#### UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI **EASTERN DIVISION**

In re:		

Chapter 11

MIDWEST CHRISTIAN VILLAGES, INC. et al., 1

Debtors.

Case No. 24-42473-659

Jointly Administered

Objection Deadline: December 3, 2025 Hearing Date: December 17, 2025 Hearing Time: 10:00 a.m. (CT) Location: Courtroom 7 North

## SUMMARY SHEET OF FOURTH INTERIM FEE APPLICATION OF DENTONS US LLP FOR ALLOWANCE AND PAYMENT OF COMPENSATION FOR PROFESSIONAL SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED AS COUNSEL TO THE DEBTORS FOR THE PERIOD FROM **JULY 1, 2025 THROUGH OCTOBER 31, 2025**

Name of Applicant:	Dentons US LLP
Authorized to Provide Professional Services	Debtors and Debtors in Possession
to:	
Date of Retention:	August 16, 2024, effective as of July 16, 2024
Period for which Compensation and Expense Reimbursement are Sought in this Interim Application:	July 1, 2025 through October 31, 2025
Total Amount of Compensation and Expense Reimbursement Sought to be Allowed in this Interim Application:	\$185,484.93

<sup>&</sup>lt;sup>1</sup> The address of the Debtors headquarters is 2 Cityplace Dr, Suite 200, Saint Louis, MO 63141-7390. The last four digits of the Debtors' federal tax identification numbers are: (i) Midwest Christian Villages, Inc. [5009], (ii) Hickory Point Christian Village, Inc. [7659], (iii) Lewis Memorial Christian Village [3104], (iv) Senior Care Pharmacy Services, LLC [1176], (v) New Horizons PACE MO, LLC [4745], (vi) Risen Son Christian Village [9738], (vii) Spring River Christian Village, Inc. [1462], (viii) Christian Homes, Inc. [1562], (ix) Crown Point Christian Village, Inc. [4614], (x) Hoosier Christian Village, Inc. [3749], (xi) Johnson Christian Village Care Center, LLC [8262], (xii) River Birch Christian Village, LLC [7232], (xiii) Washington Village Estates, LLC [9088], (xiv) Christian Horizons Living, LLC [4871], (xv) Wabash Christian Therapy and Medical Clinic, LLC [2894], (xvi) Wabash Christian Village Apartments, LLC [8352],(xvii) Wabash Estates, LLC [8743], (xviii) Safe Haven Hospice, LLC [6886], (xix) Heartland Christian Village, LLC [0196], (xx) Midwest Senior Ministries, Inc. [3401]; (xxi) Shawnee Christian Nursing Center, LLC [0068]; and (xxii) Safe Haven Hospice, LLC [6886].

Total Amount of Companyation Squart to be	\$185,103.50				
Total Amount of Compensation Sought to be	\$105,105.50				
Allowed in this Interim Application:					
Total Amount of Expense Reimbursement	\$381.43				
Sought to be Allowed in this Interim					
Application					
Compensation Sought in this Interim	\$119,058.02				
Application and Already Paid But Not Yet					
Allowed:					
Expense Reimbursement Sought in this	\$381.43				
Interim Application and Already Paid But Not	1				
Yet Allowed:					
Blended Rate in this Interim Application for	\$1,050.88				
Attorneys:	41,020.00				
Blended Rate in this Interim Application for	\$525.00				
11	\$323.00				
All Paraprofessionals:	0000 71				
Blended Rate in this Interim Application for	\$992.51				
All Timekeepers:					
Number of Professionals Included in this	12				
Interim Application:					
Number of Professionals Billing Fewer than	6				
15 Hours to the Case During this Period:					
This is $a(n)$ : monthly $\underline{X}$	_ interim final application				

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# FOURTH INTERIM APPLICATION OF DENTONS US LLP FOR ALLOWANCE AND PAYMENT OF COMPENSATION FOR PROFESSIONAL SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED AS COUNSEL TO THE DEBTORS FOR THE PERIOD FROM JULY 1, 2025 THROUGH OCTOBER 31, 2025

Dentons US LLP ("**Dentons**"), counsel to the above-captioned debtors and debtors in possession (collectively, the "**Debtors**"), hereby submits this fourth interim application (this "**Application**") pursuant to sections 330(a) and 331 of title 11 of the United States Code, 11 U.S.C. §§ 101-1532 (the "**Bankruptcy Code**"), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the "**Bankruptcy Rules**"), Rules 2016-1 and 2016-2 of the Local Rules of Bankruptcy Procedure for the Eastern District of Missouri (the "**Local Rules**"), and the Guidelines for Reviewing

<sup>&</sup>lt;sup>1</sup> The address of the Debtors headquarters is 2 Cityplace Dr, Suite 200, Saint Louis, MO 63141-7390. The last four digits of the Debtors' federal tax identification numbers are: (i) Midwest Christian Villages, Inc. [5009], (ii) Hickory

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Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 by Attorneys in Larger Chapter 11 Cases Effective as of November 1, 2013 (the "U.S. Trustee Guidelines"), for (a) interim approval and allowance of compensation for professional services rendered from July 1, 2025 through and including October 31, 2025 (the "Compensation Period") in the amount of \$185,103.50, and (b) reimbursement of actual and necessary expenses incurred during the Compensation Period in the amount of \$381.43. In support of this Application, Dentons respectfully states as follows:

#### **JURISDICTION AND VENUE**

- 1. The United States Bankruptcy Court for the Eastern District of Missouri (the "Court") has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334 and Rule 9.01(B) of the Local Rules of the United States District Court for the Eastern District of Missouri.
- 2. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409. This matter is a core proceeding pursuant to 28 U.S.C. §157(b).

#### **BACKGROUND**

#### A. The Debtors' Chapter 11 Cases

- 3. On July 16, 2024 (the "**Petition Date**"), the Debtors filed voluntary petitions for relief pursuant to chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the Eastern District of Missouri (the "**Court**").
- 4. The Debtors continue in the operation and management of their business as debtors-in-possession pursuant to sections 1107 and 1108 of the Bankruptcy Code. The U.S. Trustee appointed an official committee of unsecured creditors (the "Committee") on August 8, 2024 [Docket No. 121]. No request for the appointment of a trustee or examiner has been made in these chapter 11 cases (the "Chapter 11 Cases").

- 5. A detailed description of the Debtors' business and the events leading up to the filing of these chapter 11 cases can be found in the *First Day Declaration of Kathleen (Kate)*Bertram [Docket No. 3] (the "First Day Declaration"), incorporated by reference herein.
- 6. The Debtors filed these Chapter 11 Cases to pursue one or more going concern sales and/or going concern affiliates for each of their facilities. To date, the Debtors have closed the sales for all of their facilities but certain post-closing transition requirements are still being performed. The Debtors have also been marketing and selling their remnant assets.

#### **B.** Retention of Dentons US LLP as Counsel to the Debtors

- 7. On July 16, 2024, the Debtors filed the Application for Entry of an Order Authorizing the Retention and Employment of Dentons US LLP as Attorneys for the Debtors and Debtors in Possession, Effective as of the Petition Date [Docket No. 26] (the "Retention Application"). On August 16, 2024, the Court approved the Retention Application and entered the Final Order Authorizing the Retention and Employment of Dentons US LLP as Attorneys for the Debtors and Debtors in Possession, Effective as of the Petition Date [Docket No. 154] (the "Retention Order").
- 8. The Retention Order authorized the Debtors to compensate and reimburse Dentons in accordance with the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and any other applicable order or procedures of the Court. The Retention Order also authorized the Debtors to compensate Dentons at its ordinary and customary hourly rates charged for services of the type rendered in these Chapter 11 Cases and to reimburse Dentons for its actual and necessary out-of-pocket expenses incurred, pending further application to the Court.

# C. Dentons' Monthly Fee Statements and Requests for Payment during the Compensation Period

- 9. On July 25, 2025, Dentons submitted its thirteenth monthly fee statement (the "Thirteenth Monthly Fee Statement") seeking (i) interim allowance of \$59,923.50 for the total amount of fees and expenses related to Dentons' work during the period of July 1, 2025 through and including July 22, 2025<sup>2</sup>; (ii) payment in the amount of \$47,658.80, which is equal to 80% of the total amount of fees (\$59,573.50) sought for actual and necessary legal services rendered to the Debtors during the period; and (iii) reimbursement in the amount of \$350.00 for actual and necessary costs and expenses incurred by Dentons in connection with such services during the period. No objections were received with respect to the Thirteenth Monthly Fee Statement.
- 10. On September 12, 2025, Dentons submitted its fourteenth monthly fee statement (the "Fourteenth Monthly Fee Statement") seeking (i) interim allowance of \$67,092.43 for the total amount of fees and expenses related to Dentons' work during the period of July 23, 2025 through and including August 31, 2025; (ii) payment in the amount of \$53,648.80, which is equal to 80% of the total amount of fees (\$67,061.00) sought for actual and necessary legal services rendered to the Debtors during the period; and (iii) reimbursement in the amount of \$31.43 for actual and necessary costs and expenses incurred by Dentons in connection with such services during the period. No objections were received with respect to the Fourteenth Monthly Fee Statement.
- 11. On October 3, 2025, Dentons submitted its fifteenth monthly fee statement (the "**Fifteenth Monthly Fee Statement**") seeking (i) interim allowance of \$20,579.00 for the total amount of fees and expenses related to Dentons' work during the period of September 1, 2025

<sup>&</sup>lt;sup>2</sup> The July 22, 2025 cutoff date was due to the Dentons' accounting system being transitioned to a new accounting system which did not come back online until mid-August 2025. The rest of July 2025 time was included with the August 2025 invoice as noted below.

through and including September 30, 2025; and (ii) payment in the amount of \$16,463.20, which is equal to 80% of the total amount of fees (\$20,579.00) sought for actual and necessary legal services rendered to the Debtors during the period. No objections were received with respect to the Fifteenth Monthly Fee Statement.

12. On November 7, 2025, Dentons submitted its sixteenth monthly fee statement (the "Sixteenth Monthly Fee Statement") seeking (i) interim allowance of \$37,890.00 for the total amount of fees and expenses related to Dentons' work during the period of October 1, 2025 through and including October 31, 2025; and (ii) payment in the amount of \$30,312.00, which is equal to 80% of the total amount of fees (\$37,890.00) sought for actual and necessary legal services rendered to the Debtors during the period. The objection period for the Sixteenth Monthly Fee Statement expires November 21, 2025.

#### **D.** Dentons' Prior Interim Applications

- 13. Pursuant to the Interim Compensation Order, on November 15, 2024, Dentons submitted the First Interim Fee Application covering the time period of July 16, 2024 through October 31, 2024 which sought fees of \$1,541,636.50 and expenses of \$19,011.24 (the "First Interim Application") [Docket No. 461].
- 14. The First Interim Application was granted on December 19, 2024 pursuant to the Order Approving First Interim Fee Application of Dentons US LLP for Allowance and Payment of Compensation for Professional Services Rendered and Reimbursement of Expenses Incurred as Counsel to the Debtors for the Period from July 16, 2024 through October 31, 2024 [Docket No. 529].
- 15. On March 21, 2025, Dentons submitted the Second Interim Fee Application covering the time period of November 1, 2024 through February 28, 2025 which sought fees of

\$1,389,106.50 and expenses of \$11,476.43 (the "**Second Interim Application**") [Docket No. 654].

- 16. The Second Interim Application was granted on April 28, 2025, pursuant to the Order Approving Second Interim Fee Application of Dentons US LLP for Allowance and Payment of Compensation for Professional Services Rendered and Reimbursement of Expenses Incurred as Counsel to the Debtors for the Period From November 1, 2024 through February 28, 2025 [Docket No. 709].
- 17. On July 14, 2025, Dentons submitted the Third Interim Fee Application covering the time period of March 1, 2025 through June 30, 2025 which sought fees of \$676,370.50 and expenses of \$749.36 (the "**Third Interim Application**") [Docket No. 772].
- 18. The Third Interim Application was granted on August 18, 2025, pursuant to the Order Approving Third Interim Fee Application of Dentons US LLP for Allowance and Payment of Compensation for Professional Services Rendered and Reimbursement of Expenses Incurred as Counsel to the Debtors for the Period From March 1, 2025 through June 30, 2025 [Docket No. 798].

#### **SUPPORTING DOCUMENTS**

- 19. Attached hereto as **Exhibit A** is the Declaration of Robert Richards (the "**Richards Declaration**") regarding Dentons' compliance with the Fee Guidelines.
- 20. Attached hereto as **Exhibit B** is a summary of Dentons' monthly fee statements for the Compensation Period.
- 21. Attached hereto as **Exhibit C** is a schedule of all Dentons attorneys, paraprofessionals and other non-legal staff who have performed services for the Debtors during the Compensation Period, the capacities in which each individual is employed by Dentons, the department in which each

individual practices, the hourly billing rate charged by Dentons for services performed by such individuals, the year in which each attorney was first licensed to practice law, where applicable, and the aggregate number of hours expended in this matter and fees billed in connection therewith.

- 22. Dentons maintains computerized records of the time spent by all Dentons attorneys and paraprofessionals in connection with the prosecution of these chapter 11 cases. Attached hereto as **Exhibit D** is a schedule of Dentons' computerized time records billed during the Compensation Period using project categories hereinafter described in the format specified by the Fee Guidelines.<sup>3</sup>
- 23. Attached hereto as **Exhibit E** is summary of the expenses for which Dentons is seeking reimbursement and a summary specifying the categories of expenses included in the schedule and the total amount for each such expense category.
- 24. To the extent that time or disbursement charges for services rendered or disbursements incurred relate to the Compensation Period, but were not processed prior to the preparation of this Interim Application, Dentons reserves the right to request additional compensation for such services and reimbursement of such expenses in a future application to the Court.

# SUMMARY OF SERVICES PERFORMED BY DENTONS DURING THE COMPENSATION PERIOD

25. During the Compensation Period, Dentons devoted substantial resources and rendered significant professional services to ensure that the Debtors would be able to manage and maximize the value of their estates, including marketing and the sale of remaining remnant assets and an adversary proceeding to enforce a sale price submitted by one of the remnant asset bidders. The following is a summary of the significant professional services rendered by Dentons during

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<sup>&</sup>lt;sup>3</sup> Dentons will provide itemized time records upon request.

the Compensation Period, organized in accordance with Dentons' internal time-tracking system, and broken down by project or task codes:

- a. Adversary Proceedings (Task Code 1002) Fees: \$24,001.00; Total Hours: 21.50
  - Communications regarding remnant asset bidder SLFAQ to complete investigation of claims purchased by SLFAQ under the cooperation clause in the Asset Purchase Agreement.
  - Draft and finalize complaint for adversary proceeding against Richter for damages.
  - Attended and participated in interviews of Christian Horizon witnesses by counsel for SLFAQ concerning the claim against Richter.
  - Reviewed and produced documents to counsel for SLFAQ related to negotiations between the client and Richter.
  - Communications regarding adversary proceeding against City of Springfield related to cash collateralized letter of credit for infrastructure improvements which no longer were going to be going forward.
  - Draft, revise, and comment on draft adversary complaint against City of Springfield.
- b. Asset Disposition/363 Asset Sales (Task Code 1003) Fees: \$32,655.50; Total Hours: 31.20
  - Discussions with various potential remnant buyers, preparation of NDAs with potential buyers, and draft motion for sale of remnant assets and purchase agreement for remnant assets with SLFAQ.
  - Analysis of sale documents for compliance with state reporting statutes.
  - Analysis of various liens, including mechanics liens, and releases of such liens; communications with purported holders of such liens.
  - Communications regarding Ziegler fund investment and sale.
  - Reviewed and revision of Power of Attorney documents for multiple states.

- Calls and correspondence with client, bondholders' counsel, and other parties regarding asset sales and settlements.
- Calls and correspondence with clients and third parties (e.g., Caring Communities, Blue Cross Blue Shield class action claim, Mintz Levin) regarding offers, policy matters, and asset sales.
- Review and analysis of Asset Purchase Agreements and related documents for remnant asset sales.
- Review and resolution of issues related to City of Springfield Letter of Credit and communications with city representatives.
- Coordination with accounting staff and state court counsel regarding Hopp estate settlement and state court approval.
- Ongoing email correspondence and follow-up on asset sale closings, including transfer of pharmacy licenses, and related credit/payment confirmations.
- c. Automatic Stay (Task Code 1004) Fees: \$12,377.00; Total Hours: 11.50
  - Communication with opposing counsel to negotiate terms and resolve disputes.
  - Research and analysis of applicable laws and regulations to ensure compliance and mitigate potential risks.
  - Draft 9019 motion for settlement with Hopp Estate.
  - Document gathering for defense counsel in Hurley matter; correspondence regarding potential settlement in the Hurley matter and court authority on the same.
  - Reviewed and analyzed demand letter for a post-petition employee claim; discussions regarding insurance coverage and strategies for addressing the claim.
  - Reviewed IRS notices and drafted correspondence regarding the automatic stay.
  - Reviewed correspondence related to Ebonie Johnson's claims; drafted and revised a response.

- d. Bar Date Motion and Claims Issues (Task Code 1005) Fees: \$6,223.50; Total Hours: 6.00
  - Analyze new proofs of claim and updates to claims register.
  - Responding to various claimant inquiries regarding scheduled claims and filed proofs of claim.
  - Correspondence regarding Hopp settlement and drafting of settlement documents.
- e. Case Administration (Task Code 1006) Fees: \$12,177.50; Total Hours: 16.10
  - Prepared and maintained work-in-progress list outlining the responsibilities of the Dentons team and the Debtors' other advisors.
  - Reviewed newly filed pleadings on the docket and summarized same for the Dentons team and for client.
  - Draft notices of agenda for hearings and file with the Court.
  - Prepare and file monthly operating reports and self-reports in lieu of appointment of patient care ombudsman.
  - Discuss bankruptcy filing with various individuals seeking information about the bankruptcy case.
  - Analysis regarding structured dismissal of cases and drafting of structured dismissal motion.
- f. Chapter 11 Plan/Confirmation/Implementation/Plan Supplement (Task Code 1007)

Fees: \$7,189.50; Total Hours: 7.50

- Drafted motions for extension of Debtors Chapter 11 plan exclusivity periods and proposed orders on the same.
- Discussions with Bond Trustee and Creditors Committee regarding extension of exclusivity periods and structured dismissal.
- g. DIP Financing/Cash Management (Task Code 1010) Fees: \$3,540.50; Total Hours: 4.30
  - Correspondence regarding cash collateral budget and lender approvals.
  - Draft notice of extended DIP budget.

- Reviewed financial reporting for the DIP.
- h. Employee Issues (Task Code 1012) Fees: \$107.00; Total Hours: 0.10
  - Correspondence regarding 403(b) plan.
- i. Executory Contracts / Leases (Non-Real Property Issues) (Task Code 1013) Fees: Fees: \$8,369.00; Total Hours: 8.20
  - Drafted motions to reject certain executory contracts and proposed orders on the same.
  - Discussions with contract counterparties regarding rejection of contracts
- j. General Case Strategy (including Client/Team calls) (Task Code 1014) Fees: \$15,900.50; Total Hours: 14.50
  - Conferred with the Debtors and their advisors regarding case strategy, pending and upcoming matters, filings, key dates, and deadlines and advised the Debtors in connection therewith at client request, including daily or weekly calls for most of the interim application period.
  - Conducted internal Dentons team calls and meetings to discuss case strategy and case progress regarding asset sales and related items.
- k. Hearing and Court Matters (Task Code 1015) Fees: \$5,550.00; Total Hours: 5.10
  - Prepared for and represented the Debtors at hearings, including other omnibus hearings.
  - Conferred and coordinated with the Debtors and their advisors in preparation for various hearings regarding various related matters and advised the Debtors in connection therewith.
  - Drafted, revised and finalized hearing agendas and proposed orders in connection with various motions.
- 1. Real Property/Real Estate Lease Issues (Task Code 1018) Fees: \$1,305.00; Total Hours: 2.90
  - Review and revise closing transcripts for Wabash Estates and Washington Village Estates; track down closing documents; correspondence related to the same.

m. Regulatory/Healthcare Issues (Task Code 1020)

Fees: \$1,100.00; Total Hours: 1.00

- Discussions with Illinois Department of Health regarding investigation and information requests.
- n. Retention/Fee Applications: Retained Professionals Non Dentons (Task Code 1022)

Fees: \$4,781.50; Total Hours: 6.50

- Reviewed fee statements submitted by various professionals retained by the Debtors and the Creditors' Committee.
- Drafted, analyzed and filed monthly compensation reports of Healthcare Management Partners.
- Drafted, revised and finalized interim fee application and order on the same for B.C. Ziegler and Company, and conferred with the respective professionals and their counsel regarding same.
- o. Retention/Fee Application: Dentons (Task Code 1023)

Fees: \$8,550.50; Total Hours: 12.10

- Prepared Dentons monthly and interim fee statements and proposed order on interim fee statement.
- Discussions regarding fee applications.
- p. US Trustee/Monthly Operating Report (Task Code 1028)

Fees: \$2,391.00; Total Hours: 2.50

- Prepared and reviewed monthly operating reports and discussions of the same with Debtors' counsel and Healthcare Management Partners.
- q. Adversary Complaint Against Remnant Buyer (Task Code 0022) Fees: \$38,884.50; Total Hours: 35.50
  - Analyzed and prepared adversary proceeding complaint and related forms against remnant asset purchaser for breach.
  - Research regarding adversary proceeding against remnant asset purchaser for breach.
  - Various discussions with Debtors, DIP Lender, remnant buyer and Committee regarding breach, potential settlement, and adversary proceeding.

- Communications with SLFAQ's legal counsel to discuss and receive updates on Richter's position in ongoing litigation.
- 26. The professional services performed predominantly by partners, counsel, and associates of Dentons were rendered by Dentons' Restructuring, Corporate, Real Estate, and Litigation practice groups located in various offices. Dentons has a preeminent Restructuring practice and enjoys a national reputation for its expertise in financial reorganizations and restructurings of troubled entities.
- 27. The professional services performed by Dentons on behalf of the Debtors during the Compensation Period required an aggregate expenditure of approximately 186.50 hours by Dentons' partners, counsel, associates, and paraprofessionals. Of the aggregate time expended, approximately 126.3 recorded hours were expended by partners, approximately 40.30 recorded hours were expended by associates, and approximately 20.70 recorded hours were expended by paraprofessionals of Dentons. Of the ten (10) Dentons attorneys who billed time, four (4) billed fewer than 15 hours to this matter. Of the two (2) Dentons paraprofessionals who billed time, two (2) billed fewer than 15 hours to this matter.
- 28. During the Compensation Period, Dentons billed the Debtors for time expended by attorneys based on hourly rates ranging from \$450.00 to \$1,240.00 per hour for attorneys. Allowance of compensation in the amount requested would result in a blended hourly billing rate for Dentons attorneys in this Interim Application of approximately \$1,050.88 (based on 165.80 recorded hours for attorneys at Dentons' agreed billing rates in effect at the time of the performance of services).
- 29. Dentons submits that this Interim Application satisfies Bankruptcy Code Section 330 and the factors for reasonableness of attorney's fees from *Johnson v. Georgia Highway Express, Inc.*, 488 F. 2d 718 (5th Cir. 1974), as outlined below:

- The Time and Labor Required. Dentons' attorneys and a. paraprofessionals have expended 186.50 hours during the Compensation Period in the representation of the Debtors. All of the time spent was necessary and appropriate for the representation of the Debtors in these cases to ensure that the Debtors maximized the value of their estates to the benefit of the Debtors' creditors. This is especially true when considering the urgency of the tasks and issues that arose in these chapter 11 cases during the Compensation Period, including, among other things, drafting procedural and operational motions, including adversary proceedings and post-closing matters related to the facility sales. Dentons submits that the hours spent were reasonable given the size and complexity of these cases, the significant and often urgent legal and business issues raised, and the numerous pleadings filed in these cases. All of the services performed were necessary to assist the Debtors in fulfilling their statutory duties and proceeding through these chapter 11 cases in an expeditious and efficient manner. Dentons has additionally made every effort to avoid any unnecessary duplication of time or services.
- b. The Novelty and Difficulty of the Questions Involved. These chapter 11 cases involve a significant number of complex issues in the areas of restructuring, sales, corporate finance, tax and insurance. These cases are a large and complex restructuring, involving significant outstanding debt-funded obligations as of the Petition Date, significant obligations to vendors and contract counterparties, and the sale of substantially all of the Debtors' assets to certain purchasers. Dentons' effective advocacy and creative approach helped clarify and resolve a number of complex issues as described in this Interim Application.
- c. The Skill to Perform the Professional Services Properly. Dentons believes that its recognized expertise in the area of corporate reorganization, its ability to draw from highly experienced professionals in other areas of Dentons' practice, and its creative approach to the resolution of issues has contributed to the successful administration of these cases and benefitted the Debtors' estates and creditors. Due to the nature and complexity of the legal issues presented in these chases, Dentons was required to exhibit a high degree of legal skill in areas related to, among others, bankruptcy, litigation, acquisitions, and other corporate matters. Additionally, Dentons' strong working relationship with the legal and financial advisors retained on behalf of the various interested parties involved in these cases enabled Dentons to work with such professionals towards consensual resolutions of many of the issues that have arisen thus far in these cases. Dentons respectfully submits that its professionals have provided substantial benefits to the Debtors and their estates during the Compensation Period.
- d. The Preclusion of Other Employment by the Professional Due to Acceptance of the Case. Due to the size of Dentons' restructuring department, Dentons' representation of the Debtors did not preclude its acceptance of new clients.
- e. **The Customary Fee**. The rates charged by Dentons attorneys, paraprofessional, and other-non legal staff in these chapter 11 cases are the same rates charged by Dentons in connection with non-bankruptcy work. The

professional fees sought herein are based upon Dentons' normal hourly rates for services of this kind, but discounted given the not for profit nature of these businesses. Dentons respectfully submits that the professional fees sought herein are not unusual given the magnitude and complexity of these cases and time expended in representing the Debtors, and are commensurate with fees Dentons, has been awarded in other cases, as well with professional fees charged by other attorneys of comparable experience.

- f. Whether the Fee is Fixed or Contingent. Dentons' fees in these chapter 11 cases are based upon the hourly billing rates of Dentons' attorneys and paraprofessionals, but discounted as noted above. As in all bankruptcy cases, however, pursuant to §§ 330 and 331 of the Bankruptcy Code, fees for professionals employed under §§ 327 of the Bankruptcy Code are subject to court approval and the availability of funds in the Debtors' estates. In this limited sense, Dentons' fees are contingent in nature.
- g. Time Limitations Imposed by the Client or the Circumstances. Many of the matters Dentons has handled for the Debtors have been on an expedited basis.
- h. The Amount Involved and the Results Obtained. During the Compensation Period, Dentons assisted the Debtors' efforts to, among other things, conduct a sale and marketing process for the sale of substantially all of the Debtors assets. Dentons submits that the fees requested in this Interim Application are reasonable and appropriate when considering the results obtained on behalf of the Debtors thus far.
- i. The Experience, Reputation and Ability of the Professionals. Dentons has extensive, diversified experience and expertise, including Dentons' recognized expertise in the field of debtor protections, creditors' rights, and the administration of cases under chapter 11 of the Bankruptcy Code. Dentons' experience enabled it to perform the services described herein competently and expeditiously. In addition to its expertise in the area of restructuring, Dentons called upon the expertise of its partners and associates in other practice areas to perform the wide-ranging scope of legal work necessitated by these chapter 11 cases, including corporate and litigation work.
- j. **The Undesirability of the Case**. Dentons does not consider these cases to be undesirable. Dentons did discount its rates considering the charitable nature of the Debtors.
- k. The Nature and Length of the Professional Relationship with the Client. Dentons has acted as counsel to the Debtors since 2008 and has rendered services continuously to the Debtors.
- l. **Awards in Similar Cases**. Dentons submits that the fees and expenses for which it seeks compensation and reimbursement in this Interim

Application are not excessive and are commensurate with the rates awarded in similar cases in the United States Bankruptcy Courts for similar services rendered and results obtained.

#### **ACTUAL AND NECESSARY DISBURSEMENTS OF DENTONS**

- 30. Dentons has disbursed \$381.43 as expenses incurred in providing professional services during the Compensation Period. These expenses are reasonable and necessary and were essential to, among other things, timely respond to motions and objections filed in the Debtors' chapter 11 cases and the overall administration of the cases.
- 31. Certain disbursements are not included in Dentons' overhead for the purpose of setting billing rates. Dentons has made every effort to minimize its disbursements in these cases. The actual expenses incurred in providing professional services were absolutely necessary, reasonable, and justified under the circumstances to serve the needs of the Debtors and their estates and creditors.

#### THE REQUESTED COMPENSATION SHOULD BE ALLOWED

- 32. Section 331 of the Bankruptcy Code provides for interim compensation of professionals and incorporates the substantive standards of § 330 to govern the Court's award of such compensation. 11 U.S.C. § 331. Section 330 provides that a Court may award a professional employed under § 327 of the Bankruptcy Code "reasonable compensation for actual, necessary services rendered [and] reimbursement for actual, necessary expenses." 11 U.S.C. § 330(a)(1). Section 330 also sets forth the criteria for the award of such compensation and reimbursement:
  - (A) In determining the amount of reasonable compensation to be awarded to [a] professional person, the court shall consider the nature, the extent, and the value of such services, taking into account all relevant factors, including the time spent on such services;
  - (B) the rates charged for such services;

- (C) whether the services were necessary to the administration of, or beneficial at the time at which the service was rendered toward the completion of, a case under this title;
- (D) whether the services were performed within a reasonable amount of time commensurate with the complexity, importance, and nature of the problem, issue, or task addressed;
- (E) with respect to a professional person, whether the person is board certified or otherwise has demonstrated skill and experience in the bankruptcy field; and
- (F) whether the compensation is reasonable based on the customary compensation charged by comparably skilled practitioners in cases other than cases under this title.

Id. § 330(a)(3).

- 33. In the instant case, Dentons submits that the services for which it seeks compensation and the expenditures for which it seeks reimbursement in this Interim Application were necessary for and beneficial to the preservation and maximization of value for all stakeholders. The compensation requested herein is reasonable in light of the nature, extent, and value of such services to the Debtors, their estates, and all parties in interest.
- 34. In sum, the services rendered by Dentons were necessary and beneficial to the Debtors' estates and were consistently performed in a timely manner commensurate with the types of issues involved in these chapter 11 cases. Accordingly, approval of the compensation for professional services and reimbursement of expenses sought in this Interim Application is warranted.

#### **NOTICE**

35. Notice of this Application has been provided in accordance with the Local Bankruptcy Rules and Local Guidelines.

#### **CONCLUSION**

36. Dentons respectfully requests that the Court (i) award interim allowance of Dentons' compensation for professional services rendered during the Compensation Period in the

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amount of \$185,484.93, consisting of \$185,103.50 in fees and \$381.43 in actual and necessary

expenses, in all instances as incurred during the Compensation Period, and that such allowance be

without prejudice to Dentons' right to seek additional compensation for services performed and

expenses incurred during the Compensation Period, which were not processed at the time of this

Interim Application, (ii) direct payment of the difference between the amounts allowed and any

amounts previously paid pursuant to the Interim Compensation Order, and (iii) grant such other

and further relief as is just and proper.

Dated: November 14, 2025

St. Louis, Missouri

Respectfully submitted,

#### **DENTONS US LLP**

/s/ Robert E. Richards

Stephen O'Brien #43977MO

#### **DENTONS US LLP**

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## **EXHIBIT A**

## RICHARDS DECLARATION

#### UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

In re:

MIDWEST CHRISTIAN VILLAGES, INC. et al..<sup>1</sup>

Debtors.

Chapter 11

Case No. 24-42473-659

Jointly Administered

Objection Deadline: December 3, 2025 Hearing Date: December 17, 2025 Hearing Time: 10:00 a.m. (CT) Location: Courtroom 7 North

DECLARATION OF ROBERT RICHARDS
IN SUPPORT OF THE FOURTH INTERIM FEE APPLICATION
OF DENTONS US LLP FOR ALLOWANCE AND PAYMENT
OF COMPENSATION FOR PROFESSIONAL SERVICES RENDERED AND
REIMBURSEMENT OF EXPENSES INCURRED AS COUNSEL TO THE DEBTORS
FOR THE PERIOD JULY 1, 2025 THROUGH OCTOBER 31, 2025

- I, Robert Richards, being duly sworn, state the following under penalty of perjury:
- 1. I am a partner of the law firm Dentons US LLP ("**Dentons**"). Dentons maintains an office at, among other places, St. Louis, Missouri and Chicago, Illinois. There are no disciplinary proceedings pending against me.

<sup>&</sup>lt;sup>1</sup> The address of the Debtors headquarters is 2 Cityplace Dr, Suite 200, Saint Louis, MO 63141-7390. The last four digits of the Debtors' federal tax identification numbers are: (i) Midwest Christian Villages, Inc. [5009], (ii) Hickory Point Christian Village, Inc. [7659], (iii) Lewis Memorial Christian Village [3104], (iv) Senior Care Pharmacy Services, LLC [1176], (v) New Horizons PACE MO, LLC [4745], (vi) Risen Son Christian Village [9738], (vii) Spring River Christian Village, Inc. [1462], (viii) Christian Homes, Inc. [1562], (ix) Crown Point Christian Village, Inc. [4614], (x) Hoosier Christian Village, Inc. [3749], (xi) Johnson Christian Village Care Center, LLC [8262], (xii) River Birch Christian Village, LLC [7232], (xiii) Washington Village Estates, LLC [9088], (xiv) Christian Horizons Living, LLC [4871], (xv) Wabash Christian Therapy and Medical Clinic, LLC [2894], (xvi) Wabash Christian Village Apartments, LLC [8352],(xvii) Wabash Estates, LLC [8743], (xviii) Safe Haven Hospice, LLC [6886], (xix) Heartland Christian Village, LLC [0196], (xx) Midwest Senior Ministries, Inc. [3401]; (xxi) Shawnee Christian Nursing Center, LLC [0068]; and (xxii) Safe Haven Hospice, LLC [6886].

- 2. I have reviewed the Fourth Interim Fee Application of Dentons US LLP for Allowance and Payment of Compensation for Professional Services Rendered and Reimbursement of Expenses Incurred as Counsel to the Debtors for the Period July 1, 2025 through October 31, 2025 (the "Interim Application") filed contemporaneously herewith. To the best of my knowledge, information and belief, the statements contained in the Interim Application are true and correct. In addition, I believe the Interim Application complies with the Local Bankruptcy Rules.
  - 3. In connection therewith, I also hereby certify that:
    - a. to the best of my knowledge, information and belief formed after reasonable inquiry, the fees and disbursements sought in the Interim Application are permissible under the relevant rules, court orders and Bankruptcy Code provisions;
    - b. the fees and disbursements sought in the Interim Application are billed at rates customarily employed by Dentons and generally accepted by Dentons' clients. In addition, none of the professionals seeking compensation varied their hourly rates based on the geographic location of the Debtors' cases;
    - c. the application includes approximately 11 hours (\$8,588.00 in fees) for reviewing or revising Dentons' time records and invoices;
    - e. in providing a reimbursable expense, Dentons does not make a profit on that expense, whether the services is performed by Dentons in-house or through a third party;
    - f. in accordance with Bankruptcy Rule 2016(a) and Bankruptcy Code § 504, no agreement or understanding exists between Dentons and any other person for the sharing of compensation to be received with these chapter 11 cases except as authorized pursuant to the Bankruptcy Code, Bankruptcy Rules and Local Bankruptcy Rules; and
    - g. all services for which compensation is sought were professional services on behalf of the Debtors and not on behalf of any other person.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Dated: November 14, 2025 /s/Robert Richards

Robert Richards DENTONS US LLP

## **EXHIBIT B**

#### SUMMARY OF MONTHLY FEE STATEMENTS

#### FOURTH INTERIM FEE APPLICATION

Date Served	Period Covered	Total Compen Expenses Incurr Cover	ed for Period	Total Amount Requested with I Fee Stat	Prior Monthly	Total Amount	Paid to Date	Amount Outstanding
		Fees	Expenses	Fees ( 80%)	Expenses (100%)	Fees	Expenses	
8/22/24	7/16/24 7/31/24	\$290,162.00 <sup>1</sup>	\$600.00	\$232,129.60	\$600.00	\$290,162.00	\$600.00	\$0.00
9/17/24	08/1/24 08/31/24	\$487,777.50	\$6,426.79	\$390,222.00	\$6,426.79	\$487,777.50	\$6,426.79	\$0.00
10/17/24	09/1/24 - 09/30/24	\$518,109.50	\$10,944.74	\$414,487.60	\$10,944.74	\$518,109.50	\$10,944.74	\$0.00
11/8/24	10/1/24 – 10/31/24	\$245,587.50	\$1,039.71	\$196,470.00	\$1,039.71	\$245,543.312	\$1,039.71	\$0.00
Total for First Interim Fee Application		\$1,541,636.50	\$19,011.24	\$1,233,309.20	\$19,011.24	\$1,541,636.50	\$19,011.24	\$0.00
12/9/2024	11/1/24- 11/30/24	\$365,522.50	\$5,645.66	\$292,418.00	\$5,645.66	\$365,522.50	\$5,645.66	\$0.00
1/21/2025	12/1/24- 12/31/24	\$162,577.00	\$3,441.15	\$130,061.60	\$3,441.15	\$162,577.00	\$3,441.15	\$0.00
2/21/2025	1/1/25- 1/31/25	\$495,891.50	\$25.45	\$396,713.20	\$25.45	\$495,891.50	\$25.45	\$0.00
3/10/2025	2/1/25- 2/28/25	\$365,115.50	\$2,364.17	\$292,092.40	\$2,364.17	\$365,115.50	\$2,364.17	\$0.00
Total for Second Interim Fee Application		\$1,389,106.50	\$11,476.43	\$1,111,285.20	\$11,476.43	\$1,389,106.50	\$11,476.43	\$0.00
4/11/2025	3/1/25- 3/31/25	\$251,867.00	\$490.56	\$201,493.60	\$490.56	\$251,867.00	\$490.56	\$0.00

<sup>&</sup>lt;sup>1</sup> The First Monthly Fee Statement applied \$1,152.00 of the remaining retainer, reducing fees owed to \$289,010.00.

<sup>&</sup>lt;sup>2</sup> A write-off of \$44.19 was done on attorney fees.

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5/10/2025	4/1/25- 4/30/25	\$147,506.50	\$138.18	\$118,005.20	\$138.18	\$147,506.50	\$138.18	\$0.00
6/16/2025	5/1/25- 5/31/25	\$125,522.00	\$60.75	\$100,417.60	\$60.75	\$125,522.00	\$60.75	\$0.00
7/10/2025	6/1/25- 6/30/25	\$151,475.00	\$59.87	\$121,180.00	\$59.87	\$151,475.00	\$59.87	\$0.00
Total for Third Interim Fee Application		\$676,370.50	\$749.36	\$541,096.40	\$749.36	\$676,370.50	\$749.36	\$677,119.86
7/25/2025	7/1/25- 7/22/25	\$59,573.50	\$350.00	\$47,658.80	\$350.00	\$48,924.62	\$350.00	\$10,648.88
9/12/2025	7/23/25- 8/31/25	\$67,061.00	\$31.43	\$53,648.80	\$31.43	\$53,670.20	\$31.43	\$13,390.80
10/3/2025	9/1/25- 9/30/25	\$20,579.00	\$0.00	\$16,463.20	\$0.00	\$16,463.20	\$0.00	\$4,115.80
11/7/2025	10/1/25- 10/31/25	\$37,890.00	\$0.00	\$30,312.00	\$0.00	\$0.00	\$0.00	\$37,890.00
Total for Fourth Interim Fee Application		\$185,103.50	\$381.43	\$148,082.80	\$381.43	\$119,058.02	\$381.43	\$66,045.48

Summary of Any Objections to Monthly Fee Statements: None

Compensation Sought in this Application Not Yet Paid: \$66,045.48

## **EXHIBIT C**

# COMPENSATION BY PROFESSIONAL JULY 1, 2025 THROUGH OCTOBER 31, 2025

The attorneys who rendered professional services in these chapter 11 cases from July 1, 2025 through October 31, 2025 (the "**Fee Period**") are as follows:

NAME OF PROFESSIONAL	POSITION	DEPARTMENT	YEAR ADMITTED	HOURLY BILLING RATE	TOTAL BILLED HOURS	TOTAL COMPENSATION
Karen M. Jordan	Partner	Corporate, Tax, Private Client	09/27/2000	\$865.00	11.00	\$9,515.00
Stephen J. O'Brien	Partner	Commercial Litigation	11/01/1991	\$1,110.00	41.50	\$46,065.00
Robert E. Richards	Partner	Restructuring, Insolvency and Bankruptcy	01/01/1989	\$1,070.00	26.10	\$27,927.00
Clay Taylor	Partner	Restructuring, Insolvency and Bankruptcy	11/05/2001	\$1,100.00	28.00	\$30,800.00
Thomas K. Vandiver	Partner	Real Estate	01/01/1977	\$1,240.00	18.90	\$23,436.00
Asher Bersin	Associate	Real Estate	9/13/2023	\$450.00	2.90	\$1,305.00
Elysa Chew	Managing Associate	Restructuring, Insolvency and Bankruptcy	1/14/2021	\$950.00	16.40	\$15,580.00
Caitlin L. Gray	Managing Associate	Real Estate	09/18/2019	\$570.00	0.90	\$513.00
Samantha Ruben	Managing Associate	Restructuring, Insolvency and Bankruptcy	11/07/2019	\$950.00	19.10	\$18,145.00
Sarah M. Schrag	Senior Managing Associate	Restructuring, Insolvency and Bankruptcy	12/2/2016	\$950.00	1.00	\$950.00
George L. Medina	Senior Paralegal	Restructuring, Insolvency and Bankruptcy	N/A	\$525.00	9.30	\$4,882.50
Dianne Thomas- Nichols	Senior Paralegal	Restructuring, Insolvency and Bankruptcy	N/A	\$525.00	11.40	\$5,985.00
TOTAL					186.50	\$185,103.50

## **EXHIBIT D**

# COMPENSATION BY MATTER JULY 1, 2025 THROUGH OCTOBER 31, 2025

TASK CODE	PROJECT CATEGORY	TOTAL BILLED HOURS	TOTAL COMPENSATION
1002	Adversary Proceedings	21.50	\$24,001.00
1003	Asset Disposition/363 Sales	31.20	\$32,655.50
1004	Automatic Stay	10.70	\$11,509.00
1005	Bar Date Motion and Claims Issues	6.00	\$6,223.50
1006	Case Administration	16.10	\$12,177.50
1007	Chapter 11 Plan/Confirmation/Implementation/Plan Supplement	7.50	\$7,189.50
1010	DIP Financing/Cash Management	4.30	\$3,540.50
1012	Employee Issues	0.10	\$107.00
1013	Executory Contracts/Leases/(Non-Real Property Issues)	8.20	\$8,369.00
1014	General Case Strategy (Including Client/Team Calls)	15.30	\$16,768.50
1015	Hearings and Court Matters	5.10	\$5,550.00
1018	Real Property/Real Estate Lease Issues	2.90	\$1,305.00
1020	Regulatory/Healthcare Issues	1.00	\$1,100.00
1022	Retention/Fee Applications: Retained Professionals	6.50	\$4,781.50
1023	Retention/Fee Applications: Dentons	12.10	\$8,550.50
1028	US Trustee/Monthly Operating Report	2.50	\$2,391.00
0022	Adversary	35.50	\$38,884.50
TOTAL	1	186.50	\$185,103.50

## **EXHIBIT E**

# EXPENSE SUMMARY JULY 1, 2025 THROUGH OCTOBER 31, 2025

EXPENSE CATEGORY	AMOUNT
Filing Fees	\$350.00
Delivery, Federal Express & Postage	\$31.43
TOTAL	\$381.43