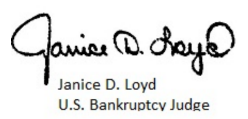
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Dated: September 29, 2025

The following is ORDERED:





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

In re

HOSPITAL FOR SPECIAL SURGERY, LLC Dba ONECORE HEALTH,

Reorganized Debtor.

Chapter 11

Case No. 24-12862-JDL

FINAL DECREE

Upon the Reorganized Debtor's Chapter 11 Final Report and Motion for Entry of Final Decree [Dkt. No. 371] (the "Motion") filed by Hospital for Special Surgery, LLC dba OneCore Health ("OneCore" or "Reorganized Debtor") seeking entry of a final decree (this "Final Decree") closing the above-captioned bankruptcy case (this "Chapter 11 Case") pursuant to sections 105(a) and 350(a) of title 11 of the United States Code, 11 U.S.C. §§ 101 et seq. (the "Bankruptcy Code") and rule 3022 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and this Court having jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and rule 81.4(a) of the Local Civil Rules of the United States District Court for the Western District of Oklahoma;



and venue of this proceeding and the Motion in this district being proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this matter being a core proceeding pursuant to 28 U.S.C. § 157(b); and that the response deadline to the Motion expired on September 23, 2025; and no objections having been filed; and this Court finding that proper and adequate notice of the Motion and the relief requested therein has been provided; and this Court having found and determined that the relief sought in the Motion is in the best interests of the Debtor, the Reorganized Debtor, the Estate, the creditors, and all other parties-in-interest; and that the legal and factual bases set forth in the Motion establish just cause for the relief granted herein; and after due deliberation and sufficient cause appearing therefor;

IT IS HEREBY ORDERED THAT:

- 1. The Motion is GRANTED.
- 2. The Chapter 11 Case is closed pursuant to sections 105(a) and 350(a) of the Bankruptcy Code and rule 3022 of the Bankruptcy Rules, and a final decree is granted for the Chapter 11 Case, effective as of the date of entry of this Final Decree.
- 3. Kurtzman Carson Consultants, LLC *dba* Verita Global ("<u>Verita</u>"), by and through the undersigned counsel, has provided to the Clerk of this Court: a final claims register (the "<u>Final Claims Register</u>") and an electronic media device containing all imaged claims filed in the Chapter 11 Case. The Reorganized Debtor has given notice of the Final Claims Register to all parties entitled to receive notice through the Court's ECF system. As a result, this Court orders that Verita is discharged from its duties and responsibilities as claims and noticing agent in this Chapter 11 Case, including, without limitation, the direction that Verita may terminate its database and website for this Chapter 11 Case.

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4. The issuance of this Final Decree shall not be construed as vacating or altering the Plan or the *Order (i) Confirming Debtor's Chapter 11 Plan of Reorganization and (ii) Granting Related Relief* [Dkt. No. 296].

- 5. Pursuant to Article XI of the Plan, the Court shall retain jurisdiction over all matters arising in, arising under, and related to this Chapter 11 Case as further set forth therein.
 - 6. Findings of fact are based upon representations of counsel.
- 7. Reorganized Debtor shall effectuate service of this Final Decree upon the Notice Parties identified in the Motion.

IT IS SO ORDERED.

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Approved for Entry:

ONECORE HEALTH

/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 the Reorganized Debtor