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SCHWEET LINDE & COULSON, PLLC Honorable Whitman L. Holt 1 Michal M. Sperry, WSBA #43760 575 South Michigan Street 2 Seattle, WA 98108 3 Telephone: (206) 275-1010 E-mail: michaels@schweetlaw.com 4 5 Counsel for Steven D Sass LLC, as GUC Distribution Trustee 6 7 8 9 UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WASHINGTON 10 IN RE: 11 Chapter 11 ASTRIA HEALTH, 12 Case No. 19-01189-11 13 Remaining Debtor. DECLARATION OF STEVEN D. 14 SASS IN SUPPORT OF THE GUC **DISTRIBUTION TRUSTEE'S** 15 FOURTH OMNIBUS CLAIMS 16 **OBJECTION** 17 I, Steven D. Sass, pursuant to 28 U.S.C. § 1746 and under penalty of perjury, declare as 18 follows: 19 20 1. I am sole member of Steven D Sass LLC, GUC Distribution Trustee for the GUC 21 Distribution Trust. 22 2. I have reviewed The GUC Distribution Trustee's Fourth Omnibus Claims 23 Objection (the "Objection")¹, and I am directly, or through personnel or professionals of the GUC 24 25 26 ¹ Capitalized terms used but otherwise undefined in this declaration shall have the meanings ascribed to them in the Objection. THE GUC DISTRIBUTION TRUSTEE'S FOURTH OMNIBUS

CLAIMS OBJECTION - 1

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Distribution Trustee, familiar with the information contained in the Objection and in the exhibits To the best of my knowledge, information, and belief, based upon the attached thereto. information available to me as of the filing of the Objection, including documents and information provided by the Reorganized Debtors, the information contained in the Objection and the exhibits attached thereto is true and accurate.

- 3. Specifically, to the best of my knowledge, information, and belief, the Superseded Claims identified on Exhibit A to the Objection are claims identified in the Debtors' bankruptcy schedules for which a proof of claim was subsequently filed.
- 4. For the foregoing reasons, the Court should enter the Proposed Order disallowing or reducing the Claims, as applicable, as set forth in the Objection and on **Exhibit A**.

Dated: December <u>27</u>, 2022

Sheet

Steven D. Sass, on behalf of Steven D Sass LLC, in its capacity as GUC Distribution Trustee

EXHIBIT A - Superseded Claims

Johnson & Johnson Health Care Sys Inc. Johnson Health Care Sys Inc.	Scheduled Amount		Superseded Schedule ID	Scheduled Debtor Name	Surviving Claim No. ¹	Surviving Claim Amount		Surviving Debtor Name	Reason for Disallowance
	\$0.00 \$0.00 \$0.00 \$11,270.31 \$0.00 \$0.00 \$0.00 \$22,486.74	Administrative Secured Priority General Unsecured Administrative Secured Priority General	Sched ID 3228250 Sched ID 3228252	SHC Medical Center- Toppenish Sunnyside Community Hospital	362	\$738,036.86 \$15,046.00	General Unsecured Administrative	Astria Health	Superseded by subsequently filed claim(s) (see Objection pp.8-9) Superseded by subsequently filed claim(s)
Johnson & Johnson Health Care Sys Inc.	\$0.00 \$0.00 \$0.00 \$0.00 \$621,286.41	Unsecured Administrative Secured Priority General Unsecured	Sched ID 3228251	SHC Medical Center-Yakima					(see Objection pp.8-9) Superseded by subsequently filed claim(s) (see Objection pp.8-9)

¹ Identification of a claim as a surviving claim does not constitute allowance. Such claims may already have been or may in the future be addressed by other objections, agreements, or otherwise. All rights of the GUC Distribution Trustee and the Debtors are expressly reserved with respect to all surviving claims (or portions thereof) that have not been fully resolved.