Docket #0831 Date Filed: 12/17/2019

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support thereof state as follows:

Legal Proceedings

Debtor in Possession Financing

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STATUS CONFERENCE REPORT

more favorable to the Debtors.

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Astria Health and the above-referenced affiliated debtors (collectively, the

"Debtors"), the debtors and debtors in possession in the above-captioned chapter 11

bankruptcy cases (collectively, the "Chapter 11 Cases"), by and through the

undersigned counsel, hereby file this report (the "Status Conference Report"), and in

On December 13, 2019, the Debtors filed a motion to obtain replacement

Debtor in Possession financing [Docket No. 818] to replace its existing financing

from JMB Capital Partners Lending, LLC, by lending from a current secured creditor,

Lapis Advisers, LP. The hearing on this motion is scheduled for 11:00 a.m. Pacific

on December 18, 2019. Objections are required to be filed no later than 11:00 a.m.

Pacific on December 17, 2019. The existing Debtor in Possession financing matures

on December 31, 2019, and absent repayment by that date, on January 1, 2020, the

Debtors will be obligated to pay a Stated Maturity Date Fee of 8% of the outstanding

obligation (approximately \$3,024,000). Although JMB Capital gave the Debtors a

proposal to extend its DIP financing, the terms presented by Lapis were significantly

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2. Debtors' Motion to Extend

The Debtors have filed a motion to extend the time for the Debtors to assume or reject non-residential real property leases [Docket No. 791]. The deadline for objections to that motion is December 24, 2019.

B. Refinancing or Alternative Transactions

The Debtors' investment bankers, Piper Jaffray & Co. ("Piper Jaffray") have been sourcing and coordinating a refinancing or alternative transaction on behalf of the Debtors. Piper Jaffray developed marketing materials, including a "teaser" and a confidential information memorandum. Piper Jaffray also established an electronic data room containing key information for parties to conduct in-depth due diligence on the Debtors. To date, Piper Jaffray has sent the teaser to approximately twentyeight (28) potentially interested parties, eleven (11) of which requested entry into and signed nondisclosure agreements and were granted access to the data room. The Debtors also expect at least one bid proposal to acquire assets no later than December 18, 2019 on some or all of the Debtors' hospitals. Additionally, one significant nonprofit hospital chain has been doing due diligence and has requested and been granted a short extension of time to submit its proposal. Piper Jaffray is currently working with several entities exploring providing financing for a plan of reorganization, and Debtors' management has had meetings with those entities. Piper Jaffray contacted approximately 132 financial institutions potentially interested in a

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refinancing transaction with the Debtors, with 60 expressing enough interest to sign nondisclosure agreements and request additional information. Parties in both processes have conducted due diligence including management presentations and calls and site visits.

C. <u>Business Operations</u>

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The Debtors have historically funded operations at Astria Regional Medical Center ("ARMC") with excess cash generated by other Debtors' hospitals and clinics, primarily from Sunnyside, given the continual losses at ARMC. Postpetition, ARMC has been the largest and consistent drain on the Debtors' DIP Financing funds received from JMB, the existing DIP Lender. Postpetition, ARMC has not improved operationally sufficiently to reach a break-even status, as it continues to require significant cash infusions on a weekly basis. ARMC losses have increased as a result of declining patient utilization (recently ARMC averaged only 30 to 35 patients on a daily basis even though it has over 200 licensed beds), and combined with continued revenue cycle issues, has required a disproportionate allocation of DIP funds used to keep the hospital operating.

Moreover, in part because of anecdotal comments and opinions the Patient Care Ombudsman ("PCO") shared at the last public hearing, ARMC has experienced an increased turnover of nursing staff in the last six to eight weeks, making continued operations of a safe and effective hospital difficult. Notably, the issue the PCO

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referenced, without explicitly stating, was the absence of *excess* nurses. Her corresponding concern, which was not fully articulated, was that then-currently employed nurses could leave, and without *excess* nurses, such departure could strain the Medical Center's ability to care for patients. Unfortunately, those comments of potential future concerns actually increased uncertainty and, in the Debtors' view, thereby influenced nurse turnover. Replacing employed nurses with temporary staffing nurses is not a long-term solution to ensure patient care remains at a high quality level, and is significantly more expensive. Thus, these uncontextualized comments have had a detrimental impact on ARMC.

In addition, other healthcare facilities in the Yakima Valley have increased solicitation of ARMC's nursing staff. This was done, in part, by some entities, by that entities' employees contacting nurses employed by ARMC, telling those nurses that ARMC was closing (which was untrue) and encouraging those nurses to leave ARMC to work for that facility.

Finally, on December 2, 2019, the Washington State Department of Health ("DOH") issued a ruling granting Virginia Mason Memorial Hospital a Certificate of Need for an elective PCI program and denying the Debtors' Sunnyside facility a similar Certificate of Need. As is reflected in numerous pleadings filed with the Court, ARMC has a Certificate of Need for elective PCI procedures, including heart catheterization and other elective heart procedures. As such, ARMC was the only

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1	hospital in the City of Yakima allowed to perform elective heart procedures in	
2	Yakima. This market differentiator has been a driving force in the Debtors' decision	
3	to fund losses at ARMC, as dedication to the community's access to healthcare is	
4	paramount.	
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6	Buted. Becchiber 17, 2019	DENTONS US LLP SAMUEL R. MAIZEL SAM J. ALBERTS
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8]	By <u>/s/Samuel R. Maizel</u> SAMUEL R. MAÏZEL
9		Attorneys for the Chapter 11 Debtors and Debtors In Possession
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