Docket #0368 Date Filed: 07/05/2019

So Ordered.

Dated: July 5th, 2019



Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT

EASTERN DISTRICT OF WASHINGTON

Chapter 11

Lead Case No. 19-01189-11

CORRECTED ORDER GRANTING

WAGES, SALARIES, AND AGENCY FEES, AND (B) PAY AND HONOR

CHECKS AND ELECTRONIC

FOREGOING [re: Docket No. 20]

ICABLE BANKS TO PAY ALL

PAYMENT REQUESTS MADE BY THE DEBTORS RELATING TO THE

Jointly Administered

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IN RE:

ASTRIA HEALTH, et al.

Debtors.¹

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EMPLOYEE WAGE ORDER

19-0112892FLK-11 Doc 368 Filed 07/05/19

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The Debtors, along with their case numbers, are as follows: Astria Health (19-01189-11), Glacier Canyon, LLC (19-01193-11), Kitchen and Bath Furnishings, LLC (19-01194-11), Oxbow Summit, LLC (19-01195-11), SHS Holdco, LLC (19-01196-11), SHC Medical Center - Toppenish (19-01190-11), SHC Medical Center - Yakima (19-01192-11), Sunnyside Community Hospital Association (19-01191-11), Sunnyside Community Hospital Home Medical Supply, LLC (19-01197-11), Sunnyside Home Health (19-01198-11), Sunnyside Professional Services, LLC (19-01199-11), Yakima Home Care Holdings, LLC (19-01201-11), and Yakima HMA Home Health, LLC (19-01200-11).

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Upon the motion, dated May 6, 2019, of Astria Health and the aboveeferenced affiliated debtors (collectively, the "Debtors"), the debtors and debtors possession in the above-captioned chapter 11 bankruptcy cases (collectively, the Chapter 11 Cases"), for the entry of an order, pursuant to §§ 105(a), 363(b), 07(a), 1107(a) and 1108 of title 11 of the United States Code (the "Bankruptcy ode"):² (i) authorizing the Debtors, subject to the requirements imposed on the bebtors pursuant to any interim or final orders (including any related budgets) uthorizing the Debtors' entry into postpetition debtor in possession financing 'DIP") and use of cash collateral (each, a "DIP Document"), but otherwise in their iscretion, to (a) pay prepetition employee wages, salaries, and leased employee ees, (b) pay and honor prepetition employee benefits and other workforce bligations (including remitting withholding obligations, maintaining workers' ompensation and benefits programs, paying related administration obligations, naking contributions to retirement plans, and paying reimbursable employee xpenses) (collectively with (a), the "Employee Obligations"), and (c) continue aying and honoring the postpetition Employee Obligations in the ordinary course f business; and (ii) authorizing and directing the applicable bank to pay all checks nd electronic payment requests made by the Debtors relating to the foregoing (the

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² All references to "§" or "sections" herein are to sections of the Bankruptcy Code.

- 2. To honor and pay all Sunnyside, Sunnyside Home Medical Supply, and Home Health prepetition-accrued wages, payable May 17, 2019, totaling approximately \$695,000;
- 3. To honor the collective bargaining agreements ("CBA") with SEIU, and remedy, through payment, any error identified by any Employee represented by SEIU regarding payroll made on April 26, May 3, May 10, May 17, and May 24, 2019, on account of prepetition Wages; <u>provided</u>, <u>however</u>, that the Employee shall identify such errors by May 31, 2019;
- 4. To pay to AHM, postpetition, the fees due that are attributable to prepetition services, totaling approximately \$97,000; provided, however, that to the extent is AHM is determined to qualify as an "insider" pursuant to \$101(31), such payment shall be conditioned on the filing of a Notice of Intent to Compensate Insiders pursuant to LBR 3016-1;
- 5. To pay to the Agencies, postpetition, the fees due that are attributable to prepetition services, not to exceed \$388,000;
- 6. To honor and pay all accrued and unpaid prepetition Withholding Obligations (whenever payable) totaling approximately \$915,700;
- 7. To honor and pay all unpaid prepetition Reimbursement Obligations to Employees totaling approximately \$10,000;
- 8. To honor and pay the Paid Time Off ("PTO"), Vacation ("VAC"), Paid Sick Leave ("PSL"), and Extended Illness Time ("EIT") obligations that

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accrued prepetition, allowing Employees to utilize postpetition all prepetition PTO, VAC, PSL, and EIT in the ordinary course of the Debtors' business;

- 9. To pay, in the Debtors' sole discretion, Employees for unused PTO, as permitted per Hospital policy and relevant CBA terms, that accrued within 180 days prepetition so long as the total of payments already then made for prepetition Employee Obligations plus the PTO does not exceed \$13,650 per Employee;
- 10. To pay accrued and unpaid prepetition amounts relating to employee health insurance as follows: (a) approximately \$1.7 million to UMR for claims against the self-insured medical plans; and (b) any administration fees and premiums to the extent outstanding, and to deliver the Employees' portion of any accrued and unpaid prepetition premiums to the corresponding administrators in connection with the payment of the Wages and Withholding Obligations;
- To maintain the Debtors' self-insured medical, dental and vision 11. insurance plan (the "Health Plan"), including to continue to pay, in their discretion and in the ordinary course of their business, the administrative fees, medical, dental, and vision claims for the Health Plan incurred postpetition; and to deliver the Employees' portion of any premiums to the corresponding administrators in connection with the payment of the Wages and Withholding Obligations;
- 12. To pay postpetition (when payable) any amounts that accrued prepetition for Continuation Health Coverage ("COBRA"), and to continue to perform any obligations related thereto in the ordinary course of business;

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- 14. To continue to honor their workers' compensation insurance obligations, including paying quarterly payments of approximately \$260,500 to Washington State L&I fund, and monthly payments of approximately \$61,000 to Washington Hospital Workers Compensation Trust, in the ordinary course of their business;
- 15. To pay matching contributions of approximately \$130,000 that accrued and remain unpaid as of the Petition Date for the Retirement Plan and to deliver the Employee contributions and administration fees held by the Debtors in trust;
- 16. To the extent not expressly identified above, prepetition wages and benefits, including contributions that may be due or arise on the Retirement Plan, may be paid as a priority claim to the extent there is availability of under the priority cap of §§ 507(a)(4) and (a)(5);
- 17. To continue to honor, in their discretion and in the ordinary course of their business, miscellaneous employee benefit programs that are Employee-funded, and to distribute to third-parties the payments for these programs in connection with the payment of Wages and Withholding Obligations; and

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To continue to pay, in the ordinary course of their business, all 18. Employee-related expenses and obligations described in the Motion and this Order—including the AHM and Agency fees for Leased Employees—that accrue postpetition in the ordinary course of the Debtors' business; and it is further

ORDERED that 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;

ORDERED that all the Debtors' banks—including Bank of America, Banner Bank, Heritage Bank, Lower Valley Credit Union, US Bank, and Wells Fargo—are authorized *and directed* to do the following:

- 1. To the extent they have frozen any of Debtors' accounts, to unfreeze the Debtors' accounts, including their payroll and other Employee-related disbursement accounts;
- With regard to the foregoing obligations, to debit the Debtors' 2. accounts in the ordinary course of business without need for further order of this Court for: (i) all checks, items, and other payment orders drawn on the Debtors' accounts which are cashed at such bank's counters or exchanged for cashier's checks by the payees thereof prior to the bank's receipt of notice of filing of the Debtors' chapter 11 petitions; (ii) all checks, automated clearing house entries, and other items deposited or credited to one of Debtors' accounts with such bank prior to filing of the Debtors' chapter 11 petitions which have been dishonored, reversed,

1	or returned unpaid for any reason, together with any fees and costs in connection
2	therewith, to the same extent the Debtors were responsible for such items prior to
3	filing of their chapter 11 petitions; and (iii) all undisputed prepetition amounts
4	outstanding as of the date hereof, if any, owed to any bank as service charges for
5	the maintenance of the Debtors' cash management system;
6	3. For the avoidance of doubt, to honor all items presented against the
7	Debtors' bank accounts, whether originated prepetition or postpetition and whether
8	or not authorized by other orders; and
9	4. To rely on the representations of the Debtors with respect to whether
10	any check, item, or other payment order drawn or issued by the Debtors prior to
11	filing of their chapter 11 petitions should be honored pursuant to this or any other
12	order of this Court and the DIP Documents, and such Bank shall not have any
13	liability to any party for relying on such representations by the Debtors as provided
14	for herein.
15	///End of Order///
16	PRESENTED BY:
17	/s/ James L. Day JAMES L. DAY (WSBA #20474)
18	BUSH KORNFELD LLP
19	SAMUEL R. MAIZEL (<i>Pro Hac Vice</i> pending) SAM J. ALBERTS (WSBA #22255)
20	DENTONS US LLP
21	Proposed Attorneys for the Chapter 11 Debtors and Debtors In Possession