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Case||2:18-bk-20151-ER

DENTONS US LLP 601 SOUTH FIGUEROA STREET, SUITE 2500 LOS ANGELES, CALIFORNIA 90017-5704 (213) 623-9300 Doc 3396

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The Court, having reviewed the Debtors' Notice of Motion and Motion for Order Authorizing Debtors to Enter Agreements for Records Retention Support Services with GRM Information Management Services of California, LLC [Docket No. 3140] (the "Motion") and the Declaration of Richard G. Adcock filed concurrently therewith; it appearing that notice and service of the Motion were proper; having considered the Limited Objection of Cerner Corporation to Debtors' Motion for Order Authorizing Debtors to Enter Agreements for Records Retention Support Services with GRM Information Management Services of California [Docket No. 3202] (the "Cerner Objection") and the stipulation [Docket No. 3364] resolving the Cerner Objection; having considered the Official Committee of Unsecured Creditors' Response in Conditional Support of Debtors' Notice of Motion and Motion for Order Authorizing Debtors to Enter Agreements for Records Retention Support Services with GRM Information Management Services of California, LLC [Docket No. 3201]; for the reasons set forth more fully in the Court's tentative ruling [Docket No. 3391], which is fully incorporated herein by this reference, and good cause appearing,

HEREBY ORDERS AS FOLLOWS:

- 1. The Motion is GRANTED in its entirety.
- 2. The Debtors are authorized to enter into, and perform, the MSA and BSA with GRM pursuant to §§ 105(a) and 363(b).

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¹ Unless otherwise defined herein, all capitalized terms have the definitions set forth in the Motion.

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3. The Debtors will continue to be responsive to requests made by the Official Committee of Unsecured Creditors (the "Committee") for the Debtors' records which are being consolidated and maintained by GRM until the effective date of any plan confirmed by this Court. Thereafter, the Liquidating Trustee and/or entity responsible for the post-effective date administration of the estates shall have access to the records maintained by GRM and shall be responsive to requests made by the Committee or its successor in interest for access to such records. ### Date: October 17, 2019 Ernest M. Robles United States Bankruptcy Judge

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