1 UNITED STATES BANKRUPTCY COURT 2 EASTERN DISTRICT OF WASHINGTON 3 IN RE: Lead Case No. 19-01189-11 4 Jointly Administered ASTRIA HEALTH, et al. 5 Debtors and Debtors in CERTIFICATE OF PUBLICATION OF 6 Possession. THE NOTICE OF (I) APPROVAL OF THE DISCLOSURE STATEMENT, (II) 7 DEADLINE FOR VOTING ON THE PLAN, (III) HEARING TO CONSIDER CONFIRMATION OF THE PLAN, AND 8 (IV) DEADLINE FOR FILING 9 **OBJECTIONS TO CONFIRMATION OF** THE PLAN IN USA TODAY 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 <sup>1</sup> The Debtors, along with their case numbers, are as follows: Astria Health (19-01189-11), 25 Glacier Canyon, LLC (19-01193-11), Kitchen and Bath Furnishings, LLC (19-01194-11), Oxbow Summit, LLC (19-01195-11), SHC Holdco, LLC (19-01196-11), SHC Medical Center-Toppenish 26 (19-01190-11), SHC Medical Center-Yakima (19-01192-11), Sunnyside Community Hospital Association (19-01191-11), Sunnyside Community Hospital Home Medical Supply, LLC (19-27 01197-11), Sunnyside Home Health (19-01198-11), Sunnyside Professional Services, LLC (19-

Pg 1 of 3

1901189201123000000000006

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LLC (19-01200-11).

01199-11), Yakima Home Care Holdings, LLC (19-01201-11), and Yakima HMA Home Health,



#### **VERIFICATION OF PUBLICATION**

# COMMONWEALTH OF VIRGINIA COUNTY OF FAIRFAX

Being duly sworn, Vanessa Salvo says that she is the principal clerk of USA TODAY, and is duly authorized by USA TODAY to make this affidavit, and is fully acquainted with the facts stated herein: on <u>Tuesday</u>, <u>November 17, 2020</u>, the following legal advertisement – <u>ASTRIA HEALTH</u>— was published in the national edition of USA TODAY.

Principal Clerk of USA TODAY
November 17, 2020

# You can remove your info from various search results



We all have things we'd prefer that strangers didn't know. What happens when those private facts and photos end up online?

Keeping tabs on yourself through search engines is your first line of defense. If you know the right ways to search and what to look for, you can find sensitive personal info you would have never known was

All this sleuthing may spur you to consider an alternative to data-hungry Google. What about a search site that won't track you or a private email server? Nice.

Once you dig up info on yourself, it's time to see what you can make vanish. Before you turn to paying online reputation services, take these steps yourself.

#### **Public records: Can they be** removed?

You can request to remove sensitive information like your phone number or Social Security number from public records in most states. Don't expect to have court records, marriage licenses or mugshots wiped from the internet, though.

If you want to give it a shot, call your county clerk's office. Ask the clerk if individual pieces of information can be redacted or altered.

Now, let's move to information that you'll have more luck removing.

#### 1. Get Google to hide your house from view

Google Maps is convenient and Street View is fun to poke around in, but you might not want photos of your house and address number out there. You can request a privacy blur over pictures of your home or vehi-

- Open Google Maps or the Street View gallery and look up your address.
- Find and open the Street View photo you want to have blurred. The image has to show your face, home, license plate, or other identifying information to qualify.
- In the bottom right, click Report a problem.
- Complete the form, then click Submit.

Once the photo is reported and blurred, there's no way for Google to reverse it. Make sure you're sure about removing the image before you submit your

#### 2. Make your social media accounts private

Much of the information about you online comes from social media sites. Lock down your past and future updates to just friends and family.

On Facebook:

- Open the Settings menu in the top right corner and select **Settings and Privacy > Set-**
- Click Privacy in the left menu. Under Your Activity, you'll see, "Who can see your future posts?" Set that to Friends or your preferred
- You also can restrict who can see your past posts from
- At the bottom of the page, you'll see, "Do you want search engines outside of Facebook to link to your profile?" Click Edit and deselect the checkbox.

On Instagram:

- Open your profile and tap the **three-line icon** in the top
- Tap Settings at the bottom of the menu that appears.
- Tap **Privacy**. Under Account privacy, toggle Private



Keeping tabs on yourself through search engines is your first line of defense in securing your personal data privacy. AP

Account on.

On Twitter:

- On a computer, click More in the left-hand menu. Click Settings and privacy.
- Select Privacy and safety > Audience and tagging.
- Click the checkbox next to Protect your Tweets.

#### 3. Reach out to the source

If you find unsavory or intru-

sive information about yourself on a website, contact the site owner. There may be a "Contact us" link or email address. If not, search for the owner using Whois.

Politely but firmly ask the site owner to remove what you found. If the information is copyrighted, you can reference the Digital Millennium Copyright Act (DMCA) and request a takedown.

In situations where someone else has posted about you, like on an internet forum, contact the forum owners directly and explain why you'd like the information taken down.

You also can file a legal request with Google to have sensitive information removed. Common requests include explicit or personal images, financial or medical information, and "doxxing" content that exposes your information to harm you.

The process could take some time. There's no guarantee, but it's worth a shot.

#### 4. Remove yourself from people search sites

People search websites collect data on millions of people and sell it to the highest bidder. You can opt-out, but you may have to jump through a few hoops.

- recommend removing yourself from these sites first:
- Intelius, which also operates Classmates.com, iSearch,

Peoplelookup, PublicRecords, ZabaSearch

- BeenVerified
- Whitepages

To help you shortcut the process, we put together an easy-to-follow guide at komando.com under "How-Tos." It includes instructions to remove yourself from the sites above and lots of others.

#### **Privacy bonus: Wipe out** your Google history

If you haven't reviewed your Google privacy settings in a while, now's the time to do it. I bet you'll be shocked by all the searches, locations, and voice messages on file.

Learn about all the latest technology on the Kim Komando Show, the nation's largest weekend radio talk show. Kim takes calls and dispenses advice on today's digital lifestyle, from smartphones and tablets to online privacy and data hacks. For her daily tips, free newsletters and more, visit her website at Komando.com.

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### **NOTICES**

### **LEGAL NOTICE**

HONORABLEWHITMANL.HOLI JAMES L. DAY (WSBA #20474), BUSH KORNFELD LLP, 601 Union Street, Suite 5000, Seather, WA 98101, Tel: (206) 521-3858, Email: jday@bskd.com-and-SAMUEL R. MAJZEL (Admitted Pro Hax Vire), DeNTONS US LLP, 601 South Figueroa Street, Suite 2500, Los Angeles, California 00017-5704, Tel: (213) 623-9300, Fax: (213) 623-9924, Email: samuel\_maize@dentons.com-and-SAM J. ALBERTS (WSBA #22255), DENTONS US LLP, 1900 K. Street, NW, Washington, DC 20006, Tel: (202) 496-7500, Fax: (202) 496-7756, Email: sam\_alberts@dentons.com. Attorneys for the Chapter 11 Debtors and Debtors in Possession
MARK D. NORTHRUP (WSBA #16947), MILLER NASH GRAHAM & DUNN LLP, 2801 Alaskan Way, Suite 300, Seattle, Washington 98121-1128, Fel: (206) 624-8300, Email: mark.northnup@millemash.com-and-WILLIAM KANNEL (Admitted Pro Hax Vice), IAN A. HAMMEL (Admitted Pro Hax Vice), MINTZ, LEVIN, COHN, FERNS, GLOVSKY MDP OPPEO, P.C., One Financial Center, Boston, Massachusetts 0.2111, Fel: (617) 542-6000, Email: whamel@mintz.com, Email: ishammel@mintz.com, Email: imdexen@mintz.com, Email: ishammel@mintz.com, Email: imdexen@mintz.com, Storneys for the Lapis Parties

UNITED STATES BANKRUPTCY COURT, EASTERN DISTRICT OF WASHINGTON In re:

Chapter 1

PROVISIONS, INCLUDING THOSE SET FORTH BELOW. YOU ARE ADVISED TO CAREFULLY REVIEW.

AND CONSIDER THE PLAN, INCLUDING THE RELEASE, INUNCTION AND EXCULPATION PROVISIONS THEREIN, AS YOUR RIGHTS MAY BE AFFECTED.

3. Sections VILF, and VILH of the Plan contain the following Releases:
(a) Pebtors Releases. On the Effective Date of the Plan and to the fullest extent authorized by applicable law, the Released Parties and their respective property will be expressly, unconditionally, generally and individually and collectively released, acquited and discharged by the flebtors on behalf of themselves, their estates, the Reorganized Debtors, the GUC Distribution. Trust and the Liquidation Trust (such that the Reorganized Debtors, the GUC Distribution. Trust and the Liquidation Trust (such that the Reorganized Debtors, the GUC Distribution. Trust and all actions, Claims, debts, Obligations, rights, suits, Samages, Causes of Action, remedies and liabilities whatsoever, including any derivative claims asserted on behalf of the bebtor, when known or unknown, foreseen or unforeseen, mature or unmatured, existing or hereinafter arising, in law, equity, contract, tort or otherwise, by statute, violations of federal or state securities laws or otherwise, based in whole or in part upon any act or onisons, or the contractive or circumstances existing or taking place prior to or on the effective date arising from or related in any way to the Debtors, any of the Debtors' Plan, the Disclosure Statement, this Chapter 11 Case, or any restructuring of Claims or interests understaken prior to the Effective Date, including those that the Debtors, the Reorganized Debtors, the GUC Distribution Trust, or the Liquidation Trust would have been legally entitled to assert derivatively or no behalf of the Debtors or or their estates against a Released Party arising under any contractual obligation of the Debtors or their states against a Released Party arising under any contractual obligation of the Debtors or their states against a Released Party a

The foregoing release as to the Lapis Parties is an integral component of the Senior Debt 190195 ettlement.

(b) Intil Party Releases. On the Effective Date of the Plan and to the fullest extent authorized by applicable law, the Releasing Parties shall be deemed to have expressly, unconditionally, generally and individually and collectively, released and acquitted the Released Parties in and their respective property from any and all actions, claims, interests, obligations, rights, suits, damages, causes of action, remedies and liabilities whatsoever, including any derivative daims asserted on behalf of the Debtor, whether known or unknown, foreseen or unforesem, matured or unmatured, existing or hereafter arising, in law, equity, contract, tort or otherwise, that such lebder (whether individually or collectively) ever had, now has or hereafter can, shall or may have, based on or relating to, or in any manner arising from or related in any way to the Debtors, any of the Debtors, present or former assets, the Released Parties' interests in or management of the Debtors, the business or contractual arrangements between the Debtors and any 1 Released Party, the Plan, the Disclosure Statement, these Chapter 11 Cases, or any restructuring of Claims or interests undertaken prior to the Effective Date, including those that the Debtors, the Reorganized Debtors, the GUC Distribution Trust, or the Liquidation Trust would have been legally entitled to assert or that any holder of a Claim against or interest in the Debtors or any other Entity could have been legally entitled to assert or that any holder of a Claim against or interest in the Debtors or any other Entity could have been legally entitled to assert or that any holder of a Claim against or interest in the Debtors or any other Entity could have been legally entitled to assert or that any holder of a Claim against or interest in the Debtors or any other Entity could have been legally entitled to assert or that any holder of a Claim against or interest in the Debtor (b) Third Party Releases. On the Effective Date of the Plan and to the fullest extent author

Plan of the Confirmation Order.
(c) Waiver of Statutory Limitations on Releases. Each Releasing Party in each of the releases contained in the Plan (including under this section) expressly acknowledges that although ordinarily a general release may not extend to claims which the Releasing Party does not know or suspect to exist in his favor, which if known by it may have materially affected its settlement with the party released, they have carefully considered and taken into account in determining to enter into the above releases the possible existence of such unknown losses or

HONDRABLEWHITMAN L.HOLT claims. without limiting the generality of the foregoing, each releasing party expressly waives provided that a release any and all rights conferred upon it by any statute or rule of law which provides that a release does not extend to claims which the claimant does not know or suspect to exist in its favor at the Effective 2500, Los Angeles, California it is 2500, Los Angeles, California it is testered in the time of reexcuting the release, which if known by it may have materially affected its exterior ment with the Releasing Party. The releases contained in this section are effective regardless of whether those released matters are presently known, unknown, suspected or unsuspected.

In accordance to refer the provided that is a classification. Class 28 consists of whether those released matters are presently known, unknown, suspected or unsuspected. The content of the provided that is a classification. Class 28 consists of whether those released matters are presently known, unknown, suspected or unsuspected. The provided that the provided that a release contained in this section are effective regardless of whether those released matters are presently known, unknown, suspected or unsuspected. The provided that the provided that a release contained in this section are effective regardless. In a class 28 consists of the Effective Date.

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In a class 28 consists of the Effective Date of the Claims and the Claims

ment with the Releasing Party. The releases contained in this section are effective regardless, and—SAM J. AlieREST (WSAB 249-250), FRIORIS US LIP 900 K. Street, NW Washington, DC 2006, Tel: (202), 496-7506, Ear. (202) 496-7706, Ear. (202)

prevent any entity for moterous parties, nature, that nothing contained in the Plan shall be construed to asserting a right of setoff or otherwise to the extent permitted by Jaw.

5. Section VII. For the Plan contains the following Exculpation:

Exculpation. The Exculpated Parties shall neither have, nor incur any liability to any Entity for any prepetition or post-petition act taken or omitted to be taken in connection with the Chapter 11 Cases, or related to formulating, negotiating, soliciting, perparing, disseminating, confirming, or mighten they have nor of document created or entered into in connection with the Plan or any other prepetition or post-petition act taken or omitted to be taken in connection with the Plan or any other prepetition or post-petition act taken or omitted to be taken in connection with the Plan or any other prepetition or post-petition act taken or omitted to be taken in connection with the Plan or any other prepetition or post-petition act taken or omitted to be taken in connection with or in contemplation of the restructuring of the Reorganized Debtors, a diministration of the GU Distribution Titust. Without gliquidation of the Liquidation of the Liquidation of the Plan, provided, that the foregoing "Exculpation" shall have no effect on the liability of any Entity for liability solely to the extent resulting from any act or omission taken after the Effective bate or of any Entity solely to the extent resulting from any act or omission taken after the Effective bate or of any Entity solely to the extent resulting from any act or omission taken after the Effective bate or of any Entity solely to the extent resulting from any act or omission taken after the Effective bate or of any Entity solely to the extent resulting from any act or omission taken after the Effective bate or of any Entity solely to the extent resulting from any act or omission taken after the Effective bate or of any Entity solely to the extent resulting from any act or omission taken after the Effective bate or o

of the Senior Debt 9019 Settlement.

6. The Plan term "Released Parties" means (a) the Debtors, (b) the Lapis Parties, (c) the Committee and the Committee Members, (d) the PCO, (e) the Board Trustees, and (f) except as otherwise set forth below or in the this Plan, each of the foregoing Entities' respective predecessors, successors and assigns, subsidiaries, Affiliates and their subsidiaries, beneficial owners, managed accounts or funds, current and former officers, directors, principals, shareholders, direct and indirect equity holders, members partners (general and limited), employ-ees, agents, advisory board members, financial advisors, attorneys accountants, investment bankers, consultants, representatives, management companies, fund advisors, Professionals, and other professionals, provided, AHM, Inc., the officers of the Debtors, Non-Debtor Affiliates bankers, consultants, representatives, management companies, fund advisors, Professionals, and other professionals; provided, AHM, Inc., the officers of the Debtors, Non-Debtor Affiliates and AHM, Inc., and any Board flustee acting in the capacity of an officer of any of the foregoing, shall not constitute Released Parties for purposes of this Plan and provided further, that as a condition to receiving or enforcing any release granted pursuant to Section VIII.2 of the Plan, each Released Party and its Affiliates shall be deemed to have released the Releasing Parties, the Estate, and the Debtors from any and all Claims or Causes of Action arising from or related to their relationship with the Debtors or the Chapter 11 Cases, but not, for the avoidance of to doubt, professional Fee Claims or rights to enforce this Plan. For the avoidance of doubt, and notwithstanding anything herein to the contrary, inno event shall an Entity that appropriately marks a Ballot to opt out of the third party release provided in Section VII.E.2 of the Plan and returns such Ballot in accordance with the Solicitation Procedures Order be a Released Party, except that a member of the Committee who either holds a Claim that has opted out of the Ihird Party Release or represents a Claim that has opted out of the Plan Agn (il) do not affirmatively opt out of the third party release provided by Section VII.E.2 of the Plan pursuant to a duly executed Ballot; provided, that, notwithstanding anything contained herein to the contrary, in no event shall an Entity that (x) does not vote to accept the Plan, and (il) do not affirmatively opt out of the third party release provided by Section VII.E.2 of the Plan pursuant to a duly executed Ballot; provided, that, notwithstanding anything contained herein to the contrary, in no event shall an Entity that (x) does not vote to accept or reject the Plan, y) (vice to accept the Plan, and (vice to reject the Plan), of (vice to accept the Released Party).

such Ballot in accordance with the Solicitation Procedures Order, be a Releasing Party.

SUMMARY OF PLAN TREATMENT OF CLAIMS AND INTERESTS

8. The following table designates the Classes of Claims against each of the Debtors and specifies which of those Classes are (a) Not Impaired by the Plan, (b) Impaired by the Plan, and (c) entitled to vote to accept or reject the Plan in accordance with \$ 1126. In accordance with \$ 5 1123(a)(1), Administrative Claims, Professional Fee Claims, and Priority Tax Claims, have not been classified. All of the potential Classes for the Debtors are set for th herein

| Class | Designation  | Impairment  | Voting Status                            |
|-------|--|---|--|
| 1     | Priority Claims  | Unimpaired  | Not Entitled to Vote<br>Deemed to Accept |
| 2A    | Senior Secured Bond Debt Claims                            | Impaired  | Entitled to Vote                         |
| 2B    | Senior Secured Credit Agreement<br>Claims                  | Impaired  | Entitled to Vote                         |
| 2C    | Other Secured Claims                                       | Impaired  | Entitled to Vote                         |
| 3     | Convenience Class Claims                                   | Impaired  | Entitled to Vote                         |
| 4     | General Unsecured Claims                                   | Impaired  | Entitled to Vote                         |
| 4A    | Insured Claims   | Impaired  | Entitled to Vote                         |
| 5     | Intercompany Claims  | Eliminated Through<br>Consolidation of Debtors<br>for Plan Purposes | N/A                                      |
| 9.    | Class 1: Priority Claims (Other than Priority Tax Claims). |   |  |

g. Class 1: Priority Claims (Other than Priority Tac Claims).
a. Classification, Class 1 consists of Priority Claims against Debtors, other than Priority Taclaims. These Priority Claims are entitled to priority treatment in that each Holder of such a Claim is entitled to receive Cash from the Administrative and Priority Claims Reserve on the Effective Date (or as soon as practicable thereafter) equal to the allowed amount of such Claims, easy of the Effective Date, to great the entitled to receive Cash from the Administrative and Priority Claims Reserve on the Effective Date, loading severance pay) in excess of the statutory limit of \$13,650 for benefits. Such Claims will be treated as General Unsecured Claims in Class 4.\*
b. Teatment. Except to the extent that a Holder of a Priority Claim agrees to a less favors able treatment of such Claim, each such Holder shall receive payment in Cash in an amount of such Claim, each such Holder shall receive payment in Cash in an amount of such Claim, each such Holder shall receive payment in Cash in an amount of such Claim, each such Holder shall receive payment in Cash in an amount of such Claim, each such Holder shall receive payment in Cash in an amount of such Claim, each such Holder shall receive payment in Cash in an amount of such Claim, each such Holder shall receive payment in Cash in an amount of such Claim, each such Holder shall receive payment in Cash in an amount of such Claim, each such Holder shall receive payment in Cash in an amount of such Claim, each such Holder shall receive payment in Cash in an amount of such Claim, each such Holder shall receive payment in Cash in an amount of such Claim, each such Holder shall receive payment in Cash in an amount of such Claim, each such Holder shall receive payment in Cash in an amount of such Claim, each such Holder shall receive payment in Cash in an amount of such Claim, each such Holder shall receive payment in Cash in an amount of such Claim, each such Holder shall receive payment in Cash in an amount of suc

| Debt Claims as of the Effective Date.
| C. Voting. Class 2A is Impaired. Holders of the Senior Secured Bond Debt Claims are entitled to vote to accept or reject the Plan.
| 11. Class 2B: Senior Secured Credit Agreement Claims.
| a. Classification. Class 2B consists of the Senior Secured Credit Agreement Claims.
| b. Treatment. In accordance with the Senior Debt 9019 Settlement, all Senior Secured Credit Agreement Claims shall be Allowed and satisfied, without setoff, reduction, subordination or challenge, by the exchange of all Senior Secured Credit Agreement Claims for Senior Secured Credit Agreement Exchange Debt with the attributes described in the schedule attached as Exhibit A to the Plan in the amount of all Senior Secured Credit Agreement Claims and the Effective Date.

attached as Exhibit A to the Plan in the amount of all Senior Secured Credit Agreement Claims as of the Effective Date.

c. Voting. Class 2B is Impaired. Holders of Senior Secured Credit Agreement Claims are entitled to vote to accept or reject the Plan.

12. Class 2C Other Secured Claims.

a. Classification. Class 2C consists of the Other Secured Claims.

b. Ireatment. On or as soon as practicable after the Effective Date, each Holder of an allowed Other Secured Claim against the Debtors will receive from the assets of the Debtors, at the discretion of the Plan Proponents (i) cash equal to the full amount of its Claim, (ii) a reinstated note on the same payment and collateral terms as its piror claim, (iii) are time the same payment and collateral terms as its piror claim, (iii) are time of collateral securing the Claim against the Debtor, with any deficiency to result in a General Unsecured Claim, or (iii) such less favorable treatment to which the Holder otherwise agrees.

c. Voting. Class 2C is Impaired. Holders of Other Secured Claims are entitled to vote to

Caim, or (iv) such less flowrable treatment to which the Holder otherwise agrees.

c. Volting. Class 2C is Impaired. Holders of Other Secured Claims are entitled to vote to accept or reject the Plan.

13. Class 3: Convenience Class Claims.

a. Classification. Class 3 consists of Convenience Class Claims, meaning those General Unsecured Claims that are either (i) less than or equal to five thousand dollars (\$5,000), or (ii) if the Claim amount is greater than five thousand dollars (\$5,000), a General Unsecured Claim with respect to which the Holder has made a Gonvenience Class Election and thus accepted a maximum of one thousand dollars (\$1,000) as payment of Such Holder's Claim in full. As used herein, "Convenience Class Election" means the timely election by a Holder of a General Unsecured Claim in the amount of the thousand dollars (\$5,000) or greater to have such entire General Unsecured Claim be treated as a claim in the Convenience Class (Class 3), in which case the portion of such General Unsecured Claim be treated as a claim in the Convenience Class (Class 3), in which case the portion of such General Unsecured Claim in excess (\$50,000) on the Effective Date on a soon as practicable thereafter. There shall be no limitation on the number of Convenience Class members.

c. Voling. Class 3 is Impaired. Holders of Convenience Class Claims are entitled to vote to

c. Voting. Class 3 is Impaired. Holders of Convenience Class Claims are entitled to vote to tept or reject the Plan.

or reject une rian.

<u>Class 4: General Unsecured Claims.</u>

<u>Classification.</u> Class 4 consists of General Unsecured Claims which have not otherwise

Treatment: Holders of Allowed General Unsecured Claims shall receive, on one or more

Voting. Class 4 is Impaired. Holders of General Unsecured Claims are entitled to vote to

acceptorrejectment and Islams.

15. Class 4A: Insured Claims.
a. Classification. Class 4A consists of Insured Claims.
b. Treatment. Subject to the terms and conditions set forth in Section III.N of the Plan, Holders of Allowed Insured Claims in Class 4A shall recover only from the available insurance and Debtors shall be discharged to the extent of any such excess. As of the Effective Date, all Insured Claims are Discoursed. Voting. Class 4A is Impaired. Holders of Insured Claims are entitled to vote to accept or

Class. S. Intercompany Claims.

Classification. Class S consists of all intercompany Claims.

Freatment. All intercompany claims shall be expunged and eliminated through the d consolidation of the Debtors unless otherwise indicated in the Plan Supplement.

limited consolidation of the Debtors unless otherwise indicated in the Plan Supplement.

CONFIRMATION HEARING

18. ON December 18,2020, at 10:00 a.m. (Prevailing Pacific Time), or assoon thereafter as counsel may be heard, a hearing (the "Confirmation Hearing") will be held before the Honorable Whitman L.Holt, United States Bankruptcy Judge, at the U.S. Bankruptcy Court, 402 E. Yakima Avenue, Second Floor Courtroom, Yakima, WA 98901 to consider (i) confirmation of the Plan, as the same may be amended or modified; and (ii) such other and further relief as may be just and appropriate. Parties may appear at the Confirmation Hearing by telephone. To make a telephonic appearance, call 877-402-9757; code - 7036041. The Confirmation Hearing may be adjourned from time to time without further notice to creditors or other parties in interest, other than by an announcement of such an adjournment in open court at the Confirmation Hearing or any adjournment thereof, or an appropriate filing with the Bankruptcy Court. The Plan may be modified in accordance with the Bankruptcy Coth the Bankruptcy Rules, the Plan, and other applicable law, without further notice, prior to or as a result of the Confirmation Hearing.

Bankruptcy Rules, the Plan, and other applicable law, without further notice, prior to or as a result of the Confirmation Hearing.

DEADLINE TO YOTE TO ACCEPT OR REJECT THE PLAN

18. You are entitled to vote to accept or reject the Plan. In order to be under a savote to accept or reject the Plan, vou must properly execute, complete, and deliver a Ballot (or Ballots) to the Debtors so as to be received by the Debtors no later than 4:00 p.m. (Pacific Time) on December 4, 2020 (the "Volting Deadline") as sets forth below.

19. All Ballots must be delivered via First Class Mail, overnight courier, or hand delivery so at to be actually received by the Solicitation Agent no later than the Votting Deadline. Except as provided below, Ballots must be submitted to the Solicitation Agent at the following address in accordance with the votting procedures set forth below. Astria Ballot Processing Center, c/o Kurtzman Carson Consultants Lic, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245, (877) 726-6508 (U.S./Canada), (424) 236-7248 (International).

20. Ballots may also be submitted via electronic, online transmissions, solely through a customized online balloting portal owith allows a holder to submit a electronic signature, Instructions for electronic, online transmission of Ballots is set forth on the Ballots. The encrypted ballot data and audit trail created by such electronic submission shall become part of the record of any Ballot submitted in this manner and the creditor's electronic signature, Instructions for electronic displaylad and effective.

21. BALLOTS TRANSMITTED TO THE DEBTORS BY FACSIMILE, ELECTRONIC MAIL,

21. BALLOTS TRANSMITTED TO THE DEBTORS BY FACSIMILE, ELECTRONIC MAII OR OTHER MEANS NOT SPECIFICALLY APPROVED BY THE BANKRUPTCY COURT MAY BE ACCEPTED BY THE PLAN PROPONENTS ON A CASE-BY-CASE BASIS.

ACCEPTED BYTHE PLAN PROPONENTS ON A CASE-BY-CASE BASIS.

DEADLINE FOR OBJECTIONS TO CONFIRMATION OF THE PLAN PROPONENTS ON A CASE-BY-CASE BASIS.

DEADLINE FOR OBJECTIONS TO CONFIRMATION OF THE PLAN PLAN 2. Objections, if any, to confirmation of the Plan, including any supporting memoranda, must: (i) be in writing; (ii) comply with the Bankruptcy Rules and the Local Rules; (iii) set forth the name of the objector and the nature and amount of any Caim Saints or in the Debtors; (No state with particularity the legal and factual bases for the objection and, if practicable, a proposed modification to the Plan that would resolve such objection; and (v) be filed with the Bankruptcy Court, together with proof of service, and served so that they are actually received by the following no later than December 4, 2020 which deadline may be extended by the Debtors (the "Confirmation Objection Deadling"); (ii) counsel to the Debtors, Dentons US LLP, 601 South Figueroa Street, Suite 2500, Los Angeles, CA 90017, Attn: Samue R. Maizel (samuel.maizel@dentons.com); (iii) counsel to the Committee, Sills Cummis com, Banknovetskiy (asherman@sillscummis.com, bmankovetskiy@sillscummis.com); (iii) counsel to the Lapis Parties, Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C., One Financial Center, Boston, MA 02111, Attn: William Kannel and Ian Hammel (wkannel@mintz.com); and (iv) counsel to the U.S. Trustee, Office of the United States Trustee, 920 W. Riverside Ave., Suite 593, Spokane, Way 9201, Attn: Gary W. Dyer (garv, wd.er@usol.gov.) ACCESTO DOCUMENTS AND OTHER QUESTIONS.

mintz.com); and (iv) counsel to the U.S. Irustee, Unice of the United States Irustee, 920 W.
Riverside Ave., Suite 933, poSane, Wa99201, Altra.GaryW. Dyer (gary. wdyer@usdoj.gov).

ACCESS TO DOCUMENTS AND OTHER QUESTIONS

23. Copies of the Plan and Disclosure Statement are available and may be downloaded by visiting the following website: https://www.kxcllc.net/astriahealth, or by contacting to the Debtors' Claims and Noticing Agent at: Astria Ballot Processing Center, c/o Kurtzman Carsol Consultants LLQ.222 N. Pacific Cost Highway, Suite 300, El Segundoc. A 90245, (877) 726-6508 (U.S./Canada), (424) 236-7248 (International); or via e-mail request to: Astriainfo@kccllc.com, oron the Bankruptcy Court's website.

Dated: November 12, 2020, DENTONS US LLP. By: /s/ Samuel R. Maizel, Sam J. Alberts, Geoffrey M. Miller, Coursel to the Debtors and Debtors In Possession Dated: November 12, 2020, MINT2, LEVIN, CONN, ERBIS, GUOVSKY AND POPEO, P.C., By: /s/ William Kannel \_ William Kannel \_ Ian A. Hammel, Coursel to the Lapis Parties

1 he Debtors, along with their case numbers, are as follows: Astria Health (19-01198-11), Glacier Canyon, LLC (19-01195-11), Kitche and Bath Furnishings, LLC (19-01194-11), Oxbow Summit, LLC (19-01195-11), SHC Medical Center - Valam (19-01192-11), Sumyside Community Hospital Association (19-01191-11), Sunnyside Community Hospital Home Medical Supply, LLC (19-01195-11), Sunnyside Professional Services, LLC (19-01196-11), and Yakima HMA Home Health, LLC (19-01200-11).

Employees may have accumulated paid time of ("PLTO") that the employees were able to employees were able to

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