States Trustee means the Office of the United States Trustee for the Eastern District of New York.

1.2 Interpretation, Application of Definitions and Rules of Construction. Unless otherwise specified, all section or exhibit references in this Plan are to the respective section in, or exhibit to, this Plan, as the same may be amended, supplemented, waived, or modified from time to time. The words "herein," "hereof," "hereto," "hereunder," and other words of similar import refer to this Plan as a whole and not to any particular section, subsection, or clause contained therein. A term used but not defined in this Plan shall have the meaning assigned to that term in the Bankruptcy Code. The rules of construction contained in section 102 of the Bankruptcy Code shall apply to this Plan. The headings in this Plan are for convenience of reference only and shall not limit or otherwise affect the provisions hereof. Unless otherwise provided, any reference in this Plan to an existing document, exhibit or schedule means such document, exhibit or schedule as it may have been amended, restated, revised, supplemented or otherwise modified. If a time or date is specified for any payments or other Distribution under this Plan, it shall mean on or as soon as reasonably practicable thereafter. Further, where appropriate from a contextual reading of a term, each term includes the singular and plural form of the term regardless of how the term is stated and each stated pronoun is gender neutral. In the event of any ambiguity or conflict between this Plan and the Disclosure Statement, the provisions of this Plan shall govern. Any reference to the "Liquidating Trustee" shall be deemed to include a reference to the "Liquidating Trust" and any reference to the "Liquidating Trust" shall be deemed to include a reference to the "Liquidating Trustee" unless the context otherwise requires.

1.3 *Computation of Time*. Bankruptcy Rule 9006 shall apply to all computations of time periods prescribed or allowed by this Plan unless otherwise set forth herein or provided by the Bankruptcy Court.

SECTION 2. ADMINISTRATIVE AND PRIORITY CLAIMS

2.1 Administrative Expense Claims.

(a) Except to the extent that a Holder of an Allowed Administrative Expense Claim agrees to different treatment with the Debtor or Liquidating Trustee, each Holder of an Allowed Administrative Expense Claim shall receive Cash in an amount equal to the unpaid amount of such Allowed Administrative Expense Claim on the later of the Effective Date or the date on which such Administrative Expense Claim becomes an Allowed Administrative Expense Claim, or as soon thereafter as is reasonably practicable; provided, however, that Allowed Administrative Expense Claims representing liabilities incurred in the ordinary course of business by the Debtor, as Debtor in Possession, or liabilities arising under obligations incurred by the Debtor, as Debtor in Possession, prior to the Effective Date, shall be paid by the Debtor in the ordinary course of business, consistent with past practice and in accordance with the terms and subject to the conditions of any agreements governing, instruments evidencing, or other documents relating to such transactions, including, but not limited to, all orders entered by the Bankruptcy Court related to the foregoing. In addition, Allowed Administrative Expense Claims of the United States Trustee for statutory fees under 28 U.S.C. § 1930 incurred prior to the Effective Date shall be paid on the Effective Date by the Debtor, and thereafter, as such fees may thereafter accrue and be due and payable, by the Liquidating Trustee in accordance with the applicable schedule for payment of such fees.

(b) Administrative Expense Claims Bar Date. To be eligible to receive Distributions under the Plan on account of an Administrative Expense Claim that is not otherwise Allowed by the Plan, a request for payment of an Administrative Expense Claim must have been or be filed with the Bankruptcy Court on or before the Administrative Expense Claims Bar Date. Any Administrative Expense Claim that is not asserted in accordance herewith shall be deemed disallowed under the Plan and shall be forever barred against the Debtor, the Debtor's Estate, the Liquidating Trust, or any of their Assets or property, and the Holder thereof shall be enjoined from commencing or continuing any action, employment of process or act to collect, offset, recoup or recover such Claim.

2.2 Accrued Professional Compensation Claims. All Professionals seeking payment of Accrued Professional Compensation Claims shall (i) file their respective final applications for allowance of compensation for services rendered and reimbursement of expenses incurred in the Chapter 11 Case by the first Business Day that is thirty (30) days after the Effective Date and (ii) be paid (a) the full unpaid amount as is Allowed by the Bankruptcy Court within five (5) Business Days after the date that such Claim is Allowed by order of the Bankruptcy Court, or (b) upon such other terms as may be mutually agreed upon between the Holder of such Allowed Accrued Professional Compensation Claim and the Debtor or Liquidating Trustee. Any Accrued Professional Compensation Claim that is not asserted in accordance with this section 2.2 shall be deemed disallowed under this Plan and shall be forever barred against the Debtor, the Debtor's Estate, the Liquidating Trust, or any of the Assets or Liquidating Trust Assets, and the Holder thereof shall be enjoined from commencing or continuing any action, employment of process or act to collect, offset, recoup or recover such Claim.

2.3 **Priority Tax Claims**. Pursuant to section 1129(a)(9)(C) of the Bankruptcy Code, unless otherwise agreed by a Holder of an Allowed Priority Tax Claim and the Debtor, or the Liquidating Trustee, each Holder of an Allowed Priority Tax Claim shall receive, in full satisfaction of its Priority Tax Claim, payment in full in Cash of the Allowed amount of the Priority Tax Claim on the later of the Effective Date or as soon as practicable after the date when such Claim becomes an Allowed Claim.

2.4 **DIP Claims**. In full satisfaction of the DIP Claims, the Holder of an Allowed DIP Claim shall receive, on or as soon as reasonably practicable after the Effective Date, indefeasible payment in full from the Bondholder Sale Proceeds.

2.5 *Diminution Claim.* The Bond Trustee's Diminution Claim shall be paid from the Excluded Assets and proceeds thereof, after payment of expenses set forth in the Approved Budget.

SECTION 3. CLASSIFICATION OF CLAIMS AND INTERESTS

3.1 Except as set forth herein, all Claims against and Interests in the Debtor are placed in a particular Class. In accordance with section 1123(a)(1) of the Bankruptcy Code, the Debtor has not classified Administrative Expense Claims, Accrued Professional Compensation Claims, Priority Tax Claims, DIP Claims and the Diminution Claim.

The following table classifies Claims against and Interests in the Debtor for all purposes, including voting, confirmation and Distribution pursuant hereto and pursuant to sections 1122 and 1123(a)(1) of the Bankruptcy Code. This Plan deems a Claim or Interest to be classified in a particular Class only to the extent that the Claim or Interest qualifies within the description of that Class and shall be deemed classified in a different Class to the extent that any remainder of such Claim or Interest qualifies within the description of such Claim or Interest qualifies within the description of such Claim or Interest and particular Class only to the extent that any such Claim or Interest is Allowed in that Class and has not been paid or otherwise settled prior to the Effective Date. Each Class set forth below is treated hereunder as a distinct Class for voting and Distribution purposes.

Subject to all other applicable provisions of this Plan (including its Distribution provisions), classified Claims shall receive the treatment described in this section 3. This Plan will not provide any Distributions on account of a Claim to the extent that such Claim has been disallowed, released, withdrawn, waived, or otherwise satisfied or paid as of the Effective Date, including, without limitation, payments by third parties.

Class	Claims and Interests	Status	Entitled to	Estimated
			Vote	Recovery
1	Other Priority Claims	Unimpaired	No; Deemed	100%
			to Accept	
2	Other Secured Claims	Unimpaired	No; Deemed	100%
			to Accept	

Class	Claims and Interests	Status	Entitled to Vote	Estimated Recovery
3	Bondholder Secured Claims	Impaired	Yes	42%
4	Bondholder Deficiency Claims	Impaired	Yes	Unknown ¹
5	Pre-Termination Resident Claims	Impaired	Yes	30%
6	Post-Termination Resident Claims	Impaired	Yes	32%
7	General Unsecured Claims	Impaired	Yes	Unknown
8	Interests in the Debtor	Impaired	No; Deemed to Reject	0%

SECTION 4. TREATMENT OF CLAIMS AND INTERESTS

4.1 *Other Priority Claims (Class 1).* This Class consists of all Allowed Other Priority Claims against the Debtor that are specified as having priority in section 507(a) of the Bankruptcy Code, if any such Claims exist as of the Effective Date. Except to the extent that a Holder of an Allowed Other Priority Claim against the Debtor has agreed to a different treatment of such Claim, each such Holder shall receive, in full satisfaction of such Allowed Other Priority Claim, Cash in an amount equal to such Allowed Other Priority Claim, on or as soon as reasonably practicable after the later of (i) the Effective Date, (ii) the date the Other Priority Claim becomes an Allowed Claim, or (iii) the date for payment provided by any agreement or arrangement between the Debtor or the Liquidating Trustee, as applicable, and the Holder of the Allowed Other Priority Claim against the Debtor.

4.2 *Other Secured Claims (Class 2).* This Class consists of all Allowed Other Secured Claims against the Debtor. In full satisfaction of an Allowed Other Secured Claim, on the later of the Effective Date and the date on which the Other Secured Claim is Allowed, each Holder of an Allowed Other Secured Claim shall receive, at the sole and exclusive option of the Liquidating Trustee: (a) Cash equal to the amount of such Claim; (b) the Collateral securing such Claim; or (c) satisfaction of such Claim pursuant to such other terms and conditions as may be agreed upon by the Debtor or the Liquidating Trustee, as applicable, and the Holder of such Allowed Other Secured Claim.

4.3 **Bondholder Secured Claims (Class 3).** This Class consists of the Bondholder Secured Claims of the Holders of the Bonds and Bond Trustee against the Debtor. The Bondholder Secured Claims are Allowed Claims. Upon the terms and subject to the conditions set forth in this Plan and the Focus Sale Global Settlement Term Sheet, in full and final satisfaction, settlement, release, and discharge of the Bondholder Secured Claims, the Bond Trustee shall

¹ Holders of Allowed Bondholder Deficiency Claims and General Unsecured Claims and are entitled to receive their Pro Rata share of the proceeds of Remnant Assets, if any. The amount of any Remnant Assets is estimated to be de minimis, if any, and will be determined by the Liquidating Trustee following application of the Liquidating Trust Assets.

receive, on behalf of itself and the Holders of the Bondholder Secured Claims, the following: (i) on the earlier of the Effective Date and the Sale Closing Date, Cash in an amount equal to the Bondholder Sale Proceeds; (ii) upon receipt by the Liquidating Trust of the Member Financial Contribution, Cash in an amount equal to the Bondholder Reimbursement, and (iii) the Excluded Assets and proceeds thereof, to the extent subject to the Bond Trustee's Lien, after payment of expenses set forth in the Approved Budget and the Diminution Claim.

4.4 **Bondholder Deficiency Claims (Class 4).** This Class consists of the Bondholder Deficiency Claims of the Holders of the Bonds and Bond Trustee against the Debtor. The Bondholder Deficiency Claims are Allowed Claims. Upon the terms and subject to the conditions set forth in this Plan and the Focus Sale Global Settlement Term Sheet, in full and final satisfaction, settlement, release, and discharge of the Bondholder Deficiency Claims, the Bond Trustee shall receive, on behalf of itself and the Holders of the Bondholder Deficiency Claims, Cash in an amount equal to the Pro Rata share of the proceeds of Remnant Assets distributable to Holders of Allowed Bondholder Deficiency Claims and Allowed General Unsecured Claims, if any. For the purposes of calculating the Pro Rata share with respect to the Remnant Assets, the aggregate value of the Bondholder Deficiency Claims shall be \$79,000,000.

4.5 **Pre-Termination Resident Claims (Class 5).** This Class consists of all Allowed Pre-Termination Resident Claims against the Debtor. Upon the terms and subject to the conditions set forth in this Plan and the Focus Sale Global Settlement Term Sheet, in full and final satisfaction, settlement, release, and discharge of the Allowed Pre-Termination Resident Claims, each Holder of an Allowed Pre-Termination Resident Claim that is a Releasing Party shall receive (i) on or as soon as reasonably practicable after the Effective Date, the Initial Pre-Termination Resident Distribution, and (ii) upon receipt by the Liquidating Trust of the Member Financial Contribution, the Subsequent Resident Distribution. Each Holder of an Allowed Pre-Termination Resident Claim that is not a Releasing Party shall <u>not</u> receive any distribution on account of such Holder's Allowed Pre-Termination Resident Claim.

4.6 **Post-Termination Resident Claims (Class 6).** This Class consists of all Allowed Post-Termination Resident Claims against the Debtor. Upon the terms and subject to the conditions set forth in this Plan and the Focus Sale Global Settlement Term Sheet, in full and final satisfaction, settlement, release, and discharge of the Allowed Post-Termination Resident Claims, each Holder of an Allowed Post-Termination Resident Claim that is a Releasing Party shall receive (i) on or as soon as reasonably practicable after the Effective Date, the Initial Post-Termination Resident Distribution, and (ii) upon receipt by the Liquidating Trust of the Member Financial Contribution, the Subsequent Resident Distribution. Each Holder of an Allowed Post-Termination Resident Claim that is not a Releasing Party shall <u>not</u> receive any distribution on account of such Holder's Allowed Post-Termination Resident Claim.

4.7 *General Unsecured Claims (Class 7).* This Class consists of all Allowed General Unsecured Claims against the Debtor not included within the other specifically defined Classes hereunder. Upon the terms and subject to the conditions set forth in this Plan and the Focus Sale Global Settlement Term Sheet, in full and final satisfaction, settlement, release, and discharge of the Allowed General Unsecured Claims, each Holder of an Allowed General Unsecured Claim shall receive Cash in an amount equal to its Pro Rata share of the proceeds of

Remnant Assets distributable to Holders of Allowed Bondholder Deficiency Claims and Allowed General Unsecured Claims, if any.²

4.8 *Interests in the Debtor (Class 8).* This Class consists of ACCHS' interests in the Debtor, which will be cancelled as of the Effective Date. ACCHS shall not be entitled to a Distribution on account of its Interests in the Debtor.

SECTION 5. CRAMDOWN.

If all applicable requirements for confirmation of this Plan are met as set forth in section 1129(a) of the Bankruptcy Code except subsection (8) thereof, the Debtor may request that the Bankruptcy Court confirm this Plan in accordance with section 1129(b) of the Bankruptcy Code on the bases that this Plan is fair and equitable and does not discriminate unfairly with respect to each Class of Claims or Interests that is Impaired under, and has not accepted or is deemed to reject, this Plan.

SECTION 6. MEANS FOR IMPLEMENTATION OF THE PLAN.

6.1 Settlement. Pursuant to the terms of the Focus Sale Global Settlement Term Sheet, on the earlier of the Effective Date and Sale Closing Date, the Debtor or Liquidating Trustee (as applicable) shall distribute the Bondholder Sale Proceeds to the Bond Trustee for distribution to Holders of the Allowed Bondholder Secured Claims in accordance with the terms and conditions of the Bond Documents. Distributions to the Bond Trustee for distribution to Holders of the Allowed Bondholder Secured Claims in connection with the Bondholder Reimbursement and Excluded Assets and distributions to Holders of Allowed Pre-Termination Resident Claims and Post-Termination Resident Claims in connection with the Subsequent Resident Distribution shall be made as soon as reasonably practicable following receipt by the Liquidating Trustee of the Member Financial Contribution. For the avoidance of doubt, the Member Financial Contribution must be paid to the Liquidating Trustee for distribution in accordance with the Liquidating Trust Agreement; if the Member Financial Contribution (or any portion thereof) is first paid to any other party, it shall be held in trust for the Liquidating Trustee pending turnover. Distributions of the proceeds of Remnant Assets, if any, to Holders of Allowed General Unsecured Claims and the Bond Trustee for distribution to Holders of the Allowed Bondholder Deficiency Claims shall be made as soon as reasonably practicable by the Liquidating Trustee in accordance with this Plan and the Focus Sale Global Settlement Term Sheet. The Bond Trustee consents to the continued use of its Cash Collateral (as such term is defined in section 363(a) of the Bankruptcy Code) to the extent and for the purposes set forth in this Plan and the DIP Order.

6.2 Liquidating Trust

(a) *Establishment of Liquidating Trust*. On the Effective Date, the Liquidating Trustee shall execute the Liquidating Trust Agreement and, in his or her capacity as Liquidating Trustee, accept all Liquidating Trust Assets on behalf of the Beneficiaries thereof, and be authorized to obtain, seek the turnover, liquidate, and collect all of the Liquidating Trust Assets not in his or her possession. The Liquidating Trust will then be deemed created and effective without any further action by the Bankruptcy Court or any Person as of the Effective Date. The

The aggregate amount of General Unsecured Claims is approximately \$9.2 million.

Liquidating Trust shall be established for the purposes of (i) liquidating any non-Cash Liquidating Trust Assets; (ii) maximizing recovery of the Liquidating Trust Assets for the benefit of the Beneficiaries; and (iii) distributing the proceeds of the Liquidating Trust Assets to the Beneficiaries in accordance with this Plan and the Liquidating Trust Agreement, with no objective to continue or engage in the conduct of a trade or business, except only in the event and to the extent necessary for, and consistent with, the liquidating purpose of the Liquidating Trust.

(b) Application of Liquidating Trust Assets. On and after the Effective Date, all Sale proceeds remaining after payment of the Bondholder Sale Proceeds shall be applied: (i) first, in satisfaction of all Allowed Administrative Expense Claims, Allowed Accrued Professional Compensation Claims and Allowed Priority Claims that have not been paid; (ii) second, to fund an amount the Debtor, the Committee, the Ad Hoc Group and the Bond Trustee, each in consultation with ACCHS, determine is necessary to administer and operate the Liquidating Trust in accordance with this Plan and the Liquidating Trust Agreement (the "Liquidating Trust Reserve"); and (iii) third, all remaining amounts (the "Distributable Net Sale Proceeds") shall fund the Initial Pre-Termination Resident Distribution and the Initial Post-Termination Resident Distribution. The proceeds of any Remnant Assets not subject to the Bond Trustee's Lien shall be distributed Pro Rata to Holders of Allowed General Unsecured Claims and the Bond Trustee on behalf of Holders of the Bondholder Deficiency Claims. Proceeds of any assets subject to the Bond Trustee's Lien shall be distributed exclusively to the Bond Trustee.

(c) Appointment of the Liquidating Trustee. The Liquidating Trustee shall be appointed pursuant to the Confirmation Order and subject to removal only by the Bankruptcy Court upon application or motion by a Beneficiary of the Liquidating Trust, after notice and a hearing, and for cause shown, including (i) the willful and continued refusal by the Liquidating Trustee to perform his or her duties under this Plan and the Liquidating Trust Agreement, and (ii) gross negligence, gross misconduct, fraud, embezzlement or theft. The Liquidating Trustee will be jointly selected by the Debtor, the Committee, the Ad Hoc Group and the Bond Trustee (each in consultation with ACCHS). During the term of the Liquidating Trust, the Liquidating Truste shall be entitled to compensation payable from the Liquidating Trust Reserve as set forth in the Liquidating Trust Agreement.

(d) *Beneficiaries of Liquidating Trust*. The interests of the Beneficiaries in the Liquidating Trust shall be uncertificated and nontransferable except upon death of the interest holder or by operation of law.

(e) Vesting and Transfer of Liquidating Trust Assets to the Liquidating Trust. On the Effective Date, pursuant to section 1141(b) of the Bankruptcy Code, the Liquidating Trust Assets, including the Liquidating Trust Reserve, shall vest in the Liquidating Trust free and clear of all Liens, Claims and Interests, except as otherwise specifically provided in this Plan or in the Confirmation Order; *provided, however*, that the Liquidating Trustee may abandon or otherwise not accept any non-Cash Liquidating Trust. Any non-Cash Liquidating Trust Assets that the Liquidating Trustee believes, in good faith, have no value to the Liquidating Trust. Any non-Cash Liquidating Trust Assets that the Liquidating Trustee so abandons or otherwise does not accept shall not be property of the Liquidating Trust.

Retention of Professionals. The Liquidating Trustee shall have the (f) right to retain the services of attorneys, accountants, and other professionals (collectively, the "Liquidating Trust Professionals") that are necessary to assist the Liquidating Trustee in the performance of his or her duties pursuant to this Plan, the Liquidating Trust Agreement and the Confirmation Order. The reasonable fees and expenses of such professionals shall be paid by the Liquidating Trustee from the Liquidating Trust Reserve upon submission of monthly statements (the "Liquidating Trust Monthly Fee Statements") for services rendered and costs incurred to the Liquidating Trustee for review and approval. The Liquidating Trustee will have thirty (30) days from receipt of each Liquidating Trust Monthly Fee Statement to object to the Liquidating Trust Monthly Fee Statement. In the event that an objection to a Liquidating Trust Monthly Fee Statement cannot be promptly resolved, the dispute will be submitted by the Liquidating Trustee to the Bankruptcy Court for adjudication. The Bankruptcy Court will retain jurisdiction to adjudicate objections to Liquidating Trust Monthly Fee Statements. In the event that no objection is raised to a Liquidating Trust Monthly Fee Statement within the thirty (30) day period, the requested amount in the Liquidating Trust Monthly Fee Statement will be promptly paid by the Liquidating Trustee, subject to any requirements under the Plan.

(g) Liquidating Trust Expenses. Subject to the provisions of the Liquidating Trust Agreement, all reasonable costs, expenses and obligations incurred by the Liquidating Trustee in administering this Plan, the Focus Sale Global Settlement Term Sheet, the Liquidating Trust, or in any manner connected, incidental or related thereto, in effecting distributions from, as applicable, the Liquidating Trust shall be a charge against and shall solely be paid from the Liquidating Trust Reserve. Such expenses shall be paid in accordance with the Liquidating Trust Agreement.

(h) Certain Powers and Duties of the Liquidating Trust and Liquidating Trustee.

General Powers of the Liquidating Trustee. (i) The Liquidating Trustee shall be the exclusive trustee of the Liquidating Trust and the Liquidating Trust Assets for purposes of 31 U.S.C. § 3713(b) and 26 U.S.C. § 6012(b)(3). The powers, rights, and responsibilities of the Liquidating Trustee shall be specified in the Liquidating Trust Agreement and shall include the authority and responsibility to: (a) receive, manage, invest, supervise, and protect the Liquidating Trust Assets, including collection of the Member Financial Contribution; (b) pay obligations incurred by the Liquidating Trust; (c) retain and compensate, without further order of the Bankruptcy Court, the services of employees, professionals and consultants to advise and assist in the administration, prosecution and distribution of Liquidating Trust Assets; (d) calculate and implement Distributions of Liquidating Trust Assets, which shall include making reasonable efforts to contact each Holder of an Allowed Pre-Termination Resident Claim or Post-Termination Resident Claim that is not a Releasing Party regarding entry into an agreement (in a form reasonably acceptable to ACCHS) to become a Releasing Party entitled to a Distribution in accordance with sections 4.5 and 4.6 hereof; (e) investigate, prosecute, compromise, and settle, in accordance with the specific terms of the Liquidating Trust Agreement, Causes of Action vested in the Liquidating Trust; (f) resolve issues involving Claims in accordance with this Plan; (g) enforce and implement the terms of the Focus Sale Global Settlement Term Sheet, as necessary, and (h) undertake all administrative functions of the Chapter 11 Case,

including the payment of fees payable to the United States Trustee. The Liquidating Trust is the successor to the Debtor and its Estate.

(ii) **Books and Records**. Except as required by applicable law or as agreed by the Liquidating Trustee, on the Effective Date, the Liquidating Trust shall: (a) take possession of all books, records, and files of the Debtor and its Estate; and (b) provide for the retention and storage of such books, records, and files until such time as the Liquidating Trust determines, in accordance with the Liquidating Trust Agreement, that such retention is no longer necessary or required.

(iii) *Investments of Cash*. The Liquidating Trust may invest Cash (including any earnings thereon or proceeds therefrom) as permitted by section 345 of the Bankruptcy Code or in other prudent investments, *provided, however*, that such investments are permitted to be made by a liquidating trust within the meaning of Treasury Regulation section 301.7701-4(d), as reflected therein, or under applicable IRS guidelines, rulings, or other controlling authorities.

(iv) *Claims Process*. The Liquidating Trust shall have the right to object to Claims not otherwise Allowed in connection with post-Effective Date Claims allowance process or other order of the Bankruptcy Court, *provided*, that the Liquidating Trustee shall use reasonable efforts to first attempt to resolve any Resident Claim on an informal basis without resort to the filing of an objection. Following any such objection, the Liquidating Trustee may resolve any such Claims, which shall require: (i) approval only of the Liquidating Trustee if the resolved Claim amount and the amount of any reduction from the asserted amount of the Claim are each less than one hundred thousand dollars (\$100,000); and (ii) approval of the Liquidating Trustee and the Bankruptcy Court, upon notice and a hearing, if the amount asserted by the claimant or the amount of the reduction is equal to or greater than one hundred thousand dollars (\$100,000).

(v) **Tax Reporting**. The Liquidating Trustee shall file tax returns for the Liquidating Trust as a grantor trust pursuant to Treasury Regulation section 1.671-4(a) and in accordance with this Plan. The Liquidating Trust also shall annually (for tax years in which Distributions from the Liquidating Trust are made) send to each Beneficiary a separate statement setting forth the Beneficiary's share of items of income, gain, loss, deduction or credit and all such Beneficiaries shall report such items on their federal income tax returns; *provided, however,* that no such statement need be sent to any Class that is not expected to receive any Distribution from the Liquidating Trust. The Liquidating Trust's taxable income, gain, loss, deduction or credit will be allocated to the Liquidating Trust's Beneficiaries in accordance with their relative beneficial interests in the Liquidating Trust.

As soon as possible after the Effective Date, the Liquidating Trust shall make a good faith valuation of assets of the Liquidating Trust, and such valuation shall be used consistently by all parties for all federal income tax purposes. The Liquidating Trust also shall file (or cause to be filed) any other statements, returns, or disclosures relating to the Liquidating Trust that are required by any Governmental Unit for taxing purposes. The Liquidating Trust may request an expedited determination of taxes of the Debtor or of the Liquidating Trust under section 505(b) of the

Bankruptcy Code for all tax returns filed for, or on behalf of, the Debtor and the Liquidating Trust for all taxable periods through the dissolution of the Liquidating Trust.

The Liquidating Trust shall be responsible for filing all federal, state, and local tax returns for the Debtor and the Liquidating Trust. The Liquidating Trust shall comply with all withholding and reporting requirements imposed by any federal, state, or local taxing authority, and all distributions made by the Liquidating Trust shall be subject to any such withholding and reporting requirements; provided, however, that, if the Liquidating Trustee fails to withhold in respect of amounts received or distributable with respect to any Beneficiaries and the Liquidating Trustee is later held liable for the amount of such withholding, such Beneficiaries shall reimburse the Liquidating Trustee for such liability. All such amounts withheld and paid to the appropriate taxing authority shall be treated as amounts distributed to such Beneficiaries for all purposes of the Liquidating Trust Agreement. The Liquidating Trustee shall be authorized to collect such tax information from the Beneficiaries (including, without limitation, social security numbers or other tax identification numbers) as it, in its sole discretion, deems necessary to effectuate the Plan, the Liquidating Trust Agreement and the Confirmation Order. In order to receive distributions under the Plan, all Beneficiaries will need to identify themselves to the Liquidating Trustee and provide tax information and the specifics of their holdings, to the extent the Liquidating Trustee deems appropriate (including completing the appropriate Form W-8 or Form W-9, as applicable).

(i) **Preservation of Right to Conduct Investigations**. The preservation for the Liquidating Trust of any and all rights to conduct investigations pursuant to Bankruptcy Rule 2004 is necessary and relevant to the liquidation and administration of the Liquidating Trust Assets. Accordingly, any and all rights to conduct investigations pursuant to Bankruptcy Rule 2004 held by the Debtor prior to the Effective Date shall vest with the Liquidating Trust and shall continue until dissolution of the Liquidating Trust. For the avoidance of doubt, and notwithstanding the foregoing and any other provision of this Plan, the Liquidating Trust, as successor in interest to the Debtor, shall be bound by the terms of the Focus Sale Global Settlement Term Sheet, including its requirement to refrain from continuing or conducting any further discovery or litigation targeted at the ACCHS, ANH or any of their Related Persons until Termination (as defined therein).

(j) **Prosecution and Resolution of Causes of Action**.

(i) *The Liquidating Trust's Exclusive Authority to Pursue, Settle, or Abandon Causes of Action.* From and after the Effective Date, prosecution and settlement of all Causes of Action, including Avoidance Actions, transferred to the Liquidating Trust shall be the sole responsibility of the Liquidating Trust pursuant to the Plan and the Confirmation Order. From and after the Effective Date, the Liquidating Trust shall have exclusive rights, powers, and interests of the Debtor's Estate to pursue, settle or abandon such Causes of Action as the sole representative of the Debtor's Estate pursuant to section 1123(b)(3) of the Bankruptcy Code. Proceeds recovered from all Causes of Action transferred to the Liquidating Trust will be deposited into the Liquidating Trust and will be distributed by the Liquidating Trustee to the Beneficiaries in accordance with the provisions of the Plan, the Focus Sale Global Settlement Term Sheet and Liquidating Trust Agreement. All Causes of Action, including Avoidance Actions, that are not expressly released or waived under the Plan are reserved and preserved and vest in the Liquidating Trust in accordance with this Plan. No Person may rely on the absence of a specific reference in the Plan, the Plan Supplement, or the Disclosure Statement to any Cause of Action against it as any indication that the Debtor or Liquidating Trustee will not pursue any and all available Causes of Action against such Person. The Liquidating Trustee expressly reserves all Causes of Action, except for any Causes of Action against any Person that are expressly released or waived under the Plan, and, therefore, no preclusion doctrine, including the doctrines of res judicata, collateral estoppel, issue preclusion, claim preclusion, estoppel (judicial, equitable, or otherwise), or laches, shall apply to such Causes of Action upon, after, or as a consequence of confirmation or consummation of the Plan. No claims or Causes of Action against the Released Parties expressly released or waived pursuant to the Plan or Focus Sale Global Settlement Term Sheet shall be transferred to the Liquidating Trust, the Liquidating Trustee shall not have standing to pursue such claims or Causes of Action, and all such claims and Causes of Action shall be waived, released and discharged pursuant to the Plan and the Focus Sale Global Settlement Term Sheet. Notwithstanding the foregoing, any compromise or settlement of a Cause of Action by the Liquidating Trustee of an amount greater than one hundred thousand dollars (\$100,000) must be acceptable to the Bond Trustee and the designees of the Committee and the Ad Hoc Group appointed pursuant to the Liquidating Trust Agreement.

(ii) *Settlement of Causes of Action*. Settlement by the Liquidating Trust of any Cause of Action transferred to the Liquidating Trust shall require: (i) approval only of the Liquidating Trustee if the amount claimed by the Liquidating Trust against a defendant is less than one hundred thousand dollars (\$100,000); and (ii) approval of the Liquidating Trust against a defendant is unliquidated or equals or exceeds one hundred thousand dollars (\$100,000).

(k) *Federal Income Tax Treatment of the Liquidating Trust for the Liquidating Trust Assets*. For federal income tax purposes, it is intended that the Liquidating Trust be classified as a liquidating trust under section 301.7701-4 of the Treasury regulations and that such trust be owned by its Beneficiaries. Accordingly, for federal income tax purposes, it is intended that the Beneficiaries be treated as if they had received a distribution from the Debtor's Estate of an undivided interest in each of the Liquidating Trust Assets in satisfaction of their Allowed Claims (to the extent of the value of their respective share in the applicable assets) and then contributed such interests to the Liquidating Trust in exchange for their interests in the Liquidating Trust, and the Liquidating Trust's Beneficiaries will be treated as the grantors and owners thereof.

(1) *Limitation of Liability*. No recourse will ever be had, directly or indirectly, against the Liquidating Trustee or his or her respective employees, professionals, representatives, agents, successors or assigns, by legal or equitable proceedings or by virtue of any statute or otherwise, or any deed of trust, mortgage, pledge or note, nor upon any promise, contract, instrument, undertaking, obligation, covenant or agreement whatsoever executed by the Liquidating Trust under this Plan or by reason of the creation of any indebtedness by the Liquidating Trust or the Liquidating Trustee under this Plan. All such liabilities under this Plan will be enforceable only against, and will be satisfied only out of, the Liquidating Trust Assets. The Liquidating Trust and the Liquidating Trustee and their respective officers, directors, employees, professionals, representatives, agents, successors or assigns will not be liable for any act they may do, or omit to do hereunder in good faith and in the exercise of their sound judgment;

provided, however, that this section will not apply to any gross negligence or willful misconduct by the Liquidating Trust and the Liquidating Trustee or their respective officers, directors, employees, professionals, representatives, agents, successors or assigns.

(m) *Term of Liquidating Trust*. The Liquidating Trustee shall be discharged and the Liquidating Trust shall be terminated, at such time as (i) all Disputed Claims have been resolved, (ii) all of the Liquidating Trust Assets have been liquidated, (iii) all duties and obligations of the Liquidating Trustee under the Liquidating Trust Agreement have been fulfilled, (iv) all Distributions required to be made by the Liquidating Trust under this Plan and the Liquidating Trust Agreement have been made, and (v) the Chapter 11 Case has been closed; *provided, however*, that in no event shall the Liquidating Trust be dissolved later than five (5) years from the Effective Date unless the Bankruptcy Court, upon motion within the six-month period prior to the fifth anniversary (or the end of any extension period approved by the Bankruptcy Court), determines that an extension is necessary to facilitate or complete the recovery and liquidation of the Liquidating Trust Assets.

(n) *Conflicts Between the Liquidating Trust Agreement and the Plan.* In the event of any inconsistencies or conflict between the Liquidating Trust Agreement and this Plan, the terms and provisions of this Plan shall control.

(o) *Excess Funds*. In the event there is Liquidating Trust Distributable Cash remaining after all required Distributions under the Plan and the Liquidating Trust Agreement have been made, such Cash will be turned over to the Attorney General for the State of New York in accordance with New York law.

SECTION 7. DISTRIBUTIONS

7.1 **Distribution Record Date**. As of the close of business on the Distribution Record Date, the various transfer registers for each of the Classes of Claims or Interests as maintained by the Debtor or its agents shall be deemed closed, and there shall be no further changes in the record Holders of any of the Claims or Interests. The Debtor or the Liquidating Trustee shall have no obligation to recognize any ownership transfer of the Claims or Interests occurring after the Distribution Record Date. The Debtor, the Liquidating Trustee, or any party responsible for making Distributions shall be entitled to recognize and deal for all purposes under the Plan only with those record Holders stated on the transfer ledgers as of the close of business on the Distribution Record Date, to the extent applicable.

7.2 **Date of Distributions**. Except as otherwise provided in this Plan and the Focus Sale Global Settlement Term Sheet, on the Effective Date or as soon as reasonably practicable thereafter (or if a Claim is not an Allowed Claim on the Effective Date, on the date that such a Claim becomes an Allowed Claim or as soon as reasonably practicable thereafter), each Holder of an Allowed Claim against the Debtor shall receive the full amount of the Distributions that the Plan provides for Allowed Claims in the applicable Class and in the manner provided therein. Distributions made after the Effective Date to Holders of Allowed Claims shall be deemed to have been made on the Effective Date and, except as otherwise provided in the Plan, no interest shall be payable by the Debtor or the Liquidating Trustee with respect to such Claims or any Distribution related thereto. In the event that any payment or act under the Plan is required to be

made or performed on a date that is not a Business Day, then the making of such payment or the performance of such act may be completed on the next succeeding Business Day, but shall be deemed to have been completed as of the required date. If there are Disputed Claims, Distributions on account of any such Disputed Claims shall be made pursuant to the provisions set forth in the Plan. Except as otherwise provided in the Plan, Holders of Claims shall not be entitled to interest, dividends or accruals on Distributions provided for thereunder, regardless of whether such Distributions are delivered on or at any time after the Effective Date.

7.3 *Disbursing Agent*. Except as otherwise provided in this Plan, all Distributions under this Plan shall be made by the Liquidating Trustee as Disbursing Agent or such other Person designated by the Liquidating Trustee as a Disbursing Agent on or after the Effective Date.

7.4 **Rights and Powers of Disbursing Agent**. The Disbursing Agent shall be empowered to: (a) effect all actions and execute all agreements, instruments and other documents necessary to perform its duties under this Plan; (b) make all Distributions contemplated hereby; (c) employ professionals to represent it with respect to its responsibilities; and (d) exercise such other powers as may be vested in the Disbursing Agent by order of the Bankruptcy Court, pursuant to this Plan, or as deemed by the Disbursing Agent to be necessary and proper to implement the provisions of this Plan.

7.5 **Delivery of Distributions in General.** Except as otherwise provided in this Plan, distributions to Holders of Allowed Claims shall be made to Holders of record as of the Distribution Record Date by the Disbursing Agent. Distributions to Holders of Allowed Claims will be made at the address of each such Holder as set forth in the Debtor's books and records, which books and records will be updated to reflect any updated mailing addresses provided to the Debtor by or on behalf of Residents who no longer reside at the Facility. Distributions under this Plan on account of such Allowed Claims shall not be subject to levy, garnishment, attachment or like legal process, so that each Holder of an Allowed Claim shall have and receive the benefit of the distributions in the manner set forth in this Plan. None of the Debtor, the Liquidating Trustee, and the applicable Disbursing Agent shall incur any liability whatsoever on account of any distributions on account of the Bond Claims shall be made to the Bond Trustee, and the Bond Trustee shall make such further distributions to the Holders of the Bonds as set forth in the Bond Documents, subject to the provisions of section 11.12 hereof.

7.6 **Payments and Distributions on Disputed Claims**. Distributions made after the Effective Date to Holders of Disputed Claims that are not Allowed Claims as of the Effective Date but which later become Allowed Claims shall be deemed to have been made on the Effective Date. Notwithstanding any provision otherwise in this Plan and except as may be agreed to by the Debtor or the Liquidating Trustee, on the one hand, and the Holder of a Disputed Claim, on the other hand, no partial payments and no partial Distributions shall be made with respect to any Disputed Claim until all Disputed Claims held by the Holder of such Disputed Claim have become Allowed Claims or have otherwise been resolved by settlement or Final Order.

7.7 *Manner of Payment*. Any Distributions to be made by or on behalf of the Debtor or the Liquidating Trustee, as applicable, pursuant to this Plan shall be made by checks

drawn on accounts maintained by the Debtor or the Liquidating Trustee, respectively, or by wire transfer if circumstances justify, at the option of the Debtor or the Liquidating Trustee, as applicable; *provided, however*, any payments made to the Bond Trustee shall be made by wire transfer.

7.8 Undeliverable Distributions and Unclaimed Property. In the event that any Distribution to any Holder is returned as undeliverable, no Distribution to such Holder shall be made unless and until the Disbursing Agent has determined the then current address of such Holder, at which time such Distribution shall be made as soon as practicable after such Distribution has become deliverable; *provided, however*, that such Distributions shall be deemed unclaimed property under section 347(b) of the Bankruptcy Code and forfeited at the expiration of six months from the date of the Distribution. After such date, all "unclaimed property" or interests in property shall revert to the Liquidating Trust (notwithstanding any applicable federal or state escheat, abandoned or unclaimed property laws to the contrary), and the Claim of any Holder to such property shall be discharged and forever barred.

7.9 *Withholding and Reporting Requirements*. In connection with this Plan and all instruments issued in connection herewith, the Disbursing Agent shall comply with all applicable withholding and reporting requirements imposed by any federal, state or local taxing authority, and all Distributions under this Plan shall be subject to any such withholding or reporting requirements.

7.10 [Reserved].

7.11 *Setoffs*. The Debtor or the Liquidating Trustee may, but shall not be required to, set off against any Claim (for purposes of determining the Allowed amount of such Claim on which a Distribution shall be made), any claims of any nature whatsoever that the Debtor or the Liquidating Trustee may have against the Holder of such Claim, including any outstanding amounts due to the Debtor in connection with any Residency Agreement, but neither the failure to do so nor the allowance of any Claim hereunder shall constitute a waiver or release by the Debtor or the Liquidating Trustee of any such claim the Debtor or the Liquidating Trustee may have against the Holder of the Debtor or the Liquidating Trustee of any such claim the Debtor or the Liquidating Trustee may have against the Holder of such Claim.

7.12 *Insurance Claims*. Except for the payments to be made with respect to the Bondholder Secured Claims, the Bondholder Deficiency Claim, the Pre-Termination Resident Claims and the Post-Termination Resident Claims, no Distributions under this Plan shall be made on account of Allowed Claims until the Holder of such Allowed Claim has exhausted all remedies with respect to the Debtor's Insurance Policies. To the extent that the Debtor's insurers agree to satisfy in full a Claim, then immediately upon such insurers' agreement, such Claim may be expunged without a Claims objection having to be filed and without any further notice to or action, order or approval of the Bankruptcy Court.

7.13 *Applicability of Insurance Policies*. Except as otherwise provided in this Plan, Distributions to Holders of Allowed Claims shall be made in accordance with the provisions of any applicable Insurance Policy. Nothing contained in this Plan shall constitute or be deemed a waiver of any Cause of Action that the Debtor, Liquidating Trustee or any Person may hold against any insurers under any of the Debtor's Insurance Policies, nor shall anything contained in

the Disclosure Statement or herein constitute or be deemed a waiver by such insurers of any defenses, including coverage defenses, held by such insurers.

7.14 *No Postpetition Interest*. Unless otherwise specifically provided for herein or in the Confirmation Order, or required by applicable bankruptcy law, postpetition interest shall not accrue or be paid on any Claims or Interests, and no Holder of a Claim or Interest shall be entitled to interest accruing on or after the Petition Date on such Claim or Interest.

7.15 Allocation of Distributions Between Principal and Unpaid Interest. With the exception of any Distributions on account of the Bonds, to the extent that any Claim entitled to a Distribution under this Plan is comprised of indebtedness and accrued but unpaid interest thereon, such Distribution shall, for U.S. federal income tax purposes, be allocated on the Debtor's books and records to the principal amount of the Claim first and then, to the extent the consideration exceeds the principal amount of the Claim, to the accrued but unpaid interest. For the avoidance of doubt, Holders of the Bondholder Secured Claims and Bondholder Deficiency Claims may, in their discretion, first apply any Distribution against accrued and unpaid interest on their Claims, and then against the outstanding principal amount of their Claims.

7.16 *Distributions Free and Clear*. Except as may be otherwise provided herein, all Distributions under this Plan shall be free and clear of any Liens, Claims, encumbrances, and other interests.

7.17 *Fractional Dollars; De Minimis Distributions*. Notwithstanding any other provision of this Plan, Cash payments of fractions of dollars shall not be made. Whenever any Distribution to a Holder of a Claim would otherwise call for Distribution of Cash in a fractional dollar amount, the actual Distribution of such Cash shall be rounded to the nearest whole dollar (up or down), with half dollars (or less) being rounded down. Neither the Debtor nor the Liquidating Trustee shall be required to make any Cash payment of less than ten dollars (\$10.00) with respect to any Claim or Interest unless a request therefor is made in writing to the Debtor or the Liquidating Trustee, as applicable; *provided, however*, that neither the Debtor nor the Liquidating Trustee shall have any obligation to make any Distribution, whether final or not, unless and until the total amount of such Distribution to a specific Holder of an Allowed Claim or Interest is equal to or greater than ten dollars (\$10.00).

SECTION 8. PROCEDURES FOR DISPUTED CLAIMS

The provisions of this section 8 shall not be applicable to the Bond Claims, which are Allowed Claims.

8.1 *Allowance of Claims and Interests*. Except as expressly provided herein, or in any order entered in the Chapter 11 Case prior to the Effective Date, including the Confirmation Order, no Claim or Interest shall be deemed Allowed unless and until such Claim or Interest is deemed Allowed under this Plan or the Bankruptcy Code or Allowed by the Bankruptcy Court by entry of a Final Order allowing such Claim or Interest. On and following the Effective Date, the Liquidating Trust shall be vested with any and all rights and defenses the Debtor had with respect to any Claim or Interest immediately prior to the Effective Date.

8.2 Objections to Claims. The Debtor (before the Effective Date) or the Liquidating Trustee (on or after the Effective Date), as applicable, shall have the exclusive authority to file, settle, compromise, withdraw or litigate to judgment any objections to Claims as permitted under this Plan, provided that any compromise or settlement by the Liquidating Trust of a Claim that is not a Pre-Termination Resident Claim or a Post-Termination Resident Claim in an amount greater than \$100,000 must be acceptable to the Bond Trustee and designees of the Committee and the Ad Hoc Group appointed pursuant to the Liquidating Trust Agreement or otherwise approved by the Bankruptcy Court. Any objections to Claims shall be filed and served on or before the later of (i) one hundred eighty (180) days after the Effective Date or (ii) such date as may be fixed by the Bankruptcy Court; provided, however, that the Liquidating Trustee may file objections to any General Unsecured Claim within thirty (30) days of filing a notice that the Liquidating Trustee has determined that Remnant Assets are available for distribution to Holders of Allowed General Unsecured Claims. From and after the Effective Date, the Liquidating Trustee may settle or compromise any Disputed Claim without approval of the Bankruptcy Court, provided that any compromise or settlement by the Liquidating Trust of a Claim that is not a Pre-Termination Resident Claim or a Post-Termination Resident Claim, in an amount greater than \$100,000, must be acceptable to the Bond Trustee and the designees of the Committee and the Ad Hoc Group appointed pursuant to the Liquidating Trust Agreement or otherwise approved by the Bankruptcy Court.

Estimation of Claims. The Debtor (before the Effective Date) or the 8.3 Liquidating Trustee (on or after the Effective Date) may, at any time, and from time to time, request that the Bankruptcy Court estimate any Contingent Claim or Disputed Claim pursuant to section 502(c) of the Bankruptcy Code for any reason, regardless of whether an objection was previously filed with the Bankruptcy Court with respect to such Claim, or whether the Bankruptcy Court has ruled on any such objection, and the Bankruptcy Court will retain jurisdiction to estimate any Claim at any time during litigation concerning any objection to any Claim, including, without limitation, during the pendency of any appeal relating to such objection. In the event that the Bankruptcy Court estimates any Contingent Claim or Disputed Claim, the amount so estimated shall constitute either the Allowed amount of such Claim or a maximum limitation on such Claim, as determined by the Bankruptcy Court. If the estimated amount constitutes a maximum limitation on the amount of such Claim, the Debtor or the Liquidating Trustee may pursue supplementary proceedings to object to the allowance of such Claim; provided, however, the Liquidating Trustee may elect not to pursue such supplementary proceedings, instead electing to treat such maximum amount as the Allowed amount of such Claim.

8.4 *No Distribution Pending Allowance*. Notwithstanding any other provision of this Plan, if any portion of a Claim is disputed, no payment or distribution provided hereunder shall be made on account of such Claim unless and until such Disputed Claim becomes an Allowed Claim.

8.5 **Distributions after Allowance.** At such time as a Contingent Claim or a Disputed Claim becomes an Allowed Claim, a Distribution shall be made to the Holder of such Allowed Claim in accordance with the provisions of this Plan as soon as practicable after the date that the order or judgment of the Bankruptcy Court allowing any Contingent Claim or Disputed Claim becomes a Final Order. To the extent that all or a portion of a Contingent Claim or a

Disputed Claim is disallowed, the Holder of such Claim shall not receive any Distribution on account of the portion of such Claim that is disallowed.

8.6 **Preservations of Rights to Settle Claims**. In accordance with section 1123(b) of the Bankruptcy Code, the Liquidating Trustee shall have the discretion to retain and enforce, sue on, settle, or compromise all claims, rights, causes of action, suits, and proceedings, whether in law or in equity, whether known or unknown, that the Debtor or its Estate may hold against any person or entity without the approval of the Bankruptcy Court, subject to the terms of this Plan, the Confirmation Order, the Focus Sale Global Settlement Term Sheet, the Liquidating Trust Agreement, and any contract, instrument, release, indenture, or other agreement entered into in connection herewith. The Liquidating Trustee may pursue such retained claims, rights, or causes of action, suits, or proceedings, as appropriate, in accordance with the best interests of the Liquidating Trust and its Beneficiaries.

8.7 **Disallowed Claims**. All Claims held by Persons against whom or which the Debtor or Liquidating Trustee has commenced a proceeding asserting a cause of action under sections 542, 543, 544, 545, 547, 548, 549, and/or 550 of the Bankruptcy Code shall be deemed Disallowed Claims pursuant to section 502(d) of the Bankruptcy Code and Holders of such Claims shall not be entitled to vote to accept or reject the Plan. Disallowed Claims pursuant to this Section shall continue to be Disallowed Claims for all purposes until the avoidance action against such party has been settled or resolved by Final Order and any sums due to the Debtor or Liquidating Trustee from such party have been paid.

SECTION 9. EXECUTORY CONTRACTS AND UNEXPIRED LEASES

9.1 Assumption and Rejection of Executory Contracts and Unexpired Leases. Except as otherwise provided in this Plan, or in any contract, instrument, release, indenture or other agreement or document entered into in connection with this Plan, including the Focus APA, each of the Executory Contracts and Unexpired Leases of the Debtor shall be deemed rejected as of the Effective Date, unless such Executory Contract or Unexpired Lease: (1) was assumed or rejected previously by the Debtor; (2) expired or terminated pursuant to its own terms before the Effective Date; (3) is the subject of a motion to assume or reject filed on or before the Effective Date; or (4) is identified as an Executory Contract or Unexpired Lease to be assumed in connection with the Sale. For the avoidance of doubt, all Residency Agreements shall be deemed rejected as of the Effective Date.

9.2 *Inclusiveness*. Unless otherwise specified, each Executory Contract and Unexpired Lease assumed or rejected by the Debtor shall include any and all modifications, amendments, supplements, 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.

9.3 **Rejection Claims**. Except as otherwise provided in orders entered by the Bankruptcy Court or this Plan, all Proofs of Claim with respect to Claims arising from the rejection of Executory Contracts or Unexpired Leases, if any, must be filed with the Bankruptcy Court and served on counsel to the Debtor or the Liquidating Trustee on or before the first Business Day that is thirty (30) days after the date of entry of an order of the Bankruptcy Court (including the

Confirmation Order) approving such rejection; provided, that any such Claims arising from the rejection of an Unexpired Lease shall be subject to the cap on rejection damages imposed by section 502(b)(6) of the Bankruptcy Code. Notwithstanding the foregoing, Residents shall not be required to file a Proof of Claim with respect to Claims arising from the rejection of Executory Contracts or Unexpired Leases to be eligible to receive the Initial Pre-Termination Resident Distribution or the Initial Post-Termination Resident Distribution and the treatment of Pre-Termination Resident Claims and Post-Termination Resident Claims set forth in section 3 of this Plan shall be inclusive of any rejection Claim asserted or assertable by any Resident. Any non-Resident Claim arising from the rejection of an Executory Contract or Unexpired Lease not filed with the Bankruptcy Court within such time will be automatically disallowed, forever barred from assertion and shall not be enforceable against the Debtor or the Liquidating Trustee, the Debtor's Estate or their property without the need for any objection by the Debtor or the Liquidating Trustee or further notice to, or action, order or approval of the Bankruptcy Court. All Allowed Claims arising from the rejection of the Debtor's Executory Contracts or Unexpired Leases shall be classified as General Unsecured Claims against the Debtor and shall be treated in accordance with this Plan.

9.4 *Cure of Defaults*. Any monetary amounts by which any Executory Contract or Unexpired Lease to be assumed under this Plan or otherwise is in default shall be satisfied, under section 365(b)(1) of the Bankruptcy Code, by Cure. If there is a dispute regarding (i) the nature or amount of any Cure, or (ii) any other matter pertaining to assumption, Cure shall occur following the entry of a Final Order of the Bankruptcy Court resolving the dispute and approving the assumption.

9.5 *Full Release and Satisfaction*. Assumption of any Executory Contract or Unexpired Lease pursuant to this Plan or otherwise shall result in the full release and satisfaction of any Claims or defaults, whether monetary or nonmonetary, including defaults of provisions restricting the change in control or ownership interest composition or other bankruptcy related defaults, arising under any assumed Executory Contract or Unexpired Lease at any time before the effective date of the assumption.

9.6 **D&O Liability Insurance Policies**. The D&O Liability Insurance Policies shall be assumed by the Debtor effective as of the Effective Date, pursuant to sections 105, 365, and 1123 of the Bankruptcy Code, and nothing shall alter, modify, or amend, affect, or impair the terms and conditions of (or the coverage provided by) any of the D&O Liability Insurance Policies, including the coverage for defense and indemnity under any of the D&O Liability Insurance Policies, which shall remain available to all individuals within the definition of "Insured" in any of the D&O Liability Insurance Policies regardless of whether such officers, directors, trustees, managers, or members remain in such position after the Effective Date. For the avoidance of doubt, the D&O Liability Insurance Policies will continue to apply with respect to actions, or failures to act, that occurred on or prior to the Effective Date, subject to the terms and conditions of the D&O Liability Insurance Policies. In addition, after the Effective Date, neither the Debtor nor the Liquidating Trustee shall terminate or otherwise reduce coverage under any D&O Liability Insurance Policies (including any "tail policy") in effect or purchased as of the Petition Date.

9.7 **Reservation of Rights.** Nothing contained in this Plan or the Plan Supplement shall constitute an admission by the Debtor or the Liquidating Trustee that any such contract or lease is in fact an Executory Contract or *Unexpired* Lease or that the Debtor or the Liquidating Trustee have any liability thereunder.

SECTION 10. CONDITIONS PRECEDENT TO CONFIRMATION AND THE EFFECTIVE DATE

10.1 *Conditions Precedent to Confirmation*. Confirmation of this Plan shall not occur, and the Confirmation Order shall not be entered, until each of the following conditions precedent have been satisfied or waived pursuant to the provisions of this Plan:

(a) The proposed Confirmation Order shall be in form and substance satisfactory in all respects to the Debtor, ACCHS, the Committee, the Ad Hoc Group and the Bond Trustee;

(b) The Plan and the Plan Supplement, including any schedules, documents, supplements and exhibits thereto shall be, in form and substance, acceptable to the Debtor, ACCHS, the Committee, the Ad Hoc Group and the Bond Trustee;

(c) The Bankruptcy Court shall have entered an order approving the Focus Sale Global Settlement Term Sheet; and

(d) The Focus Sale Global Settlement Term Sheet shall not have been terminated and shall remain in full force and effect.

10.2 *Conditions Precedent to the Effective Date*. The Effective Date shall not occur until each of the following conditions precedent have been satisfied or waived pursuant to the provisions of this Plan:

(a) The Bankruptcy Court shall have entered the Confirmation Order, in form and substance acceptable to the Debtor, ACCHS, the Committee, the Ad Hoc Group and the Bond Trustee, and such Confirmation Order shall not be subject to any stay or an unresolved request for revocation under section 1144 of the Bankruptcy Code;

(b) All actions, documents, certificates, and agreements necessary to implement this Plan, including, without limitation, the Liquidating Trust Agreement, shall have been affected or executed and delivered to the required parties and, to the extent required, filed with the applicable governmental units in accordance with applicable laws;

(c) The Sale Closing Date shall have occurred; and

(d) The Focus Sale Global Settlement Term Sheet shall not have been terminated and shall remain in full force and effect.

10.3 *Waiver of Conditions*. The conditions to confirmation and consummation of this Plan set forth herein may be waived at any time by the Debtor, with the consent of ACCHS, the Committee, the Ad Hoc Group and the Bond Trustee, without notice to any other parties in

interest or the Bankruptcy Court and without a hearing; *provided, however*, that the parties may not waive the condition set forth in section 10.2(c) herein or the entry of the Confirmation Order.

10.4 *Effect of Failure of Conditions*. If consummation of this Plan does not occur, this Plan shall be null and void in all respects and nothing contained in this Plan or the Disclosure Statement shall: (1) constitute a waiver or release of any claims by or Claims against the Debtor; (2) prejudice in any manner the rights of the Debtor, any Holders of Claims or Interests or any other Person; or (3) constitute an admission, acknowledgment, offer or undertaking by the Debtor, any Holders of Claims or Interests or any other Person in any respect.

SECTION 11. EFFECT OF CONFIRMATION

11.1 *Immediate Binding Effect*. Notwithstanding Bankruptcy Rules 3020(e), 6004(h) or 7062 or any other Bankruptcy Rule, upon the occurrence of the Effective Date, the terms of this Plan and the Liquidating Trust Agreement shall be immediately effective and enforceable and deemed binding upon the Debtor, the Liquidating Trustee, the Liquidating Trust and any and all Holders of Claims or Interests (irrespective of whether such Holders of Claims or Interests are deemed to have accepted this Plan), all Persons that are parties to or are subject to the settlements, compromises, releases, discharges and injunctions described in this Plan, each Person acquiring property under this Plan, and any and all non-Debtor parties to Executory Contracts and Unexpired Leases with the Debtor.

11.2 *Compromise and Settlement of Claims, Interests and Controversies.* Pursuant to sections 363 and 1123(b) of the Bankruptcy Code and Bankruptcy Rule 9019 and in consideration for the Distributions and other benefits provided pursuant to this Plan, the provisions of this Plan shall constitute a good faith compromise of all Claims, Interests and controversies relating to the contractual, legal and subordination rights that a Holder of a Claim or Interest may have with respect to any Allowed Claim or Interest, or any Distribution to be made on account of such Allowed Claim or Interest. The entry of the Confirmation Order shall constitute the Bankruptcy Court's approval of the compromise or settlement of all such Claims, Interests and controversies, as well as a finding by the Bankruptcy Court that such compromise or settlement is in the best interests of the Debtor, its Estate and Holders of Claims and Interests and is fair, equitable and reasonable.

11.3 **Releases by the Debtor**. Pursuant to section 1123(b) of the Bankruptcy Code and except as otherwise specifically provided in this Plan, the Focus Sale Global Settlement Term Sheet or the Plan Supplement, for good and valuable consideration, including the service of the Released Parties to facilitate the expeditious liquidation of the Debtor and the consummation of the transactions contemplated by the Plan, on or after the Effective Date (in accordance with the Plan and the Focus Sale Global Settlement Term Sheet), the Released Parties are deemed released and discharged by the Debtor and its Estate from any and all claims, obligations, rights, suits, damages, Causes of Action, remedies and liabilities whatsoever, including any derivative claims asserted or assertable on behalf of the Debtor, whether known or unknown, foreseen or unforeseen, existing or hereinafter arising, in law, equity or otherwise, that the Debtor or its Estate would have been legally entitled to assert in its own right (whether individually or collectively) or on behalf of the Holder of any Claim or Interest or other Person, based on or relating to, or in any manner arising from, in whole or in part, the Debtor, the Chapter 11 Case, the Sale or the transactions or events giving rise to any Claim or Interest that is treated in the Plan, the business or contractual arrangements between the Debtor and any Released Party, the restructuring of Claims and Interests before or during the Chapter 11 Case, the negotiation, formulation or preparation of the Plan, the Disclosure Statement, any Plan Supplement or related agreements, instruments or other documents (collectively, the "*Debtor Released Claims*"), other than Debtor Released Claims against a Released Party arising out of the gross negligence, willful misconduct, intentional fraud, or criminal liability of any such Person. For the avoidance of doubt, the releases contained in this section 11.3 shall not modify or waive the releases contained in the Focus Sale Global Settlement Term Sheet and/or the effect of termination of the Focus Sale Global Settlement Term Sheet on the terms set forth therein.

Releases by Holders of Claims. **EXCEPT AS OTHERWISE** 11.4 PROVIDED HEREIN AND IN THE FOCUS SALE GLOBAL SETTLEMENT TERM SHEET, AND EXCEPT FOR THE RIGHT TO ENFORCE THIS PLAN, ON THE EFFECTIVE DATE, ALL RELEASING PARTIES SHALL, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, BE DEEMED TO FOREVER RELEASE, WAIVE AND DISCHARGE THE RELEASED PARTIES OF AND FROM ALL LIENS. CLAIMS. CAUSES OF ACTION, LIABILITIES, ENCUMBRANCES, SECURITY INTERESTS, INTERESTS OR CHARGES OF ANY NATURE OR DESCRIPTION WHATSOEVER **RELATING TO THE DEBTOR, THE CHAPTER 11 CASE OR AFFECTING PROPERTY** OF THE ESTATE, WHETHER KNOWN OR UNKNOWN, SUSPECTED OR UNSUSPECTED, SCHEDULED OR UNSCHEDULED, CONTINGENT OR NOT CONTINGENT, UNLIQUIDATED OR FIXED, ADMITTED OR DISPUTED, MATURED OR UNMATURED, SENIOR OR SUBORDINATED, WHETHER ASSERTABLE DIRECTLY OR DERIVATIVELY BY, THROUGH, OR RELATED TO ANY OF THE RELEASED PARTIES AND THEIR SUCCESSORS AND ASSIGNS WHETHER AT LAW, IN EQUITY OR OTHERWISE, BASED UPON ANY CONDITION, EVENT, ACT, OMISSION OCCURRENCE, TRANSACTION OR OTHER ACTIVITY, INACTIVITY, INSTRUMENT OR OTHER AGREEMENT OF ANY KIND OR NATURE OCCURRING, ARISING OR EXISTING PRIOR TO THE EFFECTIVE DATE IN ANY WAY **RELATING TO OR ARISING OUT OF, IN WHOLE OR IN PART, THE DEBTOR, THE** CHAPTER 11 CASE, THE PURSUIT OF CONFIRMATION OF THIS PLAN, THE NEGOTIATION AND CONSUMMATION OF THE SALE, THE CONSUMMATION OF THIS PLAN OR THE ADMINISTRATION OF THIS PLAN, INCLUDING WITHOUT LIMITATION, THE NEGOTIATION AND SOLICITATION OF THIS PLAN, ALL **REGARDLESS OF WHETHER (A) A PROOF OF CLAIM HAS BEEN FILED OR IS** DEEMED TO HAVE BEEN FILED, (B) SUCH CLAIM IS ALLOWED OR (C) THE HOLDER OF SUCH CLAIM HAS VOTED TO ACCEPT OR REJECT THIS PLAN, EXCEPT FOR WILLFUL MISCONDUCT OR GROSS NEGLIGENCE. FOR THE AVOIDANCE OF DOUBT, THIS RELEASE SHALL NOT MODIFY OR WAIVE THE RELEASES CONTAINED IN THE FOCUS SALE GLOBAL SETTLEMENT TERM SHEET AND/OR THE EFFECT OF TERMINATION OF THE FOCUS SALE GLOBAL SETTLEMENT TERM SHEET ON THE TERMS SET FORTH THEREIN.

NOTWITHSTANDING THE FOREGOING, IF THE FOCUS SALE GLOBAL SETTLEMENT TERM SHEET IS TERMINATED PRIOR TO PAYMENT OF THE MEMBER FINANCIAL CONTRIBUTION, ANY RELEASES UNDER THIS PLAN

OR THE FOCUS SALE GLOBAL SETTLEMENT TERM SHEET IN FAVOR OF ACCHS, ANH OR ANY OF THEIR RELATED PERSONS OTHER THAN THE DEBTOR (AND ANY SUCH RELEASES BY ACCHS, ANH OR ANY OF THEIR RELATED PERSONS OTHER THAN THE DEBTOR) SHALL BE DEEMED VOID AB INITIO.

11.5 *Exculpation*. None of the Exculpated Parties shall have or incur any liability to any Holder of a Claim or Interest, or other party in interest, or any of their respective members, officers, directors, employees, advisors, professionals, attorneys or agents or any of their successors and assigns, with respect to any Exculpated Claim, including, without limitation, any act or omission in connection with, related to, or arising out of, in whole or in part, the Chapter 11 Case, except for their willful misconduct or gross negligence as determined by a Final Order of a court of competent jurisdiction, and, in all respects, the Exculpated Parties shall be entitled to rely upon the advice of counsel with respect to their duties and responsibilities under this Plan.

11.6 Injunction. FROM AND AFTER THE EFFECTIVE DATE, ALL PERSONS WHO HAVE HELD, HOLD OR MAY HOLD CLAIMS AGAINST OR INTERESTS IN THE DEBTOR ARE PERMANENTLY ENJOINED FROM COMMENCING OR CONTINUING IN ANY MANNER, ANY CAUSE OF ACTION RELEASED OR TO BE RELEASED PURSUANT TO THIS PLAN OR THE CONFIRMATION ORDER.

FROM AND AFTER THE EFFECTIVE DATE, TO THE EXTENT OF THE RELEASES AND EXCULPATION GRANTED IN THIS PLAN AND THE FOCUS SALE GLOBAL SETTLEMENT TERM SHEET, THE RELEASING PARTIES SHALL BE PERMANENTLY ENJOINED FROM COMMENCING OR CONTINUING IN ANY MANNER AGAINST THE RELEASED PARTIES AND THE EXCULPATED PARTIES AND THEIR ASSETS AND PROPERTIES, AS THE CASE MAY BE, ANY SUIT, ACTION OR OTHER PROCEEDING, ON ACCOUNT OF OR RESPECTING ANY CLAIM, DEMAND, LIABILITY, OBLIGATION, DEBT, RIGHT, CAUSE OF ACTION, INTEREST OR REMEDY RELEASED OR TO BE RELEASED PURSUANT TO THIS PLAN.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THIS PLAN, THE PLAN SUPPLEMENT OR RELATED DOCUMENTS, OR FOR OBLIGATIONS PURSUANT TO THIS PLAN, ALL PERSONS WHO HAVE HELD, HOLD OR MAY HOLD CLAIMS OR INTERESTS THAT HAVE BEEN RELEASED, DISCHARGED, OR ARE SUBJECT TO EXCULPATION, ARE PERMANENTLY ENJOINED, FROM AND AFTER THE EFFECTIVE DATE, FROM TAKING ANY OF THE FOLLOWING ACTIONS: (A) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (B) ENFORCING, ATTACHING, COLLECTING OR RECOVERING BY ANY MANNER OR MEANS ANY JUDGMENT, AWARD, DECREE OR ORDER AGAINST SUCH PERSONS ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (C) CREATING, PERFECTING OR ENFORCING ANY ENCUMBRANCE OF ANY KIND AGAINST SUCH PERSONS OR THE PROPERTY OR ESTATES OF SUCH PERSONS ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; AND (D) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS RELEASED, SETTLED OR DISCHARGED PURSUANT TO THIS PLAN.

THE RIGHTS AFFORDED IN THIS PLAN AND THE TREATMENT OF ALL CLAIMS AND INTERESTS THEREUNDER SHALL BE IN EXCHANGE FOR AND IN COMPLETE SATISFACTION OF ALL CLAIMS AND INTERESTS OF ANY NATURE WHATSOEVER, INCLUDING ANY INTEREST ACCRUED ON CLAIMS FROM AND AFTER THE PETITION DATE, AGAINST THE DEBTOR OR ANY OF ITS ASSETS, PROPERTY OR ESTATE. ON THE EFFECTIVE DATE, ALL SUCH CLAIMS AGAINST THE DEBTOR SHALL BE FULLY RELEASED, AND THE INTERESTS SHALL BE CANCELLED (EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THIS PLAN).

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED FOR IN THIS PLAN OR IN OBLIGATIONS PURSUANT THERETO FROM AND AFTER THE EFFECTIVE DATE, ALL CLAIMS AGAINST THE DEBTOR SHALL BE FULLY RELEASED, AND ALL INTERESTS SHALL BE CANCELLED, AND THE DEBTOR'S LIABILITY WITH RESPECT THERETO SHALL BE EXTINGUISHED COMPLETELY, INCLUDING ANY LIABILITY OF THE KIND SPECIFIED UNDER SECTION 502(g) OF THE BANKRUPTCY CODE.

ALL PERSONS SHALL BE PRECLUDED FROM ASSERTING AGAINST THE DEBTOR, THE DEBTOR'S ESTATE, ITS RESPECTIVE SUCCESSORS AND ASSIGNS, AND ITS ASSETS AND PROPERTIES, WHETHER HELD DIRECTLY OR CONSTRUCTIVELY, ANY OTHER CLAIMS OR INTERESTS BASED UPON ANY DOCUMENTS, INSTRUMENTS OR ANY ACT OR OMISSION, TRANSACTION OR OTHER ACTIVITY OF ANY KIND OR NATURE THAT OCCURRED BEFORE THE EFFECTIVE DATE.

NOTWITHSTANDING ANY PROVISION TO THE CONTRARY IN THIS PLAN, NOTHING HEREIN SHALL MODIFY OR WAIVE THE TERMS OF THE FOCUS SALE GLOBAL SETTLEMENT TERM SHEET, INCLUDING THE RELEASES CONTAINED THEREIN AND/OR THE EFFECT OF TERMINATION OF THE FOCUS SALE GLOBAL SETTLEMENT TERM SHEET ON THE TERMS SET FORTH THEREIN, OR RELEASE ANY PARTY'S RIGHT TO ENFORCE THE TERMS THEREOF.

11.7 **Term of Injunctions or Stays**. Unless otherwise provided in this Plan or the Confirmation Order, all injunctions or stays provided for under this Plan and ordered in the Confirmation Order or pursuant to sections 105 or 362 of the Bankruptcy Code arising under or entered during the Chapter 11 Case, or otherwise, and in existence on the Confirmation Date, shall remain in full force and effect until the later of the Effective Date and the date indicated in the order providing for such injunction or stay and to the extent consistent with the terms and provisions of this Plan or the Confirmation Order, as applicable.

11.8 *Injunction Against Interference with Plan*. Upon the Bankruptcy Court's entry of the Confirmation Order, all Holders of Claims and Interests, the Debtor, and other parties in interest, along with their respective present or former employees, agents, officers, directors, or principals, shall be enjoined from taking any actions to interfere with the Debtor's, the Liquidating Trust's, the Liquidating Trustee's, and their respective affiliates', employees', advisors', officers' and directors', and agents' implementation or consummation of this Plan.

Release of Liens. Except as otherwise provided in this Plan (including 11.9 section 11.12 hereof) and the Focus Sale Global Settlement Term Sheet, or in any contract, instrument, release or other agreement or document created pursuant to this Plan, on the Effective Date and concurrently with, and conditioned upon, the applicable Distributions made pursuant to this Plan and, in the case of a Secured Claim, satisfaction in full of the portion of the Secured Claim that is Allowed as of the Effective Date, all mortgages, deeds of trust, Liens, pledges or other security interests against any property of the Estate, whether held directly by the Debtor or by the Issuer for or on behalf of Debtor, shall be fully released. Except as otherwise provided in this Plan (including section 11.12 hereof) and the Focus Sale Global Settlement Term Sheet, all mortgages, deeds of trust, Liens, pledges or other security interests against any property of the Debtor's Estate shall be fully released on the Effective Date without any further action of any party, including, but not limited to, further order of the Bankruptcy Court or filing updated schedules or statements typically filed pursuant to the Uniform Commercial Code. The liens of the Secured Parties on their respective collateral shall not be released or discharged until such assets are distributed to the applicable Secured Party in accordance with this Plan.

11.10 *Effectuating Documents and Further Transactions*. Upon entry of the Confirmation Order, the appropriate officers of the Debtor and the Liquidating Trustee shall be authorized to execute, deliver, file, or record such contracts, instruments, releases, consents, certificates, resolutions, programs, and other agreements and/or documents, and take such acts and actions as may be reasonably necessary or appropriate to effectuate, implement, consummate, and/or further evidence the terms and conditions of this Plan and any transactions described in or contemplated by this Plan. The Debtor or Liquidating Trustee, as applicable, may, and all Holders of Allowed Claims or Interests receiving Distributions pursuant to this Plan, at the request or direction of the Debtor or Liquidating Trustee, as applicable, shall, from time to time, prepare, execute, and deliver any agreements or documents, and take any other actions as may be necessary or advisable to effectuate the provisions and intent of this Plan.

11.11 *Corporate Action*. Upon the Effective Date, all actions contemplated by this Plan shall be deemed authorized and approved in all respects (whether to occur before, on or after the Effective Date). All matters provided for in this Plan involving the corporate structure of the Debtor, and any corporate action required by the Debtor in connection with this Plan shall be deemed to have occurred and shall be in effect, without any requirement of further action by the directors or officers of the Debtor.

11.12 *Cancellation of Agreements, Security Interests and Other Interests*. On the Effective Date, all notes, instruments, certificates, and other documents evidencing the Bonds, shall be cancelled and the obligations of the Debtor thereunder or in any way related thereto shall be discharged, the Bonds shall be treated as redeemed solely for purposes of section 103 of the Internal Revenue Code of 1986, as amended, and the agents, Issuer and Bond Trustee thereunder

fully discharged from all shall be automatically and duties and obligations thereunder. Notwithstanding the foregoing, following entry of the Confirmation Order, the Bond Indenture, insofar as it governs the rights of any Holder of a Bond Claim pursuant to an amendment or supplement of same, shall continue in effect solely for purposes of (i) allowing Holders of such Allowed Claims to receive Distributions under the Plan and the Focus Sale Global Settlement Term Sheet; (ii) allowing and preserving the rights of the agents or representatives of Holders of such Claims, including the Bond Trustee, to make Distributions on account of such Allowed Claims, as provided in the Plan, including permitting the Bond Trustee to take such actions as necessary with the securities depositories to permit any such Distribution; (iii) preserving all exculpations in favor of the Bond Trustee and the Issuer; (iv) except as otherwise provided in this Plan, the Focus Sale Global Settlement Term Sheet or the Focus Sale Order, allowing the Bond Trustee to enforce any rights and obligations owed to it under the Bond Documents, the Plan or the Confirmation Order, including the right of the Issuer (that the Issuer may continue to enforce in its own right) and the Bond Trustee to be compensated for fees and reimbursed for expenses, including expenses of its professionals, to assert its charging lien, to enforce its indemnity and other rights and protections with respect to and pursuant to the Bond Documents and with respect to the Focus Sale Global Settlement Term Sheet; and (v) permitting the Issuer and the Bond Trustee to appear and be heard in the Chapter 11 Case, or in any proceeding in the Bankruptcy Court or any other court. Except to the extent otherwise provided in this Plan, any and all other notes, instruments, debentures, certificates and other documents evidencing Claims and Interests in the Debtor or any claims against the Issuer shall be deemed inoperative and unenforceable against the Debtor and the Issuer, respectively and neither the Debtor nor the Issuer shall have any continuing obligations thereunder. Notwithstanding anything to the contrary herein, the Issuer shall be automatically and fully discharged from all duties and obligations under the Bond Documents and the Bond Indenture, as so amended or supplemented, except to accommodate the actions of the Bond Trustee set forth in parts (i)-(v) of this section 11.12. For purposes of the Issuer and Bond Indenture, the Bonds shall be deemed cancelled as soon as practicable after the Effective Date and the distribution of the Bondholder Sale Proceeds.

11.13 **Dissolution of the Debtor**. On the Effective Date and upon the Debtor causing the Liquidating Trust Assets to be transferred to the Liquidating Trust in accordance with section 6.2 of this Plan, the Debtor shall have no further duties or responsibilities in connection with implementation of this Plan. Unless dissolved by the Debtor or the Liquidating Trustee after the Effective Date, upon entry of a final decree closing the Chapter 11 Case, the Debtor shall be deemed dissolved for all purposes in accordance with applicable state law without the need to take any further action or file any plan of dissolution, notice, or application with any applicable Governmental Unit.

11.14 *Preservation of Causes of Action of the Debtor*. In accordance with section 1123(b) of the Bankruptcy Code, and except where such Causes of Action have been expressly released (including, for the avoidance of doubt, pursuant to the releases by the Debtor and exculpation provisions provided in the Plan), the Debtor and Liquidating Trustee shall retain and may enforce all rights to commence and pursue, as appropriate, any and all Causes of Action.

SECTION 12. MODIFICATION, REVOCATION OR WITHDRAWAL OF THIS PLAN

12.1 *Modification and Amendments*. This Plan or any exhibits thereto may be amended, modified, or supplemented by the Debtor in the manner provided for by section 1127 of the Bankruptcy Code or as otherwise permitted by law without additional disclosure pursuant to section 1125 of the Bankruptcy Code subject to the consent of ACCHS, the Committee, the Ad Hoc Group and the Bond Trustee. In addition, after the Confirmation Date, the Debtor or Liquidating Trustee may institute proceedings in the Bankruptcy Court to remedy any defect or omission or reconcile any inconsistencies in this Plan or the Confirmation Order with respect to such matters as may be necessary to carry out the purposes and effects of this Plan.

12.2 *Effect of Confirmation on Modifications*. Entry of a Confirmation Order shall mean that all modifications or amendments to this Plan occurring after the solicitation thereof are approved pursuant to section 1127(a) of the Bankruptcy Code and do not require additional disclosure or resolicitation under Bankruptcy Rule 3019.

12.3 **Revocation or Withdrawal of this Plan**. The Debtor reserves the right to, consistent with its fiduciary duties, revoke or withdraw this Plan before the Effective Date. If the Debtor revokes or withdraws this Plan, or if the Confirmation Date does not occur, then: (a) this Plan shall be null and void in all respects; (b) any settlement or compromise embodied in this Plan, other than the Focus Sale Global Settlement Term Sheet (including the fixing or limiting to an amount certain of any Claim or Interest or Class of Claims or Interests), assumption or rejection of Executory Contracts or Unexpired Leases effected by this Plan, and any document or agreement executed pursuant to this Plan, shall be deemed null and void; and (c) nothing contained in this Plan shall: (i) constitute a waiver or release of any Claims or Interests; (ii) prejudice in any manner the rights of the Debtor or any other Person; or (iii) constitute an admission, acknowledgement, offer or undertaking of any sort by the Debtor or any other Person.

SECTION 13. RETENTION OF JURISDICTION

Notwithstanding the entry of the Confirmation Order and the occurrence of the Effective Date, on and after the Effective Date, the Bankruptcy Court shall retain jurisdiction over all matters arising out of, or related to, the Chapter 11 Case and this Plan, including, but not limited to, jurisdiction to:

(a) allow, disallow, determine, liquidate, classify, estimate or establish the priority, secured or unsecured status or amount of any Claim or Interest, including the resolution of any request for payment of any Administrative Expense Claim and the resolution of any and all objections to the secured or unsecured status, priority, amount or allowance of Claims;

(b) decide and resolve all matters related to the granting and denying, in whole or in part, of any applications for allowance of compensation or reimbursement of expenses to Professionals authorized pursuant to the Bankruptcy Code or this Plan;

(c) resolve any matters related to: (i) the assumption, assumption and assignment or rejection of any Executory Contract or Unexpired Lease to which the Debtor is party or with respect to which the Debtor may be liable in any manner and to hear, determine and, if necessary, liquidate, any Claims arising therefrom, including rejection Claims and cure Claims,

pursuant to section 365 of the Bankruptcy Code or any other matter related to such Executory Contract or Unexpired Lease; (ii) any potential contractual obligation under any Executory Contract or Unexpired Lease that is assumed; (iii) the assumption, assumption and assignment or rejection of any Executory Contract or Unexpired Lease in connection with the Sale; and (iv) any dispute regarding whether a contract or lease is or was executory or expired;

(d) ensure that Distributions to Holders of Allowed Claims are accomplished pursuant to the provisions of this Plan and the Focus Sale Global Settlement Term Sheet;

(e) adjudicate, decide or resolve any motions, adversary proceedings, contested or litigated matters and any other matters, and grant or deny any applications involving the Debtor that may be pending on the Effective Date;

(f) adjudicate, decide or resolve any motions, adversary proceedings, contested or litigated matters and any other matters, including, but not limited to, the Causes of Action involving the Liquidating Trustee or the Liquidating Trust;

of Action;

(g) adjudicate, decide or resolve any and all matters related to any Cause

(h) adjudicate, decide or resolve any and all matters related to section 1141 of the Bankruptcy Code;

(i) enter and enforce any order for the sale of property pursuant to sections 363, 1123 or 1146(a) of the Bankruptcy Code;

(j) issue injunctions, enter and implement other orders or take such other actions as may be necessary or appropriate to restrain interference by any Person with consummation or enforcement of this Plan;

(k) resolve any cases, controversies, suits, disputes or Causes of Action with respect to the discharge, releases, injunctions, exculpations, indemnifications and other provisions contained in this Plan and enter such orders as may be necessary or appropriate to implement such releases, injunctions and other provisions;

(1) enter and implement such orders as are necessary or appropriate if the Confirmation Order is for any reason modified, stayed, reversed, revoked or vacated;

(m) resolve any cases, controversies, suits, disputes or Causes of Action that may arise in connection with or relate to this Plan, the Focus Sale Global Settlement Term Sheet, the Disclosure Statement, the Confirmation Order, the Liquidating Trust, the Liquidating Trust Agreement, any transactions or payments contemplated thereby, or any contract, instrument, release, indenture or other agreement or document relating to any of the foregoing;

(n) adjudicate any and all disputes arising from or relating to Distributions under this Plan;

(o) consider any modifications of this Plan, cure any defect or omission or reconcile any inconsistency in any Bankruptcy Court order, including the Confirmation Order;

(p) determine requests for the payment of Claims entitled to priority pursuant to section 507 of the Bankruptcy Code;

(q) hear and determine matters concerning state, local and federal taxes in accordance with sections 346, 505 and 1146 of the Bankruptcy Code (including any requests for expedited determinations under section 505(b) of the Bankruptcy Code);

(r) hear and determine all disputes involving the existence, nature or scope of the Debtor's discharge;

- (s) enforce all orders previously entered by the Bankruptcy Court;
- (t) enforce the Focus Sale Global Settlement Term Sheet;
- (u) hear any other matter not inconsistent with the Bankruptcy Code;

and

(v) enter a final decree closing the Chapter 11 Case.

SECTION 14. MISCELLANEOUS PROVISIONS

14.1 *Payment of Statutory Fees.* All fees payable pursuant to 28 U.S.C.§ 1930 shall be paid on the earlier of when due or the Effective Date by the Debtor. After the Effective Date, the Liquidating Trust shall be responsible for payment of any such fees until entry of a final decree closing the Chapter 11 Case.

14.2 *Dissolution of Committee*. On the Effective Date, the Committee shall dissolve and members thereof shall be released and discharged from all rights and duties from or related to the Chapter 11 Case.

14.3 *Section 1125(e) Good Faith Compliance*. As of and subject to the occurrence of the Confirmation Date, the Debtor and its Related Persons shall be deemed to have solicited acceptances of this Plan in good faith and in compliance with the applicable provisions of the Bankruptcy Code and any applicable non-bankruptcy law, rule, or regulation governing the adequacy of disclosure in connection with such solicitation.

14.4 *Substantial Consummation*. On the Effective Date, the Plan shall be deemed to be substantially consummated within the meaning set forth in section 1101 and pursuant to section 1127(b) of the Bankruptcy Code.

14.5 *Section 1146 Exemption*. To the fullest extent permitted by section 1146(a) of the Bankruptcy Code, any transfers of property under the Plan or pursuant to: (i) the issuance, distribution, transfer, or exchange of any debt, equity security, or other interest in the Debtor; (ii) the creation, modification, consolidation, termination, refinancing, and/or recording of any mortgage, deed of trust, or other security interest, or the securing of additional indebtedness by

such or other means; (iii) the making, assignment, or recording of any lease or sublease; or (iv) the making, delivery, or recording of any deed or other instrument of transfer under, in furtherance of, or in connection with, the Plan, including any deeds, bills of sale, assignments, or other instrument of transfer executed in connection with any transaction arising out of, contemplated by, or in any way related to the Plan, the Focus Sale Global Settlement Term Sheet or the Focus APA, shall not be subject to any document recording tax, stamp tax, conveyance fee, intangibles or similar tax, mortgage tax, real estate transfer tax, personal property transfer tax, sales or use tax, mortgage recording tax, Uniform Commercial Code filing or recording fee, regulatory filing or recording fee, or other similar tax, fee, or governmental assessment, and upon entry of the Confirmation Order, the appropriate state or local governmental officials or agents shall forego the collection of any such tax, fee, or governmental assessment and accept for filing and recordation any of the foregoing instruments or other documents without the payment of any such tax, fee, or governmental assessment. All filing or recording officers (or any other Person with authority over any of the foregoing), wherever located and by whomever appointed, shall comply with the requirements of section 1146(a) of the Bankruptcy Code, shall forego the imposition or collection of any such tax, fee, or governmental assessment, and shall accept for filing and recordation any of the foregoing instruments or other documents without the payment of any such tax, fee, or governmental assessment.

14.6 *Closing of the Chapter 11 Case*. The Liquidating Trustee shall, promptly after the full administration of the Chapter 11 Case, file with the Bankruptcy Court all documents required by Bankruptcy Rules and any applicable order of the Bankruptcy Court to close the Chapter 11 Case. For the avoidance of doubt, the Liquidating Trustee may seek to obtain a final decree and close the Chapter 11 Case prior to consummation of an Acceptable Nursing Home Sale.

14.7 *Plan Supplement*. Any exhibits or schedules not filed with this Plan may be contained in the Plan Supplement, if any, and the Debtor hereby reserves the right to file such exhibits or schedules as a Plan Supplement.

14.8 *Further Assurances*. The Debtor or the Liquidating Trustee may file with the Bankruptcy Court such agreements and other documents as may be necessary or appropriate to effectuate and further evidence the terms and conditions of this Plan. The Debtor, the Liquidating Trustee, and all Holders of Claims receiving Distributions pursuant to this Plan and all other parties in interest shall, from time to time, prepare, execute and deliver any agreements or documents and take any other actions as may be necessary or advisable to effectuate the provisions and intent of this Plan.

14.9 *Exhibits Incorporated*. All exhibits to the Plan, including the Plan Supplement, are incorporated into and are part of this Plan as if fully set forth herein.

14.10 *Inconsistency*. In the event of any inconsistency among this Plan, the Disclosure Statement and any exhibit to the Disclosure Statement, the provisions of this Plan shall govern.

14.11 *No Admissions*. If the Effective Date does not occur, this Plan shall be null and void in all respects, and nothing contained in this Plan shall (a) constitute a waiver or release of any Claims by or against, or any Interests in, the Debtor, (b) prejudice in any manner the rights

of the Debtor or any other party in interest, or (c) constitute an admission of any sort by the Debtor or other party in interest.

14.12 **Reservation of Rights**. Except as expressly set forth herein, this Plan shall have no force or effect unless the Bankruptcy Court shall enter the Confirmation Order and the Effective Date has occurred. None of this Plan, any statement or provision contained in this Plan or any action taken or not taken by the Debtor with respect to this Plan, the Disclosure Statement or the Plan Supplement shall be or shall be deemed to be an admission or waiver of any rights of the Debtor with respect to the Holders of Claims or Interests before the Effective Date.

14.13 *Successors and Assigns*. The rights, benefits and obligations of any Person named or referred to in this Plan shall be binding on, and shall inure to the benefit of, any heir, executor, administrator, successor or assign, affiliate, officer, director, manager, agent, representative, attorney, beneficiaries or guardian, if any, of each Person.

14.14 *Entire Agreement*. On the Effective Date, this Plan supersedes all previous and contemporaneous negotiations, promises, covenants, agreements, understandings, and representations on such subjects, all of which have become merged and integrated into this Plan.

14.15 *Notices*. All notices, requests, and demands to or upon the Debtor in the Chapter 11 Case shall be in writing and, unless otherwise provided herein, shall be deemed to have been duly given or made when actually delivered or, if by fax transmission, when received and telephonically confirmed to the below recipients:

AMSTERDAM HOUSE CONTINUING CARE RETIREMENT COMMUNITY, INC.

Attention: Brooke Navarre 300 East Overlook Port Washington, New York 11050 Telephone: (516) 472-6620 Email: bnavarre@theharborisde.org

With copies to:

Pamela Landman 1060 Amsterdam Avenue New York, New York 10025 Telephone: (212) 316-7780 Email: plandman@amsterdamcares.org

- and –

ANKURA CONSULTING GROUP, LLC Attention: Michael Morton 2021 McKinney Avenue, Suite 340 Dallas, TX 75201 Telephone: (214) 200-3680 Email: michael.morton@ankura.com - and -

DLA PIPER LLP (US) Attention: Rachel Nanes 200 South Biscayne Boulevard, Suite 2500 Miami, Florida 33131 Telephone: (305) 423-8563 Email: rachel.nanes@us.dlapiper.com

- and -

DLA PIPER LLP (US) Attention: James Muenker 1900 North Pearl Street, Suite 2200 Dallas, Texas 75201 Telephone: (214) 743-4500 Email: james.muenker@us.dlapiper.com

All notices and requests to Persons holding any Claim or Interest in any Class shall be sent to them at their last known address or to the last known address of their attorney of record in the Chapter 11 Case. Any such Holder of a Claim or Interest may designate in writing any other address for purposes of this section, which designation will be effective upon receipt by the Debtor.

14.16 Severability. If, prior to the entry of the Confirmation Order, any term or provision of this Plan is held by the Bankruptcy Court to be invalid, void or unenforceable, the Bankruptcy Court shall have the power to alter and interpret such term or provision to make it valid or enforceable to the maximum extent practicable, consistent with the original purpose of the term or provision, and such term or provision shall then be applicable as altered or interpreted. Notwithstanding any such holding, alteration or interpretation, the remainder of the terms and provisions of this Plan will remain in full force and effect and will in no way be affected, impaired or invalidated by such holding, alteration or interpretation. The Confirmation Order shall constitute a judicial determination and shall provide that each term and provision of the Plan, as it may have been altered or interpreted in accordance with the foregoing, is valid and enforceable pursuant to its terms.

14.17 Governing Law. Unless a rule of law or procedure is supplied by federal law (including the Bankruptcy Code and the Bankruptcy Rules) or unless otherwise specifically stated, the laws of the State of New York, without giving effect to the principles of conflicts of laws, shall govern the rights, obligations, construction, and implementation of the Plan and the transactions consummated or to be consummated in connection therewith.

14.18 *Request for Confirmation*. The Debtor requests entry of the Confirmation Order under section 1129(a) of the Bankruptcy Code and, to the extent necessary, section 1129(b) of the Bankruptcy Code.

Dated: March 27, 2025

Respectfully submitted,

Amsterdam House Continuing Care Retirement Community, Inc.

By: /s/ Michael Morton Name: Michael Morton Title: Chief Restructuring Officer

EXHIBIT B

Focus Sale Global Settlement Term Sheet

IN RE AMSTERDAM HOUSE CONTINUING CARE RETIREMENT COMMUNITY, INC. CASE NO. 23-70989 (AST)

GLOBAL SETTLEMENT TERM SHEET

This term sheet (the "<u>Global Settlement Term Sheet</u>"), dated as of February 28, 2025 (the "<u>Execution Date</u>"), describes the principal terms of a settlement (the "<u>Global Settlement</u>") by and among (i) Amsterdam House Continuing Care Retirement Community, Inc. (d/b/a The Harborside) (the "<u>Debtor</u>" or "<u>The Harborside</u>"), (ii) the Official Committee of Unsecured Creditors appointed in the Debtor's above-listed chapter 11 case (the "<u>Committee</u>"), (iii) the Ad Hoc Resident Group (the "<u>Ad Hoc Group</u>"), (iv) Amsterdam Continuing Care Health System, Inc., the Debtor's sole corporate member (the "<u>Member</u>"), (v) Amsterdam Nursing Home Corporation (1992) d/b/a Amsterdam Nursing Home ("<u>ANH</u>"), (vi) UMB Bank, N.A., as bond trustee (the "<u>Bond Trustee</u>"); and (vii) each of the undersigned members of the restricted group of holders of the Bonds¹ (collectively, the "<u>Restricted Group</u>" and, together with the Debtor, the Committee, the Ad Hoc Group, the Member, ANH and the Bond Trustee, the "<u>Parties</u>").

This Global Settlement Term Sheet shall become binding and enforceable on the Parties only upon the Effective Date (defined below).

Settlement Terms	Description of Terms		
Effective Date	The " <u>Effective Date</u> " means the first business day after which (i) the United States Bankruptcy Court for the Eastern District of New York (the " <u>Bankruptcy Court</u> ") has entered an order in the Debtor's pending chapter 11 case (the " <u>Chapter 11 Case</u> ") approving this Global Settlement Term Sheet, in form and substance acceptable to the Parties (the " <u>Global Settlement Approval Order</u> "), (ii) the Global Settlement Approval Order has become a Final Order (as defined below), and (iii) the closing of the Focus Sale (as defined below).		
Termination of Prior Settlement Term Sheet	Upon the Effective Date, the prior global settlement term sheet dated as of February 20, 2024 [Docket No. 669-2] (the " <u>Prior Global Settlement</u> <u>Term Sheet</u> ") shall be deemed terminated.		
Initial Bond Trustee Recovery from Focus Sale	Upon the Effective Date, the Bond Trustee shall receive \$73.0 million in cash payable from the proceeds from the Focus Sale (the " <u>Initial Bond</u> <u>Trustee Recovery</u> "), which, in addition to repayment of the Bond Trustee Payment (defined below) and any recovery from the Remnant Assets (defined below), shall be in full and final satisfaction of any and all liens,		

This Global Settlement Term Sheet is being offered pursuant to Federal Rule of Evidence 408.

¹ "<u>Bonds</u>" refers to the Nassau County Industrial Development Agency Continuing Care Retirement Community Taxable Revenue Bonds, Series 2021A (Amsterdam at Harborside Project) and Tax-Exempt Refunding Revenue Bonds, Series 2021B (Amsterdam at Harborside Project).

	claims and encumbrances that the Bond Trustee has or had against the Debtor and its assets. ² Upon the execution of the Global Settlement Term Sheet, the Bond Trustee shall consent to the Focus Sale, free and clear of the Bond Trustee's liens, claims or other encumbrances, on the terms set forth in the Focus APA (as defined below) and shall reasonably cooperate with any modifications thereto consistent with this Global Settlement Term Sheet to the extent requested by the Parties or Focus (as defined below).
Sale Proceeds Carveout	All proceeds from the Focus Sale in excess of the Initial Bond Trustee Recovery (the " <u>Sale Proceeds Carveout</u> ") shall be paid to the Debtor's estate to, <u>first</u> , pay all allowed administrative expense claims of the Debtor's estate, <u>second</u> , to fund the Liquidating Trust (defined below), and <u>third</u> , to fund an initial distribution on account of allowed claims of current and/or former resident of The Harborside (" <u>Resident Claims</u> ") pursuant to an Acceptable Chapter 11 Plan (defined below).
Member Financial Contribution	Upon the Effective Date, the Member shall incur the contingent obligation (contingent upon the occurrence of all Payment Conditions (defined below) or the waiver of such Payment Conditions by both the Member and ANH in writing, acting in their sole discretion, at which point such obligation shall be due and owing) to pay up to the lesser of (i) \$46 million, (ii) the net proceeds of an Acceptable Nursing Home Sale (defined below), and (iii) the amount of such payment finally approved by the Supreme Court of the State of New York pursuant to the Regulatory Approvals (such lesser amount, the " <u>Member Financial Contribution</u> ") in furtherance of the Member's and ANH's charitable missions. For the avoidance of doubt, the Member Shall have no obligation to pay interest with respect to the Member Financial Contribution.
	In the event that the Member Financial Contribution will be less than \$46 million, the Member shall provide at least 30 days' notice to the Liquidating Trustee and the Bond Trustee, or if the Liquidating Trust has not yet been formed, the Debtor, the Committee, the Ad Hoc Group and the Bond Trustee prior to paying such Member Financial Contribution.
	The proceeds of any payment on account of the Member Financial Contribution shall be remitted to the Liquidating Trust (unless not yet established, in which case to the Debtor to be held in trust for the benefit of the Liquidating Trust pending its establishment) and allocated as follows:

 $^{^2}$ The Parties agree that the proceeds of any of the Debtor's assets that are not sold to Focus (collectively, the "<u>Remnant</u> <u>Assets</u>") shall be used to pay the expenses and the amounts set forth in the Approved Budget (as defined in the Bond Trustee's debtor-in-possession financing to be entered contemporaneously herewith), with the proceeds of all remaining Remnant Assets being applied to satisfy any outstanding liens or Diminution (as defined therein) claims of the Bond Trustee, then, on a pro rata basis, to all general unsecured creditors (including the Bond Trustee on account of its deficiency claim).

1. \$8.8 million, plus interest at a rate of 7.5% per year commencing from the consummation of the Focus Sale, paid to the Bond Trustee on account of the contributions and financing provided by the Bond Trustee in furtherance of the Focus Sale process and resolution of the Chapter 11 Case (the " <u>Bond Reimbursement Claim</u> "); and
2. The remainder (<i>i.e.</i> , \$46 million less the Bond Reimbursement Claim and less any credit due to the Member based on holders of Resident Claims that do not opt-in to the Member Financial Contribution) distributed pro rata on account of all Resident Claims who opt-in to the Member Financial Contribution pursuant to the opt-in procedures outlined below.
In the event the Member Financial Contribution is less than \$46 million, or any other amounts are paid by the Member or ANH (or on their behalf) to, and accepted by, the Bond Trustee, the Liquidating Trustee or on account of any Resident Claim (an " <u>Alternative Payment</u> "), shall be split 75% for distribution pro rata on account of all Resident Claims and 25% to the Bond Trustee, provided that no Alternative Payment shall relieve the Member or ANH of any of their obligations under this Global Settlement Term Sheet, including but not limited to the payment of the entire amount of the Member Financial Contribution. This provision shall survive any Termination.
ANH shall contribute to the Member funds in the amount of the Member Financial Contribution (exclusively from the net proceeds of an Acceptable Nursing Home Sale, and only to the extent of such proceeds), solely to the extent such Member Financial Contribution becomes due and owing in accordance with this Global Settlement Term Sheet, not later than fifteen (15) days after such Member Financial Contribution becomes due and owing.
The Member shall hold such contribution from ANH in trust and shall as soon as practicable wire such trust funds to the Liquidating Trust (unless not yet established, in which case to the Debtor to be held in trust for the benefit of the Liquidating Trust pending its establishment), to be distributed in accordance with this Global Settlement Term Sheet.
Notwithstanding the foregoing, ANH may in its sole discretion choose to satisfy the Member Financial Contribution on behalf of the Member (to the extent it becomes due and owing) by method of direct payment from and to the extent of the proceeds of an Acceptable Nursing Home Sale to the Liquidating Trust (unless not yet established, in which case to the Debtor to be held in trust for the benefit of the Liquidating Trust pending its establishment) consistent with this Global Settlement Term Sheet and an Acceptable Chapter 11 Plan (defined below).

	In the event of a bankruptcy filing by ANH, the Liquidating Trustee shall have standing to enforce on behalf of the Member ANH's obligations under this Global Settlement Term Sheet.
	ANH shall have no obligation under this Global Settlement Term Sheet to cause the occurrence of any of the Payment Conditions except to the extent specifically set forth in this section titled "ANH Performance Obligations."
	ANH shall use commercially reasonable efforts to (i) close an Acceptable Nursing Home Sale and (ii) obtain the Regulatory Approvals such that the Member Financial Contribution is paid in full and as soon as possible. The Parties acknowledge that ANH does not control the timing of the Regulatory Approvals generally, and has no control over the approval of the new operator by the New York Department of Health and the New York Public Health and Health Planning Council.
ANH Performance	ANH shall provide bi-annual reports to the Liquidating Trustee, or, if the Liquidating Trust has not yet been formed, counsel to the Bond Trustee, the Committee and the Ad Hoc Group, commencing on or around June 1, 2025, pertaining to the status of the closing of an Acceptable Nursing Home Sale (and related Regulatory Approvals) and shall otherwise reasonably cooperate, upon request, with any inquiries from the Liquidating Trustee, or, if the Liquidating Trust has not yet been formed, counsel to the Bond Trustee, the Committee and the Ad Hoc Group, pertaining to the closing of an Acceptable Nursing Home Sale and/or satisfaction of any other ANH Performance Obligations.
Obligations	In the event that the closing of the Current ANH Sale (defined below) does not occur and the related purchase agreements are terminated, ANH shall provide notice to the Liquidating Trustee within five (5) business days and shall as soon as possible (and in no event later than thirty (30) days thereafter) commence commercially reasonable efforts to effectuate an alternative Acceptable Nursing Home Sale such that the Member Financial Contribution is paid in full (an " <u>Alternative Transaction</u> "). ANH shall provide notice of any such Alternative Transaction to the Liquidating Trustee within five (5) business days after execution and delivery of the agreements that legally bind ANH to proceed with such an Alternative Transaction.
	In the event the Member and ANH have jointly identified a pending litigation with respect to which they intend to exercise the Litigation Trigger (defined below), the Member and ANH shall notify the Liquidating Trustee, or, if the Liquidating Trust has not yet been formed, counsel to the Bond Trustee, the Committee and the Ad Hoc Group of the existence of such litigation and engage in good faith discussions regarding the merits of such pending litigation and any potential settlement with respect to such litigation. If those discussions do not result in a resolution of such pending litigation, the Member and ANH shall provide sixty (60) days' written notice to the Liquidating Trustee,

	or, if the Liquidating Trust has not yet been formed, counsel to the Bond Trustee, the Committee and the Ad Hoc Group of its intent to exercise the Litigation Trigger absent a resolution of such litigation on terms reasonably acceptable to the Member and ANH within such sixty (60) day period.
	For the avoidance of doubt, and notwithstanding any other provision of this Global Settlement Term Sheet: (i) neither ANH nor the Member shall have any obligation to fund litigation in respect of (x) any dispute regarding an Acceptable Nursing Home Sale, or (y) obtaining the Regulatory Approvals, (ii) no Party has by reason of this Global Settlement Term Sheet any right to enforce any provision of any Acceptable Nursing Home Sale purchase agreements as a third party beneficiary or otherwise, (iii) no Party shall assert that any obligations under this Global Settlement Term Sheet constitute a lien or encumbrance on any assets (including any real property) of ANH in any respect; (iv) the Parties (other than ANH) acknowledge and agree that they shall not take any action that interferes with the timing of, or the occurrence or non-occurrence of, the closing of the Current ANH Sale or the related Regulatory Approvals; and (v) the Parties acknowledge and agree that any Acceptable Nursing Home Sale will require that ANH receive fair market value for the assets to be sold pursuant to Sections 510 and 511 of the New York Not-for-Profit Corporation Law.
Payment Conditions	" <u>Payment Conditions</u> " means each of the following conditions: (i) the Effective Date shall have occurred; (ii) the closing of an Acceptable Nursing Home Sale shall have occurred; (iii) any and all Regulatory Approvals shall have been obtained; and (iv) no Company Liability Event (as defined below) has occurred as of the date all other Payment Conditions are satisfied.
	The "Focus Sale" shall mean the sale of substantially all of the assets of the Debtor to Sr Hsg Acquisitions, LLC ("Focus"), pursuant to that certain Asset Purchase Agreement, dated January 22, 2025, and as amended on February 20, 2025 to, among other things, (i) eliminate any purchase price credits, and (ii) increase the purchase price consideration by \$2 million to \$82 million, between the Debtor and Focus (the "Focus <u>APA</u> ").
Focus Sale	The Parties, other than ANH, shall reasonably assist and cooperate in the closing of the Focus Sale, including the release of all liens, claims and encumbrances of the Bond Trustee and the termination of the Bonds and related bond documents.
	For the avoidance of doubt, and notwithstanding any contrary provision in the Focus APA or otherwise, any claims or causes of action of the Debtor as of the date hereof that are contemplated to be released by the Debtor hereunder shall be released and shall not be sold, assigned, pledged or otherwise conveyed to Focus or any other party, including,

	without limitation, the Bond Trustee under the debtor-in-possession financing to be entered into contemporaneously herewith.			
Acceptable Nursing Home Sale	An " <u>Acceptable Nursing Home Sale</u> " shall mean the sale of substantially all of the assets of ANH pursuant to the previously executed agreements dated as of December 18, 2020 and effective March 8, 2021, as amended, and certain related agreements (which is currently pending regulatory review and remains subject to a pending closing) (the " <u>Current ANH</u> <u>Sale</u> ") or another sale transaction with respect to such assets.			
Regulatory Approvals	" <u>Regulatory Approvals</u> " means all applicable regulatory and/or governmental agency approvals, including, without limitation, the Department of Health and Public Health and Health Planning Council approval of the new operator, and approval with respect to use or distribution of the proceeds of an Acceptable Nursing Home Sale pursuant to this Global Settlement Term Sheet (including, without limitation, the approval by the New York State Supreme Court on notice to the Office of the New York State Attorney General of the contribution to the Member contemplated by this Global Settlement Term Sheet).			
Company Liability Event	" <u>Company Liability Event</u> " means any event, occurrence, circumstance or state of facts in which the Member, ANH or any of their Related Parties other than the Debtor become liable by Final Order for any material obligations owing to any person or entity arising out of or related to the Debtor or the Debtor's obligations under any legal theory, including, without limitation, contribution, indemnification, alter ego, veil piercing, substantive consolidation, joint tortfeasor liability, or otherwise.			
Final Order	A " <u>Final Order</u> " shall mean an order which has not been modified, amended, reversed, vacated or stayed and as to which (A) the time to appeal, petition for certiorari, or move for a new trial, stay, re-argument or rehearing has expired and as to which no appeal, petition for certiorari or motion for new trial, stay, re-argument or rehearing shall then be pending or (B) if an appeal, writ of certiorari, new trial, stay, re-argument or rehearing thereof has been sought, such order shall have been affirmed by the highest court to which such order was appealed, or certiorari shall have been denied, or a new trial, stay, re-argument or rehearing shall have been denied or resulted in no modification of such order, and the time to take any further appeal, petition for certiorari or move for a new trial, stay, re-argument or rehearing shall have become final in accordance with Rule 8002 of the Federal Rules of Bankruptcy Procedure; provided that the possibility that a motion under Rule 60 of the Federal Rules of Civil Procedure, or any analogous rule under the Federal Rules of Bankruptcy Procedure, may be filed relating to such order, shall not cause an order not to be a Final Order.			

Liquidating Trust	The Debtor shall seek to establish a liquidating trust for the benefit of unsecured creditors (the " <u>Liquidating Trust</u> "), pursuant to a chapter 11 plan reasonably acceptable to the Parties (an " <u>Acceptable Chapter 11</u> <u>Plan</u> "), administered by a liquidating trustee (the " <u>Liquidating Trustee</u> "), who shall succeed to all of the rights of the Debtor, the Committee, the Ad Hoc Group and the Bond Trustee under this Global Settlement Term Sheet, including but not limited to the right to enforce the obligations of the Member and ANH under this Global Settlement Term Sheet, the right to terminate the Global Settlement Term Sheet, and the right to pursue any and all claims of the Debtor's bankruptcy estate expressly preserved and tolled pursuant to the terms of the Prior Settlement Term Sheet and this Global Settlement Term Sheet.
	Upon the Effective Date, the Debtor and the Committee, on behalf of themselves and any of their respective successors and assigns, and on behalf of the Debtor's estate (collectively, " <u>Estate Releasors</u> "), hereby release any and all claims, demands, actions, causes of action or suits of any kind or nature whatsoever, whether known or unknown, fixed or contingent, which any of the Estate Releasors may now have or may hereafter have or claim to have against the other Parties hereto or any of their Related Parties (as defined below), as a result of, arising from, or in any other way relating to any and all matters involving or relating to the Debtor, other than any claims or rights arising under this Global Settlement Term Sheet.
Mutual Releases	Upon the Effective Date, the Member and ANH, on behalf of themselves and any of their respective successors and assigns (collectively, " <u>Amsterdam Releasors</u> "), hereby release any and all claims, demands, actions, causes of action or suits of any kind or nature whatsoever, whether known or unknown, fixed or contingent, which any of the Amsterdam Releasors may now have or may hereafter have or claim to have against the other Parties hereto or any of their Related Parties, as a result of, arising from, or in any other way relating to any and all matters involving or relating to the Debtor, other than any claims or rights arising under this Global Settlement Term Sheet, provided, however, that no holder of Resident Claim that has not opted-in to the Member Financial Contribution shall receive a release from the Amsterdam Releasors.
	Upon the Effective Date, (i) the Bond Trustee, on behalf of itself and each holder of the Bonds, (ii) the Restricted Group, and (iii) any of their respective successors and assigns (collectively, " <u>Bond Releasors</u> "), hereby release any and all claims, demands, actions, causes of action or suits of any kind or nature whatsoever, whether known or unknown, fixed or contingent, which any of the Bond Releasors may now have or may hereafter have or claim to have against the other Parties hereto or any of their Related Parties, as a result of, arising from, or in any other way relating to any and all matters involving or relating to the Debtor,

	other than any claims or rights arising under this Global Settlement Term Sheet. " <u>Related Parties</u> " means, with respect to each Party, such Party's current			
	and former affiliates, subsidiaries, members, managers, directors, officers, employees, agents, attorneys, advisors, and other related parties.			
Opt-In Resident Releases	Each holder of a Resident Claim shall have the option to affirmatively opt-in to receive their proposed distribution under this Global Settlement Term Sheet in exchange for a release of all direct claims that individual may have against the Member, ANH, the Debtor and their respective Related Parties relating to The Harborside (the " <u>Opt-In Releases</u> "). Such opt-in election shall be made in connection with the confirmation of an Acceptable Chapter 11 Plan and the Opt-In Releases shall be effective upon the Effective Date.			
	Any holder of a Resident Claim that elects not to opt-in shall forfeit their right to receive any distribution from the Member Financial Contribution and shall not be required to release any claims against the Member, ANH, the Debtor and their respective Related Parties relating to The Harborside, and the Member Financial Contribution shall be reduced by the amount of such forfeited distribution.			
Stand-Down on Discovery and Litigation	Upon the Execution Date and continuing until Termination (as defined below), the Debtor, the Bond Trustee, the Committee and the Ad Hoc Group shall refrain from continuing or conducting any further discovery or litigation targeted at the Member, ANH or any of their Related Parties.			
Tolling of Challenge Deadline	Upon the Execution Date, the deadline for the Committee or the Bond Trustee (or the Liquidating Trustee as their successor) to bring a Challenge (as defined in the DIP Order), ³ and any other potential claim against the Member, ANH or any of their respective Related Parties, to the extent not previously expired or otherwise time barred, shall be automatically tolled (the "Tolling") until the earlier of (i) payment in full of the Member Financial Contribution, and (ii) sixty (60) days following Termination. For the avoidance of doubt, any claims previously tolled under the Prior Global Settlement Term Sheet shall continue being tolled uninterrupted hereunder.			
Mutual Obligations of Parties	 So long as a Termination has not occurred, each of the Parties agree to the following: (i) to support and take all steps reasonably necessary and desirable to consummate the transactions and undertakings contained in this Global Settlement Term Sheet, subject to the performance standards specifically set forth herein; 			

³ "<u>DIP Order</u>" means that certain Final Order (I) Authorizing the Debtor to Obtain DIP Contribution; (II) Granting Adequate Protection; (III) Authorizing Use of Cash Collateral; (IV) Modifying the Automatic Stay; and (V) Granting Related Relief [Docket No. 184] in the Chapter 11 Case.

	(ii)	to reasonably assist and cooperate in preparing documentation and submitting evidence and legal support at any hearing to approve the Global Settlement Term Sheet and confirm an Acceptable Chapter 11 Plan;
	(iii)	with respect to the Parties other than ANH, to reasonably assist and cooperate in the closing of the Focus Sale and the release of all liens, claims and encumbrances of the Bond Trustee, including, but not limited to, the transfer of the deed to the Real Property (as defined in the Focus APA) to Focus free and clear of the Bond Trustee's liens, claims and encumbrances and the termination of the Bond Trustee's mortgage encumbering the Real Property;
	(iv)	with respect to the members of the Restricted Group, to vote, or cause to be voted, in favor the Acceptable Chapter 11 Plan by delivering duly executed and completed ballots accepting the Plan and not opting out of any releases or exculpations provided under the Acceptable Chapter 11 Plan (or, to the extent required by the ballot, affirmatively opting in to such releases and exculpations);
	(v)	with respect to the Parties other than ANH, whose obligations are otherwise set forth under the "ANH Performance Obligations" section of the Global Settlement Term Sheet, to reasonably assist and cooperate in supporting ANH's efforts to close the Current ANH Sale and obtain the Regulatory Approvals; and
	(vi)	in the event that the Current ANH Sale does not close, with respect to the Parties other than ANH, whose obligations are otherwise set forth under the "ANH Performance Obligations" section of the Global Settlement Term Sheet, to reasonably assist and cooperate in supporting ANH's efforts to pursue and close a substantially similar transaction that constitutes an Acceptable Nursing Home Sale.
Termination	Contributi as describ after trans	Execution Date, and prior to payment of the Member Financial fon, the Global Settlement Term Sheet may be terminated only bed below (a " <u>Termination</u> "), effective one (1) business day mission of written notice to the Parties delivered by overnight th copy by electronic mail:
	ye an su	the Liquidating Trustee, or, if the Liquidating Trust has not t been formed, the Debtor, the Committee, the Ad Hoc Group, d the Bond Trustee jointly, if, in the reasonable judgment of ch terminating party, the Payment Conditions cannot be tisfied and therefore the Member Financial Contribution will

	not be paid in accordance with this Global Settlement Term
	 Sheet; By the Liquidating Trustee, or if the Liquidating Trust has not yet been formed, the Debtor, the Committee, the Ad Hoc Group and the Bond Trustee jointly, if the Member Financial Contribution following the closing of an Acceptable Nursing Home Sale will be less than \$46 million;
	• By the Member and ANH jointly, if there is pending litigation that in their reasonable judgment could give rise to a Company Liability Event (the "Litigation Trigger"), subject to compliance with the ANH Performance Obligations relating to such Litigation Trigger; or
	• By any Party, if, another Party hereto is determined by Final Order of a court of competent jurisdiction to have materially breached its obligations hereunder.
	Upon Termination, this Global Settlement Term Sheet, including all obligations and releases provided herein, as well as any individual releases provided by holders of Resident Claims, shall cease to be binding on any of the Parties in any respect and shall be deemed void <i>ab initio</i> , provided that (i) the Tolling shall remain effective in accordance with this Global Settlement Term Sheet, and (ii) if the Focus Sale has closed, the Bond Trustee's consent to the Focus Sale, free and clear of the Bond Trustee's liens, claims or other encumbrances, shall remain effective and may not be withdrawn, and the Focus Sale may not be collaterally attacked or challenged in any respect.
	Upon Termination, the Liquidating Trustee, or, if the Liquidating Trust has not yet been formed, the Debtor, the Committee, or the Ad Hoc Group shall provide each holder of a Resident Claim who executed an Opt-In Release in connection with this Global Settlement Term Sheet with written notice of such Termination.
Remedies / Specific Performance	The Parties (including the Liquidating Trustee, when applicable) agree that (i) they will be entitled to an injunction or injunctions, specific performance or equitable relief to enforce specifically the terms and provisions of the Global Settlement Term Sheet without proof of damages or otherwise (in addition to any other remedy to which the parties are entitled at law or in equity), (ii) the election to pursue an injunction, specific performance or other equitable relief will not restrict, impair or otherwise limit the Parties from, in the alternative and as applicable, seeking to terminate the Global Settlement Term Sheet as contemplated herein, and (iii) the right of specific performance is an integral part of the Global Settlement Term Sheet and without that right, the Parties would not have entered into the Global Settlement Term Sheet. Each of the Parties agrees that it will not oppose the granting of an injunction, specific performance and other equitable relief on the

	basis that the other Parties thereto have an adequate remedy at law or an award of specific performance is not an appropriate remedy for any reason at law or equity. Notwithstanding the foregoing, only the Liquidating Trustee and the Member shall have standing to enforce or seek remedies with respect to ANH's obligations set forth above in the sections titled "Member Financial Contribution" and "ANH Performance Obligations" and ANH reserves all defenses available under applicable law with respect to the alleged breach of any of its obligations under this Global Settlement Term Sheet. For the avoidance of doubt, no Party shall have the right to enjoin an Acceptable Nursing Home Sale that has been approved by the Supreme Court of the State of New York pursuant to Sections 510 and 511 of the New York Not-for- Profit Corporation Law.			
Consent to Jurisdiction	The Member and ANH consent to the exclusive jurisdiction of the Bankruptcy Court solely for the limited purposes of enforcement of the obligations under this Global Settlement Term Sheet and resolution of any disputes related thereto, including the injunctive and specific performance relief contemplated herein, except to the extent that disposition of the proceeds of an Acceptable Nursing Home Sale may be subject to the jurisdiction of the Supreme Court of the State of New York for New York County.			
Amendments	No amendment to the terms hereof may be made without the consent of each of the Parties in writing, and, to the extent necessary, approval of the Bankruptcy Court.			
Prohibition on Assignment	None of the rights of any Party hereunder may be assigned, except to the Liquidating Trustee as contemplated hereunder.			
No Representations and Warranties	The Parties make no representations or warranties under this Global Settlement Term Sheet, and expressly disclaim any reliance on any oral representations or warranties made in connection herewith.			

EXHIBIT C

Notice of Confirmation and Effective Date

Gregory M. Juell DLA PIPER LLP (US) 1251 Avenue of the Americas New York, New York 10020 Telephone: (212) 335-4500 Facsimile: (212) 335-4501 Email: gregory.juell@us.dlapiper.com

James P. Muenker (admitted *pro hac vice*) **DLA PIPER LLP (US)** 1900 North Pearl Street, Suite 2200 Dallas, Texas 75201 Telephone: (214) 743-4500 Facsimile: (214) 743-4545 Email: james.muenker@us.dlapiper.com

Counsel to the Debtor and Debtor in Possession

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK

In re:

Chapter 11

AMSTERDAM HOUSE CONTINUING CARE RETIREMENT COMMUNITY, INC.,¹ Case No. 23-70989 (AST)

Debtor.

NOTICE OF (I) ENTRY OF ORDER CONFIRMING THE DEBTOR'S AMENDED PLAN OF LIQUIDATION PURSUANT TO CHAPTER 11 OF THE BANKRUPTCY CODE, (II) OCCURRENCE OF THE EFFECTIVE DATE, <u>AND (III) RESIDENT DISTRIBUTION RECORD DATES</u>

PLEASE TAKE NOTICE that an order (the "<u>Confirmation Order</u>") of the Honorable Alan S. Trust, United States Bankruptcy Judge for the Eastern District of New York, confirming the *Debtor's Amended Plan of Liquidation Pursuant to Chapter 11 of the Bankruptcy Code*, dated March 27, 2025 [Dkt. No. 1023] (including all exhibits thereto and as the same may be further amended, modified or supplemented from time to time, the "<u>Amended Plan</u>"), was entered on May [•], 2025 [Dkt. No. •]. Unless otherwise defined in this notice, capitalized terms used herein shall have the meanings ascribed to them in the Amended Plan and Confirmation Order.

Rachel Nanes (admitted *pro hac vice*) **DLA PIPER LLP (US)** 200 South Biscayne Boulevard, Suite 2500 Miami, Florida 33131-5341 Telephone: (305) 423-8500 Facsimile: (305) 437-8131 Email: rachel.nanes@us.dlapiper.com

The last four digits of the Debtor's federal tax identification number are 1764. The Debtor's mailing address is 300 East Overlook, Port Washington, New York 11050.

PLEASE TAKE FURTHER NOTICE that the Effective Date of the Amended Plan occurred on [•], 2025.

PLEASE TAKE FURTHER NOTICE that the Amended Plan and its provisions are binding on the Debtor, the Liquidating Trustee and any holder of a Claim against or Interest in the Debtor, as provided in the Amended Plan.

PLEASE TAKE FURTHER NOTICE that, as set forth in the Confirmation Order, the deadline to file a request for payment of an Administrative Expense Claim must be filed with the Bankruptcy Court on or before the first Business Day that is thirty (30) days after the Effective Date (unless such request for payment or Proof of Claim has already been filed with the Bankruptcy Court).

PLEASE TAKE FURTHER NOTICE that, except as otherwise provided in orders entered by the Bankruptcy Court, all Proofs of Claim with respect to Claims arising from the rejection of Executory Contracts or Unexpired Leases, if any, must be filed with the Bankruptcy Court and served on counsel to the Debtor or the Liquidating Trustee on or before the first Business Day that is thirty (30) days after the earlier of (i) the date of rejection of such Executory Contract or Unexpired Lease under an order entered by the Bankruptcy Court and (ii) the Effective Date.

PLEASE TAKE FURTHER NOTICE that, a Holder of a Resident Claim must be a Releasing Party to receive a distribution under the Amended Plan. Any Holder of a Resident Claim that did not properly opt-in to the Releases prior to the Voting Deadline who wishes to become a Releasing Party must agree to the Releases by executing a release agreement acceptable to the parties to the Focus Sale Global Settlement Term Sheet (the "Release Agreement"). Holders of Resident Claims can request a Release Agreement from the Liquidating Trustee. The date as of which a Holder of a Resident Claim must have become a Releasing Party to receive the Initial Pre-Termination Resident Distribution or Initial Post-Termination Resident Distribution shall be [•], 2025 (the "Initial Resident Distribution Record Date"). The date as of which a Holder of a Resident Claim must have become a Releasing Party to receive the Subsequent Resident Distribution shall be [•], 202[•] (the "Subsequent Resident Distribution Record Date"). The Initial Resident Distribution Record Date and Subsequent Resident Distribution Record Date may be extended by agreement among the Liquidating Trustee, ACCHS and ANH. Any Holder of a Resident Claim that opted in to the Releases under a properly submitted Ballot shall not be required to take any further action unless contacted by the Liquidating Trustee.

PLEASE TAKE FURTHER NOTICE that copies of the Amended Plan, Confirmation Order, and other documents filed in the above-captioned case may be obtained by either accessing (i) the website established by Epiq Corporate Restructuring, LLC, the Debtor's noticing and claims agent, at https://dm.epiq.com/TheHarborside, free of charge, or (ii) the Bankruptcy Court's website at www.nyeb.uscourts.gov. A PACER password is required for accessing a document from the Court's website. Requests may also be made to counsel for the Debtor using the contact information below.

Dated: [•], 2025 New York, New York

DLA PIPER LLP (US)

/s/ DRAFT

Gregory M. Juell 1251 Avenue of the Americas New York, New York 10020 Telephone: (212) 335-4500 Facsimile: (212) 335-4501 Email: gregory.juell@us.dlapiper.com

- and -

Rachel Nanes (admitted *pro hac vice*) 200 South Biscayne Boulevard, Suite 2500 Miami, Florida 33131 Telephone: (305) 423-8500 Facsimile: (305) 437-8131 Email: rachel.nanes@dlapiper.com

- and -

James P. Muenker (admitted *pro hac vice*) 1900 North Pearl Street, Suite 2200 Dallas, Texas 75201 Telephone: (214) 743-4500 Facsimile: (214) 743-4545 Email: james.muenker@us.dlapiper.com

Counsel for the Debtor and Debtor in Possession

Informati	on to identify the case:			
Debtor	Amsterdam House Continuing Care Retirement Community, Inc.	EIN: 11–3711764		
	Name			
United Stat	tes Bankruptcy Court Eastern District of New York	Date case filed for chapter:	11	3/22/23
Case numb	^{ber:} 8–23–70989–ast			

NOTICE OF ENTRY OF ORDER CONFIRMING CHAPTER 11 PLAN OF REORGANIZATION

NOTICE IS HEREBY GIVEN THAT:

In accordance with Bankruptcy Rule 2002, an order was signed on 5/12/25 confirming the debtor's Chapter 11 Plan of Reorganization.

The Order Confirming the Plan of Reorganization is on file and available for inspection in the Clerk's Office at:

290 Federal Plaza Central Islip, NY 11722

Dated: May 13, 2025

For the Court, Paul Dickson, Clerk of Court

BLeoc1.jsp [Notice Confirming Chapter 11 Plan rev. 02/01/17]

Notice Recipients

District/Off: 0207–8 Case: 8–23–70989–ast User: admin Form ID: 225 Date Created: 5/13/2025 Total: 1750

Recipients	submitted to the BNC (Bankruptcy Noticing Center) without an address:
10170699	ADAM R SILVERS MD
10170713	ALAYLA MACK
10170715	ALEXANDRA EDNER
10170716	ALEXANDRE TSEYTLIN
10170717	ALIQKAJ ARIAN
10170722 10170727	ALLISON MALHAME ALMAZAN SUSAN VERAS
10170732	AMADI AZIKIWE
10170735	AMANDA POPOWITZ
10170744	ANDRADE ALBERTO
10170745	ANDRE PADLA
10170746	ANDREA CILLO
10170747	ANDREA ROSALES LEON
10170748	ANDRES ARIAS
10170749	ANDREW GRAF
$10170750 \\ 10170751$	ANDREW PARK ANTHONY J REGUSIS
10170752	ANTOINETTE ESTOR SANON
10170754	ANTONIETTA WILSON
10170755	ANTONINO ERNEST
10170756	ANUNITA KHASGIWALA MD
10170757	ANZALONE MICHAEL A
10170760	ARAPI MIRANDA
10170761	ARMAS ALVARO
10170762 10170763	ARMAS VICTOR ARNOLD WARZER TRACY
10170769	ARTHUR SHARON ROSEMARIE
10170777	AVIANTORO BANGUN
10170778	BALA SURESH
10170780	BANDOO NYDIA ELAINE
10170781	BARNES CURLENE YVONNE
10170782	BATALLA FERDINAND
10170783 10170784	BEATRIZ MARTINEZ BEDSON JESSICA
10170785	BELL RAFEEK
10170788	BERNASCONI LISA
10170789	BESKROWNYJ NATALIE
10170790	BETH LURIE
10170791	BHAGALOO MEECHELINA
10170793	BILLY KIRKLAND
$10170795 \\ 10170802$	BISHOP JULIE BOLTON SHADENIE
10170802	BONAVENTURE MARIE
10170804	BONILLA OLIVA ESLY
10170806	BRETT BELFERDER
10170807	BRIA WALTON
10170808	BRIAN LU
10170815	BROWN BRITTANY
10170816	BUCHANAN NICHOLE L
10170817 10170823	BUSA CHRISTINA CALABRIA GAIL
10170825	CAMILO DURAN
10170826	CANEGA GERARD
10170827	CANNON CARISSMA
10170830	CAPRIETTA ELLIOTT NADIRA
10170836	CARLOS GUERRERO
10170839 10170843	CARYN BEYER CAYO MIRLENE
10170843	CAYO MIRLENE CERVI LINDA
10170851	CESAR TAIPE
10170852	CHACKO MERCY
10170853	CHERY SARAH
10170854	CHIARELLI PATRICK
10170855	CHRISTIAN LOCASTO
10170856	CHRISTIAN VASQUEZ
10170857 10170858	CHRISTINA LABAGUIS CHRISTOPHER JOHNSON
10170858	CLAUDIA ALVARES
10170875	COHEN JOLIE

10170876 COLACCHIO KATHERINE 10170877 COLIN HUGHES 10170886 CORTEZ JAVIER A 10170888 COSTAS STAVRAKIS 10170892 CRISTINA LABAGUIS 10170893 CROFT INGRID 10170894 CROFT TAMYA 10170900 CUEVARODRIGUEZ MIGUEL 10170903 DARYL SPARKS 10170904 DAVARCIOGLU ERCAN DAVID DENISON 10170905 10170907 DAVID SIMMS 10170910 DEBBIE BLUE 10170913 DEBORAH KARPEL 10170914 DEFEO GINA 10170915 DEGASPERIS JULIA 10170916 DEJESUS KELLY ANN 10170917 DENIS PEGGY 10170920 DEODAT PURAN 10170923 DESIREE DURAND 10170924 DESRIVIERES NADEGE 10170925 **DEVI PASRAM** 10170926 DI MARZO NICOLA 10170927 DIAZRIVAS SINDY V 10170929 DILLO IRENEO 10170930 DILLON MARGARET 10170931 DILPREET MANDA 10170934 DONALD BRYK 10170935 DONATO RITROVATO 10170936 DORMEUS MACKENSDY 10170938 DRISCOLL AMANDA 10170939 DUROC PETRICIA 10170940 DUVIVIER CAROLINE 10189320 David A. Poses 10170950 EFFUNE EDWIN 10170951 EILEEN M MEDIAVILLO 10170952 ELANA HAYDEN 10170955 ELYSA SUNSHINE 10170956 EMERSON CHACON 10170967 ESCOBAR ROSA 10170968 EVA GORSCI 10170975 FASULO EILEEN 10170976 FAUSTIN GLADIMIR 10170979 FERDINAND NELLY 10170982 FINN MACCOOLS 10170990 FLORES YESENIA 10170992 FRANCENE JOHNSON 10170995 FRANK FERRARA FRANK FRIZALONE 10170996 10170997 FRANK V DOYLE 10171000 GAIL STORM 10171001 GALLO DANIEL 10171002 GANGA TER 10171003 GARCIA JAZMIN BURGOS 10171010 GENESTE MERETTE 10171012 GEORGE SANDRY 10171013 GERARD DUNNE 10171014 GILROY SARAH 10171015 **GLADYS TORRES** 10171017 GLIEBE RANDY 10171025 **GOLEMATIS ANTHONY** 10171027 GORDANER CAREEN FILICIA 10171030 GRAHAM GLAISTER 10171034 GRANT AIMEE 10171041 GREEN ANNMARIE JOY 10171047 GRUMBACH KURT 10171055 GUNNINGMASON KERIANN **GURBINDER SANDHU** 10171056 GURWINDER SINGH 10171057 10171058 HAKAN MELIH OZEL 10171059 HALLALSTON JANE M 10171064 HARRICHAN VARAIN 10171066 HARRY SINGH 10171070 HEATHER CONN 10171072 HERARD FALLONE 10171074 HERNANDEZ JASMINE 10171075 HILL DOMINQUE 10171086 HUNTER CAMP

10171087 ICART DAYANA 10171090 IHEUNG LEE 10171093 INDIE K SINGH 10171105 IP TAI 10171107 ISABEL SEGAL 10171110 ISMAIL BUTERA 10171111 IVAN ARIAS JALBUENA LINDY 10171113 10171114 JAMES DEBRA 10171115 JAMES F MOORE 10171116 JAMES L COLL JAMES ORSINI 10171117 10171118 JAMES T POLITO 10171122 JAY STONE 10171123 JEANCLAUDE NATASHA 10171125 JEFF ROWLAND 10171126 JEMISON NARDIA 10171127 JENKINS TASIA JENNIFER JHAGO 10171128 10171129 JENNY ORELLANAMEIJA 10171130 JERMAIN PHILLIPS 10171132 JOAN VERNON JOASSAINT KRISTEN 10171133 10171134 JOEL RAMIREZ 10171135 JOHN MOSLEY 10171136 JOHN P PERFETTI 10171142 JOSE ANTONIO TEJEDA 10171143 JOSE LACHICA 10171144 JOSE MURILLO 10171145 JOSEPH EMELINE 10171146 JOSEPHINE FLANAGAN 10171147 JUAN CAMILO LOPEZ 10171148 JUAREZ OSCAR JUINIORR BRIZUELA 10171149 JUNIOR NIEVES 10171150 10171151 JURIK FERDES 10189322 Jonathan Wells Poses 10171152 KAGZANOVA YELENA 10171156 KAREN MORENO KAREN WILSONBRUCE 10171157 10171158 KATIUSKA SABANDO **KEELER VICTORIA** 10171159 10171160 KELLEY MISHELL 10171161 KELLY ROSALES 10171162 KHAN SHARON KIELY CAROLYN 10171163 10171164 KILEY JANET 10171165 KIM ANNA P KRYSTAL GARABEDIAN 10171167 10171168 KULASEKARAN PADMASHREE 10171169 KULJEET JASWAL 10171173 LACHICA JOCELYN 10171175 LANDMAN PAMELA 10171178 LAO EMILY 10171182 LEE YONGJOON 10171183 LEON KHMEL 10171184 LESLIE DEGEN 10171189 LINDO MAXINE 10171190 LISA BERNASCONI 10171191 LISA MILLER 10171192 LISA WIEDECKE 10171193 LLOYD STEPHENIE 10171197 LOKAIYAN ARTHI 10171199 LOPEZ ARNOLD HERNANDEZ LOSITO VIDYA 10171200 10171201 LOUIS MAUROGIAN 10171202 LOUIS PATRICIA ANNE 10171204 LUCCHESI ELAINE S 10171205 LUDMILLA BENITEZ 10171206 LUIS SANCHEZ 10171209 LYNNE DALY MAIGNAN MARIE 10171211 10171215 10171216 MANSFIELD LUCILLE MARIE MARCELLUS ORLY 10171217 MARIA BILGERA GOMEZ 10171218 MARIA CADORNIGA 10171219 MARIA DIOGUARDI 10171220 MARIANNE MCGILL

10171221 MARIE MULARCZYK 10171222 MARIE ZABIELSKI 10171223 MARK BRIER 10171224 MARKENIO K NELSON 10171225 MARKENLEY LAMONIER 10171227 MARY CLARE CHIOFALO 10171230 MATTHEW LOCASTO 10171231 MAURICE JACOBS 10171233 MCKAY EDOUARD 10171234 MCLAREN NICOLA 10171239 MEDINA GRISELDA NOEMI 10171248 MESSMER KAITLIN 10171250 MICHAEL BROOKS MD 10171251 MICHAEL L MELAMED MD 10171252 MICHEL RUTH 10171253 MICHEL ST JAQUES 10171255 MIKE LIM 10171256 MIKHAIL LIOZNOV 10171258 MINOTT KARLA 10171261 MIRIAM KATZ 10171265 MOHAMMED PERVEZ 10171269 MONZON ADRIANA 10171271 MORAILLES FLORE SHEILA 10171272 MORALES POSADA CARLA 10171273 MORAMARCO CARLY ANN 10171275 MOST LAUREN 10171279 MUMUNEY ADEJOKE 10171280 MURA PAUL 10171281 NADIA IRVING HANSON 10171282 NARAIN HARRICHAN 10171283 NARAIN TERRIANN 10171295 NATHALIE HINDS 10171296 NATINDIM ERIC N 10171305 NAVARRE BROOKE ASHLEY NAVARRE JADE 10171306 10171307 NAVPREET SINGH 10171308 NEIL KORMAN 10171329 NEWSOME MELROSE 10171330 NEWTON OLIVIA C NICHOLAS DEFEO 10171331 10171332 NICOLE KHANI 10171333 NIGDELIAN TALENE A 10171334 NINA KIESS 10171335 NIZICH ELLEN 10171336 NIZICH KIMBERLY 10171343 NOVO AILEEN 10171366 OGLE CHARLES 10171367 OLIVA ERICK 10171368 OLIVERA OLINDA ANGELINA 10171369 OLIVIA NEWTONATWELL 10171373 ORELLANAMEJIA JENNY 10171374 ORIN Z FINKLE 10171377 OSCAR ANTONIO ESCAMILLA REYES 10171378 OSCAR REYES 10171379 **OSPINA ADRIANA** 10171383 OUEDRAOGO AGUERA 10171384 PABLO JIMENEZ 10171386 PANDAY RENEE 10171389 PATRICIA R DUNHAM 10171390 PATRICK GRECCO 10171392 PAUL EFFMAN 10171393 PAULA ORELANA 10171396 PELISSIER FANFAN MARIE 10171397 PEREIRA DELOPEZ SECIA 10171399 PERMUY ANTHONY 10171402 PETER J TRIOLO 10171405 PIERRE MARIE 10171406 PIERRE MEUNIER 10171407 PIERRE NEWTON 10171408 PINEDA RICHARD 10171414 POLICASTRO MELISSA MARY 10171415 POMALES RUTH 10171436 PUMA ARTUR 10189321 Peter Lewis Poses 10171439 RACCIOPPI KIM A 10171442 RAMGADOO TREVOR 10171443 RANA RUPINDER 10171444 RANDALL GOULD

10171445	RAYMOND TORRES
10171448	REIDCLARKE BOBBET
10171450	RENATA BOWEN
10171451	RENATE UNTERSCHUETZ
10171452	RENEE LAPLACA
10171453	RESIDENT ID 000012023
10171454	RESIDENT ID 000022023
10171455	RESIDENT ID 000032023
10171456	RESIDENT ID 000042023
10171457	RESIDENT ID 000052023
10171458	RESIDENT ID 000062023
10171459	RESIDENT ID 000072023
10171460	RESIDENT ID 000082023
	RESIDENT ID 000092023
10171461	
10171462	RESIDENT ID 000102023
10171463	RESIDENT ID 000112023
10171464	RESIDENT ID 000122023
10171465	RESIDENT ID 000132023
10171466	RESIDENT ID 000142023
10171467	RESIDENT ID 000152023
	RESIDENT ID 000152025
10171468	RESIDENT ID 000162023
10171469	RESIDENT ID 000172023
10171470	RESIDENT ID 000182023
10171471	RESIDENT ID 000192023
10171472	RESIDENT ID 000202023
10171472	RESIDENT ID 000212023
10171474	RESIDENT ID 000222023
10171475	RESIDENT ID 000232023
10171476	RESIDENT ID 000242023
10171477	RESIDENT ID 000252023
10171478	RESIDENT ID 000262023
10171479	RESIDENT ID 000272023
10171480	RESIDENT ID 000272023
10171481	RESIDENT ID 000292023
10171482	RESIDENT ID 000302023
10171483	RESIDENT ID 000312023
10171484	RESIDENT ID 000322023
10171485	RESIDENT ID 000332023
10171486	RESIDENT ID 000342023
10171487	RESIDENT ID 000352023
10171488	RESIDENT ID 000362023
10171489	RESIDENT ID 000372023
10171490	RESIDENT ID 000382023
10171491	RESIDENT ID 000392023
10171492	RESIDENT ID 000402023
10171493	RESIDENT ID 000412023
10171494	RESIDENT ID 000422023
10171495	RESIDENT ID 000432023
10171496	RESIDENT ID 000442023
10171497	RESIDENT ID 000452023
10171498	RESIDENT ID 000462023
10171499	RESIDENT ID 000472023
10171500	RESIDENT ID 000482023
10171500	RESIDENT ID 000492023
10171502	RESIDENT ID 000502023
10171503	RESIDENT ID 000512023
10171504	RESIDENT ID 000522023
10171505	RESIDENT ID 000532023
10171506	RESIDENT ID 000542023
10171507	RESIDENT ID 000552023
10171508	RESIDENT ID 000562023
10171509	RESIDENT ID 000572023
10171510	RESIDENT ID 000582023
10171511	RESIDENT ID 000592023
10171512	
	RESIDENT ID 000602023
10171513	RESIDENT ID 000612023
10171514	RESIDENT ID 000622023
10171515	RESIDENT ID 000632023
10171516	RESIDENT ID 000642023
10171517	RESIDENT ID 000652023
10171518	RESIDENT ID 000662023
10171519	RESIDENT ID 000672023
10171520	RESIDENT ID 000682023
10171521	RESIDENT ID 000692023
10171522	RESIDENT ID 000702023
10171522	RESIDENT ID 000712023
10171523	RESIDENT ID 000722023
10171524	RESIDENT ID 000722023 RESIDENT ID 000732023
101/1525	RESIDENT ID 000/32023

10171526	RESIDENT ID 000742023
10171527	RESIDENT ID 000752023
10171528	RESIDENT ID 000762023
10171529	RESIDENT ID 000772023
10171530	RESIDENT ID 000782023
10171531	RESIDENT ID 000792023
10171532	RESIDENT ID 000802023
10171532	RESIDENT ID 000812023
10171534	RESIDENT ID 000822023
10171535	RESIDENT ID 000832023
10171536	RESIDENT ID 000842023
10171537	RESIDENT ID 000852023
10171538	RESIDENT ID 000862023
10171539	RESIDENT ID 000872023
10171540	RESIDENT ID 000882023
10171541	RESIDENT ID 000892023
10171542	RESIDENT ID 000902023
10171543	RESIDENT ID 000912023
10171544	RESIDENT ID 000922023
10171545	RESIDENT ID 000932023
10171546	RESIDENT ID 000942023
10171547	RESIDENT ID 000952023
10171548	RESIDENT ID 000962023
10171549	RESIDENT ID 000972023
10171550	RESIDENT ID 000982023
10171551	RESIDENT ID 000992023
10171552	RESIDENT ID 001002023
10171553	RESIDENT ID 001012023
10171554	RESIDENT ID 001022023
10171555	RESIDENT ID 001032023
10171556	RESIDENT ID 001042023
10171557	RESIDENT ID 001042023 RESIDENT ID 001052023
10171558	RESIDENT ID 001062023
10171559	RESIDENT ID 001072023
10171560	RESIDENT ID 001082023
10171561	RESIDENT ID 001092023
10171562	RESIDENT ID 001102023
10171563	RESIDENT ID 001112023
10171564	RESIDENT ID 001122023
10171565	RESIDENT ID 001132023
10171566	RESIDENT ID 001142023
10171567	RESIDENT ID 001152023
10171568	RESIDENT ID 001162023
10171569	RESIDENT ID 001172023
10171570	RESIDENT ID 001182023
10171571	RESIDENT ID 001192023
10171572	RESIDENT ID 001202023
10171573	RESIDENT ID 001212023
10171574	RESIDENT ID 001222023
10171575	RESIDENT ID 001232023
10171576	RESIDENT ID 001242023
10171577	RESIDENT ID 001252023
10171578	RESIDENT ID 001262023
10171579	RESIDENT ID 001272023
10171580	RESIDENT ID 001282023
10171581	RESIDENT ID 001292023
10171582	RESIDENT ID 001302023
10171583	RESIDENT ID 001312023
10171584	RESIDENT ID 001322023
10171585	RESIDENT ID 001332023
10171586	RESIDENT ID 001342023
10171587	RESIDENT ID 001352023
10171588	RESIDENT ID 001362023
10171589	RESIDENT ID 001372023
10171590	RESIDENT ID 001382023
10171591	RESIDENT ID 001392023
10171592	RESIDENT ID 001402023
10171593	RESIDENT ID 001412023
10171594	RESIDENT ID 001422023
10171595	RESIDENT ID 001422023 RESIDENT ID 001432023
	NEDIDENT ID 001434043
10171504	DESIDENT ID 001442022
10171596	RESIDENT ID 001442023 RESIDENT ID 001452023
10171597	RESIDENT ID 001452023
10171597 10171598	RESIDENT ID 001452023 RESIDENT ID 001462023
10171597 10171598 10171599	RESIDENT ID 001452023 RESIDENT ID 001462023 RESIDENT ID 001472023
10171597 10171598 10171599 10171600	RESIDENT ID 001452023 RESIDENT ID 001462023 RESIDENT ID 001472023 RESIDENT ID 001482023
10171597 10171598 10171599 10171600 10171601	RESIDENT ID 001452023 RESIDENT ID 001462023 RESIDENT ID 001472023 RESIDENT ID 001482023 RESIDENT ID 001492023
10171597 10171598 10171599 10171600	RESIDENT ID 001452023 RESIDENT ID 001462023 RESIDENT ID 001472023 RESIDENT ID 001482023
10171597 10171598 10171599 10171600 10171601	RESIDENT ID 001452023 RESIDENT ID 001462023 RESIDENT ID 001472023 RESIDENT ID 001482023 RESIDENT ID 001492023

10171604	RESIDENT ID 001522023
10171605	RESIDENT ID 001532023
10171606	RESIDENT ID 001542023
10171607	RESIDENT ID 001552023
10171608	RESIDENT ID 001562023
10171609	RESIDENT ID 001572023
10171610	RESIDENT ID 001572025 RESIDENT ID 001582023
	RESIDENT ID 001502023
10171611	RESIDENT ID 001592023
10171612	RESIDENT ID 001602023
10171613	RESIDENT ID 001612023
10171614	RESIDENT ID 001622023
10171615	RESIDENT ID 001632023
10171616	RESIDENT ID 001642023
10171617	RESIDENT ID 001652023
10171618	RESIDENT ID 001662023
10171619	RESIDENT ID 001672023
10171620	RESIDENT ID 001682023
10171621	RESIDENT ID 001692023
10171622	RESIDENT ID 001702023
10171623	RESIDENT ID 001712023
10171624	RESIDENT ID 001722023
10171625	RESIDENT ID 001732023
10171626	RESIDENT ID 001742023
10171627	RESIDENT ID 001752023
10171628	RESIDENT ID 001762023
10171620	RESIDENT ID 001772023
10171629	RESIDENT ID 001772023 RESIDENT ID 001782023
	RESIDENT ID 001782023 RESIDENT ID 001792023
10171631	
10171632	RESIDENT ID 001802023
10171633	RESIDENT ID 001812023
10171634	RESIDENT ID 001822023
10171635	RESIDENT ID 001832023
10171636	RESIDENT ID 001842023
10171637	RESIDENT ID 001852023
10171638	RESIDENT ID 001862023
10171639	RESIDENT ID 001872023
10171640	RESIDENT ID 001882023
10171641	RESIDENT ID 001892023
10171642	RESIDENT ID 001902023
10171643	RESIDENT ID 001912023
10171644	RESIDENT ID 001922023
10171645	RESIDENT ID 001932023
10171646	RESIDENT ID 001942023
10171647	RESIDENT ID 001952023
10171648	RESIDENT ID 001962023
10171649	RESIDENT ID 001972023
10171650	RESIDENT ID 001982023
10171651	RESIDENT ID 001992023
10171652	RESIDENT ID 001992023 RESIDENT ID 002002023
10171652	RESIDENT ID 002002023 RESIDENT ID 002012023
10171653	RESIDENT ID 002012023 RESIDENT ID 002022023
10171654	
	RESIDENT ID 002032023
10171656	RESIDENT ID 002042023
10171657	RESIDENT ID 002052023
10171658	RESIDENT ID 002062023
10171659	RESIDENT ID 002072023
10171660	RESIDENT ID 002082023
10171661	RESIDENT ID 002092023
10171662	RESIDENT ID 002102023
10171663	RESIDENT ID 002112023
10171664	RESIDENT ID 002122023
10171665	RESIDENT ID 002132023
10171666	RESIDENT ID 002142023
10171667	RESIDENT ID 002152023
10171668	RESIDENT ID 002162023
10171669	RESIDENT ID 002172023
10171670	RESIDENT ID 002182023
10171671	RESIDENT ID 002192023
10171672	RESIDENT ID 002202023
10171673	RESIDENT ID 002202023
10171674	RESIDENT ID 002222023
10171674	RESIDENT ID 002222023 RESIDENT ID 002232023
10171675	RESIDENT ID 002232023 RESIDENT ID 002242023
10171676	RESIDENT ID 002242023 RESIDENT ID 002252023
10171677	RESIDENT ID 002252025 RESIDENT ID 002262023
	RESIDENT ID 002262023 RESIDENT ID 002272023
10171679	
10171680	RESIDENT ID 002282023
10171681	RESIDENT ID 002292023

10171682	RESIDENT ID 002302023
10171683	RESIDENT ID 002312023
10171684	RESIDENT ID 002322023
10171685	RESIDENT ID 002332023
10171686	RESIDENT ID 002342023
10171687	RESIDENT ID 002352023
10171688	RESIDENT ID 002362023
10171689	RESIDENT ID 002372023
10171690	RESIDENT ID 002382023
10171691	RESIDENT ID 002392023
10171692	RESIDENT ID 002402023
10171693	RESIDENT ID 002412023
10171694	RESIDENT ID 002422023
10171695	RESIDENT ID 002432023
	RESIDENT ID 002432023 RESIDENT ID 002442023
10171696	
10171697	RESIDENT ID 002452023
10171698	RESIDENT ID 002462023
10171699	RESIDENT ID 002472023
10171700	RESIDENT ID 002482023
10171701	RESIDENT ID 002492023
10171702	RESIDENT ID 002502023
10171702	
10171703	RESIDENT ID 002512023
10171704	RESIDENT ID 002522023
10171705	RESIDENT ID 002532023
10171706	RESIDENT ID 002542023
10171707	RESIDENT ID 002552023
	RESIDENT ID 002562023 RESIDENT ID 002562023
10171708	RESIDENT ID 002562025
10171709	RESIDENT ID 002572023
10171710	RESIDENT ID 002582023
10171711	RESIDENT ID 002592023
10171712	RESIDENT ID 002602023
10171713	RESIDENT ID 002612023
10171714	RESIDENT ID 002622023
10171715	RESIDENT ID 002632023 RESIDENT ID 002632023
	RESIDENT ID 002642023
10171716	
10171717	RESIDENT ID 002652023
10171718	RESIDENT ID 002662023
10171719	RESIDENT ID 002672023
10171720	RESIDENT ID 002682023
10171721	RESIDENT ID 002692023
10171722	RESIDENT ID 002702023
10171723	RESIDENT ID 002712023
10171724	RESIDENT ID 002722023
10171725	RESIDENT ID 002722023
10171726	RESIDENT ID 002742023
	RESIDENT ID 002752023
10171727	
10171728	RESIDENT ID 002762023
10171729	RESIDENT ID 002772023
10171730	RESIDENT ID 002782023
10171731	RESIDENT ID 002792023
10171732	RESIDENT ID 002802023
10171733	RESIDENT ID 002812023
10171734	RESIDENT ID 002822023
10171735	RESIDENT ID 002832023
10171736	RESIDENT ID 002832023 RESIDENT ID 002842023
10171737	RESIDENT ID 002852023
10171738	RESIDENT ID 002862023
10171739	RESIDENT ID 002872023
10171740	RESIDENT ID 002882023
10171741	RESIDENT ID 002892023
10171742	RESIDENT ID 002902023
10171743	RESIDENT ID 002912023
10171744	RESIDENT ID 002922023
10171745	RESIDENT ID 002932023
10171746	RESIDENT ID 002942023
10171747	RESIDENT ID 002952023
10171748	RESIDENT ID 002962023
10171749	RESIDENT ID 002972023
10171750	RESIDENT ID 002982023
10171751	RESIDENT ID 002992023
10171752	RESIDENT ID 003002023
10171753	RESIDENT ID 003012023
10171754	RESIDENT ID 003022023
10171755	RESIDENT ID 003032023 RESIDENT ID 003032023
10171756	RESIDENT ID 003042023
10171757	RESIDENT ID 003052023
10171758	RESIDENT ID 003062023
10171758 10171759	

10171760	RESIDENT ID 003082023
10171761	RESIDENT ID 003092023
10171762	RESIDENT ID 003102023
10171763	RESIDENT ID 003112023
10171764	RESIDENT ID 003122023
10171765	RESIDENT ID 003132023
10171766	RESIDENT ID 003142023
10171767	RESIDENT ID 003152023
10171768	RESIDENT ID 003162023
10171769	RESIDENT ID 003172023
10171770	RESIDENT ID 003182023
10171771	RESIDENT ID 003192023
10171772	RESIDENT ID 003202023
10171773	RESIDENT ID 003212023
10171774	RESIDENT ID 003222023
10171775	RESIDENT ID 003232023
10171776	RESIDENT ID 003242023
10171777	RESIDENT ID 003252023
10171778	RESIDENT ID 003262023
10171779	RESIDENT ID 003272023
10171780	RESIDENT ID 003282023
10171781	RESIDENT ID 003292023
10171782	RESIDENT ID 003302023
10171783	RESIDENT ID 003312023
10171784	RESIDENT ID 003322023
10171785	RESIDENT ID 003332023
10171786	RESIDENT ID 003342023
10171787	RESIDENT ID 003352023
10171788	RESIDENT ID 003362023
10171789	RESIDENT ID 003372023
	RESIDENT ID 003372023
10171790	RESIDENT ID 003382023
10171791	RESIDENT ID 003392023
10171792	RESIDENT ID 003402023
10171793	RESIDENT ID 003412023
10171794	RESIDENT ID 003422023
10171795	RESIDENT ID 003432023
10171796	RESIDENT ID 003442023
10171797	RESIDENT ID 003452023
10171798	RESIDENT ID 003462023
10171799	RESIDENT ID 003472023
	RESIDENT ID 003482023
10171800	
10171801	RESIDENT ID 003492023
10171802	RESIDENT ID 003502023
10171803	RESIDENT ID 003512023
10171003	
10171804	RESIDENT ID 003522023
10171805	RESIDENT ID 003532023
10171806	RESIDENT ID 003542023
10171807	RESIDENT ID 003552023
10171808	RESIDENT ID 003562023
10171809	RESIDENT ID 003572023
10171810	RESIDENT ID 003582023
10171811	RESIDENT ID 003592023
10171812	RESIDENT ID 003602023
10171813	RESIDENT ID 003612023
10171814	RESIDENT ID 003622023
10171815	RESIDENT ID 003632023
10171816	RESIDENT ID 003642023
10171817	RESIDENT ID 003652023
10171818	RESIDENT ID 003662023
10171819	RESIDENT ID 003672023
10171820	RESIDENT ID 003682023
10171821	RESIDENT ID 003692023
10171822	RESIDENT ID 003702023
10171823	RESIDENT ID 003712023
10171824	RESIDENT ID 003722023
10171825	RESIDENT ID 003732023
10171825	RESIDENT ID 003742023
10171827	RESIDENT ID 003752023
10171828	RESIDENT ID 003762023
10171829	RESIDENT ID 003772023
10171830	RESIDENT ID 003782023
10171831	RESIDENT ID 003792023
10171832	RESIDENT ID 003802023
10171832	RESIDENT ID 003812023
10171834	RESIDENT ID 003822023
10171835	RESIDENT ID 003832023
10171836	RESIDENT ID 003842023
	DESIDENT ID 002052022
10171837	RESIDENT ID 003852023

10171838	RESIDENT ID 003862023
10171839	RESIDENT ID 003872023
10171840	RESIDENT ID 003882023
10171841	RESIDENT ID 003892023
10171842 10171843	RESIDENT ID 003902023 RESIDENT ID 003912023
10171843	RESIDENT ID 003912023 RESIDENT ID 003922023
10171845	RESIDENT ID 003932023
10171846	RESIDENT ID 003942023
10171847	RESIDENT ID 003952023
10171848	RESIDENT ID 003962023
10171849	RESIDENT ID 003972023
10171850 10171851	RESIDENT ID 003982023 RESIDENT ID 003992023
10171851	RESIDENT ID 003992023 RESIDENT ID 004002023
10171853	RESIDENT ID 004012023
10171854	RESIDENT ID 004022023
10171855	RESIDENT ID 004032023
10171856	RESIDENT ID 004042023
10171857	RESIDENT ID 004052023
10171858 10171859	RESIDENT ID 004062023 RESIDENT ID 004072023
10171859	RESIDENT ID 004072023 RESIDENT ID 004082023
10171861	RESIDENT ID 004092023
10171862	RESIDENT ID 004102023
10171863	RESIDENT ID 004112023
10171864	RESIDENT ID 004122023
10171865	RESIDENT ID 004132023
10171866 10171867	RESIDENT ID 004142023 RESIDENT ID 004152023
10171868	RESIDENT ID 004152023 RESIDENT ID 004162023
10171869	RESIDENT ID 004172023
10171870	RESIDENT ID 004182023
10171871	RESIDENT ID 004192023
10171872	RESIDENT ID 004202023
10171873 10171874	RESIDENT ID 004212023 RESIDENT ID 004222023
10171874	RESIDENT ID 004222023 RESIDENT ID 004232023
10171876	RESIDENT ID 004242023 RESIDENT ID 004242023
10171877	RESIDENT ID 004252023
10171878	RESIDENT ID 004262023
10171879	RESIDENT ID 004272023
10171880 10171881	RESIDENT ID 004282023 RESIDENT ID 004292023
10171882	RESIDENT ID 004202023 RESIDENT ID 004302023
10171883	RESIDENT ID 004312023
10171884	RESIDENT ID 004322023
10171885	RESIDENT ID 004332023
10171886 10171887	RESIDENT ID 004342023 RESIDENT ID 004352023
10171888	RESIDENT ID 004362023 RESIDENT ID 004362023
10171889	RESIDENT ID 004372023
10171890	RESIDENT ID 004382023
10171891	RESIDENT ID 004392023
10171892	RESIDENT ID 004402023
10171893 10171894	RESIDENT ID 004412023 RESIDENT ID 004422023
10171894	RESIDENT ID 004432023 RESIDENT ID 004432023
10171896	RESIDENT ID 004442023
10171897	RESIDENT ID 004452023
10171898	RESIDENT ID 004462023
10171899	RESIDENT ID 004472023
10171900 10171901	RESIDENT ID 004482023 RESIDENT ID 004492023
10171901	RESIDENT ID 004492023 RESIDENT ID 004502023
10171902	RESIDENT ID 004512023
10171904	RESIDENT ID 004522023
10171905	RESIDENT ID 004532023
10171906	RESIDENT ID 004542023
10171907	RESIDENT ID 004552023
10171908 10171909	RESIDENT ID 004562023 RESIDENT ID 004572023
10171909	RESIDENT ID 004582023
10171911	RESIDENT ID 004592023
10171912	RESIDENT ID 004602023
10171913	RESIDENT ID 004612023
10171914 10171915	RESIDENT ID 004622023 RESIDENT ID 004632023
101/1913	RESIDENT ID 004052025

10171916	RESIDENT ID 004642023
10171917	RESIDENT ID 004652023
10171918	RESIDENT ID 004662023
10171919	RESIDENT ID 004672023
10171920	RESIDENT ID 004682023
10171921	RESIDENT ID 004692023
10171922	RESIDENT ID 004702023
10171923	RESIDENT ID 004712023
10171924	RESIDENT ID 004722023
10171925	RESIDENT ID 004732023
10171926	RESIDENT ID 004742023
10171927	RESIDENT ID 004752023
10171928	RESIDENT ID 004762023
10171929	RESIDENT ID 004772023
10171930	RESIDENT ID 004782023
10171931	RESIDENT ID 004792023
10171932	RESIDENT ID 004802023
10171933	RESIDENT ID 004812023
10171934	RESIDENT ID 004822023
10171935	RESIDENT ID 004832023
10171936	RESIDENT ID 004842023
10171937	RESIDENT ID 004852023
10171938	RESIDENT ID 004862023
10171939	RESIDENT ID 004872023
10171940	RESIDENT ID 004882023
10171941	RESIDENT ID 004892023
10171942	RESIDENT ID 004902023
10171943	RESIDENT ID 004912023
10171944	RESIDENT ID 004922023
10171945 10171946	RESIDENT ID 004932023 RESIDENT ID 004942023
10171940	RESIDENT ID 004942023 RESIDENT ID 004952023
10171948	RESIDENT ID 004962023
10171949	RESIDENT ID 004972023
10171950	RESIDENT ID 004982023
10171951	RESIDENT ID 004992023
10171952	RESIDENT ID 005002023
10171953	RESIDENT ID 005012023
10171954	RESIDENT ID 005022023
10171955	RESIDENT ID 005032023
10171956 10171957	RESIDENT ID 005042023 RESIDENT ID 005052023
10171957	RESIDENT ID 005062023 RESIDENT ID 005062023
10171959	RESIDENT ID 005072023
10171960	RESIDENT ID 005082023
10171961	RESIDENT ID 005092023
10171962	RESIDENT ID 005102023
10171963	RESIDENT ID 005112023
10171964	RESIDENT ID 005122023
10171965	RESIDENT ID 005132023
10171966	RESIDENT ID 005142023
10171967	RESIDENT ID 005152023
10171968	RESIDENT ID 005162023
10171969	RESIDENT ID 005172023
10171970	RESIDENT ID 005182023 RESIDENT ID 005192023
10171971 10171972	RESIDENT ID 005192023 RESIDENT ID 005202023
10171972	RESIDENT ID 005202023 RESIDENT ID 005212023
10171974	RESIDENT ID 005222023
10171975	RESIDENT ID 005232023
10171976	RESIDENT ID 005242023
10171977	RESIDENT ID 005252023
10171978	RESIDENT ID 005262023
10171979	RESIDENT ID 005272023
10171980	RESIDENT ID 005282023
10171981	RESIDENT ID 005292023
10171982	RESIDENT ID 005302023
10171983	RESIDENT ID 005312023
10171984	RESIDENT ID 005322023
10171985	RESIDENT ID 005332023
10171986	RESIDENT ID 005342023 RESIDENT ID 005352023
10171987 10171988	RESIDENT ID 005352023 RESIDENT ID 005362023
10171988	RESIDENT ID 005362023 RESIDENT ID 005372023
10171989	RESIDENT ID 005382023
10171991	RESIDENT ID 005392023
10171992	RESIDENT ID 005402023
10171993	RESIDENT ID 005412023

10171994	RESIDENT ID 005422023
10171995	RESIDENT ID 005432023
10171996	RESIDENT ID 005442023
10171997	RESIDENT ID 005452023
10171998	RESIDENT ID 005462023
10171999	RESIDENT ID 005472023
10172000	RESIDENT ID 005482023
10172001	RESIDENT ID 005492023
10172002	RESIDENT ID 005502023
10172002	RESIDENT ID 005512023
10172003	RESIDENT ID 005522023
10172004	RESIDENT ID 005532023
10172005	RESIDENT ID 005542023
10172000	RESIDENT ID 005552023
10172007	RESIDENT ID 005562023 RESIDENT ID 005562023
10172008	
10172009	RESIDENT ID 005572023
10172010	RESIDENT ID 005582023
10172011	RESIDENT ID 005592023
10172012	RESIDENT ID 005602023
10172013	RESIDENT ID 005612023
10172014	RESIDENT ID 005622023
10172015	RESIDENT ID 005632023
10172016	RESIDENT ID 005642023
10172017	RESIDENT ID 005652023
10172018	RESIDENT ID 005662023
10172019	RESIDENT ID 500012023
10172020	RESIDENT ID 500022023
10172021	RESIDENT ID 500032023
10172022	RESIDENT ID 500042023
10172023	RESIDENT ID 500052023
10172024	RESIDENT ID 500062023
10172025	RESIDENT ID 500072023
10172026	RESIDENT ID 500082023
10172027	RESIDENT ID 500092023
10172028	RESIDENT ID 500102023
10172029	RESIDENT ID 500112023
10172030	RESIDENT ID 500122023
10172031	RESIDENT ID 500132023
10172032	RESIDENT ID 500142023
10172033	RESIDENT ID 500152023
10172034	RESIDENT ID 500162023
10172035	RESIDENT ID 500172023
10172036	RESIDENT ID 500182023
10172037	RESIDENT ID 500192023
10172038	RESIDENT ID 500202023
10172039	RESIDENT ID 500212023
10172040	RESIDENT ID 500222023
10172041	RESIDENT ID 500222023
10172042	RESIDENT ID 500232023 RESIDENT ID 500242023
10172042	RESIDENT ID 500252023
10172044	RESIDENT ID 500262023
10172045	RESIDENT ID 500202023
10172045	RESIDENT ID 500272023
10172040	RESIDENT ID 500282023 RESIDENT ID 500292023
10172048	RESIDENT ID 500202023 RESIDENT ID 500302023
10172040	RESIDENT ID 500302023 RESIDENT ID 500312023
10172049	RESIDENT ID 500312023
10172050	RESIDENT ID 500322023 RESIDENT ID 500332023
10172051	RESIDENT ID 500332023 RESIDENT ID 500342023
10172052	RESIDENT ID 500342023 RESIDENT ID 500352023
10172053	RESIDENT ID 500352023 RESIDENT ID 500362023
10172054	RESIDENT ID 500302023 RESIDENT ID 500372023
10172055	RESIDENT ID 500372023 RESIDENT ID 500382023
10172050	RESIDENT ID 500382023 RESIDENT ID 500392023
	RESIDENT ID 500392023 RESIDENT ID 500402023
10172058	RESIDENT ID 500402023
10172059	RESIDENT ID 500412023 RESIDENT ID 500422023
10172060	RESIDENT ID 500422023
10172061	RESIDENT ID 500432023
10172062	RESIDENT ID 500442023
10172063	RESIDENT ID 500452023
10172064	RESIDENT ID 500462023
10172065	RESIDENT ID 500472023
10172066	RESIDENT ID 500482023
10172067	RESIDENT ID 500492023
10172068	RESIDENT ID 500502023
10172069	RESIDENT ID 500512023
10172070	RESIDENT ID 500522023
10172071	RESIDENT ID 500532023

10172072	RESIDENT ID 500542023
10172073	RESIDENT ID 500552023
	RESIDENT ID 5005/2025
10172074	RESIDENT ID 500562023
10172075	RESIDENT ID 500572023
10172076	RESIDENT ID 500582023
10172077	RESIDENT ID 500592023
10172078	RESIDENT ID 500602023
	RESIDENT ID 500002025
10172079	RESIDENT ID 500612023
10172080	RESIDENT ID 500622023
10172081	RESIDENT ID 500632023
10172082	RESIDENT ID 500642023
10172083	RESIDENT ID 500652023
10172084	RESIDENT ID 500662023
10172085	RESIDENT ID 500672023
10172086	RESIDENT ID 500682023
10172087	RESIDENT ID 500692023
10172088	RESIDENT ID 500702023
	RESIDENT ID 500712025
10172089	RESIDENT ID 500712023
10172090	RESIDENT ID 500722023
10172091	RESIDENT ID 500732023
10172092	RESIDENT ID 500742023
10172093	RESIDENT ID 500752023
	RESIDENT ID 500752023
10172094	RESIDENT ID 500762023
10172095	RESIDENT ID 500772023
10172096	RESIDENT ID 500782023
10172097	RESIDENT ID 500792023
10172098	RESIDENT ID 500802023
	RESIDENT ID 500002025
10172099	RESIDENT ID 500812023
10172100	RESIDENT ID 500822023
10172101	RESIDENT ID 500832023
10172102	RESIDENT ID 500842023
10172102	RESIDENT ID 500852023
	RESIDENT ID 500052025
10172104	RESIDENT ID 500862023
10172107	RICARDO HERNANDEZ
10172108	RICHARD FORTE
10172109	RICHARD FRANK
10172111	RIOS ESCOBAR CAROLINA
10172112	RIYA THOMAS
10172114	ROBERT FOLLO
10172115	ROBERT S SCALICI
10172116	ROBIN ABRAHAM
10172116 10172117	ROBIN ABRAHAM ROBIN THOMPSON
10172116 10172117 10172118	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA
10172116 10172117 10172118 10172119	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN
10172116 10172117 10172118	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA
10172116 10172117 10172118 10172119	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN
10172116 10172117 10172118 10172119 10172121 10172124	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR
10172116 10172117 10172118 10172119 10172121 10172124 10172125	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172134	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172134 10172135	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172134 10172135 10172136	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172134 10172135 10172136 10172137	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172134 10172135 10172136	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172126 10172127 10172128 10172130 10172131 10172134 10172136 10172137 10172138	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172126 10172127 10172128 10172130 10172131 10172134 10172135 10172135 10172138 10172138	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172131 10172135 10172136 10172137 10172138 10172139 10172140	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARHAN TAREK
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172131 10172134 10172135 10172136 10172138 10172139 10172140 10172141	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172131 10172134 10172135 10172135 10172138 10172139 10172140 10172141 10172142	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172134 10172135 10172135 10172136 10172137 10172138 10172140 10172141 10172142 10172143	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172131 10172134 10172135 10172135 10172138 10172139 10172140 10172141 10172142	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172134 10172135 10172135 10172136 10172137 10172138 10172140 10172141 10172142 10172143	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172134 10172135 10172136 10172137 10172138 10172138 10172140 10172141 10172142 10172144 10172144	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY SCHMIERER ROGER SENJA URGEN
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172130 10172131 10172134 10172135 10172138 10172138 10172139 10172140 10172140 10172143 10172144 10172144	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY SCHMIERER ROGER SENJA URGEN SFICO PAUL
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172131 10172133 10172138 10172138 10172138 10172139 10172140 10172141 10172142 10172143	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY SCHMIERER ROGER SENJA URGEN SFICO PAUL SHAATAL JONATHAN
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172131 10172133 10172133 10172138 10172138 10172139 10172140 10172141 10172143 10172143 10172144 10172144 10172148 10172149	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY SCHMIERER ROGER SENJA URGEN SFICO PAUL SHAATAL JONATHAN SHANTEL HARRIS
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172130 10172131 10172134 10172135 10172138 10172138 10172139 10172140 10172141 10172142 10172144 10172144 10172144 10172148 10172149 10172150	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY SCHMIERER ROGER SENJA URGEN SFICO PAUL SHAATAL JONATHAN SHANTEL HARRIS SHEKEE ROSEWAY
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172130 10172131 10172134 10172135 10172136 10172139 10172140 10172141 10172142 10172142 10172143 10172144 10172144 10172144 10172145 10172150 10172151	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY SCHMIERER ROGER SENJA URGEN SFICO PAUL SHAATAL JONATHAN SHANTEL HARRIS SHEKEE ROSEWAY SHEOMANGAL ALLYSA
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172130 10172131 10172134 10172135 10172138 10172138 10172139 10172140 10172141 10172142 10172144 10172144 10172144 10172148 10172149 10172150	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY SCHMIERER ROGER SENJA URGEN SFICO PAUL SHAATAL JONATHAN SHANTEL HARRIS SHEKEE ROSEWAY
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172128 10172130 10172131 10172131 10172134 10172135 10172138 10172139 10172140 10172141 10172142 10172143 10172144 10172144 10172144 10172145 10172150 10172151 10172152	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARAMESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY SCHMIERER ROGER SENJA URGEN SFICO PAUL SHAATAL JONATHAN SHANTEL HARRIS SHEOMANGAL ALLYSA SHINDI HANI A
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172128 10172130 10172131 10172131 10172134 10172135 10172136 10172139 10172140 10172141 10172142 10172143 10172144 10172144 10172144 10172145 10172150 10172152 10172156	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARAMESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY SCHMIERER ROGER SENJA URGEN SFICO PAUL SHAATAL JONATHAN SHANTEL HARRIS SHECMANGAL ALLYSA SHINDI HANI A SHULER WAYNE ANDREW
$\begin{array}{c} 10172116\\ 10172117\\ 10172118\\ 10172119\\ 10172121\\ 10172124\\ 10172125\\ 10172126\\ 10172126\\ 10172127\\ 10172128\\ 10172130\\ 10172131\\ 10172131\\ 10172134\\ 10172135\\ 10172136\\ 10172137\\ 10172138\\ 10172140\\ 10172142\\ 10172142\\ 10172142\\ 10172143\\ 10172144\\ 10172144\\ 10172144\\ 10172144\\ 10172144\\ 10172144\\ 10172145\\ 10172150\\ 10172151\\ 10172152\\ 10172156\\ 10172157\\ \end{array}$	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARAMERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY SCHMIERER ROGER SENJA URGEN SFICO PAUL SHAATAL JONATHAN SHANTEL HARRIS SHEKEE ROSEWAY SHEOMANGAL ALLYSA SHINDI HANI A SHULER WAYNE ANDREW SIBIRSKI LEON
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172130 10172131 10172134 10172133 10172138 10172138 10172139 10172140 10172140 10172141 10172142 10172143 10172144 10172144 10172144 10172145 10172150 10172151 10172155 10172157 10172163	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY SCHMIERER ROGER SENJA URGEN SFICO PAUL SHAATAL JONATHAN SHANTEL HARRIS SHEKEE ROSEWAY SHEOMANGAL ALLYSA SHINDI HANI A SHULER WAYNE ANDREW SIMEON DAPHNEE
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172131 10172133 10172133 10172138 10172139 10172138 10172139 10172140 10172141 10172142 10172143 10172143 10172144 10172144 10172144 10172145 10172150 10172150 10172155 10172156 10172157 10172163 10172164	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY SCHMIERER ROGER SENJA URGEN SFICO PAUL SHAATAL JONATHAN SHANTEL HARRIS SHEKEE ROSEWAY SHEOMANGAL ALLYSA SHINDI HANI A SHULER WAYNE ANDREW SIBIRSKI LEON
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172131 10172133 10172133 10172133 10172138 10172139 10172140 10172141 10172142 10172143 10172143 10172144 10172144 10172144 10172145 10172150 10172151 10172152 10172156 10172157 10172163 10172164 10172166	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY SCHMIERER ROGER SENJA URGEN SFICO PAUL SHAATAL JONATHAN SHANTEL HARRIS SHEKEE ROSEWAY SHEOMANGAL ALLYSA SHINDI HANI A SHULER WAYNE ANDREW SIBIRSKI LEON SIMEON DAPHNEE SIMPSON SYLVIA A SINGH MILANDEEP
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172131 10172133 10172133 10172133 10172133 10172133 10172139 10172139 10172140 10172141 10172142 10172143 10172144 10172144 10172144 10172144 10172145 10172150 10172151 10172152 10172152 10172156 10172157 10172163 10172164 10172169	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY SCHMIERER ROGER SENJA URGEN SFICO PAUL SHAATAL JONATHAN SHANTEL HARRIS SHEKEE ROSEWAY SHEOMANGAL ALLYSA SHINDI HANI A SHULER WAYNE ANDREW SIBIRSKI LEON SIMEON DAPHNEE SIMPSON SYLVIA A SINGH MILANDEEP SLOLEY NORMA EVADNE
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172131 10172133 10172133 10172133 10172139 10172139 10172139 10172140 10172141 10172142 10172143 10172144 10172144 10172144 10172145 10172150 10172151 10172152 10172152 10172155 10172156 10172163 10172169 10172169 10172170	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY SCHMIERER ROGER SENJA URGEN SFICO PAUL SHAATAL JONATHAN SHANTEL HARRIS SHEKEE ROSEWAY SHEOMANGAL ALLYSA SHINDI HANI A SHULER WAYNE ANDREW SIBIRSKI LEON SIMEON DAPHNEE SIMPSON SYLVIA A SINGH MILANDEEP
10172116 10172117 10172118 10172119 10172121 10172124 10172125 10172126 10172127 10172128 10172130 10172131 10172131 10172133 10172133 10172133 10172133 10172133 10172139 10172139 10172140 10172141 10172142 10172143 10172144 10172144 10172144 10172144 10172145 10172150 10172151 10172152 10172152 10172156 10172157 10172163 10172164 10172169	ROBIN ABRAHAM ROBIN THOMPSON ROCHELLE BONILLA RODRIGUEZ SWAN ROMERO JIMENEZ EDELICIA RONDINA MARICAR ROSA BONILLA DIAZ ROSE SAINTPIERRE ROSEMARY FIELDEN ROSHEDA WHITE RYAN FINAMORE RYAN SCHMIDT SALVATORE PIZZO SAMORA GENTLES SAMUEL RESNICK SANCHEZ HEWETT SANDY WASHBURN SARA MERWIN SARA MERWIN SARHAN TAREK SAVARESE CATHERINE SCHACCA MARIA SCHMIDT SYDNEY SCHMIERER ROGER SENJA URGEN SFICO PAUL SHAATAL JONATHAN SHANTEL HARRIS SHEKEE ROSEWAY SHEOMANGAL ALLYSA SHINDI HANI A SHULER WAYNE ANDREW SIBIRSKI LEON SIMEON DAPHNEE SIMPSON SYLVIA A SINGH MILANDEEP SLOLEY NORMA EVADNE

10172175 SOFIA GARDNER SOTO ADRIAN 10172182 10172185 SPENCER CAMP 10172190 STACIE BERNARD 10172192 STAN AULO 10172198 STUART MARKUS 10172200 SUKHDEO SHARDA 10172201 SULLIVAN KEVIN PATRICK 10172204 SUNGA MARREN 10172210 SUSAN GRECCOARENA 10172211 SUSAN L MITCHELL 10172212 SUSAN MCCORMACK 10172213 SYLVERT ROOSEVELT 10172214 SYLVIO TASSO 10172217 TANISHA MITCHELL 10172218 10172220 TARTAGLIA MICHAEL TAVERAS SERGIO ERNESTO 10172221 TAYLOR JASMINDA 10172240 THEODORA COTTELL 10172242 THOMAS IAVARONE 10172243 THOMAS R POMBONYO 10172247 TILLI GIANNA 10172248 TIMOTHY G REISH MD 10172251 TOBILLAS MARTA 10172252 TOLLUMI GJERGJI 10172263 TRESHIA TYACTAC 10172264 TRISHA LORDE 10172266 TSOUKLIDIS CONSTANTINA TUCKER VERNON MARCIA VIRGINIA 10172267 10172269 TYLER PIVARSKY 10172270 TYSHAUN LUCKETT 10172290 VAKERIE TRIFON VALBRUNEGOODWILL ASHLEY 10172292 10172293 VALENCIA MARLENY 10172294 VALENZUELA BENJAMIN 10172298 **VELASQUEZ JULIO** 10172299 VENTURA BENITES MARIA 10172305 VERLEY EMILY 10172306 VERONICA KANINSKA 10172307 VIC VINCENT 10172308 VICTOR JURADO 10172309 VICTORIA CHONG 10172310 VICTORIA LABOUFFLANZA 10172311 VILLANUEVA SPENCER J 10172312 VILLATORO CLAUDIA 10172314 VIVEK JOSHI MD 10172316 VOLIN SHANNON 10172319 WALKERPINEDA TASHNA WARREN ADLER 10172321 10172323 WAYNE M SCHUSTER 10172324 WAYNE SMITH 10172325 WEBER KRISTEN 10172326 WELLS CHERYL 10172328 WENDY H LANTER 10172334 WILLIAM BALLADARES 10172335 WILLIAMSON NICOLE BEVERLEY 10172337 WILMA JAQUSCH 10172344 XIOMARA CONTRERAS 10172345 YAHOUDIS SHARPIRO 10172346 YELENA GADAYEV 10172347 YELENA POLEZHAYEV 10172348 YIN TAI IP 10172349 YOCUM DENNIS 10172351 YOSEF ELIANA 10172352 YVELANDE DIEUDONNE 10172353 ZEPHYR JEAN

Recipients of Notice of Electronic Filing: gregory.juell@us.dlapiper.com aty Gregory Juell

TOTAL: 1

TOTAL: 1071

Recipients submitted to the BNC (Bankruptcy Noticing (Center):
--	----------

db	Amsterdam House Continu 10050	ing Care Retirement Commun	ity, Inc.	300 E. Overlook	Port Washington, NY
aty	Benjamin D. Schuman	DLA PIPER LLP (US)	1251 Aver	ue of the Americas	New York, NY 10020

aty Erik F Stier DLA PIPER LLP (US) 500 Eighth Street, N.W. Washington, DC 20004 James P. Muenker DLA PIPER LLP (US 1900 North Pearl Street, Suite 2200 Dallas, TX 75201 aty Dallas, TX 75201 1900 N. Pearl Street, Suite 2200 Jason Hopkins DLA PIPER LLP (US) aty Rachel Nanes 200 South Biscayne Boulevard Suite 2500 Miami, FL 33131 aty United States of America Secretary of the Treasury 15th Street & Pennsylvania Ave. smg Washington, DC 20220 NW NYS Unemployment Insurance Attn: Insolvency Unit Bldg. #12, Room 256 Albany, NY 12201 smg NYS Department of Taxation & Finance Bankruptcy Unit PO Box 5300 Albany, NY 12205 smg Internal Revenue Service PO Box 7346 Philadelphia, PA 19101–7346 smg Office of the United States Trustee Long Island Federal Courthouse United States Trustee 560 smg Central Islip, NY 11722-4437 Federal Plaza 1ST CHOICE AMBULETTE 236 SEAMAN C 808 CONCEPTS INC 132 RED HILL ROAD 10170686 236 SEAMAN COURT WESTBURY, NY 11590 NEW CITY, NY 10956 10170687 A DEVEBEDUTTIS CORP 10170688 DBA DB LAND WORKS PO BOX 1039 PLAINVIEW, NY 11803 10170689 A NU START NY 13 ORCHARD CT ROSLYN HEIGHTS, NY 11577 A PLACE FOR MOM INC PO BOX 913241 DENVER, CO 802913241 10170690 A WIEST ENTERTAINMENT GROUP INC 10170691 271 BREAD AND CHEESE HOLLOW RD FORT SALONGA, NY 11768 10170692 AAA NORTHEAST DONNA GALASSO DONNA P GALASSO 1415 KELLUM PLACE GARDEN CITY, NY 11530 ABILITY NETWORK INC 10170693 PO BOX 856015 MINNEAPOLIS, MN 554856015 10170694 ACCESSRN OF NY LLC ATTN CONTRACTS 1540 S HOLLAND SYLVANIA RD STE MAUMEE, OH 43537 101 10170695 ACCREDITED SPECIALTY INSURANCE COMPANY 100 SUMMER STREET SUITE 1175 BOSTON, MA 02110 SUITE 360 ATLANTA, GA 30339 NEW HYDE PARK, NY 11040 2030 POWERS FERRY ROAD 10170696 ACCUSHIELD LLC 110 SOUTH 2ND STREET 10170697 ACQUA TREAT LTD 10170698 516 47TH AVE ACTIVE FIRE CONTROL LONG ISLAND CITY, NY 111015415 2 HUNTINGTON QUADRANGLE 3S01 10170700 ADP LLC MELVILLE, NY 11747 ADP LLC ATTN GEN COUNSEL MAJOR ACCTS 10170701 ONE ADP BLVD ROSELAND, NJ 07068 BOSTON, MA 022842875 10170702 ADP LLC PO BOX 842875 10170703 ADVANCED ANSWERS ON DEMAND INC 11575 HERON BAY BLD STE 200 CORAL SPRINGS. FL 33076 10170704 ADVANCED CARE STAFFING 1000 GATES AVE SUITE 5B BROOKLYN, NY 11221 10170705 ADVANCED CARE STAFFING ATTN CHIEF OPERATING OFFICER 545 BROADWAY 3RD BROOKLYN, NY 11206 FL ADVANCED UROLOGY CENTERS OF NEW YORK 10170706 2001 MARCUS AVENUE SUITE LAKE SUCCESS, NY 11042 N214 AE SAFEWAY SYSTEMS PEST CONTROL INC 10170707 **189 SCHOFIELD STREET** BRONX, NY 10464 10170708 AFFINITY REHABILITATION LLP CO HEALTHPRO MANAGEMENT SERVICES LLC ATTN 10600 YORK RD STE 105 COCKEYSVILLE, MD 21030 COO 22 CORPORATE WOODS BLVD 10170709 AFLAC ALBANY, NY 12211 10170710 AGE WELL RECREATION RAYMOND TORRES 20 WEEKS AVE OYSTER BAY. NY 11771 AIRGAS EAST PO BOX 734445 CHICAGO, IL 606734445 10170711 RADNOR, PA 19087 259 RADNOR CHESTER RD 10170712 AIRGAS INC ALBERTSON ELECTRIC INC 901 WILLIS AVE ALBERTSON, NY 11507 10170714 1345 AVENUE OF THE AMERICAS ALLIANCEBERNSTEIN NEW YORK, NY 10105 10170718 10170719 ALLIED UNIVERSAL SECURITY SERVICES PO BOX 828854 PHILADELPHIA, PA 191828854 10170720 ALLIED WORLD SPECIALTY INSURANCE COMPANY **199 WATER STREET** 24TH NEW YORK, NY 10038 FLOOR ALLIEDBARTON SECURITY SERVICES LLC 10170721 ATTN DIR BUSINESS DEVELOPMENT 8 TOWER 161 WASHINGTON ST STE 600 CONSHOHOCKEN, PA 19428 BRIDGE ALLSCRIPTS HEALTHCARE LLC 24630 NETWORK PLACE 10170723 CHICAGO, IL 606731246 10170724 ALLSCRIPTS HEALTHCARE SOLUTIONS ATTN STEVEN MARTIN 222 MERCHANDISE MART CHICAGO, IL 60654 10170725 ALLSTATE MEDICAL 34 5TH STREET BROOKLYN, NY 11232 901 W 14TH STREET 10170726 ALLUSERVE TONY YENZER SUITE 200 WASHINGTON. MO 63090 10170728 ALPHA CARD PO BOX 231179 PORTLAND, OR 97281 SUITE 208 ALPHA MED INC 15 AMERICA AVE 10170729 LAKEWOOD, NJ 08701 ALTERNATIVE SUSTAINABILITY NY 10170730 JOHN GOETZE 2273 STOCKTON DRIVE FLEMING ISLAND, FL 32003 10170731 ALTICE USA 1111 STEWART AVE BETHPAGE, NY 11714 10170733 AMALGAMATED BANK ATTN EDGAR ROMNEY ESQ 275 7TH AVE 8TH NEW YORK, NY 10001 FLOOR AMALGAMATED BANK ATTN SR VP 15 UNION SO 10170734 NEW YORK. NY 100033378 AMERICAN FIDELITY ASSURANCE COMPANY 5100 NORTH CLASSEN BLVD SUITE 10170736 106 OKLAHOMA CITY, OK 73118 AMERICAN HOTEL REGISTER COMPANY 10170737 PO BOX 677130 DALLAS, TX 752677130 AMERICAN PAPER TOWEL CO LLC 10 INDUSTRIAL ROAD 10170738 CARLSTADT, NJ 07072 10170739 7 RICHARD ST HICKSVILLE, NY 11801 AMERICAN SERVICE 10170740 AMF 7313 BELL CREEK ROAD MECHANICSVILLE, VA 23111

AMSTERDAM CONTINUING CARE HEALTH SYSTEM INC 10170741 ATTN PRESIDENT CEO 1060 AMSTERDAM AVE NEW YORK, NY 10025 AMSTERDAM SERVICES CORP 10170742 ATTN PRESIDENT CEO 1060 AMSTERDAM AVE NEW YORK, NY 10025 10170743 AMV ENTERTAINMENT PO BOX 1473 PATCHOGUE, NY 11772 ANTON COMMUNITY NEWSPAPERS 132 E 2ND STREET 10170753 MINEOLA, NY 11501 10170758 APPROVED ENERGY II LLC DBA APPROVED ENERGY 6717 4TH AVE BROOKLYN, NY 11220 APPROVED STORAGE AND WASTE HAULING 10170759 110 EDISON AVE MT VERNON, NY 10550 DBA ARROW SECURITY 10170764 ARON SECURITY INC 60 KNICKERBOCKER AVE BOHEMIA. NY 11716 AROUI300 LLC ALEXANDRIA, VA 22310 10170765 6116 STEGEN DRIVE ARROW LINEN SUPPLY COMPANY INC 467 PROSPECT AVE BROOKLYN, NY 11215 10170766 10170767 ARROW LINEN SUPPLY COMPANY INC PO BOX 9321 GARDEN CITY, NY 11530 NEW YORK, NY 100875102 ARTHUR J GALLAGHER RISK MANAGEMENT PO BOX 5102 10170768 10170770 ASSA ABLOY ENTRANCE SYSTEMS US INC 300 HORIZON CENTER STE 302 HAMILTON, NJ 08691 10170771 ASSA ABLOY ENTRANCE SYSTEMS US INC 92 N MAIN ST BLDG 19 PO BOX WINDSOR, NJ 08561 519 10170772 ASSA ABLOY ENTRANCE SYSTEMS US INC PO BOX 827375 PHILADELPHIA, PA 191827375 DALLAS, TX 10170773 ASSOCIATED TIME PARKING CONTROLS INC 9104 DIPLOMACY ROW 75247 23 GREEN LN 10170774 ASSOCIATED WATER CONDITIONERS INC SUCCASUNNA, NJ 07876 10170775 ATTANE 8880 WARD PARKWAY SUITE 400 KANSAS CITY, MO 64114 AUTOMATIC IRRIGATION COMMERCIAL DIVISION 10170776 333 BALDWIN ROAD HEMPSTEAD. NY 11550 10423873 Ad Hoc Residents Group CULLEN AND DYKMAN LLP Elizabeth M. Aboulafia, Esq. 333 Earle Ovington Blvd., 2nd Fl. Uniondale, New York 11553 10503892 Ad Hoc Residents Group Cullen and Dykman LLP 333 Earle Ovington Boulevard, 2nd Uniondale, New York 11553 Fl. Aaron McCollough 10251371 c/o McGuireWoods LLP 77 West Wacker Drive, Suite Aetna, Inc. Chicago, IL 60601 4100 10172696 Amsterdam Continuing Care Health System, Inc., C/O Otterbourg P.C. 230 Park Avenue New York. NY 10169 10180979 Anne V. Young Family Trust dated September 8, 1997 3 Hewlett Road Greenvale, New York 11548 BAND OF LONG ISLAND INC 10170779 PO BOX 4246 GREAT NECK, NY 11023 10170786 BENEFIT PLANS ADMINISTRATIVE SERVICES 6 RHOADS DR 7 UTICA, NY 13502 10170787 BERENSTATE CONSULTING GROUP 10050 REGENCY CIRCLE SUITE 110 OMAHA, NE 68114 10170792 BILLS FRIENDLY AUTO SERVICE INC ATTN OWNERMGR 1175 WILLIS ALBERTSON, NY 11507 AVE 10170794 **BIOREFERENCE LABORATORIES INC** ATTN LEGAL DEPT 481 EDWARD H ROSS DR ELMWOOD PARK, NJ 07407 1155 AVENUE OF THE AMERICAS 10170796 BKD LLP **SUITE 1200** NEW YORK, NY 10036271 22 PLANTING FIELD ROAD 10170797 BLANK SLATE MEDIA ROSLYN, NY 11577 10170798 BLICK ART MATERIALS 6910 EAGLE WAY CHICAGO, IL 606781069 321 14H ST NE BLUE WATER BENEFITS CONSULTING LLC NAPLES, FL 34120 10170799 10170800 BLUEORANGE COMPLIANCE 2500 FARMERS DRIVE SUITE 200 COLUMBUS, OH 43235 10170801 BNY MELLON FINANCIAL CONTROL BILLING DEP PO BOX 19445A NEWARK, NJ 071950445 10170805 **BRENNAN MANNA DIAMOND** ATTN AARON M JONES ESQ 250 CIVIC CENTER DRIVE SUITE 300 COLUMBUS, OH 43215 10170809 BRICKMAN GROUP LTD LLC THE ATTN OFFICE OF GEN COUNSEL 2275 RESEARCH BLVD ROCKVILLE, MD 20850 STE 600 10170810 BRIDGE DERMATOPATHOLOGY SERVICES PLLC 560 WHITE PLAINS ROAD 6TH TARRYTOWN, NY 10591 FLOOR BRIGGS HEALTHCARE 10170811 4900 UNIVERSITY AVENUE SUITE 200 WEST DES MOINES, IA 50266 10170812 BRIGHTSTAR 66 NORTH MAIN STREET SUFFIELD, CT 06078 **BROTHERS II BUSINESS MACHINES** 200 MCCORMICK DRIVE 10170813 BOHEMIA, NY 11716 801 ISLINGTON ST 35 Paul Rachmuth Law Office, PLLC 265 Suprise List 570 Attry Devil 4 Devi PORTSMOUTH, NH 03801 10170814 BROWN COMPANY DESIGN Barbara and Richard Newman 10182739 Barbara and Richard Newman 10182849 265 Sunrise Highway, Ste. Rockville Centre, NY 11570 A SION 8031 CORPORATE DR Attn: Paul A. Rachmuth 1515 CABLEVISION BALTIMORE, MD 212364986 10170821 10170818 CABLEVISION LIGHTPATH INC 1111 STEWART AVE BETHPAGE, NY 117143581 10170819 CABLEVISION LIGHTPATH INC 200 JERICHO QUADRANGLE JERICHO, NY 11753 PITTSBURGH, PA 152516111 10170820 CABLEVISION LIGHTPATH INC PO BOX 360111 CADWALADER WICKERSHAM TAFT LLP ONE WORLD FINANCIAL CENTER 10170822 NEW YORK, NY 10281 CALVARY HOSPITAL HOSPICE 10170824 ATTN EXEC SECRETARY 1740 EASTCHESTER RD BRONX, NY 10461 CAPITAL PROJECTS CONSULTING LLC 10170828 ATTN J MICHAEL ORIFICI **37 SAW MILL RIVER** RD HAWTHORNE, NY 10532

10170829 CAPITAL PROJECTS CONSULTING LLC J MICHAEL ORIFICI 629 FIFTH AVENUE SUITE PELHAM, NY 10803 203 10170832 CARETECH STEVE KATZ 1776 AVENUE OF THE STATES SUITE 102 LAKEWOOD. NJ 08701 10170831 CARETECH GROUP ATTN PAUL HELLMAN 1123 MCDONALD AVE BROOKLYN, NY 11230 10170835 CARING PEOPLE 4450 S TIFFANY DRIVE WEST PALM BEACH, FL 33407 175 FULTON AVE STE 10170833 CARING PEOPLE HOME HEALTH CARE ATTN ADMINISTRATOR 307 HEMPSTEAD, NY 11550 10170834 CARING PEOPLE INC 1169 MAIN AVE CLIFTON. NJ 07011 CARR BUSINESS SYSTEMS 130 SPAGNLOI RD 10170837 MELVILLE, NY 11747 10170838 CARR BUSINESS SYSTEMS PO BOX 936715 ATLANTA, GA 311936715 10170840 CASEY FIRE SYSTEMS INC TOM CARPENTER 3927 59TH STREET WOODSIDE, NY 11377 CASSENA CARE MANAGEMENT LLC 225 CROSSWAYS PARK DRIVE 10170841 WOODBURY, NY 11797 DBA ENEXIA SPECIALTY PHARMACY 10170842 CASTLETON PHARMACY CORP 252 ATTN CEO PORT RICHMOND AVE STATEN ISLAND, NY 10302 61 BROWN RD ATTN PRESIDENT 10170844 CBORD GROUP INC PORT WASHINGTON, NY 11050 CCI HEALTHCARE SYSTEMS GROUP CORP 10170845 218 39TH STREET 2ND FLOOR BROOKLYN. NY 11232 10170846 CCRC ACTUARIES LLC DBA CONTINUING CARE ACTUARIES **415 MAIN** REISTERTOWN, MD 211361905 ST 10170847 CELEBRATION SERVERS LLC 7908 147TH ST B9 KEW GARDEN HILLS, NY 11367 10170848 CENTER FOR HEALTH CARE FACILITY PLANNING LICENSURE FINANCE BUREAU OF ARCH ENG EMPIRE STATE PLAZA CORNING TOWER ROOM 1861 ALBANY, NY 12237 10170849 CENTERS FOR MEDICARE MEDICAID SERVICES 7500 SECURITY BOULEVARD BALTIMORE, MD 21244 10170859 CHS PHYSICIAN PARTNERS PO BOX 950006625 PHILADELPHIA, PA 191956625 CHUBB WORKPLACE BENEFITS **5277 PAYSPHERE CIRCLE** 10170862 CHUBB CHICAGO. IL 60674 10170860 CHUBB SON PO BOX 382001 PITTSBURGH, PA 152508001 10170861 CHUBB FIRE **6 SKYLINE DRIVE** HAWTHORNE, NY 10532 10170863 900 COTTAGE GROVE ROAD BLOOMFIELD, CT 06002 CIGNA CINTAS CORPORATION 10170864 6800 CINTAS BLVD CINCINNATI, OH 45262 CITY NATIONAL ROCHDALE 400 PARK AVENUE 10170865 NEW YORK, NY 10022 ATTN CFO 10170866 CLASSIC HAIR CARE LLC 3 EVES DR STE 305 MARLTON, NJ 08053 **38 FOREST AVENUE** GLEN COVE, NY 11542 10170868 CLAYNATION CLEARLY GULL ADVISORS INC 10170869 ATTN CHAIRMAN AND CEO 100 E WISCONSIN AVE STE MILWAUKEE, WI 53202 2400 CLINICAL STAFFING RESOURCES CO WELLS FARGO BANK NA 10170870 P O BOX 842932 BOSTON, MA 02284293 10170871 CMS COMPLIANCE GROUP INC ATTN PRESIDENT 68 S SERVICE RD STE 100 MELVILLE, NY 11747 10170872 CNA SURETY DIRECT BILL POBOX 957312 ST LOUIS. MO 631957312 COALITION TO SAVE HEMPSTEAD HARBOR PO BOX 159 10170873 SEA CLIFF, NY 11579 10170874 CODETWO SP ZOO SP K UL WOLNOSCI 16 JELENIA GORA 58500 POLAND COMMAND SECURITY CORPORATION **4 CREAMERY BROOK** EAST GRANBY, CT 06026 10170878 COMMISSIONER OF MOTOR VEHICLES **REG RENEWAL CENTER** 10170879 STE 6 UTICA, NY 135015899 10170880 COMPREHENSIVE HEALTHCARE SOLUTIONS INC ATTN PRESIDENT 36 AIRPORT RD STE LAKEWOOD, NJ 08701 101 10170881 CONA ELDER LAW PLLC 225 BROAD HOLLOW ROAD SUITE 200 MELVILLE, NY 11747 10170882 CONNECTED LIVING 400 CROWN COLONY DRIVE SUITE 100 OUINCY, MA 02169 10170883 CONSTELLATION PO BOX 5471 CAROL STREAM, IL 601975471 10170884 CONTINUING CARE ACTUARIES LLC 415 MAIN STREET **REISTERSTOWN, MD 21136** 10170885 COOL INSURING AGENCY INC PO BOX 2153 GLENS FALLS, NY 128012153 27 STEPHEN OVAL 10170887 COSME GERARD MAGAN GIL APT A GLEN COVE, NY 11542 10170889 COUNTY FAIR AIR CONDITIONING CORP ATTN SERVICE MANAGER 11 DREW RONKONKOMA, NY 117797238 CT COUNTY FAIR AIR CONDITIONING CORP 10170890 ATTN SERVICE MANAGER 2700 SHAMES WESTBURY, NY 115901750 DR 10170891 CRADLE OF AVIATION CHARLES LINDBERGH BLVD GARDEN CITY, NY 11530 CROKER FIRE SAFETY CORPORATION 235 BROOKSITE DRIVE 10170895 HAUPPAUGE, NY 11788 10170896 CROKER FIRE SAFETY CORPORATION **PO BOX 368** ISLIP TERRACE, NY 117520368 10170897 1001 PENNSYLVANIA AVENUE NW CROWELL MORING LLP WASHINGTON, DC 200042595 10170898 CSC HOLDINGS LLC 1111 STEWART AVE BETHPAGE, NY 11714 CSRA E MEDNY ENROLLMENT MAINTENANCE REMIT 10170899 PO BOX 4605 RENSSELARE. NY 121448611 10170901 CURASPAN HEALTH GROUP INC A NAVIHEALTH SUBSIDIARY PO BOX ATLANTA, GA 303744204 744204 10175649 Cablevision Lightpath LLC 1111 Stewart Ave Bethpage, 11714 Cellco Partnership d/b/a Verizon Wireless William M Vermette 10204140 22001 Loudoun County Asĥburn, VA 20147 PKWY 10170902 1565 HOTEL CIRCLE S SUITE 300 SAN DIEGO, CA 92108 DACA VI LLC

10226362 DANIEL JUNE C/O ANDREA LATERZA, ESQ. 1225 FRANKLIN AVENUE, SUITE GARDEN CITY, NEW YORK 11530 450 10170906 DAVID ROSENFELD MAGIC MENTALISM LLC **2 CARLIN PLACE** GREAT NECK, NY 11023 10170908 DB LAND WORKS 18 MONT AVE DIX HILLS, NY 11746 10170909 DB LAND WORKS PO BOX 1039 PLAINVIEW, NY 11803 10170911 DEBENEDITTIS LANDSCAPING INC 260 BROADWAY GARDEN CITY PARK, NY 11040 10170912 DEBENEDITTIS LANDSCAPING INC 848 DOGWOOD AVE FRANKLIN SO. NY 11010 10170918 DENNETT LAW OFFICES PC **8 BOND STREET** SUITE 300 GREAT NECK, NY 110212418 10170919 DENTSERV DENTAL SERVICES PC ATTN EXECUTIVE DIR 15 CANAL RD PELHAM **MANOR, NY 10803** DEPARTMENT OF THE TREASURY 10170921 INTERNAL REVENUE SERVICE **OGDEN, UT 84201** 10170922 DEPT OF HOUSING AND URBAN DEVELOPMENT 451 7TH STREET SW WASHINGTON, DC 20410 10170928 DIGNITY HOME CARE NEW YORK 55 NORTHERN BLVD SUITE 305 GREAT NECK, NY 11021 10170932 DIRECT SUPPLY BOX 88201 MILWAUKEE, WI 532880201 DIRTY PIPES **7 BRADFORD LANE** 10170933 BETHPAGE, NY 11714 DOX ELECTRONICS INC 10170937 105 COLLEGE AVE ROCHESTER, NY 14607 10170941 DYNAMIC ACCESS ACCESS RN 2600 N CENTRAL EXPRESSWAY 280 RICHARDSON, TX 75080 10189607 David A., Peter L and Michael G. McAuliffe Jonathan Wells Poses 68 South Service Road, Ste. Melville, NY 11747 100 EAST COAST POWER GAS LLC 10170942 340 JACKSON AVE **BRONX, NY 10454** EB EMPLOYEE SOLUTIONS LLC HILLIARD, OH 43026 10170943 4088 MAIN ST ATTN JOSEPH DONOVAN EVP 10170944 EB EMPLOYEE SOLUTIONS LLC 245 MAIN ST STE 605 WHITE PLAINS, NY 10601 10170945 EB EMPLOYEE SOLUTIONS LLC JOSEPH DONOVAN BOX 791293 BALTIMORE, MD 212791293 EBI CONSULTING 10170946 PO BOX 844523 BOSTON, MA 02284 10170947 ECOLAB INC PO BOX 32027 NEW YORK, NY 100872027 10170948 ATTN MATHEW ORIFICI PRESIDENT EDU TEK LTD 99 FULTON ST SUITE 2 WHITE PLAINS, NY 10606 EDWARD DON COMPANY 10170949 ATTN MICHELLE BEADLING 84 STEMMERS WESTHAMPTON, NJ 08060 LN 10170953 ELITE PARKING HOSPITALITY CORP ATTN PRESIDENT 320 ENDO BLVD EXT 2ND GARDEN CITY, NY 11530 FL ELITE PARKING SYSTEMS GROUP 10170954 PO BOX 160 VALLEY STREAM, NY 11582 EMPIRE BLUE CROSS BLUE SHIELD 165 BROADWAY AT ONE LIBE 10170957 NEW YORK, NY 10006 EMPIRE BLUE CROSS BLUE SHIELD PO BOX 11792 NEWARK, NJ 071014792 10170958 10170959 EMPIRE HEALTHCHOICE ASSURANCE INC DBA EMPIRE BLUE CROSS BLUE SHIELD ATTN ONE LIBERTY PLAZA 14TH FL PROVIDER NETWORK MGMT NEW YORK, NY 10006 10170960 EMPIRE STATE ASSOC OF ASSISTED LIVING 646 PLANK ROAD SUITE 207 CLIFTON PARK, NY 12065 10170961 EMPLOYEE BENEFIT SOLUTIONS INC ATTN PAUL STAUBI 245 MAIN ST STE WHITE PLAINS, NY 10601 605 ENEXIA SPECIALTY PHARMACY 826 FOREST AVE STATEN ISLAND, NY 10310 10170962 10170963 5660 GREENWOOD PLAZA BLVD GREENWOOD VILLAGE, CO ENGRAIN INC SUITE 350 80111 10170964 ENVIROBUSINESS INC DBA EBI CONSULTING 21 B ST BURLINGTON, MA 01803 ENVIRONMENTAL PROTECTION AGENCY 1200 PENNSYLVANIA AVENUE 10170965 NW WASHINGTON, DC 20460 40 ZORN BLVD ENVIRONMENTAL SERVICES INC YAPHANK, NY 11980 10170966 STAEN ISLAND, NY 10314 10170969 EXCELLENT PEST CONTROL 28 POI CT 10170970 EXPRESS EMPLOYMENT PROFESSIONALS ATTN OWNER 825 E GATE BLVD STE 108 GARDEN CITY, NY 11530 EXPRESS SERVICES INC DBA 10170971 DBA EXPRESS EMPLOYMENT PROFESSIONALS 825 E GATE BLVD **STE 108** GARDEN CITY, NY 11530 Eileen M. Sethna, Esquire 10229149 Heidi M. Hockberger, Esquire LEVENFELD PEARLSTEIN, LLC 120 S Riverside Plaza, Suite 1800 Chicago, Illinois 60606 Elizabeth B. Vandesteeg LEVENFELD PEARLSTEIN. LLC 10267160 120 S. Riverside Plaza, Suite 1800 Chicago, Illinois 60606 10244645 Estate of Violet Ajamian Phillips Nizer LLP 485 Lexington Avenue, 14th Floor New York, NY 10017 10170972 FACILITY TRANSPORT SOLUTIONS INC GILL AMADO 246 MINEOLA BLVD SUITE MINEOLA, NY 11501 104 FALCON RAPPAPORT BERKMAN LLP 10170973 1185 AVE OF THE AMERICAS FL 3 NEW YORK, NY 10036 FALCON RAPPAPORT BERKMAN LLP 10170974 KIMBERLY BROWN 265 SUNRISE HIGHWAY SUITE 50 ROCKVILLE CENTRE, NY 11570 10170977 FED EX PO BOX 371461 PITTSBURGH, PA 152507461 10170978 FEDERATED INVESTMENT MANAGEMENT PO BOX ATTN FTR FINANCIAL 219318 KANSAS CITY, MO 64121 FIDELITY MANAGEMENT PO BOX 770001 10170980 CINCINNATI, OH 45277 10170981 FILTA KLEEN INC 107 GEORGIA AVE BROOKLYN, NY 11207 10170983 FIRST BANKCARD PO BOX 2818 OMAHA, NE 681032818

10170984 FIRST BOSTON 11 MADISON AVE NEW YORK, NY 10010 ATTN PRESIDENT 10170985 FIRST UNUM LIFE INSURANCE COMPANY 666 3RD AVE STE NEW YORK, NY 10017 301 FIRST UNUM LIFE INSURANCE COMPANY 10170986 PO BOX 406927 ATLANTA. GA 303846927 10170987 FIRST UNUM LIFE INSURANCE COMPANYDIS 6 CONCOURSE PKWY STE 2700 ATLANTA, GA 30328 10170988 FIRST UNUM LIFE INSURANCE COMPANYDIS PO BOX 406919 ATLANTA, GA 303846919 10170989 FITNESS SHOWROOMS DISTRIBUTION 114 SMITH STREET POUGHKEEPSIE, NY 12601 10170991 FORVIS LLP **GRACE HARRIS** 910 E ST LOUIS STREET SUITE 400 SPRINGFIELD, MO 658062570 10170993 FRANCOTYPOSTALIA INC **PO BOX 157** BEDFORD PARK, IL 604990157 10170994 FRANCOTYPPOSTALIA INC DBA FP MAILING SOLUTIONS INC 140 N MITCHELL CT STE ADDISON, IL 601015629 200 FRIENDS OF THE PORT WASHINGTON PUBLIC LIBRARY ONE LIBRARY DRIVE 10170998 PORT WASHINGTON, NY 11050 10170999 FULL COUNT **1555 SE DELAWARE AVENUE** SUITE A ANKENY, IA 50021 GCD NEW YORK LLC ATTN MICHAEL B LANAHAN COCHAIRMAN 225 E JOHN CARPENTER 10171004 IRVING, TX 75062 FRWY STE 700 ATTN RAYMOND SMITH ESO GCD NEW YORK LLC CO MCELREE SMITH PC 10171005 600 N PEARL ST STE 1600 DALLAS, TX 752012809 GDC MEDICAL ELECTRONICS ATTN PRESIDENT 10171006 25 SOUTH MALL PLAINVIEW, NY 11803 10171007 GEFEN CPR 26 CLUBSIDE DRIVE WOODMERE, NY 11598 GENERAL ELECTRIC COMPANY 10171008 GE APPLIANCES GECS PO BOX 402271 ATLANTA, GA 303842271 10171009 GENESIS SIGNS GRAPHICS **195 CENTRAL AVENUE** SUITE G FARMINGDALE. NY 11735 10171011 GENSERVE LLC 100 NEWTOWN ROAD PLAINVIEW, NY 11803 10171016 GLEN FLOORS MICHAEL CAPOBIANCO **30 GLEN STREET** GLEN COVE, NY 11542 9525 QUEENS BLVD STE 1001 GLOBAL ENERGY LLC ATTN PRESIDENT 10171018 REGO PARK, NY 113744508 10171019 ATTN VICE PRESIDENT 11230 COLLEGE BLVD OVERLAND PARK, **GLYNNDEVINS INC** KS 66210 10171020 GMSC NEW YORK LLC ATTN MICHAEL B LANAHAN COCHAIRMAN 225 E JOHN CARPENTER FRWY STE 700 IRVING, TX 75062 GMSC NEW YORK LLC CO MCELREE SMITH PC 10171021 ATTN RAYMOND D SMITH ESQ 600 N PEARL ST STE 1600 DALLAS, TX 752012809 COURTNEY MCKELLAR 10171022 GNXCOR USA INC PO BOX 935819 ATLANTA, GA 311935819 NEW YORK, NY 10019 555 WEST 57TH STREET 10171023 **GNYHA** 15TH FLOOR GOLD COAST INTERNATIONAL FILM FESTIVAL 113 MIDDLE NECK ROAD 10171024 GREAT NECK, NY GOTO TECHNOLOGIES USA INC PO ROX 50064 11021 10171026 BROOKLYN, NY 11223 10171028 LOS ANGELES, CA 900740264 PO BOX 371 10171029 **GP SYSTEMS INC** 25 CRANDALL AVE POMPTON LAKES, NJ 07442 PALATINE, IL 600380001 10171032 GRAINGER DEPT 878217652 GRAINGER INDUSTRIAL SUPPLY 10171031 CORP ACCOUNTS DEPT **1657 SHERMER** NORTHBROOK, IL 600625362 RD GRANDBRIDGE REAL ESTATE CAPITAL LLC 10171033 214 N TRYON ST STE 3400 CHARLOTTE, NC 282022374 GREASE PRO 10171035 40 ZORN BLVD YAPHANK, NY 11980 10171036 GREAT AMERICAN INSURANCE CO SPECIALTY ACCOUNTING PO BOX CLEVELAND, OH 441016400 89400 10171037 GREAT AMERICAN INSURANCE COMPANY 301 E FOURTH ST CINCINNATI, OH 45202 GREAT AMERICAN INSURANCE GROUP ADMINISTRATIVE OFFICES 10171038 301 E 4TH ST CINCINNATI, OH 452024201 10171039 GREAT NECK ARTS CENTER 113 MIDDLE NECK ROAD GREAT NECK, NY 11021 555 W 57TH ST 10171040 GREATER NEW YORK HOSPITAL FOUNDATION INC NEW YORK, NY 10019 10171042 GREENAN BUSINESS PRODUCTS INC 60 W 38TH ST 4TH FL NEW YORK, NY 10018 10171043 GREENAN BUSINESS PRODUCTS INC TERRY GREENAN 23 NORTH MAIN ST PEARL **RIVER, NY 10965** 10171044 GREENSTREET 2601 SOUTH BAYSHORE DR STE 1775 MIAMIA. FL 33133 10171045 GROSSMAN MARTIN MD 5115 BEACH CHANNEL DR STE 421 FAR ROCKAWAY, NY 11691 10171046 GROSSMAN MARTIN MD 560 WOODMERE BLVD WOODMERE, NY 11598 PO BOX 824404 PHILADELPHIA, PA 191824404 10171053 GUARDIAN 10171048 GUARDIAN EXTERMINATING SERVICE CORP ATTN OPERATIONS MGR 161 AVE OF THE AMERICAS NEW YORK, NY 10013 GUARDIAN LIFE INSURANCE CO OF AMERICA 10171049 **10 HUDSON YARDS** NEW YORK, NY 10001 NEW YORK, NY 10004 10171050 GUARDIAN LIFE INSURANCE CO OF AMERICA 7 HANOVER SQ ATTN CHARLES LOBOSCO SR VP SALES 10171051 GUARDIAN SECURITY SERVICES INC 161 AVE OF NEW YORK, NY 10013 THE AMERICAS 4TH FL GUARDIAN SERVICE INDUSTRIES INC 10171052 ATTN CHARLES LOBOSCO SR VP SALES 161 AVE OF THE AMERICAS 4TH FL NEW YORK, NY 10013 ATTN ALAN R MORSE JD PHD PRES 10171054 **GUILDNET INC** 15 W 65TH ST NEW YORK, NY 10023

10171060 HARBOR RIDGE ASSOCIATES LP 610 5TH AVE NEW YORK, NY 10020 HARBOR VIEW AT PORT WASHINGTON HOME OWNERS ASSOC I 10171061 1 HARBOR VIEW DR PORT WASHINGTON, NY 11050 ATTN ANDREW KOMAROMI ESO HARRIS BEACH PLLC 10171065 333 EARLE OVINGTON SUITE 901 UNIONDALE, NY 11553 BOULEVARD HCF ALZHEIMERS DAY PROGRAM 999 HERRICKS ROAD NEW 10171067 ATT PATRICIA FOLEY HYDE PARK, NY 11040 HD SUPPLY FACILITIES MAINTENANCE LTD SUSAN WILLIAMS EXT 10171068 PO BOX 509058 SAN DIEGO, CA 921509058 HD Supply Facilities Maintenance, Ltd P.O Box 509058 10244233 San Diego, CA 92150–9058 HEALTH SERVICES GROUP INC 10171069 ATTN REGIONAL MANGER 3220 TILLMAN DR STE BENSALEM, PA 19020 300 HELP CESSPOOL AND SEWER LLC 10171071 J MARKS 389 NEW SOUTH HICKSVILLE, NY 11801 ROAD 2BHERBERT J SIMS COMPANY INC 10171073 ATTN EXECUTIVE VP 2150 POST RD STE 301 FAIRFIELD, CT 068245669 HK PROJECT CONSULTING 1403 BONNIE LANE UNIT 110U BAYSIDE, NY 11360 10171076 ITW FOOD EQUIPMENT GROUP LLC 10171077 HOBART SERVICE PO BOX 2517 CAROL STREAM, IL 601322517 10171078 HOFSTRA UNIVERSITY COUNSELINGMENTAL HEALTH PROF DEPT 1000 HEMPSTEAD TPKE HEMPSTEAD, NY 11549 ATTN MAUREEN HINKLEMAN 10171079 HOSPICE CARE NETWORK **99 SUNNYSIDE** WOODBURY, NY 11797 BLVD HOSPICE CARE NETWORK 10171080 ATTN PRES CEO 5907 175TH PL FRESH MEADOWS, NY 11365 10226363 HOSPICE OF NEW YORK, LLC 30-30 47TH AVENUE SUITE 635 LONG ISLAND CITY. NEW YORK 11101 HOSPICE OF NY LLC 10171081 ATTN MICHAEL ROSEN ADMINISTRATOR 3030 47TH AVE LONG ISLAND CITY, NY 11101 HOSPICE OF NY LLC 10171082 ATTN MICHAEL ROSEN ADMINISTRATOR 4518 COURT SQ STE LONG ISLAND CITY, NY 11101 500 HOTEL TECH INTERNATIONAL 10171083 891 A YONGE STREET TORONTO, ON CANADA M4W2H2 10171084 HR HEALTHCARE 1750 OAK STREET LAKEWOOD, NJ 08701 HUB INTERNATIONAL NORTHEAST LTD 1065 AVE OF THE AMERICAS 10171085 **5 BRYANT** NEW YORK, NY 10018 PARK 10171063 Harbor View at Port Washington Homeowner's Assoc. Inc., C/O David Wollin, President 162 Harbor Port Washington, NY 11050 View Drive 10171062 Harbor View at Port Washington Homeowner's Assoc., Inc., Attn: David Goldstein c/o Total Community Management Corp. 2375 Bedford Ave. Bellmore, NY 11710 Harbor View of Port Washington Home Owners 10177723 Ruskin Moscou Faltischek P.C. 1425 RXR Uniondale NY 11556 Plaza 10231862 Harbor View of Port Washington Home Owners Associa c/o Rivkin Radler LLP 926 RXR Uniondale, NY 11556 Plaza Harbor View of Port Washington Home Owners Associa 10231881 c/o Rivkin Radler LLP 926 RXR Uniondale, NY 11556 Plaza VOICE FRIEND LLC 10171088 ICON PO BOX 845490 BOSTON, MA 022845490 10171089 ID ZONE 18640 LAKE DRIVE EAST CHANHASSEN, MN 55317 IMPERIAL BAG PAPER CO LLC LARRY SCHNEIDER 255 ROUTE 1 AND 9 JERSEY CITY. 10171091 NJ 07306 INDEPENDENCE MEDICAL CINCINNATI, OH 452635864 10171092 PO BOX 635864 10171094 INFINITE ANALYTICS INC 2111136 CENTRE STREET THORNHILL, ON CANADA L4J3M8 10171095 INFUSION OPTIONS INC ATTN ESTEE ALTMAN CEO 5924 13TH AVE BROOKLYN, NY 11219 10171096 **INNOVATIX** 555 W 57TH ST 12 FL NEW YORK, NY 10019 INPATIENT HOSPITALIST SERVICES OF NY PC ATTN CONTRA LANKERSHIM BLVD STE 617 NORTH HOLLYWOOD, CA 91602 ATTN CONTRACTING DEPT 4605 10171097 10171098 INSIGHT ENVIRONMENTAL 74 E MAIN ST SUITE 1 PATCHOGUE, NY 11772 INTEGRATED HEALTH ADMINISTRATIVE SVCS INC 10171099 ATTN LEONARD TANZER MAMARONECK, NY 10543 PRESIDENT 141 HALSTEAD AVE STE 302 INTEGRATED HEALTH ADMINISTRATIVE SVCS INC 10171100 CO HOGAN LOVELLS LLP ATTN JEFFREY SCHNEIDER ESQ 875 THIRD AVE 24TH FL NEW YORK, NY 10022 POBOX 484 ST JAMES, NY 11780 INTERCOUNTY HFA 10171101 INTERNAL REVENUE SERVICE CENTRALIZED INSOLVENCY OPERATION 10171102 2970 MARKET MAIL STOP 5 Q30 133 PHILADELPHIA, PA 19255 ST INTERNAL REVENUE SERVICE CENTRALIZED INSOLVENCY OPERATION 10171103 PO BOX PHILADELPHIA, PA 191017346 7346 INVESCO ADVISERS TWO PEACHTREE POINTE 10171104 **1555 PEACHTREE STREET NE STE** ATLANTA, GA 30309 1800 IRON MOUNTAIN INFO MANAGEMENT LLC 1 FEDERAL STREET 10171106 BOSTON, MA 02110 125 WEST HILLS ROAD HUNTINGTON STATION, NY 10171108 ISLAND AUTOMATED GATE CO 11746 10171109 **ISLANDAIRE** 500 MIDDLE COUNTRY ROAD ST JAMES, NY 11780 JACKSON LEWIS LLP BOSTON, MA 022416019 10171112 PO BOX 416019 JANE HALLALSTON NP IN ADULT HEALTH 24120 NORTHERN BLVD 2B DOUGLASTON, NY 10171119 11363

10171120 JANPRO DEVELOPMENT OF LONG ISLAND LOUIS BASTONE 400 BROADHOLLOW ROAD SUITE 3 FARMINGDALE, NY 11735 JANPRO OF GREATER NY 51 CHARLES ST STE 10171121 51 CHARLES ST STE 201 MINEOLA, NY 11501 JEFF HARRIS AND ASSOCIATES 202 CENTREPORT DRIVE 10171124 SUITE 100 GREENSBORO, NC 27409 JERRY LASKIN ENTERPRISES INC **30 MONROE STREET** PORT WASHINGTON, NY 11050 10171131 ATTN SERVICE ACCT REPRESENTATIVE 10171137 JOHNSON CONTROLS INC 6 AERIAL SYOSSET, NY 11791 WAY JOHNSON CONTROLS INC 10171138 PO BOX 730068 DALLAS, TX 75373 10171139 JOHNSON FINANCIAL GROUP WEALLTH OPERATIONS 525 JUCTION RD STE MADISON, WI 53717 2000 JOKESERCISE INC HOWARD NEWMAN 20417 HILLSIDE AVESTE 324 10171140 HOLLIS, NY 11423 JOSE A TEJEDA LITIGATION CO DAVIDOFF LAW PC 10818 QUEENS BLVD 10171141 FOREST HILLS, NY 11375 10226364 JOSE A. TEJEDA C/O JOSEPH KIM, ESO SUITE 404 108–18 QUEENS BLVD FOREST HILLS, NEW YORK 11375 10435701 Jeremy R. Johnson POLSINELLI PC 600 Third Avenue, 42nd Floor New York, NY 10016 10190618 Joan B. Simon, Administrator of the Estate of Pauline Blum a/k/a Pauline Luban Blum Windels Marx Lane & Mittendorf, LLP 156 West 56th Street New York, New York 10019 Jose A. Tejeda By Davidoff Law, P.C. 108–18 Queens Blvd., Suite #404 Forest Hills, NY 10184115 11375 10184205 Jose A. Tejeda Davidoff Law, P.C. Mark Peter Getzoni, Esq. 108-18 Queens, Blvd, Suite Forest Hills, NY 11375 #404 KAM CHIU CONSULTING ENGINEER PC 10171153 **3 THOMAS CT** SCARSDALE, NY 10583 38 GEORGE ST KAMIKAZE FITNESS INC MANHASSET, NY 11030 10171154 DEPT CH 19244 10171155 KARCHER NORTH AMERICA **PALANTINE, IL 600559244** KNOWLEDGE UNLIMITED INC PO BOX 52 10171166 MADISON, WI 537010052 10171170 KURTZMAN CARSON CONSULTANTS LLC ATTN DRAKE D FOSTER 2335 ALASKA EL SEGUNDO, CA 90245 AVE KURTZMAN CARSON CONSULTANTS LLC DEPT CH 16639 10171171 PALATINE, IL 600556639 East Meadow, NY 11554 Klein Family 2008 Irrevocable Trust 446 East Meadow Ave. #153 10176662 120 S. Riverside Plaza, Suite 1800 10229222 Kong Capital LLC Levenfeld Pearlstein, LLC Chicago, Illinois 60606 L I SCRIPT LLC ATTN MICHAEL SHAMALOV 333 CROSSWAYS PARK DR WOODBURY. 10171172 NY 11797 10171174 LAMORE DELLA MUSIC INC 736 WEST 187TH STREET 304 NEW YORK, NY 10033 LANE ASSOCIATES 3916 LONG BEACH ROAD ISLAND PARK, NY 11558 10171176 LANE GORMAN TRUBITT PLLC 2626 HOWELL ST STE 700 10171177 DALLAS, TX 75204 ATTN LAWRENCE DEVITO PRINCIPAL 10171179 LAWRENCE MECHANICAL PC NEW 280 ELM ST CANAAN, CT 06840 LEADINGAGE NEW YORK 13 BRITISH AMERICAN BLVD SUITE 2 10171180 LATHAM, NY 121101431 13 BRITISH AMERICAN LEADINGAGE NY PROCARE LLC ATTN DIRECTOR 10171181 BLVD LATHAM, NY 12110 WOODBURY, NY 11797 333 CROSSWAY PARK DR 10171185 LI SCRIPT LLC LI SWIMMING POOL SERVICES INC 1630 2 OCEAN AVENUE 10171186 BOHEMIA, NY 11716 10171187 LIGHTHOUSE SHOWER DOORS INC DOUG PO BOX 569 LYNBROOK, NY 11563 1300 S CLINTON ST STE 500 LINCOLN FINANCIAL GROUP FORT WAYNE, IN 46802 10171188 LOCAL LINK INTERNET LLC ATTN PRINCIPAL PO BOX 84 GREENLAND, NH 10171194 03840 10171195 LOEB TROPER LLP ATTN DIR CLINICAL CONSULTING SERVICES 655 3RD AVE 17TH NEW YORK, NY 10017 FL. 10171196 LOGMEIN USA INC PO BOX 50264 LOS ANGELES, CA 900740264 LONG ISLAND UNIVERSITY 10171198 TILLES CENTER BOX OFFICE 720 NORTHERN **BROOKVILLE, NY 11548** BLVD 10171203 LTC CONSULTING SERVICES LLC ATTN DIR OF OPERATIONS 7 RANDOLPH RD HOWELL, NJ 07731 10171207 LUND FIRE PRODUCTS CO INC 4033 215TH PLACE BAYSIDE, NY 11361 **31 DEER PARK ROAD** KINGS POINT, NY 11204 10171208 LUXINTEC INC 10187016 Life Care Services Communities LLC c/o Sidley Austin LLP 787 Seventh Avenue New York, NY Attn: Thomas Califano & William Curtin 10019 Lon J. Seidman, Esq. 10198363 ls@lhmlawfirm.com LaMonica Herbst & Maniscalco, LLP 3305 Jerusalem Wantagh, New York 11793 Avenue, Suite 201 (516) 826-6500 MACQUARIE INVESTMENT MANAGEMENT **100 INDEPENDENCE** 10171210 610 MARKET PHILADELPHIA, PA 19106 STREET MANGO SIGNS LLC 501 1ST AVENUE N 10171212 **SUITE 901** ST PETERSBURG, FL 33701 244 5TH AVE STE J276 MANHATTAN ALLIED NETWORK CORP NEW YORK, NY 10001 10171213 10171214 MANPOWERGROUP US INC 100 MANPOWER PL MILWAUKEE, WI 53212 10171226 MARTIN A GROSSMAN MD PC 560 WOODMERE BLVD WOODMERE, NY 11598 C/O WHITE, CIRRITO, NALLY & LYNCH LLP 10226365 MARY TOMASINO 64 HILTON MATRIXCARE BIN 32 PO BOX 1414 MATRIXCARE INC ATTN EVENT HEMPSTEAD, NEW YORK 11550 10171229 MINNEAPOLIS, MN 554801414 10171228 ATTN EVPFACILITIES DIVISION 1550 AMERICAN BVD **BLOOMINGTON, MN 55425** MBS LTD PO BOX 844608 BOSTON, MA 022844608 10171232 MCS2 LLC DBA BLUE ORANGE COMPLIANCE 2500 FARMERS DR STE 200 10171235 COLUMBUS, OH 43235

10171236 MED APPAREL SERVICES INC **401 SOUTH MACQUESTEN PARKWAY** MT VERNON, NY 10550 10171237 MED NET COMPLIANCE LLC 196 PRINCETONHIGHSTOWN ROAD **BLDG 1A SUITE** 1 A WEST WINDSOR, NJ 08550 10171238 MEDFORD COMPOUNDING SPECIALTY PHARMACY LLC DBA MEDFORD CHEMISTS ATTN MEDFORD, NY 11763 OFFICER 2608 RTE 112 10171240 MEDLINE INDUSTRIES INC MICHAEL KOZIARZ BOX 382075 PITTSBURGH, PA 152518075 10171241 MEDNET COMPLIANCE LLC ATTN SCD LNHA 196 PRINCETON HIGHTSTOWN RD BLDG WEST WINDSOR, NJ 08550 1 STE 1A 10171242 MEDPART 3052 BRIGHTON 1ST ST 502 BROOKLYN, NY 11235 10171243 MEDPRO NATIONAL FIRE AND MARINE INS CO 5814 REED ROAD FORT WAYNE, IN 46835 10171244 MEMIC INDEMNITY CO 261 COMMERCIAL ST PORTLAND, ME 04101 MEMIC INDEMNITY CO PORTLAND, ME 04104 PO BOX 11409 10171245 10171246 MERIT RESOURCES INC 4165 120TH ST DES MOINES, IA 50323 4410 114TH ST 10171247 MERIT SENIOR LIVING ATTN PRESIDENT DES MOINES, IA 50322 10171249 METROPOLITAN JEWISH HOME CARE INC DBA MJHS HOSPICE PALLIATIVE CARE OF 6323 7TH AVE BROOKLYN, NY 11220 GRE ATTN GENERAL COUNSEL 10226366 METROPOLITAN JEWISH HOME CARE, INC. D/B/A MJHS HOSPICE AND PALLIATIVE CARE 440 NINTH AVENUE 14TH FLOOR NEW YORK, NEW YORK 10001 0 PO BOX 842103 10171254 MICROSOFT CORPORATION DALLAS, TX 752842103 10171257 MILCON CONSTRUCTION CORP ATTN PROJECT ESTIMATOR 142 DALE ST WEST BABYLON, NY 11704 10171259 MINTZ LEVIN COHN FERRIS GLOVSKY POPEO ATTN DANIEL S BLECK ESQ ONE FINANCIAL CENTER PO BOX 4539 BOSTON, MA 02111 10171260 MINUTEMAN PRESS 437 PORT WASHINGTON BLVD PORT WASHINGTON, NY 11050 10171262 MMSOFT DESIGN LTD 69 TRINITY ST DUBLIN 2 **DUBLIN D02 EY47** IRELAND NEW YORK, NY 10018 MOBILE HEALTH 229 WEST 36TH STREET 10TH FLOOR 10171264 MOBILE HEALTH MEDICAL SERVICES PC 10171263 ATTN TROY CASSEL COO 229 W 36TH ST 9TH NEW YORK, NY 10018 FL MOJO STUMER ASSOCIATES ARCHITECTS PC 10171266 ATTN MARK D STUMER AIA 14 PLZ GREENVALE, NY 11548 RD 10171267 MOLLOY COLLEGE ATTN SPECIAL PROJECTS COORDINATOR MUSIC 1000 HEMPSTEAD ROCKVILLE CENTRE, NY 11570 AVE 10171268 MONARCH PLUMBING HEATING LLC 1379 WHIT PLAINS ROAD **BRONX, NY 10462** MOOD MEDIA CHARLOTTE, NC 282721070 10171270 PO BOX 71070 10171274 MORITT HOCK HAMROFF LLP 400 GARDEN CITY PLAZA GARDEN CITY, NY 11530 PO BOX 80144 MOTION PICTURE LICENSING CORPORATION 10171276 MPLC CITY OF INDUSTRY, CA 917168144 MOUNT SINAI DOCTORS 10171277 NEW YORK, NY 10087 PO BOX 28785 10171278 MOVING ON LLC 7 MARGARET STREET GLEN COVE, NY 11542 10179161 125 Turkey Lane Cold Spring Harbor, NY Margaret A. Dildilian c/o Stuart P. Gelberg, Esq. 11724 tt c/o Tarter Krinsky & Drogin LLP Attn: Robert A. Wolf, Esq. 10183171 Mary Garrett 1350 Broadway, 11th Floor New York, NY 10018 10226891 Michel Sherman, as Executor of the Will of Claude c/o Rivkin Radler LLP 926 RXR Plaza Uniondale, NY 11556 Michel Sherman, as Executor of the Will of Claude 10226896 c/o Rivkin Radler LLP 926 RXR Uniondale, NY 11556 Plaza 10226367 NANCY SAKAS C/O LEE E. RIGER 666 OLD COUNTRY ROAD, SUITE 810 GARDEN CITY, NEW YORK 11530 10171284 NASSAU COUNTY DEPARTMENT OF HEALTH 200 COUNTY SEAT DRIVE MINEOLA, NY 11501 10171285 NASSAU COUNTY DEPT OF SOCIAL SERVICES 60 CHARLES LINDBERGH BLVD SUITE UNIONDALE, NY 115533686 160 10171286 NASSAU COUNTY FIRE MARSHALL NASSAU COUNTY PUBLIC SAFETY CENTER 1194 WESTBURY, NY 11590 PROSPECT AVE 10226368 NASSAU COUNTY INDUSTRIAL DEVELOPMENT AGENCY 1 WEST ST MINEOLA, NEW YORK 11501 10171287 NASSAU COUNTY INDUSTRIAL DEVELOPMT AGY **1 WEST STREET 4TH FLOOR** MINEOLA. NY 11501 10171288 NASSAU COUNTY INDUSTRIAL DEVELOPMT AGY ATTN EXEC DIR 1550 FRANKLIN AVE STE 235 MINEOLA, NY 11501 NASSAU COUNTY INDUSTRIAL DEVELOPMT AGY 10171289 CO HARRIS BEACH PLLC ATTN ANDREW D KOMAROMI 333 EARLE OVINGTON BLVD STE 901 UNIONDALE, NY 11553 NASSAU COUNTY INDUSTRIAL DEVELOPMT AGY CO PHILLIPS LYTLE LLP 10171290 ATTN MILAN K 1350 FRANKLIN AVE STE 200 TYLER ESO MINEOLA, NY 11501 10171291 NASSAU COUNTY INDUSTRIAL DEVELOPMT AGY DOCENT COMMUNITY OUTREACH ONE MUSEUM DRIVE **ROSLYN HARBOR, NY 11576** PROG OFFICE OF THE COUNTY EXECUTIVE 10171292 NASSAU COUNTY NY 1550 FRANKLIN AVE MINEOLA, NY 11501 10171293 NASSAU COUNTY NY PHOTO ENFORCEMENT DIVISION 998 EAST OLD COUNTRY PLAINVIEW, NY 11803 ROAD NASSAU COUNTY TAX OFFICE ATTN CHARLES BERMAN RECEIVER OF TAXES 10171294 200 PLANDOME ROAD MANHASSET, NY 11030 605 LOCUST ST 10171297 NATIONAL ARCHIVES INC GARDEN CITY, NY 11530

10171298 NATIONAL AUDITING SERVICES CONSULTING 500 PURDY HILL ROAD SUITE MONROE, CT 06468 NATIONAL DESIGN MUSEUM 10171299 VISITORS SVS AT COOPERHEWITT 2 EAST 91ST NEW YORK, NY 10128 STREET 10171300 NATIONAL GRID 40 SYLVAN RD WALTHAM, MA 024511120 10171301 NATIONAL GRID PO BOX 371382 PITTSBURGH, PA 15250 10171302 NATIONAL WASTE SERVICES LLC 1 JEM COURT BAY SHORE, NY 11706 NATIONAL WASTE SERVICES LLC **1863 HARRISON AVE** BAY SHORE, NY 11706 10171303 175 E OLD COUNTRY RD 10171304 NATIONALGRID HICKSVILLE, NY 11801 10171309 1140 CONNECTICUT AVE NW STE 700 NETWORK FOR GOOD INC WASHINGTON. DC 20036 10171310 NETWORK FOR GOOD INC PO BOX 92003 LAS VEGAS, NV 891932003 10171311 NEVILLE FLEET SERVICE ROBERT RADECKI JR **37 DENTON AVENUE** NEW HYDE PARK, NY 11040 NEW YORK COMMUNITY BANK 10171312 ATTN BORIS GADOL **102 DUFFY AVENUE** HICKSVILLE, NY 11801 NEW YORK COMMUNITY BANK ATTN JOHN FENNELL 615 MERRICK AVE WESTBURY. 10171313 NY 11590 10171314 NEW YORK STATE ATTORNEY GENERAL ATTN LETITIA JAMES EGONZALEZ ELYNCH 28 LIBERTY STREET NEW YORK, NY 10005 NEW YORK STATE CATHOLIC HEALTH PLAN, INC. DBA FIDELIS CARE NEW YORK 95-25 10226369 **REGO PARK, NEW YORK 11374** QUEENS BLVD NEW YORK STATE CORPORATION TAX CORPV 10171315 **BLDG 9 WA HARRIMAN CAMPUS** ALBANY. NY 12227 10171316 NEW YORK STATE CORPORATION TAX CORPV PO BOX 15163 ALBANY, NY 12212 NEW YORK STATE DEPARTMENT OF 10171326 FINANCIAL SERVICES ONE STATE STREET 11TH FLOOR NEW YORK, NY 10004 NEW YORK STATE DEPARTMENT OF FINANCE 10171317 CHURCH STREET STATION PO BOX NEW YORK, NY 10008 3640 NEW YORK STATE DEPARTMENT OF FINANCE CORRESPONDENCE UNIT 10171318 ONE CENTRE ST 22ND FL NEW YORK, NY 10007 NEW YORK STATE DEPARTMENT OF HEALTH ATTENTION LICENSURE UNIT 875 CENTRAL 10171319 ALBANY, NY 12206 AVENUE NEW YORK STATE DEPARTMENT OF HEALTH CORNING 10171320 EMPIRE STATE PLAZA TOWER ALBANY, NY 12237 NEW YORK STATE DEPARTMENT OF HEALTH LICENSING UNIT RIVERVIEW CENTER 150 10171321 BROADWAY ALBANY, NY 12204 10171322 NEW YORK STATE DEPARTMENT OF HEALTH MICHAEL HEERAN ROOM 1805 CORNING TOWER ESP ALBANY, NY 12237 NEW YORK STATE DEPARTMENT OF HEALTH **ROOM 2435 CORNING** 10171323 TRACY HENNIGE TOWER ESP ALBANY, NY 12237 NEW YORK STATE DEPARTMENT OF HEALTH 10171324 WADSWORTH CENTER PO BOX 509 ALBANY, NY 12201 10171325 NEW YORK STATE DEPARTMENT OF LABOR PO BOX 15122 ALBANY, NY 122125122 NEW YORK STATE LIQUOR AUTHORITY 10171327 80 S SWAN ST STE 900 ALBANY, NY 12210 10171328 NEW YORK STATE LIQUOR AUTHORITY MT BANK LOCKBOX PO BOX 8000DEPT BUFFALO, NY 14267 930 NORTH SHORE HISTORICAL MUSEUM 10171337 140 GLEN STREET GLEN COVE, NY 115420217 NORTH SHORE LIJ MEDICAL NEW YORK, NY 10087 10171338 PO BOX 5051 NORTH SHORE POPS INC PO BOX 52 GLEN COVE, NY 11542 10171339 NORTH SHORE UNIVERSITY HOSPITAL 10171340 PO BOX 950007420 PHILADELPHIA, PA 191957420 NORTH SHORELONG ISLAND JEWISH HEALTH SYSTEM INC 10171341 145 COMMUNITY DR GREAT NECK, NY 11021 10171342 BOSTON, MA 022417855 NORTHWELL HEALTH LABORATORIES PO BOX 417855 10171344 NY ELECTRICAL CORP 7009 65TH PLACE GLENDALE, NY 11385 NY STATE DEPARTMENT FINANCIAL SERVICES 10171345 CO ERGYS SHANAJ **1 STATE STREET 11TH** FLOOR NEW YORK, NY 10004 NY STATE DEPARTMENT OF MOTOR VEHICLES **REGULATION RENEWAL CENTER** 10171346 207**GENESEE STREET SUITE 6** UTICA, NY 13501 10171347 NY STATE DEPT OF HEALTH OFFICE OF HEALTH INSURANCE PROGRAMS HFAF CORNING TOWER EMPIRE STATE PLAZA ALBANY, NY 12237 HEALTH INSURANCE PROGRAMS HFAF 10171348 NY STATE DEPT OF HEALTH OFFICE OF OFFICE OF POOL ADMINISTRATION PO BOX 4757 SYRACUSE, NY 13221 10171349 NYS CATHOLIC HEALTH PLAN INC DBA FIDELIS LEGACY PLAN ATTN CEO 31 BRITISH AMERICAN BLVD LATHAM, NY 12110 10171350 NYS CHARITIES BUREAU CHAR 500 NYS CHARITIES BUREAU **50 BROADWAY STE** NEW YORK, NY 10004 803 10171351 NYS DEPARTMENT OF LABOR UNEMPLOYMENT INSURA PO BOX 15122 ALBANY, NY 122125122 10171352 NYS DEPARTMENT OF TAXATION AND FINANCE DIVISION OF THE TREASURY BLDG 9 WA HARRIMAN CAMPUS ALBANY, NY 12227 10171353 NYS DEPARTMENT OF TAXATION AND FINANCE DIVISION OF THE TREASURY PO BOX ALBANY, NY 12201 22119 10171354 NYS DEPARTMENT OF TAXATION AND FINANCE HARRIMAN CAMPUS RD ALBANY, NY 12227 10171355 NYS DIVISION OF THE BUDGET STATE CAPITOL BUILDING ALBANY, NY 12210 NYS LIQUOR AUTHORITY NEW YORK, NY 10027 10171356 163 W 125TH ST 733

10171357 NYS MEDICAID INSPECTOR GENERALS OFFICE 800 NORTH PEARL STREET ALBANY, NY 12204 10171358 NYS WORKERS COMPENSATION BOARD 328 STATE STREET SCHENECTADY, NY 123052318 10173926 Nancy Sakas Rosenberg Fortuna & Laitman, LLP 666 Old Country Road, Suite 810 Garden City, New York 11530 10173604 Nancy Sakas c/o Lee E. Riger, Esq. Rosenberg Fortuna & Laitman, LLP 666 Old Country Road, Garden City, NY 11530 Suite 810 10173438 Nassau County Industrial Development Agency c/o Harris Beach Attn: Lee E. Woodard and Brian D. Syracuse, New York 13202 333 W. Washington Street, Suite 200 Rov 10265219 Nassau County Industrial Development Agency c/o Harris Beach PLLC Attn: Brian D. Roy, Esq. 333 W. Washington St., Suite 200 New England Life Plan Communities Corp. Syracuse, New York 13202 10173924 Squire Patton Boggs (US) LLP 201 E. Fourth Street, Suite 1900 Cincinnati, OH 45202 New England Life Plan Communities Corp. c/o Christopher J. Giaimo, Esq. 10172559 Squire Patton Boggs (US) LLP 2550 M Street, NW Washington, DC 20037 New England Life Plan Communities Corp. c/o Stephen D. Lerner Squire Patton Boggs (US) 10173531 LLP 201 E. Fourth Street, Suite 1900 Cincinnati, OH 45202 OBENA SUPPLY CO 3118 38TH AVENUE LONG ISLAND CITY, NY 11101 10171359 10171360 OCEAN SIDE INSTITUTIONAL INDUSTRIAL INC 2525 LONG BEACH RD OCEANSIDE, NY 11572 OCONNOR DAVIES LLP 500 MAMARONECK AVENUE 10171361 SUITE 301 HARRISON, NY 10528 10171362 OCS CHEMICAL ENGINEERING PO BOX 608 PUTNAM VALLEY, NY 10579 10171363 ODYSSEY GROUP THE 300 FIRST STAMFORD PL STAMFORD, CT 06902 OFFICE OF THE PUBLIC ADMINISTRATOR 10171364 240 OLD COUNTRY ROAD SUITE 603 MINEOLA, NY 11501 EASTERN DISTRICT OF NY 10171365 OFFICE OF THE US TRUSTEE ALEXANDER HAMILTON CUSTOM ONE BOWLING GREEN ROOM 510 NEW YORK, NY 100041408 HOUSE 1633 WEST 9TH STREET BR ONE WORLD FACILITIES SERVICES INC BROOKLYN, NY 10171370 11213 258 ROUTE 117 BYPASS RD 10171371 OPEN SYSTEMS METRO **BEDFORD HILLS, NY 10507** JUANITA MCKENZIE CABLEVISION PO BOX 70340 10171372 OPTIMUM PHILADELPHIA, PA 191760340 ORKIN EXTERMINATING COMPANY INC 2170 PIEDMONT ROAD 10171375 ATLANTA. GA 303244135 10171376 ORTHOPAEDIC ASSOCIATES OF MANHASSET PO BOX 21729 NEW YORK, NY 10087 OTIS ELEVATOR COMPANY ATTN BRANCH SALES MANAGER 65 FAIRCHILD 10171380 PLAINVIEW, NY 11803 AVE OTIS ELEVATOR COMPANY PO BOX 13716 NEWARK, NJ 10171381 KATHERINE LAHRMAN 071880716 OTTERBOURG PC ATTN MELANIE CYGANOWSKI 10171382 JAMES DREW JENNIFER FEENEY 230 PARK AVENUE NEW YORK, NY 10169 Official Committee of Unsecured Creditors 10180914 Cooley LLP 110 N Wacker Dr. Ste 4200 Chicago, IL 60606 Attn: E. Walker, S. Rabuck Official Committee of Unsecured Creditors 10180915 Cooley LLP 55 Hudson Yards New York, NY 10001 Attn: P. Springer PACIFIC INVESTMENT MANAGEMENT 10171385 650 NEWPORT CENTER DRIVE NEWPORT BEACH, CA 92660 ATTN LEONARD TANZER PRESIDENT 10171387 PATIENT CARE ASSOCIATES INC 141 HALSTEAD AVE MAMARONECK, NY 10543 STE 302 10171388 PATIENT CARE ASSOCIATES INC CO HOGAN LOVELLS LLP ATTN JEFFREY SCHNEIDER 875 THIRD AVE 24TH FL NEW YORK, NY 10022 ESQ 10171391 PATTI JOHNSTON DESIGNS 35 SEA SPRAY DR CENTERPORT, NY 11721 DBA ACCESS CAREERS 10171394 PAYLESS ENTERPRISES INC 1930 VETERANS HWY STE 10 ISLANDIA, NY 11749 PAYLESS ENTERPRISES INC DBA ACCESS CAREERS 474 FULTON AVE STE 10171395 201 HEMPSTEAD, NY 11550 10171398 PERKINS EASTMAN ARCHITECTS PC 115 5TH AVENUE NEW YORK, NY 10003 10171401 PEST MAXX ENVIRONMENTAL SERVICE 662 CORRELL AVE STATEN ISLAND, NY 10309 10171400 PEST MAXX ENVIRONMENTAL SERVICE LLC 662 CORRELL AVENUE STATEN ISLAND, NY 10309 10171403 PHARMOUEST 53 HANOVER AVENUE STATEN ISLAND, NY 10309 PHILADELPHIA INSURANCE COMPANIES PO BOX 70251 PHILADELPHIA, PA 191760251 10171404 10171409 PKF OCONNOR DAVIES LLP ATTN PARTNER 500 MAMARONECK AVE HARRISON, NY 10528 PLESSERS APPLIANCE 235A LITTLE EAST NECK ROAD 10171410 BABYLON, NY 11702 6975 CREDITVIEW RD 10171413 POINTCLICKCARE MISSISSAUGA, ON L5N 8E9 CANADA 10171411 POINTCLICKCARE TECHNOLOGIES INC 5570 EXPLORER DR MISSISSAUGA, ON L4S CANADA 0C4 PO BOX 674802 10171412 POINTCLICKCARE TECHNOLOGIES INC DETROIT, MI 482674802 10171416 POOL SPA MAINTENANCE LLC MARLON GUEVARA 1925 LINDEN RIDGEWOOD, NY 11385 STREET 3R PORT WASHINGTON CHAMBER OF COMMERCE 10171417 PO BOX 121 PORT WASHINGTON, NY 11050 PORT WASHINGTON PBA 10171418 PO BOX 14 PORT WASHINGTON, NY 11050

10171419 PORT WASHINGTON WATER DISTRICT 38 SANDY HOLLOW RD PORT WASHINGTON, NY 11050 10171420 POST MASTER PORT WASHINGTON POST MASTER PORT WASHINGTON 11051 PORT WASHINGTON BLVD PORT WASHINGTON, NY 11050 PRECISION HEALTH INC ATTN PRESIDENT 236 10171421 236 RICHMOND VALLEY RD STATEN ISLAND, NY 10309 10171422 PREMIER INC 13034 BALLANTYNE CORPORATE PLACE CHARLOTTE, NY 28277 PRIME PETROLEUM 9 MURRAY STREET FARMINGDALE, NY 11735 10171423 10171424 PRIMEPAY LLC ATTN CLIENT SERVICES 1487 DUNWOODY DR WEST CHASTER, PA 19380 SUITE 402 10171425 PRINCIPAL STREET PARTNERS 949 S SHADY GROVE RD MEMPHIS, TN 38120 707 WOODFIELD ROAD PRO PUMP CORP 10171426 WEST HEMPSTEAD, NY 11552 10171427 PROFORMA POBOX 640814 CINCINNATI, OH 452640814 PROHEALTH CARE ASSOCLLP 2800 MRCUS AVENUE LAKE SUCCESS, NY 110421008 10171428 10171429 PROMED STAFFING RESOURCES ATTN PRESIDENT 16 W 36TH ST NEW YORK, NY 10018 10171430 PROMED STAFFING RESOURCES PO BOX 610028 DALLAS, TX 752610028 PROMED STAFFING RESOURCES UNITED CAPITAL FUNDING GRP LLC PO BOX 10171431 31246 TAMPA, FL 336313246 PROMETRIC NY NURSE AIDE REGISTRY RECERTI 7941 CORPORATE 10171432 NOTTINGHAM, MD 21236 DRIVE 10171433 PROTEK SERVICES OF NY LLC HELEN STAFFIERI 245 NEW TOWN ROAD SUITE 101 PLAINVIEW, NY 11803 10174799 PSEG LI 15 Park Drive Special Collections Melville, NY 11747-15 PSEG LONG ISLAND 333 EARLE OVINGTON BLVD STE 403 10171434 UNIONDALE, NY 115533645 PO BOX 9039 HICKSVILLE, NY 118029039 10171435 PSEG LONG ISLAND 90 E JEFRYN BLVD PYRAMID AIR CONDITIONING INC 10171437 DEER PARK, NY 11729 Patricia M. O'Kane & Richard G. Furlong Jr. 10331523 Certilman Balin Adler & Hyman LLP 90 Merrick Avenue, East Meadow, New York 11554 9th Floor Patricia M. O'Kane and Richard G. Furlong, Jr, as 10330913 c/o Certilman Balin Adler & Hyman, LLP 90 Merrick Avenue, 9th Floor East Meadow, New York 11554 PO BOX 781393 PHILADELPHIA, PA 191781393 20 PLAZA ST B11 BROOKLYN, NY 11238 **OUENCH USA INC** 10171438 10171440 **R**AGGLE SOLUTIONS RAINBOW INTL RESTORATIONCLEANING OF LI 4835 VETERANS HWY UNIT B 10171441 HOLBROOK. NY 11741 10171446 RBC CAPITAL MARKETS LLC ATTN MANAGING DIR 300 FOUR FALLS CORP CTR STE 300 CONSHOHOCKEN STATE RD W CONSHOHOCKEN, PA 19428 760 REGENCY LIGHTING 10171447 REGENCY ENTERPRISES INC PO BOX 8576 PASADENA, CA 911098576 10171449 RELIAS LEARNING LLC PO BOX 74008620 CHICAGO, IL 606748620 DBA SOLUTIONS ADVISORS 12425 28TH ST N STE 100 10172105 **RETIRING BY DESIGN INC** ST PETERSBURG, FL 33716 RGA SECURITY SYSTEMS INC PO BOX 1044 HERNANDO, FL 34442 10172106 RICHMAR CONTROLS SERVICE SOMPANY INC 10172110 851 MCLEAN AVE YONKERS, NY 10704 RN EXPRESS STAFFING REGISTRY LLC ATTN ADMINISTRATOR 71 W 23RD ST STE 10172113 NEW YORK, NY 10010 1622 ROGUE PRODUCTIONS INC 9419 66TH AVE REGO PARK, NY 11374 10172120 4DRONCO 194 BRADY AVE HAWTHORNE, NY 10532 RONCO SPECIALIZED SYSTEM INC 84 GRAND ISLAND BLVD 10172123 10172122 TONAWANDA, NY 14150 945 EAST PACES FERRY ROAD NE RSUI INDEMNITY COMPANY 10172129 SUITE 1800 ATLANTA, GA 30326 Robert Tischler ABRAMS FENSTERMAN, LLP 10233440 2280 East Avenue, 1st Floor Rochester, New York 14610 Robert Tischler Abrams Fensterman, LLP Maureen T. Bass, Esq. 10233399 2280 East Avenue, 1st Tel.: (585) 218–9999 Floor Rochester, New York 14610 Rocco Totino Executor of the Estate of Ko Ushiyama Windels Marx Lane & Mittendorf, LLP 10177245 156 West 56th Street New York, New York 10019 10182321 Rocco Totino, Executor of the Estate of Ko Ushiyama & Executor of the Estate of Mariko Windels Marx Lane & Mittendorf, LLP Ushiyama 156 West 56th Street New York, New York 10019 FREDERICK FALCONER 10172132 S F FALCONER 8 S MARYLAND AVE PORT WASHINGTON. NY 11050 S TIEGER PLUMBING CO INC 10172133 461 W 261 STREET BRONX, NY 10471 SENIOR SALON SERVICES LLC ATTN CFO 3 EVES DR STE 305 10172145 MARLTON, NJ 08053 SHOWTIME NETWORKS INC 10172153 980 HAMMOND DR STE 725 ATLANTA, GA 30328 SHREDIT USA INC ATTN SALES EXECUTIVE 15 CHARLOTTE AVE HICKSVILLE, NY 10172154 11801 10172155 SHREDIT USA LLC 28883 NETWORK PLACE CHICAGO, IL 606731288 SID JACOBSON JCC 10172158 LINA ZERBARINI 300 FOREST DRIVE EAST HILLS, NY 11548 176 FRONT STREET SIDHAL INDUSTRIES LLC STEVEN RUBINSTEIN 10172159 HEMPSTEAD, NY 11550 NEW YORK, NY 10019 10172160 SIDLEY AUSTIN LLP **787 SEVENTH AVENUE** SIDNEY B BOWNE SON LLP 235 E JERICHO TURNPIKE 10172161 MINEOLA, NY 11501 SIGNARAMA HICKSVILLE 48534 SOUTH BROADWAY HICKSVILLE, NY 11801 10172162 10172165 SING AND SWAY LLC 27 HOLLYWOOD BOULEVARD SOUTH FORKED RIVER, NJ 08731

10172167 SITE DESIGN CONSULTANTS 251F UNDERHILL AVENUE YORKTOWN HEIGHTS. NY 10598 10172168 SKYETECH SECURITY 11105 205TH STREET SAINT ALBANS, NY 11412 SODEXO INC AFFILIATES PITTSBURGH, PA 152516170 10172172 PO BOX 360170 10172173 SODEXO OPERATIONS LLC ATTN JOSEPH P CUTICELLI CEO 6145 PARK SQ DR UNIT LORAIN, OH 44053 16 10172174 SODEXO OPERATIONS LLC ATTN LAW DEPT 9801 WASHINGTON GAITHERSBURT, MD 20878 BLVD SOLID CITY INSPECTIONS 10172176 354 LATHAM ROAD MINEOLA, NY 11501 SOLUTIONS ADVISORS 12425 28TH STREET N 10172177 SUITE 100 ST PETERSBURG, FL 33716 SOLUTIONS VALET PARKING INC ATTN PRESIDENT 10172178 100 BAKER CT STE 34 **ISLAND** PARK, NY 11558 SONOGRAPHIC IMAGING INC ATTN LEONARD TANZER PRESIDENT 10172179 141 HALSTEAD AVE STE 302 MAMARONECK, NY 10543 10172180 SONOGRAPHIC IMAGING INC CO HOGAN LOVELLS LLP ATTN JEFFREY SCHNEIDER FL NEW YORK, NY 10022 DEBRA TOSCANO 19302 875 THIRD AVE 24TH FL ESQ 10172181 SOŠAS PRODUCTIONS INC 19302 39TH AVE FLUSHING, NY 11358 10172183 SOUTHERN GLAZERS OF NY METRO PO BOX 3143 HICKSVILLE, NY 11802 10172184 SPA AND EQUIPMENT 10464 ILEX AVENUE PACOIMA, CA 91331 10172186 SQUEAKY CLEAN MUSIC CORP ATTN GLENN PAUL MANION PO BOX 3453 NEW HYDE PÀRK, NY 11040 10172187 SS WORLDWIDE PO BOX 845825 BOSTON, MA 022845825 ST FRANCIS CARDIAC PREVENTION 10172188 PO BOX 950006630 PHILADELPHIA, PA 191956630 PHILADELPHIA, PA 19195 PO BOX 950006560 10172189 ST FRANCIS HOSPITAL 10172191 STADION MONEY MANAGEMENT INC 1061 CLIFF DAWSON RD WATKINSVILLE, GA 30677 10172193 STANLEY HEALTHCARE DEPT CH10504 PALATINE, IL 600550504 STAPLES BUSINESS ADVANTAGE PO BOX 70242 PHILADELPHIA, PA 19176 10172194 STASI BROTHERS ASPHALT CORP DIANE POSILLICO 435 MAPLE AVENUE 10172195 WESTBURY. NY 11590 STAT INSPECTION CORP ATTN VP 889 SOUTH 2ND STREET 10172196 RONKONKOMA, NY 11779 STONEBRIDGE PHARMACY INC 661 HILLSIDE RD STE A STONEBRIDGE, NY 10803 10172197 SUFFOLK COUNTY CLERK SUFFOLK COUNTY CLERK 310 CENTER DR RIVERHEAD, 10172199 NY 11901 10172202 SUMMIT HEATING AIR CONDITIONING INC DBA TKS SERVICES 160 E 2ND ST MINEOLA, NY 11501 SUMMIT RESTAURANT REPAIRS INC ATTN ACCOUNT MANAGER 10172203 160 E 2ND ST MINEOLA, NY 11501 SUNRAY MEDICAL GROUP LLC 560 WOODMERE BLVD 10172205 WOODMERE, NY 11598 10172206 SUNSET VANS INC 1301 POMONA ROAD **CORONA, CA 92882** SUPERIOR COMMUNICATIONS INC STEPHEN CREPEAU 10172207 2 TIBBITS AVE WHITE PLAINS. NY 10606 1750 CEDARBRIDGE AVENUE 10172208 SUPPLYLINE MEDICAL SUITE 4 LAKEWOOD, NJ 08701 3330 KELLER SPRINGS RD 205 10172209 SUREQUEST SYSTEMS INC CARROLLTON, TX 75006 SYMMETRY CLOSETS 1361 LINCOLN AVENUE UNIT 16 HOLBROOK, NY 11741 10172215 BOND SCHOENECK & KING PLLC Justin S. Krell, Esq. 225 Old Country 10219126 Sima Katz Melville, New York 11747 Road 10194178 Sodexo c/o Brown McGarry Nimeroff LLC Two Penn Center, Suite 610 1500 John F Kennedy Philadelphia, PA 19102 Boulevard 10336356 State of New York Department of Labor Unemployment Insurance Division State Campus Building Albany, NY 12226 12–Rm 256 10172560 Stephen D. Lerner Squire Patton Boggs (US) LLP 201 E. Fourth Street, Suite 1900 Cincinnati, OH 45202 10172216 T ROWE PRICE ASSOCIATES ACCOUNT SERVICES PO BOX 17468 BALTIMORE, MD 21298 TASC 10172219 DIRECTPAY PO BOX 7631 MADISON, WI 537077631 10172222 TBS CONTROLS LLC 12 E COMMERCE DRIVE BALLSTON SPA, NY 12020 10172223 TECH 24 COMMERCIAL FOODSERVICE REPAIR PO BOX 821360 PHILADELPHIA. PA 191821360 10172224 TECHCLEAN INDUSTRIES LTD ROBERT RUGGIERO 145 COMAC RONKONKOMA, NY 11779 STREET TECHNICAL GAS PRODUCTS INC JEFFREY BIGDA 101 NORTH PLAINS INDUSTRIAL 10172225 WALLINGFORD, CT 06492 RD 1B SUITE 1 TELECOM COMMUNICATIONS INC 234 NEWTON ROAD PLAINVIEW, NY 11803 10172226 THE CBORD GROUP ANDREA DIPPOLITO PO BOX 933991 10172227 ATLANTA, GA 311933991 THE GALLERY COLLECTION PRUDENT PUBLISHING 10172228 **PO BOX 360** RIDGEFIELD PARK. NJ 076600360 10172229 THE GLEN COVE PRINTERY **177 GLEN STREET** GLEN COVE, NY 11542 THE MEDICAL PROTECTIVE COMPANY 10172230 MEDPRO GROUP FINANCE 5814 REED ROAD FORT WAYNE, IN 46835 THE METRO GROUP INC 5023 23RD STREET 10172231 LONG ISLAND CITY, NY 11101 THE METROPOLITAN MUSEUM OF ART ATTN VISITOR SERVICES DEPT 10172232 1000 FIFTH NEW YORK, NY 10028 AVE

10172233 THE NEW YORK COMMITTEE FOR OSHA LONG ISLAND 100 VANDERBILT MOTOR SUITE 320 HAUPPAUGE, NY 11788 PARKWAY THE SHERWINWILLIAMS CO 10172234 80 EXPRESS ST PLAINVIEW, NY 118032405 10172235 THE TOWN OF NORTH HEMPSTEAD 220 PLANDOME ROAD MANHASSET, NY 11030 10172236 THE TRAVELERS COMPANIES INC ONE TOWER SQUARE HARTFORD, CT 06183 10172237 THE VILLAGE WINE MERCHANT LTD 252ASEA CLÌFF AVE SEA CLIFF, NY 11579 10172238 THE WOLF PENSION GROUP LLC 114 OLD COUNTRY RD SUITE 116 MINEOLA, NY 11501 10172239 THE WORKPLACE GROUP 4B AERIAL WAY SYOSSET, NY 11791 THERADYNAMICS REHAB MANAGEMENT LLC 10172241 ATTN ALEX SOLOVEY 225 CROSSWAYS PARK DR WOODBURY, NY 11797 TIDAL MEDIA GROUP 155 FLEET ST PORTSMOUTH, NH 03801 10172244 10172245 TIERNEY COURTNEY OVERHEAD DOOR SALES 355 WILLIS AVE MINEOLA, NY 115011849 TIGER FRIED PRODUCTIONS E NORTHPORT, NY 11731 43 HARLEY AVE 10172246 10172249 TKS SERVICES 160 E 2ND STREET MINEOLA, NY 115013507 77 WINDSOR PLACE SUITE 13 BOB YOSKOWITZ 10172250 TLA CONTRACTING CENTRAL ISLIP. NY 11722 7713 WINDSOR PLACE 10172253 TOMCO PAINTING CENTRAL ISLIP, NY 11722 TOSHIBA BUSINESS SOLUTIONS 10172254 25530 COMMERCENTRE DR LAKE FOREST, CA 92630 25530 CONTRACTOR 2527 MERRICK RD 10172255 TOTAL HEALTHCARE STAFFING BELLMORE, NY 11710 201B ANN ST 10172256 TOUCHDOWN INC ATTN PRESIDENT LIFESTYLE DIVISION OAKMONT, PA 15139 10172257 TOWN OF NORTH HEMPSTEAD **BUILDING DEPARTMENT ? PUBLIC ASSEMBLY** 210 MANHASSET, NY 11030 PLANDOME ROAD 10172258 TRANE US INC ATTN ACCOUNT MANAGER 245 NEWTON RD STE 500 PLAINVIEW, NY 11803 10172259 TRANE US INC PO BOX 406469 ATLANTA, GA 30384 TRAUB LIEBERMAN STRAUS SHREWSBERRY LLP 10172260 MIDWESTCHESTER EXECUTIVE PARK 7 HAWTHORNE, NY 10532 SKYLINE DRIVE 10172261 TRAVELERS PO BOX 660317 DALLAS, TX 752660317 TREASURER OF NASSAU COUNTY ONE WEST STREET 1ST FLOOR 10172262 MINEOLA. NY 11501 10172265 TRYSTATE MECHANICAL INC 24102 NORTHERN BOULEVARD DAUGLASTONE, NY 11362 10172268 11333 GREENSTONE AVENUE TWINMED LLC SANTA FE SPRINGS, CA 90670 10234087 Tracy Yngstrom Michael G. Mc Auliffe, Esq. 68 South Service Road, Suite 100 Melville, NY 11747 10233606 Tracy Yngstrom c/o Michael G. Mc Auliffe 68 South Service Road, Ste 100 Melville, NY 11747 10435702 Trinitee G. Green POLSINELLI PC 1950 N. Harwood, Suite 2100 Dallas, TX 75201 CHICAGO, IL 606801741 10172271 PO BOX 88741 ULINE 10172273 UMB BANK NA ATTENTION MARK KALLA 120 SIXTH STREET SOUTH SUITE MINNEAPOLIS, MN 55402 1400 UMB BANK NA PO BOX 414589 10172274 KANSAS CITY, MO 641414589 UMB BANK NA TRUSTEE ATTN DANIEL BLECK 10172272 MINTZ LEVIN COHN ONE FINANCIAL BOSTON, MA 02111 CENTER UMB Bank, N.A., as Bond Trustee 10172664 120 Sixth Street South, Suite 1400 Minneapolis, MN 55402 MINTZ LEVIN COHN FERRIS GLOVSKY ETAL 10172899 UMB Bank, N.A., as Bond Trustee One Financial Boston, Massachusetts 02111 Center UNIFIRST CORPORATION 10172275 PO BOX 650481 DALLAS, TX 752650481 10172276 UNITED HEALTHCARE INSURANCE COMPANY **185 ASYLUM STREET** HARTFORD, CT 06103 10172277 UNITED SALES USA CORP 185 30TH STREET BROOKLYN, NY 11232 UNITED STAFFING REGRISTRY INC DBA UNITED HOME CARE ATTN PRESIDENT 10172278 CEO 7704 BROADWAY ELMHURST, NY 11373 UNITED STATES ATTORNEY?S OFFICE FOR THE EASTERN DISTRICT OF NEW YORK 10172279 271 BROOKLYN, NY 11201 CADMAN PLAZA EAST UNITED STATES DEPARTMENT OF JUSTICE 950 PENNSYLVANIA AVENUE 10172280 NW WASHINGTON, DC 205300001 10172281 UNITED STATES TREASURY INTERNAL REVENUE SERVICE **OGDEN, UT 84201** UNITEDHEALTHCARE OF NEW YORK, INC., OXFORD HEALTH 10226370 INC. AND UNITEDHEALTHCARE INSURANCE COMPANY PO BOX 1459 MINNEAPOLIS, MINNESOTA 55440 10172282 UNITEX TEXTILE RENTAL SERVICES LLC ATTN DAVID POTACK ROBERT POTACK 161 S MT VERNON, NY 10550 MACQUESTERN PKWY UNITEX TEXTILE RENTAL SERVICES LLC 10172283 ATTN DAVID POTACK ROBERT POTACK 401 S MACQUESTERN PKWY MT VERNON, NY 10550 UNITEX TEXTILE RENTAL SERVICES LLC 10172284 ATTN PRESIDENT 565 TAXTER RD STE ELMSFORD, NY 10523 620 UNIVERSAL PROTECTION SERVICE LP 10172285 DBA ALLIED UNIVERSAL SECURITY SERVICES 8 161 WASHINGTON ST STE 600 TOWER BRIDGE CONSHOHOCKEN, PA 19428 10172286 US FOODSERVICE INC JANET MARGULIES PO BOX 641871 PITTSBURGH, PA 152641871 10172287 US POSTAL SERVICE 14202 20TH AVE RM 123 FLUSHING, NY 113519651 10172288 US TRUSTEE PO BOX 620019 PORTLAND, OR 97228 UTILITY EXPENSE REDUCTION ENERGY SERVICES LLC 10172289 401 FRANKLIN AVE STE GARDEN CITY, NY 11530 103

2219 E UNIVERSITY DR 10172291 VAL U CHEM INC PHOENIX, AZ 85034 VANGUARD CORPORATE SERVICES LTD 10172295 **307 HAMILTON STREET** ALBANY, NY 12210 10172296 VANTAGE ETC LTD ATTN PRESIDENT 2216 KENSINGTON AVE **BUFFALO**, NY 14226 10172297 VANTAGE ETC LTD ATTN PRESIDENT 965 MIDLAND AVE YONKERS, NY 10704 1095 AVENUE OF THE AMERICAS 10172303 VERIZON NEW YORK, NY 100366704 10172304 VERIZON PO BOX 15124 ALBANY, NY 122125124 10172300 VERIZON ENTERPRISES SOLUTIONS 741 ZECKENDORF BLVD GARDEN CITY, NY 11530 1 VERIZON WAY 10172301 VERIZON WIRELESS BASKING RIDGE, NJ 079201097 NEWARK, NJ 071010408 10172302 VERIZON WIRELESS PO BOX 408 VISITING EYECARE SERVICE 320 HEMPSTEAD AVE 10172313 W HEMPSTEAD, NY 11552 VOICEFRIEND LLC 361 ALBEMARLE RD STE 300 NEWTON, MD 02460 10172315 10172317 W M FIRE PROTECTION SERVICES 630 BROADWAY AVENUE UNIT 1 HOLBROOK, NY 11741 10172318 WAGNER G CONSTRUCTION CORP 12 PEEKSKILL HOLLOW TPKE PUTNAM VALLEY, NY 10579 10172320 WALT WHITMAN BIRTHPLACE ASSOCIATION 246 OLD WALT WHITMAN ROAD WEST HILLS. NY 117464148 10172322 WATERHEATERSCOM INC SCOT KALIN 214 N FEHR WAY SUITE C BAY SHORE, NY 11706 PO BOX 200086 WELLSKY CORPORATION 10172327 DALLAS, TX 753200086 10172329 WESCOME SOLUTIONS INC 5570 EXPLORER DR MISSISSAUGA, ON L4W CANADA 0C4 10172330 WEST MUSIC COMPANY INC PO BOX 5521 CARALVILLE, IA 52241 WESTERN ASSET MANAGEMENT 620 8TH AVENUE 10172331 50TH FLOOR NEW YORK, NY 10018 ATTN MICHAEL L CIRRITO 64 HILTON 10172332 WHITE CIRRITO NALLY LYNCH LLP HEMPSTEAD, NY 11550 AVENUE WILLETS MANAGEMENT SYSTEMS INC 10172333 PO BOX 1259 PORT WASHINGTON, NY WITT OBRIENS LLC ATTN OPPO-110500310 **ROSLYN HEIGHTS, NY 11575** 10172336 ATTN GREG FENTON COO 818 TOWN COUNTRT BLVD STE 10172338 HOUSTON, TX 77024 WJ HARBOR RIDGE LLC 599 LEXINGTON AVE STE 3800 10172339 NEW YORK, NY 10022 WJ HARBOR RIDGE LLC ROSLYN HEIGHTS, NY 11577 10172340 99 POWERHOUSE RD STE 211 WORLD CENTRAL KITCHEN 10172341 WORLD CENTRAL KITCHEN 200 MASSACHUSETTS AVE WACHINGTON, DC 20001 NW 7TH FLOOR 10209235 Weinberg, Gross & Pergament LLP Attorneys for Mary Tomasino 400 Garden City Plaza, Suite Attn: Marc A. Pergament, Esq. Garden City, New York 11530 Attn: Marc A. PO BOX 202882 XEROX FINANCIAL SERVICES LLC 45 GLOVER A YOLOTZIN WORLD DANCE 309 DALLAS, TX 753202882 10172343 45 GLOVER AVE NORWALK, CT 06858 10172342 11 ASHWOOD ROAD 10172350 PORT WASHINGTON, NY 11050 ZIMMET HEALTHCARE SERVICES GROUP LLC ATTN MARC ZIMMET PRESIDENT 10172354 4006 RT 9 SOUTH MORGANVILLE, NJ 07751 SEATTLE, WA 981241740 10172355 ZONES PO BOX 34740 68 South Service Road 10189323 c/o Michael G. Mc Auliffe, Esq. Suite 100 Melville, NY 11747

TOTAL: 678