United States Bankruptcy Court Eastern District of Washington

In re: Astria Health Debtor

CERTIFICATE OF NOTICE

Case No. 19-01189-FLK Chapter 11

District/off: 0980-2User: noticePage 1 of 1Date Rcvd: May 09, 2019Form ID: pdf002Total Noticed: 4

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on May 11, 2019. aty +Ian A Hammel, Mintz, Levin, Cohn, Ferris, Glovsky, and, Popeo, PC, One Financial Center, Boston, MA 02111-2621 aty +William W Kannel, Mintz, Levin, Cohn, Ferris, Glovsky, and, Popeo, PC, One Financial Center, Boston, MA 02111-2621

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Seattle, WA 98121-1128 Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. NONE. TOTAL: 0

233 South Wacker Drive,

c/o Mark D. Northrup,

***** BYPASSED RECIPIENTS *****

+Geoffrey M Miller,

NONE.

TOTAL: 0

Chicago, IL 60606-6404 2801 Alaskan Way, Suite #300,

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Dentons US LLP,

Transmission times for electronic delivery are Eastern Time zone.

+UMB Bank N.A. and Lapis Advisors LP,

I, Joseph Speetjens, 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: May 11, 2019

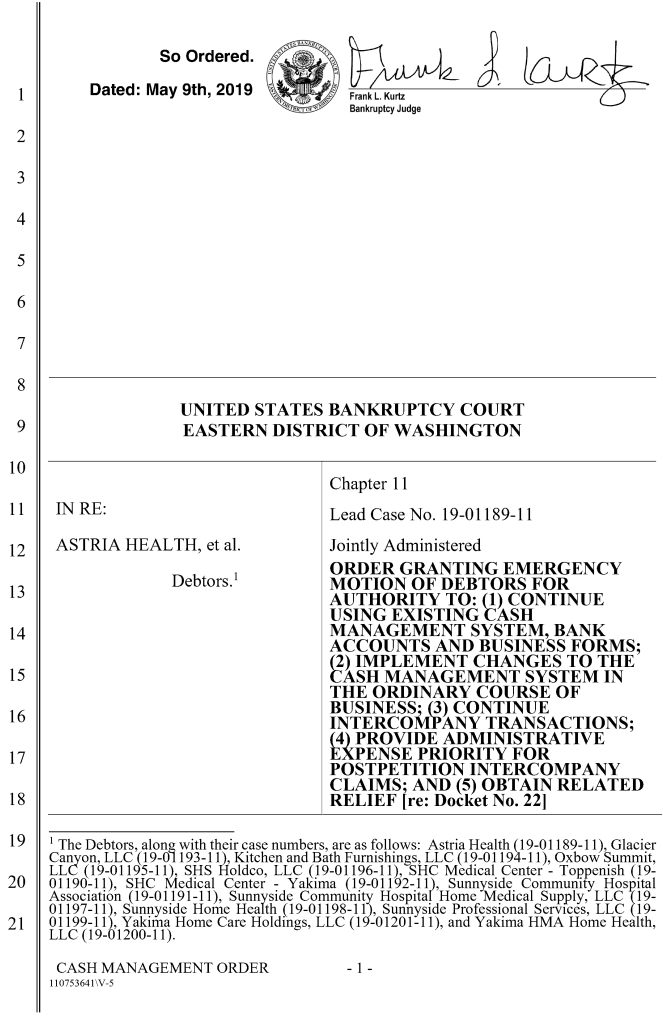
Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on May 9, 2019 at the address(es) listed below: Claire Taylor on behalf of Creditor Lower Valley Credit Union claire.taylor@stokeslaw.com, aek@stokeslaw.com Dina L Yunker Frank on behalf of Interested Party State of Washington BCUYunker@atg.wa.gov, dinav@ATG.WA.GOV Gary W Dyer on behalf of U.S. Trustee US Trustee Gary.W.Dyer@usdoj.gov on behalf of Debtor Astria Health jday@bskd.com,malka.zeefe@dentons.com, James L Day sam.alberts@dentons.com,kathryn.howard@dentons.com,samuel.maizel@dentons.com, psutton@bskd.com;vbraxton@bskd.com;mbeck@bskd.com on behalf of Creditor JMB Capital Partners Lending, LLC Kevin ORourke tina@southwellorourke.com Mark Northrup on behalf of Creditor UMB Bank N.A. and Lapis Advisors LP mark.northrup@millernash.com, dona.purdy@millernash.com Richard J Hyatt on behalf of Creditor TIAA Commercial Finance, Inc. hyatt@ryanlaw.com Shelley N Ripley on behalf of Creditor MidCap Funding IV Trust, as successor-by-assign MidCap Funding IV Trust, as successor-by-assignment to MidCap Financial Trust snr@witherspoonkelley.com, kelleyf@witherspoonkelley.com Susan Rae Fox on behalf of Creditor TIAA Commercial Finance, Inc. fox@ryanlaw.com, callahan@ryanlaw.com Teresa H Pearson on behalf of Creditor UMB Bank N.A. and Lapis Advisors LP teresa.pearson@millernash.com, MNGD-2823@millernash.com Thomas A Buford on behalf of Debtor Astria Health tbuford@bskd.com, psutton@bskd.com, vbraxton@bskd.com,mbeck@bskd.com US Trustee USTP.REGION18.SP.ECF@usdoj.gov

TOTAL: 12





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2	Upon the motion, dated May 6, 2019, of Astria Health and the above-
3	referenced affiliated debtors (collectively, the "Debtors"), the debtors and debtors in
4	possession in the above-captioned chapter 11 bankruptcy cases (collectively, the
5	"Chapter 11 Cases"), for the entry of an order, pursuant to §§ 105, 363, 364, 503 and
6	507 of title 11 of the United States Code (the " <u>Bankruptcy Code</u> "), ² authorizing the
7	Debtors, subject to the requirements imposed on the Debtors pursuant to any interim
8	or final orders (including any related budgets) authorizing the Debtors' entry into
9	postpetition debtor in possession financing and use of cash collateral (each, a " <u>DIP</u>
10	Document"), to: (1) continue to use their cash management system, including the
11	continued maintenance of their existing bank accounts (including credit card
12	accounts) and business forms; (2) implement changes to their cash management
13	system in the ordinary course of business, including opening new or closing existing
14	bank accounts; (3) continue to perform under and honor intercompany transactions
15	in the ordinary course of business, in their business judgment and in their sole
16	discretion; (4) provide administrative expense priority for postpetition intercompany
17	claims, all as set forth in more detail below; and (5) obtain related relief (the
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21	² All references to " \S " or "sections" herein are to sections of the Bankruptcy Code.
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1	"Motion") ³ [Docket No. 22], all as more fully set out in the Motion; and upon
2	consideration of the Declaration of John Gallagher in support of the Motion; it further
3	appearing that the Court has jurisdiction over this matter; and it further appearing that
4	notice of the Motion as set forth therein is sufficient under the circumstances, and
5	that no other or further notice need be provided; and it further appearing that the relief
6	requested in the Motion is in the best interests of the Debtors, their estates and their
7	creditors; and after due deliberation and sufficient cause appearing therefor, it is
8	hereby
9	ORDERED that notice of the Motion was appropriate under the circumstances
10	and in compliance with the Bankruptcy Code, Bankruptcy Rules, and Local
11	Bankruptcy Rules; and it is further
12	ORDERED that the Motion is granted on an interim basis pending final
13	hearing; and it is further
14	ORDERED that:
15	1. The Debtors are authorized and empowered pursuant to sections 105(a),
16	363, 364, 503 and 507 to continue using their integrated cash management system
17	described in the Motion (the "Cash Management System") and to collect,
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20	³ Capitalized terms not otherwise defined herein have the meanings ascribed to
21	them in the Motion.
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2. Notwithstanding anything to the contrary herein, any payment to be made or authorization contained hereunder shall be subject to the requirements imposed on the Debtors pursuant to the DIP Documents;

3. The Debtors are authorized to implement changes to their Cash 6 Management System in the ordinary course of business, including closing any 7 existing bank accounts or opening any new bank accounts (collectively, the "Bank 8 Accounts") as they may deem necessary and appropriate in their sole discretion; 9 provided that such actions are not prohibited or restricted by the terms of any DIP 10 Document and three (3) business days' notice in writing of the opening or closing of 11 any Bank Account provided to (a) counsel for the lender of the DIP under the DIP 12 Documents (the "<u>DIP Lender</u>") (Arent Fox LLP, 1301 Avenue of the Americas, Floor 13 42, New York, NY 10019, Attn: Robert M. Hirsh, Esq. and Jordana L. Renert, Esq.); 14 (b) counsel to UMB Bank, N.A., as bond trustee, and Lapis Advisers, LP, as agent 15 (together, the "Lapis Secured Parties") (Mintz, Levin, Cohn, Ferris, Glovsky and 16 Popeo, P.C., One Financial Center, Boston, Massachusetts 02111, Attn: William W. 17 Kannel, Esq., Ian A. Hammel, Esq., and Timothy J. McKeon, Esq.); and (c) the 18 Official Committee of Unsecured Creditors, once appointed in these chapter 11 cases 19 (the "<u>Committee</u>"); and <u>provided further</u> that any such new account is (i) with a bank 20 that is (A) insured with the Federal Deposit Insurance Corporation or the Federal 21 CASH MANAGEMENT ORDER - 4 -

1	Savings and Loan Insurance Corporation and (B) designated as an authorized
2	depository pursuant to the UST Guidelines, and (ii) the Debtors provide notice to the
3	U.S. Trustee of the opening of such account;
4	4. The Debtors are authorized to (i) continue to use, with the same account
5	numbers, all of the Bank Accounts in existence as of the Petition Date, including
6	those Accounts identified on Exhibit "A" to the Motion, including (for the avoidance
7	of doubt), the credit card accounts; and (ii) treat the Bank Accounts for all purposes
8	as accounts of the Debtors as debtors in possession;
9	5. The Debtors are authorized to continue to use, in their present form, all
10	correspondence and business forms, as well as checks and all other documents related
11	to the Bank Accounts (collectively, the "Business Forms") existing immediately
12	before the Petition Date, without reference to the Debtors' status as debtors in
13	possession, until existing stock is exhausted; provided that in the event the Debtors
14	generate new Business Forms during the pendency of these chapter 11 cases, such
15	Business Forms shall include a legend referring to the Debtors as "Debtors in
16	Possession," and, to the extent practicable, the Debtors shall print such legend on any
17	Business Forms electronically generated during these cases;
18	6. The Debtors are authorized and empowered to continue performing
19	under and honoring intercompany transfers ("Intercompany Transfers") related to the
20	Cash Management System in the ordinary course of business, in their business
21	judgment and in their discretion subject to the terms of this Order; provided, however,
	CASH MANAGEMENT ORDER - 5 - 110753641\V-5

that n	otwithstanding	anything	contrary	contained	herein,	the	Debtors	are	not
author	rized to make In	tercompan	y Transfe	rs to non-de	ebtor affi	liate	s of the D	ebto	rs;

- 7. The Debtors shall (a) maintain current records with respect to all 3 postpetition Intercompany Transfers and claims arising from such transfers 4 ("Intercompany Claims"), (b) put in place accounting procedures to identify and 5 distinguish between the prepetition and postpetition Intercompany Claims and to 6 track postpetition Intercompany Claims, and (c) provide reasonable access to such 7 records and procedures to counsel for the DIP Lender and counsel for the Committee; 8 8. The Debtors shall deliver a report to counsel to the DIP Lender and 9 counsel to the Committee, on a bi-weekly and confidential basis, describing the 10 Intercompany Transfers occurring during the two-week period preceding the report 11 date with sufficient detail with respect to the Debtor entities, the source and the time 12 period covered by each Intercompany Transfer; 13
- 9. The Debtors shall provide the Committee, counsel for the DIP Lender,
 and counsel for the Lapis Secured Parties with notice of filing any records regarding
 Intercompany Transfers and balances, including: (i) their schedules of assets and
 liabilities and statements of financial affairs, and any amendments thereto; and (ii)
 monthly operating reports created pursuant to the United States Trustee guidelines
 and requests;

CASH MANAGEMENT ORDER

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1	10. In accordance with sections 364(b), 503(b)(1) and 507(a)(2) of the
2	Bankruptcy Code, all postpetition Intercompany Claims shall be accorded
3	administrative expense priority;
4	11. Nothing in this Order shall be deemed or construed as a waiver of the
5	rights, if any, of the DIP Lender, the Committee, or the Office of the United States
6	Trustee, if any, to challenge the Debtors' allocations of expenses and revenues among
7	the Debtor entities, or the Debtors' rights to contest any such challenges; provided,
8	however, that such challenges shall be limited to the issue of allocation and not
9	priority;
10	12. Except as otherwise provided in this Order, all banks at which the Bank
11	Accounts are maintained (collectively, the "Banks") are authorized and directed to
12	continue to maintain, service and administer the Bank Accounts as accounts of the
13	Debtors as debtors in possession, without interruption and in the ordinary course of
14	business, and to receive, process, honor and pay any and all checks, drafts, wires, and
15	ACH payments issued by the Debtors and drawn on the Bank Accounts after the
16	Petition Date—whether issued before or after the Petition Date—to the extent the
17	Debtors have sufficient funds standing to their credit with such Bank;
18	13. To the extent any Banks have frozen any of the Bank Accounts, the
19	Banks-including Bank of America, Banner Bank, Heritage Bank, Lower Valley
20	Credit Union, US Bank, and Wells Fargo-are authorized and directed to
21	immediately unfreeze the Debtors' Bank Accounts;
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14. In the event the Banks refuse to honor a check drawn or a transfer made on an Account maintained by it (provided there are sufficient good funds in the account to complete the transfer), the Banks are authorized and directed to immediately turn over the deposits held in the applicable Account upon the Debtors' request;

The Banks are authorized to charge and the Debtors are authorized to
pay and honor, both prepetition and postpetition service and other fees, costs,
charges, and expenses to which the Banks may be entitled under the terms of and in
accordance with their contractual arrangements with Debtors (collectively, the
"Service Charges");

16. Each of the Debtors' Banks is authorized to debit the Debtor's accounts 11 in the ordinary course of business without need for further order of this Court for: (i) 12 all checks, items, and other payment orders drawn on the Debtor's accounts which 13 are cashed at such Bank's counters or exchanged for cashier's checks by the payees 14 thereof prior to the Bank's receipt of notice of filing of the Petition; (ii) all checks, 15 automated clearing house entries, and other items deposited or credited to one of 16 Debtor's accounts with such Bank prior to filing of the Petition which have been 17 dishonored, reversed, or returned unpaid for any reason, together with any fees and 18 costs in connection therewith, to the same extent the Debtor was responsible for such 19 items prior to filing of the Petition; and (iii) all undisputed prepetition amounts 20

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outstanding as of the date hereof, if any, owed to any Bank as service charges for the maintenance of the Cash Management System;

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17. For the avoidance of doubt, each Bank is authorized to honor all items presented against the Bank Accounts, whether originated prepetition or postpetition and whether or not authorized by other orders;

6 18. Any of the Debtors' Banks may rely on the representations of the
7 Debtors with respect to whether any check, item, or other payment order drawn or
8 issued by the Debtors prior to filing of the Petition should be honored pursuant to this
9 or any other order of this Court and the DIP Documents, and such Bank shall not
10 have any liability to any party for relying on such representations by the Debtor as
11 provided for herein;

19. Those certain existing deposit agreements between the Debtors and each
of the Banks shall continue to govern the postpetition cash management relationship
between the Debtors and the Banks, and all of the provisions of such agreements,
including, without limitation, the termination and fee provisions, shall remain in full
force and effect, in accordance with the terms of any DIP Document;

20. The Debtors and the Banks may, without further Order of this Court—
but only after the DIP Lender, the Lapis Secured Parties, the Committee, and the U.S.
Trustee have been provided three (3) business days' notice in writing of, and (for the
DIP Lender, the Committee, and the U.S. Trustee only) the opportunity to object to,
the proposed changes—agree to and implement changes to the Cash Management

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System and procedures in the ordinary course of business, including, without limitation, the opening and closing of bank accounts;

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- 21. The relief, rights, and responsibilities provided for in this Order shall be deemed to apply to any and all Bank Accounts maintained in the Debtors' names, including any new bank accounts, whether or not such Bank Accounts are identified on **Exhibit A** to the Motion, and any Banks at which new accounts are opened shall be subject to the rights and obligations of this Order;
- 22. Nothing contained in the Motion or this Order, nor any payment made 8 pursuant to the authority granted by this Order, is intended to be or shall be construed 9 as (i) an admission as to the validity of any claim against the Debtors, (ii) a waiver 10 of the Debtors' or any appropriate party in interest's rights to dispute the amount of, 11 basis for, or validity of any claim against the Debtors, (iii) a waiver of any claims or 12 causes of action which may exist against any creditor or interest holder, or (iv) an 13 approval, assumption, adoption, or rejection of any agreement, contract, lease, 14 program, or policy between the Debtors and any third party under section 365 of the 15 Bankruptcy Code; 16

23. Other than the specific items described in the Motion excusing the
moving of bank accounts, closing of prepetition bank accounts and the limited period
for the lack of designating the debtor in possession status on the business forms, the
U.S. Trustee requirements for the debtor in possession remain in place including §
345(b)(2).

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1	24. Nothing herein shall create, nor is intended to create, any rights in favor						
2	of or enhance the status of any claim held by any party;						
3	25. The Debtors are authorized to take all action necessary to effectuate the						
4	relief granted in this Order; and						
5	26. The Court shall retain jurisdiction to hear and determine all matters						
6	arising from or related to the implementation, interpretation, and/or enforcement of						
7	this Order.						
8	///End of Order///						
9	PRESENTED BY:						
10	/s/ James L. Day						
11	JAMES L. DAY (WSBA #20474) BUSH KORNFELD LLP SAMUEL R. MAIZEL (<i>Pro Hac Vice</i> pending) SAM J. ALBERTS (WSBA #22255) DENTONS US LLP						
12							
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14	Proposed Attorneys for the Chapter 11 Debtors and Debtors In Possession						
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