Case 18-33836 Document 373 Filed in TVCP on 00/00/10 Docket #0373 Date Filed: 09/08/2018

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

	_
In re:	§ Chapter 11
	§
NEIGHBORS LEGACY HOLDINGS, INC.,	§ Case No. 18-33836 (MI)
et al.,	§
	§ (Jointly Administered)
Debtors. ¹	§

STATEMENT OF FINANCIAL AFFAIRS FOR NEC AMARILLO SOUTH EMERGENCY CENTER, LP (CASE NO. 18-33840)

Due to the large number of Debtors in these chapter 11 cases, a complete list of the Debtors and the last four digits of their tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' proposed claims and noticing agent at www.kccllc.net/neighbors. The location of Debtors' principal place of business and the Debtors' service address is: 10800 Richmond Avenue. Houston, Texas 77042.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

	§
In re:	§ Chapter 11
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NEIGHBORS LEGACY HOLDINGS, INC.,	§ Case No. 18-33836
et al.,	§
	§ Jointly Administered
Debtors. 1	§

NOTES REGARDING SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENT OF FINANCIAL AFFAIRS

On July 12, 2018 and July 23, 2018 (collectively, the "<u>Petition Date</u>"), Neighbors Legacy Holdings, Inc. and certain of its affiliates and subsidiaries (collectively, the "<u>Debtors</u>"), each filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>") in the United States Bankruptcy Court for the Southern District of Texas (the "<u>Bankruptcy Court</u>"). The Debtors' cases are being jointly administered under Case No. 18-33836.²

With the assistance of their advisors, the Debtors' management prepared the annexed Schedules of Assets and Liabilities (the "Schedules") and the Statement of Financial Affairs (the "SOFAs" and together with the Schedules, the "Schedules and SOFAs") pursuant to section 521 of the Bankruptcy Code and Rule 1007 of the Federal Rules of Bankruptcy Procedure. The Schedules and SOFAs are unaudited and do not purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles in the United States ("GAAP"), and they are they not intended to be fully reconciled to the financial statements.

Although the Debtors' management has made every reasonable effort to ensure that the Schedules and SOFAs are accurate and complete based on information that was available to them at the time of preparation, subsequent information or discovery may

¹ Due to the large number of Debtors in these chapter 11 cases, a complete list of the Debtors and the last four digits of their tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' proposed claims and noticing agent at www.kccllc.net/neighbors. The location of Debtors' principal place of business and the Debtors' service address is: 10800 Richmond Avenue, Houston, Texas 77042.

² On July 23, 2018, NEC Beaumont Emergency Center, LP (Case No. 18-34031) and NEC Beaumont Asset Holdings, LLC (Case No. 18-34030) each commenced a case by filing a petition for relief under Chapter 11 of the Bankruptcy Code (the "Beaumont Cases"). The Beaumont Cases are jointly administered with the above-captioned case by Orders entered in each Beaumont Case Directing that Certain Orders in the Chapter 11 Cases of Neighbors Legacy Holdings, Inc., et al. Apply to the Beaumont Cases (Docket No. 3 in NEC Beaumont Asset Holdings, LLC and Docket No. 4 in NEC Beaumont Emergency Center, LP).

result in material changes to these Schedules and SOFAs, and inadvertent errors or omissions may have occurred. These notes regarding the Debtors' Schedules and SOFAs (the "Notes") comprise an integral part of the Debtors' Schedules and SOFAs and should be referenced in connection with any review of the Schedules and SOFAs. Nothing contained in the Schedules and SOFAs shall constitute a waiver of any rights or claims of the Debtors against any third party, or in or with respect to any aspect of these chapter 11 cases.

- 1. <u>Amendments.</u> The Debtors reserve the right to amend or supplement the Schedules and SOFAs as necessary or appropriate.
- 2. <u>Asset Presentation.</u> Most assets of the Debtors are shown on the basis of the Debtors' book value, as of the Petition Date, and not on the basis of current market values. Accordingly, the Debtors have listed the market value of certain assets and liabilities as having an "unknown" value. The Debtors reserve their right to amend or adjust the value of each asset or liability set forth herein.
- 3. <u>Liabilities.</u> Trade liabilities reflected on Schedule E/F are as set forth in the Debtors' books and records as of the Petition Date. The Debtors have sought to allocate liabilities between the prepetition and postpetition periods based on the information and research that was conducted in connection with the preparation of the Schedules and SOFAs. As additional information becomes available and further research is conducted, the allocation of liabilities between prepetition and postpetition periods may change.
- 4. <u>Causes of Action.</u> Despite reasonable efforts, the Debtors might not have identified or set forth all of their causes of action against third parties as assets in their Schedules and SOFAs. The Debtors reserve any and all of their rights with respect to any causes of action they may have, and neither these Notes nor the Schedules and SOFAs shall be deemed a waiver of any such causes of action.
- 5. <u>Claim Description.</u> The Debtors reserve the right to dispute, or to assert offsets or defenses to, any claim reflected on its Schedules and SOFAs as to amount, liability, priority, secured or unsecured status, or classification, or to otherwise designate any claim as "disputed," "contingent" or "unliquidated" by filing and serving an appropriate amendment. The Debtors reserve the right to amend their Schedules or SOFAs as necessary or appropriate.
- 6. **Property, Equipment and Inventory.** The Debtors have not completed a physical inventory or appraisal of their owned equipment, medical supply inventory or other physical assets. Further, nothing in the Schedules or SOFAs (including, without limitation, the failure to list leased property or equipment as owned property or equipment) is or shall be construed as an admission as to the determination of legal status of any lease (including whether any lease is a true lease or financing arrangement), and the Debtors reserve all their rights with respect to such issues.

- 7. <u>Insurance</u>. The Debtors maintain a variety of insurance policies including property, general liability, and workers' compensation policies and other employee- related policies. The Debtors' interest in these types of policies is limited to the amount of the premiums that the Debtors have prepaid, if any, as of the Petition Date. To the extent the Debtors have made a determination of the amount of prepaid insurance premiums as of Petition Date such amounts are listed on Schedule B, Part 11, Question 77. All policies are expected to remain in place through their expiration. In addition, the Debtors reserve all rights to refunds of any overpayments of premiums paid on their insurance policies.
- 8. <u>Insiders.</u> In the circumstances where the Bankruptcy Schedules require information regarding insiders or officers and directors, included herein are each Debtor's (a) directors (or persons in similar positions) and (b) officers. The listing of a party as an insider is not intended to be nor should it be construed as a legal characterization of such party as an insider and does not act as an admission of any fact, claim, right or defense and all such rights, claims and defenses are hereby expressly reserved. Further, employees have been included in this disclosure for informational purposes only and should not be deemed to be "insiders" in terms of control of the Debtors, management responsibilities or functions, decision-making or corporate authority or as otherwise defined by applicable law, including, without limitation, the federal securities laws, or with respect to any theories of liability or for any other purpose.
- 9. <u>Intercompany Payables and Receivables</u>. Intercompany receivables and payables are set forth on Schedules B and F, respectively. The listing by each Debtor of any account between a Debtor and another affiliate is a statement of what appears in the Debtors' books and records and does not reflect any admission or conclusion of any Debtor regarding the allowance, classification, characterization, validity, or priority of such account. The Debtors periodically record intercompany amounts for combined entities, which could result in discrepancies for allocation between legal entities. The Debtors take no position in these Statements and Schedules as to whether such accounts would be allowed as a Claim, an Interest, or not allowed at all. The Debtors and all parties in interest reserve all rights with respect to such accounts.
- 10. Schedule A/B, Part 3, Question 11 Accounts Receivable. The amount shown for the current value of the accounts receivable has been reduced by an allowance for doubtful accounts, which is based on historical collection experience, age of the receivable, payor classification, and patient payment patterns.
- 11. Schedule A/B, Part 7 Office Furniture Fixtures and Equipment and Part 8 Machinery and Equipment. The Debtors do not maintain itemized fixed asset detail. The Debtors have not conducted a physical inventory or appraisal of any of their owned equipment or other physical assets. Accordingly, the Debtors are unable to provide detailed asset lists and related values other than aggregate book value.
- 12. <u>Schedule D—Creditors Holding Secured Claims.</u> The Debtors have included claims asserted by lessors who have filed UCC-1 financing statements on

Schedule D. The inclusion of such claims on Schedule D is not an admission of the validity of the claim or the secured status asserted for such claim. Except as specifically stated herein, real property lessors, utility companies and other parties which may hold security deposits have not been listed on Schedule D. The Debtors have not included on Schedule D all parties that may believe their claims are secured through setoff rights, deposits posted by, or on behalf of, the Debtors, or inchoate statutory lien rights. While reasonable efforts have been made, determination of the date upon which each claim in Schedule D was incurred or arose would be unduly and cost prohibitive, and therefore, the Debtors may not list a date for each claim listed on Schedule D.

13. <u>Schedule E—Creditors Holding Unsecured Priority Claims.</u> The listing of any claim on Schedule E does not constitute an admission by the Debtors that such claim is entitled to priority under section 507 of the Bankruptcy Code. The Debtors reserve the right to dispute the priority status of any claim on any basis. While reasonable efforts have been made, determination of the date upon which each claim in Schedule E was incurred or arose would be unduly burdensome and cost prohibitive, and therefore, the Debtors may not list a date for each claim listed on Schedule E.

Certain of the claims of state and local taxing authorities set forth in Schedule E, may ultimately be deemed to be secured claims pursuant to state or local laws. In addition, certain of the claims owing to various taxing authorities to which any Debtor may be liable may be subject to ongoing audits. The Debtors reserve the right to dispute or challenge whether claims owing to various taxing authorities are entitled to priority and the listing of any claim on Schedule E does not constitute an admission that such claim is entitled to priority treatment pursuant to section 507 of the Bankruptcy Code.

Additionally, the Debtors have not included employee-related priority claims that existed as of the Petition Date to the extent that such claims have been or are approved for payment pursuant to orders entered by the Bankruptcy Court [See Docket No. 198].

14. Schedule F—Creditors Holding Unsecured Nonpriority Claims. The liabilities identified in Schedule F are derived from the Debtors' books and records, which may or may not, in fact, be completely accurate, but they do represent a reasonable attempt by the Debtors to set forth their unsecured obligations. Parties in interest should not anticipate that recoveries in these cases will reflect the relationship of aggregate asset values and aggregate liabilities set forth in the Schedules and SOFAs. Parties in interest should consult their own professionals or advisors with respect to pursuing a claim. Although the Debtors and their professionals have generated financials the Debtors believe to be reasonable, actual liabilities (and assets) may deviate from the Schedules and SOFAs due to certain events that may occur throughout the duration of these chapter 11 cases.

The claims listed on Schedule F arose or were incurred on various dates. In certain instances, the date on which a claim arose may be unknown or subject to dispute. Although reasonable efforts have been made to determine the date upon which claims listed in Schedule F was incurred or arose, fixing that date for each claim in Schedule F

would be unduly burdensome and cost prohibitive and, therefore, the Debtors may not have listed a date for each claim listed on Schedule F.

Schedule G—Executory Contracts. Listing a contract or agreement on Schedule G does not constitute an admission that such contract or agreement is an executory contract or unexpired lease or that such contract or agreement was in effect on the Petition Date or is valid or enforceable. The Debtors hereby reserve all of their rights to dispute the validity, status, or enforceability of any contracts, agreements, or leases set forth in Schedule G and to amend or supplement such Schedule as necessary. Certain of the leases and contracts listed on Schedule G may contain certain renewal options, guarantees of payment, options to purchase, rights of first refusal and other miscellaneous rights. Such rights, powers, duties and obligations are not set forth separately on Schedule G. In addition, the Debtors may have entered into various other types of agreements in the ordinary course of their business, such as easements, right of way, subordination, nondisturbance agreements, supplemental agreements, amendments/letter agreements, title agreements and confidentiality agreements. Such documents are also not set forth in Schedule G.

The Debtors reserve all rights to dispute or challenge the characterization of the structure of any transaction or any document or instrument related to a creditor's claim. The Debtors may be party to certain agreements that have expired by their terms, but all parties continue to operate under the agreement. Out of an abundance of caution, the Debtors have listed such agreements on Schedule G. The Debtors' inclusion of such contracts or agreements on Schedule G is not an admission that such contract or agreement is an executory contract or unexpired lease.

In some cases, the same supplier or provider may appear multiple times in Schedule G. Multiple listings, if any, reflect distinct agreements between the applicable Debtor and such supplier or provider. The Debtors reserve the right to dispute the effectiveness of any such contract listed on Schedule G or to amend Schedule G at any time to remove any contract.

- 16. <u>Statement of Financial Affairs No. 2 and 13.</u> Prepetition, the Debtors sold excess inventory, equipment, furnishings and other miscellaneous items from its closed centers to various parties on a piecemeal basis. The sales are accounted for in the SOFA filed by Debtor EDMG, LLC (*See* response to Question No. 2). The Debtors did not maintain itemized records of their de minimis asset sales.
- 17. <u>Statement of Financial Affairs 26d Financial Statements</u>. In the ordinary course of their business, the Debtors provided financial statements or certain financial information to various parties for business, statutory, credit, financing and other purposes. Recipients have included financial institutions, investment banks, and legal and financial advisors. Financial statements were provided to the Debtors' secured lender on a monthly basis in accordance with the credit agreement.

- 18. <u>Specific Notes.</u> These General Notes are in addition to the specific notes set forth in the individual Schedules and SOFAs. Disclosure of information in one Schedule, SOFA, exhibit, or continuation sheet even if incorrectly placed, shall be deemed to be disclosed in the correct Schedule, SOFA, exhibit or continuation sheet.
- 19. <u>Totals.</u> All totals that are included in the Schedules represent totals of the liquidated amounts for the individual schedule for which they are listed.
- 20. <u>Unliquidated Claim Amounts.</u> Claim amounts that could not be fairly quantified by the Debtors are scheduled as "unliquidated" or "unknown."
- 21. <u>General Reservation of Rights.</u> The Debtors specifically reserve the right to amend, modify, supply, correct, change or alter any part of their Schedules and SOFAs as and to the extent necessary as they deem appropriate.

Fill in this information to identify the case:							
Debtor Name: In re: NEC Amarillo South Emergency Center, LP							
United States Bankruptcy Court for the: Southern District Of Texas							
Case number (if known): 18-33840 (MI)							

☐ Check if this is an amended filing

Official Form 207

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy 04/16

The debtor must answer every question. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and case number (if known).

Part	1: Income								
1. Gı	oss revenue from busines	ss							
	Identify the beginning and may be a calendar year	ending	dates of the debtor's fi	iscal y	ear, which		Sources of revenue Check all that apply	(be	oss revenue fore deductions and clusions)
	From the beginning of the fiscal year to filing date:	From	1/1/2018 MM / DD / YYYY	to	Filing date	☑	Operating a business Other	_ \$	0.00
	For prior year:	From	1/1/2017 MM / DD / YYYY	to	12/31/2017 MM / DD / YYYY	_ ☑	Operating a business Other	_ \$	1,436,686.00
	For the year before that:	From	1/1/2016 MM / DD / YYYY	to	12/31/2016 MM / DD / YYYY	_ ☑ 	Operating a business Other	\$	0.00

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 9 of 34 NEC Amarillo South Emergency Center, LP Case number (if known): 18-33840

Debtor:

Name

2. Non-business revenue

Include revenue regardless of whether that revenue is taxable. Non-business income may include interest, dividends, money collected from lawsuits, and royalties. List each source and the gross revenue for each separately. Do not include revenue listed in line 1.

□ None

					Description of sources of revenue	Gross reven source (before deduce exclusions)	ue from each
From the beginning of the fiscal year to filing date:	From	1/1/2018 MM / DD / YYYY	to	Filing date	Sale of miscellaneous medical equipment and supplies	\$	3,215.00
For prior year:	From	1/1/2017 MM / DD / YYYY	to	12/31/2017 MM / DD / YYYY	N/A	\$	0.00
For the year before that:	From	1/1/2016 MM / DD / YYYY	to	12/31/2016 MM / DD / YYYY	N/A	\$	0.00

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 10 of 34 NEC Amarillo South Emergency Center, LP Case number (if known): 18-33840 Debtor: Name Part 2: List Certain Transfers Made Before Filing for Bankruptcy 3. Certain payments or transfers to creditors within 90 days before filing this case List payments or transfers-including expense reimbursements-to any creditor, other than regular employee compensation, within 90 days before filing this case unless the aggregate value of all property transferred to that creditor is less than \$6,425. (This amount may be adjusted on 4/01/19 and every 3 years after that with respect to cases filed on or after the date of adjustment.) ✓ None Reasons for payment or transfer Creditor's name and address Dates Total amount or value Check all that apply Secured debt 3.1 Creditor's Name П Unsecured loan repayments Suppliers or vendors Street П Services Other State ZIP Code City Country Payments or other transfers of property made within 1 year before filing this case that benefited any insider 4. List payments or transfers, including expense reimbursements, made within 1 year before filing this case on debts owed to an insider or guaranteed or cosigned by an insider unless the aggregate value of all property transferred to or for the benefit of the insider is less than \$6.425. (This amount may be adjusted on 4/01/19 and every 3 years after that with respect to cases filed on or after the date of adjustment.) Do not include any payments listed in line 3. Insiders include officers, directors, and anyone in control of a corporate debtor and their relatives; general partners of a partnership debtor and their relatives; affiliates of the debtor and insiders of such affiliates; and any managing agent of the debtor. 11 U.S.C. § 101(31). □ None Insider's Name and Address Dates Total amount or value Reason for payment or transfer 4.1 See SOFA 4 Attachment Insider's Name

See SOFA 4 Attachment
Insider's Name

Street

City State ZIP Code

Country

Relationship to Debtor

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 11 of 34

Debtor: NEC Amarillo South Emergency Center, LP Case number (if known): 18-33840

Debtor: NEC Amarillo South Emergency Center, LP Case number (if known): 18-33840

Name

5. Repossessions, foreclosures, and returns

List all property of the debtor that was obtained by a creditor within 1 year before filing this case, including property repossessed by a creditor, sold at a foreclosure sale, transferred by a deed in lieu of foreclosure, or returned to the seller. Do not include property listed in line 6.

✓ None

ditor's Name an	ne and Address Description of the Property			Date	Value of property
.1 Creditor's Name			_		\$
Street			_		
			_		
City	State	ZIP Code	_		
Country			_		

6. Setoffs

List any creditor, including a bank or financial institution, that within 90 days before filing this case set off or otherwise took anything from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor owed a debt.

	Creditor's Name and Address	Description of the action creditor took	Date action was taken	Amount
6.1	Creditor's Name			\$
	Street	Last 4 digits of account number: XXXX-		
	City State ZIP Code			

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 12 of 34

Debtor: NEC Amarillo South Emergency Center, LP Case number (if known): 18-33840

NEC Amarillo South Emergency Center, LP

Name

Case number (if known): 18-33840

Part 3: Legal Actions or Assignments

7.	Legal actions,	administrative	proceedings,	court actions,	executions,	attachments,	or gover	nmental a	audits
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List the legal actions, proceedings, investigations, arbitrations, mediations, and audits by federal or state agencies in which the debtor was involved in any capacity—within 1 year before filing this case.

☐ None

	Case title	Nature of case	Court or agency's na	ame and addr	ess	Stat	us of case
7.1	See SOFA 7 Attachment		Name				Pending On appeal
			Street				Concluded
	Case number						
			City	State	ZIP Code		
			Country				

8. Assignments and receivership

List any property in the hands of an assignee for the benefit of creditors during the 120 days before filing this case and any property in the hands of a receiver, custodian, or other court-appointed officer within 1 year before filing this case.

Custodian's na	me and addr	ess	Description of the Property	١	Value		
				\$			
Custodian's name					Court name and	address	
			Case title				
Street					Name		
	Case number		-	Street			
City	State	ZIP Code					
Country			Date of order or assignment	-	City	State	ZIP Code
					Country		

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 13 of 34 NEC Amarillo South Emergency Center, LP 18-33840

Debtor: NEC Amarillo South Emergency Center, LP Case number (if known): 18-33840

Name

Part 4: Certain Gifts and Charitable Contributions

9. List all gifts or charitable contributions the debtor gave to a recipient within 2 years before filing this case unless the aggregate value of the gifts to that recipient is less than \$1,000

	Recipient's name	and addres	ss	Description of the gifts or contributions	Dates given	Value	
9.1						\$	
	Creditor's Name						
	Street						
	City	State	ZIP Code	_			
	Country Recipient's relatio	nship to dek	otor	_			

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 14 of 34 NEC Amarillo South Emergency Center, LP 18-33840

Debtor:

Name

Part 5: **Certain Losses**

All losses from fire, theft, or other casualty within 1 year before filing this case.

	Description of the property lost and how the loss occurred	Amount of payments received for the loss If you have received payments to cover the loss, for example, from insurance, government compensation, or tort liability, list the total received. List unpaid claims on Official Form 106A/B (Schedule A/B: Assets – Real and Personal Property).	Date of loss	Value of property lost
10.1				\$

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 15 of 34

Debtor: NEC Amarillo South Emergency Center, LP 18-33840

eptor: NEC Amanino South Emergency Center, Er Case number (ir known

Name

Part 6:	Certain	Payments	or	Transfers

11. Payments related to bankruptcy

List any payments of money or other transfers of property made by the debtor or person acting on behalf of the debtor within 1 year before the filing of this case to another person or entity, including attorneys, that the debtor consulted about debt consolidation or restructuring, seeking bankruptcy relief, or filing a bankruptcy case.

□ None

	Who was paid or who received the transfer?	If not money, describe any property transferred	Dates	Total amount or value
11.1	See SOFA 11 Attachment for EDMG, LLC (Case No. 18-33837)			\$
	Address			
	Street			
	City State ZIP Code			
	Country			
	Email or website address			
	Who made the payment, if not debtor?			

12. Self-settled trusts of which the debtor is a beneficiary

List any payments or transfers of property made by the debtor or a person acting on behalf of the debtor within 10 years before the filing of this case to a self-settled trust or similar device.

Do not include transfers already listed on this statement.

	Name of trust or device	Describe any property transferred	Dates transfers were made	Total amount or value
12.1				\$
	Trustee			

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 16 of 34 NEC Amarillo South Emergency Center, LP 18-33840

Debtor:

Name

13. Transfers not already listed on this statement

List any transfers of money or other property - by sale, trade, or any other means - made by the debtor or a person acting on behalf of the debtor within 2 years before the filing of this case to another person, other than property transferred in the ordinary course of business or financial affairs. Include both outright transfers and transfers made as security. Do not include gifts or transfers previously listed on this statement.

□ None

	Who received transfer?	Description of property transferred or payments received or debts paid in exchange			Total amount or value	
13.1	NEC Amarillo South Emergency Center, LP	Sale of miscellaneous medical equipment and supplies	Various	\$	3	,215.00

Address							
10800 Richmond Avenue							
Street							
Houston	TX	77042					
City	State	ZIP Code					
Country							
Relationship to Debtor							

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 17 of 34 NEC Amarillo South Emergency Center, LP 18-33840

Debtor:

Name

D 7	D	
Part 7:	Previous	Locations

14. Previous addresses

List all previous addresses used by the debtor within 3 years before filing this case and the dates the addresses were used.

□ Does not apply

	Address			Dates of occupancy	
14.1	11200 Broadway			From <u>6/14/2016</u>	To 9/8/2016
	Street				
	Suite 2320				
	Pearland	TX	77584		
	City	State	ZIP Code		
	Country				
14.2	10800 Richmond			From 9/9/2016	To Present
	Street				
	Houston	TX	77042		
	City	State	ZIP Code		
	Country				
14.3	4121 S. Georgia St.			From 5/27/2017	To 9/8/2017
	Street				
	Amarillo	TX	79110		
	City	State	ZIP Code		
	Country				

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 18 of 34 NEC Amarillo South Emergency Center, LP Case number (if known): 18-33840

Debtor:

Name

Part 8:	Health	Care	Bankru	ptcies
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15. Health Care bankruptcies

Is the debtor primarily engaged in offering services and facilities for:

- diagnosing or treating injury, deformity, or disease, or
 providing any surgical, psychiatric, drug treatment, or obstetric care?
- $\ \square$ No. Go to Part 9.

	NEC Amarillo South Emergency Center,		Nature of the business operation, including type of services the debtor provides		If debtor provides meals and housing, number of patients in debtor's care	
			gency Center,	Emergency Medicine	N/A	
	4121 S Georgia St Street		Location where patient records are maintained (if different from facility address). If electronic, identify any service provider.		How are records kept?	
	Sileet				Check all that apply: ☑ Electronically	
	Amarillo	TX	79110- 1117	_	☐ Paper	
	City	State	ZIP Code			

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 19 of 34 NEC Amarillo South Emergency Center, LP 18-33840 Debtor: Name Part 9: Personally Identifiable Information 16. Does the debtor collect and retain personally identifiable information of customers? □ No. ☑ Yes. State the nature of the information collected and retained. See SOFA 16 Attachment Does the debtor have a privacy policy about that information? □ No Yes 17. Within 6 years before filing this case, have any employees of the debtor been participants in any ERISA, 401(k), 403(b), or other pension or profit-sharing plan made available by the debtor as an employee benefit? ☑ No. Go to Part 10. ☐ Yes. Does the debtor serve as plan administrator? □ No. Go to Part 10. ☐ Yes. Fill in below:

Employer identification number of the plan

EIN:

Name of plan

□ No□ Yes

Has the plan been terminated?

17.1

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 20 of 34 NEC Amarillo South Emergency Center, LP Case number (if known): 18-33840

Debtor: Case number (if known).

Name

Part 10: Certain Financial Accounts, Safe Deposit Boxes, and Storage Units

18. Closed financial accounts

Within 1 year before filing this case, were any financial accounts or instruments held in the debtor's name, or for the debtor's benefit, closed, sold, moved, or transferred?

Include checking, savings, money market, or other financial accounts; certificates of deposit; and shares in banks, credit unions, brokerage houses, cooperatives, associations, and other financial institutions.

☑ None

	Financial institution name and address	Last 4 digits of account number	Type of account	Date account was closed, sold, moved, or transferred	Last balance before closing or transfer
18.1		XXXX-	Checking		\$
	Name		Savings		
			Money market		
	Street		Brokerage		
		_	Other		
	City State ZIP Code	-			
	Country				

19. Safe deposit boxes

List any safe deposit box or other depository for securities, cash, or other valuables the debtor now has or did have within 1 year before filing this case.

	Depository institu	ition name and ac	ddress	Names of anyone with access to it	Description of the contents	Does debtor still have it?
19.1						□ No
	Name					
						☐ Yes
	Street					
				Address		
	City	State	ZIP Code			
	Country					

Debtor: Name

20. Off-premises storage

List any property kept in storage units or warehouses within 1 year before filing this case. Do not include facilities that are in a part of a building in which the debtor does business.

	Facility name and	address		Names of anyone with access to it	Description of the contents	Does debtor still have it?
20.1						□ No
	Name					
	Street					□ Yes
	Circoi					
				Address		
	City	State	ZIP Code			
	Country					

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 22 of 34 NEC Amarillo South Emergency Center, LP Case number (if known): 18-33840

Debtor:

Name

Part 11: Property the Debtor Holds or Controls That the Debtor Does Not Own

21. Property held for another

List any property that the debtor holds or controls that another entity owns. Include any property borrowed from, being stored for, or held in trust. Do not list leased or rented property.

	Owner's name	and addres	s	Location of the property	Description of the property	Value
21.1	Name					\$
	Name					
	Street					
	City	State	ZIP Code			
	Country					

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 23 of 34 Debtor: NEC Amarillo South Emergency Center, LP Case number (if known): 18-33840

Name

Part 12: Details About Environmental Information

For the purpose of Part 12, the following definitions apply:

- Environmental law means any statute or governmental regulation that concerns pollution, contamination, or hazardous material, regardless of the medium affected (air, land, water, or any other medium).
- Site means any location, facility, or property, including disposal sites, that the debtor now owns, operates, or utilizes or that the debtor formerly owned, operated, or utilized.
- Hazardous material means anything that an environmental law defines as hazardous or toxic, or describes as a pollutant, contaminant, or a similarly harmful substance.

Report all notices, releases, and proceedings known, regardless of when they occurred.

22.	Has the	e debtor been a party in any judi	cial or administrative proceeding under any	environmental law? Include settle	ements and orders.
	☑ No				
	□ Yes	s. Provide details below.			
		Case title	Court or agency name and address	Nature of the case	Status of case

	Case title	Court or agency	name and addre	ss	Nature of the case	Sta	itus of case
22.1							Pending
		Name					On appeal
							Concluded
		Street					
	Case Number						
		City	State	ZIP Code			
		Country					

23. Has any governmental unit otherwise notified the debtor that the debtor may be liable or potentially liable under or in violation of an environmental law?

☐ Yes. Provide details below.

	o. I Tovido dolo	and bolow.						
	Site name and	d address		Governmen address	ital unit nam	e and	Environmental law, if known	Date of notice
3.1								
	Name			Name				
	Street			Street				
	City	State	ZIP Code	City	State	ZIP Code		
	Country			Country			•	

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 24 of 34 NEC Amarillo South Emergency Center, LP Case number (if known): 18-33840 Debtor:

Name

24.	Has the debtor notified any	governmental unit of a	ny release of hazardous material?
-----	-----------------------------	------------------------	-----------------------------------

✓ No

 $\hfill \square$ Yes. Provide details below.

	Site name a	nd address		Governmenta	l unit name aı	nd address	Environmental law	v, if known	Date of notice
24.1	Name			Name					
	Street			Street					
	City	State	ZIP Code	City	State	ZIP Code			
	Country			Country					

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 25 of 34 NEC Amarillo South Emergency Center, LP Case number (if known): 18-33840 Debtor:

40		
	Details About the Debtor's Business or Connections to Any F	ZIICINACC

25. Other businesses in which the debtor has or has had an i
--

Name

Par

List any business for which the debtor was an owner, partner, member, or otherwise a person in control within 6 years before filing this

	Business name and	d address	Describe the nature	e of the business	Employer Ide Do not include	ntifi ca ti Social	on number Security number or ITIN
25.1					EIN:		
	Name				Dates busines	ss exist	ted
					From		То
	Street						
	City	State ZIP Co	ode				
	Country						
Book	s, records, and fina	ancial statements	í				
26a. l	List all accountants a	and bookkeepers v	who maintained the debtor's	books and records	within 2 years	oefore f	iling this case.
□N					•		~
⊔ IN							
	Name and Address	;		Dates of servi	ce		
26a.	1 See SOFA 26a Atta	chment		From		T	0
	Name						
	Charact						
	Street						
							
		State	ZIP Code				
	City	State					
		State					
	City	State					
List	Country		d compiled or reviewed de	— bhtar's books of acc	count and recor	de or or	onarod a financial
List state	Country	Is who have audite	ed, compiled, or reviewed de ase.	ebtor's books of acc	count and record	ds or pr	epared a financial
state	Country all firms or individual ement within 2 years	Is who have audite	ed, compiled, or reviewed de ase.	— ebtor's books of acc	count and record	ds or pr	epared a financial
state	Country all firms or individual ement within 2 years None	ls who have audite before filing this c	ed, compiled, or reviewed de ase.			ds or pr	epared a financial
state	Country all firms or individual ement within 2 years None Name and Addre	ls who have audite before filing this c	ed, compiled, or reviewed de ase.	Dates of service			
state	Country all firms or individual ement within 2 years None Name and Addre	ls who have audite before filing this c	ed, compiled, or reviewed de ase.			ds or pr	epared a financial
state	Country all firms or individual ement within 2 years None Name and Addre	ls who have audite before filing this c	ed, compiled, or reviewed de ase.	Dates of service			
state	Country all firms or individual ement within 2 years None Name and Addre Sb.1 Grant Thornton L Name 1717 Main Street	ls who have audite before filing this c ess	ed, compiled, or reviewed de ase.	Dates of service			
state	Country all firms or individual ement within 2 years None Name and Addre Sb.1 Grant Thornton L Name 1717 Main Street Street	ls who have audite before filing this c ess	ed, compiled, or reviewed de ase.	Dates of service			
state	Country all firms or individual ement within 2 years None Name and Addre Sb.1 Grant Thornton L Name 1717 Main Street	ls who have audite before filing this c ess LP	ase.	Dates of service			
state	Country all firms or individual ement within 2 years None Name and Addre Sb.1 Grant Thornton L Name 1717 Main Street Street	ls who have audite before filing this c ess	ed, compiled, or reviewed decase. 75201 ZIP Code	Dates of service			

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 26 of 34 NEC Amarillo South Emergency Center, LP Debtor: Name 26b.2 Briggs & Veselka Co. 2015 Present From То Name Nine Greenway Plaza Street Suite 1700 Houston TX 77046 City State ZIP Code Country 26c. List all firms or individuals who were in possession of the debtor's books of account and records when this case is filed. □ None If any books of account and records are Name and address unavailable, explain why 26c.1 Tensie Axton, CFO 10800 Richmond Avenue Houston ΤX 77042 City State ZIP Code Country If any books of account and records are Name and address unavailable, explain why 26c.2 David Wible, Controller Name 10800 Richmond Avenue Street Houston ΤX 77042 City State ZIP Code Country

Case 18-33836 DO NEC Amarillo South Emergency Center, LF Document 373 Filed in TXSB on 09/08/18 Debtor: Name 26d. List all financial institutions, creditors, and other parties, including mercantile and trade agencies, to whom the debtor issued a financial statement within 2 years before filing this case. Name and address 26d.1 See Global Notes Name Street City State ZIP Code Country 27. Inventories Have any inventories of the debtor's property been taken within 2 years before filing this case? ☑ No $\hfill \square$ Yes. Give the details about the two most recent inventories. The dollar amount and basis (cost, market, or Date of Name of the person who supervised the taking of the inventory Inventory other basis) of each inventory \$ Name and address of the person who has possession of inventory records 27.1 Name Street City State ZIP Code Country List the debtor's officers, directors, managing members, general partners, members in control, controlling shareholders, or other people in control of the debtor at the time of the filing of this case. Position and Nature of any Name Address % of interest, if any interest 10800 Richmond Avenue, Houston, TX 28.1 Neighbors GP, LLC 77042 **Equity Interest** 1.00% Note: Includes direct and indirect control of the Debtor

Page 27 of 34

Note: Includes direct and indirect control of the Debtor

Official Form 207

28.2 NHS Emergency Centers, LLC

10800 Richmond Avenue, Houston, TX

Equity Interest

99.00%

Case 18-33836 D
NEC Amarillo South Emergency Center, LI Debtor: 29. Within 1 year before the filing of this case, did the debtor have officers, directors, managing members, general partners, members in control of the debtor, or shareholders in control of the debtor who no longer hold these positions? ☐ Yes. Identify below. Period during which position or **Position and Nature of** Name Address any interest interest was held 29.1 30. Payments, distributions, or withdrawals credited or given to insiders Within 1 year before filing this case, did the debtor provide an insider with value in any form, including salary, other compensation, draws, bonuses, loans, credits on loans, stock redemptions, and options exercised? □ No ✓ Yes. Identify below. Amount of money Name and address of recipient Reason for providing the value or description and Dates value of property 30.1 See SOFA 4 State ZIP Code Country Relationship to debtor Within 6 years before filing this case, has the debtor been a member of any consolidated group for tax purposes? ✓ No ☐ Yes. Identify below. Name of the parent corporation Employer Identification number of the parent corporation EIN: 32. Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund? ☑ No ☐ Yes. Identify below. Name of the pension fund Employer Identification number of the pension fund EIN: 32.1

Document 373 Filed in TXSB on 09/08/18

Part 14: Signature and Declaration Document 373 Filed in TXSB on 09/08/18 Page 29 of 34

 $\overline{\mathbf{Q}}$

Yes

In re: NEC Amarillo South Emergency Center, LP Case No. 18-33840

Attachment 4

Payments or other transfers of property made within 1 year before filing this case that benefited any insider

Insider's name	Address 1	City	State	Zip	Date	Total amount or value	Reasons for payment or transfer	Relationship to debtor
EDMG, LLC	10800 Richmond Avenue	Houston	TX	77042	7/7/2018	\$1,084.12	Intercompany Transfer	
EDMG, LLC	10800 Richmond Avenue	Houston	TX	77042	7/14/2018	\$5,000.00	Intercompany Transfer	
EDMG, LLC	10800 Richmond Avenue	Houston	TX	77042	7/25/2018	\$2,164.46	Intercompany Transfer	
EDMG, LLC	10800 Richmond Avenue	Houston	TX	77042	7/31/2018	\$604.61	Intercompany Transfer	
EDMG, LLC	10800 Richmond Avenue	Houston	TX	77042	7/31/2018	\$407.22	Intercompany Transfer	
EDMG, LLC	10800 Richmond Avenue	Houston	TX	77042	8/3/2018	\$3,479.31	Intercompany Transfer	
EDMG, LLC	10800 Richmond Avenue	Houston	TX	77042	8/9/2018	\$35,983.65	Intercompany Transfer	
EDMG, LLC	10800 Richmond Avenue	Houston	TX	77042	8/14/2018	\$44,016.00	Intercompany Transfer	
EDMG, LLC	10800 Richmond Avenue	Houston	TX	77042	8/23/2018	\$35,452.50	Intercompany Transfer	
Neighbors Practice Management, LLC	10800 Richmond Avenue	Houston	TX	77042	5/1/2018	\$47.20	Intercompany Transfer	

In re: Neighbors Legacy Holdings, Inc., et al. Case No. 18-33836

Attachment 7

Legal actions, administrative proceedings, court actions, executions, attachments, or governmental audits

					Court		Court	Court	Status of case (e.g. Pending, On appeal,
Case Title	Case number	Nature of case	Court name	Court address 1	address 2	Court City			Concluded)
Alcode Plumbing, LLC vs. UEB Builders, Inc. and Neighbors Legacy Holdings, Inc. d/b/a Neighbors Health System, Inc.	A-201143	Suit to foreclose on M&M lien	58th Judicial District Court	1149 Pearl Street		Beaumont	TX	77701	Concluded
Amanda Hanks vs. Neighbors Emergency Center, LLC	2017-43916	Retaliation	61st Judicial District Court	201 Caroline Street		Houston	TX	77002	Concluded
Ashlynn Foster, by her Next Friend, Kristin Foster, and Kristin Foster, Individually vs. Deshawn Stewart, MD and NEC Wichita Falls Emergency Center, LP d/b/a Neighbors Emergency Center	187,736-A	Medical Malpractice	30th Judicial Distrct Court	900 Seventh Street		Wichita Falls	TX	76301	Pending
BB&T Commercial Equipment Capital Corp; fka Susquehanna Commercial Finance, Inc.; cp Branch Banking and Trust vs. Neighbors Legacy Holdings, Inc; fka Neighbors Health Systems, Inc.	4:18-CV-00135	Breach of Contract	United States District Court; Southern District of Texas - Houston Division	515 Rusk Avenue		Houston	TX	77002	Pending
Beaumont Emergency Physicians Associates, PLLC as 72% Majority Member Derivatively on Behalf of NEC Beaumont Emergency Center, LLC vs. Neighbors Legacy Holdings, Inc., Successor to and d/b/a Neighbors Health System, Inc., Neighbors GP, LLC, General Partner of NEC Beaumont Emergency Center, LP, NEC Beaumont Emergency Center, LP, Setul G. Patel, Dharmesh A. Patel and Paul A. Alleyne	D-200,749	Breach of Contract	136th Judicial District Court	1085 Pearl Street		Beaumont	TX	77701	Pending
Biotechnology Integration and Management LLC vs. Neighbors Health System, Inc. and NEC West Warwick Emergency Center, LP	2017-1284	Breach of Contract	Superior Court	222 Quaker Lane		Warwick	RI	02886	Pending
Central Bank of St. Louis vs. NEC Amarillo Emergency Center, LP, NEC Bellaire Emergency Center, LP, NEC Brownsville Emergency Center, LP, NEC College Station Emergency Center, LP, NEC Harlingen Emergency Center, LP, NEC Odessa Emergency Center, LP, NEC Porter Emergency Center, LP, NEC Texarakana Emergency Center, LP, Texas City Emergency Center, LP, NEC Wichita Falls Emergency Center, LP, Neighbors Global Holdings, LLC, Neighbors Health, LLC f/k/a Neighbors Health System, LLC, Neighbors Legacy Holdings, Inc.	4:17-cv-02214-ERW	Breach of Contract	United States District Court; Eastern District of Missouri	111 South Tenth Street	Suite 3.300	St. Louis	MO	63102	Pending
Colonia Verde Investors, LLC vs. Arizona Emergency Center 01, LP d/b/da Neighbors Emergency Center, Neighbors Health, LLC, Neighbors Global Holdings, LLC	C20175911	Breach of Contract	Superior Court	110 West Congress Street		Tuscon	AZ		Pending
Convergint Technologies LLC vs. NEC Lake Jackson Emergency Center, LP and NEC Grand Prairie Emergency Center, LP	DC-18-00863	Suit to foreclose on M&M	160th Judicial District Court	600 Commerce Street	Suite 640	Dallas	TX	75202	Pending
GreatAmerica Financial Service Corporation vs. Neighbors Health System, Inc., Neighbors Emergency Center, LLC, NEC Zaragoza Emergency Center, LP, NEC Tyler Emergency Center, LP, NEC Texas City Emergency Center, LP, NEC Wichita Falls Emergency Center, LP, NEC Longvivew Emergency Center, LP, NEC San Angelo Emergency Center, LP, NEC College Station Emergency Center, LP, NEC Lufkin Emergency Center, LP, NEC West Warwick Emergency Center, LP and NEC Greeley Emergency Center, LP	LACV089989	Breach of Contract	Iowa District Court	50 Third Avenue Bridge		Cedar Rapids	IA	52401	Pending
Harry Leiser, Trustee of the Harry Leiser Revocable Trust vs. Neighbors Legacy Holdings, Inc. and Neighbors Health System, LLC	2018-232	Breach of Contract	Superior Court	222 Quaker Lane		Warwick	RI	02886	Pending
Harry Lieser vs. NEC West Warwick Emergency Center, LP	3CA-2017-10156	Eviction for Non-Payment of Rent	Third Division District Court	222 Quaker Lane		Warwick	RI	02886	Pending
Infinity Emergency Management Group, LLC vs. Neighbors Health System, Inc., Neighbors Health, LLC, Neighbors Investment Group, LLC, Neighbors GP, LLC, Setul G. Patel, M.D., Paul Alleyne, M.D., Michael Chang, M.D., Andy Chen, M.D., Cyril Gillman, M.D., Quang Henderson, M.D., Dharmesh Patel, M.D. and Hitesh Patel, M.D.	2017-73050	Breach of Contract	269th Judicial District Court	201 Caroline Street		Houston	TX	77002	Pending
JL Parker Plumbing, Inc. v. Gerald H. Phipps, Inc. d/b/a GH Phipps Construction Co. and RKMS Grand Prairie LLC	DC-18-0086	Breach of Contract	68th Judicial Distric Court	600 Commerce Street, 5th Floor New Tower		Dallas	TX	75202	Pending
Michael Heichen and Azalea Saemi vs. NHS Emergency Centers, LLC and Neighbors Health System, Inc.	2018-30402	Breach of Contract	333rd Judicial District Court	201 Caroline Street		Houston	TX		Pending

Case 18-33836 Document 373 Filed in TXSB on 09/08/18 Page 32 of 34

In re: Neighbors Legacy Holdings, Inc., et al. Case No. 18-33836

Attachment 7
Legal actions, administrative proceedings, court actions, executions, attachments, or governmental audits

Status of case (e.g. Pending, Court Court On appeal. Court Case number Nature of case Court name Court address 1 address 2 Court City State Zip Concluded) Neighbors Legacy Holdings, Inc. f/k/a Neighbors Health System, Inc., Neighbors Health, LLC f/k/a Neighbors Health System, LLC, NEC Texas City Emergency Center, LP, NEC Tyler Emergency Center, LP, NEC Eastside Emergency Center, LP, NEC Port Arthur Emergency Center, LP, NEC Kingwood Emergency Center, LP, NEC Amarillo Emergency Center, LP, NEC Harlingen Emergency Center, LP, NEC Brownsville Emergency Center, LP, NEC McAllen Emergency Center, LP, EDMG, LLC, NEC College Station Emergency Center, LP, NEC Longview Emergency Center, LP, NEC Bellaire Emergency Center, LP, NEC Wichita Falls Emergency Center, LP, NEC Texarkana Emergency Center, LP, Neighbors Global Holdings, LLC, NEC San Angelo Emergency Center, LP, NEC Lufkin Emergency Center, LP, NEC Greeley Emergency Center, LP, NEC West Warwick Emergency Center, LP, NEC Lubbock Emergency Center, LP. Neighbors GP, LLC vs. All Points Solutions, Inc. d/b/a 3i International, EverBank Commerical Finance, Inc., Signature Financial, LLC, Susquehanna Commercial Finance, Inc., Central Bank of St. Louis, Unifi Equipment Finance, Inc. and Chris Mitchell 2017-31786 Breach of Contract 164th Judicial District Court 201 Caroline Street Houston 77002 Pending Northern Rhode Island Radiology, LLC vs. Neighbors Health System, Inc. and NEC West Warwick Emergency Center, LP 2017-1287 Breach of Contract Superior Court 222 Quaker Lane Warwick 02886 Pending R.G. Brinkmann Company, Inc. d/b/a Brinkman Constructors vs. Neighbors Health Systems, Inc., Suit to foreclose on M&M RKMS Aurora #2 LLC, and International Bank of Commerce 2017CV32884 18th Judicial District Court 7325 S. Potomac Street 80112 Concluded Centennial RKMS Amarillo #2 LLC v. Gerald H. Phipps, Inc. 73571A Breach of Contract 47 Judicial District Court 2309 Russell Long Blvd. TΧ 79015 Pending Canyon Securranty Inc. vs. Neighbors Health System, Inc. 2018-30244 Breach of Contract 80th Judicial District Court 201 Caroline Street Houston ΤX 77002 Pending Signature Financial LLC vs. Neighbors Global Holdings, LLC, NEC Lufkin Emergency Center, LP, NEC Greeley Emergency Center, LP, NEC West Warwick Emergency Center, LP, NEC Lubbock Emergency Center, LP, Neighbors Legacy Holdings, Inc. f/k/a Neighbors Health System, Inc., Neighbors Health, LLC f/k/a Neighbors Health System, LLC and NEC Bellaire Emergency Center, United Satates District Court: 1:17-cv-06089-JSR Breach of Contract Southern District of New York 500 Pearl Street New York 10007 Pending SMTA Financing JV, LLC vs. NEC Tyler Emergency Center, LP and Neighbors Global Holdings, 7th Judicial District Court 18-1024-A Breach of Contract 100 North Broadway Avenue Tyler 75702 Pending SMTA Financing JV, LLC vs. NEC Zaragoza Emergency Center, LP and Neighbors Global 2018-DCV-1679 Breach of Contract County Court at Law No. 3 500 East San Antonio Suite 1001 El Paso 79901 Pending Spring Gulch, LLC vs. NEC San Angelo Emergency Center, LP, Neighbors GP, LLC, Neighbors Eviction for Non-Payment Health System, Inc. and Neighbors Global Holdings, LLC C4659J4 of Rent Justice of the Peace; Pct 4 124 W. Beauregard San Angelo TX 76903 Pending Susan L. Collemer, Susan Collemer, MD, LLC, Michael W. Demelis, Kristina E. McAteer, Margaret P. Mueller, Sophia G. O'Donnell, Sophia G. O'Donnell, MD, LLC, Laura D. Rau, Laura D. Rau MD, LLC, Christopher G. Roloff vs. Neighbors Health, LLC, NEC West Warwick Emergency Centers, LP, NHS Emergency Centers, LLC, Neighbors GP, LLC, Neighbors Physicians Group-Rhode Island, LLC and Neighbors Physicians Group, LLC KC-2017-1020 Breach of Contract Superior Court 222 Quaker Lane Warwick 02886 Pending The Don Levin Trust, dated August 30, 1991, by its Trustees, Thomas P. Gallagher and Thomas D. Gordon vs. NEC Wichita Falls Emergency Center, L.P. and Neighbors Global Holdings, LLC 188,101-B 900 Seventh Street 76301 Pending Breach of Contract 78th Judicial District Court Wichita Falls TX TIAA Commercial Finance Inc. fka EverBank Commercial Finance, Inc. vs. Neighbors Global United States District Court; Holdings, LLC 17-3356 (WJM) Breach of Contract District of New Jersey 50 Walnut Street 07101 Pending Newark

Breach of Contract

18-0625-C425

405 Martin Luther King

Georgetown

TX

78627 Pending

Street

425th Judicial District Court

UCP Texas Management, Ltd. vs. NEC Cedar Park Emergency Center, LLC and Neighbors

Health System, Inc.

IN RE: NEIGHBORS LEGACY HOLDINGS, INC., ET AL. CASE NO. 18-33836 SOFA 16 ATTACHMENT NATURE OF THE PERSONALLY IDENTIFIABLE INFORMATION OF CUSTOMERS

1. T-Systems, Presidio, Imagine, Collaborate ELECTRONIC HEALTH RECORD (MAINTAINS A COMPLETE MEDICAL RECORD FOR EVERY PATIENT VISIT SINCE THE FACILITY OPENED

- a. FACE SHEET (PATIENT DEMOGRAPHIC INFORMATION SUCH AS THE PATIENT NAME, ADDRESS, DATE OF BIRTH, GUARANTOR INFORMATION, ATTENDING PHYSICIAN, NEXT OF KIN, SOCIAL SECURITY NUMBER)
- b. PATIENTS HISTORY AND PHYSICAL EXAMINATION PERFORMED BY THE ATTENDING PHYSICIAN
- c. CONSULTATIONS PERFORMED AS REQUESTED
- d. DISCHARGE SUMMARY DETAILING THE SERVICES PROVIDED DURING THE PATIENT'S INPATIENT HOSPITALIZATION
- e. PHYSICIAN ORDERS
- f. CONSENTS FOR GENERAL ADMISSION AND TREATMENT, MOTS
- g. DISCLOSURE AND CONSET FOR INVASIVE PROCEDURES
- h. RESULTS OF LABORATORY TESTS, MEDICAL IMAGING TESTS, EKG, ECHO, PATHOLOGY RESULTS
- i. NURSING NOTES
- j. MEDICATION ADMINISTRATION RECORD
- k. PATIENT DISCHARGE INSTRUCTIONS
- I. PATIENT EDUCATION
- m. EMERGENCY ROOM RECORDS DOCUMENTATION
- n. MISCELLANEOUS DOCUMENTAITON

2. NURSING DOCUMENTATION WHILE THE PATIENT IS IN HOUSE

- a. NURSING DOCUMENTATION WHILE THE PATIENT IS IN HOUSE
- b. NURSING DISCHARGE SUMMARY
- E. BILLING INFORMATION SUCH AS DIAGNOSIS CODES, PROCEDURE CODES, NAMES OF PHYSICIANS INVOLVED IN THE CASE, DATES OF SERVICE, CHARGES ENTERED FOR THE AMOUNT
- d. NURSING DOCUMENTATION OF INITIAL PATIENT ASSESSMENT
- 3. NOVA PACS MEDICAL IMAGING SYSTEM PATIENT MEDICAL IMAGING TESTS
- 4. OMNICENTER
- 5. FILE SHARE/MEDICAL RECORDS DRIVE
- 6. EBRIDGE
- 7. MEDICUS LABORATORY SYSTEM
- 8. OMNICELL PHARMACY SYSTEM FOR DISPENSING MEDICATIONS

In re: NEC Amarillo South Emergency Center, LP Case No. 18-33840

Attachment 26a

Books, records and financial statements - Accountants and bookkeepers

Name	Address 1	City	State	Zip	Title	Dates of service
David Wible	10800 Richmond Avenue	Houston	TX	77042	Controller	5/18/2018 - Present
John Decker	Address Redacted				CFO	8/1/2013 - 4/26/2017
Patrick Johnson	Address Redacted				Director of Finance	8/19/2014 - 1/30/2017
Tensie Axton	10800 Richmond Avenue	Houston	TX	77042	CFO	12/19/2016 - Present
Tim Morgan	Address Redacted				Controller	5/22/2017 - 5/18/2018