# IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF GEORGIA ROME DIVISION

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IN RE:

REGIONAL HOUSING & COMMUNITY SERVICES CORP., et al.,

CHAPTER 11

Jointly Administered Under

CASE NO. 21-41034-pwb

Debtors.

# STIPULATION (I) EXTENDING MATURITY DATE FOR SECURED POSTPETITION FINANCING, (II) INCREASING BORROWING AUTHORITY AND (III) AUTHORIZING CONTINUED USE OF CASH COLLATERAL

WHEREAS on August 26, 2021 (the "**Petition Date**"), the above-captioned debtors and debtors and debtors-in-possession (collectively, the "**Debtors**")<sup>1</sup> each filed a voluntary petition for relief under Chapter 11 of Title 11 of the United States Code (the "**Bankruptcy Code**") with the United States Bankruptcy Court for the Northern District of Georgia, Rome Division (the "**Court**").

WHEREAS on or about August 27, 2021, the Debtors filed a Motion for Authority to Use Cash Collateral and a Motion for Interim and Final Orders (I) Authorizing Secured Postpetition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362 and 364(c) and (d); and (B) Granting Security Interests, Superpriority Claims and Adequate Protection, and (III) Scheduling a Final Hearing (the **"Financing Motion"**).

<sup>&</sup>lt;sup>1</sup> The Debtors in these Chapter 11 cases include: Regional Housing & Community Services Corporation, RHCSC Columbus AL Holdings LLC, RHCSC Columbus Health Holdings LLC, RHCSC Douglas AL Holdings LLC, RHCSC Douglas Health Holdings LLC, RHCSC Gainesville AL Holdings LLC, RHCSC Gainesville Health Holdings LLC, RHCSC Montgomery I AL Holdings LLC, RHCSC Montgomery I Health Holdings LLC, RHCSC Montgomery II AL Holdings LLC, RHCSC Montgomery II Health Holdings LLC, RHCSC Rome AL Holdings LLC, RHCSC Rome Health Holdings LLC, RHCSC Savannah AL Holdings LLC, RHCSC Savannah Health Holdings LLC, RHCSC Social Circle AL Holdings LLC, and RHCSC Social Circle Health Holdings LLC.



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WHEREAS the Court entered various interim orders with regard to the Financing Motion (the "Interim DIP Orders"), and, on October 15, 2021, the Court entered a *Final Order* (*I*) *Authorizing Secured Postpetition Financing;* (*B*) *Granting Security Interests to the Bondholders;* (*C*) *Superpriority Claims and Other Adequate Protection to the Bond Trustee;* (*II*) *Authorizing the Use of Cash Collateral by the Debtors* (the "Final DIP Order") authorizing the Debtors to borrow up to \$2,350,000 from the DIP Lender, with an original maturity date of January 15, 2022, which date has been extended by stipulation between the DIP Lender and the Debtors to May 14, 2022.

WHEREAS on May 11, 2022, the Court entered a *Final Order (A) Extending Maturity Date of DIP Facility; and (B) Increasing Borrowing Authority Thereunder* dated May 11, 2022 [Dkt. No. 146] (the "**Amended Final DIP Order**"), authorizing the Debtors to borrow up to \$3,150,000 from the DIP Lender, with an original maturity date of July 2, 2022.

WHEREAS on July 1, 2022, pursuant to the terms of the Amended Final DIP Order, the DIP Lender and the Debtors filed a *Stipulation (I) Extending Maturity Date for Secured Postpetition Financing, (II) Increasing Borrowing Authority and (III) Authorizing Continued Use of Cash Collateral* [Dkt. No. 163], which extended the maturity date of the DIP Facility to August 6, 2022 and increased the borrowing limit by \$320,000.

WHEREAS on August 18, 2022, the Court entered a *Final Order (A) Further Extending Maturity Date of DIP Facility; and (B) Further Increasing Borrowing Authority Thereunder* [Dkt. No. 181] (the "**Second Amended Final DIP Order**"), authorizing the Debtors to borrow up to \$4,170,000 from the DIP Lender, with an original maturity date of October 1, 2022.

WHEREAS on September 30, 2022, pursuant to the terms of the Second Amended Final DIP Order, the DIP Lender and the Debtors filed a *Stipulation (I) Extending Maturity Date for* 

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Secured Postpetition Financing, (II) Increasing Borrowing Authority and (III) Authorizing Continued Use of Cash Collateral [Dkt. No. 195], which extended the maturity date of the DIP Facility to November 12, 2022.

WHEREAS, on November 9, 2022 the Court entered a *Third Interim Order* (*A*) *Further Extending Maturity Date of DIP Facility; and* (*B*) *Further Increasing Borrowing Authority Thereunder* [Dkt. No. 206] (the "**Third Interim Order**").

WHEREAS on November 29, 2022, the Court entered a *Final Order (A) Extending Maturity Date of DIP Facility, and (B) Increasing Borrowing Authority Thereunder* (the "**Third Amended Final DIP Order**"). The Third Amended Final DIP Order, *inter alia*, extended the maturity date of the DIP Facility through and including January 7, 2023, increased the borrowing limit, and authorized the Debtors and UMB Bank, as successor trustee for certain bonds (the "**Bond Trustee**") to further extend the maturity date and further increase the borrowing limit by stipulation.

WHEREAS on January 6, 2023, the Debtors and the Bond Trustee entered into a *Stipulation (I) Extending Maturity for Secured Postpetition Financing, and (II) Authorizing Continued Use of Cash Collateral* [Dkt. No. 225] (the "January 6, 2023 Stipulation") which, *inter alia*, extended the Maturity Date through and including April 29, 2023 and increased the borrowing limit to \$6,720,000.

WHEREAS on April 28, 2023, the Debtors and the Bond Trustee entered into a *Stipulation* (*I*) *Extending Maturity for Secured Postpetition Financing, and* (*II*) *Authorizing Continued Use of Cash Collateral* [Dkt. No. 246] (the "**April 28, 2023 Stipulation**") which, *inter alia*, extended the Maturity Date through and including July 1, 2023 and increased the borrowing limit to \$7,570,000.

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WHEREAS on June 30, 2023, the Debtors and the Bond Trustee entered into a *Stipulation* (*I*) *Extending Maturity for Secured Postpetition Financing, and (II) Authorizing Continued Use of Cash Collateral* [Dkt. No. 250] (the "**June 30, 2023 Stipulation**") which, *inter alia*, extended the Maturity Date through and including July 31, 2023 and increased the borrowing limit to \$7,970,000.

WHEREAS on July 28, 2023, the Debtors and the Bond Trustee entered into a *Stipulation* (*I*) *Extending Maturity for Secured Postpetition Financing, and* (*II*) *Authorizing Continued Use of Cash Collateral* [Dkt. No. 255] (the "July 28, 2023 Stipulation") which, *inter alia*, extended the Maturity Date through and including September 2, 2023.

WHEREAS on August 23, 2023, the Debtors and the Bond Trustee entered into a *Stipulation (I) Extending Maturity for Secured Postpetition Financing, (II) Increasing Borrowing Authority and (III) Authorizing Continued Use of Cash Collateral* [Dkt. No. 268] (the "August 23, 2023 Stipulation") which, *inter alia*, extended the Maturity Date through and including October 28, 2023, increased the borrowing limit in accordance with the budget attached thereto, and provided that no later than September 30, 2023, the Debtors and the DIP Lender shall agree to and submit to the Court an amended budget for the period through in including at least December 2, 2023.

WHEREAS on October 3, 2023, the Debtors and the Bond Trustee entered into a *Stipulation (I) Extending Maturity for Secured Postpetition Financing, (II) Increasing Borrowing Authority and (III) Authorizing Continued Use of Cash Collateral* [Dkt. No. 270] (the "October 3, 2023 Stipulation") which, *inter alia*, extended the Maturity Date through and including December 2, 2023, increased the borrowing limit in accordance with the budget attached thereto, and provided that no later than November 1, 2023, the Debtors and the DIP Lender shall agree to

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and submit to the Court an amended budget for the period through in including at least January 6, 2024.

WHEREAS the Debtors and the Bond Trustee have now agreed to extend further the Maturity Date and increase the borrowing limit in accordance with the terms of this Stipulation.

WHEREFORE, the Debtors and the Bond Trustee stipulate and agree as follows:

- Except as otherwise modified herein, the Interim DIP Orders, the Final DIP Order, the Amended Final DIP Order, the Second Amended Final DIP Order, the Third Amended Final DIP Order, the January 6, 2023 Stipulation, the April 28, 2023 Stipulation, the June 30, 2023 Stipulation, the July 28, 2023 Stipulation, the August 23, 2023 Stipulation and the October 3, 2023 Stipulation shall remain in effect in accordance with their terms.
- 2. The Maturity Date shall be extended through and including January 13, 2024.
- 3. The Budget attached hereto as <u>Exhibit A</u> shall (i) modify and/or supplement the Budget attached as <u>Exhibit A</u> to the October 3, 2023 Stipulation and (ii) increase the borrowing limit as set forth therein.
- 4. The Debtors and the DIP Lender further stipulate and agree that: (i) the Debtors and the DIP Lender shall use best efforts to agree to an amended budget that shall become the Budget and shall go through at least February 10, 2024, with such Budget being submitted to the Court by no later than December 1, 2023; and (ii) following submission of the budget set forth in the foregoing (i), the parties shall use best efforts to agree to and submit to the Court supplemental or amended budgets by the date that is not less than 30 days prior to the last day of the existing Budget, and that such extended budgets shall be for not less than 60 days.

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So stipulated this 2nd day of November, 2023.

#### SCROGGINS & WILLIAMSON, P.C.

#### GREENBERG TRAURIG, LLP

By: <u>/s/ Ashley R. Ray</u>

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# Exhibit A

Budget

Ending Balance		Net Cash Flow S	Bankruptcy Professionals	US Trustee	DIP Lender	Cash Flow From Operations w DIP	Total Cash Disbursements \$	Other	Bondholder Approved Cap-Ex	Utilities	Food and Other Supplies	Resident Refund	Rental / Lease Equipment	Management Fee	Bank Fees	Petty Cash	Insurance	Payroll & Payroll Tax	Cash D BK Category	Total Cash Receipts S	Provider Relief Funds		Cash Collections S	Cash R BK Calegory	Beginning Cash Balance S	Week Ending Date 11	Week Beginning Date 10/	Cash Flow Budget	regional housing and community services corporation eval
and the second se	\$306,552	165,639		•	1	165,639	(114,880)	(24,836)	(15,000)	(12,327)	(10,461)	(1,113)	(1,118)	•		(150)	(49,874)			280,519	æ	200,000	80,519		\$140,913	11/4/23 Week 115	10/29/23		
Ì		s	1	I			s													s			s			11/ Wei	11		I
C157 013	\$230,558	(75,994) \$	(10,000)		ē	(65,994)	(270,942) \$	(24,836)	5	(12,327)	(10,461)	(2,049)	(1,118)	ii.	•)	(150)	Ħ	(220,000)		204,948	÷	5.0	204,948		\$306,552	11/11/23 Week 116	11/5/23		
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\$155 870	\$229,415	(1,143)				(1,143)	(104,123)	(28,836)		(12,327)	(10,461)	(1,030)	(1,118)	(48,000)	(2,200)	(150)	-	•		102,980			102,980		\$230,558	11/18/23 Week 117	11/12/23	-	
		**	T				s													s			s		10	11/	11/	Ľ	I
\$163.548	\$237,093	7,678	10		•	7,678	(269,161) \$	(24,836)	1	(12,327)	(10,461)	(268)	(1,118)	•		(150)	÷	220,000)		276,839		250,000	26,839		\$229,415	11/25/23 Week 118	11/19/23		l
~		s					\$													ŝ			s		s	Wee	11/		
\$165.004	\$238,550	1,456	ľ		•	1,456	(49,401) \$	(24,836)	1.10	(12,327)	(10,461)	(509)	(1,118)	1		(150)	*			50,858		•	50,858	1	\$237,093	12/2/23 Week 119	11/26/23		
S	s	s																_		ŝ	ł		s		s	12/	12/		l
\$334.708	\$408,253	169,703			ŀ	169,703	(331,781)	(24,836)		(12,327)	(10,461)	(3,015)	(1,118)	•	120	(150)	(49,874)	230,000)		501,485	ě	200,000	301,485		\$238,550	12/9/23 Week 120	12/3/23		
~		s					s													\$			s	1	\$	12/: Wee	12/1		
\$311.003	\$384,549	(23,704) \$	(10,000)		e	(13,704)	\$ (556'66)	(28,836)	•:	(12,327)	(10,461)	(863)	(1,118)	(44,000)	(2,200)	(150)		28		86,251			86,251	U	\$408,253	12/16/23 Week 121	12/10/23		
		s			F.						1									ŝ		I	s		s	12/ Wet	12/		1
\$308,147	\$381,692	(2,857)				(2,857)	(279,156)	(24,836)	æ	(12,327)	(10,461)	(263)	(1,118)		ĸ	(150)		(230,000)		276,299		250,000	26,299		\$384,549	12/23/23 Week 122	12/17/23		
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\$299.410	\$372,955	(8,736) \$				(8,736)	(49,298) \$	(24,836)		(12,327)	(10,461)	(406)	(1,118)		•	(150)		14		40,562	14	·	40,562		\$381,692	12/30/23 Week 123	12/24/23		
T		s	-		1		s	-	Π	Ĩ			ſ	-						ŝ	1	Γ	s			We	Ħ		Ī
\$192,062	\$265,607	(107,348)			1.	(107,348)	(331,003) \$	(24,836)		(12,327)	(10,461):	(2,237)	(1,118)	ци		(150)	(49,874)	(230,000)		223,655	3		223,655		\$372,955	1/6/24 Week 124	12/31/23		
~	s	ŝ		ł																\$		ľ	s		s	1/1 Wee	1		
\$223,841	\$297,386	31,779		s •	ŀ	31,779	(94,152)	(24,836)	•	(12,327)	(10,461)	(1,259)	(1,118)	(44,000)	ĸ	(150)		i.•		125,931	120		125,931		\$265,607	1/13/24 Week 125	1/7/24		

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## **CERTIFICATE OF SERVICE**

This is to certify that on this date a true and correct copy of the within and foregoing

# Stipulation (I) Extending Maturity Date for Secured Postpetition Financing, (II) Increasing

## Borrowing Authority and (III) Authorizing Continued Use of Cash Collateral was served by

the Court's CM/ECF system on all counsel of record registered in this case through CM/ECF.

This 2nd day of November, 2023.

SCROGGINS & WILLIAMSON, P.C.

By: <u>/s/ Ashley R. Ray</u> J. ROBERT WILLIAMSON Georgia Bar No. 765214 ASHLEY REYNOLDS RAY Georgia Bar No. 601559 MATTHEW W. LEVIN Georgia Bar No. 448270

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