Case 23-90086 Document 1649 Filed in TXSR on 08/07/24 Page 1 of 11 Docket #1649 Date Filed: 08/07/2024 United States Bankruptcy Court

Southern District of Texas

ENTERED

August 05, 2024 Nathan Ochsner, Clerk

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

In re:

Chapter 11

TEHUM CARE SERVICES, INC.,1

Case No. 23-90086 (CML)

Debtor.

Re Dkt. Nos. 357, 1493 & 1498

AMENDED AGREED ORDER ESTABLISHING PROCEDURES FOR INTERIM COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR PROFESSIONALS

Upon the motion of the Debtor [Docket No. 1493] (the "Debtor Motion") and the cross motion of the Official Committee of Tort Claimants [Docket No. 1498] (the "TCC Motion" and, together with the Debtor Motion, the "Motions")² in the above-captioned case for entry of an order (this "Order") (a) amending the Court's previously entered *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals* [Docket No. 357], and (b) granting related relief, all as more fully set forth in the Motions; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. § 1334; and this Court having found that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); and this Court having found that it may enter a final order consistent with Article III of the United States Constitution; and this Court having found that venue of this proceeding and the Motions in this district is proper pursuant to 28 U.S.C. § 1408 and 1409; and this Court having found that the relief requested in the Motions is in the best interests of the Debtor's estate, its creditors, and other parties in interest; and this Court having found that the notice of the Motions and opportunity for a hearing on the Motions were appropriate and no other notice need be provided; and this Court having determined that the legal and factual

The last four digits of the Debtor's federal tax identification number is 8853. The Debtor's service address is: 205 Powell Place, Suite 104, Brentwood, Tennessee 37027.

² Capitalized terms used but not defined herein have the meanings ascribed to them in the Motions.

bases set forth in the Motions establish just cause for the relief granted herein; and upon all of the proceedings had before this Court; and after due deliberation and sufficient cause appearing therefor, it is HEREBY ORDERED THAT:

- 1. The Motions are hereby GRANTED as set forth herein based on the agreement of the Debtor, the TCC, and the UCC. Any objections to the Motions are resolved by the agreement of the parties and the entry of this Order.
- 2. Any legal and other professional advisor retained by the Debtor, the UCC, or the TCC pursuant to section 327 of the Bankruptcy Code in this chapter 11 case (each a "<u>Professional</u>" or collectively, the "<u>Professionals</u>") are hereby subject to the following procedures regarding interim compensation.
- 3. All such Professionals in this case may seek compensation in accordance with the following procedures (collectively, the "Compensation Procedures"):
 - (a) On or after the 21st day of each month following the month for which compensation is sought or as soon as is reasonably practicable thereafter, each Professional seeking compensation may send a monthly statement (each, a "Monthly Fee Statement") requesting interim allowance of compensation for services rendered and reimbursement of expenses incurred during the preceding month by email to the following parties (each, an "Application Recipient," and collectively, the "Application Recipients"):
 - i. Tehum Care Services, Inc., Attn: Russell Perry (russell.perry@ankura.com);
 - ii. Counsel to the Debtor, Gray Reed (tehumbk@grayreed.com), Attn.: Jason S. Brookner, Aaron M. Kaufman, Lydia R. Webb; and Amber M. Carson;
 - iii. the Office of the United States Trustee for the Southern District of Texas, Attn.: Ha Nguyen (Ha.Nguyen@usdoj.gov) and Andrew Jimenez (Andrew.Jimenez@usdoj.gov);
 - iv. Counsel to M2 LoanCo, LLC, Norton Rose Fulbright, Attn: Kristian W. Gluck (kristian.gluck@nortonrosefulbright.com);

- v. Counsel to the UCC, Stinson LLP, Attn: Nicholas Zluticky (nicholas.zluticky@stinson.com), and Zachary Hemenway (zachary.hemenway@stinson.com); and
- vi. counsel to the TCC, Brown Rudnick LLP (BRTehumTeam@brownrudnick.com), Attn: Eric R. Goodman, D. Cameron Moxley, Gerard T. Cicero; and Berry Riddell, LLC, Attn: Michael W. Zimmerman (mz@berryriddell.com).
- (b) Any Professional that fails to file a Monthly Fee Statement for a particular month or months may subsequently submit a Monthly Fee Statement that includes a request for compensation earned or expenses incurred during the previous months.
- (c) Each Application Recipient will have until 4:00 p.m. (prevailing Central Time) 14 days after service of a Monthly Fee Statement to object to the requested fees and expenses in accordance with paragraph (d), below. Upon the expiration of such 14-day period, the Debtor is authorized and directed to pay the Professional an amount (the "Actual Monthly Payment") equal to 80% of the fees and 100% of the expenses requested in the applicable Monthly Fee Statement (the "Maximum Monthly Payment") that are not subject to an objection pursuant to subparagraph (d), below.
- If any Application Recipient objects to a Professional's Monthly Fee (d) Statement, the objecting party shall, within 14 days of service of the Monthly Fee Statement, serve via email a written notice (the "Notice of Objection to Monthly Fee Statement") upon the respective Professional and each of the Application Recipients setting forth the precise nature of the objection and the amount at issue. Thereafter, the objecting party and the Professional shall attempt to resolve the objection on a consensual basis. If the parties reach an agreement, the Debtor shall promptly pay 80% of the agreed-upon fees and 100% of the agreed-upon expenses. If, however, the parties are unable to reach a resolution of the objection within 14 days (or such longer period as mutually agreed to by the Professional and the objecting party) after service of the objection, the objecting party shall file its objection (the "Objection") with the Court within three (3) business days and serve such Objection on the respective Professional and each of the Application Recipients. Thereafter, such Professional may either (i) file with the Court a response to the Objection, together with a request for payment of the difference, if any, between the Maximum Monthly Payment and the Actual Monthly Payment made to the affected Professional (the "Incremental Amount"), or (ii) forego payment of the Incremental Amount until the next hearing on an Interim Fee Application or Final Fee Application, at which time the parties may request that the Court consider the Objection.

- (e) Beginning with the period ending on May 31, 2023, and at three-month intervals thereafter (each, an "Interim Fee Period"), each of the Professionals may file with the Court and serve on the Application Recipients an Interim Fee Application for compensation and reimbursement of expenses sought in the Monthly Fee Statements served during such period. Each Interim Fee Application must include (i) a narrative discussion, (ii) a summary of the Monthly Fee Statements that are the subject of such application request, (iii) the amount of fees and expenses paid of date or subject to objection, and (iv) the deadline for parties other than the Application Recipients to file objections. Each Professional shall serve its Interim Fee Application (which identifies the Professional seeking compensation, discloses the period for which the payment of compensation and reimbursement of expenses is being sought, and describes the amount of compensation and expenses sought) on the Application Recipients. The Application Recipients and other parties will have 21 days after service of an Interim Fee Application to object thereto.
- (f) The Debtor will request that the Court set a hearing on Interim Fee Applications at least once every three (3) months or at such other intervals as the Court deems appropriate. The Court, in its discretion, may approve an uncontested Interim Fee Application without the need for a hearing if no Objections are timely filed thereto. Upon allowance by the Court of a Professional's Interim Fee Application, the Debtor shall be authorized to promptly pay such Professional all requested fees (including the 20% holdback) and expenses not previously paid.
- (g) The pendency of an Objection to payment of compensation or reimbursement of expenses will not disqualify a Professional from the future payment of compensation or reimbursement of expenses under the Compensation Procedures.
- 4. All Monthly Fee Statements (past, current, and future) shall be publicly filed on the Court's docket in the Debtor's chapter 11 case. Within 7 days after the entry of this Order, the Debtor's Professionals and the UCC's Professionals shall each publicly file all Monthly Fee Statements sent by them to an Application Recipient prior to the date of this Order. The TCC's Professionals are and have always been since their retention in this chapter 11 case "Professionals" included within the definition of "Professionals" under the *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals* [Docket No. 357] and need not re-file their Monthly Fee Statements with the Court.

- 5. Neither (a) the payment of or the failure to pay, in whole or in part, monthly interim compensation and reimbursement of expenses under the Compensation Procedures nor (b) the filing of or failure to file an Objection with the Court will bind any party in interest or the Court with respect to the final allowance of applications for compensation and reimbursement of expenses of Professionals. All fees and expenses paid to Professionals under the Compensation Procedures are subject to challenge and disgorgement until final allowance by the Court.
- 6. In each Interim Fee Application and Final Fee Application, all Professionals shall apply for compensation for professional services rendered and reimbursement of expenses incurred in connection with the Debtor's chapter 11 case in compliance with sections 330 and 331 of the Bankruptcy Code; applicable provisions of the Bankruptcy Rules, Bankruptcy Local Rules; and any other applicable procedures and orders of the Court. Such Professionals shall also make a reasonable effort to comply with the U.S. Trustee's requests for information and additional disclosures as set forth in the Guidelines for Reviewing 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, both in connection with any Interim Fee Application and Final Fee Application to be filed by the Professionals in this chapter 11 case.
- 7. The Professionals shall serve (a) Monthly Fee Statements, Interim Fee Applications, and Final Fee Applications on the Application Recipients and publicly file such statements and applications in the Debtor's chapter 11 case, and (b) Hearing Notices on the Application Recipients and all other parties that have filed a notice of appearance in this chapter 11 case as may be required.
- 8. A Professional shall not seek payment in a Final Fee Application for any amounts that such Professional previously sought in a Monthly Fee Statement or Interim Fee Application

and which (i) such Professional voluntarily waived or reduced to resolve formal or informal

objections or (ii) were disallowed by order of the Court.

9. All payments made pursuant to the authority granted herein shall be subject to and

in compliance with any applicable order of the Court approving DIP financing and authorizing the

use of cash collateral (collectively, the "DIP Orders") and the Approved Budget (as defined

therein), including, without limitation, compliance with all notice procedures set forth in the DIP

Orders.

10. All notices given in accordance with the Compensation Procedures shall be deemed

sufficient and adequate notice and in full compliance with the applicable provisions of the

Bankruptcy Code, the Bankruptcy Rules, and the Local Bankruptcy Rules.

11. Notice of the Motion as provided therein shall be deemed good and sufficient-notice

of such Motion and the requirements of the Bankruptcy Local Rules are satisfied by such-notice.

12. Notwithstanding Bankruptcy Rule 6004(h), the terms and conditions of this Order

are immediately effective and enforceable upon entry.

13. All time periods set forth in this Order shall be calculated in accordance with

Bankruptcy Rule 9006(a).

14. The Debtor is authorized to take all actions necessary to effectuate the relief granted

in this Order in accordance with the Motion.

15. This Court retains exclusive jurisdiction with respect to all matters arising from or

related to the implementation, interpretation, and enforcement of this Order.

Signed: August 05, 2024

Christopher Lopez

United States Bankruptcy Judge

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United States Bankruptcy Court Southern District of Texas

In re: Case No. 23-90086-cml

Tehum Care Services, Inc. Chapter 11

Official Unsecured Creditors' Commi

Debtors

CERTIFICATE OF NOTICE

District/off: 0541-4 User: ADIuser Page 1 of 5 Form ID: pdf002 Total Noticed: 132 Date Rcvd: Aug 05, 2024

The following symbols are used throughout this certificate:

Symbol **Definition**

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Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS

Addresses marked '^' were sent via mandatory electronic bankruptcy noticing pursuant to Fed. R. Bank. P. 9036.

regulations require that automation-compatible mail display the correct ZIP.

Addresses marked '#' were identified by the USPS National Change of Address system as requiring an update. While the notice was still deliverable,

the notice recipient was advised to update its address with the court immediately.

Addresses marked '##' were identified by the USPS National Change of Address system as undeliverable. Notices will no longer be delivered by the USPS to these addresses; therefore, they have been bypassed. The debtor's attorney or pro se debtor was advised that the specified notice was

undeliverable.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Aug 07, 2024:

Recip ID db	Recipient Name and Address + Tehum Care Services, Inc., 205 Powell Place, Suite 104, Brentwood, TN 37027-7522
aty	+ D. Cameron Moxley, Brown Rudnick LLP, 7 Times Square, New York, NY 10036-6548
aty	+ Eliese R. Herzl-bertz, Duane Morris, LLP, 30 S. 17th St, Philadelphia, PA 19103-4196
aty	 Frank Ozment, Frank Ozment Attorney at Law, LLC, 217 Country Club Park, Box 501, Birmingham, AL 35213, UNITED STATES 35213-4237
aty	+ Jessica M. Meyers, Brown Rudnick LLP, 7 Times Square, New York, NY 10036-6548
aty	+ Martin J McAndrew, O'Connor Kimball LLP, 51 Haddonfield Rd, Ste 330, Cherry Hill, NY 08002-4616
aty	+ Mary Long, Missouri Attorney General, 815 Olive St, Ste 200, St Louis, MO 63101-1510
aty	+ Meghan McCafferty, Brown Rudnick LLP, One Financial Center, Boston, MA 02111-2600
aty	+ Ross M Kwasteniet, Kirkland & Ellis LLP, 300 North LaSalle St, Chicago, IL 60654-5412
aty	+ Susan Sieger-Grimm, Brown Rudnick LLP, 7 Times Square, New York, NY 10036-6548
aty	+ The Toomey Law Firm, The Old Robb & Stucky Building, 1625 Hendry Street, Suite 203, Fort Myers, FL 33901-2973
cr	+ Aakash Dalal, 215 Burlington Rd S, Bridgeton, NJ 08302-3479
intp	+ Aaron B Fodge, ISCI-13-F-64-A, POB 14, Boise, ID 83707-0014
cr	#+ Aleatha Denise Reitsma-Mathias, 7806 Founders Circle, Naples, FL 34104-5315
cr	Alex Scott, 514 57th St, Apt. 6, Melba, IN 83641
intp	+ Alfred Green, 076282, La Palma Correctional Center, 5501 N La Palma Road, Eloy, AZ 85131-9641
cr	+ Ananda Slocum, c/o Lane & Nach, P.C., 2001 East Campbell Avenue, Suite 103, Phoenix, AZ 85016 US 85016-5573
cr	+ Angela Branum, c/o Attorney Joy Bertrand, PO Box 2734, Scottsdale, AZ 85252-2734, UNITED STATES 85252-2734
cr	+ Arizona Department of Corrections, Rehabilitation,, c/o Christopher Simpson, 2929 N Central Ave Ste 2000, Phoenix, AZ 85012-2838
cr	 Armando Banuelos, c/o Hallinan & Killpack Law Firm, 5240 E Pima St, Tucson, AZ 85712, UNITED STATES OF AMERICA 85712-3630
cr	+ Arvant Kumar Tripati, POB 8909, San Luis, AZ 85349-0376
cr	+ Benjamin Bedogwar Oryang, Staton Correctional Facility, AIS# 168079 F2-34A, 2690 Marion Spillway Rd, Elmore, AL 36025-1531
ptcrd	+ Billie Mancell, 707 Myrtle Ave, El Paso, TX 79901-2567
cr	+ Bradley Schwartz, c/o Hallinan & Killpack Law Firm, 5240 E Pima St, Tucson, AZ 85712, UNITED STATES OF AMERICA 85712-3630
cr	Business Centers, 12520D Olive Blvd, Creve Coeur, MO 63141-6683
cr	+ CHS TX, Inc., c/o Melissa S. Hayward, Hayward PLLC, 10501 N. Central Expy., Ste. 106, Dallas, TX 75231-2203
cr	+ CRG Financial LLC, 84 Herbert Avenue, Building B, Suite 202, Closter, NJ 07624 UNITED STATES 07624-1343
cr	+ Capitol Eye Care, et al., 1705 Christy Drive, Jefferson City, MO 65101, UNITED STATES 65101-5195
intp	+ Cedric Bell, Kinross Correctional Facility, 4533 W Industrial Park Dr, Kincheloe, MI 49788-1638
cr	+ Charles Stewart Jamsen, 2145 Hackmore Drive, Ann Arbor, MI 48103-1405
cr	+ Charlie Stevens, 63 Pine Lake Rd, Thomasville, GA 31757-6407
intp	+ Chester Bird, Wyoming Medium Correctional Institution, 7076 Road 55F, Torrington, WY 82240-7771
cr	+ Christopher Brightly, 2438 E Broadway Boulevard, Tucson, AZ 85719-6008
cr	Christopher D Harrell, WMCI #26939, 7076 Road 55F, Torrington, WY 82240-7771
intp	Copeland Stair, et al, 191 Peachtree St NE, Ste 3600, POB 56887, Atlanta, GA 30343-0887
cr	+ Daniel Lee Wilmer, Tuscan Complex, Whetstone Uniti, 10004 S Wilmont Rd, PO Box 24402 Tuscan, AZ 85734-4402
cr	+ David Hall, 8092 Castle Rock Ct., Pasadena, MD 21122-6436
cr	+ David Rose, c/o Jodie E. Buchman, Esq., Silverman, Thompson, Slutkin & White, LLC, 400 East Pratt Street, Suite 900, Baltimore, MD

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Brooks Correctional Facility, 2500 South Sheridan Drive, Muskegon Heights, MI 49444-2600 intp + Estate of Austin Bouton, Conroy Baran, LLC, 1316 Saint Louis Avenue, 2nd FL, Kansas City, MO 64101-1353 cr Estate of Robert Johnson, Jr., 1219 Spruce Street, Philadelphia, PA 19107, UNITED STATES 19107-5607 cr Frank Patterson, 7076 Road 55 F, Torrington, WY 82240-7771 cr Gordon S Dittmer, Lakeland Correctional Facility, 141 First St, Coldwater, MI 49036-9687 cr + Harold Obiakor, c/o Hackney Odlum & Dardas, 10850 E. Traverse Hwy., Suite 4440, Traverse City, MI 49684-1364 cr + Hector Garcia, Jr., 234 Buckhorn Dr, Las Cruces, NM 88005-3185 cr + Henry Snook, c/o Lane & Nach, P.C., 2001 East Campbell Avenue, Suite 103, Phoenix, AZ 85016 US 85016-5573 cr + Iatonda Phupatrick Taylor, #225263, Kinross Correctional Facility, 4533 W Industrial Pk Dr, Kincheloe, MI 49788-1638 cr Insider, Inc., One Liberty Plaza, 8th FL, New York, NY 10006-1431 intp J Brother, Jr, 1300 Post Oak H 2000, Houston, TX 77056 cr + J. Thaddeus Eckenrode, Eckenrode-Maupin Law Firm, 11477 Olde Cabin Rd, Ste 110, St Louis, MO 63141-7128 intp + James Miller, c/o Kevin Young, 801 W 47th Street, Ste 107, Kansas City, MO 64112-1253 cr Jason Robinson, c/o Lane & Nach, P.C., 2001 E. Campbell Ave., Ste. 103, Phoenix, AZ 85016-5573 cr cr Jeffrey Walter Bomber, W11901 Middle Beach, Naubinway, MI 49762 + Jennifer Power, c/o Lane & Nach, P.C., 2001 East Campbell Avenue, Suite 103, Phoenix, AZ 85016 US 85016-5573 cr cr Jim Williams, 3100 Cooper St, Jackson Correctional Facility, Jackson, MI 49201-7545 crcmch Jim Williams, Jr, Central Michigan Correctional Facility, 320 N. Hubbard St, St Louis, MO 48880 cr Kenneth Hinton, #442872, 13800 McMullen Hwy, SW, WCI - Cumberland, Cumberland, MD 21502-5622 cr Kevin Pich, Gay & Chacker, P.C., 1731 Spring Garden Street, Philadelphia, PA 19130, UNITED STATES 19130-3893 cr Kevin Sorrick, Eastern Correctional Institution, 30420 Revells Neck Road, Westover, MD 21890-3368 cr Kimberly Dorkins, 804 Sturgis Place, Pikesville, MD 21208-5842 Kristine Williams, 1709 Southwest Skyline Dr, Blue Springs, MO 64015-4845 cr intp Kurtzman Carson Consultants LLC, 222 N Pacific Coast Highway, 3rd Floor, El Segundo, CA 90245-5648 Kurtzman Carson Consultants, LLC dba Verita Global, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245-5614 op Laura Medley, POB 490, Mesa, AZ 85211-0490 cr + Lee Ridgley, ISCC E-3-41a, POB 70010, Boise, ID 83707-0110 intp #+ Leona Miotke, 20804 Butteville Rd NE, Aurora, OR 97002-8746 cr + Leonard Thomas, #175876, Miami Correctional Facility, 3038 W 850 S, Bunker Hill, IN 46914-9810 cr + Linda Floyd, c/o Lane & Nach, P.C., 2001 East Campbell Avenue, Suite 103, Phoenix, AZ 85018 US 85016-5573 cr + Lone Star Alliance Inc., A Risk Retention Company,, c/o Stromberg Stock, PLLC, 8350 N Central Expy, Ste 1225, Dallas, TX 75206-1600 cr + Mack Mandrell Loyde, c/o Moseley & Moseley, Attorneys, 237 Castlewood Dr., Suite D, Murfreesboro, TN 37129-5166 cr + Marcus Gilyard, #530753, Crossroads Correctional Center, 1115 E Pence Rd, Cameron, MO 64429-8804 cr intp Marcus Jones, H. U 5 B-130, Crossroads Correctional Center, 1115 E Pence Rd, Cameron, MO 64429-8804 Mark Stewart, 203381, Arizona State Prison Complex - Elyman, South Unit, POB 3500 Florence, AZ 85132-3500 cr intp Martin Rilinger, #1267395, 6-B-120, Crossroads Correctional Center, 1115 Pence Rd Cameron, MO 64429-8804 + Martin Stanshine, Stanshine Sigal, PC, 1528 Walnut Street, Ste 700, Philadelphia, PA 19102-3607 cr + Maxim Healthcare Staffing Services, Inc., c/o Susan Mathews, Baker Donelson, 1301 McKinney St., Ste. 3700, Houston, TX 77010-3034 cr + Michael Chapman, Elmore Correctional Facility, 3520 Marion Spillway Rd., Elmore, AL 36025-1532 cr + Michael Rosales, c/o Lane & Nach, P.C., 2001 E. Campbell Ave., Ste. 103, Phoenix, AZ 85016-5573 cr Mitsubishi HC Capital America, Inc. f/k/a Hitachi, c/o Amish R. Doshi, Esq., Doshi Legal Group, PC, 1979 Marcus Avenue, Suite 210E, cr Lake Success, NY 11042-1076 Moses Kirschke, 384285, Lakeland Corr. Facility, 141 First Street, Coldwater, MI 49036-9687 intp Myron Jessie, S. Louis Correction Facility, 8585 N. Croswell Rd., St.Louis, MI 48880-9236 cr Nathan Alvarez, c/o Lane & Nach, P.C., 2001 E. Campbell Ave., Ste. 103, Phoenix, AZ 85016-5573 Neil Willey, 934948, Jesup Correctional Inst., POB 534, Jessup, MD 20794-0534 intp + Paris Morgan, 122 Wellesley Dr SE, Albuquerque, NM 87106, UNITED STATES 87106-1444 cr + Patrick C Lynn, 64377, EDCF, POB 311, El Dorado, KS 67042-0311 cr + Paul Lupe, c/o Hallinan & Killpack Law Firm, 5240 E Pima St, Tucson, AZ 85712, UNITED STATES OF AMERICA 85712-3630 cr cr + Phillip Buchanan, Algoa Correctional Center, 8501 No More Victim's Road, Jefferson City, MO 65101, UNITED STATES 65101-4567

+ Phillips Parker Orberson and Arnett, 716 W Main Street, Suite 300, Louisville, KY 40202-2677

+ Randolph DeLeon, c/o Lane & Nach, P.C., 2001 E. Campbell Ave., Ste. 103, Phoenix, AZ 85016-5573

RMSC Plaintiffs, c/o Walker & Patterson, P.C., Johnie Patterson, 4815, Houston, 77092

+ Public Justice, 1620 L St NW, Suite 630, Washington, DC 20036-5600

+ Rickey Joe Coleman, 25115 E. Phillips Dr.,, Aurora, CO 80016-7373

+ Robert D Blaurock, EDCF, POB 311, El Dorado, KS 67042-0311

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cr	ert David Lacy, 10714 W. Braemar, Holly, MI 48442-8694	
cr	ert L Dykes-Bay, Gus Harrison Correctional Facility, 2727 E Beecher St, Adrian, MT 49221-3506	
cr	ert Schaff, OnderLaw, LLC, 110 E Lockwood Ave, St. Louis, MO 63119-3058	
cr	ger Ervin, #361733, NBCI, 14100 McMullen Hwy, Cumberland, MD 21502-5777	
cr	ilyn Jindal, 920 Red Oak Court, Tecumseh, MI 49286-1070	
cr	nt Alphonsus Health System,Inc., Mehaffy Weber P.C., c/o Blake Hamm, P.O. Box 16, Beaumont, TX 77704-0	016
intp	tt Woodbury, #203038, Kinross Correctional Facility, 4533 W. Industrial Park Drive, Kinecheloe, MI 49788-10	538
cr	idon E Blake, WCI, 13800 McMullen Hwy SW, Cumberland, MD 21502-5622	
cr	nthi Gopal, c/o Hackney Odlum and Dardas, 10850 E. Traverse Hwy., Suite 4440, Traverse City, MI 49684-13	64
cr	wn Reid, ADOC# 300725, P.O. Box 24401, Tucson, AZ 85734-4401	
cr	wn Reid Franklin, Arizona State Prison Complex Tucson, Cimeron Unit, Tucson, AZ 85734	
intp	thern Center for Human Rights, 60 Walton St NW, Atlanta, GA 30303-2149	
intp	ohen Floyd Ullrich, ISCI, PO Box 14, Boise, ID 83707-0014	
cr	ohen Nolan, 14100 McMullen Highway, Cumberland, MD 21502-5777	
op	a Darling, Hancock, Daniel & Johnson, PC, 4701 Cox Rd., Suite 400, Glen Allen, VA 23060-6802	
cr	atihu Aguilar, PO Box 40611, TUCSON, AZ 85717, US 85717-0611	
intp	eese Moore #779951, 2500 S. Sheridan Rd, Muskegon, MI 49444-2665	
cr	one-Anthony Bell, Lapeer Correctional Fac., 3225 John Conley, Lapeer, MI 48446-2987	
intp	D. Merkley, ISCI, Med. Anx7, POB 14, Boise, ID 83707-0014	
cr	need Nelson, C/O P.O. Box 340261, Tampa, FL 33694	
cr	oster, Henry, Bradwell, Cohan, Speagle & DeShazo, P.O. Box 239, Montgomery, AL 36101-0239	
cr	ndy Jamros, Plunkett Cooney, 150 W. Jefferson, Suite 800, Detroit, MI 48226-4451	
cr	Care Corp., c/o Melissa S. Hayward, Hayward PLLC, 10501 N. Central Expy., Ste. 106, Dallas, TX 75231-220)3
intp	nina Lakic, 947 W. Waltman Dr., Meridian, ID 83642-6149	

TOTAL: 123

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). Electronic transmission is in Eastern

Standard Time.				
Recip ID	+	Notice Type: Email Address Email/Text: ahochheiser@mauricewutscher.com	Date/Time	Recipient Name and Address
			Aug 05 2024 21:02:00	ANV Global Services Inc. on behalf of Associated I, c/o Maurice Wutscher LLP, 23611 Chagrin Blvd. Suite 207, Beachwood, OH 44122-5540
cr	+	Email/Text: courtnotices@grablemartin.com	Aug 05 2024 21:02:00	Adree Edmo, c/o Mary Elizabeth Heard, 100 NE Loop 410, Suite 605, SAN ANTONIO, TX 78216-4742
cr	+	Email/Text: mhayward@haywardfirm.com	Aug 05 2024 21:03:00	CHS TX, Inc., c/o Melissa S. Hayward, Hayward PLLC, 10501 N. Central Expy., Ste. 106, Dallas, TX 75231-2203
cr	۸	MEBN	Aug 05 2024 21:03:18	Canon Financial Services, Inc., Fleischer, Fleischer & Suglia, Four Greentree Centre, 601 Route 73 North, Suite 305, Marlton, NJ 08053, UNITED STATES 08053-3475
cr	+	Email/Text: BNC-bkhouston@munsch.com	Aug 05 2024 21:03:00	Certain Officials or Employees of the State of Ida, Munsch Hardt Kopf & Harr, PC, 700 Milam St., Suite 800, Houston, TX 77002-2835
cr	+	Email/Text: lemaster@slollp.com	Aug 05 2024 21:02:00	Dell Financial Services L.L.C., c/o Streusand Landon Ozburn & Lemmon, 1801 S. MoPac Expressway, Suite 320, Austin, TX 78746-9817
cr		Email/Text: nick.jakubowski@halo.com	Aug 05 2024 21:01:00	Halo Branded Solutions, Inc., 635 Butterfield Rd., Oakbrook Terrace, IL 60181
cr	+	Email/Text: BNC-bkhouston@munsch.com	Aug 05 2024 21:03:00	Idaho Department of Corrections, Munsch Hardt Kopf & Harr PC, 700 Milam St., Suite 800, Houston, TX 77002-2835
cr	+	Email/Text: BNC-bkhouston@munsch.com	Aug 05 2024 21:03:00	State of Idaho, Munsch Hardt Kopf & Harr PC, 700 Milam St., Suite 800, Houston, TX 77002-2835
cr	+	Email/Text: AGBankRevenue@ag.tn.gov	Aug 05 2024 21:02:00	TN Dept of Revenue, c/o TN Attorney General's Office, Bankruptcy Division, P.O. Box 20207, Nashville, TN 37202-4015

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+ Email/Text: mhayward@haywardfirm.com

Aug 05 2024 21:03:00

YesCare Corp., c/o Melissa S. Hayward, Hayward PLLC, 10501 N. Central Expy., Ste. 106, Dallas,

TX 75231-2203

TOTAL: 11

cr intp

cr

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

preferred address, or ## out of date forwarding orders with USPS.					
Recip ID intp	Bypass Reason	Name and Address ACLU National Prison Project			
cr		Adam Baker			
cr		Alfred Vela			
cr		Alton Brown			
cr		Andrew Lyles			
cr		Anthony Sabala			
cr		Antoinette Windhurst			
cr		Antonio Reali			
cr		Bay Hospital, Inc. d/b/a Gulf Coast Regional Medic			
intp		Bryan Farmer			
cr		Capital Region Medical Center			
cr		Cassandra Oliver			
intp		Center for Constitutional Rights			
cr		Centric Ambulatory Surgery Center, LLC			
cr		Charles Jones			
cr		Christopher Gilyard			
cr		City of Philadelphia			
cr		Clarence Dean			
cr		Class of Idaho Department of Corrections Inmates			
crcm		Co-Counsel for Tort Claimants' Committee			
intp		Committee of Tort Claimants			
cr		Consilium Staffing, LLC			
3pd		Coverys Speciality Insurance Company			
intp		Dakin Campbell, Insider			
cr		Darrell Barrows			
cr		Darren Robert Pedersen			
cr		David Wichternman, Jr.			
cr		Derico Thompson			
intp		Earl D Christine			
cr		Eileen McNamara			
cr		Elizabeth Frederick			
intp		Estate of Darryl Terrell Becton, c/o Monique Shenn			
cr		Eugenio Mathis			
intp		FTI Capital Advisors, LLC			
cr		Former Corizon Employees			
intp		Geneva Consulting LLC			
cr		Ginger Headley			
cr		Gregory Abraham			
cr		HCA Health Services of Florida, Inc. d/b/a St. Luc			
cr		Highwoods Realty Limited Partnership			
intp		Human Rights Defense Center			
cr		James Hyman			
cr		Joshua Buskirk			
cr		Junho Park			
cr		Kerrie Milkiewicz			
cr		Kimberly Briggs			
cr		Kohchise Jackson, US			
cr		Lawnwood Medical Center, Inc. d/b/a Lawnwood Regio			
intp		Lexington Insurance Company			
cr		Logicalis, Inc.			

M2 LoanCo, LLC

MMS Minnesota Supply, Inc.

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cr Machelle Pearson cr Maria Sheldon

cr Marion Community Hospital, Inc. d/b/a Ocala Region

cr Mark Coffelt

cr Memorial Healthcare Group, Inc. d/b/a Memorial Hos cr New York State Nurses Association Pension Fund

intp Nicole Einbinder, Insider

cr Non-Party Flacks Group, LLC, Non-Party Flacks Group, LLC

cr North Florida Regional Medical Center, Inc. d/b/a crcm Official Unsecured Creditors' Committee

cr OnPoint Capital, LLC

cr Paul Al-Amin

intp Phillip Wayne Berryman

intp Public Justice
cr Rachell Garwood
cr Reuben Cortes, et al.
cr Ricky Scott

cr Ricky Scott
intp Rights Behind Bars

intp Roderick & Solange MacArthur Justice Center

cr Sabrie Alexander
cr Sanjeev Ravipudi
intp Sara Tirschwell
cr Serina Rides
intp Sherwin Shelton

cr Sigma Risk Management, LLC
cr St. Luke's Health System, Ltd.

cr St. Luke's Regional Medical Center, Ltd.

cr State of Missouri

intp TR Capital Management LLC, US

cr Tallahassee Medical Center, Inc. d/b/a Capital Reg cr The Curators of the University of Missouri

cr The Putative Class in Pearson v. Washington 2:19-c cr The Putative Class in Smith v Washington 2:19-cv-1

intp Thomas Keeker
cr Tiffany Smith
cr Timothy Hawkins

intp Tort Claimants' Committee

cr Tracey Grissom

intp UC Berkeley Center for Consumer Law & Economic Jus

cr Victoria Hallett
pla Wayne D Merkly
cr White & Case LLP
cr William Kelly
cr William T Walker
intp Worth Rises

intp ##+ Sefika Lakic, 990 Clithero Dr, Boise, ID 83703-5704

TOTAL: 97 Undeliverable, 0 Duplicate, 1 Out of date forwarding address

NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Aug 07, 2024 Signature: /s/Gustava Winters