

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

)	
In re:)	Chapter 11
)	
TEHUM CARE SERVICES, INC., ¹)	Case No. 23-90086 (CML)
)	
Debtor.)	
)	

SUPPLEMENT

PLEASE TAKE NOTICE that attached hereto is a demonstrative that may be used during the March 3, 2023, hearing on the *Debtor’s Emergency Motion to Extend and Enforce the Automatic Stay* [Docket No. 7].

[Remainder of page intentionally left blank.]

¹ The last four digits of the Debtor’s federal tax identification number is 8853. The Debtor’s service address is: 205 Powell Place, Suite 104, Brentwood, Tennessee 37027.



Respectfully submitted this 3rd day of March, 2023.

GRAY REED

By: /s/ Jason S. Brookner

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*Proposed Counsel to the Debtor
and Debtor in Possession*

Certificate of Service

I certify that on March 3, 2023, I caused a copy of the foregoing document to be served by the Electronic Case Filing System for the United States Bankruptcy Court for the Southern District of Texas to all parties authorized to receive electronic notice in this case.

/s/ Jason S. Brookner

Jason S. Brookner

Indemnified Clients (13)		Indemnification Reference
1	Charles Ryan, Arizona DOC Director	Ex. 13: (Exerpt of) Arizona DOC Agreement, pp. 11-12 of 14 (amendment p. 1), para. 4
2	City of New York	Ex. 22: New York City Agreement, pp. 97-98 of 157 (Appx. A, pp. 24-25), sec. 8.03, 8.05, 8.06
3	Clackamas County	Ex. 24: Oregon Clackamas County Agreement Renewal, pp. 16-17, paras. 9.2, 9.3
4	David Shinn, Arizona DOC Director	Ex. 13: (Exerpt of) Arizona DOC Agreement, pp. 11-12 of 14 (amendment p. 1), para. 4
5	Florida DOC	Ex. 14: (Exerpt of) Florida DOC Agreement, pp. 2 of 8 (pp. 114-15), para I; last page, para. 7
6	Genesee County	Ex. 17: Michigan Genesee County Agreement, p. 11, paras. 9.2 & 9.3
7	Idaho DOC	Ex. 15: Idaho DOC Agreement p. 13 of 18 (p. 3) - para.12
8	Jefferson Dunn, Alabama DOC employee	Ex. 12: Alabama DOC Agreement, p. 30 of 53 (p. 28), para. 10.3
9	Mary Cooks, Alabama DOC employee	Ex. 12: Alabama DOC Agreement, p. 30 of 53 (p. 28), para. 10.3
10	Missouri DOC	Ex. 20: (Exerpt of) Missouri DOC Agreement p. 11 of 37 (p. 46), sec. 2.17.7; p. 32 of 37 (p. 177) sec. 2.17.7
11	Richard Pratt, Arizona DOC employee	Ex. 13: (Exerpt of) Arizona DOC Agreement, pp. 11-12 of 14 (amendment p. 1), para. 4
12	Rona Seigert, Idaho DOC employee	Ex. 15: Idaho DOC Agreement p. 13 of 18 (p. 3), para.12
13	Ruth Naglich, Alabama DOC employee	Ex. 12: Alabama DOC Agreement, p. 30 of 53 (p. 28), para. 10.3
Non-Debtor Affilates (2)		Indemnification Reference
1	CHS TX, Inc.	Ex. 10: Plan of Divisional Merger, p. 4, sec 11
2	YesCare Corp.	Ex. 10: Plan of Divisional Merger, p. 4, sec 11
Indemnified D&Os (8)		Indemnification Reference
1	Abraham Goldberger	Ex. 8: Bylaws of Corizon Health, Inc. (Texas) sec. 6.01
2	David Gefner	Ex. 8: Bylaws of Corizon Health, Inc. (Texas) sec. 6.01
3	Isaac Lefkowitz	Ex. 8: Bylaws of Corizon Health, Inc. (Texas) sec. 6.01
4	Patricia Schmidt	Ex. 18: Michigan – Dr. Schmidt Agreement pp. 2-3, paras. 4(a)-(b)
		Ex. 8: Bylaws of Corizon Health, Inc. (Texas) sec. 6.01
5	Sara Tirschwell	Ex. 10: Plan of Div Merger pp. 3-4, paras. 6, 11
6	Scot Yarnell	Ex. 16: Kansas PA Agreement, pp. 16-17 of 17 (Exhibit A)
		Ex. 8: Bylaws of Corizon Health, Inc. (Texas) sec. 6.01
7	Scott King	Ex. 10: Plan of Div Merger pp. 3-4, paras. 6, 11
8	Sidney Wilson	Ex. 23: New York PC Agreeemnt, p. 9, para. 7 (Wilson)