1	SILLS CUMMIS & GROSS P.C. Andrew H. Sherman	Honorable Whitman L. Holt			
2	(admitted pro hac vice)				
_	Boris Mankovetskiy				
3	(admitted pro hac vice)				
4	Lucas F. Hammonds (admitted pro hac vice)				
7	One Riverfront Plaza				
5	Newark, NJ 07102				
	Telephone: (973) 643-7000				
6	E-mail: asherman@sillscummis.cor bmankovetskiy@sillscumm				
7	lhammonds@sillscummis.c				
8	SCHWEET LINDE & COULSON,				
9	Michael M. Sperry, WSBA #43760 575 South Michigan Street				
	Seattle, WA 98108				
10	Telephone: (206) 381-0133				
11	E-mail: michaels@schweetlaw.com	1			
11	Co-Counsel for Steven D Sass LLC,				
12	as GUC Distribution Trustee				
13					
13	UNITED STATES	S BANKRUPTCY COURT			
14	EASTERN DISTRICT OF WASHINGTON				
15		T			
13		Chapter 11			
16	IN RE:	Case No. 19-01189-11			
1.7	ASTRIA HEALTH,	Case No. 19-01189-11			
17	ŕ	THE GUC DISTRIBUTION			
18	Remaining Debtor.	TRUSTEE'S SECOND OMNIBUS CLAIMS OBJECTION (SATISFIED			
		CLAIMS)			
19		, , , , , , , , , , , , , , , , , , ,			
20					
	THE GUC DISTRIBUTION TRUSTEE'S SECOND OMNIBUS	SILLS CUMMIS & GROSS P.C. SCHWEET LINDE & One Riverfront Plaza Coulson, PLLC			
21	CLAIMS OBJECTION (SATISFIED)	Newark, NJ 07102 575 S. Michigan St. Phone: (973) 643-7000 Seattle, WA 98108 Fax: (973) 643-6500 Phone: (206) 275-1010 Fax: (206) 381-0101			

Fax: (206) 381-01 19-01189-WLH11 Doc 2751 Filed 01/14/22 Entered 01/14/22 16:45:45 Pg 1 of 12

1	Steven D Sass LLC, as GUC Distribution Trustee ¹ (the "GUC Distribution
2	<u>Trustee</u> "), by and through its undersigned counsel, hereby objects (the " <u>Objection</u> ")
3	pursuant to section 502 of 11 U.S.C. §§ 101 – 1532 (the "Bankruptcy Code"), Rules
4	3007 and 9014 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy
5	Rules") and Rule 3007-1 of the Local Rules of Bankruptcy Procedure for the
6	Eastern District of Washington (the "Local Rules"), to the "General Unsecured"
7	portions of the claims identified on Exhibit A (collectively, the "Claims" ²), and
8	seeks entry of an order, substantially in the form attached hereto as Exhibit B (the
9	"Proposed Order"), disallowing and expunging the Claims in their entirety on the
10	ground that each of the Claims has been satisfied. In support of this Objection, the
11	GUC Distribution Trustee respectfully states as follows:
12	JURISDICTION AND VENUE
13	1. This Court has jurisdiction over the Objection pursuant to 28 U.S.C. §
14	157 and 28 U.S.C. § 1334. This Objection is a core proceeding under 28 U.S.C. §
15	157(b)(2).
16	
17	¹ Capitalized terms used but not defined in this Objection shall have the meanings ascribed to them in the <i>Modified Second Amended Joint Chapter 11 Plan of Reorganization of Astria Health</i>
18	and Its Debtor Affiliates (the "Plan") [Docket No. 2196].
19	² For the avoidance of doubt, consistent with Section V of the Plan, the GUC Distribution Trustee objects only to the "General Unsecured" portions of the claims identified on Exhibit A , and the term "Claims" as used in this Objection and its accompanying materials refers only to such
20	portions. This objection does not affect any claim portions identified as "Administrative," "Secured," or "Priority," and the GUC Distribution Trustee reserves all rights with respect to such
21	portions. THE GUC DISTRIBUTION TRUSTEE'S SECOND OMNIBUS CLAIMS OBJECTION SECOND OMNIBUS CLAIMS OBJECTION SILLS CUMMIS & GROSS P.C. One Riverfront Plaza Newark NI 07102 S75 S. Michigan St.

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- 2 -

(SATISFIED CLAIMS)

Newark, NJ 07102 Phone: (973) 643-7000 Fax: (973) 643-6500 575 S. Michigan St. Seatlle, WA 98108 Phone: (206) 275-1919 Fax: (206) 381-0101

1	2. Venue is proper in this Court pursuant to 28 U.S.C. §§ 1408 and 1409.
2	3. The basis for the relief requested herein is section 502 of the
3	Bankruptcy Code, Bankruptcy Rule 3007, and Local Rule 3007-1.
4	BACKGROUND
5	4. On May 6, 2019 (the "Petition Date"), the Debtors commenced
6	voluntary cases under chapter 11 of the Bankruptcy Code in the United States
7	Bankruptcy Court for the Eastern District of Washington (this "Court"). From and
8	after the Petition Date, the Debtors continued to operate as debtors in possession
9	pursuant to sections 1107 and 1108 of the Bankruptcy Code. This Court entered an
0	order jointly administering these chapter 11 cases on the Petition Date [Docket No.
1	10].
2	5. On October 18, 2020, this Court entered the <i>Order Confirming Modified</i>
3	Second Amended Joint Chapter 11 Plan of Reorganization of Astria Health and Its
4	Debtor Affiliates [Docket No. 2217] (the "Confirmation Order"), which, among other
5	things, confirmed the Plan.
6	6. The effective date of the Plan occurred on January 15, 2021 [Docket No.
7	2264] (the "Plan Effective Date").
8	7. Pursuant to the Plan, Steven D Sass LLC was appointed as the GUC
9	Distribution Trustee (Plan § III(F)(1); Confirmation Order ¶ 9(e)); and the GUC
20	Distribution Trustee was granted the authority, subject to certain procedural
21	THE GUC DISTRIBUTION TRUSTEE'S SECOND OMNIBUS CLAIMS OBJECTION SILLS CUMMIS & GROSS P.C. One Riverfront Plaza Newark, NJ 07102 SCHWEET LINDE & COULSON, PLLC STORM ST

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1 requirements set forth in the Plan, to file objections to and settle disputes regarding 2 General Unsecured Claims (Plan §§ III(F)(2) and (M)). 3 8. With respect to the assumption of executory contracts and unexpired 4 leases by the Debtors, the Plan provides in relevant part as follows: 5 **Assumption of Executory Contracts** A. 6 1. Assumptions 7 On or before the Voting Deadline, AH System will File the "Schedule of Assumed Agreements") and serve it on the parties to agreements listed on the schedule. . . . On the 8 Effective Date, Debtors will assume all Executory 9 Contracts set forth on the Schedule of Assumed Agreements. The Confirmation Order will constitute a Court order approving the assumption, as of the Effective 10 Date, of the Executory Contracts not rejected under the 11 Plan 2. **Cure Payments** 12 Any monetary amounts by which each Executory Contract 13 to be assumed is in default shall be satisfied, pursuant to § 365(b)(1), by payment from the Administrative and 14 Priority Claims Reserve, of the default amount (as set forth in the Debtors' books and records), a schedule of which 15 will be Filed and served by the Voting Deadline, in full in Cash on the later of the Effective Date or when such Cure 16 Claim is Allowed, or on such other terms as the parties to each such Executory Contract may otherwise agree. . . . In 17 no event shall the GUC Distribution Trust be liable or otherwise responsible for any Cure Payment. . . . 18 Plan §§ IV(A)(1), (2). 19 20

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One Riverfront Plaza SECOND OMNIBUS CLAIMS OBJECTION Newark, NJ 07102 Phone: (973) 643-7000 Fax: (973) 643-6500

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THE GUC DISTRIBUTION TRUSTEE'S

(SATISFIED CLAIMS)

1	9. Consistent with the foregoing, the Confirmation Order provides in
2	relevant part as follows:
3	15. Executory Contracts and Unexpired Leases. On
4	and after the Effective Date, the treatment of Executory Contracts shall be effectuated pursuant to Sections IV.A
5	and IV.B of the Plan, which are specifically approved in all respects, are incorporated herein in [their] entirety, and are so ordered.
6	***
7	(b) Cure of Defaults. Execut to the extent that a
8	(b) <u>Cure of Defaults</u> . Except to the extent that a different treatment has been agreed to by the non-Debtor party or parties to any Executory Agreement to be
9	assumed pursuant to Section IV.A of the Plan, pursuant to the provisions of §§ 1123(a)(5)(G) and 1123(b)(2) and
10	consistent with the requirements of § 365, any monetary amounts by which each Executory Contract to be assumed
11	is in default shall be satisfied by payment from the
12	Administrative and Priority Claims Reserve, of the default amount as set forth in the Schedule of Assumed Agreements filed by the Debtors[.]
13	10. The Debtors filed a schedule of assumed agreements at docket number
14	2043 (as amended as reflected at docket numbers 2089 and 2189, the "Schedule of
15	Assumed Agreements").
16	11. Based upon the review of the Schedule of Assumed Agreements, the
17	proofs of claim relating to the Claims, other relevant filings in the Debtors' chapter
18	11 cases, and/or other documents and information available to the GUC Distribution
19	Trustee, its staff, and its advisors, (i) each of the Claims is a claim for amounts
20	allegedly owed under or in connection with an executory contract or unexpired lease
21	THE GUC DISTRIBUTION TRUSTEE'S SECOND OMNIBUS CLAIMS OBJECTION (SATISFIED CLAIMS) - 5 - SILLS CUMMIS & GROSS P.C. One Riverfront Plaza Newark, NJ 07102 S75 S. Michigan St. Seatlle, WA 98108 Phone: (973) 643-7000 Fax: (973) 643-6500 Phone: (206) 275-1919 Fax: (206) 381-0101
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identified on **Exhibit A** attached hereto and, for the reasons described below, seeks entry of the Proposed Order, pursuant to section 502 of the Bankruptcy Code, Bankruptcy Rules 3007 and 9014, and Local Rule 3007-1, disallowing and expunging the Claims in their entirety.

OBJECTION

14. Section 502(a) of the Bankruptcy Code and Bankruptcy Rule 3007 grant parties-in-interest the opportunity to object to claims against a debtor's estate. Bankruptcy Rule 3007(d)(5) provides that objections to more than one claim may be

THE GUC DISTRIBUTION TRUSTEE'S SECOND OMNIBUS CLAIMS OBJECTION (SATISFIED CLAIMS) - 6 -

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joined together in a single objection if the objection is based upon the ground that the claims have been satisfied during the case in accordance with the Bankruptcy Code, applicable rules, or a court order. Consistent with the foregoing and the terms of the Plan and the Confirmation Order, the GUC Distribution Trustee objects to the Claims identified on Exhibit A annexed hereto on the ground that the Claims have been satisfied through the assumption of the applicable agreements and payment of the applicable Cure Payments (or, to the extent any applicable Cure Payment has not yet been made, the right to such payment granted under the Plan).

- Section 365 of the Bankruptcy Code provides in relevant part that, with 15. certain exceptions that are not applicable to this matter, a debtor cannot assume an executory contract or unexpired lease without first curing any default under the applicable contract or lease and compensating the counterparty for any pecuniary losses resulting from such default. See 11 U.S.C. 365(b)(1) ("If there has been a default in an executory contract or unexpired lease of the debtor, the [debtor] may not assume such contract or lease unless, at the time of assumption of such contract or lease, the [debtor] . . . cures . . . such default . . . [and] compensates . . . a party other than the debtor to such contract or lease, for any actual pecuniary loss to such party resulting from such default.").
- Based upon the records available to the GUC Distribution Trustee, its 16. staff, and its advisors, each of the Claims is a claim for amounts allegedly owed under

THE GUC DISTRIBUTION TRUSTEE'S SECOND OMNIBUS CLAIMS OBJECTION (SATISFIED CLAIMS) - 7 -

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or in connection with an executory contract or unexpired lease that was assumed under the Plan pursuant to section 365 of the Bankruptcy Code. As a result, each of the Claims was satisfied through payment of the default amount set forth in the Schedule of Assumed Agreements [Docket No. 2043] from the Administrative and Priority Claims Reserve as required by the Plan and the Confirmation Order (or, to the extent any applicable Cure Payment has not yet been made, the right to such payment granted under the Plan). Accordingly, each of the Claims should be disallowed and expunged in its entirety.

SEPARATE CONTESTED MATTERS

17. To the extent that a response is filed regarding any Claim that is the subject of this Objection and the GUC Distribution Trustee is unable to resolve the response, each such Claim, and the objection to each such Claim, asserted herein shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014. Any order entered by the Court regarding any objection asserted in the Objection shall be deemed a separate order with respect to each applicable Claim.

RESPONSES TO THE OBJECTION

18. Every Response to this Objection must contain, at a minimum, the following information: (i) a caption setting forth the name of the Court, the name of the Remaining Debtor, the case number, and the title of the Objection to which the Response is directed; (ii) the name of the claimant and the applicable Claim

THE GUC DISTRIBUTION TRUSTEE'S SECOND OMNIBUS CLAIMS OBJECTION (SATISFIED CLAIMS) - 8 -

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number(s); (iii) the specific factual basis and supporting legal argument upon which the claimant will rely in opposing this Objection; (iv) any supporting documentation, to the extent it is not included in the proof of claim previously filed with the claims agent, upon which the party will rely in order to support the basis for and amounts asserted in the applicable proof(s) of claim; and (v) the name, address, telephone number, and email of the person(s) (which must be the claimant or the claimant's legal representative) with whom counsel for the GUC Distribution Trustee should communicate with respect to the Claim or the Objection and who possesses authority to reconcile, settle, or otherwise resolve the objection to the disputed Claim on behalf of the claimant.

The GUC Distribution Trustee may, at its option, file and serve a reply 19. to a claimant's response, if any, no later than one day prior to the hearing to consider this Objection.

RESERVATION OF RIGHTS

- The GUC Distribution Trustee hereby reserves the right to amend, 20. modify, and/or supplement this Objection. Further, the GUC Distribution Trustee hereby reserves the right to file additional objections to the claims listed on **Exhibit A** hereto in the future on any grounds.
- Notwithstanding anything to the contrary contained in this Objection or 21. the attached exhibits, nothing in this Objection or the attached exhibits is or shall be

THE GUC DISTRIBUTION TRUSTEE'S SECOND OMNIBUS CLAIMS OBJECTION (SATISFIED CLAIMS) - 9 -

SILLS CUMMIS & GROSS P.C. One Riverfront Plaza Newark, NJ 07102 Phone: (973) 643-7000 Fax: (973) 643-6500

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1	construed as a waiver of any rights that the GUC Distribution Trustee may have to				
2	exercise setoffs or recoupments against the holders of any claims.				
3	CONCLUSION				
4	WHEREFORE, the GUC Distribut	WHEREFORE, the GUC Distribution Trustee respectfully requests that the			
5	Court (i) enter the Proposed Order disallow	ving and expunging each	ch of the Claims in		
6	its entirety and (ii) grant such other and fu	rther relief that the Co	urt deems just and		
7	appropriate.		J		
8		LS CUMMIS & GROS	IS D.C		
	And	rew H. Sherman	00 F.C.		
9	,	nitted pro hac vice) s Mankovetskiy			
10		nitted pro hac vice)			
		Riverfront Plaza			
11		vark, NJ 07102	.		
12		phone: (973) 643-7000 ail: asherman@sillscu			
1.2	L-III	bmankovetskiy@s			
13		,			
14	SCH	IWEET LINDE & CO	ULSON, PLLC		
•	/s/ N	Michael M. Sperry			
15		hael M. Sperry, WSBA	443 760		
1.6		South Michigan Street			
16		tle, WA 98108	2		
17		phone: (206) 381-013 ail: michaels@schwee			
18	Co-G	Counsel for Steven D S	ass LLC,		
19	as G	EUC Distribution Trust	ee		
20					
20					
21	THE GUC DISTRIBUTION TRUSTEE'S SECOND OMNIBUS CLAIMS OBJECTION (SATISFIED CLAIMS) - 10 -	SILLS CUMMIS & GROSS P.C. One Riverfront Plaza Newark, NJ 07102 Phone: (973) 643-7000 Fax: (973) 643-6500	SCHWEET LINDE & COULSON, PLLC 575 S. Michigan St. Seatlle, WA 98108 Phone: (206) 275-1919 Fax: (206) 381-0101		

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DECLARATION

2

I, Steven D. Sass, pursuant to 28 U.S.C. § 1746 and under penalty of perjury,

3

I am sole member of Steven D Sass LLC, GUC Distribution Trustee for 1.

4 5

the GUC Distribution Trust.

declare as follows:

2.

3.

6

I have reviewed The GUC Distribution Trustee's Second Omnibus Claims Objection (Satisfied Claims) (the "Objection")3, and I am directly or through

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other personnel, attorneys, and/or advisors familiar with the information contained

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therein and in the exhibits attached thereto. To the best of my knowledge,

10

information, and belief, based upon the proofs of claim relating to the Claims, other

11

relevant filings in the Debtors' chapter 11 cases, and/or other documents and

12

information available to me, including documents and information provided by the

13

Reorganized Debtors, the information contained in the Objection and the exhibits

14

attached thereto is true and accurate.

15

Specifically, to the best of my knowledge, information, and belief, (i) each of the claims identified on Exhibit A to the Objection (the "General Unsecured"

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portions of which are referred to herein as the "Claims") is a claim for amounts

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allegedly owed under or in connection with an executory contract or unexpired lease

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³ Capitalized terms used but otherwise undefined in this declaration shall have the meanings ascribed to them in the Objection.

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THE GUC DISTRIBUTION TRUSTEE'S SECOND OMNIBUS CLAIMS OBJECTION (SATISFIED CLAIMS) - 11 -

SILLS CUMMIS & GROSS P.C. One Riverfront Plaza Newark, NJ 07102

SCHWEET LINDE & COULSON, PLLC

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identified for assumption on the Schedule of Assumed Agreements, (ii) all su	ıch
agreements were assumed as of the Effective Date of the Plan, and (iii) the Clair	ms
were satisfied through the applicable Cure Payments from the Administrative a	nd
Priority Claims Reserve.	
4. To the extent that any Cure Payment has not yet been made, t	he
applicable claimant's recourse is to the Reorganized Debtors and/or t	he
Administrative and Priority Claims Reserve, not the GUC Distribution Trust (s	iee
Plan § IV(A)(2) ("In no event shall the GUC Distribution Trust be liable or otherwi	ise
responsible for any Cure Payment[.]"), and the applicable Claim was satisfi	ed
through the Cure Payment rights granted under the Plan.	
5. For the foregoing reasons, the Claims should be disallowed as	nd
expunged in their entirety.	
Dated: January 7, 2021	
Steven D. Sass, on behalf of Steven D Sass LLC, in its capacity as GUC Distribution Trustee	

THE GUC DISTRIBUTION TRUSTEE'S SECOND OMNIBUS CLAIMS OBJECTION (SATISFIED CLAIMS) - 12 -

SILLS CUMMIS & GROSS P.C. One Riverfront Plaza Newark, NJ 07102 Phone: (973) 643-7000 Fax: (973) 643-6500 Schweet Linde & Coulson, PLLC 575 S. Michigan St. Seatile, WA 98108 Phone: (206) 275-1919 Fax: (206) 381-0101 Pg 12 of 12

Exhibit A Satisfied Claims

#	Claimant Name and Number ¹		Amount ²	Claim No.	Debtor Name	Reason for Disallowance
			Administrative			
	Ahtanum Mob LLC		Secured			
		\$0.00	Priority			Satisfied through Cure Payment and/or
1	4078401		General Unsecured	60	SHC Medical Center-Yakima	rights to Cure Payment granted under Plan.
			Administrative			
	Butler Medical Building LLC		Secured			
			Priority			Satisfied through Cure Payment and/or
2	4078398		General Unsecured	48	SHC Medical Center-Toppenish	rights to Cure Payment granted under Plan.
			Administrative			
			Secured			
			Priority			Satisfied through Cure Payment and/or
3	Butler Snow		General Unsecured	Sched ID 3227646	Astria Health	rights to Cure Payment granted under Plan.
			Administrative			
	Charter Communications		Secured			
			Priority			Satisfied through Cure Payment and/or
4	4062905		General Unsecured	66	Astria Health	rights to Cure Payment granted under Plan.
			Administrative			
	Charter Communications		Secured			
			Priority			Satisfied through Cure Payment and/or
5	4062905	\$5,466.90	General Unsecured	67	Astria Health	rights to Cure Payment granted under Plan.
		\$0.00	Administrative			
	Charter Communications		Secured			
		\$0.00	Priority			Satisfied through Cure Payment and/or
6	4062905	\$5,319.18	General Unsecured	71	Astria Health	rights to Cure Payment granted under Plan.
		\$0.00	Administrative			
	Charter Communications	\$0.00	Secured			
		\$0.00	Priority			Satisfied through Cure Payment and/or
7	4062905	\$7,493.44	General Unsecured	75	Astria Health	rights to Cure Payment granted under Plan.
		\$0.00	Administrative			
	Collective Medical Technologies, Inc.	\$0.00	Secured			
		\$0.00	Priority			Satisfied through Cure Payment and/or
8	4062932	\$46,246.28	General Unsecured	235	Astria Health	rights to Cure Payment granted under Plan.
		\$0.00	Administrative			
	Davita		Secured			
		\$0.00	Priority		Sunnyside Community Hospital	Satisfied through Cure Payment and/or
9	4056306		General Unsecured	60	Association	rights to Cure Payment granted under Plan.
		\$0.00	Administrative			
	Evergreen Anesthesia Associates LLC		Secured			
		\$13,650.00	Priority			Satisfied through Cure Payment and/or
10	4063045	\$67,707.26	General Unsecured	356	Astria Health	rights to Cure Payment granted under Plan.
			Administrative			
	Evergreen Anesthesia Associates LLC		Secured			
		\$13,650.00	Priority			Satisfied through Cure Payment and/or
11	4063045		General Unsecured	357	Astria Health	rights to Cure Payment granted under Plan.

In re Astria Health, Case No. 19-01189

Exhibit A Satisfied Claims

#	Claimant Name and Number ¹	Claim	Amount ²	Claim No.	Debtor Name	Reason for Disallowance
#	Claimant Name and Number		Administrative	Ciaiiii No.	Deptor Name	Reason for Disallowance
			Secured			
			Priority			Satisfied through Cure Payment and/or
12	Evergreen Financial Ser Inc	φυ.υυ Φο οολ 66	General Unsecured	Cohod ID 2227F20	SHC Medical Center-Yakima	rights to Cure Payment granted under Plan.
12	Evergreen Financial Ser Inc		Administrative	Scried ID 3227530	SHC Medical Certier-Yakima	fights to Cure Payment granted under Plan.
			Secured			
			Priority			Satisfied through Cure Payment and/or
14	Healthstream, Inc.		General Unsecured	Sahad ID 2220207	SHC Medical Center-Toppenish	rights to Cure Payment granted under Plan.
14	Healthstream, mc.		Administrative	3011eu 1D 3220391	Si ic Medicai Ceriter-Topperiisii	Ingrits to Cure Fayinent granted under Flan.
			Secured			
			Priority		Sunnyside Community Hospital	Satisfied through Cure Payment and/or
13	Healthstream, Inc.		General Unsecured	Sched ID 3228399		rights to Cure Payment granted under Plan.
13	Healthstream, mc.		Administrative	3011eu 1D 3220399	ASSOCIATION	Ingrits to Cure Fayinent granted under Flan.
	Kronos		Secured			
	Kionos		Priority		Sunnyside Community Hospital	Satisfied through Cure Payment and/or
15	4065615	ψ0.00 \$12.543.60	General Unsecured	12	Association	rights to Cure Payment granted under Plan.
13	4003013	\$12,543.09 \$0.00	Administrative	12	ASSOCIATION	Ingrits to Cure Fayinent granted under Flan.
			Secured			
			Priority		Sunnyside Community Hospital	Satisfied through Cure Payment and/or
16	Macro Helix LLC		General Unsecured	Sched ID 3227378		rights to Cure Payment granted under Plan.
10	WIGO TIGIIX EEG		Administrative	Oched ID 3227370	/ losociation	Ingrito to oure r dyment granted under r ian.
	Mid-Valley Nephrology Associates		Secured			
	wild valley (top/filelogy / topolated		Priority			Satisfied through Cure Payment and/or
17	4066793		General Unsecured	149	Astria Health	rights to Cure Payment granted under Plan.
			Administrative			ng s care a ayem grantes and a
			Secured			
			Priority		Sunnyside Community Hospital	Satisfied through Cure Payment and/or
18	Navex Global, Inc.		General Unsecured	Sched ID 3227330	, , , , ,	rights to Cure Payment granted under Plan.
			Administrative			
		\$0.00	Secured			
			Priority			Satisfied through Cure Payment and/or
19	Net Health Systems, Inc.		General Unsecured	Sched ID 3227964	SHC Medical Center-Yakima	rights to Cure Payment granted under Plan.
			Administrative			, ,
	Olney Emergency Group, A Professional	\$0.00	Secured Secured			
	LLC D/B/A Olney Emergency Group, PLLC		Priority Secured			
		\$0.00	General Unsecured			Satisfied through Cure Payment and/or
20	4080097	\$178,554.33		65	SHC Medical Center-Toppenish	rights to Cure Payment granted under Plan.
			Administrative			
			Secured			
			Priority			Satisfied through Cure Payment and/or
22	Randall & Hurley, Inc.		General Unsecured	Sched ID 3227912	SHC Medical Center-Toppenish	rights to Cure Payment granted under Plan.
			Administrative			
			Secured			
			Priority			Satisfied through Cure Payment and/or
21	Randall & Hurley, Inc.	\$39,565.92	General Unsecured	Sched ID 3227913	SHC Medical Center-Yakima	rights to Cure Payment granted under Plan.

In re Astria Health, Case No. 19-01189

Exhibit A Satisfied Claims

.,	0.1 (1) 11 1	O	2	O	514 11	B (B) II
#	Claimant Name and Number ¹		Amount ²	Claim No.	Debtor Name	Reason for Disallowance
	Darka Diamaratica Camaratica		Administrative			
	Roche Diagnostics Corporation		Secured			
00	4077440		Priority	40	Sunnyside Community Hospital	Satisfied through Cure Payment and/or
23	4077419	. ,	General Unsecured	43	Association	rights to Cure Payment granted under Plan.
	Darka Diamaratica Camaratica		Administrative			
	Roche Diagnostics Corporation		Secured			
0.4	4077400		Priority	0.40	Astria Health	Satisfied through Cure Payment and/or
24	4077420		General Unsecured	343	Astria Health	rights to Cure Payment granted under Plan.
	Description Community Description		Administrative			
	Rural Physicians Group - Pannu P.L.L.C.		Secured			Catiofic d through Core Doursont and/or
200	4070700		Priority	00	CLIC Madical Cantar Tannaniah	Satisfied through Cure Payment and/or
26	4078736		General Unsecured	60	SHC Medical Center-Toppenish	rights to Cure Payment granted under Plan.
	Description of Control	· ·	Administrative			
	Rural Physicians Group		Secured		0	Oction data accorde Octor December and an allow
05	4070704		Priority	70	Sunnyside Community Hospital	Satisfied through Cure Payment and/or
	4078731	' '	General Unsecured	72	Association	rights to Cure Payment granted under Plan.
	United Telephone Company of the Northwest-		Administrative Secured			
	Wa dba Centurylink	*				Catiofic d through Core Doursont and/or
07	4065440		Priority	440	Astria Health	Satisfied through Cure Payment and/or
27	4065440		General Unsecured Administrative	110	Asina Healin	rights to Cure Payment granted under Plan.
	Vintage Health Descurees Inc	*	Secured			
	Vintage Health Resources, Inc.					Satisfied through Cure Payment and/or
00	4063780		Priority	000	Astria Health	,
28	4063780		General Unsecured Administrative	380	Asina Healin	rights to Cure Payment granted under Plan.
		*	Secured			
			Priority		Sunnyside Community Hospital	Satisfied through Cure Payment and/or
29	Machineton Ctate Department of Health			Sched ID 3228285		· ·
29	Washington State Department of Health	+ ,	Administrative	Scried ID 3228285	ASSOCIATION	rights to Cure Payment granted under Plan.
	Washington State Health Care Authority	· ·				
	Washington State Health Care Authority		Secured Priority			Satisfied through Cure Payment and/or
30	4078715		General Unsecured	58	SHC Medical Center-Toppenish	rights to Cure Payment granted under Plan.
30	40/0/13	. ,	Administrative	00	Sho Medical Center-Toppenish	ngins to Cure Payment granted under Plan.
			Secured Secured			
			Priority			Satisfied through Cure Doument and/an
21	Whittlesov MD. Craig			Cahad ID 222700F	SHC Madical Center Valvima	Satisfied through Cure Payment and/or
31	Whittlesey MD, Craig	\$5,∠12.41	General Unsecured	Scried ID 3227065	SHC Medical Center-Yakima	rights to Cure Payment granted under Plan.

¹ Claimant and Claim Numbers refer to the official claims register maintained in Case No. 19-01189 (Astria Health) and the related cases as indicated.

² Through this Objection, the GUC Distribution Trustee objects only to those portions of the claims set forth on this schedule identified as "General Unsecured." Any claim portions identified as "Administrative," "Secured," or "Priority" are unaffected by this Objection, and the GUC Distribution Trustee reserves all rights and defenses with respect to such claims.

	S BANKRUPTCY COURT RICT OF WASHINGTON
IN RE:	Chapter 11
ASTRIA HEALTH,	Case No. 19-01189-11 *PROPOSED*
Remaining Debtor	ORDER GRANTING THE GUC
	DISTRIBUTION TRUSTEE'S SECOND OMNIBUS CLAIMS OBJECTION
	(SATISFIED CLAIMS)
ORDER GRANTING THE GUC	SILLS CUMMIS & GROSS P.C. SCHWEET LINDE & One Riverfront Plaza COULSON, PLLC
SECOND OMNIBUS CLAIMS OBJECTION (SATISFIED CLAIMS)	Newark, NJ 07102 575 S. Michigan St. Phone: (973) 643-7000 Seattle, WA 98108 Fax: (973) 643-6500 Phone: (206) 275-1010 Fax: (206) 381-0101
	IN RE: ASTRIA HEALTH, Remaining Debtor ORDER GRANTING THE GUC DISTRIBUTION TRUSTEE'S SECOND OMNIBUS CLAIMS

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ORDER GRANTING THE GUC DISTRIBUTION TRUSTEE'S FIRST OMNIBUS OBJECTION (DUPLICATE CLAIMS) - 2 -

Capitalized terms not defined in this Order shall have their meanings as set forth in the Objection.

This court has found that it has jurisdiction over this matter pursuant to 28

This matter came before the court on *The GUC Distribution Trustee's*

Second Omnibus Claims Objection (Satisfied Claims) (the "Objection").

U.S.C. §§ 157 and 1334 and has authority to enter a final order consistent with Article III of the United States Constitution; that venue of this proceeding and the Objection in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and that the notice of the Objection was appropriate under the circumstances and no other notice need be provided. Having reviewed the Objection and all documents filed in support of or opposition thereto; having heard the statements of counsel at any hearing before this court; and upon the record in this matter; and after due deliberation thereon; and this court having determined that just cause has been established for the relief granted herein, it is hereby **ORDERED** as follows:

- 1. The Objection is granted as set forth herein.
- 2. Any response to the Objection that has not otherwise been withdrawn or resolved, or with respect to which the hearing on the Objection has not been adjourned, is hereby overruled.

SILLS CUMMIS & GROSS P.C. One Riverfront Plaza Newark, NJ 07102 Phone: (973) 643-7000 Fax: (973) 643-6500 SCHWEET LINDE & COULSON, PLLC 575 S. Michigan St. Seattle, WA 98108 Phone: (206) 275-1010 Fax: (206) 381-0101

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¹ For the avoidance of doubt, the term "Claims" as used in this Order refers only to the "General Unsecured" portions of the claims identified on **Exhibit A** attached to the Objection.

ORDER GRANTING THE GUC **DISTRIBUTION TRUSTEE'S FIRST OMNIBUS OBJECTION (DUPLICATE CLAIMS)** - 3 -

SILLS CUMMIS & GROSS P.C. One Riverfront Plaza Newark, NJ 07102 Phone: (973) 643-7000 Fax: (973) 643-6500

SCHWEET LINDE & 575 S. Michigan St. Seattle, WA 98108 Phone: (206) 275-1010 Fax: (206) 381-0101

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1	8. The terms and conditions of this Order shall be effective and			
2	enforceable immediately upon its entry.			
3	9. The GUC Distribution Trustee and all other parties are authorized to			
4	take all actions necessary to effectuate the relief granted in this Order.			
5	10. This court shall retain jurisdiction over all affected parties with respect			
6	to any matters, claims, or rights arising from or related to the implementation and			
7	interpretation of this Order.			
8	//End of Order//			
9	Presented by: SILLS CUMMIS & GROSS P.C.			
10	Andrew H. Sherman			
11	(admitted pro hac vice) Boris Mankovetskiy			
12	(admitted pro hac vice) One Riverfront Plaza Neverte NL 07102			
13	Newark, NJ 07102 Telephone: (973) 643-7000 E-mail: asherman@sillscummis.com			
14	bmankovetskiy@sillscummis.com			
15	SCHWEET LINDE & COULSON, PLLC			
16	/s/ Michael M. Sperry Michael M. Sperry, WSBA #43760			
17	575 South Michigan Street Seattle, WA 98108 Telephone: (206) 381-0133 E-mail: michaels@schweetlaw.com			
18				
19	Co-Counsel for Steven D Sass LLC,			
20	as GUC Distribution Trustee			
21	ORDER GRANTING THE GUC DISTRIBUTION TRUSTEE'S FIRST OMNIBUS OBJECTION (DUPLICATE CLAIMS) - 4 - ORDER GRANTING THE GUC One Riverfront Plaza Newark, NJ 07102 Phone: (973) 643-7000 Fax: (973) 643-6500 Fax: (973) 643-6500 SCHWEET LINDE & COULSON, PLLC 575 S. Michigan St. Seattle, WA 98108 Phone: (206) 275-1010 Fax: (206) 381-0101			

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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 **ORDER GRANTING THE GUC** 21 SCHWEET LINDE & SILLS CUMMIS & GROSS P.C. One Riverfront Plaza COULSON, PLLC **DISTRIBUTION TRUSTEE'S FIRST OMNIBUS** 575 S. Michigan St. Seattle, WA 98108 Phone: (206) 275-1010 Fax: (206) 381-0101 Newark, NJ 07102 Phone: (973) 643-7000 Fax: (973) 643-6500 **OBJECTION (DUPLICATE CLAIMS)** - 5 -

1	SILLS CUMMIS & GROSS P.C.	Honorable Whitman L. Holt			
2	Andrew H. Sherman (admitted pro hac vice)				
	Boris Mankovetskiy				
3	(admitted pro hac vice) Lucas F. Hammonds				
4	(admitted pro hac vice)				
ا ۔	One Riverfront Plaza				
5	Newark, NJ 07102 Telephone: (973) 643-7000				
6	E-mail: asherman@sillscummis.com	n			
7	bmankovetskiy@sillscumm				
/	lhammonds@sillscummis.c	OIII			
8	SCHWEET LINDE & COULSON,				
9	Michael M. Sperry, WSBA #43760 575 South Michigan Street				
	Seattle, WA 98108				
10	Telephone: (206) 381-0133 E-mail: michaels@schweetlaw.com				
11	L-man. michaels@schweetiaw.com				
12	Co-Counsel for Steven D Sass LLC,				
12	as GUC Distribution Trustee				
13					
14	UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WASHINGTON				
15		Chapter 11			
16	IN RE:	Case No. 19-01189-11			
17	ASTRIA HEALTH,				
1 /	Remaining Debtor.	NOTICE OF THE GUC DISTRIBUTION TRUSTEE'S SECOND			
18	Tremaining Desicit.	OMNIBUS CLAIMS OBJECTION			
19		(SATISFIED CLAIMS) AND HEARING THEREON			
20	NOTICE OF THE CHC	SILLS CUMMIS & GROSS P.C. SCHWEET LINDE &			
21	NOTICE OF THE GUC DISTRIBUTION TRUSTEE'S SECOND OMNIBUS CLAIMS OBJECTION (SATISFIED) AND HEARING THEREON	SILLS CUMMIS & GROSS P.C. One Riverfront Plaza Newark, NJ 07102 Phone: (973) 643-7000 Fax: (973) 643-6500 SCHWEET LINDE & COULSON, PLLC 575 S. Michigan St. Seattle, WA 98108 Phone: (206) 275-1010 Fax: (206) 381-0101			
19-01	9479159 ₁₂ 2	22 Entered 01/14/22 16:45:45 Pg 1 of 8			

1 2	TO: CLERK OF THE BANKRUPTCY COURT TO: UNITED STATES TRUSTEE TO: OTHER INTERESTED PARTIES								
3	CLAIMANTS RECEIVING THIS NOTICE SHOULD LOCATE THEIR NAMES AND CLAIMS ON THE ATTACHED EXHIBIT A.								
4	NOTICE OF OBJECTION TO CLAIMS AND HEARING THEREON								
5	NOTICE IS HEREBY GIVEN, pursuant to Rule 3007 of the Federal Rules of								
6	Bankruptcy Procedure (the "Bankruptcy Rules") and Rule 3007-1 of the								
7	Bankruptcy Court for the Eastern District of Washington Local Bankruptcy Rules,								
8	(the "Local Rules") that Steven D Sass LLC (the "GUC Distribution Trustee"),								
9	solely in its capacity as GUC Distribution Trustee for the Astria Health GUC								
10	Distribution Trust, duly appointed in the above-referenced chapter 11 cases of Astria								
11	Health and its previously affiliated debtors (collectively the "Debtors") has filed a								
12	Second Omnibus Objection Claims Objection objecting to the "General Unsecured"								
13	portions of certain claims filed in the Debtors' cases. The GUC Distribution Trustee								
14									
15									
16									
17									
18									
19									
20									
21	NOTICE OF THE GUC DISTRIBUTION TRUSTEE'S SECOND OMNIBUS CLAIMS OBJECTION (SATISFIED CLAIMS) AND HEARING THEREON - 2 - SILLS CUMMIS & GROSS P.C. One Riverfront Plaza Newark, NJ 07102 Phone: (973) 643-7000 Fax: (973) 643-6500 Fax: (973) 643-6500 Fax: (206) 381-0101								

1 is objecting to the "General Unsecured" portions of the claims as identified and 2 described in the attached Exhibit A. 3 The GUC Distribution Trustee asserts the "General Unsecured" portions of the 4 claims identified on Exhibit A should be disallowed due to the assumption of the 5 underlying contract forming the basis for the claim. A copy of the GUC Distribution Trustee's Second Omnibus Claims Objection 6 7 (Satisfied Claims) (the "Objection") and related documents may be obtained from 8 PACER, at the bankruptcy court clerk's office, or by contacting the undersigned 9 attorneys. IF YOU OPPOSE the Objection, then you must file your written response with the clerk of the court, and serve a copy on the undersigned counsel NOT LATER 10 11 THAN THE RESPONSE DATE, which is 30 DAYS from the date of this Notice. 12 Furthermore: 13 IF NO RESPONSE IS TIMEY FILED AND SERVED, the court may, in its discretion, GRANT THE OBJECTION without further notice and/or hearing. 14 15 SHOULD AN OBJECTION BE RECEIVED, the court will hold a telephonic hearing on the Objection on February 23, 2022 at 10:30 a.m. Prevailing Pacific Time. 16 17 THE COURT WILL NOT INITIATE THE TELEPHONE CALL. ANY PARTY 18 WISHING TO PARTICIPATE IN THIS HEARING MUST CALL AT THE TIME 19 OF THE HEARING TO THE COURT'S CONFERENCE LINE AT 877-402-9757, 20 Access Code 703-6041. If no objections are filed, the hearing may be stricken. NOTICE OF THE GUC DISTRIBUTION 21 TRUSTEE'S SECOND OMNIBUS CLAIMS SILLS CUMMIS & GROSS P.C. SCHWEET LINDE & One Riverfront Plaza **OBJECTION (SATISFIED CLAIMS) AND** Newark, NJ 07102 575 S. Michigan St. Phone: (973) 643-7000 Seattle, WA 98108

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Fax: (973) 643-6500

Phone: (206) 275-1919

Fax: (206) 381-0101

HEARING THEREON

1	,	SILLS CUMMIS & GROSS P.C. Andrew H. Sherman
2		(admitted pro hac vice)
_		Boris Mankovetskiy
3		(admitted pro hac vice)
		One Riverfront Plaza
4		Newark, NJ 07102
		Γelephone: (973) 643-7000
5		E-mail: asherman@sillscummis.com
		bmankovetskiy@sillscummis.com
6		
_		SCHWEET LINDE & COULSON, PLLC
7		/ / M : 1
8		/s/ Michael M. Sperry Michael M. Sperry, WSBA #43760
8		575 South Michigan Street
9		Seattle, WA 98108
		Felephone: (206) 381-0133
10		E-mail: michaels@schweetlaw.com
		<u> </u>
11		Co-Counsel for Steven D Sass LLC,
.		as GUC Distribution Trustee
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	NOTICE OF THE GUC DISTRIBUTION	246
21	TRUSTEE'S SECOND OMNIBUS CLAI OBJECTION (SATISFIED CLAIMS) A	One Riverfront Plaza COULSON, PLLC
	HEARING THEREON - 4 -	Phone: (973) 643-7000 Seattle, WA 98108
		Fax: (973) 643-6500 Phone: (206) 275-1919 Fax: (206) 381-0101

HEARING THEREON - 4 - Phone: (973) 643-7000 Fax: (973) 643-6500 Phone: (206) 275-Fax: (206) 381-0 Phone: (206) 275-Fax: (

1	<u>EXHIBIT A</u>
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20	NOTICE OF THE GUC DISTRIBUTION
21	TRUSTEE'S SECOND OMNIBUS CLAIMS OBJECTION (SATISFIED CLAIMS) AND HEARING THEREON - 5 - SILLS CUMMIS & GROSS P.C. One Riverfront Plaza Newark, NJ 07102 Phone: (973) 643-7000 Fax: (973) 643-6500 Fax: (973) 643-6500 SCHWEET LINDE & COULSON, PLLC 575 S. Michigan St. Seattle, WA 98108 Phone: (206) 275-1919 Fax: (206) 381-0101
19-01	Fax: (206) 381-0101 189-WLH11 Doc 2751-3 Filed 01/14/22 Entered 01/14/22 16:45:45 Pg 5 of 8

Exhibit A Satisfied Claims

			2			
#	Claimant Name and Number ¹		Amount ²	Claim No.	Debtor Name	Reason for Disallowance
			Administrative			
	Ahtanum Mob LLC		Secured			
		\$0.00	Priority			Satisfied through Cure Payment and/or
1	4078401	\$58,878.24	General Unsecured	60	SHC Medical Center-Yakima	rights to Cure Payment granted under Plan.
			Administrative			
	Butler Medical Building LLC		Secured			
			Priority			Satisfied through Cure Payment and/or
2	4078398		General Unsecured	48	SHC Medical Center-Toppenish	rights to Cure Payment granted under Plan.
			Administrative			
			Secured			
			Priority			Satisfied through Cure Payment and/or
3	Butler Snow		General Unsecured	Sched ID 3227646	Astria Health	rights to Cure Payment granted under Plan.
			Administrative			
	Charter Communications		Secured			
		\$0.00	Priority			Satisfied through Cure Payment and/or
4	4062905	\$7,598.97	General Unsecured	66	Astria Health	rights to Cure Payment granted under Plan.
		\$0.00	Administrative			
	Charter Communications	\$0.00	Secured			
		\$0.00	Priority			Satisfied through Cure Payment and/or
5	4062905	\$5,466.90	General Unsecured	67	Astria Health	rights to Cure Payment granted under Plan.
			Administrative			, ,
	Charter Communications		Secured			
			Priority			Satisfied through Cure Payment and/or
6	4062905		General Unsecured	71	Astria Health	rights to Cure Payment granted under Plan.
			Administrative			, ,
	Charter Communications		Secured			
			Priority			Satisfied through Cure Payment and/or
7	4062905		General Unsecured	75	Astria Health	rights to Cure Payment granted under Plan.
			Administrative			
	Collective Medical Technologies, Inc.		Secured			
			Priority			Satisfied through Cure Payment and/or
8	4062932		General Unsecured	235	Astria Health	rights to Cure Payment granted under Plan.
	1002002		Administrative	200	7 total a riodita	Ingrite to Gure Fayment granted and Fram
	Davita		Secured			
			Priority		Sunnyside Community Hospital	Satisfied through Cure Payment and/or
9	4056306		General Unsecured		Association	rights to Cure Payment granted under Plan.
3	100000		Administrative		, locolidion	ngino to outo i ayment granted under Flan.
	Evergreen Anesthesia Associates LLC		Secured			
	Evolgison / mostricola /13300lates LEO	\$13,650.00				Satisfied through Cure Payment and/or
10	4063045		General Unsecured	356	Astria Health	rights to Cure Payment granted under Plan.
10	T0000T0	ψ01,101.20 ¢n nn	Administrative	330	Asina Health	inginis to Oute Fayinetic granted under Flati.
	Evergreen Anesthesia Associates LLC		Secured			
	Livergreen Anestriesia Associates LLC	\$13,650.00				Satisfied through Cure Payment and/or
1 44	4062045			257	Actric Health	
11	4063045	\$16,991.21	General Unsecured	357	Astria Health	rights to Cure Payment granted under Plan.

In re Astria Health, Case No. 19-01189

Exhibit A Satisfied Claims

#	Claimant Name and Number ¹	Claim Amount ²		Claim No.	Debtor Name	Reason for Disallowance
			Administrative			
			Secured			
40	F : : 10 1		Priority	0 0007500		Satisfied through Cure Payment and/or
12	Evergreen Financial Ser Inc		General Unsecured	Sched ID 3227530	SHC Medical Center-Yakima	rights to Cure Payment granted under Plan.
			Administrative Secured			
			Priority			Satisfied through Cure Payment and/or
14	Healthstream, Inc.		General Unsecured	School ID 3228307	SHC Medical Center-Toppenish	rights to Cure Payment granted under Plan.
14	Healthstream, mc.		Administrative	301led 1D 3220391	Si io Medicai Ceriter-Topperiisii	rights to Cure Fayment granted under Flan.
			Secured			
			Priority		Sunnyside Community Hospital	Satisfied through Cure Payment and/or
13	Healthstream, Inc.		General Unsecured	Sched ID 3228399		rights to Cure Payment granted under Plan.
	,		Administrative			
	Kronos		Secured			
		\$0.00	Priority		Sunnyside Community Hospital	Satisfied through Cure Payment and/or
15	4065615	\$12,543.69	General Unsecured	12	Association	rights to Cure Payment granted under Plan.
			Administrative			
			Secured			
			Priority		Sunnyside Community Hospital	Satisfied through Cure Payment and/or
16	Macro Helix LLC		General Unsecured	Sched ID 3227378	Association	rights to Cure Payment granted under Plan.
			Administrative			
	Mid-Valley Nephrology Associates		Secured			
1	4000700		Priority			Satisfied through Cure Payment and/or
17	4066793		General Unsecured	149	Astria Health	rights to Cure Payment granted under Plan.
			Administrative Secured			
			Priority		Sunnyside Community Hospital	Satisfied through Cure Payment and/or
18	Navex Global, Inc.		General Unsecured	Sched ID 3227330		rights to Cure Payment granted under Plan.
10	INAVEX GIODAI, IIIC.		Administrative	301led 1D 3227330	ASSOCIATION	rights to Cure Fayment granted under Flan.
			Secured			
			Priority			Satisfied through Cure Payment and/or
19	Net Health Systems, Inc.		General Unsecured	Sched ID 3227964	SHC Medical Center-Yakima	rights to Cure Payment granted under Plan.
	, ,					, , , , , , , , , , , , , , , , , , , ,
	Olney Emergency Group, A Professional		Administrative			
	LLC D/B/A Olney Emergency Group, PLLC	\$0.00	Secured Priority			
		\$0.00	General Unsecured			Satisfied through Cure Payment and/or
20	4080097	\$178,554.33		65	SHC Medical Center-Toppenish	rights to Cure Payment granted under Plan.
			Administrative			
			Secured			
1			Priority			Satisfied through Cure Payment and/or
22	Randall & Hurley, Inc.		General Unsecured	Sched ID 3227912	SHC Medical Center-Toppenish	rights to Cure Payment granted under Plan.
		·	Administrative			
			Secured			Catiofic d through Core Dovernment === d/==
24	Pandall & Hurlay Inc		Priority Congred Upggggrad	Cohod ID 2227042	SHC Medical Center Vakima	Satisfied through Cure Payment and/or
21	Randall & Hurley, Inc.	\$39,565.92	General Unsecured	Scnea ID 322/913	SHC Medical Center-Yakima	rights to Cure Payment granted under Plan.

In re Astria Health, Case No. 19-01189

Exhibit A Satisfied Claims

.,	0.1 (1) 11 1	O	2	O	514 11	B (B) II
#	Claimant Name and Number ¹		Amount ²	Claim No.	Debtor Name	Reason for Disallowance
	Darka Diamaratica Camaratica		Administrative			
	Roche Diagnostics Corporation		Secured			
00	4077440		Priority	40	Sunnyside Community Hospital	Satisfied through Cure Payment and/or
23	4077419	. ,	General Unsecured	43	Association	rights to Cure Payment granted under Plan.
	Darka Diamaratica Camaratica		Administrative			
	Roche Diagnostics Corporation		Secured			
0.4	4077400		Priority	0.40	Astria Health	Satisfied through Cure Payment and/or
24	4077420		General Unsecured	343	Astria Health	rights to Cure Payment granted under Plan.
	Description Community Description		Administrative			
	Rural Physicians Group - Pannu P.L.L.C.		Secured			Catiofic d through Core Doursont and/or
200	4070700		Priority	00	CLIC Madical Cantar Tannaniah	Satisfied through Cure Payment and/or
26	4078736		General Unsecured	60	SHC Medical Center-Toppenish	rights to Cure Payment granted under Plan.
	Description of Control	· ·	Administrative			
	Rural Physicians Group		Secured		0	Oction data accorde Octor Decima and an allow
05	4070704		Priority	70	Sunnyside Community Hospital	Satisfied through Cure Payment and/or
	4078731	' '	General Unsecured	72	Association	rights to Cure Payment granted under Plan.
	United Telephone Company of the Northwest-		Administrative Secured			
	Wa dba Centurylink	*				Catiofic d through Core Doursont and/or
07	4065440		Priority	440	Astria Health	Satisfied through Cure Payment and/or
27	4065440		General Unsecured Administrative	110	Asina Healin	rights to Cure Payment granted under Plan.
	Vintage Health Descurees Inc	*	Secured			
	Vintage Health Resources, Inc.					Satisfied through Cure Payment and/or
00	4063780		Priority	000	Astria Health	,
28	4063780		General Unsecured Administrative	380	Asina Healin	rights to Cure Payment granted under Plan.
		*	Secured			
			Priority		Sunnyside Community Hospital	Satisfied through Cure Payment and/or
29	Machineton Ctate Department of Health			Sched ID 3228285		· ·
29	Washington State Department of Health	+ ,	Administrative	Scried ID 3228285	ASSOCIATION	rights to Cure Payment granted under Plan.
	Washington State Health Care Authority	· ·				
	Washington State Health Care Authority		Secured Priority			Satisfied through Cure Payment and/or
30	4078715		General Unsecured	58	SHC Medical Center-Toppenish	rights to Cure Payment granted under Plan.
30	40/0/13	. ,	Administrative	00	Sho Medical Center-Toppenish	ngins to Cure Payment granted under Plan.
			Secured Secured			
			Priority			Satisfied through Cure Doument and/an
21	Whittlesov MD. Craig			Cahad ID 222700F	SHC Madical Center Valvima	Satisfied through Cure Payment and/or
31	Whittlesey MD, Craig	\$5,∠12.41	General Unsecured	Scried ID 3227065	SHC Medical Center-Yakima	rights to Cure Payment granted under Plan.

¹ Claimant and Claim Numbers refer to the official claims register maintained in Case No. 19-01189 (Astria Health) and the related cases as indicated.

² Through this Objection, the GUC Distribution Trustee objects only to those portions of the claims set forth on this schedule identified as "General Unsecured." Any claim portions identified as "Administrative," "Secured," or "Priority" are unaffected by this Objection, and the GUC Distribution Trustee reserves all rights and defenses with respect to such claims.