Your claim can be filed electronically on KCC's website at <a href="https://epoc.kccllc.net/neighbors">https://epoc.kccllc.net/neighbors</a>.

| United States Bankruptcy Court for the Southern District of Texas  |  |   |  |  |  |
|--|--|---|--|--|--|
| Indicate Debtor against which you assert a claim by checking the appropriate box below. (Check only one Debtor per claim form.)  |  |   |  |  |  |
| (Silver College State St |  |   |  |  |  |
| □ Neighbors Legacy Holdings, Inc. (Case No. 18-33836)  | □ NEC Crosby Emergency Center, LP (Case No. 18-33853)        | □ NEC Lubbock Emergency Center, LP (Case No. 18-33876)              |  |  |  |
| ☐ EDMG, LLC (Case No. 18-33837)  | □ NEC Tyler Emergency Center, LP (Case No. 18-33854)         | ☐ Neighbors Physician Group – Colorado, LLC (Case No. 18-33877)     |  |  |  |
| □ NEC Amarillo Emergency Center, LP (Case No. 18-33838)  | ☐ NEC West Warwick Emergency Center, LP (Case No. 18-33855)  | □ NEC Lufkin Emergency Center, LP (Case No. 18-33878)               |  |  |  |
| □ NEC Pasadena Emergency Center, LP (Case No. 18-33839)  | □ NEC Greeley Emergency Center, LP (Case No. 18-33857)       | ☐ Neighbors Physician Group – Rhode Island, LLC (Case No. 18-33879) |  |  |  |
| □ NEC Amarillo South Emergency Center, LP (Case No. 18-33840)  | □ NEC Harlingen Emergency Center, LP (Case No. 18-33859)     | □ NEC McAllen Emergency Center, LP (Case No. 18-33880)              |  |  |  |
| □ NEC Pearland Asset Holdings, LLC (Case No. 18-33841)   | ☐ NEC Wichita Falls Emergency Center, LP (Case No. 18-33860) | ☐ Neighbors Physician Group, PLLC (Case No. 18-33881)               |  |  |  |
| □ NEC Pearland Emergency Center, LP (Case No. 18-33842)  | □ NEC Kerrville Emergency Center, LP (Case No. 18-33862)     | ☐ Neighbors Practice Management, LLC (Case No. 18-33883)            |  |  |  |
| □ NEC Baytown Asset Holdings, LLC (Case No. 18-33843)  | ☐ NEC Yorktown Emergency Center, LP (Case No. 18-33865)      | □ NEC Midland Emergency Center, LP (Case No. 18-33884)              |  |  |  |
| □ NEC Port Arthur Emergency Center, LP (Case No. 18-33844)   | □ NEC Kingwood Asset Holdings LLC (Case No. 18-33866)        | □ Next Door Urgent Care, LLC (Case No. 18-33885)                    |  |  |  |
| □ NEC Baytown Emergency Center, LP (Case No. 18-33845)   | □ NEC Kingwood Emergency Center, LP (Case No. 18-33867)      | □ NEC Mueller Emergency Center, LP (Case No. 18-33886)              |  |  |  |
| □ NEC Porter Emergency Center, LP (Case No. 18-33846)  | □ NEC Zaragoza Emergency Center, LP (Case No. 18-33868)      | □ NHS Emergency Centers, LLC (Case No. 18-33887)                    |  |  |  |
| □ NEC Bellaire Emergency Center, LP (Case No. 18-33847)  | □ Neighbors Emergency Center, LLC (Case No. 18-33869)        | □ NEC Odessa Emergency Center, LP (Case No. 18-33888)               |  |  |  |
| □ NEC San Angelo Emergency Center, LP (Case No. 18-33848)  | □ NEC Lakeline Emergency Center, LP (Case No. 18-33870)      | □ NEC Orange Emergency Center, LP (Case No. 18-33889)               |  |  |  |
| □ NEC Brownsville Emergency Center, LP (Case No. 18-33849)   | ☐ Neighbors Global Holdings, LLC (Case No. 18-33871)         | □ NEC Paris Emergency Center, LP (Case No. 18-33890)                |  |  |  |
| □ NEC Texarkana Emergency Center, LP (Case No. 18-33850)   | ☐ Neighbors GP, LLC (Case No. 18-33873)                      | □ NEC Eastside Emergency Center, LP (Case No. 18-33891)             |  |  |  |
| ☐ NEC College Station Emergency Center, LP (Case No. 18-33851)   | ☐ NEC Longview Emergency Center, LP (Case No. 18-33874)      | □ NEC Beaumont Asset Holdings, LLC (Case No. 18-34030)              |  |  |  |
| ☐ NEC Texas City Emergency Center, LP (Case No. 18-33852)  | ☐ Neighbors Health, LLC (Case No. 18-33875)                  | □ NEC Beaumont Emergency Center, LP (Case No. 18-34031)             |  |  |  |

# Official Form 410

O4/16
Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies or any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed.

| P  | Identify the Clai  | m  |  |  |  |  |
|----|--|--|--|--|--|--|
| 1. | Who is the current creditor?   | Affiliates of Read King, Inc., see attached.  Name of the current creditor (the person or entity to be paid for this claim)  Other names the creditor used with the debtor   |  |  |  |  |
| 2. | Has this claim been acquired from someone else?  | No Yes. From whom?   |  |  |  |  |
| 3. | Where should<br>notices and<br>payments to the<br>creditor be sent?<br>Federal Rule of<br>Bankruptcy Procedure<br>(FRBP) 2002(g) | Where should notices to the creditor be sent?  Gray Reed & McGraw LLP attn: Jason S. Brookner Name  1601 Elm Street, Ste. 4600  Number Street  Dallas Texas 75201  City State ZIP Code  United States  Country  Contact phone 469-320-6132  Contact email jbrookner@grayreed.com  Uniform claim identifier for electronic payments in chapter 13 (if you use | Where should payments to the creditor be sent? (if different)  Read King, Inc Kim Nelson  Name  5850 San Felipe, Ste 490  Number Street Houston Texas 77057  City State ZIP Code United States  Country Contact phone Contact email  Taylor Street Country Contact phone Contact email |  |  |  |
| 4. | Does this claim amend one already filed?   | No Yes. Claim number on court claims registry (if known)   | Filed on   |  |  |  |
| 5. | Do you know if<br>anyone else has filed<br>a proof of claim for<br>this claim?   | No Yes. Who made the earlier filing?   |  |  |  |  |

| F  | art 2:      | Give informatio   | About the Claim as of the Date the Case Was Filed  |  |  |  |  |  |
|--|-------------|-------------------|--|--|--|--|--|--|
| 6. Do you have any number you use to identify the debtor?  No Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: |             |                   |  |  |  |  |  |  |
| 7.   | How mu      | ch is the claim?  | \$ Does this amount include interest or other charges?   |  |  |  |  |  |
|  |             |                   | ☐ Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).  |  |  |  |  |  |
| 8.   | What is t   | the basis of the  | Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.  |  |  |  |  |  |
|  |             |                   | Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).  Limit disclosing information that is entitled to privacy, such as health care information.  |  |  |  |  |  |
| 9.   | Is all or p | part of the claim | □ No □ Yes. The claim is secured by a lien on property.  |  |  |  |  |  |
|  |             | -                 |  |  |  |  |  |  |
|  |             |                   | Nature of property:  Real estate. If the claim is secured by the debtor's principal residence, file a <i>Mortgage Proof of Claim</i>   |  |  |  |  |  |
|  |             |                   | Attachment (Official Form 410-A) with this <i>Proof of Claim.</i>  |  |  |  |  |  |
|  |             |                   | ☐ Motor vehicle ☐ Other. Describe:   |  |  |  |  |  |
|  |             |                   | Basis for perfection:  |  |  |  |  |  |
|  |             |                   | Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.) |  |  |  |  |  |
|  |             |                   | Value of property: \$  |  |  |  |  |  |
|  |             |                   | Amount of the claim that is secured: \$  |  |  |  |  |  |
|  |             |                   | Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amounts should match the amount in lin  |  |  |  |  |  |
|  |             |                   | Amount necessary to cure any default as of the date of the petition: \$  |  |  |  |  |  |
|  |             |                   | Annual Interest Rate (when case was filed)%  Fixed Variable  |  |  |  |  |  |
| 10   |             | aim based on a    | □ No   |  |  |  |  |  |
|  | lease?      |                   | ☐ Yes. Amount necessary to cure any default as of the date of the petition. \$ <u>see attached</u>   |  |  |  |  |  |
| 11   |             | aim subject to a  | □ No   |  |  |  |  |  |
|  | right of s  | DELUII (          | ☐ Yes. Identify the property:  |  |  |  |  |  |
| 1  |             |                   |  |  |  |  |  |  |

# Case 18-33851 Claim 3-2 Filed 04/10/19 Desc Main Document Page 3 of 6

| 12. Is all or part of the claim entitled to priority under   | $\square$  | No          |   |               |                         |                        |                                       |   |
|--|--|-------------|---|---------------|-------------------------|------------------------|---------------------------------------|---|
| 11 U.S.C. § 507(a)?  |  | Yes. Chec   | k all that apply:   |               |                         |                        | Amount entitled to priorit            | y |
| A claim may be partly priority and partly nonpriority. For example,  |  |             | stic support obligation<br>S.C. § 507(a)(1)(A) or                         |               | g alimony and child     | support) under         | \$                                    |   |
| in some categories, the law limits the amount  |  |             | \$2,850* of deposits t<br>es for personal, famil                          |               |                         |                        | \$                                    | _ |
| entitled to priority.  |  | days b      | s, salaries, or commi<br>before the bankruptcy<br>ever is earlier. 11 U.S | y petition is | filed or the debtor'    |                        | \$                                    | _ |
|  |  | ■ Taxes     | or penalties owed to  | governmer     | ntal units. 11 U.S.C.   | § 507(a)(8).           | \$                                    | _ |
|  |  | Contril     | butions to an employ  | ee benefit    | plan. 11 U.S.C. § 5     | 607(a)(5).             | \$                                    | _ |
|  |  | Other.      | Specify subsection  | of 11 U.S.C   | c. § 507(a)() that      | applies.               | \$                                    | _ |
|  |  | * Amounts   | are subject to adjustmer  | nt on 4/01/19 | and every 3 years after | er that for cases begu | un on or after the date of adjustment |   |
|  |  |             |   |               |                         |                        |                                       |   |
| Part 3: Sign Below   |  |             |   |               |                         |                        |                                       |   |
| The person completing this proof of claim must sign and date it.   |  | the appropa |   |               |                         |                        |                                       |   |
| FRBP 9011(b).  | ☐ la   | am the cred | litor's attorney or auth  | norized age   | nt.                     |                        |                                       |   |
| If you file this claim electronically, FRBP  | I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.  |             |   |               |                         |                        |                                       |   |
| 5005(a)(2) authorizes courts to establish local rules  specifying what a signature is.  I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.                             |  |             |   |               |                         |                        |                                       |   |
| A person who files a I understand that an authorized signature that are authorized signature. |  |             |   |               |                         |                        |                                       |   |
| fined up to \$500,000,<br>imprisoned for up to 5   | I have examined the information in this <i>Proof of Claim</i> and have reasonable belief that the information is true and correct. |             |   |               |                         |                        |                                       |   |
| years, or both.  18 U.S.C. §§ 152, 157, and 3571.  I declare under penalty of perjury that the foregoing is true and correct.  |  |             |   |               | t.                      |                        |                                       |   |
|  | Execute  | ed on date  | 04/08/2019  |               |                         |                        |                                       |   |
|  |  |             | mm/dd/yyy   |               |                         |                        |                                       |   |
|  |  |             |   |               |                         |                        |                                       |   |
|  | _  | . Ewing     | King  |               |                         |                        |                                       |   |
|  | Sig  | nature      |   |               |                         |                        |                                       |   |
|  | Print the name of the person who is completing and signing this claim:   |             |   |               |                         |                        |                                       |   |
|  | Name   |             | C. Ewing King First name  |               | Middle name             | Look                   |                                       |   |
|  | Title  |             | Manager   |               | Middle Harrie           | Ldst                   | name                                  |   |
|  | Compan   | w.          | Multiple - see atta   | ached         |                         |                        |                                       |   |
|  | Сопран   | 'y          | Identify the corporate se   |               | company if the authori  | zed agent is a service | er.                                   |   |
|  | Address  |             | 5850 San Felipe,<br>Number Stre   | eet           | )                       |                        |                                       |   |
|  |  |             | Houston, Texas 7  | 7057          | State                   | ZIP Co                 | ode Country                           |   |
|  | Contact  | phone       | 713-782-9000  |               |                         | Email                  | kim@read-king.com                     |   |

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

### ATTACHMENT TO AMENDED AND SUPPLEMENTAL PROOF OF CLAIM

Prior to the filing of the Debtors' respective bankruptcy petitions, multiple Debtors and non-Debtors entered into lease agreements with Read King, Inc. and/or its affiliated entities (collectively, "Read King"). Additionally, each of these entities (along with Neighbors Global Holdings, LLC, a non-lessee) guaranteed the obligations owing under each lease through a Master Guaranty.

Prepetition, Debtor Neighbors Health, LLC ("NH") contracted with Gerald H. Phipps, Inc. d/b/a GH Phipps Construction Company ("Phipps") pursuant to written contracts dated as of August 3, 2016 and May 18, 2017, respectively. NH intended to operate freestanding emergency room facilities in Grand Prairie, Texas and Amarillo, Texas on land owned by Read King

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<sup>&</sup>lt;sup>1</sup> The Debtors that entered into leases and the Master Guaranty with Read King are: NEC Amarillo Emergency Center, LP; NEC Amarillo South Emergency Center, LP; NEC Baytown Emergency Center, LP; NEC Beaumont Emergency Center, LP; NEC Bellaire Emergency Center, LP; NEC Brownsville Emergency Center, LP; NEC College Station Emergency Center, LP; NEC Crosby Emergency Center, LP; NEC Eastside Emergency Center, LP; NEC Greeley Emergency Center, LP; NEC Harlingen Emergency Center, LP; NEC Kerrville Emergency Center, LP; NEC Kingwood Emergency Center, LP; NEC Lakeline Emergency Center, LP; NEC Longview Emergency Center, LP; NEC Lubbock Emergency Center, LP; NEC Lufkin Emergency Center, LP; NEC McAllen Emergency Center, LP; NEC Midland Emergency Center, LP; NEC Mueller Emergency Center, LP; NEC Odessa Emergency Center, LP; NEC Orange Emergency Center, LP; NEC Paris Emergency Center, LP; NEC Pasadena Emergency Center, LP; NEC Pearland Emergency Center, LP; NEC Port Arthur Emergency Center, LP; NEC Porter Emergency Center, LP; NEC San Angelo Emergency Center, LP; NEC Texarkana Emergency Center, LP; NEC Texas City Emergency Center, LP; NEC Tyler Emergency Center, LP; NEC West Warwick Emergency Center, LP; NEC Wichita Falls Emergency Center, LP; NEC Yorktown Emergency Center, LP; NEC Zaragoza Emergency Center, LP (collectively, and together with Neighbors Global Holdings, LLC, the "Guarantor Debtors").

(the "<u>Property</u>") and leased to Debtor NEC Amarillo South Emergency Center, LP and non-Debtor NEC Grand Prairie Emergency Center LP, respectively. NH engaged Phipps to perform the tenant finish out work at those two locations.

NH failed to pay Phipps all amounts owed for the work Phipps completed at the Property. As a consequence, Phipps filed Affidavits for Mechanic's and Materialman's Liens, claiming liens against the Property, including against Read King's fee interests. Certain of Phipps' subcontractors also filed claims of lien against the interests of Read King and/or NH.

After the Debtors filed for bankruptcy, in order to resolve these claims of liens, the parties entered into a Mediated Settlement Agreement pursuant to which Read King agreed to pay Phipps \$450,000 and allow Phipps to remove \$80,000 in equipment from the Property, in full settlement of all claims asserted by Phipps or its subcontractors (the "Settlement"). Read King paid the entire amount due under the Settlement through three payments to Phipps, the last of which was made on March 5, 2019. The Mediated Settlement Agreement with Phipps is confidential, but will be provided to the Debtors, the Unsecured Creditor Trustee, and/or the Liquidating Trustee upon request.

Pursuant to Read King's leases with NEC Amarillo South Emergency Center, LP and NEC Grand Prairie Emergency Center LP (collectively, the "NEC Phipps Entities"), the NEC Phipps Entities are obligated to (i) reimburse Read King for any moneys paid by Read King to Phipps and (ii) pay all of Read King's costs and expenses, including attorney's fees and expenses of litigation, related to the NEC Phipps Entities' failure to discharge the liens, together with interest. Furthermore, pursuant to the Master Guaranty, each of the Guarantor Debtors is similarly liable for these amounts. The \$450,000 payable under the Settlement was included in the spreadsheet attached to the original proof of claim filed in this matter by Read King, under the line item

"Liens." The additional \$80,000 of equipment was not capable of reasonable estimation by Read King at the time the original proof of claim was filed.

Pursuant to order of the Bankruptcy Court, Read King's respective leases with NEC Longview Emergency Center, LP; NEC Kerrville Emergency Center, LP; NEC Texas City Emergency Center, LP; NEC Lufkin Emergency Center, LP; NEC Greeley Emergency Center, LP; and NEC Amarillo South Emergency Center, LP were rejected as of the Petition Date. [Docket No. 201].

A calculation of the amounts owing to Read King under its respective leases with the Guarantor Debtors and the Master Guaranty, including the Settlement, is as follows:

#### **Total Amounts Due by all Guarantor Debtors**

| <b>Total Amount Due:</b>  | \$13,438,471.78  |
|---|------------------|
| and incurred thereafter):   | \$42,405.57      |
| and creditor representation matters (not included in original POC |                  |
| Additional post petition attorneys' fees and expenses on Phipps   |                  |
| Supplemental equipment claim related to the Phipps Settlement:    | \$80,000.00      |
| Total Claims (per original Proof of Claim):                       | \$13,316,066.212 |

The following documents are attached to Read King's original proof of claim and are incorporated into this Amended and Supplemental Proof of Claim by reference:

- 1. A detailed calculation of the amounts owing to Read King under each of its multiple leases with various NEC entities,
- 2. the Master Guaranty, and
- 3. the appropriate lease applying to the specific Debtor against which this claim is filed (if any).

Additional applicable documentation will be provided upon request. Read King reserves the right to further amend and supplement this Amended and Supplemental Proof of Claim.

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<sup>&</sup>lt;sup>2</sup> A breakdown of amounts owing in this category is attached as Exhibit A to the original proof of claim filed for this claim.