

1 PETER C. ANDERSON  
 UNITED STATES TRUSTEE  
 2 JILL M. STURTEVANT, State Bar No. 089395  
 ASSISTANT UNITED STATES TRUSTEE  
 3 HATTY YIP, State Bar No. 246487  
 TRIAL ATTORNEY  
 4 OFFICE OF THE UNITED STATES TRUSTEE  
 915 Wilshire Blvd., Suite 1850  
 5 Los Angeles, California 90017  
 (213) 894-1507 telephone  
 6 (213) 894-2603 facsimile  
 Email: hatty.yip@usdoj.gov  
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8 **UNITED STATES BANKRUPTCY COURT**  
 9 **CENTRAL DISTRICT OF CALIFORNIA**  
 10 **LOS ANGELES DIVISION**

11 In re: ) Lead Case No.: 2:18-bk-20151-ER

12 **VERITY HEALTH SYSTEM OF**  
**CALIFORNIA, INC. et al.,**

13 Debtor(s).  
 14

- 15  Affects All Debtors )
- 16  Affects Verity Health System of )  
 California, Inc. )
- 17  Affects O'Connor Hospital )
- 18  Affects Saint Louise Regional Hospital )
- 19  Affects St. Francis Medical Center )
- 20  Affects St. Vincent Medical Center )
- 21  Affects Seton Medical Center )
- 22  Affects O'Connor Hospital Foundation )
- 23  Affects Saint Louise Regional Hospital )  
 Foundation )
- 24  Affects St. Francis Medical Center of )  
 Lynwood Foundation )
- 25  Affects St. Vincent Foundation )
- 26  Affects St. Vincent Dialysis Center, Inc. )
- 27  Affects Seton Medical Center )
- 28  Affects Verity Business Services )
- Affects Verity Medical Foundation )
- Affects Verity Holdings, LLC )
- Affects De Paul Ventures, LLC )
- Affects De Paul Ventures – San Jose )  
 Dialysis, LLC )

Debtors and Debtors In Possession )

Jointly Administered With:  
 Case No.: 2:18-bk-20162-ER;  
 Case No.: 2:18-bk-20163-ER;  
 Case No.: 2:18-bk-20164-ER;  
 Case No.: 2:18-bk-20165-ER;  
 Case No.: 2:18-bk-20167-ER;  
 Case No.: 2:18-bk-20168-ER;  
 Case No.: 2:18-bk-20169-ER;  
 Case No.: 2:18-bk-20171-ER;  
 Case No.: 2:18-bk-20172-ER;  
 Case No.: 2:18-bk-20173-ER;  
 Case No.: 2:18-bk-20175-ER;  
 Case No.: 2:18-bk-20176-ER;  
 Case No.: 2:18-bk-20178-ER;  
 Case No.: 2:18-bk-20179-ER;  
 Case No.: 2:18-bk-20180-ER;  
 Case No.: 2:18-bk-20181-ER

Chapter 11 Cases

Hon. Ernest M. Robles

**NOTICE OF APPOINTMENT OF A  
 PATIENT CARE OMBUDSMAN**

[NO HEARING REQUIRED]



1 The United States Trustee appoints Dr. Jacob Nathan Rubin, MD, FACC, as the patient care  
2 ombudsman in Verity Health System of California, Inc., O'Connor Hospital, Saint Louise Regional  
3 Hospital, St. Francis Medical Center, St. Vincent Medical Center, Seton Medical Center, St.  
4 Vincent Dialysis Center, Inc., Verity Medical Foundation, De Paul Ventures—San Jose Dialysis  
5 LLC pursuant to the Court's order entered on September 25, 2018 and the attached statement of  
6 disinterestedness by Dr. J. Nathan Rubin.<sup>1</sup>

7 The ombudsman shall perform the duties required of the ombudsman pursuant to  
8 Bankruptcy Code § 333. Dr. J. Nathan Rubin's business address is: 4955 Van Nuys Blvd, Suite  
9 308, Sherman Oaks, CA 91403, (818) 501-1455.

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DATED: October 3, 2018

PETER C. ANDERSON  
UNITED STATES TRUSTEE



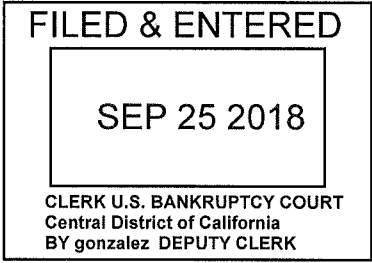
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PETER C. ANDERSON  
United States Trustee

28 <sup>1</sup> See Exhibit "1", Order Approving Stipulation for Order Directing the Appointment of a  
Patient Care Ombudsman pursuant to 11 U.S.C. § 333.

EXHIBIT 1

1 PETER C. ANDERSON  
 UNITED STATES TRUSTEE  
 2 JILL M. STURTEVANT, State Bar No. 089395  
 ASSISTANT UNITED STATES TRUSTEE  
 3 HATTY YIP, State Bar No. 246487  
 ALVIN PAN MAR, State Bar No.  
 4 TRIAL ATTORNEY  
 OFFICE OF THE UNITED STATES TRUSTEE  
 5 915 Wilshire Blvd., Suite 1850  
 Los Angeles, California 90017  
 6 (213) 894-1507 telephone  
 (213) 894-2603 facsimile  
 7 Email: hatty.yip@usdoj.gov



8 UNITED STATES BANKRUPTCY COURT  
 9 CENTRAL DISTRICT OF CALIFORNIA  
 10 LOS ANGELES DIVISION

11 In re: 12 13 <b>VERITY HEALTH SYSTEM OF CALIFORNIA, INC. et al.,</b> 14 Debtor(s). <hr/> 15 Affects All Debtors 16 <input checked="" type="checkbox"/> Affects Verity Health System of California, Inc. 17 <input checked="" type="checkbox"/> Affects O'Connor Hospital 18 <input checked="" type="checkbox"/> Affects Saint Louise Regional Hospital 19 <input checked="" type="checkbox"/> Affects St. Francis Medical Center 20 <input checked="" type="checkbox"/> Affects St. Vincent Medical Center 21 <input checked="" type="checkbox"/> Affects Seton Medical Center 22 <input type="checkbox"/> Affects O'Connor Hospital Foundation 23 <input type="checkbox"/> Affects Saint Louise Regional Hospital Foundation 24 <input type="checkbox"/> Affects St. Francis Medical Center of Lynwood Foundation 25 <input checked="" type="checkbox"/> Affects St. Vincent Foundation 26 <input checked="" type="checkbox"/> Affects St. Vincent Dialysis Center, Inc. 27 <input type="checkbox"/> Affects Seton Medical Center Foundation 28 <input checked="" type="checkbox"/> Affects Verity Business Services <input checked="" type="checkbox"/> Affects Verity Medical Foundation <input type="checkbox"/> Affects Verity Holdings, LLC <input type="checkbox"/> Affects De Paul Ventures, LLC <input checked="" type="checkbox"/> Affects De Paul Ventures – San Jose Dialysis, LLC Debtors and Debtors In Possession	) Lead Case No.: 2:18-bk-20151-ER ) ) Jointly Administered With: ) Case No.: 2:18-bk-20162-ER; ) Case No.: 2:18-bk-20163-ER; ) Case No.: 2:18-bk-20164-ER; ) Case No.: 2:18-bk-20165-ER; ) Case No.: 2:18-bk-20167-ER; ) Case No.: 2:18-bk-20168-ER; ) Case No.: 2:18-bk-20169-ER; ) Case No.: 2:18-bk-20171-ER; ) Case No.: 2:18-bk-20172-ER; ) Case No.: 2:18-bk-20173-ER; ) Case No.: 2:18-bk-20175-ER; ) Case No.: 2:18-bk-20176-ER; ) Case No.: 2:18-bk-20178-ER; ) Case No.: 2:18-bk-20179-ER; ) Case No.: 2:18-bk-20180-ER; ) Case No.: 2:18-bk-20181-ER ) ) Chapter 11 Cases ) Hon. Ernest M. Robles ) ) <b>ORDER APPROVING STIPULATION FOR ORDER DIRECTING THE APPOINTMENT OF A PATIENT CARE OMBUDSMAN PURSUANT TO 11 U.S.C. § 333</b> ) ) [NO HEARING REQUIRED]
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1 After consideration of the Stipulation for Order Directing the Appointment of a Patient Care  
2 Ombudsman pursuant to 11 U.S.C. § 333, filed by the United States Trustee, and for good cause  
3 appearing, the Court orders as follows:

4 IT IS HEREBY ORDERED that the Stipulation is APPROVED in its entirety;

5 IT IS FURTHER ORDERED that Verity Health System of California, Inc, O'Connor  
6 Hospital, Saint Louise Regional Hospital, St. Francis Medical Center, St. Vincent Medical Center,  
7 Seton Medical Center, St. Vincent Dialysis Center, Inc., Verity Medical Foundation, De Paul  
8 Ventures—San Jose Dialysis LLC (collectively, the “Debtors”) are health care businesses as  
9 defined under § 101(27)(A);

10 IT IS FURTHER ORDERED that the appointment of a patient care ombudsman pursuant to  
11 11 U.S.C. § 333 is appropriate under the circumstances; and

12 IT IS FURTHER ORDERED that the United States Trustee is directed to appoint a patient  
13 care ombudsman.

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Date: September 25, 2018


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Ernest M. Robles  
United States Bankruptcy Judge

**EXHIBIT 2**

1 **J. NATHAN RUBIN, M.D., F.A.C.C**  
 2 **4955 VAN NUYS BOULEVARD, SUITE 308**  
 3 **SHERMAN OAKS, CALIFORNIA 91403**  
 4 **(818) 501-1455**

5 **UNITED STATES BANKRUPTCY COURT**  
 6 **CENTRAL DISTRICT OF CALIFORNIA**  
 7 **LOS ANGELES DIVISION**

8 In re: ) Lead Case No.: 2:18-bk-20151-ER

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- 27  Affects Seton Medical Center )
- 28  Foundation )
- Affects Verity Business Services )
- Affects Verity Medical Foundation )
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Chapter 11 Cases

Hon. Ernest M. Robles

**STATEMENT OF DISINTERESTEDNESS  
 FOR PATIENT CARE OMBUDSMAN**

[NO HEARING REQUIRED]

Debtors and Debtors In Possession

**DECLARATION OF JACOB NATHAN RUBIN**

I, Jacob Nathan Rubin, MD, FACC, declare as follows:

1. I am over the age of eighteen years, and if called upon to testify I could and would do so competently. I am the proposed Patient Care Ombudsman ("PCO") for the above-referenced

1 cases. I have personal knowledge of the facts set forth herein, and based on that personal  
2 knowledge, I assert that all facts are true and correct to the best of my knowledge.

3 2. I have been nominated as PCO in the above captioned case. I am prepared and able to  
4 accept the appointment. I am familiar with the duties of a PCO as set forth in 11 U.S.C. § 333(b)  
5 and (c), and will comply will with these duties.

6 3. I am well qualified to serve as a PCO pursuant to 11 U.S.C. § 333. Attached hereto as  
7 Exhibit A is a copy of my Curriculum Vitae. I have expertise in supervising and assessing medical  
8 care in hospitals, outpatient facilities, and outpatient clinics. As Chief of Staff and Chair of the  
9 Medical Executive Committee ("MEC") at Sherman Oaks and Encino Hospitals, for the past 16  
10 years, it has been my responsibility to perform duties similar to those of a PCO at these hospitals to  
11 insure patient safety and physician independence from corporate influence and report my findings  
12 monthly. Additionally, I have an independent private medical practice.

13 4. I will comply with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure  
14 and the Local Bankruptcy Rules during the administration of these cases. As a licensed physician,  
15 I will comply with all rules governing the practice of medicine and HIPPA.

16 5. I hereby verify that to the best of my knowledge, I have no connections with the debtors,  
17 creditors of the estates, any other parties in interest, their respective attorneys and accountants, the  
18 United States Trustee, or any person employed in the Office of the United States Trustee, except as  
19 follows:

20 -With my patient's permission to disclose: I am treating a patient employed by the United  
21 States Trustee, who I have been told is not assigned to the case.

22 -Sherman Oaks and Encino Hospitals are owned by Prime, who is a purchaser of distressed  
23 hospitals, and as such, may seek to purchase assets in this case. I have no economic interest in  
24 Prime nor do I get remuneration of any sort from Prime. I do not participate in the selection of  
25 hospitals Prime seeks to acquire, nor do I participate in Prime's due diligence process. The Chief of  
26 Staff and the MEC must always remain independent. I am elected and paid by the medical staff. I  
27 am on the Boards of Sherman Oaks and Encino Hospitals in my role as Chief of Staff and Chair of  
28 the MEC to represent the patients' interests and the independence of the medical staff to the



1 boards. I am not and may not be compensated for service to the boards as I represent the medical  
2 staff. Additionally, I am not on the board of Prime in any capacity.

3 6. I intend to apply for compensation for professional services rendered in connection  
4 with these cases pursuant to 11 U.S.C. § 330, subject to the approval of this Court and in  
5 compliance with the applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, Local  
6 Rules, United States Trustee Guidelines and orders of this Court, on an hourly basis plus  
7 reimbursement of actual, necessary expenses and other charges incurred, to be paid monthly. My  
8 current hourly rate is \$750. I also intend to utilize a nurse practitioner whose hourly rate is \$325,  
9 and, if deemed necessary and prudent, will also utilize other medial operations consultants to assist  
10 me in performing my duties and responsibilities. The expenses charged to clients include, among  
11 other things, telephone and telecopier charges, mail and express mail charges, special or hand  
12 delivery charges, document processing, photocopying charges, word processing charges, courier  
13 services, overnight delivery services, docket and court filing fees, telecommunications, travel  
14 expenses, expenses for working meals, computerized research and transcription costs, as well as  
15 non-ordinary overhead expenses such as overtime for secretarial personnel and other staff. I will  
16 charge the estates for my fees and expenses in the manner and at the rates consistent with charges  
17 made generally to my clients.

18 7. I also intend to retain Levene, Neale, Bender, Yoo & Brill L.L.P. as my counsel to  
19 assist me with this engagement and will apply for Court approval of my retention and payment of  
20 counsel.

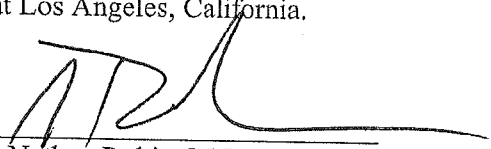
21 8. To the best of my knowledge, I am a disinterested person within the meaning of 11  
22 U.S.C. § 101(14) in that I am not a creditor, equity security holder or insider of the debtors as  
23 defined by 11 U.S.C. § 101(31), or past or present officer, director or employee of the debtors, and  
24 do not hold an interest materially adverse to the estate or any class of creditors or equity security  
25 holders, by reason of any direct or indirect relationship to connection with or interest in, the  
26 debtors or for any other reason. If information comes to my attention that changes these facts, I  
27 will advise the Court and the United States Trustee immediately.

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To the best of my knowledge, I declare under penalty of perjury that the foregoing under  
the laws of the United States of America that the foregoing is true and correct.

Executed on the 2<sup>nd</sup> Day of October 2018, at Los Angeles, California.

  
\_\_\_\_\_  
J. Nathan Rubin, M.D., F.A.C.C.

**EXHIBIT A**

CURRICULUM VITAE

I. PERSONAL INFORMATION

Name: J. Nathan Rubin, M.D., F.A.C.C.  
Business Address: 4955 Van Nuys Blvd., #415  
Sherman Oaks, CA 91403  
Business Phone: (818) 501-1455

II. EDUCATION

August 1993 - May 1996 Juris Doctor  
Loyola Law School, Los Angeles

Fellowship: Los Angeles County  
University of Southern California  
Medical Center, School of Medicine  
Residency: Cardiovascular Diseases  
July, 1985 - June, 1988

Internship: Wadsworth Veterans Administration Hospital  
Resident, Internal Medicine  
July, 1983 - June, 1985

Medical School: Wadsworth Veterans Administration Hospital  
Internal Medicine  
July, 1982 - June, 1983

University of Southern California  
School of Medicine, Doctor of Medicine  
August, 1980 - June, 1982

University: University of Oklahoma School of Medicine  
August, 1978 - June, 1980

High School: University of California, Los Angeles  
A.B. magna cum laude - Economics  
September, 1975 - December, 1977

Fairfax High School  
Los Angeles, CA  
Highest Honors  
September, 1972 - June, 1975

III. HONORS AND AWARDS

Federal Aviation Administration  
Aeromedical Examiner, No. 20620-9  
Designated June 25, 1999

Expert Medical Reviewer  
Medical Board of California  
(at Board's invitation), December, 1996

J. Nathan Rubin, M.D.  
Curriculum Vitae  
Page 2.

Elected to Fellowship,  
American College of Cardiology  
August, 1991

Laverne B. Titus Young Investigators Forum.  
September, 1987

Phi Beta Kappa  
June, 1978

Pi Gamma Mu (Social Sciences Honorary)  
March, 1977

Omicron Delta Epsilon (Economics Honorary)  
June, 1976

Phi Eta Sigma (Freshman Honorary)  
January, 1976

Honors Program, Letters and Sciences,  
University of California, Los Angeles  
December, 1975

Dean's List, University of California,  
Los Angeles  
September, 1975 - December, 1977

Alumni Scholar, University of California,  
Los Angeles  
March, 1975

Life Member California Scholarship  
Federation  
June, 1975

IV. LICENSURE

State of California License No. G 053079  
DEA Registration No. AR 2956716  
Fluoroscopy/X-Ray Supervisor and Operator  
Permit No. RHC 130516

V. BOARD CERTIFICATION

Diplomate, American Board of Internal  
Medicine - Cardiovascular Diseases - 1989

Diplomate, American Board of Internal  
Medicine - 1985

Diplomate, National Board of Medical  
Examiners

J. Nathan Rubin, M.D.  
Curriculum Vitae  
Page 3.

Part I-June, 1980 (Medical School year 2)  
Part II-May, 1982 (Medical School year 4)  
Part III-May, 1983 (Internship)

VI. PROFESSIONAL BACKGROUND

Guest Lecturer,  
Anderson School of Management, UCLA  
1995, 1996

Clinical Instructor in Medicine, University of Southern California  
School of Medicine.  
June, 1985 - June, 1988

Director, Urban Population Study, Department of Sociology, University of California, Los Angeles:

Study attitudes and collect demographic data for urban planning. Responsible for program design; supervision of support and technical personnel; including selection, orientation and training.

January, 1978 - June, 1978

Tutor, Academic Advancement Program, University of California, Los Angeles.

Provide academic support to disadvantaged undergraduate students in calculus, chemistry, and English composition.

January, 1978 - June, 1978

Selected Chairman, Department of Economics as tutor for upperclass majors in economic theory.

September, 1976 - December, 1976

Guest Lecturer, Microeconomic Theory  
University of California, Los Angeles  
September, 1976

VII. SOCIETY MEMBERSHIPS

National:

Fellow, American College of Cardiology  
Member, American College of Physicians  
Member, American Heart Association  
Member, Clinical Research Council (AHA)

Local:

California Medical Association  
Los Angeles County Medical Association  
Member, District Board of Directors (LACMA)

J. Nathan Rubin, M.D.  
Curriculum Vitae  
Page 4.

VIII. HOSPITAL POSITIONS AND COMMITTEES

1. Chief of Staff, Sherman Oaks Hospital
2. Clinical Instructor, David Geffen School of Medicine, UCLA
3. Vice Chief of Staff, Sherman Oaks Hospital
4. Chairman, Credentials Committee, Sherman Oaks Hospital
5. Chairman, Bylaws, Sherman Oaks Hospital
6. Chairman, Peer Review, Sherman Oaks Hospital
7. Director Cath Lab/Interventional Cardiology, Granada Hills Hospital
8. Vice Chief of Medicine, Tarzana Regional Medical Center
9. ICU Chairman and Director of Cardiology, Sherman Oaks Hospital
10. Credentials Committee Chairman, Valley Presbyterian Hospital
11. Medical Executive Committee, Valley Presbyterian Hospital
12. ICU Co-Chairman, Medical Center of North Hollywood

XI. RESEARCH INTERESTS

1. Electrophysiologic evaluation of parenteral magnesium sulfate in patients with paroxysmal supraventricular tachycardia (PSVT).
2. Electrophysiologic evaluation of nonsustained ventricular tachycardia: Prognostic and therapeutic implications.
3. Electrophysiologic evaluation of parenteral magnesium sulfate in patients with multifocal atrial tachycardia (MFAT).
4. Programmed ventricular stimulation in patients with dilated cardiomyopathy: Effect of hemodynamic instability on inducibility of ventricular arrhythmias.

X. PRESENTATIONS

1. Prognostic Significance of Programmed Ventricular Stimulation in Patients with Nonsustained Ventricular Tachycardia: Relationship to Severe Left Ventricular Dysfunction. Laverne B. Titus Young Investigators Forum of the Greater Los Angeles Area, Affiliate of the American Heart Association. September, 1987.
2. Non-invasive Cardiology. LAC-USC Medical Center. July, 1987.
3. Hyperlipidemias: Pathophysiology and Newer Agents. LAU-USC Medical Center. March, 1986.
4. Left Ventricular Thrombi: Current Controversies. LAC-USC Medical Center. February, 1986.

J. Nathan Rubin, M.D.  
Curriculum Vitae  
Page 5.

5. Coarctation of the Aorta.  
LAC-USC Medical Center. February, 1986.
6. Anomalous Pulmonary Venous Return.  
LAC-USC Medical Center. November, 1985.
7. Preoperative Evaluation of Surgical Patients with Cardiac Disease.  
LAC-USC Medical Center. October, 1985.

#### XI. PUBLICATIONS

1. Electrophysiologic Effects of Intravenous Magnesium in Patients with Normal Conduction Systems and no Clinical Evidence of Significant Cardiac Disease. Kulick D, Hong R, Ryzen E, Rude R, Rubin JN, Elkayam U, Rahimtoola SH, Bhandari A. American Heart Journal, January 1988.
2. Problems Encountered with Catheter Balloon Valvuloplasty of Bioprosthetic Aortic Vales. McKay CR, Waller BF, Hong R, Rubin JN, Reid CL, Rahimtoola SH. American Heart Journal, February, 1988.
3. Anomalous Left Main Coronary Artery Arising from the Pulmonary Artery (in press). Rubin JN, Kawanishi DT, Cheitlin MD.
4. Echocardiographic Textural Changes and Nuclear Magnetic Resonance Parameters in Acute Canine Myocardial Infarction (in preparation). Tak T, Shoa-Lin L, Gamage M, Mahler C, Rubin JN, Steen J, Collete P, Rahimtoola SH, Chandraratna PAN.
5. Nitrate Tolerance. Rubin JN, Widerhorn J, Elkayam U, Letter to the Editor, New England Journal of Medicine, January, 1988.
6. Widerhorn J, Rubin JN, Eklayam U. Cardiovascular Drugs in Pregnancy. Cardiology Clinics of North America. May, 1988.
7. Therapeutic Algorithms for the Treatment of Ventricular Arrhythmias. Rubin JN, Bhandari A. Consultant. June, 1988.

#### XII. CHAPTERS IN PREPARATION

1. Widerhorn J, Rubin JN, Elkayam U. Cardiovascular Drugs in Pregnancy. In Textbook of Cardiovascular Pharmacology. Frishman W.

#### XIII. ABSTRACTS

1. Day-to-day Reproducibility of Response to Programmed Ventricular Stimulation in Patients with Recent Acute Myocardial Infarction. Hong RA, Bhandari A, Kulick D, Rubin JN, McIntosh N, Rahimtoola SH.



J. Nathan Rubin, M.D.  
Curriculum Vitae  
Page 6.

2. Prognostic Significance of Programmed Ventricular Stimulation in High Risk Patients Surviving Acute Myocardial Infarction. Bhandari A, Hong RA, Kotlewski A, Rubin JN, McIntosh N, Rahimtoola SH.
3. Concept of a Dynamic Mitral Regurgitant Orifice in Patients with Dilated Left Ventricles: Assessment by Continuous Wave and 2-Dimensional Color Doppler Echocardiography. Tahir T, Shoa-Lin L, Rubin JN, Chandraratna PAN.
4. Prognostic Significance of Programmed Ventricular Stimulation in Patients with Nonsustained Ventricular Tachycardia: Relationship to Severe Left Ventricular Dysfunction. Rubin JN, Petersen R, Jamison M, Amiko N, Rahimtoola SH, Bhandari A.

DEA REGISTRATION NUMBER	THIS REGISTRATION EXPIRES	FEE PAID
AR2956716	04-30-2018	\$731
SCHEDULES	BUSINESS ACTIVITY	DATE ISSUED
2,2N,3 3N,4,5	PRACTITIONER	03-05-2015
RUBIN, JACOB NATHAN MD 4940 VAN NUYS BLVD #200 SHERMAN OAKS, CA 91403		

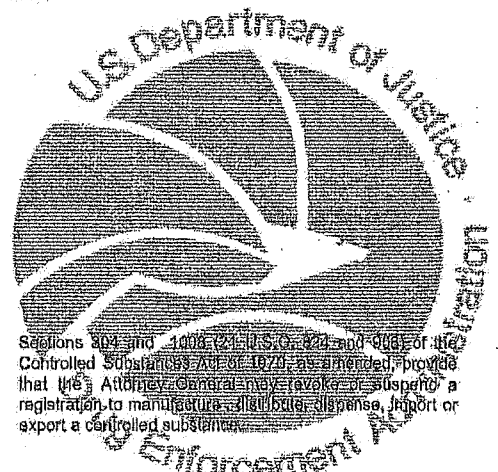
CONTROLLED SUBSTANCE REGISTRATION CERTIFICATE  
 UNITED STATES DEPARTMENT OF JUSTICE  
 DRUG ENFORCEMENT ADMINISTRATION  
 WASHINGTON, D.C. 20537

Sections 304 and 1008 (21 U.S.C. 824 and 958) of the Controlled Substances Act of 1970, as amended, provide that the Attorney General may revoke or suspend a registration to manufacture, distribute, dispense, import or export a controlled substance.

THIS CERTIFICATE IS NOT TRANSFERABLE ON CHANGE OF OWNERSHIP, CONTROL, LOCATION, OR BUSINESS ACTIVITY, AND IS NOT VALID AFTER THE EXPIRATION DATE.

CONTROLLED SUBSTANCE REGISTRATION CERTIFICATE  
 UNITED STATES DEPARTMENT OF JUSTICE  
 DRUG ENFORCEMENT ADMINISTRATION  
 WASHINGTON, D.C. 20537

DEA REGISTRATION NUMBER	THIS REGISTRATION EXPIRES	FEE PAID
AR2956716	04-30-2018	\$731
SCHEDULES	BUSINESS ACTIVITY	DATE ISSUED
2,2N,3 3N,4,5	PRACTITIONER	03-05-2015
RUBIN, JACOB NATHAN MD 4940 VAN NUYS BLVD #200 SHERMAN OAKS, CA 91403		



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Form DEA-223 (05/04)

## PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is:

**915 Wilshire Blvd., Suite 1850, Los Angeles, CA 90017**

A true and correct copy of the foregoing document entitled (*specify*): **NOTICE OF APPOINTMENT OF A PATIENT CARE OMBUDSMAN**

will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

**1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):** Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (*date*) **10/3/18**, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:

SEE ATTACHED LIST

Service information continued on attached page

**2. SERVED BY UNITED STATES MAIL:**

On (*date*) **10/3/18**, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed.

SEE ATTACHED LIST

Service information continued on attached page

**3. SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL** (*state method for each person or entity served*): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on (*date*) **10/3/18**, I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed.

JUDGE'S COPY: [Pursuant to the UST's agreement with the U.S. Bankruptcy Court, Judge's Courtesy Copy was mailed via Federal Express overnight mail to the following address] U.S. Bankruptcy Court, 255 E. Temple St., Room 940, Los Angeles, CA 90012, Attn: Mail Room Clerk—Judges Copies

Service information continued on attached page

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

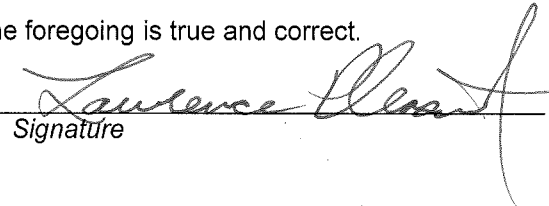
10/3/18

Lawrence Pleasant

Date

Printed Name

Signature



**1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):**

- Robert N Amkraut ramkraut@foxrothschild.com
- Simon Aron saron@wrslawyers.com
- James Cornell Behrens jbehrens@milbank.com, gbray@milbank.com; mshinderman@milbank.com; hmaghakian@milbank.com; dodonnell@milbank.com; jbrewster@milbank.com; JWeber@milbank.com
- Bruce Bennett bbennett@jonesday.com
- Peter J Benvenuti pbenvenuti@kellerbenvenuti.com, pbenven74@yahoo.com
- Elizabeth Berke-Dreyfuss edreyfuss@wendel.com
- Steven M Berman sberman@slk-law.com
- Alicia K Berry Alicia.Berry@doj.ca.gov
- Stephen F Biegenzahn efile@sfblaw.com
- Scott E Blakeley seb@blakeleyllp.com, ecf@blakeleyllp.com
- Dustin P Branch branchd@ballardspahr.com, carolod@ballardspahr.com; hubenb@ballardspahr.com; Pollack@ballardspahr.com
- Michael D Breslauer mbreslauer@swsslaw.com, wyones@swsslaw.com; mbreslauer@ecf.courtdrive.com; wyones@ecf.courtdrive.com
- Damarr M Butler butler.damarr@pbgc.gov, efile@pbgc.gov
- Lori A Butler butler.lori@pbgc.gov, efile@pbgc.gov
- Aaron Davis aaron.davis@bryancave.com, kat.flaherty@bryancave.com
- Kevin M Eckhardt keckhardt@huntonak.com, keckhardt@hunton.com
- Christine R Etheridge christine.etheridge@ikonfin.com
- M Douglas Flahaut flahaut.douglas@arentfox.com
- Michael G Fletcher mfletcher@franzel.com, sking@franzel.com
- Jeffrey K Garfinkle jgarfinkle@buchalter.com, docket@buchalter.com; dcyrankowski@buchalter.com
- Lawrence B Gill lgill@nelsonhardiman.com, rrange@nelsonhardiman.com
- Mary H Haas maryhaas@dwt.com, melissastobel@dwt.com; laxdocket@dwt.com; yunialubega@dwt.com
- Robert M Hirsh Robert.Hirsh@arentfox.com
- Monique D Jewett-Brewster mjb@hopkinscarley.com, vtorres@hopkinscarley.com
- Lance N Jurich ljurich@loeb.com, karnote@loeb.com; ladocket@loeb.com
- Ivan L Kallick ikallick@manatt.com, ihernandez@manatt.com
- Gary E Klausner gek@lnbyb.com
- Joseph A Kohanski jkohanski@bushgottlieb.com, kireland@bushgottlieb.com
- Darryl S Laddin bkrfilings@agg.com
- Richard A Lapping richard@lappinglegal.com
- Elan S Levey elan.levey@usdoj.gov, louisa.lin@usdoj.gov
- Samuel R Maizel samuel.maizel@dentons.com, alicia.aguilar@dentons.com; docket.general.lit.LOS@dentons.com; tania.moyron@dentons.com; kathryn.howard@dentons.com; joan.mack@dentons.com
- Alvin Mar alvin.mar@usdoj.gov
- Craig G Margulies Craig@MarguliesFaithlaw.com, Victoria@MarguliesFaithlaw.com; Helen@MarguliesFaithlaw.com
- Hutchison B Meltzer hutchison.meltzer@doj.ca.gov, Alicia.Berry@doj.ca.gov
- John A Moe john.moe@dentons.com, glenda.spratt@dentons.com, derry.kalve@dentons.com, jennifer.wall@dentons.com, andy.jinnah@dentons.com, bryan.bates@dentons.com
- Monserrat Morales mmorales@marguliesfaithlaw.com, Victoria@marguliesfaithlaw.com; Helen@marguliesfaithlaw.com
- Kevin H Morse kevin.morse@saul.com, rmarcus@AttorneyMM.com; sean.williams@saul.com
- Marianne S Mortimer mmortimer@sycr.com
- Tania M Moyron tania.moyron@dentons.com, chris.omeara@dentons.com
- Alan I Nahmias anahmias@mbnlawyers.com, jdale@mbnlawyers.com
- Jennifer L Nassiri jennifernassiri@quinnemanuel.com

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

- Mark A Neubauer mneubauer@carltonfields.com, mlrodriguez@carltonfields.com;smcloughlin@carltonfields.com;schau@carltonfields.com
- Bryan L Ngo bngo@fortislaw.com, Info@fortislaw.com;BNgo@bluecapitallaw.com;info@bluecapitallaw.com;SPicariello@fortislaw.com
- Melissa T Ngo ngo.melissa@pbgc.gov, efile@pbgc.gov
- Abigail V O'Brient avobrient@mintz.com, docketing@mintz.com;DEHashimoto@mintz.com;nleali@mintz.com
- Aram Ordubegian ordubegian.aram@arentfox.com
- Mark D Plevin mplevin@crowell.com, cromoc@crowell.com
- Lori L Purkey bareham@purkeyandassociates.com
- Michael B Reynolds mreynolds@swlaw.com, kcollins@swlaw.com
- Emily P Rich erich@unioncounsel.net, bankruptcycourtnotices@unioncounsel.net
- Debra Riley driley@allenmatkins.com, jbatiste@allenmatkins.com
- Julie H Rome-Banks julie@bindermalter.com
- Mary H Rose mrose@buchalter.com, salarcon@buchalter.com
- Megan A Rowe mrowe@dsrhealthlaw.com, lwestoby@dsrhealthlaw.com
- Nathan A Schultz nschultz@foxrothschild.com
- Mark A Serlin ms@swllplaw.com, mor@swllplaw.com
- Rosa A Shirley rshirley@nelsonhardiman.com, rrange@nelsonhardiman.com;lgill@nelsonhardiman.com
- Kyrsten Skogstad kskogstad@calnurses.org, rcraven@calnurses.org
- Michael St James ecf@stjames-law.com
- Jason D Strabo jstrabo@mwe.com, ahoneycutt@mwe.com
- Sabrina L Streusand Streusand@slollp.com
- Ralph J Swanson ralph.swanson@berliner.com, sabina.hall@berliner.com
- Gary F Torrell gft@vrmlaw.com
- United States Trustee (LA) ustpreion16.la.ecf@usdoj.gov
- Matthew S Walker matthew.walker@pillsburylaw.com, candy.kleiner@pillsburylaw.com
- Jason Wallach jwallach@ghplaw.com, g33404@notify.cincompass.com
- Kenneth K Wang kenneth.wang@doj.ca.gov, Jennifer.Kim@doj.ca.gov;susan.lincoln@doj.ca.gov;yesenia.caro@doj.ca.gov
- Phillip K Wang phillip.wang@rimonlaw.com, david.kline@rimonlaw.com
- Gerrick Warrington gwarrington@frandzel.com, dwise@frandzel.com
- Latonia Williams lwilliams@goodwin.com, bankruptcy@goodwin.com
- Neal L Wolf nwolf@hansonbridgett.com, calendarclerk@hansonbridgett.com,lchappell@hansonbridgett.com
- Hatty K Yip hatty.yip@usdoj.gov

**2. SERVED BY UNITED STATES MAIL:**

- DEBTOR: Verity Health System of California, Inc., 2040 E. Mariposa Avenue, El Segundo, CA 90245
- DEBTOR'S ATTY: Samuel R Maizel, Dentons US LLP, 601 South Figueroa Street, Suite 2500, Los Angeles, CA 90017
- CREDITORS' COMMITTEE MEMBER: Aetna Life Insurance Company, Attn: Paul Weller, Head of Provider Litigation, 1425 Union Meeting Road, Mail Stop U23S, Blue Bell, PA 19422
- CREDITORS' COMMITTEE MEMBER: Allscripts Healthcare, LLC, c/o Greg Bianchi, 10 Glenlake Parkway, Suite 500, Atlanta, GA 30328
- CREDITORS' COMMITTEE MEMBER: California Nurses Association (CNA), Attn: Krysten Skogstad, In-House Counsel, 155 Grand Avenue, Oakland, CA 94612
- CREDITORS' COMMITTEE MEMBER: Iris Lara, c/o Trisha Monesi, 1875 Century Park East, Suite 100, Los Angeles, CA 90067
- CREDITORS' COMMITTEE MEMBER: Medline Industries, Inc., Three Lakes Drive, Northfield, IL 60093
- CREDITORS' COMMITTEE MEMBER: Pension Benefit Guaranty Corporation ("PBGC"), Attn: Michael Strollo and Emily Lesniewski, 1200 K Street, NW, Washington, DC 20005
- CREDITORS' COMMITTEE MEMBER: SEIU United Healthcare Workers West, Attn: David Miller, 560 Thomas L Berkeley Way, Oakland, CA 94612-1602
- CREDITORS' COMMITTEE MEMBER: Sodexo Operations, LLC, a Delaware Limited Liability Company Sodexo CTM LLC, Attn: Brad Hamman, 283 Cranes Roost Blvd, Ste 260, Altamonte Springs, FL 32701
- CREDITORS' COMMITTEE MEMBER: St. Vincent IPA Medical Corporation, c/o Mark Neubauer, Esq. and Donald Kirk, Esq., Carlton Fields Jordan Burt, LLP, 2000 Avenue of the Stars, Suite 530N, Los Angeles, CA 90067-4707
- MANUAL: Sam J Alberts, DENTONS US LLP, 1900 K Street NW, Washington, DC 20006
- MANUAL: Margaret M Anderson, Fox Swibel Levin & Carroll LLP, 200 West Madison St, Chicago, IL 60606
- MANUAL: Alicia Berry, California Attorney General, 300 South Spring St Ste 1702, Los Angeles, CA 90013
- MANUAL: Daniel S Bleck, Mintz, Levin, et al, One Financial Center, Boston, MA 02111
- MANUAL: Nathan F Coco, McDermott Will & Emery, 444 West Lake Street, Chicago, IL 60606-0029
- MANUAL: Ian A Hammel, Mintz Levin Cohn Ferris Glovsky & Popeo, One Financial Center, Boston, MA 02111
- MANUAL: Donald R Kirk, Carlton Fields Jordan Burt, P.A., 4221 W. Boy Scout Blvd., Suite 1000 Tampa, FL 33607-5780
- MANUAL: Claude D Montgomery, DENTONS US LLP, 1221 AVENUE OF THE AMERICAS, New York, NY 10020-1001
- MANUAL: Charles E Nelson, Ballard Spahr LLP, 80 S Eighth St Ste 2000, Minneapolis, MN 55402
- MANUAL: Megan Preusker, McDermott Will & Emery, 444 West Lake Street, Chicago, IL 60606-0029
- MANUAL: Jason Reed, MASLON LLP, 3300 WELLS FARGO CENTER, 90 SOUTH SEVENTH STREET, MINNEAPOLIS, MN 55402
- MANUAL: Paul J Ricotta, Mintz Levin Cohn Ferris Glovsky and Pope, Chrysler Center, 666 Third Ave New York, NY 10017
- MANUAL: Ryan Schultz, Fox Swibel Levin & Carroll LLP, 200 W. Madison Street, Suite 3000 Chicago, IL 60606
- MANUAL: William P Wassweiler, Ballard Spahr LLP, 80 S Eighth St Ste 2000, Minneapolis, MN 55402
- MANUAL: Clark Whitmore, MASLON LLP, 3300 WELLS FARGO CENTER, 90 S 7TH STREET, MINNEAPOLIS, MN 55402
- MANUAL: John Ryan Yant, Carlton Fields Jordan Burt, P.A., 4221 W. Boy Scout Blvd., Suite 1000, Tampa, FL 33607-5780