1	SILLS CUMMIS & GROSS P.C.	Honorable Whitman L. Holt
2	Andrew H. Sherman (admitted pro hac vice) Boris I. Mankovetskiy	
3	(admitted pro hac vice) One Riverfront Plaza	
4	Newark, NJ 07102 Telephone: (973) 643-7000 E-mail: asherman@sillscummis.corn	
5	bmankovetskiy@sillscummis.com	m
6	POLSINELLI PC Jane Pearson, WSBA #12785	
7	1000 Second Ave., Ste 3500 Seattle, WA 98104 Telephone: (206) 393-5415	
8	E-mail: jane.pearson@polsinelli.com	
9	Co-Counsel to Steven D Sass LLC, as GUC Distribution Trustee	
10		ANKRUPTCY COURT
11		CT OF WASHINGTON
12	IN RE:	Chapter 11
	ASTRIA HEALTH,	Case No. 19-01189-11
13 14	Remaining Debtor.	NOTICE OF THE GUC DISTRIBUTION TRUSTEE'S SIXTH OMNIBUS CLAIMS
15		OBJECTION (LATE-FILED CLAIMS, SUPERSEDED CLAIMS, NO LIABILITY CLAIMS,
16		OVERSTATED CLAIMS, AND UNSUPPORTED CLAIMS)
17	TO: CLERK OF THE BANKRUPTCY	COURT
18	TO: UNITED STATES TRUSTEE	
19	TO: OTHER INTERESTED PARTIES	
20		
21	NOTICE OF THE GUC DISTRIBUTION TRUSTEE'S SIXTH OMNIBUS CLAIMS OBJECTION - 1	SILLS CUMMIS & GROSS P.C. POLSINELLI, PC One Riverfront Plaza 1000 Second Avenue, Suite 3500 Neword, NJ 97102
19-01	189-WLH11 Doc 2886 Filed 04/03/23	1901189230403000000000000000000000000000000000

1		
1	CLAIMANTS RECEIVING THIS NOTICE SHOULD LOCATE THEIR NAMES	
2	AND CLAIMS ON THE ATTACHED EXHIBITS A-E.	
3	NOTICE OF OBJECTION TO CLAIMS AND HEARING THEREON	
4	NOTICE IS HEREBY GIVEN, pursuant to Rule 3007 of the Federal Rules of	
5	Bankruptcy Procedure (the "Bankruptcy Rules") and Rule 3007-1 of the	
6	Bankruptcy Court for the Eastern District of Washington Local Bankruptcy Rules,	
7	(the "Local Rules") that Steven D Sass LLC (the "GUC Distribution Trustee"),	
8	solely in its capacity as GUC Distribution Trustee for the Astria Health GUC	
9	Distribution Trust, duly appointed in the above-referenced chapter 11 cases of Astria	
10	Health and its previously affiliated debtors (collectively the "Debtors") has filed a	
11	Sixth Omnibus Claims Objection objecting to: (i) the late-filed claims identified on	
12	Exhibit A hereto (the "Late-Filed Claims"), (ii) the superseded claims identified	

12 on **Exhibit B** hereto (the "Superseded Claims"), (iii) the no liability claims 13 identified on Exhibit C hereto (the "No Liability Claims"), (iv) the overstated 14 claims identified on Exhibit D hereto (the "Overstated Claims"), and (v) the 15 unsupported claim identified on Exhibit E hereto (the "Unsupported Claim").

The GUC Distribution Trustee is objecting to the Late-Filed Claims because 17 such claims (i) pertain to General Unsecured Claims for which proofs of claim were 18 required to be filed on or before the Claims Bar Date; (ii) were not filed on or before 19

20 NOTICE OF THE GUC DISTRIBUTION TRUSTEE'S SIXTH OMNIBUS CLAIMS 21 **OBJECTION - 2** 

16

SILLS CUMMIS & GROSS P.C. One Riverfront Plaza Newark, NJ 07102 Phone: (973) 643-7000 Fax: (973) 643-6500

POLSINELLI PC 1000 Second Avenue, Suite 3500 Seattle, WA 98104 Phone: (206) 393-5400 Fax: (206) 393-5401

1	the Claims Bar Date; and (iii) were not deemed timely filed by a Final Order of the									
2	Court on or before the Voting Deadline, Confirmation Date, or the Effective Date.									
3	The GUC Distribution Trustee is objecting to the Superseded Claims because									
4	such claims are: (i) claims identified in the Debtors' bankruptcy schedules for which									
5	a proof of claim was subsequently filed, or (ii) proofs of claim for which an amended									
6	or other proof of claim was filed.									
7	The GUC Distribution Trustee is objecting to the No Liability claims because,									
8	based on the GUC Distribution Trustee's review of the proofs of claim filed in these									
9	cases (including their supporting materials), the claims register, the docket, and the									
10	Books and Records provided by the Reorganized Debtors, and for the reasons									
11	identified in the "Reason for Disallowance" column of Exhibit C, the GUC									
12	Distribution Trustee has determined that the No Liability Claims are claims for which									
13	the GUC Distribution Trust has no liability.									
14	The GUC Distribution Trustee is objecting to the Overstated Claims because									
15	such claims (i) reflect amounts that were satisfied or settled; (ii) reflect amounts to									
16	which the claimant is not entitled or that were not owed as of the Petition Date; (iii)									
17	reflect post-petition amounts allegedly owed; and/or (iv) are otherwise inconsistent									
18	with the Debtors' Books and Records.									
19	The GUC Distribution Trustee is objecting to the Unsupported Claim because									
20	such claim fails to allege facts sufficient to support the Unsupported Claim, due to a <b>NOTICE OF THE GUC DISTRIBUTION</b>									
21	TRUSTEE'S SIXTH OMNIBUS CLAIMS OBJECTION - 3SILLS CUMMIS & GROSS P.C. One Riverfront Plaza Newark, NJ 07102 Phone: (973) 643-7000 Fax: (973) 643-6500POLSINELLI, PC 1000 Second Avenue, Suite 3500 Seattle, WA 98104 Phone: (206) 393-5400 Fax: (206) 393-5401									
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1	lack of supporting materials or otherwise, and also is not supported by, and is								
2	inconsistent with, the Books and Records.								
3	A copy of the GUC Distribution Trustee's Sixth Omnibus Claims Objection								
4	(Late-Filed Claims, Superseded Claims, No Liability Claims, Overstated Claims, and								
5	Unsupported Claims) (the <u>"Objection"</u> ) and related documents may be obtained								
6	from PACER, at the bankruptcy court clerk's office, or by contacting the undersigned								
7	attorneys.								
8	IF YOU OPPOSE the Objection, then you must file your written response with								
9	the clerk of the court, and serve a copy on the undersigned counsel NOT LATER								
10	THAN THE RESPONSE DATE, which is May 8, 2023. Furthermore:								
11	IF NO RESPONSE IS TIMEY FILED AND SERVED, the court may, in its								
12	discretion, GRANT THE OBJECTION without further notice and/or hearing.								
13	Any response to this Objection must contain, at a minimum, the following								
14	information: (i) a caption setting forth the name of the Court, the name of the								
15	Remaining Debtor, the case number, and the title of the Objection to which the								
16	Response is directed; (ii) the name of the claimant and his/her/their/its Claim number								
17	(scheduled or filed); (iii) the specific factual basis and supporting legal argument								
18	upon which the claimant will rely in opposing this Objection; (iv) any supporting								
19	documentation, to the extent it is not included in the proof of claim previously filed								
20	with the Court or claims agent, upon which the party will rely in order to support the								
21	NOTICE OF THE GUC DISTRIBUTION TRUSTEE'S SIXTH OMNIBUS CLAIMS OBJECTION - 4SILLS CUMMIS & GROSS P.C. One Riverfront Plaza Newark, NJ 07102 Phone: (973) 643-7000 Fax: (973) 643-6500POLSINELLI, PC 1000 Second Avenue, Suite 3500 Seattle, WA 98104 Phone: (206) 393-5400 Fax: (206) 393-5401								
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1	basis for and amounts asserted in the applicable Claims; and (v) the name, address,									
2	telephone number, and email of the person(s) (which must be the claimant or the									
3	claimant's legal representative) with whom counsel for the GUC Distribution Trustee									
4	should communicate with respect to the applicable Claim and the Objection, and who									
5	possesses authority to reconcile, settle, or otherwise resolve the objection to the									
6	disputed Claim on behalf of the claimant.									
7	Dated: April 3, 2023 SILLS CUMMIS & GROSS P.C.									
8	Andrew H. Sherman (admitted pro hac vice)									
0	Boris Mankovetskiy									
9	(admitted pro hac vice) One Riverfront Plaza									
10	Newark, NJ 07102									
11	Telephone: (973) 643-7000									
11	E-mail: asherman@sillscummis.com									
12	bmankovetskiy@sillscummis.com									
13	POLSINELLI PC									
10	/s/Jane Pearson									
14	Jane Pearson, WSBA #12785 1000 Second Avenue, Suite 3500									
15	Seattle, WA 98104									
15	(206) 393-5415 jane.pearson@polsinelli.com									
16										
17	Co-Counsel for Steven D Sass LLC, as GUC Distribution Trustee									
18										
19										
20										
21	NOTICE OF THE GUC DISTRIBUTION TRUSTEE'S SIXTH OMNIBUS CLAIMS OBJECTION - 5SILLS CUMMIS & GROSS P.C. One Riverfront Plaza Newark, NJ 07102POLSINELLI, PC 1000 Second Avenue, Suite 3500 Seattle, WA 98104 Phone: (973) 643-7000Phone: (973) 643-7000 Fax: (973) 643-6500Phone: (206) 393-5400 Fax: (206) 393-5401									
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#### Exhibit A

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#	Claimant Name <sup>1</sup>	Claim Amount		Claim No. <sup>1</sup>	Debtor Name	Date Filed	Reason for Disallowance
			Administrative				
	Milroy Emergency Group a	\$0.00	Secured				
	Professional LLC d/b/a Milroy	\$0.00	Priority				Claim filed after Bar Date (see
1	Emergency Group, PLLC	\$160,188.58	General Unsecured	86	SHC Medical Center-Yakima	8/14/2019	Objection pp. 6-8)
		\$0.00	Administrative				
		\$0.00	Secured				
		\$0.00	Priority				Claim filed after Bar Date (see
2	Cascade Natural Gas Corporation	\$45,863.29	General Unsecured	16	Yakima HMA Home Health, LLC	10/3/2019	Objection pp. 6-8)

# Exhibit B

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			Superseded Schedule ID /		Surviving				
#	Claimant Name <sup>1</sup>	Scheduled Amount	Claim No. <sup>1</sup>	Scheduled Debtor Name	Claim No. <sup>2</sup>	Surviving	Claim Amount	Surviving Debtor Name	Reason for Disallowance
1	MEDLINE INDUSTRIES INC	\$0.00 Administrative \$0.00 Secured \$0.00 Priority \$7,069.53 General Unsecured	Sched ID 3228625	SHC Medical Center-Toppenish					Superseded by subsequently filed claim(s) (see Objection p. 8)
2	MEDLINE INDUSTRIES INC	\$0.00 Priority \$7,645.96 General Unsecured	Sched ID 3228626	SHC Medical Center-Yakima					Superseded by subsequently filed claim(s) (see Objection p. 8)
3	MEDLINE INDUSTRIES INC	\$0.00 Priority \$12,758.13 General Unsecured	Sched ID 3228622	SHC Medical Center-Toppenish	316 318 320	\$36,042.84	General Unsecured General Unsecured General Unsecured	Astria Health Astria Health Astria Health	Superseded by subsequently filed claim(s) (see Objection p. 8)
4	MEDLINE INDUSTRIES INC	\$0.00 Administrative \$0.00 Secured \$0.00 Priority \$91.698.57 General Unsecured	Sched ID 3228624	Sunnyside Community Hospital Association					Superseded by subsequently filed claim(s) (see Objection p. 8)
5	MEDLINE INDUSTRIES INC	\$0.00 Priority \$236,938.99 General Unsecured	Sched ID 3228623	SHC Medical Center-Yakima					Superseded by subsequently filed claim(s) (see Objection p. 8)
6	Favorite Healthcare Staffing, Inc.	\$0.00 Administrative \$0.00 Secured \$0.00 Priority \$95,771.24 General Unsecured	261	Astria Health	111	\$106,526.35	General Unsecured	Astria Health	Superseded by other filed claim(s) (see Objection p. 8)
7	INSTRUMENTATION LABORATORY	\$0.00 Administrative \$0.00 Secured \$0.00 Priority \$40,236.97 General Unsecured	449	Astria Health	79	\$49,239.16	General Unsecured	Sunnyside Community Hospital Association	Superseded by other filed claim(s) (see Objection p. 8)

<sup>2</sup> Identification of a claim as a surviving claim does not constitute allowance. Such claims may already have been or may in the future be addressed by other objections, agreements, or otherwise. All rights of the

GUC Distribution Trustee and the Debtors are expressly reserved with respect to all surviving claims (or portions thereof) that have not been fully resolved.

# Exhibit C

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#	Claimant Name <sup>1</sup>	Scheduled Amount	Superseded Schedule ID / Claim No. <sup>1</sup>	Scheduled Debtor Name	Date Filed	Reason for Disallowance <sup>2</sup>
m	Claimant Name	\$0.00 Administrative	Giann NO.	Scheddied Debtor Name	Date Theu	Asserted claim relates to post-petition amounts
1	Heritage Professional Landscaping, Inc.	\$0.00 Administrative \$0.00 Priority \$31.386.07 General Unsecured	516	Astria Health	4/17/2020	allegedly owed. Under the Plan, the GUC Distribution Trust has no liability for any post- petition obligations
2	LaDon Linde	\$0.00 Administrative \$0.00 Secured \$0.00 Priority \$6,614.26 General Unsecured	628	Astria Health	7/20/2020	Continued employee PTO rolled over to Reorganized Debtor for usage and continued accrual, no PTO payable as general unsecured claim
3	Sandra Linde	\$0.00 Administrative \$0.00 Secured \$0.00 Priority \$5,620.62 General Unsecured	629	Astria Health	7/21/2020	Continued employee PTO rolled over to Reorganized Debtor for usage and continued accrual, no PTO payable as general unsecured claim
4	Mohammed Riaz	\$0.00 Administrative \$0.00 Secured \$0.00 Priority \$213,498.26 General Unsecured	660	Astria Health	8/5/2020	Physician terminated and not contractually entitled to PTO payout
5	D. Chase Livingston	\$0.00 Administrative \$0.00 Secured \$0.00 Priority \$8,147.01 General Unsecured	640	Astria Health	10/2/2020	Physician terminated and not contractually entitled to PTO payout
6	Kyla J Way	\$0.00 Administrative \$0.00 Secured \$0.00 Priority \$12,767.52 General Unsecured	553	Astria Health	7/7/2020	Continued employee PTO rolled over to Reorganized Debtor for usage and continued accrual, no PTO payable as general unsecured claim

<sup>2</sup> For the avoidance of doubt, nothing in the Objection or this Exhibit shall constitute an allowance of any post-petition claim not otherwise previously allowed, and all of the Reorganized Debtors' and the GUC Distribution Trustee's rights, claims, defenses, causes of action and/or objections, including, without limitation, objections to any post-petition claim asserted by holders of these Claims are expressly reserved and preserved.

# Exhibit D

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#	Claimant Name <sup>1</sup>	Claim No. <sup>1</sup>	Claim Amount	Modified Claim Amount <sup>2</sup>	Debtor Name	Reason for Reduction / Modification <sup>3</sup>	
"	oramant Name	Sidim NO.	\$0.00 Administrative	\$0.00 Administrative	Bestor Name	Employee terminated and PTO paid by	
			\$0.00 Secured	\$0.00 Secured		Reorganized Debtor through date	
1	Lori L. Stephenson	599	\$0.00 Priority	\$0.00 Priority	Astria Health	certain; reduced claim reflects payout	
			\$6,558.00 General Unsecured	\$3,381.44 General Unsecured		and remaining PTO balance	
			\$0.00 Administrative	\$0.00 Administrative		Employee terminated and PTO paid by	
			\$0.00 Secured	\$0.00 Secured		Reorganized Debtor through date	
2	Jill M Arnold	652	\$0.00 Priority	\$0.00 Priority	Astria Health	certain; reduced claim reflects payout	
			\$17,683.26 General Unsecured	\$13,148.38 General Unsecured		and remaining PTO balance	
			\$0.00 Administrative	\$0.00 Administrative		Employee terminated and PTO paid by	
			\$0.00 Secured	\$0.00 Secured		Reorganized Debtor through date	
3	Nancy J Leahy	638			Astria Health		
			\$0.00 Priority	\$0.00 Priority		certain; reduced claim reflects payout	
		_	\$5,603.35 General Unsecured	\$315.68 General Unsecured		and remaining PTO balance	
			\$0.00 Administrative	\$0.00 Administrative		Employee terminated and PTO paid by	
4	Elaina M. Wagner	471	\$0.00 Secured	\$0.00 Secured	Astria Health	Reorganized Debtor through date	
			\$0.00 Priority	\$0.00 Priority		certain; reduced claim reflects payout	
			\$14,481.85 General Unsecured	\$1,507.37 General Unsecured		and remaining PTO balance	
			\$0.00 Administrative	\$0.00 Administrative		Employee terminated and PTO paid by	
5	Karen Tucker	486	\$0.00 Secured	\$0.00 Secured	Astria Health	Reorganized Debtor through date	
5	italen huckei	400	\$0.00 Priority	\$0.00 Priority	Astria Health	certain; reduced claim reflects payout	
			\$5,347.96 General Unsecured	\$3,129.38 General Unsecured		and remaining PTO balance	
			\$0.00 Administrative	\$0.00 Administrative		Employee terminated and PTO paid by	
6	Melissa Fortier	487	\$0.00 Secured	\$0.00 Secured	Astria Health	Reorganized Debtor through date	
0		487	\$0.00 Priority	\$0.00 Priority		certain; reduced claim reflects payout	
			\$11,009.66 General Unsecured	\$7,851.68 General Unsecured		and remaining PTO balance	
			\$0.00 Administrative	\$0.00 Administrative		Employee terminated and PTO paid by	
-		500	\$0.00 Secured	\$0.00 Secured		Reorganized Debtor through date	
7	Suzzanne Kristine Krueger	502	\$0.00 Priority	\$0.00 Priority	Astria Health	certain; reduced claim reflects payout	
			\$5,496.38 General Unsecured	\$3,071.57 General Unsecured		and remaining PTO balance	
			\$0.00 Administrative	\$0.00 Administrative			
_			\$0.00 Secured	\$0.00 Secured		Physician terminated and not	
8	Dr. Roy Pierson	512	\$0.00 Priority	\$0.00 Priority	Astria Health	contractually entitled to PTO payout.	
			\$66,617.39 General Unsecured	\$6,631.54 General Unsecured		Modified claim amount not PTO related	
			\$0.00 Administrative	\$0.00 Administrative		Employee terminated and PTO paid by	
			\$0.00 Secured	\$0.00 Secured		Reorganized Debtor through date	
9	Trever Koenig	525	\$0.00 Priority	\$0.00 Priority	Astria Health	certain; reduced claim reflects payout	
			\$8,787.00 General Unsecured	\$5,739.49 General Unsecured		and remaining PTO balance	
			\$0.00 Administrative	\$0.00 Administrative		Employee terminated and PTO paid by	
10	Crystina B. Kluth	527	\$0.00 Secured	\$0.00 Secured	Astria Health	Reorganized Debtor through date	
10	Crystina B. Klutn	527	\$0.00 Priority	\$0.00 Priority	Astria Health	certain; reduced claim reflects payout	
			UNKNOWN General Unsecured	\$1,530.47 General Unsecured		and remaining PTO balance	
	l	+ +	\$0.00 A desision to the second	e de la companya de l		-	
	1		\$0.00 Administrative	\$0.00 Administrative		Employee terminated and claims	
11	Michael D Smith	561	\$0.00 Secured	\$0.00 Secured	Astria Health	settled (SEIU); remainder classified as	
			\$0.00 Priority	\$0.00 Priority		general unsecured claim	
		+ +	\$11,712.88 General Unsecured	\$3,191.94 General Unsecured		A second state and state state state of the second state of the se	
	1		\$0.00 Administrative	\$0.00 Administrative		Asserted claim relates to post-petition	
			\$0.00 Secured	\$0.00 Secured		amounts allegedly owed. Under the	
12	Innovent Global, Inc.	363	363	\$39,103.72 Priority	\$0.00 Priority	Astria Health	Plan, the GUC Distribution Trust has
				\$0.00 General Unsecured	\$36,693.73 General Unsecured		no liability for any post-petition
			\$0.00 Constat 61.0000100			obligations	

<sup>2</sup> Reflects adjusted GUC claim amount pursuant to Reorganized Debtors' notice of treatment of terminated employee priority claims and, to the extent applicable, omnibus objection thereto at Docket #2390

<sup>3</sup> For the avoidance of doubt, nothing in the Objection or this Exhibit shall constitute an allowance of any post-petition claim not otherwise previously allowed, and all of the Reorganized Debtors' and the GUC Distribution Trustee's rights, claims, defenses, causes of action and/or objections, including, without limitation, objections to any post-petition claim asserted by holders of these Claims are expressly reserved and preserved.

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# Exhibit E

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#	Claimant Name <sup>1</sup>	Claim No. <sup>1</sup>	Claim Amount	Debtor Name	Reason for Disallowance
1	Totalmed	220	\$0.00 Administrative \$0.00 Secured \$0.00 Priority \$152,877.95 General Unsecured	Astria Health	Claim lacks sufficient supporting materials and/or is otherwise inconsistent with Debtors' Books and Records (see Objection pp. 9-10)