Casi	Main Document Fa	Docket #0019 Date Filed: 6/1/202
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12		on ANKRUPTCY COURT DRNIA - LOS ANGELES DIVISION
13 14		
15	In re:	Lead Case No.: 2:23-bk-12359-SK
	BEVERLY COMMUNITY HOSPITAL ASSOCIATION, dba BEVERLY HOSPITAL (A	Jointly administered with:  Case No.: 2:23-bk-12360-SK
16 17	NONPROFIT PUBLIC BENEFIT CORPORATION), et al, <sup>1</sup>	Case No. 2:23-bk-12361-SK
18	Debtors,	Chapter 11 Case
19	☐ Affects all Debtors	AMENDED AND RESTATED:
20		STATEMENT OF FINANCIAL AFFAIRS
	☐ Affects Beverly Community Hospital Association	
21 22	☐ Affects Montebello Community Health Services, Inc.	[No Hearing Required]
23	□ Affects Beverly Hospital Foundation	
24	—	
25		•
26		
27		
28	<sup>1</sup> The Debtors in these chapter 11 cases, along with the last number, are: Beverly Community Hospital Association d/Health Services, Inc. (3550), and Beverly Hospital Founda W. Beverly Blvd., Montebello, California 90640.	b/a Beverly Hospital (6005), Montebello Community



2 3	SHEPPARD, MULLIN, RICHTER & HAMPTO JUSTIN R. BERNBROCK (admitted pro hac vice) CATHERINE JUN (admitted pro hac vice) ROBERT B. McCELLARN (admission pro hac vice) 321 North Clark Street, 32nd Floor Chicago, Illinois 60654 Telephone: 312.499.6300 Email: jbernbrock@sheppardmullin.com cjun@sheppardmullin.com rmclellarn@sheppardmullin.com	e)
8 9 10	1901 Avenue of the Stars, Suite 1600 Los Angeles, CA 90067-6055 Telephone: 310.228.3700 Email: jnassiri@sheppardmullin.com alattner@sheppardmullin.com	
11	Proposed Counsel to Debtors and Debtors in Possession	
12	UNITED STATES BA	ANKRUPTCY COURT DRNIA - LOS ANGELES DIVISION
13	In re:	Lead Case No.: 2:23-bk-12359-SK
<ul><li>14</li><li>15</li><li>16</li></ul>	BEVERLY COMMUNITY HOSPITAL ASSOCIATION, dba BEVERLY HOSPITAL (A NONPROFIT PUBLIC BENEFIT CORPORATION), et al, 1	Jointly administered with: Case No: 2:23-bk-12360-SK Case No: 2:23-bk-12361-SK
17	Debtors,	Hon, Sandra R. Klein
18   19   20   21   22   23   24   25   26	<ul> <li>☑ Affects Beverly Community Hospital Association</li> <li>☑ Montebello Community Health Services, Inc.</li> <li>☑ Beverly Hospital Foundation</li> </ul>	Chapter 11 Case  GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY, AND DISCLAIMERS REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS
26 27 28	number, are: Beverly Community Hospital Association	e last four digits of each debtor's federal tax identification ion d/b/a Beverly Hospital (6005), Montebello Community andation (9685). The mailing address for the Debtors is 309

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W. Beverly Blvd., Montebello, California 90640.

### INTRODUCTION

I.

The Schedules of Assets and Liabilities (collectively, the "Schedules") and the Statements of Financial Affairs (collectively, the "Statements" and, together with the Schedules, the "Schedules and Statements") filed by Beverly Community Hospital Association (the "Hospital") and each of its debtor affiliates, as chapter 11 debtors and debtors in possession (collectively, the "Debtors"), pending in the United States Bankruptcy Court for the Central District of California (the "Bankruptcy Court") were prepared, pursuant to section 521 of title 11 of the United States Code (the "Bankruptcy Code") and Rule 1007 of the Federal Rules of Bankruptcy Procedure, by the Debtors' management, with the assistance of the Debtors' advisors, and are unaudited.

These Global Notes and Statement of Limitations, Methodology, and Disclaimers Regarding the Debtors' Schedules and Statements (the "Global Notes") are incorporated by reference in, and comprise an integral part of, all of the Schedules and Statements, and should be referred to and considered in connection with any review of the Schedules and Statements.<sup>1</sup>

The Schedules and Statements have been signed by Houshang Abd, Chief Financial Officer of each of the Debtors. Accordingly, in reviewing and signing the Schedules and Statements, Mr. Abd necessarily relied upon the efforts, statements, and representations of the Debtors' other personnel and professionals. Mr. Abd has not (and could not have) personally verified the accuracy of each such statement and representation, including, but not limited to, statements and representations concerning amounts owed to creditors, classification of such amounts, and their addresses.

In preparing the Schedules and Statements, the Debtors relied on financial data derived from their books and records that was available at the time of such preparation. Although the Debtors have made every reasonable effort to ensure the accuracy and completeness of the Schedules and Statements, subsequent information or discovery may result in material changes to the Schedules

These Global Notes supplement and are in addition to any specific notes contained in each Debtor's Schedules or Statements. The fact that the Debtors have prepared a Global Note with respect to any individual Debtor's Schedules and Statements and not to those of another should not be interpreted as a decision by the Debtors to exclude the applicability of such Global Note to any of the Debtors' other Schedules and Statements, as appropriate.

and Statements. As a result, inadvertent errors or omissions may exist. Accordingly, the Debtors and their agents, attorneys and financial advisors do not guarantee or warrant the accuracy or completeness of the data that is provided herein, and shall not be liable for any loss or injury arising out of or caused in whole or in part by the acts, errors, or omissions, whether negligent or otherwise, in procuring, compiling, collecting, interpreting, reporting, communicating, or delivering the information contained herein or the Schedules and Statements. In no event shall the Debtors or their agents, attorneys or financial advisors be liable to any third party for any direct, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business, or lost profits), whether foreseeable or not and however caused, even if the Debtors or their agents, attorneys, and financial advisors are advised of the possibility of such damages.

For the avoidance of doubt, the Debtors reserve all of their rights to amend and supplement the Schedules and Statements as may be necessary or appropriate, but the Debtors and their agents, attorneys and financial advisors expressly do not undertake any obligation to update, modify, revise, or re-categorize the information provided herein, or to notify any third party should the information be updated, modified, revised, or re-categorized, except as required by applicable law or order of the Bankruptcy Court.

II.

## GLOBAL NOTES AND OVERVIEW OF METHODOLOGY

Description of the Cases. On April 19, 2023 (the "Petition Date"), the Debtors filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code in the Bankruptcy Court. The chapter 11 cases are being jointly administered under Case No. 21-12359-SK. The Debtors continue to operate their businesses and manage their properties as debtors-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. On April 21, 2023, an order was entered directing joint administration of these chapter 11 cases [Docket No. 63]. Notwithstanding the joint administration of the Debtors' cases for procedural purposes, each Debtor has filed its own Schedules and Statements. The asset and liability information provided herein, except as otherwise noted, represents the data of the Debtors as of March 31, 2023.

- Global Notes Control. Disclosure of information in one or more Schedules, one or more Statements, or one or more exhibits or attachments to the Schedules or Statements, even if incorrectly placed, shall be deemed to be disclosed in the correct Schedules, Statements, exhibits, or attachments. In the event that the Schedules and Statements differ from the Global Notes, the Global Notes shall control.
- Reservations and Limitations. Reasonable efforts were made to prepare and file complete and accurate Schedules and Statements but, as noted above, inadvertent errors or omissions may exist. The Debtors reserve all rights to amend and supplement the Schedules and Statements as may be necessary or appropriate. Nothing contained in the Schedules and Statements constitutes a waiver of any of the Debtors' rights or an admission of any kind with respect to these chapter 11 cases, including, but not limited to, any rights or claims of the Debtors against any third party or issues involving substantive consolidation, equitable subordination, or defenses or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code or any other relevant applicable bankruptcy or non-bankruptcy laws to recover assets or avoid transfers. Any specific reservation of rights contained elsewhere in the Global Notes does not limit in any respect the general reservation of rights contained in this paragraph.
- (a) **No Admission**. Nothing contained in the Schedules and Statements is intended as, or should be construed as, an admission or stipulation of the validity of any claim against the Debtors, any assertion made therein or herein, or a waiver of the Debtors' rights to dispute any claim or assert any cause of action or defense against any party.
- (b) Recharacterization. The Debtors have made reasonable efforts to correctly characterize, classify, categorize, and designate the claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements. However, the Debtors may have improperly characterized, classified, categorized, designated or omitted certain items due to the complexity and size of the Debtors' business. Accordingly, the Debtors reserve all of their rights to recharacterize, reclassify, recategorize, or re-designate items reported in the Schedules and Statements at a later time as necessary or appropriate, including, without limitation, whether

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(c) Classifications. Listing (i) a claim on Schedule D as "secured," (ii) a claim on Schedule E/F as "priority" or "unsecured," or (iii) a contract on Schedule G as "executory" or "unexpired" does not constitute an admission by the Debtors of the legal rights of the claimant or contract counterparty or a waiver of the Debtors' rights to recharacterize or reclassify such claim or contract.

- (d) Claims Description. Any failure to designate a claim in the Schedules and Statements as "contingent," "unliquidated," or "disputed" does not constitute an admission by the Debtors that such claim or amount is not "contingent," "unliquidated," or "disputed." The Debtors reserve all of their rights to dispute, or to assert offsets or defenses to, any claim reflected on their Schedules or Statements on any grounds, including, but not limited to, amount, liability, priority, status, or classification, or to otherwise subsequently designate any claim as "contingent," "unliquidated," or "disputed." Moreover, the Debtors reserve all of their rights to amend their Schedules and Statements as necessary and appropriate. Listing a claim does not constitute an admission of liability by the Debtors.
- Estimates and Assumptions. To prepare and file the Schedules as close to (e) the Petition Date as possible, management was required to make certain estimates and assumptions that affected the reported amounts of these assets and liabilities. The Debtors reserve all rights to amend the reported amounts of assets and liabilities to reflect changes in those estimates or assumptions.
- (f) Causes of Action. Despite their reasonable efforts to identify all known assets, the Debtors may not have listed all of their causes of action or potential causes of action against third parties as assets in their Schedules and Statements, including, without limitation, avoidance actions arising under chapter 5 of the Bankruptcy Code and/or other applicable law. The Debtors reserve all of their rights with respect to any cause of action (including avoidance actions), controversy, right of setoff, cross claim, counterclaim, or recoupment and any claim on contracts or for breaches of duties imposed by law or in equity, demand, right, action, lien, indemnity, guaranty,

- not be construed to be an admission that such intellectual property rights have been abandoned, have been terminated, or otherwise have expired by their terms, or have been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. Conversely, inclusion of certain intellectual property shall not be construed to be an admission that such intellectual property rights have not been abandoned, have not been terminated, or otherwise have not expired by their terms, or have not been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. The Debtors have made every effort to attribute intellectual property to the rightful Debtor owner, however, in some instances, intellectual property owned by one Debtor may, in fact, be owned by another. Accordingly, the Debtors reserve all of their rights with respect to the legal status of any and all intellectual property rights.
- (h) **Insiders**. The listing of a party as an insider for purposes of the Schedules and Statements is not intended to be, nor should it be, construed as an admission of any fact, right, claim, or defense, and all such rights, claims, and defenses are hereby expressly reserved. Persons listed as "insiders" have been included for informational purposes only. The Debtors do not take any position with respect to: (i) such person's influence over the control of the Debtors; (ii) the management responsibilities or functions of such individual; (iii) the decision-making or corporate authority of such individual; or (iv) whether such individual could successfully argue that he or she is not an "insider" under applicable law, including the Bankruptcy Code, or with respect to any theories of liability or for any other purpose.

## **Methodology**.

Date, the Debtors prepared financial statements that were consolidated by Beverly Community Hospital Association. Combining the assets and liabilities set forth in the Debtors' Schedules and Statements would result in amounts that would be substantially different from financial information that would be prepared on a consolidated basis under Generally Accepted Accounting Principles ("GAAP"). Therefore, these Schedules and Statements do not purport to represent financial statements prepared in accordance with GAAP, nor are they intended to fully reconcile to the financial statements prepared by the Debtors. Unlike the consolidated financial statements, these Schedules and Statements reflect the assets and liabilities of each separate Debtor, except where otherwise indicated. Information contained in the Schedules and Statements has been derived from the Debtors' books and records and historical financial statements.

Moreover, given, among other things, the uncertainty surrounding the collection and ownership of certain assets and the valuation and nature of certain liabilities, to the extent that a Debtor shows more assets than liabilities, this is not an admission that the Debtor was solvent as of the Petition Date or at any time prior to the Petition Date. Likewise, to the extent a Debtor shows more liabilities than assets, this is not an admission that the Debtor was insolvent at the Petition Date or any time prior to the Petition Date.

(b) Confidential or Sensitive Information. There may be instances in which certain information in the Schedules and Statements intentionally has been redacted due to the nature of an agreement between a Debtor and a third party, concerns about the confidential or commercially sensitive nature of certain information, or concerns for the privacy of an individual (including as authorized by the Order Granting Debtors' Emergency Motion for Order (A) Extending Time for Debtors to File Schedules and Statements, (B) Authorizing the Debtors to File a Consolidated List of Creditors in Lieu of Submitting a Separate Mailing List for Each Debtor, (C) Authorizing the Debtors to File a Consolidated List of the Top Thirty Largest Unsecured Creditors, (D) Authorizing the Debtors to Redact Certain Personal Identification Information, and (E) Related Relief [Docket No. 72]. The alterations will be limited to only what is necessary to protect the Debtor or third party.

- (c) **Duplication**. Certain of the Debtors' assets, liabilities, and prepetition payments may properly be disclosed in multiple parts of the Statements and Schedules. To the extent these disclosures would be duplicative, the Debtors have endeavored to only list such assets, liabilities, and prepetition payments once. However, given the amount of information presented, the Debtors may have inadvertently duplicated certain data in the Statements and Schedules.
- (d) Umbrella or Master Agreements. Contracts listed in the Schedules and Statements may be umbrella or master agreements that cover relationships with some or all of the Debtors. Where relevant, such agreements have been listed in the Schedules and Statements only of the Debtor that signed the original umbrella or master agreement.
- (e) **Executory Contracts**. Although the Debtors made diligent efforts to attribute an executory contract to its rightful Debtor, in certain instances, the Debtors may have inadvertently failed to do so. Accordingly, the Debtors reserve all of their rights with respect to the named parties of any and all executory contracts, including the right to amend Schedule G.
- (f) Leases. The Debtors have not included in the Schedules and Statements the future obligations of any capital or operating leases. To the extent that there was an amount outstanding as of the Petition Date, the creditor has been included on Schedule F of the Schedules.
- (g) Valuation. It would be prohibitively expensive, unduly burdensome, and an inefficient use of estate assets for the Debtors to obtain current market valuations of all of their assets. Accordingly, unless otherwise indicated, net book values as of March 30, 2023 are reflected on the Schedules and Statements. Certain assets, such as intangible assets, are listed at undetermined amounts, as the net book values may differ materially from fair market values. Amounts ultimately realized may vary from net book value (or whatever value was ascribed) and such variance may be material. Accordingly, the Debtors reserve all of their rights to amend or adjust the value of each asset set forth herein. In addition, the amounts shown for total liabilities exclude items identified as "unknown" or "undetermined," and, thus, ultimate liabilities may differ materially from those stated in the Schedules and Statements. Also, assets that have been fully depreciated or that were expensed for accounting purposes either do not appear in these Schedules and Statements or are listed with a zero-dollar value, as such assets have no net book value. The omission of an asset from the

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Schedules and Statements does not constitute a representation regarding the ownership of such asset, and any such omission does not constitute a waiver of any rights of the Debtors with respect to such asset. Given, among other things, the current market valuation of certain assets and the valuation and nature of certain liabilities, nothing in the Debtors' Schedules and Statements shall be, or shall be deemed to be an admission that any Debtor was solvent or insolvent as of the Petition Date.

- (h) **Property and Equipment.** Unless otherwise indicated, owned property and equipment are stated at net book value. The Debtors may lease furniture, fixtures, and equipment from certain third party lessors. Any such leases are set forth in the Schedules and Statements. Nothing in the Schedules and Statements is or shall be construed as an admission as to the determination as to the legal status of any lease (including whether any lease is a true lease or a financing arrangement), and the Debtors reserve all of their rights with respect to same. The Debtors have listed property and equipment under the specific Debtor entity that they believe owns the respective property and equipment as per their books and records. In cases where ownership is uncertain, the Debtors have listed Beverly Community Hospital Association. Moreover, there may be cases in which the Debtors records show ownership resting at one Debtor entity when in fact ultimate title lies with Beverly Community Hospital Association. The Debtors reserve the right to amend the Schedules and Statements as they deem appropriate in this regard.
- (i) Farming and Fishing Related Assets. The Debtors do not have any assets that are related to farming and fishing given the nature of the healthcare industry.
- (j) **Contingent Assets.** The Debtors believe that they may possess certain claims and causes of action against various parties. Additionally, the Debtors may possess contingent claims in the form of various avoidance actions they could commence under the provisions of chapter 5 of the Bankruptcy Code and other relevant non-bankruptcy laws. The Debtors, despite reasonable efforts, may not have set forth all of their causes of action against third parties as assets in their Schedules and Statements. The Debtors reserve all of their rights with respect to any claims, causes of action, or avoidance actions they may have and nothing contained in these Global Notes or the Schedules and Statements shall be deemed a waiver of any such claims, avoidance actions, or causes of action or in any way prejudice or impair the assertion of such claims.

Additionally, prior to the relevant Petition Date, each Debtor, as plaintiff, may have commenced various lawsuits in the ordinary course of its business against third parties seeking monetary damages. Refer to each Statement, item 4(a)(i), for lawsuits commenced prior to the relevant Petition Date in which the Debtor was a plaintiff.

- (k) Unliquidated Claim Amounts. Claim amounts that could not be readily quantified by the Debtors are scheduled as "unliquidated."
- (l) Undetermined Amounts. The description of an amount as "undetermined" is not intended to reflect upon the materiality of such amount.
- (m) **Totals**. All totals that are included in the Schedules and Statements represent totals of all the known amounts included in the Schedules and Statements. To the extent there are unknown or undetermined amounts, the actual total may be different than the listed total. The description of an amount as "unknown" or "undetermined" is not intended to reflect upon the materiality of such amount.
- (n) Allocation of Liabilities. The Debtors have sought to allocate liabilities between the prepetition and postpetition periods based on the information and research that was conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available and further research is conducted, the allocation of liabilities between prepetition and postpetition periods may change. The Debtors reserve the right to amend the Schedules and Statements as they deem appropriate in this regard.
- (o) Paid Claims. Pursuant to certain orders of the Bankruptcy Court entered in the Debtors' chapter 11 cases entered on or about April 21, 2023 (collectively, the "First Day Orders"), the Debtors were authorized (but not directed) to pay certain prepetition claims. Accordingly, these liabilities may have been or may be satisfied in accordance with the orders authorizing their payment. Regardless of whether such claims are listed in the Schedules and Statements, to the extent such claims are paid pursuant to an order of the Bankruptcy Court (including the First Day Orders), the Debtors reserve all rights to amend or supplement their Schedules and Statements.

**Other Paid Claims.** To the extent the Debtors have reached any postpetition

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(q) Credits and Adjustments. The claims of individual creditors for, among other things, goods, products, services, or taxes are listed as the amounts entered on the Debtors' books and records and may not reflect credits, allowances, or other adjustments due from such creditors to the Debtors. The Debtors reserve all of their rights with regard to such credits, allowances, and other adjustments, including the right to assert claims objections and/or setoffs with respect to the same.

stipulation or settlement with a creditor, the terms of such settlement will prevail, supersede amounts

(r) Intercompany Claims. Receivables and payables among and between the Debtors are reported on Schedule A/B per the Debtors' unaudited books and records. The listing of any amounts with respect to such receivables and payables is not, and should not be construed as, an admission of the characterization of such balances as debt, equity, or otherwise or an admission as to the validity of such receivables and payables. For the avoidance of doubt, the Debtors reserve all rights, claims, and defenses in connection with any and all intercompany receivables and payables, including, but not limited to, with respect to the characterization of intercompany claims, loans, and notes. Without limiting the generality of the foregoing, certain intercompany receivables and payables among and between the Debtors have been consolidated and netted in the Debtors' books and records. Such treatment is not, and should not be construed as, an admission of the amount and/or validity of any such intercompany receivables and payables or the validity of any netting or offset per the Debtors' books and records. The Debtors take no position in these Schedules and Statements as to whether any such amounts would be allowed as a claim or an interest, or not all allowed at all. The listing of these amounts is not necessarily indicative of the ultimate recovery, if

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any, on any intercompany asset account or the impairment or claim status of any intercompany liability account. The Debtors reserve all rights to later change the amounts, characterization, classification, categorization or designation of intercompany accounts reported in the Schedules and Statements.

In addition, certain of the Debtors act on behalf of other Debtors. Reasonable efforts have been made to indicate the ultimate beneficiary of a payment or obligation. Whether a particular payment or obligation was incurred by the entity actually making the payment or incurring the obligation is a complex question of applicable non-bankruptcy law, and nothing herein constitutes an admission that any Debtor entity is an obligor with respect to any such payment. The Debtors reserve all rights to reclassify any payment or obligation as attributable to another entity and all rights with respect to the proper accounting and treatment of such payments and liabilities.

- (s) Guarantees and Other Secondary Liability Claims. The Debtors have used reasonable efforts to locate and identify guarantees and other secondary liability claims (collectively, "Guarantees") in each of their executory contracts, unexpired leases, secured financings, debt instruments, and other such agreements. Where such Guarantees have been identified, they have been included in the relevant Schedule H for the Debtor or Debtors affected by such Guarantees. However, certain Guarantees embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments, and other such agreements may have been inadvertently omitted. Thus, the Debtors reserve all of their rights to amend the Schedules to the extent that additional Guarantees are identified.
- (t) Claims of Third-Party Related Entities. While the Debtors have made every effort to properly classify each claim listed in the Schedules as being either disputed or undisputed, liquidated or unliquidated, and contingent or noncontingent, the Debtors have not been able to fully reconcile all payments made to certain third parties and their related entities on account of the Debtors' obligations to same. Therefore, to the extent that the Debtors have classified their estimate of claims of a creditor as disputed, all claims of such creditor's affiliates listed in the Schedules and Statements shall similarly be considered as disputed, whether or not they are designated as such.

1 2 categories of assets, tax accruals, and liabilities from the Schedules and Statements, including 3 without limitation, accrued salaries, employee benefit accruals and accrued accounts payable. In 4 addition and as set forth above, the Debtors may have excluded amounts for which the Debtors have 5 been granted authority to pay pursuant to a First Day Order or other order that may be entered by

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6 the Bankruptcy Court. Also, certain immaterial assets and liabilities may have been excluded. 7 **Liens.** The inventories, property, and equipment listed in the Statements and (v) 8 Schedules are presented without consideration of any asserted mechanics', materialmen, or similar 9 liens that may attach (or have attached) to such inventories, property, and equipment.

Excluded Assets and Liabilities. The Debtors have excluded certain

- Currency. Unless otherwise indicated, all amounts are reflected in U.S. (w) dollars.
- **Setoffs.** The Debtors incur certain setoffs and other similar rights during the (x) ordinary course of business. Offsets in the ordinary course can result from various items, including, without limitation, intercompany transactions, pricing discrepancies, returns, warranties, and other disputes between the Debtors and their suppliers. These offsets and other similar rights are consistent with the ordinary course of business in the Debtors' industry and are not tracked separately. Therefore, although such offsets and other similar rights may have been accounted for when certain amounts were included in the Schedules, offsets are not independently accounted for, and as such, are excluded from the Schedules.

#### 5 **Specific Schedules Disclosures**

Schedule A/B-3 – Checking, savings, or other financial accounts, CDs, etc. Schedule A/B-3 lists closing bank balances as of April 18, 2023. The Debtors' bank accounts are described in additional detail in the Debtors' Emergency Motion for Interim and Final Orders (I) Authorizing the Debtors to (A) Continue to Operate Their Cash Management System, (B) Honor Certain Prepetition Obligations Related Thereto, (C) Maintain Existing Business Forms, and (D) Perform Intercompany Transactions, and (II) Granting Related Relief (the "Cash Management Motion") [Docket No. 5].

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- (b) Schedules A/B-39, A/B-40, A/B-41, and A/B-42 – Office furniture, office fixtures and business equipment. The Beverly Hospital Foundation's office and business equipment, fixtures, and supplies are not reported separately but consolidated into Debtor Beverly
- Hospital. Additionally, the Debtors do not report office fixtures separately.
- (c) Schedule A/B 50 – Other machinery, fixtures, and equipment. The information provided in Schedule A/B 50 has been consolidated for the purposes of reporting net book value.
- (d) Schedule A/B 55 - Other machinery, fixtures, and equipment. The Debtors do not report net book value at the property level provided herein. As such, net book value has been marked "Undetermined."
- (e) Schedule A/B 71 – Notes Receivable. The balance on the Debtor's notes receivable are presented as principal value plus accrued interest.
- (f) Schedule A/B 73 – Interests in insurance policies or annuities. The details of the Debtors' various insurance policies are described in detail in the *Debtors' Emergency Motion* for Entry of an Order (I) Authorizing the Debtors to Maintain, Renew, or Supplement Their Insurance Policies and Honor All Obligations in Respect Thereof, and (II) Granting Related Relief [Docket No. 7].
- (g) Schedules A/B-74 and 75 - Causes of action against third parties (whether or not a lawsuit has been filed) and other contingent and unliquidated claims or causes of action of every nature, including counterclaims of the debtors and rights to set off claims. The Debtors attempted to list known causes of action and other claims. Potential avoidance actions were not listed because the Debtors have not completed an analysis of such potential claims. The Debtors' failure to list any cause of action, claim, or right of any nature is not an admission that such cause of action, claim, or right does not exist, should not be construed as a waiver of such cause of action, claim, or right, and the Debtors reserve all rights in this regard.
- (h) Schedule D – Creditors Who Have Claims Secured by Property. Except as otherwise ordered by the Bankruptcy Court, the Debtors reserve their rights to dispute or challenge the validity, perfection, or immunity from avoidance of any lien purported to be granted

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or perfected in any specific asset for the benefit of a secured creditor listed on a Debtor's Schedule D. Moreover, although the Debtors may have scheduled claims of various creditors as secured claims, the Debtors reserve all rights to dispute or challenge the secured nature of any such creditor's claim or the characterization of the structure of any such transaction or any document or instrument (including without limitation, any intercompany agreement) related to such creditor's claim. Notwithstanding anything contained in the Schedules and Statements regarding the amount, value, or extent of any purported secured claim, the terms of the *Interim Order (I) Authorizing the Debtors to Obtain Post-Petition Financing, (II) Granting Adequate Protection to Prepetition Secured Creditors, and (III) Granting Related Relief* [Docket No. 182] shall govern.

No claim set forth on the Schedule D of any Debtor is intended to acknowledge claims of creditors that are or may be otherwise satisfied or discharged.

The descriptions provided in Schedule D are intended only to be a summary. Reference to the applicable loan agreements and related documents is necessary for a complete description of the collateral and the nature, extent and priority of any liens. Nothing in these Global Notes or the Schedules and Statements shall be deemed a modification or interpretation of the terms of such agreements.

## (i) Schedule E/F – Creditors Who Hold Unsecured Claims

(i) Part 1 – Creditors with Priority Unsecured Claims. The listing of a claim on Schedule E/F, Part 1, does not constitute an admission by the Debtors that such claim or any portion thereof is entitled to priority treatment under section 507 of the Bankruptcy Code. The Debtors reserve all of their rights to dispute the amount and the priority status of any claim on any basis at any time.

Pursuant to the Interim Order (I) Authorizing the Debtors to (A) Pay Prepetition Wages, Salaries, and Other Compensation, and (B) Continue Employee Benefits Programs, and (II) Granting Related Relief [Docket No. 77] (the "Wages Order"), the Debtors received authority to pay certain prepetition obligations, including, without limitation, obligations related to employee wages and other employee benefits, in the ordinary course of business. Accordingly, no undisputed, prepetition claims of non-insiders related to employee wages and other

further Bankruptcy Court order is listed in Schedule E/F Part 1.

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(ii) Part 2 – Creditors with Nonpriority Unsecured Claims. The liabilities identified in Schedule E/F, Part 2, are derived from the Debtors' books and records. The Debtors made a reasonable attempt to set forth their unsecured obligations, although the actual amount of claims against the Debtors may vary from those liabilities represented on Schedule E/F, Part 2. The listed liabilities may not reflect the correct amount of any unsecured creditor's allowed claims or the correct amount of all unsecured claims.

employee benefits that have been paid or may be paid pursuant to the Wages Order or pursuant to

The Debtors generally allocate individual liabilities to particular Debtors. However, in certain cases, it would be a time-consuming and inefficient use of estate resources, or impracticable, to assign a given liability to a particular Debtor based on a contractual obligation. Instead, the Schedules reflect the liability based on the Debtors' books and records.

Schedule E/F, Part 2 (Statements Part 3, Question 7), contains information regarding pending litigation involving the Debtors. The amounts for these potential claims are listed as "undetermined" and are marked as contingent, unliquidated, and disputed in the Schedules and Statements.

Schedule E/F, Part 2, reflects certain prepetition amounts owing to counterparties to executory contracts and unexpired leases. Such prepetition amounts, however, may be paid in connection with the assumption of an executory contract or unexpired lease. Schedule E/F, Part 2 does not include claims that may arise in connection with the rejection of any additional executory contracts or unexpired leases that may be rejected in these chapter 11 cases or potential claims on account of the Debtors' medical or workers compensation self-funded plans.

In many cases, the claims listed on Schedule E/F, Part 2, arose, accrued, or were incurred on various dates or on a date or dates that are unknown to the Debtors or are subject to dispute. Where the determination of the date on which a claim arose, accrued, or was incurred would be unduly burdensome and costly to the Debtors' estates, the Debtors have not listed a specific date or dates for such claim.

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As of the time of filing of the Schedules and Statements, the Debtors may not have received or processed all invoices for payables, expenses, and other liabilities that may have accrued prior to the Petition Date. Accordingly, the information contained in Schedules D and E/F may be incomplete. The Debtors reserve their rights to, but undertake no obligations to, amend Schedules D and E/F if and as they receive and/or process such invoices.

Certain liabilities listed on Schedules E/F reflect the Debtors' book and records balances as of March 31, 2023. Trade and patient refunds claims reflect accounts payable detail as of May 2023.

(j) Schedule G – Executory Contracts and Unexpired Leases. While reasonable efforts have been made to ensure the accuracy of Schedule G, inadvertent errors, omissions, and unintended duplication of items may have occurred.

Listing a contract or agreement on Schedule G does not constitute an admission that such contract or agreement is an executory contract or unexpired lease or that such contract or agreement was in effect on the Petition Date or is valid or enforceable. The Debtors hereby reserve all their rights to dispute the validity, status, or enforceability of any contracts, agreements, or leases set forth in Schedule G and to amend or supplement such Schedule as necessary. Certain of the leases and contracts listed on Schedule G may contain renewal options, guarantees of payment, indemnifications, options to purchase, rights of first refusal, and other miscellaneous rights. Such rights, powers, duties, and obligations are not set forth separately on Schedule G. In addition, the Debtors may have entered into various other types of agreements in the ordinary course of their business, such as supplemental agreements and letter agreement, which documents may not be set forth in Schedule G.

The Debtors reserve all rights to dispute or challenge the characterization of any transaction or any document or instrument related to a creditor's claim.

In some cases, the same supplier or provider may appear multiple times in Schedule G. Multiple listings, if any, may not reflect distinct agreements between the applicable Debtor and such supplier or provider.

The listing of any contract on Schedule G does not constitute an admission by the Debtors as to the validity of any such contract. The Debtors reserve the right to dispute the effectiveness of any such contract listed on Schedule G or to amend Schedule G at any time to remove any contract.

Omission of a contract or agreement from Schedule G does not constitute an admission that such omitted contract or agreement is not an executory contract or unexpired lease, including, but not limited to, the Debtors' numerous group purchasing agreements. The Debtors' rights under the Bankruptcy Code with respect to any such omitted contracts or agreements are not impaired by the omission.

(k) For the avoidance of doubt, listing a claim on Schedule D as "secured," on Schedule E/F as "priority," on Schedule E/F as "unsecured nonpriority," or listing a contract or lease on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtors of the legal rights of the claimant, or a waiver of the Debtors' right to recharacterize or reclassify such claim or contract. Failure to designate a claim on a given Debtor's Schedules as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtor that such amount is not "disputed," "contingent" or "unliquidated."

## Specific Statements Disclosures

- (a) Statements, Part 1, Question 1 Gross Revenue From Business. Patient revenue provided on SOFA 1 is on a net basis, which is consistent with the Debtors' financial reporting practices. Additionally, with respect to Debtors Montebello Community Health Services, Inc. and Beverly Hospital Foundation, the information provided on SOFA 1 includes de minimis amounts of non-operating income, rather than be included in SOFA 2.
- (b) Statements, Part 3, Question 7 Legal Actions or Assignments. Information provided on SOFA 7 includes only those legal disputes and administrative proceedings that are formally recognized by an administrative, judicial, or other adjudicative forum. While the Debtors believe they were diligent in their efforts, it is possible that certain suits and proceedings may have been inadvertently excluded in the Debtors' response on SOFA 7.

The Debtors reserve all of their rights to amend or supplement their response to SOFA 7. The listing of any such proceeding shall not be a binding representation of the Debtors' liabilities with respect to any of the legal disputes and/or administrative proceedings identified therein or an admission that the proceedings were correctly filed against the Debtors or any affiliates of the Debtors. The actual amount of any recovery related to the proceedings listed in SOFA 7 is contingent on the outcome of the cases. The Debtors also reserve their rights to assert that neither any Debtor nor any non-Debtor is an appropriate party to such proceedings.

- (c) Statements, Part 10, Question 20 Off-Premises Storage. Individuals who have access to these records have not been individually identified.
- (d) Statements, Part 11, Question 21 Property the Debtor Holds or Controls That the Debtor Does Not Own. Information provided on SOFA 21 reflects property that the Debtors have identified using best efforts; accordingly, the information may be incomplete. The Debtors reserve their rights to, but undertake no obligations to, amend SOFA 21.
- (e) Statements, Part 13, Question 26 Books, Records, and Financial Statements. The Debtors provide certain parties, such as banks, auditors, potential investors, vendors, and financial advisors, with financial statements that may not be part of a public filing. The Debtors do not maintain complete lists or other records tracking such disclosures. Therefore, the Debtors have not provided full lists of these parties in their response to Statement Question 26. Specific parties that may have received financial statements in association with the Debtors' municipal bonds have not been separately listed.
- (f) Statements, Part 13, Question 28 Current Partners, Officers, Directors, and Shareholders. In the case when a board members' address is an individual's home address, Beverly Hospital's facility has been listed as the address of record.

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Cas	e 2:23-bk-12361-SK	Doc 19 Filed 06/01/23 Entered 06/01/23 21:49:43 Desc Main Document Page 21 of 49
1	Dated: June 1, 2023	
2		SHEPPARD, MULLIN, RICHTER & HAMPTON LLP
3		
4		By/s/ Jennifer L. Nassiri
5		Jennifer L. Nassiri
6		JUSTIN R. BERNBROCK
7		JENNIFER L. NASSIRI CATHERINE JUN
8		ROBERT B. McCELLARN ALEXANDRIA G. LATTNER
9		Proposed Counsel to Debtors and
10		Debtors in Possession
11		
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	SMRH:4857-0508-6310.2	-19-

Fill in this information to identify the case:
Debtor Name: In re : Beverly Hospital Foundation
United States Bankruptcy Court for the: Central District Of California
Case number (if known): 23-12361 (SK)

☑ Check if this is an amended filing

## Official Form 207

# Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy 04/22

The debtor must answer every question. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and case number (if known).

Part 1	Income									
	oss revenue from busines	ss								
	Identify the beginning and ending dates of the debtor's fiscal year, which may be a calendar year							Sources of revenue Check all that apply Check all that apply Gross revenue (before deductions a exclusions)		ore deductions and
	From the beginning of the fiscal year to filing date:	From	1/1/2023 MM / DD / YYYY	to	Filing date		Opera Other	ting a business  Contributions and Grants	\$ -	128,450.16
	For prior year:	From	1/1/2022 MM / DD / YYYY	to	12/31/2022 MM / DD / YYYY	_ _ _	Opera Other	ting a business  Contributions and Grants	\$_	465,000.00
	For the year before that:	From	1/1/2021 MM / DD / YYYY	to	12/31/2021 MM / DD / YYYY		Opera Other	ting a business  Contributions and Grants	\$	831,000.00

Name

Debtor:

#### 2. Non-business revenue

Include revenue regardless of whether that revenue is taxable. Non-business income may include interest, dividends, money collected from lawsuits, and royalties. List each source and the gross revenue for each separately. Do not include revenue listed in line 1.

☑ None

					Description of sources of revenue	Gross revenue from each source (before deductions and exclusions)
From the beginning of the fiscal year to filing date:	From	MM / DD / YYYY	_ to	Filing date		\$
For prior year:	From	MM / DD / YYYY	- to	MM / DD / YYYY		\$
For the year before that:	From	MM / DD / YYYY	_ to	MM / DD / YYYY		\$

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Debtor:

Name

Part 2: List Certain Transfers Made Before Filing for Bankruptcy

### 3. Certain payments or transfers to creditors within 90 days before filing this case

List payments or transfers-including expense reimbursements-to any creditor, other than regular employee compensation, within 90 days before filing this case unless the aggregate value of all property transferred to that creditor is less than \$7,575. (This amount may be adjusted on 4/01/25 and every 3 years after that with respect to cases filed on or after the date of adjustment.)

Creditor's nar	ne and address		Dates	Total	amount or valu			ns for payment or transfer all that apply
				\$				Secured debt
Creditor's Name								Unsecured loan repayments
								Suppliers or vendors
Street								Services
								Other
City	State	ZIP Code						
Country								
Daves a más a m								
						41 41		
List payments of guaranteed or \$7,575. (This a adjustment.) Do	or transfers, inc cosigned by an mount may be o not include ar	luding expense insider unless adjusted on 4/ny payments lis	e reimburser the aggrega 01/25 and ev sted in line 3.	te value of all pr ery 3 years afte Insiders include	nin 1 year befo operty transfer r that with resp e officers, direc	ore filing the rred to or force bect to case ctors, and	nis case for the ses file anyone	e on debts owed to an insider of benefit of the insider is less that d on or after the date of e in control of a corporate debt
List payments of guaranteed or \$7,575. (This a adjustment.) Do	or transfers, inc cosigned by an mount may be o not include ar ves; general pa	luding expense insider unless adjusted on 4/by payments listners of a part	e reimburser the aggrega 01/25 and ev sted in line 3. tnership debt	nents, made with te value of all pr ery 3 years afte Insiders include	nin 1 year befo operty transfer r that with resp e officers, direc	ore filing the rred to or force bect to case ctors, and	nis case for the ses file anyone	e on debts owed to an insider of benefit of the insider is less that d on or after the date of
List payments of guaranteed or \$7,575. (This a adjustment.) Do and their relative any managing	or transfers, inc cosigned by an mount may be o not include ar ves; general par agent of the de	luding expense insider unless adjusted on 4/by payments listners of a part	e reimburser the aggrega 01/25 and ev sted in line 3. tnership debt	nents, made with te value of all pr ery 3 years afte Insiders include or and their rela	nin 1 year befo operty transfer r that with resp e officers, direc	ore filing the rred to or to pect to case ctors, and of the deb	nis case for the ses file anyone btor an	e on debts owed to an insider of benefit of the insider is less that d on or after the date of e in control of a corporate debt
List payments of guaranteed or \$7,575. (This a adjustment.) Do and their relative any managing  None  Insider's Name  See SOFA 4 An Attachment	or transfers, incocosigned by an mount may be on not include ar ves; general paragent of the de	luding expensinsider unless adjusted on 4/is payments litters of a part btor. 11 U.S.C	e reimburser the aggrega 01/25 and ev sted in line 3. tnership debt . § 101(31).	nents, made with te value of all pr ery 3 years afte Insiders include or and their rela	nin 1 year befo operty transfer r that with resp e officers, direc tives; affiliates	ore filing the rred to or to pect to case ctors, and of the deb	nis case for the ses file anyone btor an	e on debts owed to an insider of benefit of the insider is less that d on or after the date of e in control of a corporate debt d insiders of such affiliates; an
List payments of guaranteed or \$7,575. (This a adjustment.) Do and their relative any managing  None  Insider's Name  See SOFA 4 An	or transfers, incocosigned by an mount may be on not include ar ves; general paragent of the de	luding expensinsider unless adjusted on 4/is payments litters of a part btor. 11 U.S.C	e reimburser the aggrega 01/25 and ev sted in line 3. tnership debt . § 101(31).	nents, made with the value of all prery 3 years afte Insiders include or and their rela	nin 1 year befo operty transfer r that with resp e officers, direc tives; affiliates	ore filing the rred to or to pect to case ctors, and of the deb	nis case for the ses file anyone btor an	e on debts owed to an insider of benefit of the insider is less that d on or after the date of e in control of a corporate debt d insiders of such affiliates; an
List payments of guaranteed or \$7,575. (This a adjustment.) Do and their relative any managing  None  Insider's Name  See SOFA 4 An Attachment	or transfers, incocosigned by an mount may be on not include ar ves; general paragent of the de	luding expensinsider unless adjusted on 4/is payments litters of a part btor. 11 U.S.C	e reimburser the aggrega 01/25 and ev sted in line 3. tnership debt . § 101(31).	nents, made with the value of all prery 3 years afte Insiders include or and their rela	nin 1 year befo operty transfer r that with resp e officers, direc tives; affiliates	ore filing the rred to or to pect to case ctors, and of the deb	nis case for the ses file anyone btor an	e on debts owed to an insider of benefit of the insider is less that d on or after the date of e in control of a corporate debt d insiders of such affiliates; an
List payments of guaranteed or \$7,575. (This a adjustment.) Do and their relative any managing  None  Insider's Name  See SOFA 4 An Attachment  Insider's Name	or transfers, incocosigned by an mount may be on not include ar ves; general paragent of the de	luding expensinsider unless adjusted on 4/is payments litters of a part btor. 11 U.S.C	e reimburser the aggrega 01/25 and ev sted in line 3. tnership debt . § 101(31).	nents, made with the value of all prery 3 years afte Insiders include or and their rela	nin 1 year befo operty transfer r that with resp e officers, direc tives; affiliates	ore filing the rred to or to pect to case ctors, and of the deb	nis case for the ses file anyone btor an	e on debts owed to an insider of benefit of the insider is less that d on or after the date of e in control of a corporate debt d insiders of such affiliates; an
List payments of guaranteed or \$7,575. (This a adjustment.) Do and their relative any managing  None  Insider's Name  See SOFA 4 An Attachment  Insider's Name	or transfers, incocosigned by an mount may be on not include ar ves; general paragent of the de	luding expensinsider unless adjusted on 4/is payments litters of a part btor. 11 U.S.C	e reimburser the aggrega 01/25 and ev sted in line 3. tnership debt . § 101(31).	nents, made with the value of all prery 3 years afte Insiders include or and their rela	nin 1 year befo operty transfer r that with resp e officers, direc tives; affiliates	ore filing the rred to or to pect to case ctors, and of the deb	nis case for the ses file anyone btor an	e on debts owed to an insider of benefit of the insider is less that d on or after the date of e in control of a corporate debt d insiders of such affiliates; an
List payments of guaranteed or \$7,575. (This a adjustment.) Do and their relative any managing None Insider's Name See SOFA 4 An Attachment Insider's Name	or transfers, inc cosigned by an mount may be o not include ar res; general par agent of the de and Address nended and Res	luding expensi insider unless adjusted on 4/hy payments listrers of a part btor. 11 U.S.C	e reimburser the aggrega 01/25 and ev sted in line 3. tnership debt . § 101(31).	nents, made with the value of all prery 3 years afte Insiders include or and their rela	nin 1 year befo operty transfer r that with resp e officers, direc tives; affiliates	ore filing the rred to or to pect to case ctors, and of the deb	nis case for the ses file anyone btor an	e on debts owed to an insider of benefit of the insider is less that d on or after the date of e in control of a corporate debt d insiders of such affiliates; an
List payments of guaranteed or \$7,575. (This a adjustment.) Duand their relative any managing None  Insider's Name  See SOFA 4 And Attachment Insider's Name  Street	or transfers, inc cosigned by an mount may be o not include ar ves; general par agent of the de and Address nended and Res	luding expensi insider unless adjusted on 4/hy payments listrers of a part btor. 11 U.S.C	e reimburser the aggrega 01/25 and ev sted in line 3. tnership debt . § 101(31).	nents, made with the value of all prery 3 years afte Insiders include or and their rela	nin 1 year befo operty transfer r that with resp e officers, direc tives; affiliates	ore filing the rred to or to pect to case ctors, and of the deb	nis case for the ses file anyone btor an	e on debts owed to an insider of benefit of the insider is less that d on or after the date of e in control of a corporate debt d insiders of such affiliates; an

4.

Name

#### 5. Repossessions, foreclosures, and returns

List all property of the debtor that was obtained by a creditor within 1 year before filing this case, including property repossessed by a creditor, sold at a foreclosure sale, transferred by a deed in lieu of foreclosure, or returned to the seller. Do not include property listed in line 6.

abla	No	ne
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			\$
	_		
ZIP Code	_		
	ZIP Code	ZIP Code	ZIP Code

#### 6. Setoffs

List any creditor, including a bank or financial institution, that within 90 days before filing this case set off or otherwise took anything from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor owed a debt.

	Creditor's Nan	ne and Addr	ess	Description of the action creditor took	Date action was taken	Amount
6.1						\$
	Creditor's Name					
	Street					
				Last 4 digits of account number: XXXX-		
	City	State	ZIP Code			
	Country					

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Part 3:	Legal Actions	or Assignments
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## Legal actions, administrative proceedings, court actions, executions, attachments, or governmental audits

List the legal actions, proceedings, investigations, arbitrations, mediations, and audits by federal or state agencies in which the debtor was involved in any capacity—within 1 year before filing this case.

✓ None

	Case title	Nature of case	Court or agency's name	Court or agency's name and address			
7.1			Name			Pending On appeal	
			Street			Concluded	
	Case number						
			City State	ZIP Code			
			Country				

#### Assignments and receivership

List any property in the hands of an assignee for the benefit of creditors during the 120 days before filing this case and any property in the hands of a receiver, custodian, or other court-appointed officer within 1 year before filing this case.

Custodian's	name and addr	ess	Description of the Property	Value		
				\$		
Custodian's nar	ne			Court name and	address	
			Case title			
Street				 Name		
			_	 		
			Case number	Street		
City	State	ZIP Code		 		
Country			Date of order or assignment	City	State	ZIP Code
				Country		

\_\_\_\_\_

Name

Part 4:

Certain Gifts and Charitable Contributions

9. List all gifts or charitable contributions the debtor gave to a recipient within 2 years before filing this case unless the aggregate value of the gifts to that recipient is less than \$1,000

Recipient's name and addre	ess	Description of the gifts or contributions	Dates given	Value
				\$
Creditor's Name				
Street		_		
City State	ZIP Code	_		
Country		_		
Recipient's relationship to d	ebtor			

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Name

Part 5: Certain Losses

10. All losses from fire, theft, or other casualty within 1 year before filing this case.

Description of the property lost and how the loss occurred	Amount of payments received for the loss If you have received payments to cover the loss, for example, from insurance, government compensation, or tort liability, list the total received. List unpaid claims on Official Form 106A/B (Schedule A/B: Assets – Real and Personal Property).	Date of loss	Value of property lost
1			¢

Name

Part 6: Certain Payments or Transfers

#### 11. Payments related to bankruptcy

List any payments of money or other transfers of property made by the debtor or person acting on behalf of the debtor within 1 year before the filing of this case to another person or entity, including attorneys, that the debtor consulted about debt consolidation or restructuring, seeking bankruptcy relief, or filing a bankruptcy case.

☑ None

	Who was paid or	who received	I the transfer?	If not money, describe any property transferred	Dates	Total amount or value
1						\$
	Address					
-	Street			-		
-	City	State	ZIP Code	-		
-	Country			-		
	Email or website	address				

### 12. Self-settled trusts of which the debtor is a beneficiary

List any payments or transfers of property made by the debtor or a person acting on behalf of the debtor within 10 years before the filing of this case to a self-settled trust or similar device.

Do not include transfers already listed on this statement.

 $\ensuremath{\,\overline{\!\!\mathcal M\!}}$  None

	Name of trust or device	Describe any property transferred	Dates transfers were made	Total amount or value
12.1				\$
	Trustee			

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Name

Debtor:

#### 13. Transfers not already listed on this statement

List any transfers of money or other property - by sale, trade, or any other means - made by the debtor or a person acting on behalf of the debtor within 2 years before the filing of this case to another person, other than property transferred in the ordinary course of business or financial affairs. Include both outright transfers and transfers made as security. Do not include gifts or transfers previously listed on this statement.

Who receiv	ed transfer?		Description of property transferred or payments received or debts paid in exchange	Date transfer was made	Total amount or value
1				-	\$
Address					
Street					
City	State	ZIP Code			
Country	·	·			
Relationshi	p to Debtor				

Name

Part 7: Previous Locations

14.	Previous	addresses	
17.	i ievious	auui cooco	

List all previous addresses used by the debtor within 3 years before filing this case and the dates the addresses were used.

☑ Does not apply

	Address			Dates of occupancy	
14.1				From	То
	Street				
	City	State	ZIP Code		
	Occupation				
	Country				

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Part 8:	Health	Care	Bankı	ruptcies
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## 15. Health Care bankruptcies

Is the debtor primarily engaged in offering services and facilities for:

- diagnosing or treating injury, deformity, or disease, or
   providing any surgical, psychiatric, drug treatment, or obstetric care?
- ☑ No. Go to Part 9.
- $\hfill\Box$  Yes. Fill in the information below.

	Facility Name and Address			Nature of the business operation, including type of services the debtor provides	If debtor provides meals and housing, number of patients in debtor's care
15.1	Facility Name			-	
	r acinty rearrie				
				<b>Location where patient records are maintained</b> (if different from facility address). If electronic, identify any service provider.	How are records kept?
	Street				Check all that apply:
					☐ Electronically
				_	☐ Paper
	City	State	ZIP Code		
	Country			-	

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Debtor:

Beverly Hospital Foundation Main Document Page 33 of 49 number (if known): 23-12361

Name

Part 9: Personally Identifiable Information	
16. Does the debtor collect and retain personally identifiable inform	nation of customers?
□ No.	
$\ensuremath{\boxdot}$ Yes. State the nature of the information collected and retained.	Donor information
Does the debtor have a privacy policy about that information	on?
☑ No	
□ Yes	
<ul> <li>17. Within 6 years before filing this case, have any employees of the pension or profit-sharing plan made available by the debtor as a</li> <li>No. Go to Part 10.</li> </ul>	
☐ Yes. Does the debtor serve as plan administrator?	
□ No. Go to Part 10.	
☐ Yes. Fill in below:	
Name of plan	Employer identification number of the plan
17.1	EIN:
Has the plan been terminated?	
□ No	
□Yes	

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Beverly Hospital Foundation Debtor:

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Part 10: Certain Financial Accounts, Safe Deposit Boxes, and Storage Units

#### 18. Closed financial accounts

Within 1 year before filing this case, were any financial accounts or instruments held in the debtor's name, or for the debtor's benefit, closed, sold, moved, or transferred?

Include checking, savings, money market, or other financial accounts; certificates of deposit; and shares in banks, credit unions, brokerage houses, cooperatives, associations, and other financial institutions.

☑ None

	Financial institution name and address	Last 4 digits of account number	Type of account	Date account was closed, sold, moved, or transferred	Last balance before closing or transfer
18.1		XXXX-	Checking		\$
	Name	<del></del>	Savings		
			Money market		
	Street	-	Brokerage		
		_	Other		
	City State ZIP Code	-			
	Country				

#### 19. Safe deposit boxes

List any safe deposit box or other depository for securities, cash, or other valuables the debtor now has or did have within 1 year before filing this case.

	Depository institu	tion name and a	ddress	Names of anyone with access to it	Description of the contents	Does debtor still have it?
19.1						□ No
	Name					
						☐ Yes
	Street					
				Address		
	City	State	ZIP Code			
	Country					

Name

### 20. Off-premises storage

List any property kept in storage units or warehouses within 1 year before filing this case. Do not include facilities that are in a part of a building in which the debtor does business.

□ INOI	ie			
	Facility name and address	Names of anyone with access to it	Description of the contents	Does debtor still have it?
20.1	Access Corp Name	Various Employees	Business records	. □ No
	13950 Cerritos Corporate Dr			✓ Yes

Cerritos	CA	90703	Address
City	State	ZIP Code	
			309 W. Beverly Blvd., Montebello,
			CA 90640
Country			

Name

Part 11: Property the Debtor Holds or Controls That the Debtor Does Not Own

### 21. Property held for another

List any property that the debtor holds or controls that another entity owns. Include any property borrowed from, being stored for, or held in trust. Do not list leased or rented property.

	Owner's name and address			Location of the property	Description of the property	Value
1.1	Name			_		\$
	Name					
	Street			-		
				-		
	City	State	ZIP Code	-		
	Country			-		

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Beverly Hospital Foundation Debtor:

Name

Part 12:

## **Details About Environmental Information**

For the purpose of Part 12, the following definitions apply:

- Environmental law means any statute or governmental regulation that concerns pollution, contamination, or hazardous material, regardless of the medium affected (air, land, water, or any other medium).
- Site means any location, facility, or property, including disposal sites, that the debtor now owns, operates, or utilizes or that the debtor formerly owned, operated, or utilized.
- Hazardous material means anything that an environmental law defines as hazardous or toxic, or describes as a pollutant, contaminant, or a similarly harmful substance.

Report all notices, releases, and proceedings known, regardless of when they occurred.

No	debtor been a party in any judi	icial or administrative proceeding under any	environmental law? Include settl	ements and orders.
	Case title	Court or agency name and address	Nature of the case	Status of case
22.1		Name		<ul><li>□ Pending</li><li>□ On appeal</li></ul>

	Street		
Case Number			
	City	State	ZIP Code

Country

Has any governmental unit otherwise notified the debtor that the debtor may be liable or potentially liable under or in violation of an environmental law?

$\overline{\mathbf{V}}$	No
-------------------------	----

☐ Yes. Provide details below.

	Site name and	d address		Governmen address	tal unit name	and	Environmental law, if known	Date of notice
23.1								
	Name			Name				
	Street			Street				
	City	State	ZIP Code	City	State	ZIP Code		
	Country			Country				

□ Concluded

Name

24.	Has the debtor notified any	governmental unit of any	y release of hazardous material?

✓ No

 $\square$  Yes. Provide details below.

	Site name	and address		Governme	ntal unit name	e and address	Environmental law, if known	Date of notice
.1	Name			Name				_
	Street			Street				
	City	State	ZIP Code	City	State	ZIP Code		
	Country			Country				

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Debtor:

Beverly Hospital Foundation

Main Document Page 39 of 49 number (if known):

Name

## Part 13: Details About the Debtor's Business or Connections to Any Business

## 25. Other businesses in which the debtor has or has had an interest

List any business for which the debtor was an owner, partner, member, or otherwise a person in control within 6 years before filing this case.Include this information even if already listed in the Schedules.

	Business name and add	dress	Describe the nature	of the bus	iness Employe Do not inc	r Identificatio clude Social S	<b>n number</b> ecurity number or ITIN
25.1					EIN:		•
-	Name		_		Dates bu	siness existe	d
					From		То
_	Street		_				
-							
	City State	ZIP Code					
	Country		_				
Books	s, records, and financia	I statements					
6a. L	ist all accountants and b	ookkeepers who m	naintained the debtor's	books and	records within 2 ye	ears before fil	ing this case.
□ No	Name and Address			Datas	of service		
				Dates	or service		
26a.1	Daniel Way - Controller			From	4/19/2021	To	Present
	Name						
	309 W Beverly Blvd.			_			
	Street						
	Montebello	CA	90640				
	City	State	ZIP Code	_			
	Country			_			
26a.2	Houshang Abd - CFO			From	9/13/2021	То	Present
	Name						
	309 W Beverly Blvd.						
	303 W Develly Divu.						
	Street Street			_			
	Street	CA	90640	_			
		CA State	90640 ZIP Code	_			
	Street			_			
26a.3	Montebello City  Country Sabbir Dadabhai - CFO			From	4/19/2021	То	7/16/2021
26a.3	Montebello City  Country  Sabbir Dadabhai - CFO Name			From	4/19/2021	To	7/16/2021
26a.3	Montebello City  Country Sabbir Dadabhai - CFO			From	4/19/2021	То	7/16/2021
26a.3	Montebello City  Country  Sabbir Dadabhai - CFO Name 309 W Beverly Blvd.			From	4/19/2021	То	7/16/2021

Country

Filed 06/01/23 Case 2:23-bk-12361-SK Doc 19 Entered 06/01/23 21:49:43 Desc Beverly Hospital Foundation Page 40 of 49 number (if known): Debtor: Main Document List all firms or individuals who have audited, compiled, or reviewed debtor's books of account and records or prepared a financial 26b. statement within 2 years before filing this case. □ None Name and Address Dates of service 26b.1 Moss Adams LLP 2010 Present From To Name 2040 Main Street, Suite 900 Street Irvine CA 92614 City ZIP Code State Country 26c. List all firms or individuals who were in possession of the debtor's books of account and records when this case is filed. □ None If any books of account and records are Name and address unavailable, explain why 26c.1 Daniel Way 309 W. Beverly Blvd. Street Montebello CA 90640 City State ZIP Code Country If any books of account and records are Name and address unavailable, explain why 26c.2 Houshang Abd Name 309 W. Beverly Blvd. Street 90640 Montebello CA City State ZIP Code Country

Beverly Hospital Foundation Page 41 of 49 number (if known): Debtor: Main Document 26d. List all financial institutions, creditors, and other parties, including mercantile and trade agencies, to whom the debtor issued a financial statement within 2 years before filing this case. Name and address 26d.1 See SOFA 26d Attachment Name Street City ZIP Code Country 27. Inventories Have any inventories of the debtor's property been taken within 2 years before filing this case? ☑ No ☐ Yes. Give the details about the two most recent inventories. The dollar amount and basis (cost, market, or Date of Name of the person who supervised the taking of the inventory Inventory other basis) of each inventory \$ Name and address of the person who has possession of inventory records 27.1 Name Street City State ZIP Code Country List the debtor's officers, directors, managing members, general partners, members in control, controlling shareholders, or other people in control of the debtor at the time of the filing of this case. Position and Nature of any Address % of interest, if any Name interest 28.1 See SOFA 28 Attachment Within 1 year before the filing of this case, did the debtor have officers, directors, managing members, general partners, members in control of the debtor, or shareholders in control of the debtor who no longer hold these positions? □ No ✓ Yes. Identify below. **Position and Nature of** Period during which position or Address Name any interest interest was held 29.1 Kathy Schlotz Address on File **Board Member** From 4/19/2022

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Desc

Name  30. Payments, distributions, or withdrawals credited or given to insiders  Within 1 year before filing this case, did the debtor provide an insider with value in any form, including salary, other compensation, draws, bonuses, loans, credits on loans, stock redemptions, and options exercised?  No  Yes. Identify below.  Name and address of reciplent  Oity State ZIP Code  Country  Relationship to debtor  31. Within 6 years before filing this case, has the debtor been a member of any consolidated group for tax purposes?  No  Yes. Identify below.  Employer Identification number of the parent corporation  31.1  See SOFA Question 4  Name  Reason for providing the value of property  Relationship to debtor  Employer Identification number of the parent corporation  EIN:  32. Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?  No  Yes. Identify below.	Debtor		se 2:23-bk-12361-SK rly Hospital Foundation	Doc 19 F Main Docu	Filed 06/01/2 Iment Pa	3 Entered ge 42 of 49€			Desc
Within 1 year before filing this case, did the debtor provide an insider with value in any form, including salary, other compensation, draws, bonuses, loans, credits on loans, stock redemptions, and options exercised?  No Yes. Identify below.    Name and address of recipient		Name							
bonuses, loans,credits on loans, stock redemptions, and options exercised?  No  Yes. Identify below.  Name and address of recipient or description and value of property  30.1 See SOFA Question 4  Name  Street  Country  Relationship to debtor  31. Within 6 years before filling this case, has the debtor been a member of any consolidated group for tax purposes?  No  Yes. Identify below.  Remain for providing the value  Reason for providing the value		•	· ·	•					
Pyes. Identify below.    Name and address of recipient   Amount of money or description and value of property   Dates   Reason for providing the value						lue in any form, ir	ncluding salary	, other compens	sation, draws,
Amount of money or description and value of property  30.1 See SOFA Question 4 Name Street  City State ZIP Code Country Relationship to debtor  31. Within 6 years before filing this case, has the debtor been a member of any consolidated group for tax purposes?  No  Yes. Identify below.  Reason for providing the value  Reason for providing the value  Reproperty  Relationship to debtor  Employer Identification number of the parent corporation  31.1  ElN:  32. Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?  No		□ No							
Name and address of recipient or description and value of property  30.1 See SOFA Question 4 Name  Street  City State ZIP Code  Country  Relationship to debtor  31. Within 6 years before filling this case, has the debtor been a member of any consolidated group for tax purposes?  No  Yes. Identify below.  Name of the parent corporation  31.1  Employer Identification number of the parent corporation  EIN:  32. Within 6 years before filling this case, has the debtor as an employer been responsible for contributing to a pension fund?		☑ Yes	s. Identify below.						
Name Street  City State ZIP Code Country  Relationship to debtor  31. Within 6 years before filing this case, has the debtor been a member of any consolidated group for tax purposes?  No  Yes. Identify below.  Name of the parent corporation  \$\text{SIMENTIFY}\$  Employer Identification number of the parent corporation  \$\text{EIN:}\$  32. Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?  No			Name and address of recipient		or description ar	nd Dates		Reason for pro	viding the value
Street  City State ZIP Code  Country  Relationship to debtor  31. Within 6 years before filing this case, has the debtor been a member of any consolidated group for tax purposes?  No Yes. Identify below.  Name of the parent corporation  Size of the parent corporation  Employer Identification number of the parent corporation  EIN:  32. Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?		30.1	See SOFA Question 4						
City State ZIP Code  Country  Relationship to debtor  31. Within 6 years before filling this case, has the debtor been a member of any consolidated group for tax purposes?  ✓ No  ☐ Yes. Identify below.  Name of the parent corporation  Semployer Identification number of the parent corporation  EIN:  32. Within 6 years before filling this case, has the debtor as an employer been responsible for contributing to a pension fund?  ✓ No			Name						
Relationship to debtor  31. Within 6 years before filing this case, has the debtor been a member of any consolidated group for tax purposes?  No  Yes. Identify below.  Name of the parent corporation  31.1  Employer Identification number of the parent corporation  EIN:  32. Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?  No			Street						
Relationship to debtor  31. Within 6 years before filing this case, has the debtor been a member of any consolidated group for tax purposes?  No  Yes. Identify below.  Name of the parent corporation  31.1  Employer Identification number of the parent corporation  EIN:  32. Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?  No									
Relationship to debtor  31. Within 6 years before filing this case, has the debtor been a member of any consolidated group for tax purposes?  No  Yes. Identify below.  Name of the parent corporation  31.1  Employer Identification number of the parent corporation  EIN:  32. Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?  No									
Relationship to debtor  31. Within 6 years before filing this case, has the debtor been a member of any consolidated group for tax purposes?  No  Yes. Identify below.  Name of the parent corporation  31.1  Employer Identification number of the parent corporation  EIN:  32. Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?  No			City State	ZIP Code					
Relationship to debtor  31. Within 6 years before filing this case, has the debtor been a member of any consolidated group for tax purposes?  ☑ No ☐ Yes. Identify below.  Name of the parent corporation  31.1  Employer Identification number of the parent corporation  EIN:  32. Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?  ☑ No			•						
31. Within 6 years before filing this case, has the debtor been a member of any consolidated group for tax purposes?  ☑ No ☐ Yes. Identify below.  Name of the parent corporation  31.1  Employer Identification number of the parent corporation  EIN:  32. Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?  ☑ No			Country						
<ul> <li>✓ No</li> <li>☐ Yes. Identify below.</li> <li>Name of the parent corporation</li> <li>31.1</li> <li>Employer Identification number of the parent corporation</li> <li>EIN:</li> <li>Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?</li> <li>✓ No</li> </ul>			Relationship to debtor						
<ul> <li>✓ No</li> <li>☐ Yes. Identify below.</li> <li>Name of the parent corporation</li> <li>31.1</li> <li>Employer Identification number of the parent corporation</li> <li>EIN:</li> <li>Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?</li> <li>✓ No</li> </ul>									
Name of the parent corporation  State of the parent corporation  Employer Identification number of the parent corporation  EIN:  Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?  No	31.	Within	6 years before filing this case	e, has the debtor I	een a member of	any consolidate	ed group for t	ax purposes?	
Name of the parent corporation  State of the parent corporation  Employer Identification number of the parent corporation  EIN:  Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?  No		☑ No				•	•		
Name of the parent corporation    Since   Employer Identification number of the parent corporation					-				
31.1  32. Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?  No		☐ Yes	s. Identify below.						
32. Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?  ☑ No		1	Name of the parent corporation		Empl	oyer Identificatio	n number of th	ne parent corpor	ation
☑ No		31.1			EIN:				
☑ No		-							. 10
	32.	Withi	n 6 years before filing this cas	e, has the debtor	as an employer b	een responsible	for contribut	ing to a pensio	on tund?
☐ Yes Identify below.		☑ No	)						
		□ Ye	es. Identify below.		_				
Name of the pension fund Employer Identification number of the pension fund			Name of the pension fund		Employe	er Identification n	umber of the p	ension fund	
32.1 EIN:		32.1			EIN:				

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Part 14: Signature and Declaration

**WARNING** -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both.

18 U.S.C.§§ 152, 1341, 1519, and 3571.

I have examined the information in this Statement of Financial Affairs and any attachments and have a reasonable belief that the information is true and correct.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 06/01/2023 MM / DD / YYYY

Signature of individual signing on behalf of the debtor

Printed name Houshang Abd

Position or relationship to debtor Senior Vice President and Chief Financial Officer

Are additional pages to Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy (Official Form 207) attached?

□ No

☑ Yes

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In re: Beverly Hospital Foundation

Case No. 23-12361 Attachment 4

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to at tools or one	Address 4	0''	01-1-			amount or	Reasons for payment or	Baladanak la ta daktan	Note
Insider's name	Address 1	City	State		Date	value	transfer	Relationship to debtor	Note
Beverly Community Hospital Association	309 W Beverly Blvd.	Montebello		90640	7/14/2022		Scholarship	Affiliate	
Beverly Community Hospital Association	309 W Beverly Blvd.	Montebello		90640		\$538,786.52		Affiliate	
Beverly Community Hospital Association	309 W Beverly Blvd.	Montebello		90640		\$275,169.06		Affiliate	
Beverly Community Hospital Association	309 W Beverly Blvd.	Montebello	CA	90640	3/14/2023	\$400,000.00	Grant	Affiliate	
l							0 11 51 000	VP, Development and	1
Lester J Fujimoto	Address on File				4/29/2022	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
					4/00/0000	4070.00		VP, Development and	
Lester J Fujimoto	Address on File				4/29/2022	\$276.92	Auto Allowance	Community Relations	Amended herein
l <u></u>								VP, Development and	1
Lester J Fujimoto	Address on File				4/29/2022	\$7,109.60	Regular Wages	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				5/13/2022	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				5/13/2022	\$276.92	Auto Allowance	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				5/13/2022	\$7,109.60	Regular Wages	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				5/27/2022	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				5/27/2022	\$276.92	Auto Allowance	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				5/27/2022	\$7,109.60	Regular Wages	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				6/10/2022	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				6/10/2022	\$276.92	Auto Allowance	Community Relations	Amended herein
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Lester J Fujimoto	Address on File				6/10/2022	\$7,109.60	Regular Wages	Community Relations	Amended herein
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Lester J Fujimoto	Address on File				6/24/2022	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
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Lester J Fujimoto	Address on File				6/24/2022	\$276.92	Auto Allowance	Community Relations	Amended herein
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Lester J Fujimoto	Address on File				6/24/2022	\$7,109.60	Regular Wages	Community Relations	Amended herein
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Lester J Fujimoto	Address on File				7/8/2022	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
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Lester J Fujimoto	Address on File				7/8/2022	\$276.92	Auto Allowance	Community Relations	Amended herein
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Lester J Fujimoto	Address on File				7/8/2022	\$7,109.60	Regular Wages	Community Relations	Amended herein
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Lester J Fujimoto	Address on File				7/22/2022	\$9 23	Cell Phone Stipend	Community Relations	Amended herein
20010. U. Ajimoto	7.1001000 0111 110				112212022	Ψ5.20	Com a fiorio Caporia	VP, Development and	,
Lester J Fujimoto	Address on File				7/22/2022	\$276.02	Auto Allowance	Community Relations	Amended herein
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Lester J Fujimoto	Address on File				7/22/2022	\$7 100 60	Regular Wages	Community Relations	Amended herein
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In re: Beverly Hospital Foundation

# Case No. 23-12361

Attachment 4

						Total			
Insider's name	Address 1	City	State	7in	Date	amount or value	Reasons for payment or transfer	Relationship to debtor	Note
insider's name	Address 1	City	State	Zip	Date	value	transier	VP, Development and	Note
Lester J Fujimoto	Address on File				8/5/2022	¢0.00	Call Dhana Stinand	Community Relations	Amended herein
Lester 3 Fujimoto	Address on File				6/5/2022	ֆ9.23	Cell Phone Stipend	VP, Development and	Amended nerein
Laster I Fuilmete	Address on File				0/5/2022	¢276.02	Auto Allowanao		Amandad barain
Lester J Fujimoto	Address on File				8/5/2022	\$276.92	Auto Allowance	Community Relations VP, Development and	Amended herein
Lester J Fujimoto	Address on File				8/5/2022	\$7 100 GO	Regular Wages	Community Relations	Amended herein
Lester 3 Fujimoto	Address on File				0/3/2022	\$7,109.00	Regular Wages	VP, Development and	Amended nerein
Lester J Fujimoto	Address on File				8/19/2022	¢0.23	Cell Phone Stipend	Community Relations	Amended herein
Lester 3 i djimoto	Address of the				0/19/2022	ψ9.23	Cell Friorie Stiperia	VP, Development and	Amended herein
Lester J Fujimoto	Address on File				8/19/2022	\$276.02	Auto Allowance	Community Relations	Amended herein
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Lester J Fujimoto	Address on File				8/19/2022	\$7 109 60	Regular Wages	Community Relations	Amended herein
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Lester J Fujimoto	Address on File				9/2/2022	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
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Lester J Fujimoto	Address on File				9/2/2022	\$276.92	Auto Allowance	Community Relations	Amended herein
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Lester J Fujimoto	Address on File				9/2/2022	\$7 109 60	Regular Wages	Community Relations	Amended herein
Leotor or ajimote	7.001000 0111 110				0/2/2022	ψ1,100.00	Trogular Tragos	VP, Development and	, unonded norom
Lester J Fujimoto	Address on File				9/16/2022	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
zociel e i ajimote	71441000 0111 110				0,10,2022	<b>\$0.20</b>		VP, Development and	7 arreitada fiereni
Lester J Fujimoto	Address on File				9/16/2022	\$276.92	Auto Allowance	Community Relations	Amended herein
					0,10,202	<b>V</b> =1010=		VP, Development and	
Lester J Fujimoto	Address on File				9/16/2022	\$7.109.60	Regular Wages	Community Relations	Amended herein
,						+ ,		VP, Development and	
Lester J Fujimoto	Address on File				9/30/2022	\$276.92	Retro Pay-Merit Increase	Community Relations	Amended herein
,						•	,	VP, Development and	
Lester J Fujimoto	Address on File				9/30/2022	\$3,408.00	Retro Pay-Merit Increase	Community Relations	Amended herein
•								VP, Development and	
Lester J Fujimoto	Address on File				9/30/2022	\$7,393.60	Regular Wages	Community Relations	Amended herein
,								VP, Development and	
Lester J Fujimoto	Address on File				9/30/2022	\$18,485.00	Retention Bonus	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				10/14/2022	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				10/14/2022	\$276.92	Auto Allowance	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				10/14/2022	\$7,393.60	Regular Wages	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				10/28/2022	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				10/28/2022	\$276.92	Auto Allowance	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				10/28/2022	\$7,393.60	Regular Wages	Community Relations	Amended herein
l								VP, Development and	
Lester J Fujimoto	Address on File				11/10/2022	\$9.23	Cell Phone Stipend	Community Relations	Amended herein

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Case No. 23-12361 Attachment 4

						Total	B		
Insider's name	Address 1	City	State	7in	Date	amount or value	Reasons for payment or transfer	Relationship to debtor	Note
ilisidei s liaille	Address	City	State	Zip	Date	value	transiei	VP, Development and	Note
Lester J Fujimoto	Address on File				11/10/2022	¢276.02	Auto Allowance	Community Relations	Amended herein
Lester 3 Fujimoto	Address on File				11/10/2022	\$270.92	Auto Allowarice	VP, Development and	Amended herein
Lester J Fujimoto	Address on File				11/10/2022	¢7 202 60	Regular Wages	Community Relations	Amended herein
Lester 3 Fujimoto	Address on File				11/10/2022	\$7,393.00	Regular Wages	VP, Development and	Amended herein
Lester J Fujimoto	Address on File				11/25/2022	¢0.23	Cell Phone Stipend	Community Relations	Amended herein
Lester 3 i djillioto	Address off file				11/23/2022	ψ9.23	Cell Filone Stiperia	VP, Development and	Amended herein
Lester J Fujimoto	Address on File				11/25/2022	\$276.92	Auto Allowance	Community Relations	Amended herein
Lester o r ajimoto	/ ddress on the				11/20/2022	Ψ210.52	/ tato / mowarice	VP, Development and	7 thended herein
Lester J Fujimoto	Address on File				11/25/2022	\$7 393 60	Regular Wages	Community Relations	Amended herein
Lester o r ajimoto	/ ddress on the				11/20/2022	ψ1,000.00	Trogular Trages	VP, Development and	/ Inchaca herein
Lester J Fujimoto	Address on File				12/9/2022	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
zocie. c . ajimote	7 (44.000 01.1 110				12,0,2022	<b>\$0.20</b>	Com a mone Capona	VP, Development and	7
Lester J Fujimoto	Address on File				12/9/2022	\$276.92	Auto Allowance	Community Relations	Amended herein
zocie. c . ajimote	7 (44.000 01.1 110				12/0/2022	<b>\$2.0.02</b>	, tato , morraines	VP. Development and	/ondod merem
Lester J Fujimoto	Address on File				12/9/2022	\$7 393 60	Regular Wages	Community Relations	Amended herein
zocie. c . ajiiiiote	7 (44.555 51.1 115				12,0,2022	ψ.,σσσ.σσ	Trogues Trages	VP, Development and	7
Lester J Fujimoto	Address on File				12/23/2022	\$276.92	Auto Allowance	Community Relations	Amended herein
					1	<b>4</b>		VP, Development and	
Lester J Fujimoto	Address on File				12/23/2022	\$7.393.60	Regular Wages	Community Relations	Amended herein
						<b>4</b> 1,000.00		VP, Development and	
Lester J Fujimoto	Address on File				1/6/2023	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
						, , ,		VP, Development and	
Lester J Fujimoto	Address on File				1/6/2023	\$276.92	Auto Allowance	Community Relations	Amended herein
•						·		VP, Development and	
Lester J Fujimoto	Address on File				1/6/2023	\$7,393.60	Regular Wages	Community Relations	Amended herein
•								VP, Development and	
Lester J Fujimoto	Address on File				1/20/2023	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
-								VP, Development and	
Lester J Fujimoto	Address on File				1/20/2023	\$276.92	Auto Allowance	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				1/20/2023	\$7,393.60	Regular Wages	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				2/3/2023	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				2/3/2023	\$276.92	Auto Allowance	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				2/3/2023	\$7,393.60	Regular Wages	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				2/17/2023	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
l							1	VP, Development and	
Lester J Fujimoto	Address on File			1	2/17/2023	\$276.92	Auto Allowance	Community Relations	Amended herein
l							<u>_</u>	VP, Development and	1
Lester J Fujimoto	Address on File			1	2/17/2023	\$7,393.60	Regular Wages	Community Relations	Amended herein
Leave IF Succession	A data = = = = = = = = = = = = = = = = = =				0/0/00==	00	Call Black Of	VP, Development and	
Lester J Fujimoto	Address on File				3/3/2023	\$9.23	Cell Phone Stipend	Community Relations	Amended herein

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Attachment 4

						Total			
						amount or	Reasons for payment or		
Insider's name	Address 1	City	State	Zip	Date	value	transfer	Relationship to debtor	Note
								VP, Development and	
Lester J Fujimoto	Address on File				3/3/2023	\$276.92	Auto Allowance	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				3/3/2023	\$7,393.60	Regular Wages	Community Relations	Amended herein
•								VP, Development and	
Lester J Fujimoto	Address on File				3/17/2023	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				3/17/2023	\$276.92	Auto Allowance	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				3/17/2023	\$7,393.60	Regular Wages	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				3/31/2023	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				3/31/2023	\$276.92	Auto Allowance	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				3/31/2023	\$7,393.60	Regular Wages	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				4/14/2023	\$9.23	Cell Phone Stipend	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				4/14/2023	\$276.92	Auto Allowance	Community Relations	Amended herein
								VP, Development and	
Lester J Fujimoto	Address on File				4/14/2023	\$7,393.60	Regular Wages	Community Relations	Amended herein

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Attachment 26d

Books, records and financial statements - Financial institution to whom financial statement was issued

Name	Address 1	Address 2	City	State	Zip
Adventist	ONE Adventist Health Way		Roseville	CA	95661
Alhambra Hospital Medical Center	100 S Raymond Ave		Alhambra	CA	91801
Bank of the West	10230 South Paramount Blvd.		Downey	CA	90241
First Financial	711 Kimberly Ave. Suite 160		Placentia	CA	92870
Huntington	Huntington Technology Finance	2285 Franklin Rd	Bloomfield Hills	MI	48302
Jules & Associates	515 S Figueroa St Suite 1900		Los Angeles	CA	90071
S&P	6080 Center Drive, Suite 710		Los Angeles	CA	90045
US Bank	633 W. 5th Street, 24th Floor		Los Angeles	CA	90071

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# Attachment 28

# Current Partners, Officers, Directors and Shareholders

					Position and nature of any	
Name	Address 1	City	State	Zip	interest	% of interest, if any
Alice Cheng	309 W. Beverly Blvd.	Montebello	CA	90640	CEO	N/A
Barbara Risher Welch	309 W. Beverly Blvd.	Montebello	CA	90640	Board of Trustee Member	N/A
Bernadette Hensel	309 W. Beverly Blvd.	Montebello	CA	90640	Board of Trustee Member	N/A
Betty Peralta	309 W. Beverly Blvd.	Montebello	CA	90640	Board of Trustee Member	N/A
Brennan Hughes	309 W. Beverly Blvd.	Montebello	CA	90640	Board of Trustee Member	N/A
Carol Hansen	309 W. Beverly Blvd.	Montebello	CA	90640	Board of Trustee Member	N/A
Deanna Khan	309 W. Beverly Blvd.	Montebello	CA	90640	Board of Trustee Member	N/A
Edgar Morales	309 W. Beverly Blvd.	Montebello	CA	90640	Board of Trustee Member	N/A
Ernest Peralta	309 W. Beverly Blvd.	Montebello	CA	90640	Board of Trustee Member	N/A
Goharik Gabriel	309 W. Beverly Blvd.	Montebello	CA	90640	Board of Trustee Member	N/A
Houshang Abd	309 W. Beverly Blvd.	Montebello	CA	90640	CFO	N/A
Jay Nomura	309 W. Beverly Blvd.	Montebello	CA	90640	Board of Trustee Member	N/A
Julie France	309 W. Beverly Blvd.	Montebello	CA	90640	Board of Trustee Member	N/A
Lester Fujimoto	309 W. Beverly Blvd.	Montebello	CA	90640	Board of Trustee Member	N/A
Lyla Eddington, Ed.D.	309 W. Beverly Blvd.	Montebello	CA	90640	Chairperson	N/A
Noor Zubeida Khan	309 W. Beverly Blvd.	Montebello	CA	90640	Board of Trustee Member	N/A
Ralph Hansen	309 W. Beverly Blvd.	Montebello	CA	90640	Board of Trustee Member	N/A
Shushma Patel	309 W. Beverly Blvd.	Montebello	CA	90640	Board of Trustee Member	N/A