UNITED STATES BANKRUPTCY COURT DISTRICT OF CONNECTICUT BRIDGEPORT DIVISION

In re:	Chapter 11
AFFINITY HEALTHCARE MANAGEMENT, INC., ET AL ¹ Debtors.	Case Nos. 16-30043 through 16-30047 (JAM) Jointly Administered
AFFINITY HEALTHCARE MANAGEMENT,))
INC., ET AL	
Movant)
v. ()
REVENUE MANAGEMENT SOLUTIONS, LLC; STATE OF CONNECTICUT DEPARTMENT OF SOCIAL SERVICES; STATE OF CONNECTICUT DEPARTMENT OF REVENUE SERVICES; AND STATE OF CONNECTICUT DEPARTMENT OF LABOR	
Respondents)

TWELTH INTERIM ORDER (A) APPROVING SALE OF PROVIDER ACCOUNTS RECEIVABLE TO REVENUE MANAGEMENT SOLUTIONS, LLC PURSUANT TO §§ 363(B) AND (F) OF THE BANKRUPTCY CODE; (B) GRANTING FIRST-PRIORITY SECURITY INTERESTS ON PURCHASED ACCOUNTS; (C) AUTHORIZING INDEBTEDNESS WITH ADMINISTRATIVE SUPER-PRIORITY AND SECURED BY LIENS ON AND SECURITY INTERESTS IN NON-PURCHASED ACCOUNTS AND ON ALL OTHER ASSETS OF THE PROVIDERS PURSUANT TO §§ 364(C) AND (D) OF THE BANKRUPTCY CODE; (D) AUTHORIZING USE OF CASH COLLATERAL AND (E) GRANTING RELATED RELIEF

Upon the motion (the "Motion") of Affinity Health Care Management, Inc. (the "Lead Debtor"), Health Care Investors, Inc. d/b/a Alexandria Manor, Health Care Alliance, Inc. d/b/a Blair Manor, Health Care Assurance, LLC d/b/a Douglas Manor, and Health Care Reliance, LLC

¹ Affinity Healthcare Management, Inc., Case No. 16-30043; Health Care Investors, Inc., Case No. 16-30044; Health Care Alliance, Inc., Case No. 16-30045; Health Care Assurance, LLC, Case No. 16-30046; and Health Care Reliance, LLC, Case No. 16-30047.

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d/b/a Ellis Manor (collectively, the "Debtors"), the debtors and debtors-in-possession, in the above-referenced chapter 11 cases (collectively, the "Cases"), by their undersigned counsel, pursuant to §§ 105, 361, 362, 363, 364, and 507 of the United States Bankruptcy Code, 11 U.S.C. §§ 101 et seq. ("Bankruptcy Code") and Rules 2002, 4001 and 9014 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), seeking, inter alia, entry of an interim order (this "Interim Order") that:

(a) authorizes and obligates the Health Care Investors, Inc. d/b/a Alexandria Manor, Health Care Alliance, Inc. d/b/a Blair Manor, Health Care Assurance, LLC d/b/a Douglas Manor, and Health Care Reliance, LLC d/b/a Ellis Manor (individually and collectively, jointly and severally, the "Providers") to affirm, undertake and continue to perform all of their respective obligations under that certain Purchase Agreement (the "Purchase Agreement," a true and genuine copy of which is attached hereto as **Exhibit A**) made as of May 25, 2012, by and between the Providers and Revenue Managements Solutions, LLC or its permitted successors and assigns² ("RMS"), as "Buyer", wherein the four (4) Providers, each of which operate a skilled nursing facility as aforesaid, shall continue, jointly and severally, individually and collectively, as set out in the Purchase Agreement, to offer to sell and RMS may purchase, at its discretion, certain healthcare accounts receivables of the Providers (the "Post-Petition Purchased Accounts") together with all books, records, billing and credit files, an irrevocable paid-up license to use related medical and patient records, chattel paper, documents, instruments and general intangibles related to the Post-Petition Purchased Accounts and certain other assets necessary for RMS or its agents to collect the Post-Petition Purchased Accounts, all as set forth in the Purchase Agreement

² Funding affiliates of RMS (owned directly or indirectly by RMS or its principals) are permitted assigns under the Purchase Agreement.

³ Terms with initial capitalization herein have the same meaning as provided for in the Purchase Agreement, unless otherwise defined herein.

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(collectively, with the Purchased Accounts, the "Post-Petition Conveyed Property"), on the terms and conditions set forth in the Purchase Agreement and the other documents and instruments provided for therein and related thereto (collectively, with the Purchase Agreement, the "Funding Documents"), such purchases and sales being made free and clear of liens, claims, interests and encumbrances, under §§ 363(b) and (f) of the Bankruptcy Code;

- (b) grants RMS a first-priority security interest in the Post-Petition Purchased Accounts and in the proceeds thereof pursuant to § 1-201(35) of the Uniform Commercial Code of the State of Connecticut, Conn. Gen. Stat. § 42a-1-101 et seq., to secure all of its right, title and interest in the Post-Petition Purchased Accounts and the related Post-Petition Conveyed Property (the "Post-Petition Ownership Interests");
- (c) authorizes the Providers to obtain Initial Installments, Subsequent Installments and other financial accommodations and post-petition funding from RMS pursuant to the terms and conditions of the Funding Documents and this Interim Order (the "Post-Petition Funding Facility");
- (d) approves of the terms of this Interim Order approving the Post-Petition Funding Facility in the form and substance satisfactory to RMS, at its sole and absolute discretion;
- e) authorizes the Providers to grant RMS assurances for the Providers' full and timely payment by and performance of all Obligations owed by the Providers to RMS arising under, out of, or in connection with the Funding Documents, by granting RMS (i) pursuant to § 364(c)(1) of the Bankruptcy Code, a super-priority administrative expense claim allowable under § 503(b) of the Bankruptcy Code having priority over any and all expenses and claims specified in any other section of the Bankruptcy Code including, without limitation, §§ 503(b) and 507(b) of the Bankruptcy Code, subject only to the Carve-Out (as hereinafter defined), and (ii) pursuant to §

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364(d) of the Bankruptcy Code, a valid, enforceable, binding and duly perfected continuing first-priority security interest in and to and a first lien upon the Non-Purchased Accounts and the credit balances, and all of the Providers' other rights, property and assets, real, personal, tangible and intangible not sold to RMS under the Purchase Agreement (including, without limitation, inventory, general intangibles, contract rights, purchase orders, documents, instruments, chattel paper, goods, good will, patents, trademarks and other intellectual property, cash, deposit accounts, rights to payment, furniture, fixtures, machinery, equipment, lease rights, land and other real property, causes of action, commercial tort claims, and all other "Collateral" defined in the Security Agreement which definition is incorporated herein by reference) wherever located, whether now owned or hereafter acquired or arising, and all proceeds and products thereof, subject only to the Carve-Out; provided, however, that the DIP Collateral (as defined below) shall not include any avoidance or similar actions of the Providers arising under §§ 542, 544, 545, 547, 548, 550 and 551 of the Bankruptcy Code ("Avoidance Actions");

- (f) authorizes and directs the Providers to pay all Obligations of every nature of the Providers now or hereafter existing under or arising out of or in connection with the Purchase Agreement, including, without limitation, the Outstanding Initial Installments, the Funding Fee, Buyer's out-of-pocket costs and expenses, the indemnification obligations, the Lock Box Fees, wire transfer fees, and other amounts payable under the Funding Documents as they become due, all to the extent provided by and in accordance with the terms of the respective Funding Documents;
- (g) authorizes the Debtors' continued use of "cash collateral" as that term is defined by Bankruptcy Code § 363(a) ("Cash Collateral") on the terms and conditions set forth in this Interim Order;

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- (h) authorizes the Debtors to provide adequate protection of the liens and security interests of RMS and the State of Connecticut Department of Labor ("DOL");
- (i) provides adequate protection to RMS (to the extent any Prepetition Obligations, as defined below, remain outstanding) and the DOL for any Diminution in Value (as defined herein) of their respective interests in the Prepetition Collateral (as defined herein), including the Cash Collateral;
- (j) vacates and modifies the automatic stay imposed by section 362 of the Bankruptcy

 Code to the extent necessary to implement and effectuate the terms and provisions of the Funding

 Documents and this Interim Order;
 - (k) provides for other related relief.

The Court having considered the Motion, the exhibits attached thereto, the Funding Documents, and the evidence submitted or adduced and the arguments of counsel made at the interim hearing held on November 9, 2016 (the "Continued Interim Hearing"); and notice of the Continued Interim Hearing having been given in accordance with Bankruptcy Rules 2002, 4001(b), (c) and (d), and 9014; RMS having agreed to provide post-petition funding by the purchase of Accounts and the payment of Initial Installments and Subsequent Installments, and other financial accommodations to the Providers on the terms of the Funding Documents and this Interim Order; and the Continued Interim Hearing to consider the interim relief requested in the Motion having been held and concluded; and all objections, if any, to the interim relief requested in the Motion having been withdrawn, resolved or overruled by the Court; and it appearing to the Court that granting the interim relief requested is necessary and otherwise is fair and reasonable and in the best interests of the Debtors, their estates, and their creditors and equity holders, and is

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essential for the continued operation of the Debtors' businesses; and after due deliberation and consideration, and for good and sufficient cause appearing therefor:

NOW, THEREFORE, upon the record of the Continued Interim Hearing and after due deliberation, good and sufficient cause appearing therefore, the Court hereby makes the following FINDINGS OF FACT and CONCLUSIONS OF LAW:

- A. <u>Petition</u>. On January 13, 2016, (the "Petition Date") the Debtors each filed a voluntary petition for relief under Chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"). The Debtors continue to possess their assets and manage and operate their businesses as debtors-in-possession pursuant to §§ 1107 and 1108 of the Bankruptcy Code.
- B. <u>Jurisdiction</u>. This Court has jurisdiction over this proceeding and the parties and property affected hereby pursuant to 28 U.S.C. §§157 and 1334. The Motion is a "core" matter as defined in 28 U.S.C. §§ 157(b)(2)(A), (D), (G), (K), (M) and (N). Venue is proper in this Court pursuant to 28 U.S.C. §§ 1408 and 1409.
- C. <u>The Providers' Business</u>. The Providers operate four (4) skilled nursing facilities in Connecticut, as aforesaid, and the Lead Debtor manages the business affairs of the Providers.
- D. <u>Statutory Committee</u>. On January 25,2016, the United States Trustee (the "U.S. Trustee) appointed an official committee of unsecured creditors in these Cases pursuant to section 1102 of the Bankruptcy Code (the "<u>Statutory Committee</u>").
- E. <u>HUD</u>. The United States Department of Housing and Urban Development ("HUD") asserts a first priority security interest in the personal property of the Providers, which the Debtors and RMS dispute.
- F. <u>Debtors' Stipulations</u>. After consultation with their attorneys and financial advisors, the Debtors (on behalf of and for themselves and their estates) admit, stipulate,

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acknowledge and agree that (collectively, paragraphs E(i) through E(vii) below are referred to herein as the "Debtors' Stipulations"):

- (i) Prepetition Funding Facility: Pursuant to the Purchase Agreement and other Funding Documents, prior to the Petition Date, the Providers, jointly and severally, individually and collectively, as set out in the Purchase Agreement, offered to sell and RMS purchased certain healthcare accounts receivables of the Providers (the "Prepetition Purchased Accounts," and together with the Post-Petition Purchased Accounts, the "Purchased Accounts") together with all books, records, billing and credit files, an irrevocable paid-up license to use related medical and patient records, chattel paper, documents, instruments and general intangibles related to the Prepetition Purchased Accounts and certain other assets necessary for Buyer or its agents to collect the Prepetition Purchased Accounts, all as set forth in the Purchase Agreement (collectively, with the Prepetition Purchased Accounts, the "Prepetition Conveyed Property," and, together with the Post-Petition Conveyed Property, the "Conveyed Property"), on the terms and conditions set forth in the Purchase Agreement and the other Funding Documents (the "Prepetition Funding Facility," and together with the Post-Petition Funding Facility, the "Funding Facility");
- (ii) <u>Prepetition Obligations</u>: The Purchase Agreement provided that the aggregate amount of the Outstanding Initial Installments plus any other outstanding Obligations of the Providers shall not (except as permitted by Buyer in its sole discretion) exceed \$2,500,000 (the "Facility Cap"). As of the Petition Date, the aggregate amount of the Outstanding Initial Installments due and payable pursuant to the Prepetition Funding Facility was \$1,450,000 (together with any amounts paid, incurred or accrued prior to the Petition Date in accordance with the Funding Documents, any fees, expenses, and disbursements (including, without limitation, attorneys' fees, related expenses and disbursements), indemnification obligations, all obligations

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of the Lead Debtor as provided in the Lead Debtor Guaranty (as defined below), and other Obligations of the Debtors to RMS of whatever nature, whether or not contingent, whenever arising, due or owing in respect thereof, the "Prepetition Obligations").

(iii) <u>Prepetition Guaranties</u>:

- (a) Pursuant to that certain Guaranty dated May 25, 2012 (as amended, supplemented, restated or otherwise modified prior to the Petition Date, the "Lead Debtor Guaranty"), by and among the Lead Debtor and RMS, the Lead Debtor, *inter alia*, guaranteed the obligations of the Providers under the Purchase Agreement. The Lead Debtor granted a security interest in and lien upon (the "Lead Debtor Liens") all of its assets to RMS to secure it obligations under the Lead Debtor Guaranty including its guarantee of the Providers' obligations under the Purchase Agreement.
- (b) Pursuant to that certain Guaranty dated May 25, 2012 (as amended, supplemented, restated or otherwise modified prior to the Petition Date, the "Fischman Guaranty"), by and among Benjamin Z. Fischman ("Fischman") and RMS, Fischman, *inter alia*, guaranteed the obligations of the Providers under the Purchase Agreement.
- (c) Pursuant to that certain Guaranty dated May 25, 2012 (as amended, supplemented, restated or otherwise modified prior to the Petition Date, the "Strasser Guaranty"), by and among Samuel Strasser ("Strasser") and RMS, Strasser, inter alia, guaranteed the obligations of the Providers under the Purchase Agreement.
- (iv) <u>Prepetition Liens and Prepetition Collateral</u>. Pursuant to that certain Security Agreement dated as of May 25, 2012 (as amended, supplemented, restated or otherwise modified prior to the Petition Date, the "Security Agreement"), by and between the Buyer and the Providers, and as more fully set forth in the other Funding Documents, to secure all of the

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Obligations of every nature of the Providers then or thereafter existing under or arising out of or in connection with the Purchase Agreement, the Providers granted to RMS a continuing security interest in and liens upon (the "Prepetition Liens") their respective right, title and interest in all of the properties, assets and rights of the Providers, wherever located, whether now owned or thereafter acquired or arising, and all proceeds and products thereof (the "Prepetition Collateral," and together with the DIP Collateral, the "Collateral"). The Prepetition Liens are validly perfected and prior in right, title and interest to any other lien, encumbrance or interest in the Prepetition Collateral.

(v) Validity, Perfection and Priority of Prepetition Liens and Prepetition Obligations. The Debtors (for themselves and their estates) and RMS acknowledge and agree that: (a) as of the Petition Date, the Providers had absolutely sold, transferred and conveyed and RMS had absolutely purchased and acquired all right, title and interest in the Prepetition Purchased Accounts and the other Prepetition Conveyed Property, on the terms and conditions set forth in the Purchase Agreement and the other Funding Documents, and that the transfer of ownership and title to the Prepetition Purchased Accounts and the other Prepetition Conveyed Property from the Providers to RMS constituted a "true sale" of the Prepetition Conveyed Property for fair value and is not subject to re-characterization as a loan or a financing; (b) as of the Petition Date, the Prepetition Liens on the Prepetition Collateral are valid, binding, enforceable, non-avoidable and properly perfected; (b) as of the Petition Date, the Prepetition Liens were senior in priority over any and all other liens on the Prepetition Collateral, subject only to certain liens otherwise permitted by the Prepetition Funding Documents (to the extent any such permitted liens are valid, properly perfected, non-avoidable and senior in priority to the Prepetition Liens as of the Petition Date, the "Permitted Prior Liens"); (c) the Prepetition Obligations constitute legal, valid, binding,

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and non-avoidable obligations of the Debtors; (d) no offsets, challenges, objections, defenses, claims or counterclaims of any kind or nature to any of the Prepetition Liens or Prepetition Obligations exist, and no portion of the Prepetition Liens or Prepetition Obligations is subject to any challenge or defense, including, without limitation, avoidance, disallowance, disgorgement, re-characterization, or subordination (whether equitable or otherwise) pursuant to the Bankruptcy Code or applicable non-bankruptcy law; (f) the Debtors and their estates have no claims, objections, challenges, causes of actions, and/or choses in action, including without limitation. avoidance claims under chapter 5 of the Bankruptcy Code, against RMS or any of its affiliates, agents, attorneys, advisors, professionals, officers, directors and employees; (g) as of the Petition Date, the value of the Prepetition Collateral securing the Prepetition Obligations exceeded the amount of those obligations, and accordingly the Prepetition Obligations are allowed secured claims within the meaning of § 506 of the Bankruptcy Code, in an amount of not less than \$1,450,000 on account of the Outstanding Initial Installments as of the Petition Date together with any and all other amounts of whatever nature owing in respect of such Prepetition Obligations of the Debtors; and (h) any payments made on account of the Prepetition Obligations to or for the benefit of RMS prior to the Petition Date were on account of amounts in respect of which RMS was over-secured, were payments out of the Prepetition Collateral, and therefore such payments did not diminish any property otherwise available for distribution to any other creditors of the Debtors.

(vi) <u>Cash Collateral</u>. The Debtors represent that substantially all of the Debtors' cash, including the cash in their deposit accounts, wherever located, whether as original collateral or proceeds of other Prepetition Collateral, constitute the Cash Collateral of RMS; provided, however, that, notwithstanding the forgoing, the Purchased Accounts and their proceeds, wherever

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located, constitute the exclusive property of RMS pursuant to the terms of the Funding Documents and this Interim Order.

(vii) <u>Default by the Debtors</u>. The Debtors acknowledge and stipulate that the Debtors are in default of their debts and Obligations under the Funding Documents.

G. Findings Regarding the Post-Petition Funding.

- (i) <u>Post-Petition Funding</u>. The Providers have requested from RMS, and RMS is willing to purchase Accounts and extend to the four (4) Providers, jointly and severally, as one Provider, certain Initial Installments, Subsequent Installments and other financial and funding accommodations, as more particularly described and on the terms and conditions of the Purchase Agreement, the other Funding Documents and this Order.
- (ii) Need for Post-Petition Funding. The Providers do not have sufficient available sources to provide working capital to operate their businesses in the ordinary course without the requested post-petition funding from RMS. The Providers' ability to provide patient services, and maintain their business relationships with vendors, suppliers and employees, and to otherwise fund their operations, are essential to the Providers' viability. There is an immediate need for funding to minimize the disruption of the Providers' business and daily operations, manage and preserve the assets of its bankruptcy estate, provide patient care to existing and future patients and enhance the likelihood of a successful reorganization for the benefit of the Debtors' bankruptcy estates, creditors and other parties-in-interest. Thus, the Post-Petition Funding Facility contemplated by the Motion is necessary, essential and appropriate to prevent immediate and irreparable harm to the Debtors' operations risk being disrupted, resulting in immediate and irreparable harm to the estate and the likelihood of a successful reorganization will be impaired. The sale of

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the Post-Petition Purchased Accounts to RMS on the terms and conditions set forth in the Funding Documents and this Interim Order is in the best interests of the Debtors' estates, creditors and other parties-in-interest.

- The Providers, jointly and severally, individually and (iii) True Sale. collectively, are treated as one "Provider" under the Purchase Agreement. As such, the Provider has agreed to sell, and RMS has agreed to purchase, the Post-Petition Purchased Accounts and the other Post-Petition Conveyed Property, now existing or hereafter arising, together with all proceeds thereof, and to advance funds and provide other financial accommodations to the Provider, upon the entry of this Interim Order, which sales to RMS shall be free and clear of liens, claims, interests and encumbrances under §§ 363(b) and (f), upon the terms and conditions of the Purchase Agreement, attached hereto as **Exhibit A** and the other Funding Documents. To secure all of its right, title and interest in the Post-Petition Purchased Accounts and the related Post-Petition Conveyed Property, and their proceeds, RMS shall be granted a first-priority security interest in the Post-Petition Purchased Accounts and the other Post-Petition Conveyed Property, and in the proceeds thereof, pursuant to § 1-201(35) of the Uniform Commercial Code of the State of Connecticut, Conn. Gen. Stat. § 42a-1-101 et seq. The transfer of ownership and title to the Post-Petition Purchased Accounts and the other Post-Petition Conveyed Property from the Provider to RMS constitutes a "true sale" of the subject property for fair value and is not subject to re-characterization as a loan or a financing.
- (iv) No Credit Available on More Favorable Terms. In view of the Provider's current financial condition, financing arrangements and capital structure, the Provider has represented to the Court, and the Court finds, that the Provider is unable at this time to obtain

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sufficient unsecured financing on an administrative priority basis under § 503(b)(1) of the Bankruptcy Code.

- Conditions Precedent. RMS is unwilling to purchase the Post-Petition (v) Purchased Accounts and to provide the Initial Installments and Subsequent Installments on account thereof and any other financial accommodations without being afforded with respect thereto the protections afforded by: (i) a "true sale" finding, as to the Purchased Accounts and the related Conveyed Property; (ii) a sale "free and clear" of liens, claims, interests and encumbrances pursuant to §§ 363(b) and (f), as to the Post-Petition Purchased Accounts and the related Post-Petition Conveyed Property; (iii) the grant, in accordance with § 364(c)(1) of the Bankruptcy Code, of an administrative expense claim allowable under § 503(b) of the Bankruptcy Code with priority over any and all claims specified in any other section of the Bankruptcy Code, including, without limitation, §§ 503(b) and 507(b) of the Bankruptcy Code, subject only to the Carve-Out; and (iv) the grant, in accordance with § 364(d)(1) of the Bankruptcy Code, of a continuing security interest in and lien on the DIP Collateral pledged to RMS by the Providers under the Funding Documents as security for all Obligations arising under the Post-Petition Funding Facility, such lien of RMS being senior in priority to any existing duly perfected liens and security interests in the DIP Collateral of any person (including the DOL) which existed on the Petition Date and any replacement liens they may hold, subject only to the Carve-Out; and (v) the other protections afforded by § 363(m) and § 364(e) of the Bankruptcy Code, and this Interim Order.
- (vi) <u>Use of Proceeds of the Post-Petition Funding Facility; Payment of Prepetition Obligations</u>. As a condition to RMS' continued funding and the agreement for the use of Cash Collateral, RMS requires, and the Debtors have agreed, that proceeds of the Post-Petition Funding Facility shall be used, in each case in a manner consistent with the terms and conditions

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of the Funding Documents, and solely for (1) payment of the Prepetition Obligations, (2) working capital and other general corporate purposes, (3) permitted payment of costs of administration of the Cases (subject to the limitations of the Carve Out (as defined herein)), (4) payment of fees and expenses due under the Post-Petition Funding Facility, (5) payment of such prepetition expenses, in addition to the Prepetition Obligations permitted to be so paid in accordance with the consents required under the Funding Documents, and as approved by the Court. Payment of the Prepetition Obligations in accordance with this Interim Order is necessary as RMS will not otherwise consent to providing the Post-Petition Funding Facility, and will not otherwise consent to the use of its Cash Collateral and other Prepetition Collateral or the subordination of their liens to the Carve Out. Such payment will not prejudice the Debtors or their estates, because payment of such amounts is on account of RMS being over-secured.

- (vii) <u>Guaranties</u>. As a condition to RMS' continued funding and agreement for the use Cash Collateral and other Prepetition Collateral, Benjamin Z. Fischman and Samuel Strasser (individually and collectively referred to herein as the "Individual Guarantors") shall consent and agree to the entry of this Interim Order and any further Interim or Final Orders relating to the Post-Petition Funding Facility, and they shall execute and deliver guaranty and reaffirmation agreements to RMS.
- (viii) Adequate Protection. RMS and DOL are each entitled to receive, and they shall receive, adequate protection on account of their respective interests in the Prepetition Collateral, pursuant to sections 361, 362, 363 and 364 of the Bankruptcy Code, for any diminution in the value of their respective interests in the Prepetition Collateral (including Cash Collateral) resulting from, among other things, the subordination to the Carve Out (as defined herein) and to the DIP Liens (as defined herein), the Debtors' use, sale or lease of such Prepetition Collateral,

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and the imposition of the automatic stay (collectively, and solely to the extent of any such diminution in value, the "Diminution in Value"). Pursuant to sections 361, 363, 364 and 507(b), as adequate protection: (i) RMS will receive (a) adequate protection liens and super-priority claims, (b) current payments fees, costs and expenses and other amounts due under the Funding Documents, and (c) ongoing payment of the reasonable fees, costs and expenses, including, without limitation, legal and other professionals' fees and expenses, of RMS; and (ii) DOL will receive adequate protection liens.

- (ix) Sections 506(c) and 552(b). In light of (i) the Post-Petition Funding Facility and RMS' agreement to subordinate its rights of payment, liens and super-priority/priority claims to the Carve Out; and (ii) DOL's agreement to subordinate its rights of payment, liens and super-priority/priority claims to the Carve Out, DIP Liens and DIP Super-Priority Claims, each of the RMS and DOL are entitled to (a) a waiver of any "equities of the case" claims under section 552(b) of the Bankruptcy Code, and (b) a waiver of the provisions of section 506(c) of the Bankruptcy Code.
- H. Business Judgment and Good Faith. The terms of the Post-Petition Funding Facility taken as a whole are at least as favorable to the Providers as those available from other sources, and are fair, just and reasonable under the circumstances, are ordinary and appropriate for funding of a debtor-in-possession and reflect the Providers' exercise of prudent business judgment, and also as to the Lead Debtor as guarantor of the Providers' obligations and indebtedness to RMS, consistent with the fiduciary duties of the Debtors, supported by reasonably equivalent value and fair consideration, and the Funding Documents are enforceable in accordance with their terms. Consequently, (i) the sale of the Post-Petition Purchased Accounts to RMS and their funding by RMS under §§ 363(b) and (f) of the Bankruptcy Code shall be deemed to have been in good faith,

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as that term is used in §363(m) of the Bankruptcy Code, and (ii) any other financial accommodations, credit, loans, indebtedness, and liens on the DIP Collateral extended to the Provider by RMS under the terms of this Interim Order and the Funding Documents provided on or after the commencement of these Cases shall be deemed to have been extended in good faith, as that term is defined in § 364(e) of the Bankruptcy Code, in the event that any provision of this Interim Order is vacated, reversed, or modified, on appeal or otherwise.

I. Notice. Notice of the Hearing and of the relief requested in the Motion was given to (i) the United States Trustee for the District of Connecticut; (ii) RMS and its counsel; (iii) the United States Attorney, (iv) the Internal Revenue Service (v) the State of Connecticut Department of Revenue Services ("DRS"); (vi) the State of Connecticut Department of Social Services ("DSS"); (vii) the State of Connecticut Department Labor (viii) the United States Department of Housing and Urban Development; (ix) the Twenty Largest Unsecured Creditors filed in each of the Cases (x) the Office of the Attorney General for the State of Connecticut; and (xi) all other persons entitled to notice under the Federal Rules of Bankruptcy Procedure (collectively, the "Notice Parties"), together with a motion to shorten time. Such notice constitutes good and sufficient notice of the Hearing under the circumstances in accordance with Fed. R. Bankr. P. 4001(b), Fed. R. Bankr. P. 4001(d) and §102(1) of the Bankruptcy Code, as required by §§ 363(c), 363(e) and 364(e) of the Bankruptcy Code, in light of the emergency nature of the relief requested in the Motion.

BASED UPON the foregoing findings of fact and conclusions of law, and upon the record made before the Court at the Continued Interim Hearing, and good cause therefore appearing, it is hereby ORDERED, ADJUDGED AND DECREED that:

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- 1. <u>Record</u>. The record at the Hearing and the findings of fact and conclusions of law above are incorporated by reference.
- 2. <u>Motion Granted.</u> The Motion is **GRANTED**, and through and including December 17, 2016, the Providers are authorized to obtain funding from RMS under terms of the Purchase Agreement, the other Funding Documents, and this Interim Order, by selling Accounts to RMS and receiving in exchange Initial Installments, Subsequent Installments and other payments and other financial accommodations from RMS on the terms and conditions set forth in the Purchase Agreement and other Funding Documents and this Order.
- 3. Authorization and Approval of Funding Documents; Sale of Accounts, and Indebtedness and other Financial Accommodations Thereunder. The Providers hereby affirm and undertake and shall continue to perform all of their respective obligations under that certain the Purchase Agreement and the other Funding Documents, each of which is hereby approved in all respects. Without limitation thereof:
- (a) The Providers may sell and RMS may purchase Post-Petition Purchased Accounts and associated Post-Petition Conveyed Property, on the terms and conditions of the Purchase Agreement and the other Funding Documents, and RMS may exercise its rights under the Funding Documents, subject to the terms of this Order and of such documents. The sale of Accounts hereunder by the Providers to RMS shall be a "true sale" of the Post-Petition Purchased Accounts which vests all right, title and interest in the Post-Petition Purchased Accounts and the other Post-Petition Conveyed Property sold under this Order, and their proceeds, in RMS and such sale is not subject to re-characterization as a loan or a financing;
- (b) The sale of the Post-Petition Purchased Accounts and the related Post-Petition Conveyed Property to RMS under this Interim Order is free and clear of liens, claims,

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interests and encumbrances pursuant to §§ 363(b), (f) and (m) of the Bankruptcy Code, and RMS shall receive and is hereby granted a first-priority security interest in the Post-Petition Purchased Accounts and in the proceeds thereof pursuant to § 1-201(35) of the Uniform Commercial Code of the State of Connecticut, Conn. Gen. Stat. § 42a-1-101 *et seq.*, to secure all of its right, title and interest in the Post-Petition Purchased Accounts and the related Post-Petition Conveyed Property in the proceeds thereof. Any valid pre-petition liens and security interests on the property sold to RMS at the time of their sale are released by this Interim Order and shall attach to the proceeds of sale, in their respective order of priority;

- (c) The Debtors' are hereby authorized and directed to do and perform all acts and make, execute and deliver all documents that may be necessary or desirable for the Debtors' performance under the Funding Documents, and to execute and deliver and make payments of monies and proceeds to RMS as called for therein;
- (d) The Providers are authorized to incur Obligations and to receive other financial accommodations from RMS under the Funding Documents, and the Lead Debtor is authorized and directed to reaffirm, guarantee and undertake certain other obligations and indebtedness on the terms and conditions set forth in the Lead Debtor Guaranty.
- (e) The Providers may use the DIP Collateral only on the terms and subject to the conditions set forth in this Interim Order and the Funding Documents.
- (f) As a condition to RMS' continued funding and agreement for the use Cash Collateral and other Prepetition Collateral, the Individual Guarantors have consented and agreed to the entry of this Interim Order relating to the Post-Petition Funding Facility.
- 4. <u>Payments and Transfers to RMS</u>. The Providers are authorized to and shall, consistent with the requirements of the Medicare statutes and regulations, make all payments and

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transfers of property to RMS or for the benefit of RMS which are contemplated by this Interim Order or may be provided, permitted or required under the Funding Documents. These payments and transfers shall not be subject to avoidance under § 549 or any other provision of the Bankruptcy Code or state law.

5. <u>Lockbox Accounts.</u>

- (a) The Providers and RMS are authorized to maintain and/or establish and operate the Lock Box Accounts required by the Purchase Agreement and the other Funding Documents for the collection of the Provider's Government Receivables and Non-Government Receivables in accordance with the terms and conditions of the Purchase Agreement and the other Funding Documents, and the Providers are authorized and directed to execute, deliver and perform under any and all Lock Box Agreements governing such Lock Box Accounts. The Governmental Lockbox Accounts for the Government Receivables shall be in the name and sole control of the Providers, alone, without limitation of the contractual covenants of the Providers to RMS under the Purchase Agreement.
- (b) Promptly upon entry of this Order, the Providers (and to the extent applicable, RMS) shall take all actions necessary and appropriate to cause all payments on the Providers' Accounts, whether or not purchased by RMS, to be paid into or deposited in the Lock Box Accounts, including, without limitation: (a) giving written notice, as per the terms and conditions of the Purchase Agreement, to all governmental Payors and non-governmental Payors; (b) depositing or transferring into the Lock Box Accounts all cash, checks, or wire transfers representing, in whole or in part, all payments on Purchased Accounts, in accordance with the Funding Documents; and (c) implementing such other actions as are required to effectuate the foregoing.

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- 6. <u>Post-Petition Ownership Interests</u>. RMS shall have full right, title and ownership interest in all Post-Petition Purchased Accounts and the other Post-Petition Conveyed Property which are purchased from the Providers under this Interim Order and the Funding Documents with a first priority-perfected security interest therein, as buyer thereof, senior to the ownership and lien rights of the Providers and of any creditor of the Providers. On the terms of the Purchase Agreement and the other Funding Documents, RMS shall receive the proceeds of the Post-Petition Purchased Accounts and the other Post-Petition Conveyed Property, which Post-Petition Ownership Interests of RMS represent the sole property of RMS, as owner, and are not subject to re-characterization as collateral for a loan or a financing.
- 7. <u>Liens And Super-Priority Administrative Claim as Collateral Security</u>. As collateral security for the full and timely performance of the Obligations of the Providers to RMS under the Purchase Agreement and the other Funding Documents, RMS is hereby indefeasibly granted:
- (a) Pursuant to § 364(d) of the Bankruptcy Code, a valid, enforceable, binding and duly perfected continuing first-priority security interest in and to and a first lien upon (the "DIP Liens") the Non-Purchased Accounts and the credit balances, and all of the Providers' other rights, property and assets, real, personal, tangible and intangible not sold to RMS under the Purchase Agreement (including, without limitation, inventory, general intangibles, contract rights, purchase orders, documents, instruments, chattel paper, goods, good will, patents, trademarks and other intellectual property, cash, deposit accounts, rights to payment, furniture, fixtures, machinery, equipment, lease rights, land and other real property, causes of action, commercial tort claims, and all other "Collateral" defined in the Security Agreement which definition is incorporated herein by reference) wherever located, whether now owned or hereafter acquired or

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arising, and all proceeds and products thereof (collectively, the "DIP Collateral"), subject only to the Carve-Out.

- (b) A super-priority administrative expense claim under § 364(c)(1) of the Bankruptcy Code with priority over any and all administrative expenses, whether heretofore or hereafter incurred, specified in any other section of the Bankruptcy Code, including, without limitation, §§ 503(b) and 507(b) of the Bankruptcy Code (the "DIP Super-Priority Claim"), subject only to the Carve-Out.
- (c) Nothing in this Order or in the Funding Documents shall be deemed to grant RMS any claims, causes of actions or recoveries from any "avoidance actions" under §§ 542, 544, 545, 547, 548, 550 and 553 of the Bankruptcy Code, and the Avoidance Actions are specifically excluded from the DIP Collateral, and RMS shall not receive any recover on account of its DIP Liens or its DIP Super-Priority Claim from any proceeds of the Avoidance Actions.
- (d) Prior to any Event of Default under the Purchase Agreement, the Providers may pay professionals court-approved compensation and expense reimbursements in the ordinary course and as may be allowed and payable under §§ 328, 330 and 331 of the Bankruptcy Code, and any procedures order from this Court, but only pursuant to pre-approved budgets approved by RMS in writing, at its sole and absolute discretion, and only out of Cash Collateral and out of funding proceeds paid by RMS to the Providers. During an Event of Default, no professional fees can be paid absent an authorizing Order from this Court. RMS's security interest as Buyer in Purchased Accounts and in Conveyed Property cannot be invaded or used to pay professional fees or costs; provided, however, that such preclusion does not apply to the Chapter 11 Quarterly Fees (as defined below).

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(e) Payment on account of the Carve-Out shall not be deemed to reduce the Obligations owed to RMS.

8. <u>Validity and Perfection of Ownership and Security Interests and Liens; Automatic</u>
Perfection.

- (a) Upon entry of this Order, the Post-Petition Ownership Interests, security interests and liens granted to RMS pursuant to this Interim Order shall be valid, enforceable, valid, attached and perfected without further notice and without regard to any other federal, state or local requirements or laws requiring notice, filing, registration, recording or possession of collation or any other act. RMS shall not be required to file any financing statements, mortgages, UCC-1 financing statements, notices of lien of similar instruments in any jurisdiction or filing office, or required to take any other action in order to validate or perfect the Post-Petition Ownership Interests, security interests and liens granted by Provider pursuant to this Interim Order and the Purchase Agreement.
- (b) Notwithstanding the foregoing, RMS may, in its sole discretion, elect to file, record or otherwise record this Order and/or such UCC-1 financing statements, mortgages, deeds of trust and other documents as RMS may deems fit, including, without limitation, a UCC-1 financing statement as to the Purchased Accounts and the Conveyed Property listing RMS as secured party and the Provider as Provider, to secure all of its right, title and interest in the Purchased Accounts and the related Conveyed Property, and a UCC-1 financing statement reflecting RMS's lien on the Collateral.
- (c) Should RMS in its sole discretion, from time to time, choose to file such financing statements, mortgages, deeds of trust, notices of lien or similar instruments, or take any other action to validate or perfect any such Post-Petition Ownership Interests, security interest,

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lien or mortgage, the Provider and its officers are hereby directed to execute any such documents or instruments as RMS may reasonably request in accordance with the Purchase Agreement and the other Funding Documents, and all such documents and instruments shall be deemed to have been filed or recorded as of the date and time of the entry of this Order.

- (d) A certified copy of this Order may, in the discretion of RMS, be filed with or recorded in filing or recording offices in addition to or in lieu of such financing statements, deeds, mortgages, notices of lien and similar instruments, and all filing offices are hereby directed to accept such certified copy of this Order for filing and recording.
- 9. <u>Validity and Priority of the Post-Petition Ownership Interests</u>. The Post-Petition Ownership Interests granted to RMS herein are fully valid and this Order vests title in all the Conveyed Property in RMS, free and clear of, and senior in priority to, all other competing ownership claims, security interests, liens, mortgages and encumbrance of any kind asserted by the Provider or any third party, whether created consensually, by a Court order or otherwise, including, without limitation, liens and security interests granted by the Provider in favor of third parties under §§ 363, 364, or any other section of the Bankruptcy Code.
- 10. <u>Seniority of RMS Liens on the Collateral</u>. Subject only to the Carve-Out, the liens and security interests granted to RMS herein on the Collateral to secure any Obligations due by the Provider to RMS under the Funding Documents shall be of first-priority and senior to, and shall not be subordinated or made equal to, any lien, security interest, mortgage or other interest in favor of any party by any order of the Court or otherwise, including, without limitation, liens or interests:
- (a) authorized in connection with the use of Cash Collateral under § 363 of the Bankruptcy Code;

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- (b) granted in connection with the obtaining of credit or incurring of indebtedness under § 364 of the Bankruptcy Code;
- (c) recognized as senior under § 510 of the Bankruptcy Code, governing subordination; or
- (d) provided for in a plan of reorganization or an order confirming a plan of reorganization in these cases, in these Cases or in any Successor Cases unless:
- RMS has given its prior express written consent, which shall not be implied from (i) any other action, inaction of acquiescence by RMS or (ii) the order providing for such lien, interest or subordination is conditioned on full satisfaction of the Obligations of the Provider to RMS, as determined after all open Batches have first closed (as confirmed in writing by RMS). Without limitation of the foregoing, unless RMS has given its prior written consent, or the Court enters an order, upon proper notice and hearing, requiring that all of the Providers' Obligations to RMS be immediately satisfied in full, as determined after all open Batches have first closed (as confirmed in writing by RMS) and the same has occurred, there shall not be, at any time, in these Cases or any Successor Cases any further order that authorizes (i) under § 363 of the Bankruptcy Code, the use of Collateral in which RMS has an interest or the use, sale or lease, other than in the ordinary course of business, of any other property of the Providers in which RMS has an interest; (ii) under § 364 of the Bankruptcy Code, the obtaining of credit or the incurring of indebtedness that is (A) secured by a security interest on lien in property that constitutes part of the Collateral pledged to RMS or (B) entitled to priority administrative status which is equal or senior to that granted to RMS herein, or (iii) the enforcement by any creditor of the Provider of any alleged judgment, security interest or lien in any Collateral found by the Court to be junior to RMS, nor shall the

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Provider and/or its creditors take any other action which impairs RMS' Post-Petition Ownership Interests in the Purchased Accounts and the other Conveyed Property.

11. Limitations on the Funding Facility, Cash Collateral, and Carve Out. The proceeds of the Funding Facility, Cash Collateral, and Carve Out may not be used: (a) in connection with or to finance in any way any action, suit, arbitration, proceeding, application, motion or other litigation of any type (i) adverse to the interests of RMS or its rights and remedies under the Funding Documents, or this Order, as applicable, including, without limitation, for the payment of any services rendered by the professionals retained by the Debtors or the Statutory Committee in connection with the assertion of or joinder in any claim, counterclaim, action, proceeding, application, motion, objection, defense or other contested matter, the purpose of which is to seek, or the result of which would be to obtain, any order, judgment determination, declaration or similar relief; (ii) invalidating, setting aside, avoiding or subordinating, in whole or in part, the Prepetition Obligations; (iii) for monetary, injunctive or other affirmative relief against any RMS or its Collateral, or (iv) preventing, hindering or otherwise delaying the exercise by RMS of any rights and/or remedies under this Interim Order, the Funding Documents, or applicable law, or the enforcement or realization (whether by foreclosure, credit bid, further order of the Court or otherwise) by RMS upon any of the Collateral; (b) to make any distribution under a plan of reorganization in any of the Cases or any Successor Cases; (c) to make any payment in settlement of any claim, action or proceeding, before any court, arbitrator or other governmental body without the prior written consents required under the Funding Documents; (d) to pay any fees or similar amounts to any person who has proposed or may propose to purchase interests in any of the Debtors without the prior written consents required under the Funding Documents, (e) subject to the limited use of Cash Collateral as provided in this Interim Order, objecting to, contesting, or

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interfering with in any way the RMS' enforcement or realization upon any of the Collateral once an Event of Default has occurred; (f) using or seeking to use Cash Collateral or selling or otherwise disposing of Collateral without the consents required under the Funding Documents; (g) using or seeking to use any insurance proceeds constituting Collateral without the consents required under the Funding Documents; (h) incurring any debt outside the ordinary course of business without the prior consents required under the Funding Documents; (i) objecting to or challenging in any way the claims, liens, or interests (including interests in the Prepetition Collateral or Collateral) held by or on behalf of RMS; (j) asserting, commencing or prosecuting any claims or causes of action whatsoever, including, without limitation, any actions under chapter 5 of the Bankruptcy Code, against RMS; (k) prosecuting an objection to, contesting in any manner, or raising any defenses to, the validity, extent, amount, perfection, priority, or enforceability of any of the Prepetition Obligations, Prepetition Liens, or any other rights or interests of any of RMS; or (1) preventing, hindering or otherwise delaying the exercise by any RMS of any rights and remedies granted under this Interim Order. Notwithstanding the foregoing, the proceeds of the Post-Petition Funding Facility, Cash Collateral and Carve Out may have been used by the Statutory Committee to investigate and analyze the Prepetition Obligations and Prepetition Liens within the Challenge Period (as defined herein).

12. No Obligation to Extend Credit. RMS shall not have any obligation to purchase any Accounts or pay any Initial Installments or Subsequent Installments, or extend any other financial accommodation unless and until all of the conditions precedent to the making of such purchase and the payment or extension of credit under the applicable Funding Documents and this Interim Order have been satisfied in full or waived by RMS, in its sole and absolute discretion.

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- 13. <u>Use of DIP Facility Proceeds: Payment of Prepetition Obligations</u>. From and after the Petition Date, the Debtors shall use funding received pursuant to the Post-Petition Funding Facility only for the purposes specifically set forth in this Interim Order and the Funding Documents. Notwithstanding any first-day orders entered authorizing the Debtors to pay any prepetition or other expenses, all such payments shall be made in accordance with the Budget (a copy of the Budget is attached to this Interim Order as <u>Exhibit B.</u>)
- 14. Authorization to Use Cash Collateral. Subject to the terms and conditions of this Interim Order and the Funding Documents, and in accordance with the Budget, the Debtors are authorized to use Cash Collateral until the Termination Date; provided, however, that during the seven (7) calendar days after the Termination Date, the Debtors may use Cash Collateral in accordance with the terms and provisions of the Budget solely to meet payroll and to pay expenses critical to the preservation of the Debtors and their estates. Nothing in this Interim Order shall authorize the disposition of any assets of the Debtors or their estates outside the ordinary course of business, or any Debtor's use of any Cash Collateral or other proceeds resulting therefrom, except as permitted in this Interim Order, the Funding Documents, and in accordance with the Budget.

15. Adequate Protection Liens.

(a) <u>Prepetition Funding Facility Adequate Protection Liens</u>. Pursuant to sections 361, 363(e) and 364(d) of the Bankruptcy Code, as adequate protection of the interests of RMS in the Prepetition Collateral (to the extent any Prepetition Obligations remain outstanding) against any Diminution in Value of such interests in the Prepetition Collateral, the Debtors hereby grant to RMS continuing valid, binding, enforceable, non-avoidable and automatically perfected

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post-petition security interests in and liens on the DIP Collateral (the "Prepetition Funding Facility Adequate Protection Liens").

(b) <u>DOL Adequate Protection Liens</u>. Pursuant to Sections 361, 363(e) and 364(d) of the Bankruptcy Code, as adequate protection of the interests of DOL in the Prepetition Collateral against any Diminution in Value of such interests in the Prepetition Collateral, the Debtors hereby grant to the DOL continuing, valid, binding, enforceable, non-avoidable and automatically perfected post-petition security interests in and liens on the DIP Collateral (the "DOL Adequate Protection Liens," and together with the Prepetition Funding Facility Adequate Protection Liens, the "Adequate Protection Liens").

(c) <u>Priority of Adequate Protection Liens</u>.

- (i) The Prepetition Funding Facility Adequate Protection Liens shall be junior in payment and priority only to the: (A) Carve Out; (B) DIP Liens; and (C) Permitted Prior Liens. The Prepetition Funding Facility Adequate Protection Liens shall otherwise be senior to all other security interests in, liens on, or claims against any of the DIP Collateral.
- (ii) The DOL Adequate Protection Liens shall be junior in payment and priority only to the: (A) Carve Out; (B) DIP Liens; (C) Prepetition Liens; (D) Prepetition Funding Facility Adequate Protection Liens; and (F) Permitted Prior Liens. The DOL Adequate Protection Liens shall be senior to all other security interests in, liens on, or claims against any of the DIP Collateral.
- (iii) Except as provided herein, the Adequate Protection Liens shall not be made subject to or *pari passu* with any lien or security interest by any court order heretofore or hereafter entered in the Cases or any case under Chapter 7 of the Bankruptcy Code upon the conversion of any of the Cases, or in any other proceedings superseding or related to any of the

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foregoing (collectively, "Successor Cases"), and shall be valid and enforceable against any trustee appointed in any of the Cases or any Successor Cases, or upon the dismissal of any of the Cases or Successor Cases. The Adequate Protection Liens shall not be subject to §§ 506(c), 510, 549, or 550 of the Bankruptcy Code. No lien or interest avoided and preserved for the benefit of any estate pursuant to section 551 of the Bankruptcy Code shall be made *pari passu* with or senior to the Adequate Protection Liens.

16. Adequate Protection Super-Priority Claims.

- (a) <u>Prepetition Facility Super-Priority Claims</u>. As further adequate protection of the interests of RMS in the Prepetition Collateral (to the extent any Prepetition Obligations remain outstanding) against any Diminution in Value of such interests in the Prepetition Collateral, RMS is hereby granted as and to the extent provided by sections 503(b) and 507(b) of the Bankruptcy Code an allowed super-priority administrative expense claim in each of the Cases and any Successor Cases (the "Prepetition Facility Super-Priority Claim").
- (b) Priority of Prepetition Facility Super-Priority Claims. The Prepetition Facility Super-Priority Claims shall be junior in payment and priority only to the Carve-Out and DIP Super-Priority Claims. Except as set forth herein, the Prepetition Facility Super-Priority Claims shall have priority over all administrative expense claims and unsecured claims against the Debtors or their estates, now existing or hereafter arising, of any kind or nature whatsoever, including, without limitation, administrative expenses of the kinds specified in or ordered pursuant to §§ 105, 326, 328, 330, 331, 365, 503(a), 503(b), 506(c), 507(a), 507(b), 546(c), 546(d), 726 (to the extent permitted by law), 1113 and 1114 of the Bankruptcy Code.

17. Adequate Protection Payments and Protections.

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Prepetition Funding Facility Adequate Protection Payments and Protections. As further adequate protection to RMS, to the extent any Prepetition Obligations remain outstanding, the Debtors are authorized and directed to provide adequate protection to RMS in the form of: (i) payments of fees and other amounts due under the Funding Documents; (ii) ongoing payment of RMS' reasonable legal and other professionals' fees and expenses; and (iii) delivery to RMS of all proceeds of the Prepetition Purchased Accounts and other Prepetition Conveyed Property in accordance with the terms and conditions of the Purchase Agreement and the other Funding Documents (together, the "Prepetition Facility Adequate Protection Payments").

- 18. Reporting Requirement. The Debtors shall provide counsel to RMS, counsel to Pacifica Connect, LLC and counsel to the Statutory Committee with monthly reports (the "Monthly Reporting Period") reconciling actual cash receipts and expenses with the projected cash receipts and expenses (the "Actual/Budget Report"), respectively, in the Budget no later than the 10th of each month following the Monthly Reporting Period, with the first Actual/Budget Report due on October 10th.
- Bar of Challenges and Claims. In accordance with this Court's prior Orders, the Statutory Committee and all other parties in interest have been provided with the right to seek, solely in accordance with the provisions of this paragraph 18 contained in such prior Orders, to assert on behalf of the Debtors or the Debtors' creditors or interest holders claims or challenges against RMS that arose prior to the Petition Date or to otherwise challenge the Debtors' Stipulations, including, but not limited to those in relation to: (a) the sale, transfer and conveyance of the Prepetition Purchased Accounts to RMS; (b) the validity, extent, priority, or perfection of the Prepetition Liens of RMS or any other liens or security interests asserted by RMS against the Prepetition Collateral; (c) the validity, allowability, priority, secured status or amount of the

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Prepetition Obligations or other debt or obligations claimed by RMS and arising prior to the Petition Date; (d) avoidable transfers that arose prior to the Petition Date; or (e) any liability of RMS with respect to anything arising from or related to the Funding Documents, Prepetition Obligations and/or Prepetition Liens that arose prior to the Petition Date (separately or collectively, a "Challenge"). The Creditors Committee had also been granted standing to prosecute or assert a Challenge. To do so, any party in interest including the Statutory Committee had to commence, as appropriate, a contested matter or adversary proceeding raising such a Challenge, including, without limitation, any claim or cause of action against RMS, no later than April 10, 2016 (the "Challenge Period"). The applicable Challenge Period had not been extended with the written consent of RMS or order of this Court prior to the expiration of the applicable Challenge Period. RMS provided to the Statutory Committee those documents on which it relied no later than February 12, 2016. Only those parties in interest who commenced a Challenge within the Challenge Period were permitted to prosecute such a Challenge. Because all parties in interest, including the Statutory Committee, did not file a Challenge within the Challenge Period: (A) any and all such Challenges by any party (including, without limitation, any Statutory Committee, any chapter 11 trustee, and/or any examiner or other estate representative appointed in these Cases, and any chapter 7 trustee and/or examiner or other estate representative appointed in any Successor Case), shall be deemed to be forever waived and barred, (B) all of the findings, Debtors' Stipulations, waivers, releases, affirmations and other stipulations as to the right, title, interest, priority, extent, and validity as to RMS' property, claims, liens, and interests shall be of full force and effect and forever binding upon the Debtors, the Debtors' Estates and all creditors, interest holders, and other parties in interest in these Cases and any Successor Cases, and (C) any and all claims or causes of action against any of RMS relating in any way to the Debtors shall be released

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by the Debtors' Estates, all creditors, interest holders and other parties in interest in these Cases and any Successor Cases.

20. Carve-Out.

Carve Out Amounts and Other Provisions. As used in this Interim Order, (a) the "Carve Out" shall encompass the following expenses: (i) allowed fees and reimbursement for disbursements of professionals retained by the Debtors ("Debtors' Professional Fees") in an aggregate amount for all such Professional Fees not to exceed \$540,000.00; (ii) allowed fees and reimbursement for disbursements of professionals retained by the Statutory Committee ("Committee's Professional Fees") in an aggregate amount of all such Committee's Professional Fees not to exceed \$270,000.00 (iii) quarterly fees pursuant to 28 U.S.C. § 1930(a)(6) plus interest accrued pursuant to 31 U.S.C. § 3717 ("Chapter 11 Quarterly Fees"), and any fees payable to the clerk of the Bankruptcy Court; and (iv) amounts due and owing to the Debtors' non-insider employees for post-petition wages. The Carve Out Amount shall be funded, in part, by the Debtors with the proceeds of the Post-Petition Funding Facility on a weekly basis in an amount not less than \$15,000 per week, and segregated in an interest bearing deposit account held in escrow, twothirds for the benefit of the Debtors' professionals and one-third for the benefit of the Statutory Committee's professionals (the "Designated Amounts") If the Designated Amounts are sufficient to pay the Debtors' professionals in full and to leave an excess, then such excess shall be available for the Statutory Committee's professionals. Similarly, if the Designated Amounts are sufficient to pay the Statutory Committee's professionals in full and to leave an excess, then such excess shall be available for the Debtors' professionals. An additional \$3,750 will be funded on a weekly basis and remitted directly to the United States Trustee for payment of the Chapter 11 Quarterly Fees. The Carve-Out shall be junior and subordinate to all right, title and interest of RMS in the

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Purchased Accounts and the other Conveyed Property, and their respective proceeds. The DIP Liens, DIP Super-Priority Claims, the Adequate Protection Liens, and the Prepetition Facility Super-Priority Claims granted pursuant to this Interim Order shall all be subject and subordinate in lien, payment and priority to the amounts payable by the Debtors on account of the Carve Out (collectively, the "Carve-Out Amount"). The Carve-Out amounts specifically allocated for the Debtors' Professional Fees and the Committee's Professional Fees shall be reduced for each dollar for dollar by the aggregate amount of the Debtors' Professional Fees and Committee's Professional Fees respectively, actually paid by the Debtors and their estates during the pendency of the Cases (exclusive of retainers paid to such professionals prior to the Petition Date), respectively.

- (b) No Direct Obligation to Pay Professional Fees; No Waiver of Right to Object to Fees. RMS shall not be responsible for the direct payment or reimbursement of any fees or disbursements of any professionals retained by the Debtors and/or any Statutory Committee incurred in connection with the Cases. Nothing in this Interim Order or otherwise shall be construed (i) to obligate RMS in any way to pay compensation to or to reimburse expenses of any professionals retained by the Debtors and/or any Statutory Committee appointed, or to guarantee that the Debtors have sufficient funds to pay such compensation or reimbursement; (ii) to increase the Carve Out Amount if actual professional fees exceed the Carve-Out Amount; (iii) as consent to the allowance of any professional fees or expenses of any professionals retained by the Debtors and/or any Statutory Committee appointed; or (iv) to affect the right of RMS to object to the allowance and payment of such fees and expenses.
- 21. <u>Payment of Administrative Expenses</u>. Subject to the terms and conditions of this Interim Order, as long as an Event of Default has not occurred, the Providers shall be permitted to pay, as the same may become due and payable, (i) administrative expenses of the kind specified

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in § 503(b) of the Bankruptcy Code incurred in the ordinary course of business; (ii) subject to the terms hereof, compensation and reimbursement of expenses of professionals allowed and payable under §§ 330 and 331 of the Bankruptcy Code, and (iii) any other pre-filing or post-filing expenses of the Providers including for adequate protection, all of which are approved by Order of this Court and consented to in writing by RMS, as reflected in RMS's approval of the Providers' budgets, from time to time.

22. No Subordination. Except for the Carve-Out on the terms and conditions set forth in this Interim Order, no costs or expenses of administration shall be imposed against RMS, the Purchased Accounts or the Collateral pledged to RMS as security for the Obligations of the Providers to RMS, as determined after all open Batches have first closed (as confirmed by RMS in writing) under any of §§ 105, 506(c), or 552 of the Bankruptcy Code, or otherwise, and, except with respect to the Carve-Out, no other claim or expense having a priority senior to or pari passu with that granted to RMS in this Order shall be granted in this Chapter 11 case or any superseding Chapter 7 case while any portion of the Obligations due to RMS by the Providers remain outstanding, calculated after all open Batches have first closed (as confirmed in writing by RMS). Any and all payments realized by RMS upon the sale, liquidation, collection or disposition of the Collateral or the Purchased Accounts shall be paid to RMS free and clear of any claim or charge arising out of or based upon § 506(c) of the Bankruptcy Code or § 552(b) of the Bankruptcy Code. The "equities of the case" exception under § 552(b) of the Bankruptcy Code shall not apply to RMS with respect to proceeds, product, offspring or profits of any of the Prepetition Collateral. No costs or expenses of administration which have or may be incurred in the Debtors' Chapter 11 cases, any conversion of the Debtors' case to Chapter 7 pursuant to § 1112(b) of the Bankruptcy Code, or pursuant to § 506(c) of the Bankruptcy Code, or in any future proceedings or cases related Case 16-30043 Doc 476 Filed 11/21/16 Entered 11/21/16 09:56:30 Desc Main Document Page 35 of 102

thereto, shall be charged against RMS, the Purchased Accounts or the Collateral, without the prior written consent of RMS, and no such consent shall be implied from any other action, inaction or acquiescence of RMS.

23. Rights and Remedies upon an Event of Default.

- (a) Upon the occurrence of an Event of Default under the Funding Documents or hereunder, RMS shall provide the Providers, the Providers' counsel, counsel for the United States Attorney, and counsel for the Attorney General of the State of Connecticut, and counsel to the Creditors' Committee, and the Office of the United States Trustee with a notice of Event of Default via telephone and in writing, by electronic mail or by overnight, national courier service (a "Default Notice").
- (b) Upon provision of a Default Notice, and pending a Court hearing thereon (the "Default Hearing"), and notwithstanding the automatic stay of § 362 of the Bankruptcy Code, (i) the Providers shall cease offering Accounts to RMS for its discretionary purchase consideration; (ii) RMS shall cease funding to the Providers under the Purchase Agreement; and (iii) RMS shall have all other rights and remedies it holds under the Funding Documents.
- (c) At the Default Hearing, the only issue that may be raised by any party is opposition thereto shall be whether or not, in fact, and Event of Default has occurred and is continuing.
- (d) RMS may serve a motion for Order granting itself relief from the automatic stay contemporaneously with the Default Notice. Should the Court find, at the Default Hearing, that the Event of Default alleged in the Default Notice has occurred, RMS shall have immediate relief from the automatic stay (the 14-day stay under Fed. R. Bankr. P. 4001(a)(3) being waived) to exercise all of RMS's rights and remedies under the Funding Documents, this Order or

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applicable law to, among other things, do any or all of the following: (i) terminate the Purchase Agreement; (ii) foreclose any and all Collateral pledged to RMS under the Purchase Agreement and other Funding Documents, whether by direct collection of Non- Purchased Accounts, by public or private sale, or by retention of the Collateral, or as otherwise allowed under the Uniform Commercial Code; (iii) set-off funds of the Providers held by RMS, (iv) accelerate the Obligations due to RMS by the Provider; and/or (v) exercise any other rights and remedies against the Collateral pledged to RMS under the Funding Documents, and exercise any other right or remedy otherwise held by RMS under or in respect of the terms of the Funding Documents, this Order or under applicable law.

- (e) Nothing herein shall impair the right of the Court to order such other and further relief as the Court deems fit at the Default Hearing, or the right of RMS or the Providers or the Lead Debtor to seek other or supplemental relief at the Default Hearing.
- (f) The representations, warranties, covenants, duties, and Obligations of the Providers to RMS under the Funding Documents together with the rights, claims, liens, security interests and ownership interests of RMS under the Funding Documents shall all remain unimpaired and unaffected and shall survive the occurrence of an Event of Default.
- (g) Nothing in this paragraph 22 implies or means that RMS is subject to the automatic stay, as to the Purchased Accounts and the other Conveyed Property which RMS is purchasing hereunder and/or to which RMS holds ownership interests therein.
- 24. <u>Termination Events</u>. The Purchase Agreement shall terminate, notwithstanding the automatic stay of § 362 of the Bankruptcy Code, upon the earliest to occur of the following (the "Termination Date"):

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- (a) Upon the occurrence of an Event of Default under the Purchase Agreement and notice thereof which creates rights in RMS to terminate the Purchase Agreement, and RMS's exercise of that right;
- (b) If as to any Provider, it fails to perform or satisfy any of the terms, conditions or covenants of this Order or under the Funding Documents;
- (c) Any Provider files, supports or confirms a Chapter 11 plan of reorganization in this bankruptcy case that does not provide for the prior full satisfaction of the Obligations on or before the "effective date" of the Plan, unless otherwise agreed in writing by RMS (such as, for example, in a written commitment by RMS to convert the financing hereunder into exit financing);
- (d) The factoring called for under the Purchase Agreement terminates by its own terms or by operation of law;
- (e) Any material portion of the Collateral is foreclosed, liquidated, levied, or the subject of a similar act by any person;
- (f) Any person terminates their respective forbearances and subordinations to RMS under any inter-creditor or similar agreement related to these Debtors, or any of these persons sent notice of their intent to do the same to any person;
- (g) Any party (including, but not limited to, DSS or DRS) makes any set-offs or recoupments against the Purchased Accounts, the Conveyed Property or the Collateral, beyond limits previously agreed upon with RMS, in writing or as provided for in this Interim Order;
- (h) Any Provider's bankruptcy case is dismissed or converted to a case under Chapter 7 of the Bankruptcy Code;

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- (i) There occurs a stay, modification, amendment, vacating or reversal of any terms of this Order or of the Funding Documents, or any of the rights and acknowledgements conferred thereunder, without the written consent of RMS;
- (j) Any Provider commences or continues or voluntary participates in any lawsuit, adversary proceeding or contested matter against RMS, other than with respect to a dispute by the United States Trustee, the Statutory Committee or the Debtors as to any reimbursable expense claimed by RMS;
- (k) Any person commences or continues any non-frivolous action or process with respect to any material portion of the Collateral; and
 - (l) December 17, 2016.
- Obligations of the Providers to RMS under the Funding Documents and this Order, together with the rights, claims, liens and security interests and ownership interests of RMS under the Funding Documents and this Interim Order shall all remain unimpaired and unaffected and shall survive the termination of the Funding Facility and the Termination Date. Without limitation of the foregoing, the Providers shall also, both pre-termination and post-termination, allow access to their respective records and facilities to RMS (including any records sold to RMS hereunder which any Provider still holds, as Primary Servicer for RMS) and the Providers shall otherwise provide RMS with information with respect to and otherwise comply with the terms and conditions and the undertakings in this Order, any subsequent orders or the Interim Order, and the Funding Documents, until the Obligations of the Providers to RMS are satisfied in full, as determined after all open Batches have first closed (as confirmed by RMS in writing).

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26. Relief from the Automatic Stay. The automatic stay of § 362 of the Bankruptcy Code is hereby vacated and modified, and the 14-day period of Fed. R. Bank. P. 4001(a)(3) waived, insofar as necessary, and the stay is lifted in favor of RMS to permit RMS and the Providers to:

(a) implement the Funding Documents and the Funding Facility pursuant to the terms of such documents and this Order, including, without limitation, by the turnover of monies by the Providers to RMS thereunder; (b) create, validate, evidence, attach and perfect the Post-Petition Ownership Interests, liens and security interests granted to RMS under the Funding Documents and this Order; (c) assess, charge and collect payments, discount fees, and other fees and expenses as provided for by the Funding Documents, and apply such payments to the Obligations owed by the Providers to RMS pursuant to the terms of the Funding Documents; and (d) take any other action authorized or contemplated by this Order the Funding Documents and to carry out the terms thereof.

27. Miscellaneous.

(a) No Impairment of RMS's Rights. If any provision of this Order is hereafter modified, vacated, altered, stayed or reversed by any subsequent order of this or any other court, for any reason, or any failure of the Court to enter a final order acceptable to RMS on the Motion, or if this case is converted to Chapter 7 or dismissed (each a "Subject Event"), such modification, vacation, stay, alteration, reversal, failure, dismissal or conversion shall not impair (i) the validity of any sale of Purchased Accounts or Conveyed Property by the Providers to RMS under this Interim Order and the Funding Documents and the Post-Petition Ownership Interests created in RMS therein, prior to the Subject Event; (ii) the validity or priority of any lien or security interest in the Collateral granted by the Providers to RMS under this Order or the Funding Documents, prior to the Subject Event; (iii) the Obligations created under or due to RMS under this Order and

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the Funding Documents, prior to the Subject Event; or (iv) the creation of or exercise by RMS of any rights or remedies under the Funding Documents or this Order, prior to the Subject Event, and, without limitation, such rights, remedies, liens, security interests and Post-Petition Ownership Interests shall be governed in all respects by the original provisions of the Funding Documents and this Order and shall all remain in full force and effect, pursuant to §§ 363(m) and 364(e) of the Bankruptcy Code. For purposes of §§ 364(e) and 363(m), the term "appeal" shall include any proceeding for reconsideration, rehearing or reevaluation of this Order by the Court or any other tribunal. RMS is a good faith Buyer, within the meaning of § 363(m) of the Bankruptcy Code. Notwithstanding any such modification, vacatur or stay, any duties, obligations, representations, warranties, or Obligations of the Providers and the Lead Debtor to RMS, as well as any right created in RMS under the Funding Documents or this Interim Order prior to such modification, vacatur or stay, shall be governed in all respects by the original provisions of this Interim Order and the Funding Documents and RMS shall be entitled to all the rights, remedies and privileges granted herein and pursuant to the Funding Documents. The Providers and the Lead Debtor shall give notice to RMS of any motion by any Debtor to modify, amend or vacate this Interim Order. Furthermore, notwithstanding the occurrence of a Subject Event, the rights and interests created pursuant to the Carve-Out shall remain in full force and effect.

- (b) <u>Inconsistencies</u>. In the event of any inconsistency between the terms of this Order and the Funding Documents this Order shall govern.
- (c) <u>No waiver</u>. RMS's failure to seek or exercise any right or remedy under this Order or the Funding Documents shall not constitute a waiver of its rights hereunder or thereunder, or otherwise.
 - (d) <u>Immediate Effect</u>. This Order shall take immediate effect upon its entry.

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- (e) Additional Insured. Upon entry of this Order, RMS shall be and is deemed to be, without further action or notice, an additional insured on each insurance policy or policies of the Providers which in any way relates to the Collateral. Each Provider will, at its own expense, keep the Collateral insured to its maximum reasonable insured values against loss, peril and hazards, pay all post-petition taxes, assessments and charges as required by the Funding Documents, and provide proof of payment of the same to RMS, upon its request. Each Provider will further provide RMS with reasonable rights to inspect the Collateral and records related thereto.
- (f) Execution of Documents. The execution by each Debtor's officers of the Funding Documents is ratified, approved and confirmed.
- (g) Right to Factor and Fund on Other Terms. RMS retains the right to provide factoring and other funding services to the Providers on such other, different or additional terms than in this Order, as may be authorized by the Providers and approved by the Court.
 - (h) [INTENTIONALLY OMITTED]
- (i) <u>Binding Effect</u>. The provisions of this Order shall be binding upon the Providers, the Lead Debtor, all parties in interest in this bankruptcy case, any examiner, Chapter 7 trustee or Chapter 11 trustee in this bankruptcy case, and upon their respective successors and assigns, provided, however, that RMS shall have no obligation to extend funding or financing to any Chapter 7 trustee, any Chapter 11 trustee or to an examiner, on the terms thereof.
- (j) Right of Recoupment by Medicare. Notwithstanding anything to the contrary herein, nothing in this Order or in any agreement between RMS and any of the Debtors shall (i) impair, modify or affect Medicare's right of recoupment, if any or (ii) be construed, as to the Providers, only, to impair, modify or effect the government's process of administering the

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Medicare provider agreements to which each Provider is a party, or the Medicare program as it relates to the Providers.

- (k) Right of Recoupment by Medicaid. Notwithstanding anything to the contrary herein, nothing in this Order or in any agreement between RMS and any of the Debtors shall (i) impair, modify or affect State of Connecticut's Medicaid program's right to make a reduction or otherwise withhold any Medicaid receivables arising from services provided by Debtor through recoupment, setoff under Section 553 of the Bankruptcy Code or otherwise, any amounts due to the State of Connecticut's Medicaid program, including, but not limited to, any recoupment on account of prior advances by the State of Connecticut; and (ii) be construed, as to the Providers, only, to impair, modify or effect DSS' process of administering the Medicaid provider agreements to which each Provider is a party, or the Medicaid program as it relates to the Providers. As used herein, "State of Connecticut's Medicaid program" shall be defined to include any agent, carrier, administrator or intermediary of DSS.
- (l) Recoupments or Set-Offs By The State Of Connecticut. As an inducement to RMS's consent to this Interim Order and to provide the Post-Petition Funding Facility, and DSS' and DRS' consent to this this Interim Order:
- (i) The Providers shall pay DRS \$50,000 per month on or before the 15th day of each month commencing in February, 2016, and continue during the pendency of the Cases under Chapter 11 of the Bankruptcy Code, by check made payable to the Commissioner of Revenue Services and delivered to the Department of Revenue Services, 25 Sigourney Street, Hartford, CT 06106.

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- (ii) If and when there is a shortfall in provider taxes due DRS accrued after the Petition Date, amounts otherwise due and payable to the Providers by DSS may be recouped or set-off against, but in an aggregate amount not to exceed \$10,000 per month.
- (iii) Other than to collect payments permitted under this paragraph, DSS shall not, on account of amounts due to DRS by the Debtors, deduct and withhold such amount from amounts otherwise payable to the Providers by DSS.
- (iv) DRS will give RMS contemporaneous notice of any provider taxes due and not timely paid by the Providers. DRS will also give both the Providers and RMS a 10-business day cure period following the delivery to the Providers and RMS of such notice.
- (m) <u>Objections Overruled</u>. All objections to the funding requested by the Provider in the Motion, to the extent not previously resolved or withdrawn, are **OVERRULED**.
- (n) <u>Service of Order</u>. The Provider shall serve a copy of this Order on the Providers and on all creditors of the Debtors and other interested persons within two (2) business days, unless they have been served via the ECF system, which service shall be good service.
- (o) <u>No Deemed Control</u>. By consenting to this Order, by purchasing receivables and by making advances and other financial accommodations and credit of any type, kind or nature under this Order or the Funding Documents, RMS shall not be deemed to be in control of the operations of the Providers nor shall it be deemed to be a "responsible person", "managing agent", "owner" or "operator" with respect to the Providers.
- (p) No Third-Party Beneficiaries. Other than as expressly set forth above, no rights are created hereunder for the benefit of any third party, any creditor (other than RMS) or any direct, indirect or incidental beneficiary.

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- (q) Amendment. The Providers and RMS may modify, amend, supplement or waive any provision of the Funding Documents if they do so in writing and the amendment, modification, supplement or waiver is not, in the good faith business judgment of RMS and the Providers, material, without any need for further approval from the Court or for notice to third parties, provided, however, that the Provider shall provide DSS, DRS, the Statutory Committee. the United States Trustee, and any party requesting notice with prior written notice of any proposed amendment, waiver, modification or supplement, and the Providers shall further file a prior notice of such amendment, waiver, modification or supplement, as agreed to in final form, with the Court. Any material amendment, waiver, modification or supplement must be in writing, executed by both the Providers and RMS, and shall be subject to approval by the Court, on appropriate notice. In addition, the terms and conditions provided for in Section 3.2(f) the Purchase Agreement are hereby modified solely as follows: notwithstanding the provisions of Section 3.2(f), the Buyer may make payments of Subsequent Installments of the Purchase Price of previously Purchased Accounts in amounts not subject to the dollar amount limitation (\$250,000) set forth in subsection (f), and on any day as Buyer determines in its sole and absolution discretion, provided that the conditions set forth in Section 3.2 and otherwise in the Purchase Agreement to the payment of Subsequent Installments to the Providers have been fully satisfied. Furthermore, the "Facility Cap" provided by Section 2.4 of the Purchase Agreement is hereby amended by and substituted with the following: the aggregate amount of the Outstanding Initial Installments plus any outstanding Obligations of the Providers shall not (except as permitted by Buyer in its sole discretion) exceed \$1,875,000.00 (the "Facility Cap").
- (r) <u>Post-Petition Professional Fees of RMS</u>. Costs, fees and expenses incurred by RMS in respect of the preparation, negotiation, documentation and execution of documents

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necessary to implement the Post-Petition Funding Facility and the terms and conditions of this Interim Order, and such further Orders as may hereinafter be entered in connection with the Funding Documents and the Post-Petition Funding Facility, including reasonable legal fees, expenses and costs, as well as fees, expenses and costs, including reasonable legal fees, to enforce, protect and preserve RMS's rights under the Funding Documents and this Interim Order, shall be charged to and paid by the Providers weekly (or at such greater intervals as RMS shall determine at its sole discretion) either directly from the Providers or, if RMS so elects, at its sole discretion, by deducting such amounts from any funding otherwise due to the Providers on account of the Post-Petition Funding Facility; provided, however, that notice of such costs, fees and expenses (including detailed statements evidencing the amounts included) shall be provided in advance of payment to the Office of the United States Trustee, the Statutory Committee and the Debtors, and filed (redacted as appropriate) with this Court and such costs, fees and expenses shall be subject to objection as any other component of RMS' claim in this case.

- (s) Waiver of Chapter 11 Discharge as to RMS. Without limitation of any right of RMS under the Funding Documents, the Obligations of the Providers and the Lead Debtor to RMS under the Funding Documents shall not be discharged by the entry of an order confirming a Chapter 11 plan of reorganization in the Debtors bankruptcy cases and, pursuant to §1141(d)(4) of the Bankruptcy Code, unless and until all of the Providers' Obligations to RMS, as determined after all open Batches have first closed (as confirmed in writing by RMS), have been paid or satisfied in full and, before such time, the Providers waive such a discharge and the Providers will not propose a reorganization plan that crams-down on RMS, over its Objection.
- (t) <u>Successors and Assigns</u>. The provisions of this Order shall inure and be binding upon RMS, the Providers and the Lead Debtor, any successor trustee or examiner

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hereinafter appointed in this case, and all creditors of the Providers and the Lead Debtor, and their respective successors and assigns, including in these Cases or any Successor Cases.

- (u) <u>Immediate Effect</u>. The 14 day stay provided by Fed. R. Bankr. P. 6004(h) is not applicable, so that the parties may immediately comply with this Order, and this Order shall be deemed effective and enforceable immediately.
- (v) <u>Conversion</u>. No order under § 1112 of the Bankruptcy Code or otherwise converting any Debtor's Chapter 11 case to a case under Chapter 7 may be entered unless such Order expressly provides that the priority of RMS's ownership interests, liens and rights as set forth herein and in the Funding Documents are preserved.
- (w) Notice. Notice of the Motion and of the September 13, 2016 hearing thereon was adequate for all purposes of the Bankruptcy Code and the Federal Rules of Bankruptcy Procedure.
- (x) Continued Interim Hearing. A hearing to consider the entry of a further Interim Order on the same terms and conditions as this Interim Order is scheduled for December 14, 2016 at 9:00 a.m. (Eastern Time) before the Honorable Julie A. Manning, Chief United States Bankruptcy Judge, at the United States Bankruptcy Court for the District of Connecticut, Bridgeport Division, 915 Lafayette Boulevard, Courtroom 326, Bridgeport, CT 06604. On or before November 21, 2016, the Debtors shall serve, by United States mail, first-class postage prepaid, notice of the entry of this Twelfth Interim Order, a copy of the Twelfth Interim Order and notice of the Continued Interim Order Hearing (the "Continued Interim Order Notice") on: (a) the Statutory Committee (b) any party which has filed prior to such date a request for notices with this Court; and (c) counsel for the Statutory Committee. The Continued Interim Hearing Notice shall state that any party in interest objecting to the entry of a Thirteenth Interim Order shall file such

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objection with the Clerk of the Court no later than on December 9, 2016 at 4:00 p.m. (Eastern Time), and shall serve such objections so as to be received on or before such date and time by: (i) counsel to the Debtors, Pullman & Comley, LLC, 850 Main Street, 8th Floor, PO Box 7006, Bridgeport, CT 06601, Attn: Elizabeth J. Austin; (ii) counsel to Creditors Committee, Neubert, Pepe & Monteith, P.C., 195 Church Street, 13th Floor, New Haven, CT 06510, Attn: Mark I. Fishman; (iii) counsel to RMS, Zeisler & Zeisler, P.C., 10 Middle Street, 15th Floor, Bridgeport, CT 06604, Attn: Stephen M. Kindseth; and (iv) the Office of the United States Trustee for the District of Connecticut, Giaimo Federal Building, 150 Court Street, Room 302, New Haven, CT 06510, Attn: Steven E. Mackey. Unless an objecting party (or its counsel) appears at the Continued Interim Order Hearing to assert the basis for such objection, such objection shall be deemed to have been waived and abandoned by such objecting party.

DATED: November 21, 2016



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OURCEASE ACREEMENT

THIS DURICHASE AGREDIMANT (the "Agreement") Is made and entered but as of the Astrophysical May, 2012, by says between Revenue Management Solutions, LLC a limited mobility company organized and existing under the laws of the State of Connection the Buyer" and Health Care Investors Inc., 1/15/a Alexaturie Manor, and Health Care Assurance LLC utilities, Inc., (1/15/a Blair Wanor, each a corporation, and Health Care Assurance LLC utility Dangles Manor, and Health Care Religional Manor, and Health Care Religion (1/15/a Blair Manor, each a lighted handles and bealth Care Religional index inclined in the laws of the Since of Connection (1/15/a) provides and seatth care organized under the laws of the Since of Connection (1/15/a) provides and seatth care organized under the laws of the Since of Connection (1/15/a) provides and the seatth of the laws of the Since of Connection (1/15/a) provides and the laws of the Since of Connection (1/15/a) provides and the laws of the Since of Connection (1/15/a) provides and the laws of the Since of Connection (1/15/a) provides and the laws of the Since of Connection (1/15/a) provides and the laws of the Since of Connection (1/15/a) provides and the laws of the Since of Connection (1/15/a) provides and the laws of the Since of Connection (1/15/a) provides and the laws of the Since of Connection (1/15/a) provides and the laws of the Since of Connection (1/15/a) provides and the laws of the Since of Connection (1/15/a) provides and the laws of the Since of Connection (1/15/a) provides and the Since of Connection (1/15/a) provides an

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"Collateral" means all of the following property pay owned or at any lifting increasing acquired or or any sign, the Providers, or in which the Providers now have on at any lifting the Bushulu's may sacquire any right, this or interest (the "Collateral") all present and attures accounts including all executure, whether or not Purchased by Buyer pursuant in this percention. All Related Reports of the Accounts all other personal property and fixtures of the Providers all machinery and squipment inventor; general intengibles (including extinuity himitation) all machines and indirect and in the foregoing industry interests and in the foregoing industry and in the Uniform Commercial Code are used as so defined in the Uniform Commercial Code are used as so defined in the Uniform Commercial Code are used as so defined in the Uniform Commercial Code are used as so defined in the Uniform Commercial Code are used as so defined in the Uniform Commercial Code are used as so defined in the Uniform Commercial Code are used as so defined in the Uniform Commercial Code are used as so defined in the Uniform Commercial Code are used as so defined in the Uniform Commercial Code are used as so defined in the Uniform Commercial Code are used as so defined in the Uniform Commercial Code are used as so defined and Code are used as so defined and Code are used as so defined and Code are used as so

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- (f) If the Ascount has not been billed, the Account shalk be an Eligible Account only to the extent of revenue samed on each day prior to issuance of any invoice than amount equal to 1750 by the monthly revenue expected in Buyer's judgment for such Account on in the case of new [Medicard] patients, at the private pay rate until the [Medicard] rate is self-
- It was generated by the rendering by the Providers of Healthques Succlose of the same typic and some and at the same healthcare facilities as the Healthcare Services being rendered by the Providers on the date of this Agreement as disclosed to Engar-
- (h) It complies with all of the representations and warranties set forth.

"ENR" means the expected net realizable value of an Account or Accounts. The HNP of Accounts shall be the apprepare Gross Value of Accounts minus Contractiff.

Purchase Agreement, Page 3

Adjustments as estimated by the Providers and as scooptable to Buyer initialising tion. The IRNE shall be subject to further adjustment by Buyer, in its sole distriction, to raffes the payment history of the Associate and its own as line couraging. Adjustments.

"Kyenful Default" shall have the meaning seidorth in Sedlion 3.11.

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"Envilled Cap" shall have the meaning set forth in Section 2. Hi

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"Government Receivable, means any Account which is the cultration of the "Uplied Materiof America, or any Sinterps Bernicov of the United States of America, or any Sinterps Bernicov of the United States of America, and the Displet of Receivable, whether index Medicale of Medicale or Displet of Receivable, whether index Medicale of Medicale or Displet of the Primary obligation of such government, as the primary obligation of such government, as the primary obligation of such government, as the primary obligation of such government.

*Cross Value imeans the total billing amount of each Account indivates of the particle parties and the amount payable by a Payor.

"Quayanty" means, any of the Guaranties referenced in Section 2:3(1) Whether in This form anathed hereto as by high in or otherwise.

(HCII) Atlenna Health Capital Receivables Funding Administrative Corporation of or any of its affiliates, including without limitation. Health Capital Renativables Funding Special Purpose, Corporation J. Realth Capital Investors: Inc., and Steven B. Nitsberg.

Healtheare Services "shall mean medical and healthcare services provided by any Rereon, including the not limited to services for physicians, muses, instantiate another illustration of unitionsed healthcare personnel, hospital services, skilled musting facility services, comprehensive compatient rehabilitation services; home healthcare services, residential and outpatient behavioral healthcare services, the provision of mon, board and daily living assistance at Reensade healthcare facilities, home care services, transportation to or from healthcare hollities, or the sale, assignment least or license whether before or after the date of this Agreement of least healthcare related equipment, prosthetics, pharmacountcals or other goods and any

other medical and healthcare goods and services which are covered by a policy of baurameter by Medicare: Madicald or any other federal healthcare program; individual synkous limitations TRICARE (corner vancouses CEIAMPUS) and CEIAMPVA.

VHILD means the United States Department of Housing and Civan Dayslopment.

'Indemnified Party' shall have the meaning ack forth in Section 51.

Anilla (Installingar, shall have the meaning section of a section of a section of the section of

*Unsolvency: Proceeding, press the commencement by the Empirical of the Em

This reditor Agreement means those consin interreditor Agreement sufficient of the provider and their respective landicities into Environmentalities. This is a considerable of the Environment of their respective landicities in the Environment of their sections of their sections.

"Extra" shall thead any Judgment, decree, order los avand or any sound, green, and continued or any sound, green, municipal, least orater grains, artifica, artifica,

Thems, shall mean, llons, mortgages, pledges, securify infereds, real-follors, thing assignments, ensumbrances and charges of any kind or nature wherever findingly any streemed to give any of the foregoing any conditional sale on other title regardly interests of any other arrangement outstant to which the to property as any language to a sum other transporters for any other type of the foregoing any other purposes.

"Gook Box Account" shall have the meaning set forth in Section 33(1).

"Look Box Agreement" shall have the meaning set forth in Settion 53(8).

"Look Box Reel shall have the meaning set forth in Section Sized).

"Material Agresments" means each contract, license or agreement of each of the Broviders, whicher or all or written including without limitation, equipment and real property lesses, or all or or office financing agreement, contracts or sales or purchase of any asset or service, employment agreements, and licenses or other agreements, and licenses or other agreements pertaining to the rights of each of the Providers or a licenses to utilize any patents; trade names or know-how in each case which involve payment or receipt by the Providers in the aggregate over the entire term of the contract exceeds \$250,000,00.

"Medicald" means policotively, the health care assistance program established by Tibe XIX of the Scotist Security Ast 42 LISC Sec. 1896, of sep) and any apartites stresseding therefor and all laws, rules, regulations, manuals, orders, guidellies of regulations pertaining areas of magnetic modifies at all federal anatures (what are set forth; in 10 heart X of the Strike Becauty Acad at all any of the Strike Becauty Acad at all federal anatures (what are set forth; in 10 heart X of the Strike Becauty Acad at all federal anatures (what are strike and regulations assistance anatures in connection with such program and ledged rules, and regulations of any anatures, and regulations of all spoiles in the same and administrate reimbursement, guidelines and requirements of all government and contract and administrate reimbursement, guidelines and requirements of all government and contract and administrate reimbursement, guidelines and requirements of all government and contract and administrate reimbursement, guidelines and requirements of all government and contract and administrate reimbursement, guidelines and requirements of all government and contract and administrate reimbursement, guidelines and requirements all government and contract and administrate reimbursement, guidelines and requirements and finished from time to time.

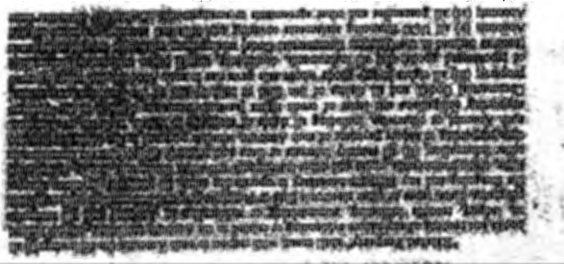
Medicars means collectively the Realth Insurance programs of The agod and disablest established exciting XVIII or the Social Security-Act (A2 USCASES, 1292-4864) and any statistic established exciting thereto and all level respitations, matures, orders by all elected statutes (whether service their states the posterior program including (e), all recent statutes (whether service their states the posterior entering states program and (b) all explicates province of sell religions, manuals, orders and administrative, removement spitualines and requirements of all governments authorities promulgated in control will false, given and administrative, removements spitualines and requirements of all governments authorities promulgated in control will false, given and administrative and administrative removements approached the province of the control of the second case as the same may be automated, and placed the colline to the controls.

ONon-Novemment-Receivables^{ik} shall moan all Assounts other handlovemment Receivables

'Non-Burchased' Account shall mean any Account of any of the Blocklets HARB'

RObligations? Shall mean any and all payment obligations lifetical microstic accrued thereon at the tate provided in this Agreement, which may stank time becowing by any of the Broyldata to Buyer, however adeing, whether accured by pledge the appoint acting the Broyldate at any time or times hereafter, whether accured by pledge the appoint acting interest in any assets or property of any of the Providers or the assets of property of any of the Providers or the assets of property of any of the providers or the assets of property of any of the providers or the assets of property of any of the providers or the assets of property of any of the providers or the assets of property of any of the providers of induced and which any Broyldars are liable to Buyer as principal, surely, endorser, givennor or otherwise. Obligations shall include, without limitation, the amounts that now are or which may intended become the providers by reason of the Funding Pess Buyer scattories? Geographically and any other fees described in Section 24, the Lock Box Essa described in Section 10-16; and any other fees and Obligations of any of the Providers that are then due and payable. Notwithstanding the foregoing, "Obligations of any of the Providers that are then due and payable. Notwithstanding the foregoing, "Obligations describe indication repurchase obligation set forth in Section 3.3.

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dime to the supporting or securing payment of such Account whether pursuant to the confract rainted to tue. Account or otherwise, and (VII) all proceeds in a principal process and the process of the foregoing.

"Repurchase Date" means its with respect to an Account Burchased mathematikal closing Date and Account Burchased mathematikal closing Date and (6) with respect to any Account Purchases an any state subsequent to the initial closing Date; the 180° day after the Date of Service with respect to any Account, the Date of Service with respect to any Account, the Date of Service with respect to any Account, the Date of Service with respect to any Account, the Date of Service with respect to any Account, the Date of Service with respect to any Account, the Date of Service with the Service of the Service with the Service with the Service of the Service with the Service w

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Solvieing Foo! shall lieve the monning set toth in Section 3.8(c).

"Subsequent, Installment" shall have the incenting use Torthein Section 2/2001

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diaxog dialidiaye die meaning seddordi in Seddordi's.

'Uniform Commercial Code' shall man the Uniform Commercial Code, and amended, as presently in all south the State of Connections.

All references to Section pumpers throughout this Agreement are releisness to those Scotlons of this Agreement, unless otherwise expressly stated to the reontrary.

Z Sales and Rurchases.

Cal Obligation to Offer Accounts for Rurchaser Turchaser Rurchaser Medition of Accounts Burolinsan. The Providers agrees to offer the sully all the Burolinsan Reports of Sully Street of the Sully Street of Sully St

and delivered to Buyer shit Buyer will have sequired, specified and purplessed from the Broyldess, all such Accounts. The specific Accounts Fundamed on any Cloring Date are those identified in Purchased by Buyer. Upon the transfer of the Accounts to Buyer in Buyer in Buyers are those reporty of such Accounts shall also be transferred to Buyer automatically shid without further action by other party iteres. Each transaction described in this Section about the other matter without and Purchase! for all purposes hereunder without regard to whether a court or other parties and the parties, and the regarding of the specific that such transactions transactions that such transactions transactions constitute logis of finals by Buyer to the Broyldess. The representations and systematics made by the Providers in this Agreement in the my decomplete delivered for miles on the specific with any Purchase of Accounts. The plosing of any Purchase of Accounts. The plosing of any Purchase of Accounts and experience of any failure of the Providers to comply with any condition, downers in approximation contained beginning.

22 Euronase Prior Totalina Carting Assourt Except The Insputations of the Selection of Accounts which the Properties of the Accounts of the Accounts of Accounts of the Euronase Prior shall be only in the Euronase Prior shall be prior as follows:

(6) Upon the Philipse of Accounts, Buyer shall pay to the Providers an amount (the 'Initial Installment') equal to the Jesser of (8) eighty (80%) percent of the Bhichast, Price of all of the Bhilibs Accounts in a Batch of 15) the amount representation froviders.

All remaining installments of the Porchase Ricesophsement to the Dillal his billing of the Sulfs of the Sulfs

2.3 Closing.

Back purchase and sale of Accounts and the Ralated Property with respent to such Accountational to this Agreement abide to referred to legaling a "Closing". The dark upon which the initial Installment is raid with respectito an Account or Balcharf Accounts in referred to herein as the "Closing Date". Prior to the direction Date intermediate Providers shall deliver to Diver the following documents, executed by the sauger and any third parties for such documents.

(a): This Purchase Agreement;

- A Valldicy Guaranty in the formatty checipaters as it is in the formatty checipaters as it is in the first formatty and Samuel Stressers.
- (c) A Landlord's Whiver and Consent in the form attached hereto by Exhibits hereto with respect to each mailty cooling the white Management company.

(d) Antry Form 8821 for all Provident

- (e) The Locking Agreements tefferenced in Section Set Hereinfinite People's Bank Anduding arrangements within transfer inersity of the many applies as all malaness the other deposits accounts as Banker American or a ligarity when the position are deposited accounts have from deposited accounts have from deposited accounts have from deposited accounts have from deposited accounts for a full of the ligarity of the light of the light
- (f) Multiple coples (as: insimoted by Auger) to the Multiple depleted in the World Report in
- The Interested for Agreement, satisfied by Interested for Agreement, satisfied by Interested and substantial interested in the sole discretion.
- (ii) A 5) bordingtion. Non-Distributing and Attornment Appending with the Secretary of United States Department of Flousing and Thom Development and a DSS lighting of their and recomments against the Account in such this still approximation and recomments against the Account in such this still approximation and reperture to the Buyer highs sole discretion (the DSS Letter);
- (i) A termination agreement from ROI and spia(ed RISC filing termination statements, releases, and fermination of account control agreements satisfactory in form and substance to the Buyer in its sole disciplion?

vi:

- (i) Proof of authorization by Providers of the execution of the foregoing documents (which generally shall be by way of a certified resolution of the governing board of the Providers, containing the authorizing provisions set forth-in Exhibit D hereto).
- (k) An opinion of coursel regarding the due exception and legal, validand binding effect of the documents excepted by the Providers and its attitudes; and

It is possible than this Agreement will be executed before the foregoing provisions are sensibled. For the evolutions of store, pli agreements as forther this Agreement regarding the installed. For the evolution of fluyer in amounts deposited thereif, shall be demanded to effective interests the flat Closing. The deposit account control agreement is not against account regardito any deposite account into willon Ancounts are deposited, whether such Againns are Principaed. Accounts or Non-Durgnased Accounts, the Oktavillar and Listen and instructions as specific appoint of fluyer of make phyticitis of European and instructions are expensive to the bank as fluyer agree to take another and, and increasing the fluyer agree which are the principal of the Agreement and the elevation and antiferroment as fluyer are indicated an account and the elevation of the information of appropriate deposit genus. Accounts and the elevation of the information of appropriate deposit genus. Accounts and the elevation of the physical deposition of the properties assurances from a full and the search and others and the physical and the

2,4 Prolify Cap.

The aggregate amount of the Onistanting Initial limitations bids any constanting)
Obligations of the Providers shallook (exceptus parmitted by Huyer instrugite dispretion) exceed.
\$2,500,000,000 (the "Facility Cant");

- 2.5 Liabilities Not Assumed by Buyer. The Providers foreign; represent and warrant that the Buyer shall not be deemed by anything contained in this Agreement to have assumed itstillines relating to, or arising out on the Assets of the Providers, including without limitation, the following: (Bereinafter editestively referred to as 'Retniand Liabilitism):
 - (a) Any liability of any of the Providers is any personter smilty;
- enunicipal, local or foreign taxes, assessments, additions to tax, interest, penalities, desired, estates, duties, fees and other government pharges or impositions of each and every kind or description, whether measured by proporties; assets, wages, payroll, purchases, value added, payments, sales, use, pushness, eaplied stock; surplies or income with respect to ownership of the Assets up to said including the related Closing Date with respect to

- (e). Any fiability of obligation (contingent or otherwise) of ent of the Providers to any person or entity grising out of any litigation, claim, stollaston or other proceeding.
- (d) Any Rabillies or obligations of Stairy kind whitsoeses relating its any, action or inaction by any person or entity, including without indicators any of the Providers' officers, directors analyticiters, ample year, against approximatives or independent contractors, relating in any way to the Healthours pendices rendered or provided by any of them in contractors with the Accounts of the sentiting of any of the Accounts in the case of such servicing up to and including the Closing Date).
- Advitability on onligation favorations of cities was a properly of the providers arising out of defects in primitabeling of products (anotherly, without instructors presentially of defects of mislabeling of products (anotherly, without instructors presentially medicallors) meanufactured, sold, or prescribed by such its orders in connection with any of the workships.
- Anysoldim by a third party payor for refundion rebate of amounts that in the Providers, Buyer or office vise with respect to safe, Augustic dreated of gangains by the Rroylders, including any claim for repayment of funds paid in errors
- (g) Any limitary or obligation of the Providers to compensate any person or shifty. Individing winness limitation, this should licenses, supplies, distributes of cosmone of the Providers, in respect of any rendered or provided in respect of the Accounts and
- (h): Any recapility, set off, or college claim mails by safe hilled marky any fulfed marky against the Appoints.

8. Ressi Reserve Accounts Security

3.1 Fundling Bee: Deductionstol Fees from Burchinge Brieb.

- (a) The Providers that to Hill of the time of the processing of the final billing fleeor pursuant to 3.1(b) but in any avent by the end of sactionable.
- (b) At Buyer's option, there shall be deducted from the thillian installment of the Purchase Rice payable avide initial Closing Date and, if applicable, at each subsequent Closing, the amount of the funding resolvhible will thereafter notice by a long the amount of the funding resolvhible will thereafter notice by a long the amount of the funding resolvhible will thereafter notice by a long the line of the line of the fundamental of the long that the line of the line of

expenses. ("Expenses.") In addition. Audit Tess described in Section 5.1, and the Secreting Fee described in Section 5.35.) to the extentacqued, may at the discretion of the Lavyer be described from the Initial Installment of the Furchase Price. In the event hat the foregoing amounts result in the Initial Installment being reduced to zero of the his event hat Buyer in the confidential described determines to defer payment of such amounts. Enver may deduce such amounts desmit the subsequent appropriate of Philipses Price that Tay be due because Information and the first installment of Philipses Price that Tay be due because and Obligations at any other or payment of such that they be due because and Obligations at any other or payment of such the same and obligations at any other or payment.

3/2 The Reserve Account

- (a). (The Buyer will, establish a reserve account (the Reserve Account the Reserve Account). The Reserve Acquire will be owned, maintained, managed and controlled by He Buyer and the Providers shall have no legal or equitable interest-distrain. The funds he Reserve Account may be commingled with other things of Buyer so long as Euver separately accounts for transactions in the Reserve Account pursuantio the Scotlon 3.2.
- (b) The Reserve Accommental be accounted for on a Bride by inertal basis and will be organised with all oasis relatively by Bride with respect to the Britings Accounts in accordance with hestarms and conditions of the Section 312, including any amounts paid by the Previders as a result of the Providers and Transfer and Trans
- The Biver may debit or villidian at any time and two third for time from the Reserve Account all Expenses and other amounts due to Biver framings including without liming the same unaway the respective any obligations and repurpless billians in the rever by the Browlers to the Buyer under this Agreement and may allocate such amounts among the various Batches as deemed advisable of appropriate in the sole disording of the Buyer (except that Expenses of other obligations not attributable to a specific Batch available allocated to Batches).
- (ii) The Bilver may debit or withdraw at any time and from time to time from the Reserve Account pursuant to this Section 3.2(b) all ametine paid by third party-Payors and others with respect to the Accounts Phrollaged short the Braylets by Buyer provided, however, Buyer shall not debit or withdraw from the Reserve Account pursuant this Section 3.2(d) an aggregate amount with respect to any Baich in excess of the aggregate BMP of the Accounts in such Batch as of the Purchase Date.
- (a) Buyer shall account monthly to the Providers with a statement of the Outstanding Initial Installments, the Outstanding HNR Balance; the Reserve Account, and allarges and payments made pursuant to this expression, and in the absence of manifest error, any such accounting tendered by Blayer shall be deemed that, binding and conclusive on Provider unless Buyer is notified by the Providers in writing to the contrary within 30 calendar

days of receipt of each accounting, which notice shall be deemed an objection only to jieus spentfically objected to therein:

- Been' debited or windfawn from the Reserve Account pursuants in Section 27(6) and office perserve and Section 27(6) and office perserve Account pursuants in Section 27(6) and office perserve and Section 2.1 below the Property of the result in the Reserve as in the disordion are required as a reserve spaints from the Reserve Account permitted by the agreement including without limitation sections? 2 or 2, hereof, or against collegations and spiritches obligations of providers that his parties which the Accounts and spiritches obligations of providers that his parties which the Accounts and spiritches obligations of providers that his provider the Accounts and States as an including the foreign of the Accounts and States as an including the providers that the annual states are provided as a provider of the Accounts of the Accounts and States as a provider of the accounts of the Accounts of the Accounts of the Constanting Providers and the States of the Accounts beginning by the first of the Accounts of the Ac
- (2) Notwithstending the provisions of the Section 3.2 in the systems are determined that the Providers have breadled any of their representations, wantshifted of covenants set forth in this Agreement, Buyer shall have no obligation to release any further amounts from the Reserve Apochinon automneous of Subsequent Discourse of the Europhase Price until the Providers has our edgical breachets. Buyer's satisfaction.
- (b) Of or before the Toth day of each month, Providing will sent to Buyer, in a format approved by Buyer, a collection activity report with regard to the Account for the preceding months collection approved which stall reflect the collection status of the Accounts as at the end of the preceding month.

3.3 Reducchare Obligation Security Interest;

(f) If the Outstanding Initial Installment for an Account has not been reduced to seed by the Repurchase Date; the Providers shall repurchase and unpaid or partially paid Account on the Repurchase Date for an amount equal to the Outstanding initial installment as of the Repurchase Date, less and bortion of the Initial Installment with respect to an Account that the Providers establish to the reasonable satisfaction of the Buyer prior to the Repurchase Date has not been paid that to the bankruptny. Instity or finding a implifity to pay of the Payor with respect thereto.

- At Buyer's option, the Buyer (bliney flection the repurchase prior from the initial justallment otherwise payable for Accounts Europeased by Buyer, (it) may deduct the repurchases price from funds otherwise available in the Reserve Account or the Lockbox Accounts of the Franking of the
- Plysels the Trovines with respect to Europased Accounts and note their each payment by the part of the published with respect to Europased Accounts and note to an. In the eyent, however, they are not the published with the Transdellions with another that a property of the published with the Europased Accounts and note to an. In the eyent, however, they are not to the parties of competent this distiller were its stall that the inclining the parties better that they contain the containing of the parties better that they contain the decrease and attention of containing the parties for the property and the stall be decreased to the granted and these heads transfer the Europased Machine the Europased Accounts the property of the Europased Accounts and the Property of the Europased Accounts and other regions. The Propagation and the Europased Accounts and respect to the Europased Accounts and the regions. The Propagation that is respect to the Europased Accounts all other regions. The Propagation that is respect to the Europased Accounts and other regions. The Propagation that is the Propagation of the Europased Accounts and the Europased Accounts and Europase
- 4. Representations and Warrantles of the Broylders. The Envidors, represents and warrants to Buyer astof the date hereof and as of each Closing Date hereafter, as follows:
- 4.1. Organization multiGoodiStanding. The Providers are either corporations or imited liability companies the State of Connection, with the laws of the State of Connection, with the fower to carry on their respective businesses as they are now operated, to own their respective businesses as they are now operated, to own their respective businesses as they are now operated, to own their respective and marketable title and ownership of the Accounts to Buyer. The Providers are qualified to do business; and in good standing in each

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- The per Authority. The Providers have all regulate percentanthority to entential of this Agreement and to possiminate the transactions contemplated herebys. This Agreement and to possiminate the transactions contemplated herebys. This Agreement and instance is to be executed by the Previders in someon of the previders in someon of the Previders in someon of the Providers have been oftentially authorized by all necessary gotton posporate or etherwise, and constitute to be included by the Providers have been execution will constitute legal, valid and binding of figures of the Providers in accordance with till respective (some
- Ownerships because the Providers are the layful owners of submodifies excelled and all exists are free and lotest fivel tiens, other hands are for the medical free the layers of the providers are the layers of the exist times are for the medical for the first times are for the exist times and an increase in the existing and the existing are for the existing and are for the existing are for the existing and the existing are for the existing and the existing are for the existing and the existing are formed to the existing are for the existing and the existing are formed to the existing are formed to the existing and the existing are for the existing and the existing are formed to the existing are formed to the existing are formed to the existing and the existing are formed to the existing are for the existing and the existing are formed to the existing are formed to
- Agreement of the Providers and Level of the executor and delivery of the Agreement of the Providers and the constitution of the providers of the Agreement of the providers and the constitution of the providers of the execution and providers of the providers of organization of the Providers of Organization (Providers of any Laws applicable to may of the Providers. Without limiting the foregoing no event of definite or event with which the glying of holds or passage of time would constitute an event of default, has or our under this Agreement or any other Material Agreement.

45 Absence of Litigation No Set-Off.

(a). Except as set forth in Schedule 4.5(a) attached there it and indicate a flict attached to antique, proceedings on investigations pending or, to the Best knowledge of the Broylders, threatened by or against any of the Broylders before any court, governmental agency or other tribungl, which pould materially or adversely affect its ability to perform under this Agreement of which pould materially or adversely affect the conduct of its business. Without limiting the foregoing there are no dailing disputes, actions, proceedings or investigations of any partie pending or my for best knowledge of the Broylders, threatened; against or involving any of the Providers threatened; against or involving any of the Providers that relate in any way to any of the Assets or to the Healthoute Services condered or provided in connection therewith. Further, there are no injunctions, with

festralifing Oxiders of Other orders of any nature against any of the Providers that arversely affect and Larry Ideas performance of the agreement and transactions contemplated in this Agreement and United Residualistic sections of investigations residing of investigations will be adversely affect to gas many performance of the Agreement and Indian Contemplated will be adversely affect to gas many performance of the Agreement and Indian Contemplated will be adversely affect to gas many performance of the Agreement and Indian Contemplated Section 1981 and 1981 and

- (b) Except as sentorth in Schedule AS(o) attached here of the depoint attached in second here of the sentile resourcements, allowances, discounts, dedictions, pointerelating, or disputes with respect to any axistilly added at the time it is secepted by Buyer for puschase or any time intered the character to be superface, and mean any distribution is to be provided by the second of the character and mean any distribution with which with a second of the second of the character and the character and the second of the
- The Providers and their employees and persons whice provides and meaning the providers and persons whice provides the Providers there all permits I defines accreditations confinestions, authorizations, approvals, soments and any other person the providers and any other person the providers and any other person the permits and their means that the providers and the providers and the person and persons and the person of the providers of the providers and any other person and the person of the providers and the person and consumitation the persons contemplated by the pareonalities are remarkable contemplated by the pareonalities are remarkable descriptions of the providers have been multiple to any another persons and persons and the providers have been multiple to the providers of the providers have been multiple to the providers of the providers have been multiple to the providers of the providers and the person that the providers of the person of the providers and the providers are personally or not renew, any another persons in the providers of the providers of the providers are personally to the providers are personally and the providers are personally to the personal perso
- With respect to the Assets and the Healthcare Services rendered on provided in controlled (heavily, neither any of the Provided port of the Showledge of the Broylden; any of their employees or persons who provide Healthcare Sanvices under screening willights Rroyldenshaye violated, sind on the date horself does not violate, him we respect that law except the Providers my of their employees or persons who provide Healthcare Sanvices under agreements with the Providers that providers they except the Providers that their their controllers are persons who provide Healthcare Sanvices under agreements with the Providers they except they e
- (c) Neither the Providers nor, to the best knowledge of the Providers, any of Revylders, amployees or persons who provide Healthoats Services under agreements with the Rrividers have engaged in any activities which are prohibited, or have received any notice that they are engaged in activities that are prohibited, under federal Medicate and Medicald statutes are engaged in activities that are prohibited, under federal Medicate and Medicald statutes or related state on loss statutes or related state on loss statutes or regulations or which are prohibited by rules of professional conduct, including burnor limited to regulations or which are prohibited by rules of professional conduct, including burnor limited to (A) knowingly and willfully making or causing to be made a false statement or representation of a material fact in any application for any benefit or payment. (B) knowingly and willfully

paiding of cavaling to be made any false at tement or representation of a material fact for using the committee of the commit

- Disclosure. The information provided and to the provided by the provided by the provided by the provided by the provided provided by the provided by the provided provided by the provided by the
- in the Delevice of the Collections on Accounts. Other than Batteris Co. Deprients paid counts between Services (as in Wilding Tayments have been received from payors), normalises have been collected with respect to the Account any montes have been collected with respect to the Accounts any montes have been collected with respect to the Accounts such thinks have been collected with respect to the Accounts such thinks have been the been thinks of the Accounts.
- Eine of Accounts Conveys Valid Enforcemble Unline Availage Payors

 Providers have cally einforceable rights to collect each Account Recording the very step has been taken by the Froviders pursuant to the terms of this Agreement or otherwise to assign to Buyen all norths Providers, tights to collect and enforce beyonen for the Record of the respective Payor and the respective Account to collect the fully enforceable rights to Hover against each payor of the respective Account to collect the fully amount of each or the Accounts from side Payor.
- AND Solvency of Pavor. The Payor with respectito each Account is not, as of the date guel. Account is not as of proceeding proceeding
- 4.1.1 Representations. Warranties and Covenantes and Speciality of the Accounts. In addition 16: the billion representations, systemities and Speciality of the Providers set from develop Providers hereby represent warrant and covenant with regard to each of the Accounts as of the Closing Date for the Purchase of such Accounts, that:

- (a) The services stated in and covered by, the Accounts and Healtham Barylous that were natually rendered or provided:
- (5). This patient consent form algued between bollowith all Accounts as fulficient argulary the Provider to the Private and any service suit between the Provider to the Provider to the Provider the Provider to the Provider
- (6) The private health institutes or other contractial coverage by the respectful back and sentenced outprovided and sent. Provided has prevented such poverage prior to the regulating or provided interested outprovided in the sentenced of the regulating or provided in the regulation of the regulating or provided in the regulation of t
- All supporting documentation necessary to verify a distingual permitted the desired of the providers.
- (8) Routes bestrof Broviders knowledges all informations with respect.
 19315 Accounts of the Charges by Ricylders to Buyer as inducted and continues:
- All billing increspent of the Account was if billing agor the Closing Dater with frequency and page much of will be if not billed by the Closing Dater with frequency and steep much of will be if not billed by the Closing Dater with earliest in a second of the Closing account of the Community and steep receives, and the second page with all applicable Nicolague, Moderate Dater, page and the Payon; including any Payor extrict, procedures of smaller is necessarily and the Payon; including any Payor extrict, procedures of smaller is necessarily in the Community of the Community of
- All de des des constants de la constant de la const
- (ii) If it dealth our Services covered by the Account were registed in annual muse proving your course of the interesting with the previous and are medically necessary under the navious and are medically necessary.
- (i) The amounts charged for the Healthours Services covered by the Account salest forth the healthcare the sandard anounts billed by the Providers for the same postfullar services in the ordinary course of business at the date on which such Sanyless were realisted; and
- (d) Ench Account is the legal, valid and binding obligation of the properties Payor enforceable in accordance with its terms and is not subject to any dispute.

nemas, nounterelating occasions brance of any kind and Providers have no reason to fielless that much Associate will not pe paid in the ofdinary course of the business of the respective Sayors.

- Phiancial Condition. The Providers have furnished to Buyer true and opiniplete copies of the Providers unaudited balance sheeth and unaudited income and cash flow statements. The Habitte sheeth and income and cash flow statements have been bregated in according with generally succepted accounting principles and the Providers' regular quanted madries and fairly and accountely set form the assets and Habilities and results of operations of the Providers assets the balance sheets and for the periods of the income and cash flowers by the income and cash flowers and fairly the balance sheets balance sheets and for the periods of the income and cash flowers in Buyers and cash flowers and for the most recent balance sheets different and the providers of the providers except in the providers of the balance sheets in the providers of the balance sheets and for the periods of the providers in the providers of the providers of the providers and the providers of the balance sheets and for the periods of the providers of th
- EXCEPT AS Solvency: No Finnt against Creditors. Except as disclosed in the inactival strong against conditions. Except as disclosed in the inactival surprise of the against of the sale and transfers the against purpose any of their hardeneds insolvent as a result of the sale and transfers the against purpose any of their parameters are an excess of the transfers of the allest or indicated an except and the sale of the against of the sale of the s
- herein dilateteral, state and local income at valoran, exclas, sales have tall of patienal property premium and other taxes and assessments of any tind including things an important property premium and other taxes and assessments of any tind including things in the particular property premium and other payrell for the payment of income tax and other governmental charges of Taxes and interest and payable by the Providers have been properly computed dilay reported. fully paid and discharged (together with all interest and papables thereon) and there are no impaid Taxes which are or could become a lien on the properties and assets of the hisylders except for current Taxes may be the and payable. No valvets of redefin or state, statutes of limitations are outstanding. There are no pending assessments or proposed adjustments of another presently in progress with respect to any returns of the Providers. The providers have himisted Buyer with true and correct copies of their teteral, state and local income tax tetures for the preceding two fiscal years and copies of any extensions field with respect to any such fiscal years and of their forms \$41 or any other report with respect to their respect to any another second to their respect to any another second as a population government agency of amounts withheld from payroll.
- 4 16 Providers' Pension and Profit Sharing Plans. Except as set forth in Schedule 4.16 attacked hereto; the Providers' (and any of Providers' consolidated subsidiaries) pansion of profit sharing plans have bean fully funded in accordance with Providers' applicable.

Discus discussifican biologica brok not learly sed tractice at non-compliance. (at a residing small of all scales of a control of a residing small of a control of a control

- AGO Brouters Evincipal Place of Business. The Providers principal place of Business and chief occounty coffices are located at the address soutorn on the signature page of the Agreemant have been located at such address for the has three months. Except as otherwispulls placed to Buyerdu writing on opprior to the date of this Agreemant, he Providers saon conflictionally and in the location set for the algorithm place of the Agreemant.
- The full and sorrest legal name and jurisdiction of linear political correct legal name and jurisdiction of linear political of the linear political control of the providers. Therefore are as set fouth in the first paragraph of this agreement, more of the droviders, have brouged just name in the last two years, and the providers linear providers assumed names or "going dualness as" mines assumed names or "going dualness as" mines assumed have previously been placed as writing to the Buyer.
- There are no () the political distribution of Control Advections. There are no () the political distribution of the political

Alle Absence of Noucompliance

Notice of the Providers is in default under any obligation dwell by the Providers to DRS.

DSS, DRH, HUD, on any object governmental entity on any oreditor orallist party of any material united and the angular orallist in the stigation of perially made by any governmental entity or any oraditor (oxcept assatated on Schmulle.)

(% County Chiderethudings and Agreements of the Barries,

Access and Cooperation Prom and after the date hereof (i) Buyer and any other sputiations of Buyer shall invertes considerous and appointed representatives of Buyer shall invertes considerous during normal business hours to all account receipts and any and all other documentation relating to the Accounts, including, without limitation, patient records and information to the existing for the Accounts, including, without limitation, patient records and information to the exist permitted by law, and all other information and, documents relating to the Recycless than permitted by law, and all other information and, documents relating to the Recycless than information (including upping over originals on copies of such differentiation) requested by Buyer or any of its agents relating to the Assets and Providers financial condition and business, (ii) the Providers shall provide Buyer with all information, second numbers and passwords necessary to allow Buyer to view on the Internetial deposits to

and within all information, account numbers and passwords necessary to allow Buyer being Buyer with all information, accounts incomers and passwords necessary to allow Buyer to view on the inputers all accounts the Broylders into with Payors. All coats fees and expellest incomers by Buyer in doubteins any such review or autil ("Audil Rees") shall be paid by Brixities in Buyer upon Banana. Providers will give to Buyer and its Brokesses any information appearance by years are its Provessor the right to varify the alighbility and validity of the Accounts soid in Brokesses any information appearance by Brown by comparing any Payor. Further, Providers will instruct Repute to the residence of the Buyer and Buyer and the Processor to conduct this process. After the Closing Bate spreads throchase the Browless shall confinue to depend fully with Euverand Buyer agents to any and all matters related to any Accounts, including without limitation matters relating mather to liebhon to any Account It unfurier understood and agreed that to the expension and agreed that to the expension and seed that to the Providers for the Buyers are sellable as a sellable account in the first and time to communicate without seek has assistance of the account and agreed that to the Providers for the Buyers a sellable of the providers for the Accounts.

Handling of Accounts, Subject to Sections 5.6, 25 and 8.2, below, from this arealist that has been accounted and Related Properly shall be haddled by the providers in the college properly shall be haddled by the providers in the college properly shall be done or omitted to be done by or on behalf offers of the Providers and no set shall be done or omitted to be done by or on behalf offers of the Providers shall make all appropriate unities for their colliphies of any account and providers that all payments before any allows examine that all payments before and described in Section 5.8(a) lesson Buyst shall rate may include a tracelyst contenting the Andomis to Providers

A B PRODUCT OF RECEIVABLES AND LOCKBOX ACCOUNTS

Priorio the consumnation of the transactions contemplated by this Agreement, the Providers shall (Pearabilation) in maintain at the Providers' expense (A) an ascount in the name of each of the Providers with a depository instintion satisfactory to the Auger (the "Governmental Lockhox Account") into which all collections in respect of Medicals Medicals Title V Maistral and Child Health Services Block Stant Program. Title XX Seats! Services Block Stant Regions TRIOARS (formerly known as Chiampus) and objectively institution satisfactory to the Buyer into which all Collections in respect of other Account shall be deposited (the Monmoretal Lockhox Account an respect of other Account and the Commercial Lockhox Account are referred to collectively in this Agreement as the "Lockhox Account"). The Providers hereby agree to direct each Payor of an Account to remit all payments with respect to such Account for deposit in the Commercial Lockhox Accounts and Child for the former for the Commercial Lockhox Account for deposit in the Commercial Lockhox Accounts and Child for th

to stol. Reservables for deposition the Governmental Lockbox Account) by (A), delivering to stol. Bayor a net localitation as mathlet B here is and (B) (delitifying the Commercial Lockbox Accounts and the bay to address chall fills and to Payors of Non-Covernmental Receivables. The Province pullbage spreadures of those and the province of Non-Covernmental Lockbox Accounts the Province pullbage spreadures of those and the province of Non-Covernmental Lockbox Accounts to the Province pullbage of the Province of Non-Covernmental Lockbox Accounts the Covernmental Lockbox Accounts the Lockbox Accounts the Province straining the Province of the Province straining the Province of the

Scalpagas (Callselfons with respect to Europhased Accounts are in the possession of the Problem the United States of Callselfons in the States of the States of Callselfons in the States of Callselfons in the States of Callselfons of of Callself

Pirchased Accounts are MontEurchased Accounts. For accounting purposes, all funds resolved into the Communication Account and shall be predicted to the Resolve Account and shall be assembled to the Resolve Account and shall be assembled to the Resolve Account and shall be

- The Providers shall not pay, settle, compromise any Account of release any Bayos from its officer on the Purchased Account without the prior written consecutor fluxer. The Brouches agree that in connection with the Eurohase of the Accounts by Buyes, as Buyes, request, the Brouches shall indicate in their computer files, in the manner represent by Buyes, the Brouches descripting have been sold to the Buyer and their Buyer as escoulty independ in all other scrounts.
- The Providers shall differly pay bank fees and charges for the maintenance of the Location Accounts incorred by Huyer the Location Tees?). In the event bity argins any short stes, providers shall reinfluese Buyer immediately. Such fees shall be due and payable as and when incorred and, at Buyer stoption, may be deducted from the payment of the initial installment sursuant to Section at least of thom the Reserve Account of the Location Appropriate pursuant to Section 3.183 of from the Reserve Account of the Location Appropriate pursuant to Section 3.2(6) correspondent to be published; to Buyer.
- G) Subjective Scotting To and 812, the Browlers shall subject will specified and collected Accounts and shall suffitionally comply with the following procedures to Hayors will as this by sisterious submissions (i) sall bilisenal indicate complourness on their thought in BOT 18 of Figure 1800 forms that the Accounts appreciated their by signification of their thought in BOT 18 of Figure 1800 forms that the Accounts appreciated their by signification paid through with respect to Commontal Receivables, to the Commontal Lookook Accounts in the Commontal Receivables in the Commontal Lookook Accounts in the Commontal Receivables in the Commontal Lookook Accounts in the Commontal Receivables in the Providers shall notify have a designated by larger, that the Accounts in a left and attenue a collections are deposited in the Lookbox Accounts and Collections with respect to the Recounts as a left and attenue collections are deposited in the Lookbox Accounts and Provider Accounts and I be separately accounted for another posterior any accounts in Violation of this Agreement shall be separately accounted for another posterior any account multiples of the Provider shall include any account may request in the event any Provider falls to bill and service all Accounts in accountace with this Scotton S. 2(c). Diver may elect to perform such billing of servicing and such brokider shall pay Biver's our order rates therefor.
- 5.4 Soltware Interface. Upon request of the Buyer, Providers will provide sufficient, epscifications to Buyer to enable Buyer to build an electronic data interface compatible with Providers patient accounting system so that Buyer can receive data from Providers. The Providers acknowledge that inaccuracies and or omissions in the information provided for the interface specifications will affect the funding provided for the Providers putation to this Agreement. Buyer will not be liable for any consequences of inaccuracies and or omission of information, regarding the interface specifications. The Providers Will he given the opportunity to review the specifications that will be used to develop the interface. The Buyer will make areasonable offort to ensure that the information being sent by the Providers is

sanedinise outperimentaire grae insectation parties that:

- the Buyer is only responsible for correcting the arrors that it made to the matter that it made to the matter that it made
- (b) Nov required correction to the interface or its operation that is the repeated to the interface or its operation that is the repeated to the interface or its operation that is the repeated to the interface or its operation that is the remaining that is a part of the remaining that is the remaining that it is
- (c) any correction to the interface or its operation that is the to incorrect interface are its operation that is the to incorrect interface appointed on and or contestons in the interface appointment on the Buyer by anyon the Broylette will be corrected, to the extent the the temedy is reasonable, at the Providers expense.

Power of Allorney,

- (a) The figorities herely sprant to there and he officers, ampleyees and against a prover of all orney. Which is preventile and religiously in the arty and all of the first sprant of the sprant of t
 - (I) stidorse and coast, stry photes, instrument of other payments increaped of any of the knownus and Related Respects made payable or conversed to the provider order whether received the Chiper of received by the college of the by the college party and call cared to Buyan plus panks this Agreement:
 - (ii) (worly), onen, and the with any mail addressed to the Providers and put Buyer and the address of the appropriate Lockbox Account on any statement of the appropriate Lockbox Account on any statement and the appropriate Lockbox account on
 - [ill] pay, settle; compromise, prosecute or defend any sotion, iclaim, ounditional waiverand release, or proceeding relating to Accounts.
 - apon the occurrence of an Byent of Default, netify in the name of the Providers the Rost Office to change the address for delivery of mail sudgessed to the Providers to such address as poyer may designate. Buyer still rum over to the Providers all such mail not relating to the Accounts but may retain copies for Buyer willes.
 - (v) execute and file on behalf of the Broylders any financing statement decined necessary of appropriate by Buyer to project its interest in and to the Accounts including the Accounts and Related Property or in the Collateral.

(ii) no do all filings necessary and proper in order to comy out.

- S.5. Buture Engumbrance: It is understood and agreed that the Providers aball not, at any time, for any transplace indeed any eliginalizations, cause or permit any of the Passets to become subject to any Liens other than the Usa of Enver or its assigns in the Associate chies than the Liens listed on Textibilit A. To is further indeeded and agreed that, as of the Closing Duty for each furthers; the Providers shall have not fight, title or inferest into the Associated theory, and shall not stany time, for any reason or under any of counstances, hold themselves out to third parties as having any right, title or interest in or to such Associate
- 577 Godderferion in Bilitation The Recylder shall fully conferate with Buyer in the defense or presention of any litigation or proceeding which may be instituted be established Buyer spaces. Buyer spacetime to account of sufficient of Buyer's ownership of the Assetz and the authorognest obgayment from the related Bayor thereof, and the Ecoylders the Assetz and the authorognest obgayment from the related Bayor thereof, and the Ecoylders had independent by supposition for any loss or Expense including Help responsite attentions to a strong out of the Providers Diling, summissing resulting the Assetz prior to or after the Closing Date related Bardio.
- Appendix is in effect such the former of the financial statements and the Returns. So long as this Appendix is in effect such the first derivation of the financial quarter the first derivation of the financial quarter the first derivation of the first decay and through the end of such period and for the period of the first decay are through the end of the first decay are the first decay and through the end of such period and for the period of the first decay are the first decay and through the first decay of the first decay and the first decay of the first d
- 5.9. No Change of Address. The Providers shall not change their names, mailing addresses, chief executive offices, principal places of business or places where such resords are maintained without 20 days prior written notice to Buyen.
- 510 Sale-of Accounts to be Rollected on Broyldors Boble and Records.
 The Providers Will reflect on all of their books, records tax fillings and disposal statements, and in all its dealings with the Payors of such Accounts, that it has sold the Accounts and related

Purchase Agreement, Page 26

this Agreements

Assets to Huyen and affall front and characterize all Phrobases as sales of the Accounts and related Assets for accounts and rest purposes. Each of the Revergiders levely affirms that they have valid furniess reasonation solling his Accounts to the Reverge as contemplated by this Agreement rather than obtaining a long with the Accounts being utilized as online all therefor

- ATT Repussifis. The property of the sale of the Appounts will be used for the Business and commercial through the posterior and the sale of the Appounts will be used for
- No Proceedings. Back of the Provider hereby agrees that it will up institute against Super by John may other person or entity inclustifying against Super any bankrupley, reorganization, carrangement, insulvency or liquidation proceedings or other proceeding under my reternal present construction and proceedings are proceeding under my reternal present constructions are small and any.
- And the continuent of the cont
- The Frevitiers will confirme to entary in blainess of the saire againstally perfectly perfect that the providers will present the sair of the saire and effect their expectations will present the providers and reproduces a recessive or maintained in the expectation of the providers and not merge, consolidate on sail all or substantially all of the manager villicounties express place without the express place without the substantial or organization without the express place with the express place without the express place.
- The Providers will comply with all requirements of all applicable Medicate and Medicate laws, buildings, tules, regulations, and requirements and all other flaws. The Providers will keep all of their formits and bicenses in full force and effort and obtain any supported of such Remains and Licenses and my additional Permits and Discusses that obtain any supported of the providers will not permit an event of default to be outstanded any of their Marerial Conducted. The Broviders will not permit an event of default to be outstanded any of their Marerial Agreelians.
- The Providers will immediately forward to Buyer any netices or correspondence received by the Providers with respect to its calluing to comply with any Laws, the limitation, restriction, doubtines on untimely lapse of any Perroit or License and its default under any Material Agreement.

5:14 Notice of Noncompliance.

The Providers will provide immediate written notice to Buyer of any default in any observant set forth the title article 5, and of any delinquency in any obligation owed by the Providers to DAS, IDSS DEER, MUD, or any other governmental shifty or any oreditor or third party of any material threatened action, investigation or penalty made by any governmental childs by any governmental childs by any oreditor.

5 15 Additional Information

The Providers will promptly provide to Buyer such additional information regarding their business; operations and financial condition as Buyer may reasonably request. Providers will further provide untiles to Buyer birary feature controversies of claims involving FIG.

or Indemnification and Claima

- indemnification by the Repydders. The Providers shall forthwith on Sement leftile and sectionally indefinity and lipid hamdels. Buyer and its officers, directors, shereinoidets simpleyees regents emeasing (each air "Indomnified Party") from and against 25% and all shifts, icases damages, liabilities and expenses (inducing, without limitation, settlement contrant any legal, accounting and pilipherspanses fortainly any actions or breakerd windules because of the investigating about the first limits of the investigating property and any legal accounting and pilipherspanses fortainly any actions or breakerd actions it beginners. Indemnified Claims and property are all and the vertex actions of the reasonable of the property of the sympathem or the transactions connected the ready are as as in property characters, and the passed the meaning of the formulaed by any indemnified Party infligation the date passed sourceing well-maked on incurred by any indemnified Party infligation the line passed sourceing well-maked on incurred by any indemnified Party infligation in the first contract of the first line passed sourceing well-maked on incurred by any indemnified Party infligation in the passed sourceing well-maked on incurred by any indemnified Party infligation in the passed of the first line of the following.
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- (i): Any prepair or alleged breach of any covenant, agreement on obligation of any covenant, agreement of obligation of any of the Original description of the Agreement of the Original Provides in the Original Covenant of the Original Covenant of
- (d) Any misrepresentation of alleged misrepresentation contained in any engineers of contained in any engineers of contained by any of the Providers pursuant to this Agreement distinction of the Providers pursuant to Section 2.1), or in connection with the transfel of the contaminated by this Agreement;

(d) Any Relained Lightlittes;

- (6) Any fees and expense of any broker, investment banker or finder with whomily has dealt in connection with the purchase and sale of the Accounts hereunder or the transactions contemplated hereby, and
- 62 Cirlins for Indonvillention. Whenever any claim shall adso for indonnification hereunds, the Buyer shall bromply notify the Providers of the claim and, when known, the facts constituting the basis for such claim. In the event of any claim, for

Pyrohase Agreement, Page 28.

Indemnification hereundar resulting from or in connection will any claim of legal proceedings the cities party, the liability arising therefrom. The Boyer shall not settle or compromise any claim object the amount of the liability arising therefrom. The Boyer shall not settle or compromise any claim over still party for which is is entitled to independent in factuates, without the progression consented he Providers (which shall not be unreasonably withheld unless the Providers and I have failed to per indemnification obligations as they scene or the be event that suit shall have been instituted against them the Providers shall not have taken control of such suit after motification free or as provided in Section 6.3 of this Agreemen)

- Defense by Indemnitying Estry. Incommedical with any claim giving rise in indemnity between soliding from or advanged may claim or legal proceeding by a being sylvicis of its party to this Agreement against the Biver the Broytlers at the splice of and syperse may upon written motice to the Buyer, assume the defense of any stolidishing or legal proceeding it? It acknowledges to the Buyer in writing its obligations to indepnify the Buyer or any, other indemnified Barly with respect to all elements of such claim. The Buyer stilling a sittle-disc partitions is indepnify the expense. Britis does not have stilling the estimated to used to have object of its defense of any stilling of a sittle-disc partition assisting therefore, \$4.50 the Buyer or any indepnified Party Shill reasonable control of the stilling of the stilling therefore, \$4.50 the Buyer or any indepnified Party Shill reasonable to it that are different shift of additional to independ of the Buyer or any such indemnified Barly and the Suyer or any such indemnified sorry shall have the right to recan separate counsel in any such indinstruction and to the partition of the story of all individual and the formation of the same to the Poydors of another assetting and main or linguism story as the case may be, may deem appropriate in the reasonable has and expenses of such counsel shall be assumed by the Providers lift her save or another than any expenses of such counsel shall be assumed by the Providers and neverther and the reasonable has and expenses of such counsel shall be assumed by the Providers lift her save or another than any expenses of such counsel shall be assumed by the Providers and have the such that any of such that the such that have the such that the such that the such that the such that any of such that the such t
- 6.4 Manner of Indemnification. All amounts payable with respect to the Providers indemnification obligations the unidershall be due upon demand by the Indemnification and shall, at the option of the Buyer, be paid by (i) each of delivery of a certified of bifford pank check by one or more of the Providers in the amount of the indemnification obligation, (ii) deduction from the Initial Installment pursuant to Section 3.1(6), or (iii) from the Reserve Account pursuant to Section 3.2(6).

7. Additional Security Rights of Buyen as Secured Party.

As spourity for the Providers payment and performance of all Obligations and its repurchase obligations under Sections 3.2(0) and 8.2, the Providers hereby grant to the Buyers security Interest in the Collateral. The Providers shall execute such financing statements and protect obtained of the lu order to perfect and protect

Buyer's security interest in the Collateral. The security interests in the Collateral under diffusion 7 and under Sections 3.8(a) and 8,2 shall be on the following teams and conditions:

- All and lithes remited little for the renavment upon demant of all chillystique and the providers about the renavment upon demant of all chillystique and the reputations obligations under Sections 38 (e) and 8.2. The Providers reputation, warrant and developmentally strainful have a first profity sequility interest in all of the Accounts and Latitets Trapet pool the accordance and Collabers, in which a society interest is climater and the accordance and the subjects where permitted there in the reputation the Providers shall not still deviation in the Providers shall not still deviation in gold in the providers shall not still deviation in gold in the providers shall not still deviation in gold in the providers shall not still deviation in gold in the providers shall not still deviation in gold in the providers shall not still deviately interest in or permit any Elemano be placed upon, and of the Accounts and Collabers to anyone observant Hayes.
- The security interest shall accure any and all bethe Broylders' Obligations and their repurchase obligations under Section 23(6) and (6) above. The Proylders Intelly water appearance applicable law.
- Providers dereby somorize Buyer or file 1900. Promoting Systements with respect to the Calleieral, and any amendments or continuations relating thereto without the algorithms of Chyllism and thereby hatter gondern and consents trainty such filling south in the flux providers and horsely hatter and consents trainty such filling south filling south for the flux providers and incoments trainty in the filling of the flux that illed by a combe hatter flux or the on file hat provider for the security in the flux of the flu
- Dorwithstanding the creation of the above scourity interest, the relationship of the parties shall be that of soller and purchaser of Account and not that of lender and borrower Nothing in this Section shall be construed to limit the rights that Buyer has as purchaser of the Accounts and Related Property pursuant to the other provisions of this Agreement or at law.
- 7.5 Without limiting any other rights of Buyer in the Accounts Related Property of the Accounts and Collateral, immediately upon the occurrence of any Event of Default, Buyer may exercise any and all rights of a secured party under the Uniform Commercial Code other applicable law and, in addition; to the extent permitted by law may (a) remove from any premites where same may be located any and all documents, that timents filled and radords, and any receptables or cabinets containing same, relating to the Accounts, or Buyer.

'may use, at Providers' expense, such of Providers' personnel, supplies or space at Providers' plakes of business or otherwises as may be necessary to properly administer and control the Accounts on the handling of collections and realizations thereony (by receive, take) entored gastign deliver, succept and deposit, in the name of Buyes or the Providers any and all stall obselve, succept and deposit, in the name of Buyes or the Providers any and all stall obselve, commercial paper death, remittances and other insurments and decomments of the property thereof (o) noticy any Payor deligated with respect to safe. Accounts that payment thereof is to be waden to be accounted by the providers and the payment thereof is to be waden to the order of and directly and sollar to Buyes, (a) communities allowed with Payor of secretarious and allowed and directly and sollar to the providers of the providers, and generally shall have all other gives respectively. Appoints, including without implation the right to accelerate or extend the line of payre settle; compromise, followed in while or in part and amounts powing or my Accelerated against the line of payre settle; compromise, followed in while or in part and amounts powing or my Accelerated against the line of the line of the line of settle and and different the Acceleration and any refundable of the line of the li become a purchaser at any antities of the string any right of redemption, which application of the providers (as the close the scounty increase of side of the highly and available judicial procedure, carities possession of any or all of the inventory without judicial procedure, carities possession of any or all of the inventory without judicial procedure and provided possession of output and the procedure with the same and (i) exercise any other rights and remedies provided to possession of output (by sometime and ii) exercise any other rights and remedies provided to possession of output (by sometime of the collection of the processing in the rating of the procedure in the hereacondition of after right are preparation or processing in the rating of the provides and the provided of the processing in the rating of the provides and the provided of the processing in the rating of the provides and the collection party buyer have designed allowed allowed the provided of the processing of the provided party buyer have designed allowed its appointment of the season beauty and the provided of the processing the processing of the processing of the processing the processing of the processing Highes (after deducting all charges, costs and expenses, including reasonable attorneys steps) shall be applied by Buyer to the payment of Providers' Obligations and their repurchase obligations under Scotlons 3.5(c) and 8.2, whether due or to become due, in such order as Boyer may elect, and Providers shall remain liable to Buyer for any deficiencies, and Buyer in this agrees to remit to Providets of their successors and assigns, any surplus resulting thereigning The enumeration of the foregoing rights is not intended to be exhaustive and the exercise of any right shall not preclude the exercise of any other rights, all of which shall be completive. Nothing in this Section shall be obnamied to limit the Providers' exercise of their rights as are forth elsewhere in this Agreement prior to the occurrence of any Event of Default in, and with respect to any Accounts.

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providers or the calling of a meeting of the providers for purposes of osoppisoursing the despisant obligations of the Providers;

The occurrence of an Insolvency Riccessling with respect to any of

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Any default occurs, which is not outed within any applicable grace period or ourse period or waived. (A) in this payment of any amount with respect to any indebtedness (other than the Obligations) of the Providers in excess of \$100,000,000 and (a) in the performance, observance or fulfillment of any provision contained in any agreement, contract performance, observance or fulfillment of any provision contained in any agreement. idequitient of instrument to which any of the Providers is a party dress which any indebtedness the properties or assets are subject or bound under or pursuant to which any lindebtedness the resided of earling of the residence of secured and such default confinites for injurishing applicable grace period or permits the holder of any Indebtedness to accelerate the maturity

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than the Obligations) is not paid when due or within any applicable grace period, or any such shill said representations is not paid when due and payable before the expressed manually blession there need an analysis with the giving of notice or lapse of time, or both would cause any auditoplicable on the period of the property and payable and payable.

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- (B) Any of the Broylders falls to result to Buyer may to heak replacement flind on latter payment it receives with respect to an Account within three to launces Days of isosiphor the discovery of same:
- Where his been a breach of representations or warrings affecting.
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- (B) Falluce on the part of any Roylder to be partied and gravities to be provided by the parties of the parties
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 the Providers and the United States of America acting through the Secretary of Angustus and
 United Development or such agreement is terminated or modified without the pitton willigh;
 butteen of the Huyer;
- (ii) Any right of set off or recoupment is exercised of notice of proposed exercise is given with respect to Accounts by the DSS or any other payor or hild party to the payor forth, in the DSS Letter with respect to sctoffs up to a monthly limits of \$100.000)
- (p) any Lockbox Account or account control agreement will respect (a any of the Accounts is ferminated or modified without the prior written consent of the Euyer.

Cipent the decorrence of an Event of Default, at the oping of Aliverial Obligations are the Obligations designated by Buyer shall become immediately fine and payd and Elegated shall become immediately fine and payd and Elegated shall be advised the payd and Elegated shall be advised as the Base of Alivers and Elegated policy of the participation of all the continue of the paydonese all outstanding accounts (other than accounts as or whole the provides small the sample of the sample analice immediately due and payable, any on all of the covenants and agreements of analytical population (v) Buyer has bill, acryice, or collection with all of the Account and Broyldess shall pay Elyer's business rates therefor, or (vi) Buyer may impediately intuiting its obligation high this Agreement. The exactive of any obligation saids this Agreement to this Agreement or otherwise which may be exactly at the property of the Agreement of the

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- 9:1 (The Providers) obligations to submit Ellgible Accounts for puroling distingtions apall beautiful and particle of one () year after the initial tellosing Data (the "unionalizate distingtion of one () year after the initial tellosing Data (the "unionalizate distingtion of the initial Term shall be automatically extended to successive our year portous (sook an 'Extended Term') unless he Providers notify Blyes, nor less than unnot term of Extended Term, as the ease may be the providers in () and the providers of the ease one of the term of Extended Term of Extended Term, as the ease one of the term of the term of Extended Term. All other terms are the ease one of the terms and include the ease of the terms of the ease of the terms of the ease of the terms. Agreement shall remain include the ease of the terms of the ease of the eas
- the Providers and Buyer to such termination.
- any time after (f) the aggregate Outstanding Initial Installments of all Batches shall have been reduced to sero. (ii) all of the Providers' Obligations under this Agreement including any thereas a description of the providers' Obligations finds; this Agreement including any there is no insolvency. Proceeding pending or threatened against Huyer, and (iv) there are no pending on threatened claims against Buyer arising out of this Agreement of Buyer's purchase of Accounts hereunder.

9.2. In the event this Agreement in terminated pullocity therend of the Tamp of any Ratended Temporary results and reason disertion voluntary temination by any senting the Day designable pay for Suyer and early temphation. See equal to the greater of (A) three persent of Regulate Rapidity Carries of the proposed date of termination on (S), he aggregate of (he) all Rapiding Reasons and Reason Differentially Reasons be examined to me and after the Glosing Date in the proposed date of termination, divided by (h) the number of calendar days than have allowed and the Chaing Date in the proposed date of termination, and then multiplicitly of the number of calendar days the from the proposed date of termination, and then multiplicitly of the number of calendar days left from the proposed termination date to the ended the familiar as the bind outrent Enfanted. Form, in the event Buyer exercises any of his Grindles as total in Section 8.2, following an Event of Dataulty Providers shall pay to Buyer a datault committee. Set in the another of the person of Dataulty Providers shall pay to Buyer a datault committee. Set in the another of the person of Dataulty Providers shall pay to Buyer a datault committeen, set in the another of the person of Dataulty Cap as on the data Section.

10. Miscellaneous.

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- Assignability: Parties in Interest: Participations. The parties herein acknowledge and agree that this Agreement including all rights and obligations contained herein, may be sold, assigned or otherwise transferred, in whole or inpart, by Enveranthmenthe consent of the Providers. This Agreement is not assignable by the Providers. This Agreement is not assignable by the Providers, and the respective parallilature to the benefit of and be binding upon Buyer and the Providers and their respective parallilations to the benefit of and be binding upon Buyer and the Providers and their respective parallilations on behalf of any person or entity offer than the parties herefor and their respective pointfied successors and assigns. This Agreement shall not benefit of president or passes and their respective pointfied successors and assigns. This Agreement shall not benefit or passes any tight or cause of action in any or on behalf of any person or pulty other than the parties here and their respective permitted spacessors and assigns.
- 10.3 Counterparts. This Agreement may be executed in one or more counterparts, including by facebuilt, each of which shall be deemed an original, but all or which shall be deemed an original, but all or which shall constitute buttone and the same Agreement.
- 10:4 Severability. Any provision of this Agreement which is invalid, illegal, or unenforceable in any jurisdiction shall, as to that jurisdiction, be ineffective to the extent of

istoli, invalidity. Illegality, or unempressibility, without affecting in any way the remaining moving interpretarion in addition of rendering that or any other provision or the agreement invalid. Illegal, or unempressible in any other jurisdiction.

- Tos Due Dilligence Investigation All stepresentations and symantical contained tiefeld which are made to the seek knowledge of a party and require that analyzative make reasonable investigation and inquiry with respect thereto as assertain the correctness and validity thereon has made and inquiry made by or oil behind of higher shall in the way affect or lessen. Buyer's right to rely for the reasonableness of huyer's related on the representations, warrantles and coverants made and interest into hydroxide Providers hereinden.
- 10.6 Construction: This Agreement shall sit all sames, he sonstruct ships to secretains to the chis intending, and not strictly for an against visite being the chis intending, and not strictly for an against visite being the chis intending and not his Agreement are for convenience of the restrence only and shall subtaffice or the centre construction or interpretation of this Agreement.
- Warranties: All representations and Warranties: All representations, warrupties, coverance and indemnities intade by the parties in this Agreement up this any institution or decument furnished in contaction herewith shall survive the initial Closing and any subsequent Closing for the sale of Agreement to Enver
- 10.85 Applicable Law: Jurisquille. The Agreement shall be governed by site conditions image of the historial substantive is evand not the anti-section in the providers hereby consent to said agreement the United State District Court of the State of Connections and the United State District Court and agreement shall be broughed the Providers and the Buyers are not the superior Court of the State of Connecticut and the providers and the Buyers in the Superior Court of the State of Connecticut and in the superior Court of the State of Connecticut and in the superior Court of the State of Connecticut and in Development States District Court of the State into account to the section of the same Buyers and the Superior Court of the parties before irrovocably songents to the section of the State of Connecticut of the State of Connecticut of the State of Connecticut of the States District Court of the District of Court of the State of Connecticut by the Court of the States District Court for the District of Connecticut by the delivery of confessors such process in and party at its address specified below its state of the State of Connecticut by the State of Connecticut
- The Waiver of Jury Trial. Puntitive and Consequential Damages, etc. Back Provider hereby (a) prevocably waives, to the maximum extent not groundled by his any right it may have to a trial by Jury in respect of any litigation directly or indirectly at any time arising but of under or in connection with this Agreement of any transaction contained hereby of associated herewith; (b) irrevocably waives, to the maximum extent not prohibited by law, any right transphase to claim or recover in any such litigation any special, exemplany, mutilitye of consequential damages, or damages other than, or in addition to, solud damages; and (c) certifies that no party hereto nor any representative or agent or counsel for any party hereto has represented, expressly or otherwise, or implied that such party would not, in the event of litigation, seek to choose the foregoing waivers.

10.10 Complete Apresment: "Pais Agreement, any distrot Accounts splainfies by Providers in Buyer private to Section 5.1: the solidities induction is the dequirents delivered privated pursuants to this Agreement, set forth the emire understanding and agreement of the parties ferrit villa respection the uniform and may not be contradicted by evidence of prior; contemporations, or subsequentions, agreements of the parties, including sylthous limitation any term sheet or difficultions in the provided by Buyer to Providers. Not modifications or amendments of or supplements to this Agreementor such other continuous states and parties and the parties of the parties of the solution of the parties of the solution of the parties of the parties of the solution of the parties of the parties of the solution of the parties of the parties of the solution of the parties of the parties of the solution of the solution of the parties of the parties of the solution of the solution of the parties of the parties of the solution of the solution of the parties of the parties of the solution of the solution of the solution of the parties of the parties of the solution of t

Only Englishe Relici. In the event any of the Provider compile any are an of the Provider compile any are an optimisations which it prevents or uncessonably interfered with: [8] Buyer's exercise of the sights and privileges arising under the power of automey granted in. Section 5% of this Agreement on the Buyer's perfection of an levy uptil the exceptible of Section 5% of this Agreement on the Accounts, including any selzure of any Account, on the constitutes a breach of any of the representations, warrants of covenants herefunder, sufficiently fill gains unifically as segmentations, warrants of covenants herefunder, sufficiently fill gains unificating an including which possession on outer applicable without any product and the parallel ham any court of competent jurishing any photometric sufficient without any photometric such and provider. The Provider agree that they shall not define against an account of the Provider agree that they shall not define against and relief of the provider agrees that they shall not define against and relief of the provider agrees the order of damages.

10.12. Climplative Rights. All sights, remediasend powers granted to Huyer in this Agreement, or in any other instrument or agreement given by the Providers to Duver, and outstallive and may be exercised singularly of concurrently softwaren other rights as Buyer may be exercised singularly of concurrently softwaren other rights as Buyer may be exercised from line to thing a site all to say part of the Agreemate numbered because as Buyer in its discretion may detain the Buyer may not waive the right and remedies unless the waiver is in writing a first ghe days (Huyer, A waiver by Buyer of a right or remedy under this Agreement on one pocusion is not a waiver of the right presented on any subsection.

Providers agree to reimburse. Buyer upon demand for all reasonable attorney's rees countries and other expenses incurred by Buyer in negotiating, administrating terminating or enforcing this Agreement and proteoting or enforcing its interest in the Assets, it collecting the Accounts or the Assets, or in the representation of Buyering connection with any bankingtoy case or insolvency proceeding involving the Rigolders, the Assets any Bayor, or any Account and in connection with any matters relating to HCI. The Broviders shall also be responsible for all reasonable out of pocket costs and expenses incurred by Buyer arising out of any rememberent, supplement or modification of such documentation, which costs and expenses any include the diligence costs and legal fees and expenses (if) the dignification all sales and Buyer pursuant to the terms of this Agreement including, without limitation, all sales and

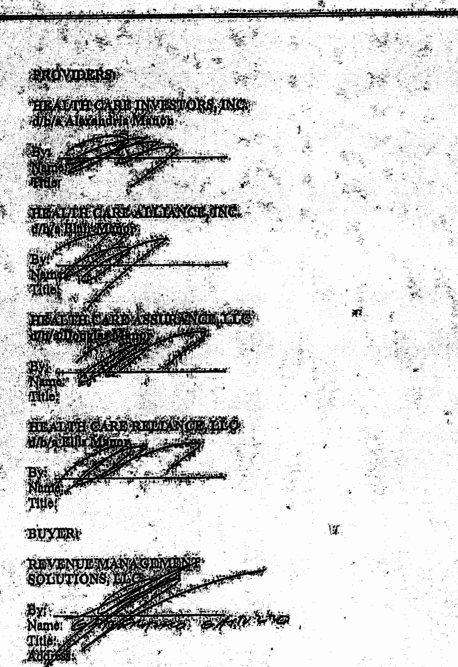
transfer taxes, together with all other transfer or recordation fees and expanses and any legal fees and together with all other transfer or recordation fees and expanses and fill the beautiful of the transactions contemplated hereby, including but out that illinated to discrete and contains legal fees, and all others incompared expenses.

ID 34. Integer: if any Disignition of the Highlight hereinted is not being such Obligation shall bear interestiating Bass Rate (mutains Highlight hereinted being since Default Rate) and payment in full of such obligation in Highler and a first purples of a Purple here in the properties of the Buyer of a Purple and Account there are after purpless. By the providers, in furtherance thereof the or otherwise shall be immediately repurplessed by the providers. In furtherance thereof the parties stigulate and agree that none of the terms and provisions contained in this Agreement shall ever by construed to provide of payment of highest, by Providers in excess of the maximum amount of interest permitted to be charged by applicable lift high, fine to this stigulate what increase the come limits for hymnant of any abiligation hereunder, stigling as a liable for account interest thereon, or shall ever be provided to an interest market in attention of a shall ever be residing to the maximum amount that may be layefully charged under applicable layefunctions of the frequency of the hyperfect and the providing of the Research to Stiglies of the providing of the Research the maximum amount payment in the frequency of the first lates to be market by applicable layefunction of the Research Any interest have may be collected the first layer of the Research Any interest have may be collected the first layer of the Research Any interest have may be collected the first layer of the Research Any interest have may be collected that a interest in a strong the layer of the Reserve Account established pursuant to Section 2.2 for dispositions therein grayless.

10:17 Wire Transfor Fees. Payments of spot initial installment, and all subsequent Installments shall be made by sure transfer in accordance with the virgital paying forth in Exhibit C hereto. Providers shall pay asymptotic for for 125,00 for sand wire transfer of finds to the heaviders provided, however, Lauwof Kuwigia request wire transfer of finds to the heaviders provided, however, Lauwof Kuwigia request wire transfer weeks provided and again and returns as resear \$25,00 for each again additional wire transfer.

10/16 Burther Assurances: Trom fine to time on and after the Closing Date the Providers shall immediately execute and addition to Buyer sight interior breaks, the Providers shall immediately execute and addition to Buyer sight interior and other to represent and other instruments as may be requested by Buyer in order to year in Buyer all right; title and interest of the Providers in and to the Asserts and otherwise in order to narry out the nurpose and lutent of this Agreement.

IN WITNESS WHEREOF, the undersigned have excouted this Agreement as of the date first above written:



SCHEDULE OR EXCEIDES.

HXHIBITI A: List of Quistinding Blens, including all Financing Statements and Deposit Account Control Aurecments

EXPUBIT BY PAIN OF MOURE TO PRIVATE

EXCHIBIT C: Wite Instructions

EXTIBITOS FORMOTERNATURAS INCOM

TOTAL BOTH OF Characty:

HXHIBIT P: Home of Landlord Walker and Consum.

EXMINITED MERCINERE

Exhibit B

Medicale Billing & Collections Authorization Letter

Lefferheid of Provides

DATE

COMPANY WAME ADDRESS CHO, ST ZIR

To whom then y concern

Usities and gentlemen. I hereby sull orize Revenue Management Solutions. Lego a Gonnection Unified Hability company ("Rivis"), and designate to submittabilings and distins to you, and receive collections the respect of sall specific receives a saling from all medical and healthcare services rendered by Browlder a Damel, Medicald, Recycler Number under your schiffs with de-

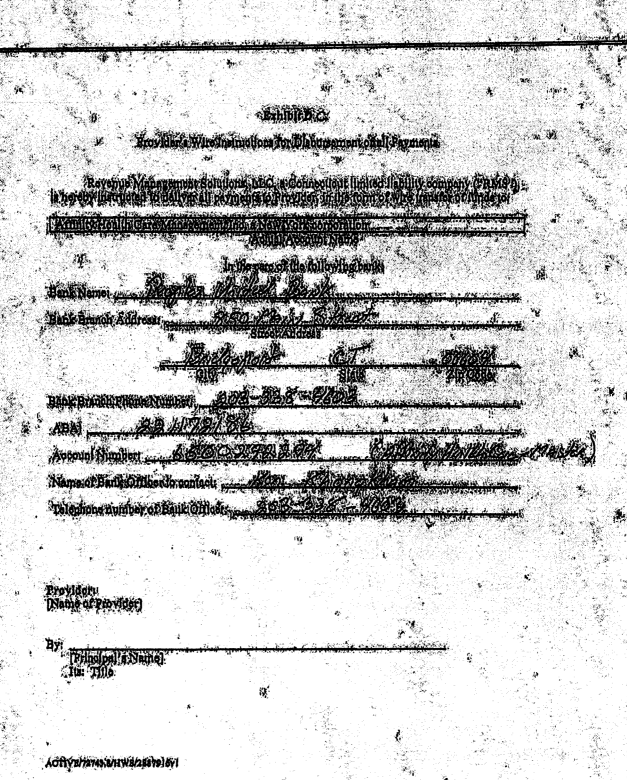
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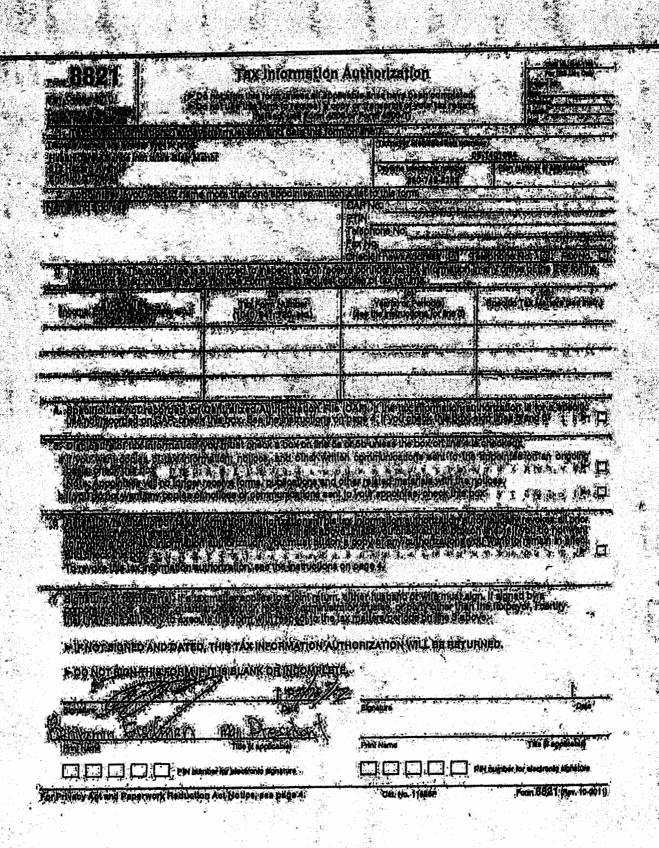
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Exhibit B

(1) Beginning Month Cash On-Hand															i	
	9/3/2016	9/10/2016	9/17/2016	9/24/2016	10/1/2016	10/8/2016	10/15/2016	913/2016 910/2016 917/2016 9/24/2016 10/1/2016 10/1/2016 10/2/2016 10/2/2016 11/5/2016 11/1/2/2016 11/1/2/2016 11/2/2016 11/2/2016	10/29/2016	11/5/2016	11/12/2016	11/19/2016		12/3/2016	12/10/2016 12/17/2016	12/17/2016
Westly Fundings from Factor/Friending Company:												•	<u></u>			<u>,, 4. 400</u>
Weekly	313,000	313,000	316,000	316,000	320,000	223,000	327,000	323,000	328,000	315,000	315,000	322.000	322,000	322,000	322,000	322,000
Total Weekly Funding	313,000	313,000	316,000	316,000	320,000	323,000	323,000	323,000	326,000	315,000	315,000	322,000	322,000	322,000	322,000	322,000
	٠	•	• ;	100,000	005,78	•	•	100,000	67,500	•		100,000	87,500	,	•	
DSS Grant of Pending Cleim			200,000				000	• •	• •		,		• •	•. •		
Total Funding from Factor/Finance Co.	313,000	313,000	296,000	416,000	407,500	323,000	493,000	423,000	413,500	315,000	465,000	422,000	409,500	322,000	322,000	477,000
Mac Deposits **Private Psy Accided incorre	28.000 38.000	90,08 000,09 000,09	135,000 5,000	750 86,000	027. 000.07 000.98	000,0%	110,000	750 110,000 5,000	750 40,000	027,000 000,021	750 85,000 74,000	750 125,000 5,000	750 105,000	120,000	65.000 SS	750 020,001 10,000
(2) Total Receipts	436,750	460,750	736,750	502,750	516,250	452,750	603,750	538,750	454.250	491,750	627.750	562,750	515,250	442,750	510,750	607.750
		The sale	100	Succes			1000	10.215			100					
Clesh Disbursements:	228 000	240 000	22.00	223.000	223.000	223.000	226,000	226.000	226.000	233 000	233 000	233.000	233.000	231,000	231,000	231,000
Taxes	17,060	18,360	17,060	17,080	17,060	77,080	17,289	17,289	17,269	17,625	17,825	17,825	17,825	17,572	17,672	17,672
Accounts Payable Checks	28,500	42,050	46,000	2,000	39,500	86.8	2 2 2	3 50 50 50 50 50 50 50 50 50 50 50 50 50	2,000	000° 56	2 K 000	050 S	7 55 50 50 50 50 50	2 8	26.000	% % 600 600 600 600 600 600 600 600 600 60
Premisery payments via wire	15,936	15,938	15,938	15.538	15,538	15.938	15,938	15,938	15,838	15,938	15,928	15,038	15,938	15.938	15,938	15,938
Provider tax Health Insurance	33,000	33,000	33,000	87,500	33,000	32,000	22,000	105,000	97,500	33,000	BBS	00,20	67,500	98,000	00000	10,000
Utility and Deposits	25,000	•	•	. 20	25,000	8,000	•	. 20	9,000	23.500	7,500	7.50	000,91	23,500	7,500	7,900
Unantipopinent 18x Additoral Provider Tax Payment	. ,		37,500				37,500	•		•		37,500	,		•	
Management Company Expenses	16.282	16,282	16.282	16.282	16.282	16,282	16,282	16,282	25.5	16,282	16,282	16.282	16,282	# 282 ±	16.282 28.2	16,282
Working Capital Interest	3	88	3 ,		}	8					34.989	•	,	•		8
Balloud & Bannardon		2 X 2 8				22,500	, ,				27.50	• •			, ,	25.25
US Trustee fees	2,475	2,475	2,675	2,475	2,475	2,475	2,475	2,475	2,475	2,475	2.475	2,475	2,475	2,475	2,475	2,475
Professional faes	15,000	15,000	000.2	25.000	15.000	200	15,000	15,000	15,000	963	2000	800 %	000.51	Danse.	90%	900.
(a) Mortgage Payment thur Realty Co.	•	•	115,000	,	•	•	•	115,000	•	•	•	115,000	•	•	٠	•
(3) Total Disbursements	422,506	516,582	672.506	434,561	521,006		451,786	661,791	509,736	443.908	506,905	721,143	536.593	447,164	Q1,164	522.846
Cesh Surplus (Shortfall)	14.244	(25,832)	64.244	68,186	(4,756)	(46,253)	151,864	(123,041)	(56,406)	47.842	127,845	(168,383)	(20,343)	(4,614)	995'89	84,904
Private Pay not received								·			1	1	1	1	1	1
Private Fly (Boarves Regioning Cash Balance	100 760	L	L	L	L	L	140.595		L		161.874	283,719	115.326	20.20	80.569	180,156
Ending Cesh Balance	115,003	58,171	123,415	191,604	186,848	140,895	292,559	168,518	114,033	161,874	283,719	115,226	£186.2	80,58	180,155	265,659

(1) Beginning Month Cash On-Hand	9/3/2016	9110/2016	9/17/2016	9/24/2016	107/2016	108/2018 1	0115/2016	3102015 3102521 31025211 31025111 3102511 3102531 31025201 31027201 3102751 3102751 3102751 3102751	0292016	1.622016	V12/2016 1	1/19/2016 1	1282016	1 273/2016 1	2102016	
Weatly Fundings from Factor/Financing Company:																
	104,000	104,000	104,000	104,000	106,000 106,000	106,000	000,301	106,000	108,000	101,000	101,000	104,000	104,000	104,000	104,000	104,000
Total Weekly Funding	104,000	104,000	104.000	104,000	106,000	106,000	106,000	106,000	106,000	101,000	1000,101	104,000	104,000	104,000	104,000	104,000
DSS Greet of Pending Claim			40.000	20,000	97,500	٠.	. 88	20,000	87,500		26,000	20,000	87,500		٠.	2000
3	104,000	104,000	144,000	124,000	183,500	106,000	161,000	126,000	193,500	101,000	156,000	124,000	191,500	104,000	104,000	154,000
Misc DepositsPrivate Pay Applied income	35,000	250 40,000 37,000	250 50,000	25,000	250 25,000	25,000 37,000	250 40,000	40,000	10,000	250	35,000	250 40,000	40,000	250 55,000	250 35,000 37,000	35,000
(2) Total Receipts	139,250	181,250	194,250	149,250	218,750	168,250	201,250	166,250	200,750	156,250	228,250	164,250	231,750	159,250	176,250	189,250
Cash Disbursements:	5,738 8,500	6,120 18,000	25,000 5,738 19,000	75,000 5,738 18,000	75,000 5,738 12,500	75,000 5,738 15,000	5,738 18,000	5,738 19,000	75,000 8,738 18,000	78,000 5,967 12,500	78,000 5,967 15,000	78,000 5,967	78,000 1,967	75,000 5,814 18,000	76,000 5,814 12,500	75,000 1,500 1,000
	5,313 6,313	12,000 1,000 1,000	11,440 5,313 11,000	12,000 5,313 11,000	5,313 5,313 11,000	12,000 5,313 11,000	5,313 5,313 11,000	12,000 11,000	5,313	12,000 5,313 11,000	11,440 5,313 11,000	12,000 11,000 11,000	5,313 00,11	12,000 5,313 11,000	5,313 5,313	5,313 5,313 1,000
Inapporal (Saches)	. 00.		8 8	. 9999	8,000			6,685		005,01	7,500	2500 2500 1500	2,500	005,01	2,500	2,500 00,500
	3,428	3,656 3,656 7,500 7,500	3,428	3,428	3,428	5,446 3,428 11,667 7,500	3,428	3,428	3,426	3,566	5,446 11,867 7,500	5.448 3.588 3.588	3565	3,473	3,473	5,446 3,473 11,667
Mortgage peyment reserve A Mortgage Payment than Reativ Co.	52 SOO3	8,866 8,000 1,000 1,000	\$25 \$,000 27,000	5,000	5000	8,686 8,000 15,000	2 00	\$500 E	28 00	\$28.000	88 80 00 80 00 00	5,000 5,000 5,000 5,000 5,000	28.00	22 00°	\$2000	80 S
(3) Total Disbursements	139,688	175,192	1	148,433	231,188	166,581	153,688	186,433	228,686	150,115	171,888	202.815	236,565	153,370	139,310 180,203	180,203
Cash Surplus/(Shortiall) Private Pay not received	(85)	85039	2,562	617	(12,438)	1,689	47,562	(20,163)	(24,838)	6,136	28,362	(38,586)	(3,806)	5,880	36,940	9,047
Private Pay received Beginning Cash Betance Ending Cash Balance	43,436	42,997	49,055	51,617	39,995	39,996	41,864	69,226 69,043	- 68.043 - 40.14	44, 104 240	50.240	108.602	88 CS3 X	72.22	107,051	116,051

(1) Beginning Month Cash On-Hand	9/3/2016	9102016	917/2016	9/24/2016	1071/2016	10/8/2016 1	0/15/2016	0/22/2016 1	0/29/2018	11/5/2016 1	8102018 1030201 1030201 1040201 1040201 1040201 1040201 1050201 1050201 1050201 1050201 1050201 1050201 1050201	119/2016 11	1/28/2016 1	273/2016 12	9102018	
Westly Fundings from Factor/Financing Company:													_			
Weekly	109,000	109,000	109,000	109,000	109,000 111,000 111,000	111,000	111,000	111,000	111,000	105,000	105,000	107,000	100,701	107,000	107,000	107,000
												*				
Total Weekly Funding	109,000	109,000	109,000 109,000 109,000	109,000	111,000	111,000	111,000	111,000	111,000	106,000	108,000	107,000	107,000	107,000	107,000 107,000	107,000
Insuarance Release 20% Release			40,000	30,000	•		56,000	30,000	•		28,000	30,000	•		. ,	98,000
	900	80	900	90	8	8	200	9		90	980	937 600	000,000	000 200	907.00	000
Total Funding from FactoriFinance Co.	000'801	000,000	149,000	138,000	000,111	000,111	100,001	141,000	300	100,000	100,000	137,000	200,500	001/01	000,101	100,000
Mec DepositsPrivate Pay Applied Income	45,000	250 40,000 15,000	250 80,000 5,000	250	40,000	40,000 17,000	60,000	82 63.80 80 60.80	22,000	250 50,000 17,000	30,000, 5,000,000	60,000 5,000	50,000	. 50,000	25,00 17,000	20 00 00 00 00 00 00 00 00 00
(2) Total Receipts	154,250	164,250	214,250	184,250	151,250	168,250	226,250	181,250	136,250	172,250	215,250	202,250	157,250	157,250	174,250	227,250
															,	
Cesh Disbursements:	74,000	90,000	74,000	74,000	74,000	74,000	77,000	77,000	77,000	77,000	77,000	000,11	000,77	000'44	77,000	77,000
	5,661	6,120	_	5,881	5,661	5,661	5.80	5,891	5,00	200	5.89	5,891	5,891	5.801	5,801	5,891
	2000	8 5	2,000	2,500	96.5	000	2 5 0 5	17,000	2,500	86.5	900	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	1,000	86.31	2,500	000,01
	5313	5,313		5,313	5,313	5,313	5,313	5,313	5313	5,313	5,313	5,313	5,313	5,313	5,313	5,313
	11,000	11,000	1,000	11,000	11,000	11.000	11 000	1,000	11000	11,000	11,000	11,000	1,000	11,000	11,000	11,000
	8,000			•	8.000	6,000			8,000	10,500	2,500	2,500	2,500	10,500	2,500	2,500
Unemployment Tax		•	12.500	6.685	•		12.500	6,665	•	. ,	,	12.500	6.685		•	
· · · · · · · · · · · · · · · · · · ·	5,001	5,001	5,00	5,00	5,001	5,001	500	5,001	5,001	5,001	5,001	5,001	5,00	5,001	5,001	5,001
· · · · · · · · · · · · · · · · · · ·	3,750	3,750	3,750	3,750	3,750	3,750	3,750	3,750	3,750	2,750	37.5	3,750	3,780	3,750	3,750	3,750
		7,500				2,500					7,500					200
	20	9 2	2	2	8	825	8	2	528	2	9 2	2	2	8	8	§ 8
	2,000	9,000	9000	8,00	9	2,000	2000	9,000	2,000	9,000	900	2,000	2,000	2,000	2000	\$,000
Mongage payment reserve (a)Mongage Payment thur Realty Co.		٠	58,000				•	36,000			•	12,100 58,000				
(3) Total Disbursements	141,050	172,891	260,550	145,735	145,550	170,382	152,829	259,464	148,779	152,779	166,611	276,929	152,464	152,779	143,279	168,111
Cesh Surplus/(Shortfall)	13,200	(8,641)	(46,300)	38,515	5,700	(2,132)	73,421	(68.214)	(12,529)	19,471	46,639	(74,679)	4,786	4.477	176,06	59,139
Private Pay not received Differe Pay not received	. ,		٠.	1	1		٠.	1	1		.'.	,	,			-
	38,722	48.922	40,281	(6,019)	32,497	38,197	36,065	109,486	41.272		48.213	96.852	22,173	26,959	31,430	62,400
Ending Cash Balance	48,922	40,281	(6,019)	1		38,065	169,436	41,277	28,743	44,213	86,852	22,173	28,959	31,430	62,400	121,538

Facility Beginning Cesh Balance	Ž.	Week 35	Week XX	Week 57	Week 36 Week 37 Week 36 Week 35		Week 36	Wask 57	n T	West 15	N N	Ti yang	R Y	R Y	# ¥	i i
(1) Beginwing Month Cash On-Hand	932016	9/10/2016	9117/2016	9/24/2016	9102/1/01	10/8/2016 1	075/2016	10/22/2016	10292016	11/5/2016	SERVICE BYCOCOSE SCAROSE SOCIECY (1002016 10752016 10222016 1022016 11752016 11752016 11752016 11752016 11752016	1.7922016 1	1/25/2016	12/3/2016 1	2/10/2016	2/17/2016
Weekly Fundings from Fector/Financing Company:											, and					
Worldy	100,000	100,000	103,000	103,000	103,000 106,000	106,000	106,000	106,000	109,000	109,000	109,000	111,000	11,000	111,000	111,000	111,000
			,													
Total Weekly Funding	100,000	000 100,000	103,000	103,000 103,000	103,000	106,000	106,000	106,000	109,000	109,000	109,000	111,000	111,000	111,000	111,000	111,000
hreuwrance Release 20% Release DSS Grant of Pending Claim			200,000	30,000	•		. 000:00	30,000	•	• •	90,00	20,000	•	• •		. 60,000
minus State of Ct Recoupments Total Funding from Factor/Finance Co.	100,000	100,000	303,000	153,000	103,000	106,000	166,000	156,000	109,000	109,000	169,000	161,000	111,000	111,000	111,000	161,000
Mac Deposits	250 5,000 38,000	250 10,000 5,000	25,000	250 16,000	250 5,000 36,000	5,000 5,000	10,000	25,000	250	250 15,000 39,000	250 10,000 5,000	250 25,000	15,000	15,000	250 10,000 39,000	25,000
(2) Total Receipts	143,250	115,250	328,250	169,250	146.250	116,250	176,250	161.250	114,250	163,250	184,250	186,250	126,250	126.250	160,250	191,250
Cash Distursements:						,	,	;		Ş	į	1	1	. 1		1
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	1,00			11,000	1,000	1,000	11,000	11,000	1,00	11,000	11,000	1,000	11,000	11,000	11,000	11,000
	00° -	•	\$	6,685	000%	,	\$	6,685		2,500	2,500	6.685	11,000	2,500	2,500	2,500
	5,835		25	5,836	5.836	5000	5,836	5,035	5,836	5,636	5,636	8 4	2833	500	988	5.E36
		7,500				7,300					7,500). •	ļ	7,500
	28 8	25 93	28 8	22 S	20 03	88	25 85 25 95	2 8	2 8	88	88	2 8	2 8	2 8	22 05	2 8
Mongage payment means (a)Mongage Payment thur Realty Co.			30,000				•	30,000			,	30,000			•	
(3) Total Disbursements	141,768	168,499	220,268	140,393	144,268	162,040	145,268	215,893	132,268	141,014	167,406	241,389	147,574	141,014	138,574	174,534
Cesth Surplus/(Shortfall) Private Pay not received	1.482	(53.249)	107,982	28.857	1,982	(45,790)	30.982	(34,643)	(18,018)	22,236	16.844	(35,149)	(21,334)	(14,764)	21,676	16,719
Private Pay received Beginning Cash Balance	21,603	23,066	(30,166)	77,817	106,674	108,656	62.865	93.807	58.204	41,106	22.03	90,265	28,116	37.8	(10,972)	10,703
	23,085	(30,165)					93,847	£8,204	41,186		FR,286	28,116	22.7	(10,572)	16,763	2/22