IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS **HOUSTON DIVISION**

In re:	§	
	§	Chapter: 11
NEIGHBORS LEGACY HOLDINGS, INC., et	§	-
$al,^1$	§	Case No: 18-33836 (MI)
	§	
	§	(Jointly Administered)
	§	
	8	

WEST PHYSICS CONSULTING, LLC'S NOTICE OF SATISFACTION AND WITHDRAWAL OF ADMINISTRATIVE CLAIM

COMES NOW, WEST PHYSICS CONSULTING, LLC ("West Physics"), by and

through undersigned counsel, and shows the Court as follows:

¹ The Debtors in these chapter 11 cases, along with the case number of each such bankruptcy case in this District are: Neighbors Legacy Holdings, Inc. (Case No. 18-33836), EDMG, LLC (Case No. 18-33837), NEC Amarillo Emergency Center, LP (Case No. 18-33838), NEC Pasadena Emergency Center, LP (Case No. 18-33839), NEC Amarillo South Emergency Center, LP (Case No. 18-33840), NEC Pearland Asset Holdings, LLC (Case No. 18-33841), NEC Pearland Emergency Center, LP (Case No. 18-33842), NEC Baytown Asset Holdings, LLC (Case No. 18-33843), NEC Port Arthur Emergency Center, LP (Case No. 18-33844), NEC Baytown Emergency Center, LP (Case No. 18-33845), NEC Porter Emergency Center, LP (Case No. 18-33846), NEC Bellaire Emergency Center, LP (Case No. 18-33847), NEC San Angelo Emergency Center, LP (Case No. 18-33848), NEC Brownsville Emergency Center, LP (Case No. 18-33849), NEC Texarkana Emergency Center, LP (Case No. 18-33850), NEC College Station Emergency Center, LP (Case No. 18-33851), NEC Texas City Emergency Center, LP (Case No. 18-33852), NEC Crosby Emergency Center, LP (Case No. 18-33853), NEC Tyler Emergency Center, LP (Case No. 18-33854), NEC West Warwick Emergency Center, LP (Case No. 18-33855), NEC Greeley Emergency Center, LP (Case No. 18-33857), NEC Harlingen Emergency Center, LP (Case No. 18-33859), NEC Wichita Falls Emergency Center, LP (Case No. 18-33860), NEC Kerrville Emergency Center, LP (Case No. 18-33862), NEC Yorktown Emergency Center, LP (Case No. 18-33865), NEC Kingwood Asset Holdings, LLC (Case No. 18-33866), NEC Kingwood Emergency Center, LP (Case No. 18-33867), NEC Zaragoza Emergency Center, LP (Case No. 18-33868), Neighbors Emergency Center, LLC (Case No. 18-33869), NEC Lakeline Emergency Center, LP (Case No. 18-33870), Neighbors Global Holdings, LLC (Case No. 18-33871), Neighbors GP, LLC (Case No. 18-33873), NEC Longview Emergency Center, LP (Case No. 18-33874), Neighbors Health, LLC (Case No. 18-33875), NEC Lubbock Emergency Center, LP (Case No. 18-33876), Neighbors Physician Group-Colorado, LLC (Case No. 18-33877), NEC Lufkin Emergency Center, LP (Case No. 18-33878), Neighbors Physician Group-Rhode Island, LLC (Case No. 18-33879), NEC McAllen Emergency Center, LP (Case No. 18-33880), Neighbors Physician Group, PLLC (Case No. 18-33881), Neighbors Practice Management, LLC (Case No. 18-33883), NEC Midland Emergency Center, LP (Case No. 18-33884), Next Door Urgent Care, LLC (Case No. 18-33885), NEC Mueller Emergency Center, LP (Case No. 18-33886), NHS Emergency Centers, LLC (Case No. 18-33887), NEC Odessa Emergency Center, LP (Case No. 18-33888), NEC Orange Emergency Center, LP (Case No. 18-33889), NEC Paris Emergency Center, LP (Case No. 18-33890), NEC Eastside Emergency Center, LP (Case No. 18-33891), NEC Beaumont Asset Holdings, LLC (Case No. 18-34030), and NEC Beaumont Emergency Center, LP (Case No. 18-34031).



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1.

On March 13, 2019, Wes Physics filed its Motion for Allowance and Payment of Administrative Expense Claim Pursuant to 11 U.S.C. § 503(b)(1) (the "Administrative Claim"). [Doc. No. 800]. The Administrative Expense Claim sought recovery of amounts for postpetition services West Physics provided one or more Debtors in this case.

2.

On April 10, 2019, this Court entered an Order Granting West Physics' Administrative Claim. [Doc. No. 865].

3.

West Physics hereby gives notice that the Administrative Claim has been satisfied and, therefore, West Physics hereby withdraws the Administrative Claim.

4.

West Physics' Proofs of Claim² for pre-petition services shall remain pending and unsatisfied.

Marietta, Georgia

Dated: August 19, 2019

/s/ Todd E. Hatcher

Todd E. Hatcher Georgia Bar No. 337507 Counsel to West Physics Consulting, LLC

Gregory, Doyle, Calhoun & Rogers, LLC 49 Atlanta Street

² On November 14, 2018, West Physics filed its Proof of Claim Nos. 359, 362, 365, 368, and 369, which remain unsatisfied.

Marietta, Georgia 30060 (770) 422-1776 Telephone (770) 426-6155 Facsimile thatcher@gregorydoylefirm.com

CERTIFICATE OF SERVICE

I certify that on the 19th day of August 2019, a true and accurate copy of the above and foregoing was served upon all parties via the Court's electronic case filing system (ECF) and by first class mail to the following:

Office of the United States Trustee

Hector Duran, Jr. Stephen Douglas Statham 515 Rusk Ave. Suite 3516 Houston, TX 77002

Debtor's Counsel

Eric Michael English Genevieve Marie Graham John F. Higging, IV Brian G. Rose Porter Hedges LLP 1000 Main Street 36th Floor Houston, TX 770002

Counsel for Creditors' Committee

Warren A. Usatine Michael D. Warner Felice Yudkin Cole Schotz P.C. 25 Main Street Hackensack, NJ 07601

> /s/ Todd E. Hatcher Todd E. Hatcher Georgia Bar No. 337507

Gregory, Doyle, Calhoun & Rogers, LLC 49 Atlanta Street Marietta, Georgia 30060 (770) 422-1776 Telephone (770) 426-6155 Facsimile thatcher@gregorydoylefirm.com