Fill in this information to identify the case:				
United States Bankruptcy Court for the:				
District of Delaware (State)	 Chapter			
	Court for the:  District of Delaware			

☐ Check if this is an amended filing

# Official Form 201

# Voluntary Petition for Non-Individuals Filing for Bankruptcy

06/22

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 the case number (if known). For more information, a separate document, Instructions for Bankruptcy Forms for Non-Individuals, is available.

1.	Debtor's name	Monmouth AL,	LLC				
2.	All other names debtor used in the last 8 years Include any assumed names, trade names, and doing business as names	Courtyard Esta	tes of M	onmouth			
3.	Debtor's federal Employer Identification Number (EIN)	8 4 - 2 1 9	9 0 4	9			
4.	4. Debtor's address Principal place of business				Mailing addres of business	s, if different from p	orincipal place
		One Courtya	ard Boul	evard	830 W	est Trailcree	k Drive
		Number Street			Number Stre	eet	
		Monmouth	IL	61462	P.O. Box <b>Peoria</b>	IL	61614
		City	State	ZIP Code	City	State	ZIP Code
		Warren			Location of pri principal place	ncipal assets, if diff of business	erent from
		County			Number Stre	eet	
					City	State	ZIP Code
5.	Debtor's website (URL)	petersenhealth	care.net				

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Deb	tor Monmouth AL, LLC	Case number (# known)
6.	Type of debtor	<ul> <li>■ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP))</li> <li>□ Partnership (excluding LLP)</li> <li>□ Other. Specify:</li></ul>
7.	Describe debtor's business	A. Check one:  Health Care Business (as defined in 11 U.S.C. § 101(27A))  Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))  Railroad (as defined in 11 U.S.C. § 101(44))  Stockbroker (as defined in 11 U.S.C. § 101(53A))  Commodity Broker (as defined in 11 U.S.C. § 101(6))  Clearing Bank (as defined in 11 U.S.C. § 781(3))  None of the above
		B. Check all that apply:  Tax-exempt entity (as described in 26 U.S.C. § 501)  Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)  Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))
		C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See <a href="http://www.uscourts.gov/four-digit-national-association-naics-codes">http://www.uscourts.gov/four-digit-national-association-naics-codes</a> .      5 3 1 1 1
8.	Under which chapter of the Bankruptcy Code is the debtor filing?	Check one:  Chapter 7 Chapter 9
	A debtor who is a "small business debtor" must check the first subbox. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box.	<ul> <li>□ Chapter 11. Check all that apply:</li> <li>□ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3,024,725. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).</li> <li>□ The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).</li> <li>□ A plan is being filed with this petition.</li> <li>□ Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).</li> <li>□ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.</li> <li>□ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule</li> </ul>
		12b-2. ☐ Chapter 12

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Debtor Monmouth AL, LLC Name	Case number (if known)
If more than 2 cases, attach a	Case number  MM / DD / YYYY  Case number
10. Are any bankruptcy cases  No pending or being filed by a	Relationship   Affiliate
immediately preceding the date of this petition district.	ousiness, or principal assets in this district for 180 days or for a longer part of such 180 days than in any other
12. Does the debtor own or have possession of any real property or personal property that needs immediate attention?  It poses or is alleged to pose a threat of What is the hazard?  It needs to be physically secured or property attention (for example, livestock, season assets or other options).	Is immediate attention. Attach additional sheets if needed.  e attention? (Check all that apply.)  of imminent and identifiable hazard to public health or safety.
Where is the property?	Street  State ZIP Code
Phone	

Statistical and administrative informatio

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Debtor Monmouth AL, LLC Name		Case number (#	(nown)		
13. Debtor's estimation of available funds	<ul> <li>Check one:</li> <li>☐ Funds will be available for distribution to unsecured creditors.</li> <li>☐ After any administrative expenses are paid, no funds will be available for distribution to unsecured creditors.</li> </ul>				
14. Estimated number of creditors  (On a consolidated basis)	☐ 1-49 ☐ 50-99 ☐ 100-199 ☐ 200-999	☐ 1,000-5,000 ☐ 5,001-10,000 ☐ 10,001-25,000	☐ 25,001-50,000 ☐ 50,001-100,000 ☐ More than 100,000		
15. Estimated assets (On a consolidated basis)	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	□ \$500,000,001-\$1 billion □ \$1,000,000,001-\$10 billion □ \$10,000,000,001-\$50 billion □ More than \$50 billion		
16. Estimated liabilities (On a consolidated basis)	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	□ \$500,000,001-\$1 billion □ \$1,000,000,001-\$10 billion □ \$10,000,000,001-\$50 billion □ More than \$50 billion		
Request for Relief, De	claration, and Signatures	5			
WARNING Bankruptcy fraud is a set \$500,000 or imprisonme		tatement in connection with a bankru 18 U.S.C. §§ 152, 1341, 1519, and			
17. Declaration and signature of authorized representative of debtor	The debtor requests releptition.	lief in accordance with the chapter of	title 11, United States Code, specified in this		
		to file this petition on behalf of the deformation in this petition and have a r	ebtor. easonable belief that the information is true and		
	I declare under penalty of p  Executed on $\frac{03/20/20}{MM / DD}$		correct.		
	🗶 /s/ David R. C	ampbell Da	avid R. Campbell		
	Signature of authorized rep		ed name		

# 

Debtor Monmoutl	n AL, LLC	Case number (# known)			
18. Signature of attor	ney /s/ Andrew L. Magaziner	Date	03,	/20/2024	
	Signature of attorney for debtor		ММ	/DD /YYYY	
	Andrew L. Magaziner				
	Printed name				
	Young Conaway Stargatt & Taylor, LLP				
	Firm name				
	1000 North King Street				
	Number Street				
	Wilmington	DE		19801	
	City	State	е	ZIP Code	
	302-571-6600	AN	Лagaz	iner@ycst.com	
	Contact phone	Ema	ail addre	ess	
	5426	DE	<u> </u>		
	Bar number	State	е е		

### **SCHEDULE 1**

### **Pending Bankruptcy Cases Filed by Affiliated Entities**

On the date hereof, each of the related entities listed below (collectively, the "<u>Debtors</u>"), including the debtor in this chapter 11 case, filed a petition in the United States Bankruptcy Court for the District of Delaware (the "<u>Court</u>") for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101–1532. Contemporaneously with the filing of their voluntary petitions, the Debtors filed a motion requesting that the Court jointly administer their chapter 11 cases for administrative purposes only.

No.	Entity Name	Federal Employer Identification Number (EIN) If Available
1.	Aledo HCO, LLC	37-1958952
2.	Aledo RE, LLC	84-2882941
3.	Arcola HCO, LLC	38-4133702
4.	Arcola RE, LLC	84-2897485
5.	Aspen HCO, LLC	61-1951298
6.	Aspen RE, LLC	84-2909991
7.	Bement HCO, LLC	30-1213830
8.	Bement RE, LLC	84-2928509
9.	Betty's Garden HCO, LLC	84-4816013
10.	Betty's Garden RE, LLC	84-4829579
11.	Bradford AL RE, LLC	84-2959125
12.	Bushnell AL RE, LLC	84-2972862
13.	Casey HCO, LLC	84-2841325
14.	Collinsville HCO, LLC	32-0615702
15.	Collinsville RE, LLC	84-2944240
16.	CYE Bradford HCO, LLC	35-2678010
17.	CYE Bushnell HCO, LLC	36-4954875
18.	CYE Girard HCO, LLC	87-1840478
19.	CYE Kewanee HCO, LLC	84-2039756
20.	CYE Kewanee- PHC, Inc.	84-3322428
21.	CYE Knoxville - PHC, Inc	84-3292643
22.	CYE Knoxville HCO, LLC	84-2049047
23.	CYE Monmouth - PHC, Inc	84-3307613
24.	CYE Monmouth HCO, LLC	84-2081064
25.	CYE Sullivan HCO, LLC	37-1958957
26.	CYE Walcott HCO, LLC	38-4133707
27.	CYV Kewanee AL RE, LLC	84-3551424
28.	Decatur HCO, LLC	61-1951302
29.	Decatur RE, LLC	84-3018482
30.	Eastview HCO, LLC	30-1213832
31.	Eastview RE, LLC	84-3033493
32.	Effingham HCO, LLC	32-0615705

No.	Entity Name	Federal Employer Identification Number (EIN) If Available
33.	Effingham RE, LLC	84-3046989
34.	El Paso - PHC, Inc	84-3232890
35.	El Paso HCC, LLC	84-1799008
36.	El Paso HCO, LLC	84-1977403
37.	Flanagan - PHC, Inc.	84-3247972
38.	Flanagan HCC, LLC	84-1729655
39.	Flanagan HCO, LLC	84-1988199
40.	Havana HCO, LLC	35-2678014
41.	Havana RE, LLC	84-3064965
42.	Jonesboro, LLC	30-0760183
43.	Kewanee AL, LLC	84-2156306
44.	Kewanee HCO, LLC	84-2846119
45.	Kewanee, LLC	32-0397428
46.	Knoxville & Pennsylvania, LLC	87-3666370
47.	Knoxville AL, LLC	84-2168982
48.	Lebanon HCO, LLC	36-4954883
49.	Lebanon RE, LLC	84-3096505
50.	Legacy - PHC Inc.	84-3336567
51.	Legacy Estates AL, LLC	84-2183672
52.	Legacy HCO, LLC	84-2062199
53.	Macomb, LLC	61-1705948
54.	Marigold - PHC Inc	84-3262379
55.	Marigold HCC, LLC	84-1746552
56.	Marigold HCO, LLC	84-2003234
57.	MBP Partner, LLC	N/A
58.	McLeansboro HCO, LLC	37-1958962
59.	McLeansboro RE, LLC	84-3111318
60.	Midwest Health Operations, LLC	26-4230617
61.	Midwest Health Properties, LLC	26-4175080
62.	Monmouth AL, LLC	84-2199049
63.	North Aurora HCO, LLC	84-2866215
64.	North Aurora, LLC	30-0760477
65.	Petersen 23, LLC	46-0587947
66.	Petersen 25, LLC	46-0598843
67.	Petersen 26, LLC	46-0607608
68.	Petersen 27, LLC	46-0616994
69.	Petersen 29, LLC	46-0634866
70.	Petersen 30, LLC	46-0649755
71.	Petersen Farmer City, LLC	26-0232140
72.	Petersen Health & Wellness, LLC	46-1968062
73.	Petersen Health Business, LLC	47-3079352
74.	Petersen Health Care - Farmer City, LLC	26-0232003
75.	Petersen Health Care - Illini, LLC	26-0232314

No.	Entity Name	Federal Employer Identification Number (EIN) If Available
76.	Petersen Health Care - Roseville, LLC	27-1255961
77.	Petersen Health Care II, Inc.	74-3055934
78.	Petersen Health Care III, LLC	20-2865989
79.	Petersen Health Care Management, LLC	36-4719578
80.	Petersen Health Care V, LLC	26-1834665
81.	Petersen Health Care VII, LLC	26-3843133
82.	Petersen Health Care VIII, LLC	20-8981354
83.	Petersen Health Care X, LLC	27-0375868
84.	Petersen Health Care XI, LLC	47-3170495
85.	Petersen Health Care XIII, LLC	81-1106133
86.	Petersen Health Care, Inc.	37-1068286
87.	Petersen Health Enterprises, LLC	20-0349783
88.	Petersen Health Group, LLC	47-4867337
89.	Petersen Health Network, LLC	27-0376016
90.	Petersen Health Properties, LLC	46-2803900
91.	Petersen Health Quality, LLC	46-1980496
92.	Petersen Health Systems, Inc.	30-0174073
93.	Petersen Management Company, LLC	46-1000637
94.	Petersen MT, LLC	46-0997351
95.	Petersen MT3, LLC	81-1018960
96.	Petersen MT4, LLC	86-3079508
97.	Petersen Roseville, LLC	27-1255872
98.	Piper HCO, LLC	38-4133714
99.	Piper RE, LLC	84-3141268
100.	Pleasant View HCO, LLC	61-1951306
101.	Pleasant View RE, LLC	84-3157559
102.	Polo - PHC, Inc.	84-3275329
103.	Polo HCO, LLC	84-2021222
104.	Polo, LLC	84-1764489
105.	Prairie City HCO, LLC	30-1213838
106.	Prairie City RE, LLC	32-0615676
107.	Robings HCO, LLC	32-0615710
108.	Robings, LLC	32-0397435
109.	Rosiclare HCO, LLC	35-2678017
110.	Rosiclare RE, LLC	84-3172615
111.	Royal HCO, LLC	36-4954885
112.	Royal RE, LLC	84-3187273
113.	SABL, LLC	36-4954872
114.	SC Healthcare Holding, LLC	84-3782584
115.	Shangri La HCO, LLC	35-2677982
116.	Shangri La RE, LLC	84-3367222
117.	Shelbyville HCO, LLC	38-4133674
118.	Shelbyville RE, LLC	84-3371534

No.	Entity Name	Federal Employer Identification Number (EIN) If Available
119.	SJL Health Systems, Inc.	43-1710785
120.	South Elgin, LLC	37-1711274
121.	Sullivan AL RE, LLC	84-2982014
122.	Sullivan HCO, LLC	61-1951267
123.	Sullivan RE, LLC	84-3388115
124.	Swansea HCO, LLC	30-1213802
125.	Swansea RE, LLC	84-3404166
126.	Tarkio HCO, LLC	32-0615670
127.	Tarkio RE, LLC	84-3417034
128.	Tuscola HCO, LLC	35-2677979
129.	Tuscola RE, LLC	84-3434398
130.	Twin HCO, LLC	36-4954842
131.	Twin RE, LLC	84-3450504
132.	Vandalia HCO, LLC	37-1958927
133.	Vandalia RE, LLC	84-3465519
134.	Village Kewanee HCO, LLC	61-1951269
135.	Walcott AL RE, LLC	84-3002109
136.	War Drive, LLC	88-2667239
137.	Watseka HCO, LLC	30-1213803
138.	Watseka RE, LLC	84-3480175
139.	Westside HCO, LLC	32-0615673
140.	Westside RE, LLC	84-3492922
141.	XCH, LLC	32-0615696

### JOINT WRITTEN CONSENT

OF THE SOLE SHAREHOLDER AND DIRECTOR OF PETERSEN HEALTH CARE, INC., THE SOLE SHAREHOLDER AND DIRECTOR OF PETERSEN HEALTH CARE II, INC., THE SHAREHOLDERS AND SOLE DIRECTOR OF PETERSEN HEALTH SYSTEMS, INC., THE MEMBERS AND MANAGER OF ALEDO HCO, LLC, THE SOLE MEMBER AND MANAGER OF ALEDO RE, LLC, THE MEMBERS AND MANAGER OF ARCOLA HCO, LLC, THE SOLE MEMBER AND MANAGER OF ARCOLA RE, LLC, THE MEMBERS AND MANAGER OF ASPEN HCO, LLC, THE SOLE MEMBER AND MANAGER OF ASPEN RE, LLC, THE MEMBERS AND MANAGER OF BEMENT HCO, LLC, THE SOLE MEMBER AND MANAGER OF BEMENT RE, LLC, THE SOLE MEMBER AND MANAGER OF BETTY'S GARDEN HCO, LLC, THE SOLE MEMBER AND MANAGER OF BETTY'S GARDEN RE, LLC, THE SOLE MEMBER AND MANAGER OF BRADFORD AL RE, LLC, THE SOLE MEMBER AND MANAGER OF BUSHNELL AL RE, LLC, THE MEMBERS AND MANAGER OF CASEY HCO, LLC, THE MEMBERS AND MANAGER OF COLLINSVILLE HCO, LLC THE SOLE MEMBER AND MANAGER OF COLLINSVILLE RE, LLC, THE MEMBERS AND MANAGER OF CYE BRADFORD HCO, LLC, THE MEMBERS AND MANAGER OF CYE BUSHNELL HCO, LLC, THE SOLE MEMBER AND MANAGER OF CYE GIRARD HCO, LLC, THE MEMBERS AND MANAGER OF CYE SULLIVAN HCO, LLC, THE MEMBERS AND MANAGER OF CYE WALCOTT HCO, LLC, THE SOLE MEMBER AND MANAGER OF CYV KEWANEE AL RE, LLC THE MEMBERS AND MANAGER OF DECATUR HCO, LLC, THE SOLE MEMBER AND MANAGER OF DECATUR RE, LLC, THE MEMBERS AND MANAGER OF EASTVIEW HCO, LLC, THE SOLE MEMBER AND MANAGER OF EASTVIEW RE, LLC, THE MEMBERS AND MANAGER OF EFFINGHAM HCO, LLC, THE SOLE MEMBER AND MANAGER OF EFFINGHAM RE, LLC, THE MEMBERS AND MANAGER OF HAVANA HCO, LLC, THE SOLE MEMBER AND MANAGER OF HAVANA RE, LLC, THE SOLE MEMBER AND MANAGER OF JONESBORO, LLC, THE SOLE MEMBER AND MANAGER OF KEWANEE, LLC, THE MEMBERS AND MANAGER OF KEWANEE HCO, LLC, THE SOLE MEMBER AND MANAGER OF KNOXVILLE & PENNSYLVANIA, LLC, THE MEMBERS AND MANAGER OF LEBANON HCO, LLC, THE SOLE MEMBER AND MANAGER OF LEBANON RE, LLC, THE SOLE MEMBER AND MANAGER OF MACOMB, LLC, THE SOLE MEMBER AND MANAGER OF MBP PARTNER, LLC. THE SOLE MEMBER AND MANAGER OF MCLEANSBORO, LLC, THE MEMBERS AND MANAGER OF MCLEANSBORO HCO, LLC, THE SOLE MEMBER AND MANAGER OF MCLEANSBORO RE, LLC, THE SOLE MEMBER AND MANAGER OF MIDWEST HEALTH OPERATIONS, LLC, THE SOLE MEMBER AND MANAGER OF MIDWEST HEALTH PROPERTIES, LLC, THE MEMBERS AND MANAGER OF MONMOUTH AL, LLC, THE SOLE MEMBER AND MANAGER OF NORTH AURORA, LLC, THE MEMBERS AND MANAGER OF NORTH AURORA HCO, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN 23, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN 25, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN 26, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN 27, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN 29, LLC, THE SOLE MEMBER AND MANAGER OF PETERSON 30, LLC,

THE SOLE MEMBER AND MANAGER OF PETERSEN FARMER CITY, LLC, THE MEMBERS AND MANAGER OF PETERSEN HEALTH BUSINESS, LLC, THE MEMBERS AND MANAGER OF PETERSEN HEALTH CARE-FARMER CITY, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN HEALTH CARE - ILLINI, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN HEALTH CARE MANAGEMENT, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN HEALTH CARE ROSEVILLE, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN HEALTH CARE III, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN HEALTH CARE V, LLC, THE MEMBERS AND MANAGER OF PETERSEN HEALTH CARE VII, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN HEALTH CARE VIII, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN HEALTH CARE X, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN HEALTH CARE XI, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN HEALTH CARE XII, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN HEALTH CARE XIII, LLC, THE MEMBERS AND MANAGER OF PETERSEN HEALTH ENTERPRISES, LLC, THE MEMBERS AND MANAGER OF PETERSEN HEALTH GROUP, LLC, THE MEMBERS AND MANAGER OF PETERSEN HEALTH NETWORK, LLC, THE MEMBERS AND MANAGER OF PETERSEN HEALTH PROPERTIES, LLC, THE MEMBERS AND MANAGER OF PETERSEN HEALTH QUALITY, LLC, THE MEMBERS AND MANAGER OF PETERSEN HEALTH & WELLNESS, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN MANAGEMENT COMPANY, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN MT, LLC, THE MEMBERS AND MANAGER OF PETERSEN MT3, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN MT4, LLC, THE SOLE MEMBER AND MANAGER OF PETERSEN - ROSEVILLE, LLC, THE MEMBERS AND MANAGER OF PIPER HCO, LLC, THE SOLE MEMBER AND MANAGER OF PIPER RE, LLC, THE MEMBERS AND MANAGER OF PLEASANT VIEW HCO, LLC, THE SOLE MEMBER AND MANAGER OF PLEASANT VIEW RE, LLC, THE MEMBERS AND MANAGER OF PRAIRIE CITY HCO, LLC, THE SOLE MEMBER AND MANAGER OF PRAIRIE CITY RE, LLC, THE SOLE MEMBER AND MANAGER OF ROBINGS, LLC, THE MEMBERS AND MANAGER OF ROBINGS HCO, LLC, THE MEMBERS AND MANAGER OF ROSICLARE HCO, LLC, THE SOLE MEMBER AND MANAGER OF ROSICLARE RE, LLC, THE MEMBERS AND MANAGER OF ROYAL HCO, LLC, THE SOLE MEMBER AND MANAGER OF ROYAL RE, LLC, THE MEMBERS AND MANAGER OF SABL, LLC, THE MEMBERS AND MANAGERS OF SC HEALTHCARE HOLDING, LLC, THE MEMBERS AND MANAGER OF SHANGRI LA HCO, LLC, THE SOLE MEMBER AND MANAGER OF SHANGRI LA RE, LLC THE MEMBERS AND MANAGER OF SHELBYVILLE HCO, LLC, THE SOLE MEMBER AND MANAGER OF SHELBYVILLE RE, LLC, THE SOLE MEMBER AND MANAGER OF SOUTH ELGIN, LLC, THE SOLE MEMBER AND MANAGER OF SULLIVAN AL RE, LLC, THE MEMBERS AND MANAGER OF SULLIVAN HCO, LLC, THE SOLE MEMBER AND MANAGER OF SULLIVAN RE, LLC, THE MEMBERS AND MANAGER OF SWANSEA HCO, LLC, THE SOLE MEMBER AND MANAGER OF SWANSEA RE, LLC, THE MEMBERS AND MANAGER OF TARKIO HCO, LLC, THE SOLE MEMBER AND MANAGER OF TARKIO RE, LLC, THE MEMBERS AND MANAGER OF TUSCOLA HCO, LLC, THE SOLE MEMBER AND MANAGER OF TUSCOLA RE, LLC, THE MEMBERS AND MANAGER OF TWIN HCO, LLC, THE SOLE MEMBER AND MANAGER OF TWIN RE, LLC, THE MEMBERS AND MANAGER OF VANDALIA HCO, LLC,

THE SOLE MEMBER AND MANAGER OF VANDALIA RE, LLC,
THE MEMBERS AND MANAGER OF VILLAGES KEWANEE HCO, LLC,
THE SOLE MEMBER AND MANAGER OF WALCOTT AL RE, LLC,
THE SOLE MEMBER AND MANAGER OF WAR DRIVE, LLC,
THE MEMBERS AND MANAGER OF WATSEKA HCO, LLC,
THE SOLE MEMBER AND MANAGER OF WATSEKA RE, LLC,
THE MEMBERS AND MANAGER OF WESTSIDE HCO, LLC,
THE SOLE MEMBER AND MANAGER OF WESTSIDE RE, LLC,
AND
THE MEMBERS AND MANAGER OF XCH, LLC.

### February 27, 2024

The undersigned (collectively, the "Authorized Signatories"), constituting the (1) sole shareholder and board of directors of Petersen Health Care, Inc. ("PHC"), (2) sole shareholder and board of directors of Petersen Health Care II, Inc. ("PHC II"), (3) sole shareholder and board of directors of Petersen Health Systems, Inc. ("PHS"), (4) members and manager of Aledo HCO, LLC ("Aledo HCO"), (5) the sole member and manager of Aledo RE, LLC ("Aledo RE"), (6) members and manager of Arcola HCO, LLC ("Arcola HCO"), (7) sole member and manager of Arcola RE, LLC, ("Arcola RE"), (8) the members and manager of Aspen HCO, LLC ("Aspen HCO"), (9) sole member and manager of Aspen RE, LLC ("Aspen RE"), (10) the members and manager of Bement HCO, LLC ("Bement HCO"), (11) sole member and manager of Bement RE, LLC ("Bement RE"), (12) sole member and manager of Betty's Garden HCO, LLC ("Betty HCO"), (13) sole member and manager of Betty's Garden RE, LLC ("Betty RE"), (14) sole member and manager of Bushnell AL RE, LLE ("Bushnell"), (15) members and manager of Casey HCO, LLC ("Casey"), (16) members and manager of Collinsville HCO, LLC ("Collinsville HCO"), (17) sole member and manager of Collinsville RE, LLC ("Collinsville RE"), (18) members and manager of CYE Bradford HCO, LLC ("CYE Bradford"), (19) members and manager of CYE Bushnell HCO, LLC ("CYE Bushnell"), (20) sole member and manager of CYE Girard HCO, LLC ("CYE Girard"), (21) members and manager of CYE Sullivan HCO, LLC ("CYE Sullivan"), (22) members and manager of CYE Walcott HCO, LLC ("CYE Walcott"), (23) members and manager of CYV Kewanee AL, LLC ("CYV Kewanee"), (24) members and manager of Decatur HCO, LLC ("Decatur HCO"), (25) sole member and manager of Decatur RE, LLC ("Decatur RE"), (26) members and manager of Eastview HCO, LLC ("Eastview HCO"), (27) sole member and manager of Eastview RE, LLC ("Eastview RE"), (28) members and manager of Effingham HCO, LLC ("Effingham"), (29) sole member and manager of Effingham RE, LLC ("Effingham RE"), (30) members and manager of Havana HCO, LLC ("Havana HCO"), (31) sole member and manager of Havana RE, LLC ("Havana RE"). (32) sole member and manager of Jonesboro, LLC ("Jonesboro"), (33) sole member and manager of Kewanee, LLC ("Kewanee"), (34) members and manager of Kewanee HCO, LLC ("Kewanee HCO"), (35) sole member and manager of Knoxville & Pennsylvania, LLC ("K&P"), (36) members and manager of Lebanon HCO, LLC ("Lebanon HCO"), (37) sole member and manager of Lebanon RE, LLC ("Lebanon RE"), (38) sole member and manager of Macomb, LLC ("Macomb"), (39) sole member and manager of MBP Partners, LLC ("MBP"), (40) members and manager of McLeansboro, LLC ("McLeansboro"), (41) members and manager of McLeansboro HCO, LLC ("McLeansboro HCO"), (42) sole member and manager of McLeansboro RE, LLC ("McLeansboro RE"), (43) sole member and manager of Midwest Health Operations, LLC ("MHO"), (44) sole member and manager of Midwest Health

Properties, LLC ("MHP"), (45) sole member and manager of North Aurora, LLC ("North Aurora"), (46) members and manager of North Aurora HCO, LLC ("North Aurora HCO"), (47) sole member and manager of Petersen 23, LLC ("P23"), (48) sole member and manager of Petersen 25, LLC ("P25"), (49) sole member and manager of Petersen 26, LLC ("P26"), (50) sole member and manager of Petersen 27, LLC ("P27"), (51) sole member and manager of Petersen 29, LLC ("P29"), (52) sole member and manager of Petersen 30, LLC ("P30"), (53) sole member and manager of Petersen Farmer City, LLC ("PFC"), (54) sole member and manager of Petersen Health Business, LLC ("PHB"), (55) members and manager of Petersen Health Care-Farmer City, LLC ("PHCFC"), (56) sole member and manager of Petersen Health Care Management, LLC ("PHM"), (57) sole member and manager of Petersen Health Care Roseville, LLC ("PHR"), (58) sole member and manager of Petersen Health Care III, LLC ("PHC III"), (59) sole member and manager of Petersen Health Care V, LLC ("PHC V"), (60) sole member and manager of Petersen Health Care VII, LLC ("PHC VII"), (61) sole member and manager of Petersen Health Care X, LLC ("PHC X"), (62) sole member and manager of Petersen Health Care XI, LLC ("PHC XII"), (63) sole member and manager of Petersen Health Care XII, LLC ("PHC XII"), (64) sole member and manager of Petersen Health Care XIII, LLC ("PHC XIII"), (65) members and manager of Petersen Health Enterprises, LLC ("PHE"), (66) members and manager of Petersen Health Group, LLC ("PHG"), (67) members and manager of Petersen Health Network, LLC ("PHN"), (68) members and manager of Petersen Health Properties, LLC ("PHP"), (69) members and manager of Petersen Health Quality, LLC ("PHQ"), (70) members and manager of Petersen Health & Wellness ("PHW"), (71) sole member and manager of Petersen Management Company, LLC ("Management"), (72) sole member and manager of Petersen MT, LLC ("PMT"), (73) sole member and manager of Petersen MT3, LLC ("PMT3"), (74) sole member and manager of Petersen MT4, LLC ("PMT4"), (75) sole member and manager of Petersen - Roseville, LLC ("PRV"), (76) members and manager of Piper HCO, LLC ("Piper HCO"), (77) sole member and manager of Piper RE, LLC ("Piper RE"), (78) members and manager of Pleasant View HCO, LLC ("PVHCO"), (79) sole member and manager of Pleasant View RE, LLC ("PVRE"), (80) members and manager of Prairie City HCO, LLC ("Prairie HCO"), (81) sole member and manager of Prairie City RE, LLC ("Prairie RE"), (82) sole member and manager of Robings, LLC ("Robings"), (83) members and manager of Robings HCO, LLC ("Robings HCO"), (84) members and manager of Rosiclare HCO, LLC ("Rosiclare HCO"), (85) sole member and manager of Rosiclare RE, LLC ("Rosiclare RE"), (86) members and manager of Royal HCO, LLC ("Royal HCO"), (87) sole member and manager of Royal RE, LLC ("Royal RE"), (88) members and manager of SABL, LLC ("SABL"), (89) members and manager of SC Healthcare Holding, LLC ("SCH Holding"), (90) members and manager of Shangri La HCO, LLC ("SLHCO"), (91) sole member and manager of Shangri La RE, LLC ("SLRE"), (92) members and manager of Shelbyville HCO, LLC ("Shelbyville HCO"), (93) sole member and manager of Shelbyville RE, LLC ("Shelbyville RE"), (94) sole member and manager of South Elgin, LLC ("South Elgin"), (95) sole member and manager of Sullivan AL RE, LLC ("SALRE"), (96) members and manager of Sullivan HCO, LLC ("Sullivan HCO"), (97) sole member and manager of Sullivan RE, LLC ("Sullivan RE"), (98) members and manager of Swansea HCO, LLC ("Swansea HCO"), (99) sole member and manager of Swansea RE, LLC ("Swansea RE"), (100) members and manager of Tarkio HCO, LLC ("Tarkio HCO"), (101) sole member and manager of Tarkio RE, LLC ("Tarkio RE"), (102) members and manager of Tuscola HCO, LLC ("Tuscola HCO"), (103) sole member and manager of Tuscola RE, LLC ("Tuscola RE"), (104) members and manager of Twin HCO, LLC ("Twin HCO"), (105) sole

member and manager of Twin RE, LLC ("Twin RE"), (106) members and manager of Vandalia HCO, LLC ("Vandalia HCO"), (107) sole member and manager of Vandalia RE, LLC ("Vandalia RE"), (108) members and manager of Villages of Kewanee HCO, LLC ("Villages"), (109) members and manager of Walcott AL RE, LLC ("WALRE"), (110) sole member and manager of War Drive, LLC ("War"), (111) members and manager of Watseka HCO, LLC ("Watseka HCO"), (112) sole member and manager of Pleasant View RE, LLC ("Watseka RE"), (113) members and manager of Westside HCO, LLC ("Westside HCO"), (114) sole member and manager of Westside RE, LLC ("Westside RE") and (115) members and manager of XCH, LLC ("XCH", and collectively with PHC, PHC II, PHS, Aledo HCO, Aledo RE, Arcola HCO, Arcola RE, Aspen HCO, Aspen RE, Bement HCO, Bement RE, Betty HCO, Betty RE, Bushnell, Casey, Collinsville HCO, Collinsville RE, CYE Bradford, CYE Bushnell, CYE Girard, CYE Sullivan, CYE Walcott, CYV Kewanee, Decatur HCO, Decatur RE, Eastview HCO, Eastview RE, Effingham, Effingham RE, Havana HCO, Havana RE, Jonesboro, Kewanee, Kewanee HCO, K&P, Lebanon HCO, Lebanon RE, Macomb, MBP, McLeansboro, McLeansboro HCO, McLeansboro RE, MHO, MHP, North Aurora, North Aurora HCO, P23, P25, P26, P27, P29, P30, PFC, PHB, PHCFC, PHM, PHR, PHC III, PHC V, PHC VII, PHC X, PHC XII, PHC XII, PHC XIII, PHE, PHG, PHN, PHP, PHO, PHW, Management, PMT, PMT3, PMT4, PRV, Piper HCO, Piper RE, PVHCO, PVRE, Prairie HCO, Prairie RE, Robings, Robings HCO, Rosiclare HCO, Rosiclare RE, Royal HCO, Royal RE, SABL, SCH Holding, SLHCO, SLRE, Shelbyville HCO, Shelbyville RE, South Elgin, SALRE, Sullivan HCO, Sullivan RE, Swansea HCO, Swansea RE, Tarkio HCO, Tarkio RE, Tuscola HCO, Tuscola RE, Twin HCO, Twin RE, Vandalia HCO, Vandalia RE, Villages, WALRE, War, Watseka HCO, Watseka RE, Westside HCO, Westside RE, the "Company Group," and each, a "Company Group Entity"), DO HEREBY CONSENT to the taking of the following actions and DO HEREBY ADOPT the following resolutions by written consent, in lieu of a special meeting, in each case, in accordance with such Company Group Entity's governance documents and the applicable laws of the jurisdiction of formation of each Company Group Entity:

WHEREAS, the Authorized Signatories have reviewed the materials presented by the management and the advisors of the Company Group Entities regarding the liabilities and liquidity situation of the Company Group Entities (together with their respective subsidiaries, as applicable), the strategic alternatives available to it, and the impact of the foregoing on the Company Group Entity's businesses; and

WHEREAS, the Authorized Signatories have had the opportunity to consult with the management and the advisors of the Company Group Entities and fully consider each of the strategic alternatives available to each Company Group Entity.

### NOW, THEREFORE, BE IT:

RESOLVED, that the Authorized Signatories hereby designate a new officer of each Company Group Entity, the Chief Restructuring Officer, with such duties and authority as Authorized Signatories shall determine, including without limitation, (a) to assist the Company Group Entity in all operations including, without limitation, access to and signing authority over any and all accounts of the Company Group Entity; (b) to assist the Company Group Entity in making all strategic decisions including, without limitation, whether (in the judgment of the Chief Restructuring Officer, it is desirable and in the best interests of the Company Group

Entities, their respective subsidiaries and affiliates, as applicable), their creditors and other parties in interest) to commence a case or cases (the "Case") on behalf of the Company Group Entity under chapter 11 of title 11 of the United States Code (11 U.S.C. §§ 101 et seq., the "Bankruptcy Code"); and (c) to execute and file on behalf of the Company Group Entity in the United States Bankruptcy Court (the "Bankruptcy Court") all petitions, schedules, lists, motions, applications, pleadings and other papers or documents necessary to commence the Case, and take any and all further acts and deeds that he, she, or the Authorized Signatories deems necessary, proper and desirable in connection with the Case, with a view to the successful prosecution of the Case, including but not limited to, retaining counsel and other professionals, causing the Company Group Entity to obtain and/or guarantee post-petition financing and/or to obtain the consent of the Company Group Entity's existing secured lenders to the use of cash collateral according to the terms negotiated, or to be negotiated, by the management of the Company Group Entity or otherwise approved by the Bankruptcy Court, and conducting a sale of all or substantially all of the Company Group Entity's assets pursuant to section 363 of the Bankruptcy Code;

**FURTHER RESOLVED**, that David R. Campbell is hereby appointed to serve as the Chief Restructuring Officer;

**FURTHER RESOLVED**, that the appointment of David R. Campbell as the Chief Restructuring Officer be, and hereby is, confirmed, ratified, authorized and approved;

#### I. GENERAL AUTHORIZATION

FURTHER RESOLVED, that the Authorized Signatories hereby authorize, empower, and direct the Chief Restructuring Officer and the officers of the Company Group Entity, on behalf of Company Group Entity and in their names, to take all such further actions and to do all such things, including, without limitation, paying all such fees and expenses, and arranging for, entering into, executing and delivering any and all agreements, amendments, supplements, certificates, reports, applications, notices, letters or other documents, as the Chief Restructuring Officer and the officers of the Company Group Entity, with the advice of counsel, may approve, and to do or cause to be done any and all such other acts and things as, in the opinion of the Chief Restructuring Officer and the officers of the Company Group Entity, may be necessary, appropriate or desirable in order to enable the Company Group Entity fully and promptly to carry out the purposes and intent of the foregoing resolutions and any such action taken or any agreement, amendment, certificate, report, application, notice, filing, letter or other document executed and delivered by them or any of them in connection with any such action shall be conclusive evidence of their or his authority to take, execute and deliver the same;

FURTHER RESOLVED, that all actions heretofore taken by each of the Chief Restructuring Officer or any representatives or agents of the Company Group Entity or any of their affiliates in connection with the foregoing resolutions be, and are hereby ratified, confirmed and approved in all respects as the acts and deeds of the Company Group Entity;

**FURTHER RESOLVED**, that the actions taken by this written consent shall have the same force and effect as if taken by the undersigned at a meeting, duly called and constituted in accordance with the bylaws of the Company Group Entity;

**FURTHER RESOLVED**, that all the acts of the Chief Restructuring Officer as set forth above, which acts would have been authorized by the foregoing resolutions except that such acts were taken prior to the adoption of such resolutions, are hereby severally ratified, confirmed and approved;

**FURTHER RESOLVED**, that the Authorized Signatories hereby authorize, empower, and direct the Chief Restructuring Officer, on behalf of the Company Group Entity and in their name, to take such actions as they deem necessary or desirable in order to make the foregoing resolutions fully effective; and

FURTHER RESOLVED, that this consent may be sent or delivered by facsimile or other electronic transmission and in any number of counterparts, each of which shall be an original, and such counterparts, when taken together, shall constitute one and same instrument, and shall be legally effective for all purposes.

[signature page follows]

IN WITNESS WHEREOF, the undersigned Authorized Signatories have executed this written consent as of the date first written above, it being confirmed by such Authorized Signatories that this written consent may be delivered to each Company Group Entity by facsimile or electronic transmission, with such facsimile to be considered final and effective.

### PETERSEN HEALTH CARE, INC.

By: Mark Petersen

Its: Sole Director and Sole Shareholder

By: Mark B. Petersen

### PETERSEN HEALTH CARE II, INC.

By: Mark B. Petersen

Its: Sole Director and Sole Shareholder

By: Mark B. Petersen

### PETERSEN HEALTH SYSTEMS, INC.

By: Mark B. Petersen

Its: Sole Shareholder and Sole Director

By: Mark B. Petersen

### SABL, LLC

By: Mark B. Petersen Its: Member and Manager

By: Mark B. Petersen

Name: Mark B. Petersen

By: Petersen Health Care, Inc.

Its: Member

By: Mark B. Petersen

Name: Mark B. Petersen
Title: Authorized Signatory

By: Petersen Health Care II, Inc.

Its: Member

By: Mark B. Petersen

Name: Mark B. Petersen
Title: Authorized Signatory

By: Petersen Health Systems, Inc.

Its: Member

By: Mark B. Petersen

Name: Mark B. Petersen
Title: Authorized Signatory

### MBP PARTNER, LLC

By: Mark B. Petersen

Its: Manager

By: Mark B. Petersen

Name: Mark B. Petersen
Title: Authorized Signatory

By: Petersen Health Care III, LLC

Its: Member

By: Mark B. Petersen

Name: Mark B. Petersen
Title: Authorized Signatory

### SC HEALTHCARE HOLDINGS, LLC

By: Mark B. Petersen Its: Manager and Member

By:

Mark B. Petersen

Name:

Mark B. Petersen

By: RASI Entity Staffing, LLC Its: Independent Manager

By:

Name: Title: Cicardo Orozap Endependent M

By: Petersen Health Care, Inc.

Its: Member

By:

Mark B. Petersen

Name: Title: Mark B. Petersen Authorized Signatory

By: Petersen Health Care II, Inc.

Its: Member

By:

Mark B. Petersen

Name:

Mark B. Petersen

Title:

Authorized Signatory

By: Petersen Health Systems, Inc.

Its: Member

By:

Mark B. Petersen

Name:

Mark B. Petersen

Title:

Authorized Signatory

### PETERSEN HEALTH CARE III, LLC

By: Mark B. Petersen

Its: Manager and Sole Member

By:

Mark B. Petersen

### PETERSEN HEALTH CARE V, LLC

By: Mark B. Petersen

Its: Manager and Sole Member

By:

Mark B. Petersen

### PETERSEN HEALTH CARE MANAGEMENT, LLC

By: Mark B. Petersen

Its: Manager and Sole Member

By:

Mark B. Petersen

### PETERSEN HEALTH CARE ENTERPRISES, LLC

By: SABL, LLC.

Its: Member

By:

Mark B. Petersen

Name:

Mark B. Petersen

Title: Authorized Signatory

By: Mark B. Petersen

Its: Member and Manager

By:

Mark B. Petersen

### PETERSEN HEALTH GROUP, LLC

By: SABL, LLC.

Its: Member

By:

Mark B. Petersen

Name:

Mark B. Petersen

Title: Authorized Signatory

By: Mark B. Petersen

Its: Member and Manager

By:

Mark B. Petersen

### PETERSEN MT, LLC

By: Petersen Health Care II, LLC

Its: Member

By: Mark B. Petersen

Name: Mark B. Petersen
Title: Authorized Signatory

By: Mark B. Petersen

Its: Manager

By: Mark B. Petersen

### PETERSEN MT3, LLC

By: MB Partner, LLC

Its: Member

By: Mark B. Petersen

Name: Mark B. Petersen
Title: Authorized Signatory

By: Mark B. Petersen Its: Manager and Member

By: Mark B. Petersen

### PETERSEN MT4, LLC

By: Mark B. Petersen

Its: Sole Member and Manager

By: Mark B. Petersen

### WAR DRIVE, LLC

By: Mark B. Petersen

Its: Sole Member and Manager

By: Mark B. Petersen

### XCH, LLC

By: Petersen Health Systems, Inc.

Its: Member

By: Mark B. Petersen

Name: Mark B. Petersen

Title: Authorized Signatory

By: Mark B. Petersen
Its: Manager and Member

By: Mark B. Petersen

# PETERSEN MANAGEMENT COMPANY, LLC

By: Petersen Healthcare II, Inc.

Its: Sole Member

By: Mark B. Petersen

Name: Mark B. Petersen
Title: Authorized Signatory

By: Mark B. Petersen Its: Manager

TIE THE THE

By: Mark B. Petersen

PETERSEN 23, LLC, PETERSEN 26, LLC, PETERSEN 27, LLC PETERSEN 29, LLC and PETERSEN 30, LLC

By: Petersen Healthcare II, Inc.

Their: Sole Member

By: Mark B. Petersen

Name: Mark B. Petersen
Title: Authorized Signatory

By: Mark B. Petersen Their: Manager

By: Mark B. Petersen

### CYE GIRARD HCO, LLC

By: Mark B. Petersen

Its: Sole Member and Manager

By: Mark B. Petersen

### MIDWEST HEALTH OPERATIONS, LLC

By: Mark B. Petersen Its: Member and Manager

By: Mark B. Petersen

By: SABL, LLC Its: Member

By: Mark B. Petersen

Name: Mark B. Petersen
Title: Authorized Signatory

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### MIDWEST HEALTH PROPERTIES, LLC

By: Mark B. Petersen

Its: Sole Member and Manager

By: Mark B. Petersen

# PETERSEN HEALTH CARE - ILLINI, LLC

By: Mark B. Petersen

Its: Sole Member and Manager

By: Mark B. Petersen

# PETERSEN HEALTH CARE ROSEVILLE, LLC

By: Mark B. Petersen

Its: Sole Member and Manager

By: Mark B. Petersen

### PETERSEN ROSEVILLE, LLC

By: Mark B. Petersen

Its: Sole Member and Manager

By: Mark B. Petersen

ALEDO RE, LLC ARCOLA RE, LLC, ASPEN RE, LLC, BEMENT RE, LLC, BRADFORD AL RE, LLC, BUSHNELL AL RE, LLC, COLLINSVILLE RE, LLC, CYV KEWANEE AL RE, LLC, DECATUR RE, LLC, EASTVIEW RE, LLC, EFFINGHAM RE, LLC, HAVANA RE, LLC, KEWANEE, LLC, LEBANON RE, LLC, MCLEANSBORO RE, LLC, NORTH AURORA, LLC, PETERSEN FARMER CITY, LLC, PIPER RE, LLC, PLEASANT VIEW RE, LLC, PRAIRIE CITY RE, LLC, ROBINGS, LLC, ROSICLARE RE, LLC, ROYAL RE, LLC, SHANGRI LA RE, LLC SHELBYVILLE RE, LLC, SULLIVAN AL RE, LLC, SULLIVAN RE, LLC, SWANSEA RE, LLC, TARKIO RE, LLC, TUSCOLA RE, LLC, TWIN RE, LLC, VANDALIA RE, LLC, WALCOTT AL RE, LLC, WATSEKA RE, LLC and WESTSIDE RE, LLC

By: SC Healthcare Holdings, LLC Their: Sole Member and Manager

By: Mark B. Petersen

Name: Mark B. Petersen
Title: Authorized Signatory

ACCEPTED AND AGREED:

By: RASI Entity Staffing, LLC Its: Independent Manager

By:

Name: Title:

dependent

ALEDO HCO, LLC, ARCOLA HCO, LLC, ASPEN HCO, LLC, BEMENT HCO, LLC, CASEY HCO, LLC, COLLINSVILLE HCO, LLC, CYE BRADFORD HCO, LLC, CYE BUSHNELL HCO, LLC, CYE SULLIVAN HCO, LLC, CYE WALCOTT HCO, LLC, DECATUR HCO, LLC, EASTVIEW HCO, LLC, EFFINGHAM HCO, LLC, HAVANA HCO, LLC, KEWANEE HCO, LLC, LEBANON HCO, LLC, MCLEANSBORO HCO, LLC, NORTH AURORA HCO, LLC, PETERSEN HEALTH CARE-FARMER CITY, LLC, PETERSEN HEALTH QUALITY, LLC, PIPER HCO, LLC, PLEASANT VIEW HCO, LLC, PRAIRIE CITY HCO, LLC, ROBINGS HCO, LLC, ROSICLARE HCO, LLC, ROYAL HCO, LLC, SHANGRI LA HCO, LLC SHELBYVILLE HCO, LLC, SULLIVAN HCO, LLC, SWANSEA HCO, LLC, TARKIO HCO, LLC, TUSCOLA HCO, LLC, TWIN HCO, LLC, VANDALIA HCO, LLC, VILLAGES KEWANEE HCO, LLC, WATSEKA HCO, LLC, AND WESTSIDE HCO, LLC,

By: SABL, LLC Their: Member and Manager

By:

Mark B. Petersen

Name: Title:

Mark B. Petersen Authorized Signatory

By: Mark B. Petersen Their: Member

By:

Mark B. Petersen

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JONESBORO, LLC, MACOMB, LLC, and SOUTH ELGIN, LLC,

By: Petersen Health Care III, LLC

Their: Sole Member

By:

Mark B. Petersen

Name: Title: Mark B. Petersen Authorized Signatory

By: Mark B. Petersen Their: Manager

By:

Mark B. Petersen

### PETERSEN HEALTH CARE VIII, LLC

By: Mark B. Petersen

Its: Sole Member and Manager

By:

Mark B. Petersen

### PETERSEN HEALTH CARE X, LLC

By: Mark B. Petersen

Its: Sole Member and Manager

By:

Mark B. Petersen

### PETERSEN HEALTH CARE XI, LLC

By: Mark B. Petersen

Its: Sole Member and Manager

By: Mark B. Petersen

### PETERSEN HEALTH CARE XIII, LLC

By: Mark B. Petersen

Its: Sole Member and Manager

By: Mark B. Petersen

### PETERSEN HEALTH BUSINESS, LLC

By: Mark B. Petersen
Its: Manager and Member

By: Mark B. Petersen

By: SABL, LLC Its: Member

By: Mark B. Petersen

Name: Mark B. Petersen
Title: Authorized Signatory

### PETERSEN HEALTH CARE VII, LLC

By: Mark B. Petersen

Its: Member

By: Mark B. Petersen

By: SABL, LLC

Its: Member and Manager

By: Mark B. Petersen

Name: Mark B. Petersen
Title: Authorized Signatory

PETERSEN HEALTH & WELLNESS, LLC

By: Mark B. Petersen Its: Member and Manager

By:

Mark B. Petersen

By: SABL, LLC Its: Member

By:

Mark B. Petersen

Name: Title: Mark B. Petersen Authorized Signatory

PETERSEN HEALTH NETWORK, LLC, and PETERSEN HEALTH PROPERTIES, LLC.

By: Mark B. Petersen Their: Member and Manager

By: Mark B. Petersen

By: MBP Partner, LLC Their: Member

Then. Weme

By: Mark B. Petersen

Name: Mark B. Petersen
Title: Authorized Signatory

BETT'S GARDEN HCO, LLC,

By: Petersen Health Systems, Inc.

Its: Sole Member

By: Mark B. Petersen

Name: Mark B. Petersen
Title: Authorized Signatory

By: Mark B. Petersen Its: Manager

its. Manager

By: Mark B. Petersen

### BETTY'S GARDEN RE, LLC,

By: Petersen Health Systems, Inc. Its: Sole Member and Manager

By:

Mark B. Petersen

Name: Title:

Mark B. Petersen Authorized Signatory

### KNOXVILLE & PENNSYLVANIA, LLC

By: Mark B. Petersen

Its: Manager and Sole Member

By:

Mark B. Petersen

### MCLEANSBORO, LLC,

By: Petersen Healthcare III, LLC

Its: Sole Member

By:

Mark B. Petersen

Name: Title:

Mark B. Petersen Authorized Signatory

By: Mark B, Petersen

Its: Manager

By:

Mark B. Petersen

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### NORTH AURORA, LLC

By: SC Healthcare Holdings, LLC Their: Sole Member and Manager

By: Mark B. Petersen

Name: Mark B. Petersen
Title: Authorized Signatory

### ACCEPTED AND AGREED:

By: RASI Entity Staffing, LLC Its: Independent Manager

By: Name: Ricardo Orozco

Title: Independe

### WRITTEN CONSENT OF THE MEMBERS AND MANAGER OF MONMOUTH AL, LLC,

### March 12, 2024

The undersigned (collectively, the "Authorized Signatories"), constituting the members and manager of Monmouth AL, LLC ("Monmouth AL"), an Illinois limited liability company, **DO HEREBY CONSENT** to the taking of the following actions and **DO HEREBY ADOPT** the following resolutions by written consent, in lieu of a special meeting, in each case, in accordance with Monmouth AL's governance documents and the applicable laws of the jurisdiction of formation of Monmouth AL:

WHEREAS, the Authorized Signatories have reviewed the materials presented by the management and the advisors of Monmouth AL regarding the liabilities and liquidity situation of Monmouth AL (together with their respective subsidiaries, as applicable), the strategic alternatives available to it, and the impact of the foregoing on Monmouth AL's businesses; and

WHEREAS, the Authorized Signatories have had the opportunity to consult with the management and the advisors of Monmouth AL and fully consider each of the strategic alternatives available to Monmouth AL.

### NOW, THEREFORE, BE IT:

RESOLVED, that the Authorized Signatories hereby designate a new officer of Monmouth AL, the Chief Restructuring Officer, with such duties and authority as Authorized Signatories shall determine, including without limitation, (a) to assist Monmouth AL in all operations including, without limitation, access to and signing authority over any and all accounts of Monmouth AL; (b) to assist Monmouth AL in making all strategic decisions including, without limitation, whether (in the judgment of the Chief Restructuring Officer, it is desirable and in the best interests of Monmouth AL, their respective subsidiaries and affiliates, as applicable), their creditors and other parties in interest) to commence a case or cases (the "Case") on behalf of Monmouth AL under chapter 11 of title 11 of the United States Code (11 U.S.C. §§ 101 et seg., the "Bankruptcy Code"); and (c) to execute and file on behalf of Monmouth AL in the United States Bankruptcy Court (the "Bankruptcy Court") all petitions, schedules, lists, motions, applications, pleadings and other papers or documents necessary to commence the Case, and take any and all further acts and deeds that he, she, or the Authorized Signatories deems necessary, proper and desirable in connection with the Case, with a view to the successful prosecution of the Case, including but not limited to, retaining counsel and other professionals, causing Monmouth AL to obtain and/or guarantee post-petition financing and/or to obtain the consent of Monmouth AL's existing secured lenders to the use of cash collateral according to the terms negotiated, or to be negotiated, by the management of Monmouth AL or otherwise approved by the Bankruptcy Court, and conducting a sale of all or substantially all of Monmouth AL's assets pursuant to section 363 of the Bankruptcy Code;

**FURTHER RESOLVED**, that David R. Campbell is hereby appointed to serve as the Chief Restructuring Officer;

**FURTHER RESOLVED**, that the appointment of David R. Campbell as the Chief Restructuring Officer be, and hereby is, confirmed, ratified, authorized and approved;

### I. GENERAL AUTHORIZATION

FURTHER RESOLVED, that the Authorized Signatories hereby authorize, empower, and direct the Chief Restructuring Officer and the officers of Monmouth AL, on behalf of Monmouth AL and in their names, to take all such further actions and to do all such things, including, without limitation, paying all such fees and expenses, and arranging for, entering into, executing and delivering any and all agreements, amendments, supplements, certificates, reports, applications, notices, letters or other documents, as the Chief Restructuring Officer and the officers of Monmouth AL, with the advice of counsel, may approve, and to do or cause to be done any and all such other acts and things as, in the opinion of the Chief Restructuring Officer and the officers of Monmouth AL, may be necessary, appropriate or desirable in order to enable Monmouth AL fully and promptly to carry out the purposes and intent of the foregoing resolutions and any such action taken or any agreement, amendment, certificate, report, application, notice, filing, letter or other document executed and delivered by them or any of them in connection with any such action shall be conclusive evidence of their or his authority to take, execute and deliver the same;

**FURTHER RESOLVED**, that all actions heretofore taken by each of the Chief Restructuring Officer or any representatives or agents of Monmouth AL or any of their affiliates in connection with the foregoing resolutions be, and are hereby ratified, confirmed and approved in all respects as the acts and deeds of Monmouth AL;

**FURTHER RESOLVED**, that the actions taken by this written consent shall have the same force and effect as if taken by the undersigned at a meeting, duly called and constituted in accordance with the bylaws of Monmouth AL:

**FURTHER RESOLVED**, that all the acts of the Chief Restructuring Officer as set forth above, which acts would have been authorized by the foregoing resolutions except that such acts were taken prior to the adoption of such resolutions, are hereby severally ratified, confirmed and approved;

**FURTHER RESOLVED**, that the Authorized Signatories hereby authorize, empower, and direct the Chief Restructuring Officer, on behalf of Monmouth AL and in their name, to take such actions as they deem necessary or desirable in order to make the foregoing resolutions fully effective; and

**FURTHER RESOLVED**, that this consent may be sent or delivered by facsimile or other electronic transmission and in any number of counterparts, each of which shall be an original, and such counterparts, when taken together, shall constitute one and same instrument, and shall be legally effective for all purposes.

[signature page follows]

IN WITNESS WHEREOF, the undersigned Authorized Signatories have executed this written consent as of the date first written above, it being confirmed by such Authorized Signatories that this written consent may be delivered to Monmouth AL by facsimile or electronic transmission, with such facsimile to be considered final and effective.

### MONMOUTH AL, LLC

By: CYE Monmouth - PHC, Inc.

Its: Manager and Member

By:

Name: Mark B. Petersen, by Marikay Snyder P.O.A.

Title: Authorized Signatory

By: Mark B. Petersen

Its: Member

By:

by Marikay Snyder P.O.A.

Fill in this inforr	nation to identify the case:	
Debtor name	SC Healthcare Holding, LLC et al.	
United States E	Sankruptcy Court for the: DISTRICT OF DELAWARE	Check if this is an
Case number (i	f known):	amended filing

### Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 40 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

Name of creditor and complete mailing address,	Name, telephone number and email address of creditor contact	Nature of claim	Indicate if claim is contingent,	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If		
including zip code		(for	unliquidated, or			
		example, trade debts, bank loans, professional services, and	disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	d claim. Unsecured claim
		government contracts)				
RehabCare (acquired by Select Rehabilitation LLC)	Anna Gardina Wolfe					
2600 Compass Road	T: 847-441-5593					
Glenview, IL 60026	E: awolfe@selectrehab.com	Trade	D			\$11,878,868.72
G.G, 12 GGG2G	Kristina M. Stanger	11446				ψ,σσ,σσσ <u>Σ</u>
Martin Bros	Nyemaster Goode P.C.					
406 Viking Road	T: 515-283-8009					
Cedar Falls, IA 50613	E: kmstanger@nyemaster.com	Trade	D			\$8,217,994.66
Select Rehabilitation LLC	Anna Gardina Wolfe					
2600 Compass Road	T: 847-441-5593					
Glenview, IL 60026	E: awolfe@selectrehab.com	Trade	D			\$6,414,411.48
Omnicare	Geoffrey S. Goodman					
Department 781668	Foley & Lardner LLP					
PO Box 78000	T: 312-832-4514					
Detroit, MI 48278-1668	E: ggoodman@foley.com	Trade	D			\$2,342,986.38
McKesson Medical-Surgical						
9954 Mayland Drive Suite	Anna Watkins					
4000	T: 800-453-5180 ext. 56817					
Richmond, VA 23233	E: Anna.Watkins@McKesson.com	Trade	D			\$1,782,282.36
Constellation NewEnergy						
Gas Division LLC						
PO Box 5473	Karen Green					
Carol Stream, IL 60197-	T: 667-313-5472	Literities .	_			<b>₾4 700 055 50</b>
5473 Onestaff Medical LLC	E: Karen.Green@constellation.com  Ben Nelson	Utility	D			\$1,766,355.53
10802 Farnam Drive	T: 531-484-2920					
Omaha, NE 68154	E: bnelson@onestaffmedical.com	Trade	D			\$1,141,002.83
Lawrence Recruiting	E. brieisori e oriestammetical.com	Trade				ψ1,141,002.03
Specialists Inc.						
1120 N. 103rd Plaza, Suite	Paige Wischmann					
300	T: 402-807-5926					
Omaha, NE 68114	E: pwischmann@lrshealthcare.com	Trade	D			\$951,877.99
PEL/VIP	Raymond Kalinsky					
9840 Southwest Highway	T: 800-779-4231	1				
Oak Lawn, IL 60453	e: rayjjr@pelvip.com	Trade	D			\$607,870.02
Ginoli & Company LTD						
7625 North University, Suite A	Michael Remmele, CPA T: 309-671-2350					
Peoria, IL 61614-8303	E: mremmele@ginolicpa.com	Trade	D			\$547.000.00
SNF Receivable Solutions	J					7. 7.70.00
LLC	Ann Trimble					
PO Box 216	T:513-274-9612					
Thonotosassa, FL 33592	E: atrimble@snfreceivablesolutions.com	Trade	D			\$522,536.85

Debtor

### SC Healthcare Holding, LLC et al.

Case number (if known)

Name

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example,	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
		trade debts, bank loans, professional services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
Medical Solutions LLC	Obei - Welle					
PO Box 850737 Minneapolis, MN 55485- 0737	Chris Wells - T: 402-524-4114 E: Chris.Wells@medicalsolutions.com	Trade	D			\$498,863.25
Favorite Healthcare Staffing PO Box 26225 Overland Park, KS 66225	Miranda Dingman T: 913-363-5966 E: mhoeckelmann@favoritestaffing.com	Trade	D			\$465,489.79
CliftonLarsonAllen LLP PO Box 775967 Chicago, IL 60677-5967	Melissa A. Yoder, CPA T: 309-495-8894 E: Melissa.Yoder@claconnect.com	Trade	D			\$363,791.40
RecoverCare LLC dba Joerns LLC PO Box 936446	Melia Crousore T: 800-826-0270					
Atlanta, GA 31193-6446	E: melia.crousore@joerns.com	Trade	D			\$305,870.63
Nurses PRN 1101 East South River Street	Tim Hansen					
Appleton, WI 54915	T: 920-734-7643	Trade	D			\$254,626.27
Newman Manor Inc/ C/O Newman Bank 2481 US-36	Harold N. Adams Meyer Capel T: 217-352-1800 ext. 112					
Newman, IL 61942	E: hadams@meyercapel.com	Trade	D			\$225,133.85
PointClickCare Technologies Inc. PO Box 674802	Mary Ann Mirto T: 877-501-1310 Ext. 5516					
Detroit, MI 48267-4802	E: maryann.mirto@smartlinx.com	Trade	D			\$235,013.54
Datamax dba Sumner One PO Box 5180	Edmund Sumner T: 314-616-4295					
St. Louis, MO 63139-0180  Health Advocates Network Inc.	E: edmunds@sumnerone.com	Trade	D			\$187,774.35
dba Horizons Healthcare 1875 NW Corporate Boulevard, Suite 120	Monica Liebal T: 309-469-2172					
Boca Raton, FL 33431	Email: Monica.Liebal@hanstaff.com	Trade	D			\$155,132.66
PIPCO Companies LTD 1409 West Altorfer Drive	Steve Cicciarelli T: 309-692-4060 E: SteveC@pipco-co.com					
Peoria, IL 61615 Sage Intacct Inc.		Trade	D			\$144,429.86
Dept 3237 PO Box 123237 Dallas, TX 75312-3237	Irene Aves T: 408-709-4849 E: irene.aves@sage.com	Trade	D			\$131,551.58
Shiftkey LLC PO Box 735913	Ryon Stewart T: 469-947-9982					
Dallas, TX 75373 Rentokil Pest Control	E: ryon.stewart@shiftkey.com Tyler Shoemaker	Trade	D			\$126,120.80
PO Box 14095 Reading, PA 19612	T: 217-454-2140 E: tyler.shoemaker@prestox.com	Trade	D			\$119,093.50
Baker Tilly US LLP 205 N Michigan Ave., 28th Floor	Colin J. Walsh T: 312-729-8043					,
Chicago, IL 60601-5927 Alvord, Wynona (Deborah L. Royse as Attorney-In-Fact	E: Colin.Walsh@bakertilly.com	Professional	D			\$106,563.87
for Wynona Alvord) Taxman, Pollock, Murray, and Bekkerman 225 W. Wacker Dr., Ste.						
1650 Chicago, IL 60606	Colleen Mixan Mikaitis T: 312-321-8414	Litigation	D			Unknown

Debtor

### SC Healthcare Holding, LLC et al.

Case number (if known)

Name

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example,	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
		trade debts, bank loans, professional services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
Bill, Judith Parker & Parker 300 NE Perry Ave. Peoria, IL 61603	Robert Parker T: 309-237-0440 E: rob@parkerandparkerattorneys.com	Litigation	D			Unknown
Borries, James (Jane A Spiker & Jeffrey L. Borries, Independent Co-Executors of the Estate of James L. Borries, Sr., deceased) Sutterfield Law Offices 208 S. Second St. Effingham, IL 62401	David Sutterfield T: 217-342-3100	Litigation	D			Unknown
Butler, Margaret (Daniel Hall Butler and Kevin Randall Butler, as Independent Co- Executors of the Estate of Ola Margaret Butler, deceased) Hopkins & Huebner, PC Northwest Bank Tower 100 E. Kimberly Road, Suite 400	Glenn Ruud T: 563-445-2254					
Davenport, IA 52806-5943 Chamberland, Jeanette (Mary Williams, as Independent Executrix of the Estate of Jeanette Chamberland) Konicek & Dillon, PC 70 W. Madison St., #2600	E: gruudhhlawpc.com  Thomas Dillon	Litigation	D			Unknown
Chicago, IL 60602  Denson, Kenneth (Kenneth C. Denson, II, as Independent Administrator of the Estate of Kenneth Clarence Denson, Sr., deceased) Kralovec, Jambois & Schwartz 60 W Randolph St., 4th Floor	T: 630-313-2071  Eva Golabek T: 312-782-2525	Litigation	D			Unknown
Chicago, IL 60601  Downs, Mildred (Janet Van Gundy, as Independent Administrator of the Estate of Mildred M. Downs, deceased)  The Law Offices of Steven J. Malman 505 West University	E: egolabek@sj-lawgroup.com  Patricia Gifford	Litigation	D			Unknown
Avenue, Suite 119 Champaign, IL 61820 Hartsock, Edith (Kim U. Hartsock, as Independent Executor of the Estate of Edith S. Hartsock, deceased) The Law Offices of Steven J. Malman 505 West University	T: 888-407-2393 E: pgifford@malmanlaw.com	Litigation	D			Unknown
Avenue, Suite 119 Champaign, IL 61820	T: 888-407-2393 E: pgifford@malmanlaw.com	Litigation	D			Unknown

Debtor

### SC Healthcare Holding, LLC et al.

Case number (if known)

Name

Name of creditor and	Name, telephone number and email	Nature of	Indicate if claim	Amount of claim		
complete mailing address,	address of creditor contact	claim	is contingent,		cured, fill in only unsecur	ed claim amount. If
including zip code		(for	unliquidated, or		d, fill in total claim amour	
		example,	disputed		toff to calculate unsecure	
		trade debts, bank loans, professional services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
Owens, Jimmie (Angela						
Rich, as Independent Administrator of the Estate of Jimmie L. Owens, Deceased) Levin & Perconti 325 North LaSalle Street, Suite 450	Susan Novosad T: 773-923-3083					
Chicago, IL 60654	E: sln@levinperconti.com	Litigation	D			Unknown
Qureshi, Mary Ellen (Mary Qureshi as Independent Administrator for the Estate of Mary Ellen Qureshi, deceased) Kralovec, Jambois & Schwartz 60 W Randolph St., 4th	Jeffrey Li					
Floor Chicago, IL 60601	T: 872-250-1069 E: jli@sj-lawgroup.com	Litigation	D			Unknown
Smith, Russel Holder Law Group, LLP 505 W University Ave., #218 Champaign, IL 61820	Elizabeth Holder	Litigation	D			Unknown
Tipton, Rosie L. (Paul Harrington, as Independent Administrator of the Estate of Rosie L. Tipton, deceased) Katz Nowinski, PC 1000 36th Ave.	Aaron Curry T: 309-797-3000					
Moline, IL 61265	E: acurry@katzlawfirm.com	Litigation	D			Unknown
Wellenreiter, Phyllis (Rhonda Umstattd, as Independent Adminstrator for the Estate of Phyllis Wellenreiter, deceased) Levin & Perconti 325 North LaSalle Street, Suite 450	Kara Rockey T: 312-376-2014	,				
Chicago, IL 60654	E: kmr@levinperconti.com	Litigation	D			Unknown
Williams, Ola (Rosie Hendricks, as Independent Administrator of the Estate of Ola Williams, Deceased) Levin & Perconti 325 North LaSalle Street.	Lauren Park					
Suite 450	T: 312-376-2014					
Chicago, IL 60654 Winters, Joe (John Winters, as Independent Representative of the Estate of Joe F. Winters) Taylor Law Offices, PC	E: lep@levinperconti.com  Aaron Jones	Litigation	D			Unknown
122 E. Washington Ave.	T: 217-342-3925					
Effingham, IL 62401	E: ajones@taylorlaw.net	Litigation	D			Unknown

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re		
III IC	Chapter 11	
SC HEALTHCARE HOLDING, LLC et al.,	Case No. 24 ()	
Debtors. <sup>1</sup>	Joint Administration Requested	

# CONSOLIDATED CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY INTEREST HOLDERS PURSUANT TO FED. R. BANKR. P. 1007(a)(1), 1007(a)(3), AND 7007.1

Pursuant to Rules 1007(a)(1), 1007(a)(3), and 7007.1 of the Federal Rules of Bankruptcy Procedure, the above-captioned debtors and debtors in possession (each, a "<u>Debtor</u>" and, collectively, the "<u>Debtors</u>") hereby state as follows:

- 1. The mailing address of all Debtors is c/o Petersen Health Care Management, LLC, 830 West Trailcreek Dr., Peoria, IL 61614.
  - 2. The following Debtors are wholly owned by Mark B. Petersen ("Mark Petersen"):

CYE Girard HCO, LLC
CYE Kewanee – PHC, Inc.
CYE Knoxville – PHC, Inc.
CYE Monmouth – PHC, Inc.
El Paso – PHC, Inc.
Flanagan – PHC, Inc.
Knoxville & Pennsylvania, LLC
Legacy – PHC, Inc.
Marigold – PHC, Inc.
MBP Partner, LLC ("MBP Partner")

The last form divite of C

The last four digits of SC Healthcare Holding, LLC's tax identification number are 2584. The mailing address for SC Healthcare Holding, LLC is c/o Petersen Health Care Management, LLC 830 West Trailcreek Dr., Peoria, IL 61614. Due to the large number of debtors in these Chapter 11 Cases, for which the Debtors have requested joint administration, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information will be made available on a website of the Debtors' proposed claims and noticing agent at www.kccllc.net/Petersen.

Midwest Health Properties, LLC

Petersen Health Care - Illini, LLC

Petersen Health Care – Roseville, LLC

Petersen Health Care II, Inc.

Petersen Health Care III, LLC

Petersen Health Care Management, LLC

Petersen Health Care V, LLC

Petersen Health Care VIII, LLC

Petersen Health Care X, LLC

Petersen Health Care XI, LLC

Petersen Health Care XIII, LLC

Petersen Health Care, Inc.

Petersen Health Systems, Inc.

Petersen MT3, LLC

Petersen MT4, LLC

Petersen Roseville, LLC

Polo – PHC, Inc.

- 3. Debtors Petersen Health Network, LLC and Petersen Health Properties, LLC are owned 99% by Mark Petersen and 1% by MBP Partner.
- 4. Debtors SABL, LLC ("<u>SABL</u>") and SC Healthcare Holding, LLC ("<u>SC Holding</u>") are both owned 41.04% by Mark Petersen, 31.88% by Debtor, Petersen Health Care II, Inc., 19.18% by Debtor, Petersen Health Care, Inc., and 7.9% by Debtor, Petersen Health Systems, Inc.
  - 5. The following Debtors are owned 99% by Mark Petersen and 1% by SABL:

Midwest Health Operations, LLC

Petersen Health & Wellness, LLC

Petersen Health Business, LLC

Petersen Health Care VII, LLC

Petersen Health Enterprises, LLC

Petersen Health Group, LLC

Petersen Health Quality, LLC

War Drive, LLC

6. The following Debtors are wholly owned by SC Holding:

Aledo RE, LLC

Arcola RE, LLC

Aspen RE, LLC

Bement RE, LLC

Bradford AL RE, LLC

Bushnell AL RE, LLC

Collinsville RE, LLC

CYV Kewanee AL RE, LLC

Decatur RE, LLC

Eastview RE, LLC

Effingham RE, LLC

Havana RE, LLC

Kewanee, LLC

Lebanon RE, LLC

McLeansboro RE, LLC

North Aurora, LLC

Petersen 25, LLC

Petersen Farmer City, LLC

Piper RE, LLC

Pleasant View RE, LLC

Prairie City RE, LLC

Robings, LLC

Rosiclare RE, LLC

Royal RE, LLC

Shangri La RE, LLC

Shelbyville RE, LLC

Sullivan AL RE, LLC

Sullivan RE, LLC

Swansea RE, LLC

Tarkio RE, LLC

Tuscola RE, LLC

Twin RE, LLC

Vandalia RE, LLC

Walcott AL RE, LLC

Watseka RE, LLC

Westside RE, LLC

### 7. The following Debtors are owned 99% by SABL and 1% by Mark Petersen:

Aledo HCO, LLC

Arcola HCO, LLC

Aspen HCO, LLC

Bement HCO, LLC

Casey HCO, LLC

Collinsville HCO, LLC

CYE Bradford HCO, LLC

CYE Bushnell HCO, LLC

CYE Sullivan HCO, LLC

CYE Walcott HCO, LLC

Decatur HCO, LLC

Eastview HCO, LLC

Effingham HCO, LLC

Havana HCO, LLC

Kewanee HCO, LLC

Lebanon HCO, LLC

McLeansboro HCO, LLC

North Aurora HCO, LLC

Petersen Health Care – Farmer City, LLC

Piper HCO, LLC

Pleasant View HCO, LLC

Prairie City HCO, LLC

Robings HCO, LLC

Rosiclare HCO, LLC

Royal HCO, LLC

Shangri La HCO, LLC

Shelbyville HCO, LLC

Sullivan HCO, LLC

Swansea HCO, LLC

Tarkio HCO, LLC

Tuscola HCO, LLC

Twin HCO, LLC

Vandalia HCO, LLC

Village Kewanee HCO, LLC

Watseka HCO, LLC

Westside HCO, LLC

8. The following Debtors are wholly owned by Petersen Health Systems, Inc.:

Betty's Garden RE, LLC

Betty's Garden HCO, LLC

XCH, Inc.

9. The following Debtors are wholly owned by Petersen Health Care II, LLC:

Petersen 23, LLC

Petersen 26, LLC

Petersen 27, LLC

Petersen 29, LLC

Petersen 30, LLC

Petersen Management Company, LLC

Petersen MT, LLC

10. The following Debtors are wholly owned by Petersen Health Care III, LLC: Jonesboro, LLC Macomb, LLC South Elgin, LLC

11. The following Debtors are owned 99% by Mark Petersen and 1% by CYE Kewanee – PHC, Inc.:

CYE Kewanee HCO, LLC Kewanee AL, LLC

12. The following Debtors are owned 99% by Mark Petersen and 1% by CYE Knoxville – PHC, Inc.:

CYE Knoxville HCO, LLC Knoxville AL, LLC

13. The following Debtors are owned 99% by Mark Petersen and 1% by CYE Monmouth – PHC, Inc.:

CYE Monmouth HCO, LLC Monmouth AL, LLC

14. The following Debtors are owned 99% by Mark Petersen and 1% by El Paso – PHC, Inc.:

El Paso HCC, LLC El Paso HCO, LLC

15. The following Debtors are owned 99% by Mark Petersen and 1% by Flanagan – PHC, Inc.:

Flanagan HCC, LLC Flanagan HCO, LLC

16. The following Debtors are owned 99% by Mark Petersen and 1% by Legacy - PHC, Inc.:

Legacy Estates AL, LLC Legacy HCO, LLC

17. The following Debtors are owned 99% by Mark Petersen and 1% by Marigold – PHC, Inc.:

Marigold HCC, LLC

# Marigold HCO, LLC

18. The following Debtors are owned 99% by Mark Petersen and 1% by Polo – PHC, Inc.:

Polo HCO, LLC Polo, LLC

19. Debtor SJL Health Systems, Inc. is a Not-For-Profit.

Fill in this information to	identify the case:		
Debtor name Monmo	uth AL, LLC		
United States Bankruptcy (	Court for the: DISTRIC	CT OF DELAWARE	
Case number (if known)			
Case Humber (ii kilowii)			Check if this is an amended filing
Official Form 202			
Declaration L	Inder Pena	Ity of Perjury for Non-Individu	al Debtors 12/15
orm for the schedules of amendments of those documents of those documents and the date. Bankruptcy	assets and liabilities, uments. This form mu Rules 1008 and 9011 raud is a serious crim	f of a non-individual debtor, such as a corporation or partne any other document that requires a declaration that is not in ust state the individual's position or relationship to the debtol.  ne. Making a false statement, concealing property, or obtain in fines up to \$500,000 or imprisonment for up to 20 years, or	ncluded in the document, and any or, the identity of the document, and money or property by fraud in
Declaration a	nd signature		
individual serving as a	a representative of the o	horized agent of the corporation; a member or an authorized age debtor in this case.  ments checked below and I have a reasonable belief that the info	
			imation is true and correct.
		rsonal Property (Official Form 206A/B)  Claims Secured by Property (Official Form 206D)	
		Unsecured Claims (Official Form 206E/F)	
Schedule G:	Executory Contracts ar	nd Unexpired Leases (Official Form 206G)	
		m 206H) or Non-Individuals (Official Form 206Sum)	
Chapter 11 c		t of Creditors Who Have the 20 Largest Unsecured Claims and Alaration Consolidated Corporate Ownership Statem Holders	
I declare under penal	ty of perjury that the for	regoing is true and correct.	
Executed on	3/20/2024	X /s/ David R. Campbell	
	3/20/2024	Signature of individual signing on behalf of debtor	
		David R. Campbell	
		Printed name	
		Authorized Signatory	
		Position or relationship to debtor	