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9	Attorneys for the Chapter 11 Debtors and Debtors in Possession		
10			
11	UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WASHINGTON		
12		Lead Case No. 19-01189-11	
13	IN RE:	(Jointly Administered)	
13	ASTRIA HEALTH, et al.	EXECUTED DECLARATION OF THOMAS WHITE IN SUPPORT OF	
14	Debtors and Debtors in Possession. ¹	RETENTION OF WHITE & COMPANY, PC, AS AN ORDINARY COURSE PROFESSIONAL AT AN INCREASED	
16		MONTHLY AMOUNT	
10		[No Hearing Required Pursuant to LBR 2002-1(c)(1) and 2014-1(a)(1)]	
17			
18	¹ The Debtors, along with their case numbers, are: Astria Health (19-01189-11), Glacier Canyon, LLC (19-01193-11), Kitchen and Bath Furnishings, LLC (19-01194-11), Oxbow		
19	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		
20	Community Hospital Association (19-01191-11), Sunnyside Community Hospital Home Medical Supply, LLC (19-01197-11), Sunnyside Home Health (19-01198-11), Sunnyside		
21	Professional Services, LLC (19-01199-11), Yakima Home Care Holdings, LLC (19-01201-11), and Yakima HMA Home Health, LLC (19-01200-11).		
	EXECUTED DECLARATION IN SUPPORT OF INCREASED AMOUNT	- 1 - Los Angeles, (19011891908200000000000005	
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1	On June 7, 2019, the Debtors filed a Notice of Motion [Docket No. 229],
2	Motion for an Order Authorizing the Debtors to Retain and Compensate Profes-
3	sionals Utilized by the Debtors in the Ordinary Course of Business Nunc Pro Tunc
4	as of May 6, 2019, a Memorandum of Points and Authorities and a Declaration of
5	Cary Rowan [Docket No. 228], on June 15, 2019, the Debtors filed an Addendum to
6	the Motion for an Order Authorizing the Debtors to Retain and Compensate
7	Professionals Utilized by the Debtors in the Ordinary Course of Business Nunc Pro
8	<i>Tunc as of May 6, 2019</i> [Docket No. 277], and on June 19, 2019, the Debtors filed a
9	Declaration of No Objection [Docket No. 299], on the basis of all of which the
10	Court entered an Order approving the Motion on June 21, 2019 [Docket No. 306].
11	In accordance with the representations made in the documents identified
12	hereinabove, and on the basis of the June 21 Order, which reads, "The Debtors'
13	authority to pay each Ordinary Course Professional is limited to the amounts set
14	forth [in the] Motion, unless a Declaration filed by an Ordinary Course Profession-
15	al sets forth a different amount so that the Notice Parties can review, consider and
16	have ten days to object to that amount" (¶ 8, p. 6:8-12 (emphasis added)), the
17	Debtors file the attached Supplemental Disclosure Declaration of Thomas White in
18	Support of the Retention of White & Company, PC, as an Ordinary Course
19	Professional at an Increased Monthly Amount.
20	
21	
19-	DENTONS US LLP SUTTE 2500BUSH KORNFELD LLP LAW OFFICESSUPPORT OF INCREASED AMOUNT- 2 -601 South Figueroa Street Los Angeles, California 90017-5704601 Union Street, Suite 5000 Seattle, Washington 98101-2373 T 213-623-9300 / F 213-623-9324 T 206 292 2110 / F 206 292 2104 Pg 2 of 80113943227 V11Doc 515Filed 08/20/19Entered 08/20/19 15:16:10Pg 2 of 8

1	Dated: August 20, 2019	/s/ Sam J. Alberts
2		JAMES L. DAY (WSBA #20474) BUSH KORNFELD LLP
3		SAMUEL R. MAIZEL (Admitted <i>Pro Hac Vice</i>) SAM J. ALBERTS (WSBA #22255)
4		DENTONS US LLP
5		Attorneys for the Chapter 11 Debtors and Debtors in Possession
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21		DENTONS US LLP BUSH KORNFELD LLP
	EXECUTED DECLARATION IN SUPPORT OF INCREASED AMOUNT	- 3 - SUITE 2500 LAW OFFICES 601 South Figueroa Street 601 Union Street, Suite 5000
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1 2	JAMES L. DAY (WSBA #20474) BUSH KORNFELD LLP 601 Union Street, Suite 5000 Seattle, WA 98101	HONORABLE FRANK L. KURTZ
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9	Proposed Attorneys for the Chapter 11 Debtors and Debtors In Possession	
10	UNITED STATES BANKRUPTCY COURT	
11	EASTERN DIST	CRICT OF WASHINGTON
12	IN RE:	Lead Case No. 19-01189-11 (Jointly Administered)
13	ASTRIA HEALTH, et al.	SUPPLEMENTAL DISCLOSURE DECLARATION OF THOMAS WHITE IN SUPPORT OF THE RETENTION OF
14	Debtors and Debtors in Possession. ¹	WHITE & COMPANY, PC AS AN ORDINARY COURSE PROFESSIONAL
15		AT AN INCREASED MONTHLY AMOUNT
16		[No Hearing Required Pursuant to LBR 2002-1(c)(1)]
17		
18	¹ The Debtors, along with their case numbers, are: Astria Health (19-01189-11), Glacier Canyon, LLC (19-01193-11), Kitchen and Bath Furnishings, LLC (19-01194-11), Oxbow	
19	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	
20	Community Hospital Association (19-01191-11), Sunnyside Community Hospital Home Medical Supply, LLC (19-01197-11), Sunnyside Home Health (19-01198-11), Sunnyside Defensional Services LLC (10-01100-11), Velsing Home Community Holdings, LLC (10-01201	
21	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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I, Thomas White, hereby declare that the following is true to the best of my
 knowledge, information and belief.

- 3 1. I am a Shareholder of White & Company, PC (the "Firm"), which 4 maintains offices at 910 East Franklin Street, Suite 3, Sunnyside, Washington 98944. 5 2. This Declaration is submitted in connection with an Order of the United 6 States Bankruptcy Court for the Eastern District of Washington, dated June 21, 2019 7 [Docket No. 306], authorizing the above-captioned debtors and debtors in possession 8 (the "Debtors") to retain certain professionals in the ordinary course of business 9 during the pendency of the Debtors' chapter 11 cases, effective as of the Petition 10 Date. This Declaration supplements my original Declaration filed June 25, 2019 11 [Docket No. 323].
- 3. As set forth in my original Declaration, the Debtors requested, and the
 Firm agreed, to continue to provide services to the Debtors consisting of accounting
 assistance, general bookkeeping work and consultation on employment taxes and
 related filings. The Firm is not providing any work or consultation related to the
 bankruptcy or its tax-related issues.
- 4. The Debtors have requested that the Firm expand its work to include
 reconciling general ledger accounts at multiple locations and general accounting
 work to fix trial balance accounts.

20 5. The Firm's current customary hourly rates, subject to change from time 21 to time, remain at \$175 to \$335 per hour. In the normal course of business, the Firm DENTONS US LLP BUSH KORNFELD LLP SUPPL DISCLOSURE DECL OF SUITE 2500 LAW OFFICES South Figueroa Street 601 Union Street, Suite 5000 T. WHITE FOR WHITE & COMPANY, PC -2-Los Angeles, California 90017-5704 Seattle, Washington 98101-2373 Entered 08/20/19 15 16 10 T 20 PR 8 10 F 8 206 292 2104 11269125EK-11 Doc 515 Filed 08/20/19 19-

1 revises its regular hourly rates in December of each year and requests that, effective 2 December of each year, the aforementioned rates be revised to the regular hourly 3 rates which will be in effect at that time.

4 6. The Debtors have requested and the Firm agrees to perform additional 5 work in the same areas set forth in paragraph 4 herein above. I am told that this is 6 due to turnover in the accounting department at Astria. To complete these tasks, the 7 Debtors have requested services not to exceed \$10,000 in August 2019, not to exceed 8 \$20,000 in September 2019, and not to exceed \$10,000 in October 2019. Beginning 9 in November 2019 the Firm's monthly request will return to \$5,000 per month. The 10 Firm requests the maximum monthly fee payable to the Firm as an Ordinary Course 11 Professional be increased to permit the Firm to provide these requested services to 12 the Debtors as Ordinary Course Professionals.

13 7. It is still the case that, to the best of my knowledge, formed after due 14 inquiry, neither I, the Firm, nor any employee thereof has any connection with the 15 Debtors or currently represents any creditors, other parties-in-interest, the United 16 States Trustee or any person employed by the Office of the United States Trustee 17 with respect to the matters upon which it is to be engaged, and the Firm does not, by 18 reason of any direct or indirect relationship to, connection with, or interest in the 19 Debtors, hold or represent any interest adverse to the Debtors, the estates or any class 20 of creditors or equity interest holders.

BUSH KORNFELD LLP

LAW OFFICES

601 Union Street, Suite 5000

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1	8. It is still the case that, although unascertainable at this time after due		
2	inquiry, the Firm may have in the past represented, currently represent, and may in		
3	the future represent entities that are claimants of the Debtors in matters entirely		
4	unrelated to the Debtors and the Estates. The Firm does not and will not represent		
5	any such entity in connection with these pending chapter 11 cases and does not have		
6	any relationship with any such entity, attorneys or accountants that would be adverse		
7	to the Debtors or the Estates.		
8	9. The Firm's process of ascertaining what, if any, connection it may have		
9	with any interest adverse to the Debtors, the Estates or any class of creditors or equity		
10	interest holders, consisted of a review of the Debtors' list of top 30 general unsecured		
11	creditors and the Debtors' list of secured creditors.		
12	10. There were no fees or expenses due the Firm as of the Petition Date.		
13	11. In light of the foregoing, I still believe that the Firm does not hold or		
14	represent any interest materially adverse to the Debtors, the estates, creditors, or		
15	equity interest holders, as identified to the Firm, with respect to the matters in which		
16	the firm will be engaged.		
17	12. Except as set forth herein, no promises have been received by the Firm		
18	or any partner, associate or other professional thereof as to compensation in		
19	connection with these chapter 11 cases other than in accordance with the provisions		
20	of the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure ("Bankruptcy		
21	DENTONG US LUD DUGU KODMEELD AND		
19-	SUPPL DISCLOSURE DECL OF T. WHITE FOR WHITE & COMPANY, PCDENTONS US LLP SUITE 2500BUSH KORNFELD LLP LAW OFFICES113691350141Doc 515Filed 08/20/19-4-601 South Figueroa Street Los Angeles, California 90017-5704601 Union Street, Suite 5000 Seattle, Washington 98101-2373113691350141Doc 515Filed 08/20/19Entered 08/20/1915.16.10T 206 292 210 / PG 7 01 8		

1	Rule"), the Local Rules of the United States Bankruptcy Court for the Eastern District	
2	of Washington, and orders of this Court.	
3	13. The Firm further states that it has not shared, nor agreed to share any	
4	compensation received in connection with this chapter 11 case with another party or	
5	person, other than as permitted by section 504(b) of the Bankruptcy Code and	
6	Bankruptcy Rule 2016.	
7	14. The foregoing constitutes the statement of the Firm pursuant to sections	
~ 8	329 and 504 of the Bankruptcy Code and Bankruptcy Rules 2014 and 2016(b).	
9	I declare under penalty of perjury under the laws of the United States of	
10	America, that the foregoing is true and correct.	
11	Executed this 20th day of August, 2019, at Sunnyside, Washington.	
12	Thomas i That	
13	Thomas White	
14	WHITE & COMPANY, PC 910 East Franklin Street, Suite 3	
15	Sunnyside, Washington 98944 Telephone: 509-837-6700	
16	Facsimile: 509-837-8151 Email: tom@whitecocpa.com	
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