Case: 24-12862 Doc: 172 Filed: 01/27/25 Page: 1 of 3
Docket #0172 Date Filed: 01/27/2025

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

In re

HOSPITAL FOR SPECIAL SURGERY, LLC

Dba ONECORE HEALTH,

Debtor.

X

Chapter 11

Case No. 24-12862-JDL

NOTICE OF PRELIMINARY AND FINAL HEARINGS ON ALLIED WORLD INSURANCE COMPANY'S MOTION FOR RELIEF FROM THE AUTOMATIC STAY TO THE EXTENT APPLICABLE

PLEASE TAKE NOTICE THAT a **preliminary hearing** will be conducted on the following Motion and Objection (as defined below, and collectively giving rise to the "<u>Contested Matter</u>") on February 5, 2025 at 10:00 a.m. to be held before the Honorable Janice D. Loyd, United States Bankruptcy Court for the Western District of Oklahoma, 215 Dean. A. McGee Ave., 2nd Floor, Oklahoma City, OK 73102:

- 1. Allied World Insurance Company's Motion for Relief from the Automatic Stay to the Extent Applicable [Dkt. No. 150] (the "Motion").
- 2. Debtor's Objection to Allied World Insurance Company's Motion for Relief from the Automatic Stay [Dkt. No. 167] (the "Objection").

PLEASE TAKE FURTHER NOTICE that the **final hearing** on the Contested Matter will be held on March 31, 2025 at 10:00 a.m. before the Honorable Janice D. Loyd, United States Bankruptcy Court for the Western District of Oklahoma, 215 Dean. A. McGee Ave., 2nd Floor, Oklahoma City, OK 73102.

PLEASE TAKE FURTHER NOTICE that, by stipulation and agreement of the Parties, made pursuant to section 362(e)(1) of title 11 of the United States Code, 11 U.S.C. §§ 101-1532, as in effect and hereafter amended (the "Bankruptcy Code"), the automatic stay shall remain in



Case: 24-12862 Doc: 172 Filed: 01/27/25 Page: 2 of 3

full force and effect with respect to the property that Debtor asserts is estate property pursuant to section 541 of the Bankruptcy Code and which is the subject of this Contested Matter until no earlier than such time as an order resolving the Contested Matter is entered and becomes final pursuant to rule 4001(a)(3) of the Federal Rules of Bankruptcy Procedure.

PLEASE TAKE FURTHER NOTICE THAT, by further stipulation of the Parties, pursuant to sections 362(e)(1) of the Bankruptcy Code, at the **preliminary hearing**, the Bankruptcy Court may enter a minute order preserving the automatic stay in full force and effect with respect to the property that Debtor asserts is estate property pursuant to section 541 of the Bankruptcy Code and which is the subject of this Contested Matter until no earlier than such time as an order resolving the Contested Matter is entered and becomes final pursuant to rule 4001(a)(3) of the Federal Rules of Bankruptcy Procedure.

Respectfully submitted,

ONECORE

/s/ Craig M. Regens

William H. Hoch, OBA #15788
Craig M. Regens, OBA #22894
Mark A. Craige, OBA #1992
Kaleigh Ewing, OBA #35598
-Of the FirmCROWE & DUNLEVY
A Professional Corporation
Braniff Building
324 N. Robinson Ave., Suite 100
Oklahoma City, OK 73102-8273
(405) 235-7700
will.hoch@crowedunlevy.com
craig.regens@crowedunlevy.com
mark.craige@crowedunlevy.com
kaleigh.ewing@crowedunlevy.com

Counsel to Debtor

Case: 24-12862 Doc: 172 Filed: 01/27/25 Page: 3 of 3

ALLIED WORLD INSURANCE COMPANY

/s/ Sean H. McKee

Sean H. McKee, OBA #14277 BEST & SHARP Williams Center Tower 1 One West Third Street, Suite 900 Tulsa, OK 74103 Telephone: (918) 582-1234 SMckee@bestsharp.com

--and-

Emily S. Hart
Calif. Bar No. 342037
D.C. Bar No. 1021160
Virginia Bar No. 89233
Wiley Rein, LLP
2050 M Street NW
Washington, DC 20036
Telephone: (202) 719-4190
Facsimile: (202) 719-7049

ehart@wiley.law

Attorneys for Allied World Insurance Company