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Docket #1317 Date Filed: 1/22/2019

Case 2:18-bk-20151-ER

Doc 1317

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1. Jacob Nathan Rubin, MD, FAAC, the Patient Care Ombudsman (" <u>PCO</u> ") appointed
in these chapter 11 bankruptcy cases, hereby submits his Monthly Fee Application (the
"Application") for Allowance and Payment of Interim Compensation and Reimbursement of
Expenses for the Period December 1, 2018 through December 31, 2018 (the "Application Period")
for himself and for Dr. Tim Stacy DNP, ACNP-BC ("Dr. Stacy") who the PCO hired as a
consultant in accordance with an order of the Court entered as Docket Number 753. In support of
this Application, the PCO respectfully represents as follows:

2. The PCO incurred a total of \$40,950.00 in fees and \$1,514.36 in expenses during the Application Period for a total of \$42,464.36. The PCO billed 54.6 hours of time during the Application Period. These fees and expenses break down as follows:

Period	Fees	Expenses	Total
12/01/2018-12/31/2018	\$40,950.00	\$1,514.36	\$42,464.36

3. Dr. Stacy incurred a total of \$36,400.00 in fees and \$0 in expenses during the Application Period for a total of \$36,400.00. Dr. Stacy billed 112 hours of time during the Application Period. These fees and expenses break down as follows:

Period	Fees	Expenses	Total
12/01/2018-12/31/2018	\$36,400.00	\$0	\$36,400.00

4. In accordance with the Court order entered as Docket Number 826 (the "Fee Procedure Order"), the PCO seeks payment of 80% of his fees and 100% of his expenses incurred during the Application Period, which amounts to a total of \$34,274.36, and Dr. Stacy seeks payment of 80% of his fees and 100% of his expenses incurred during the Application Period, which amounts to a total of \$29,120.00.

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#### Case 2:18-bk-20151-ER Doc 1317 Filed 01/22/19 Entered 01/22/19 14:19:00 Desc Main Document Page 3 of 32

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- 5. For the post-petition period, the PCO and Dr. Stacy have each been paid to date as follows: \$60,540 (PCO) and \$25,064 (Dr. Stacy), which are for 80% of fees and 100% of expenses incurred in October, 2018, and \$45,373.61 (PCO) and \$21,580 (Dr. Stacy), which are for 80% of fees and 100% of expenses incurred in November, 2018
  - Through December 31, 2018, the PCO and Dr. Stacy are owed as follows:
     October 2018: \$15,135 (PCO), \$6,266 (Dr. Stacy)

     November 2018: \$10,875 (PCO), \$5,395 (Dr. Stacy)<sup>2</sup>
     December 2018: \$42,464.36 (PCO), \$36,400 (Dr. Stacy)
- 7. Attached hereto as Exhibit "A" is the name of the PCO and his billing rate and the name of Dr. Stacy and his billing rate. Attached hereto as Exhibit "B" are the detailed time and expense statements for the Application Period for the PCO and for Dr. Stacy.
- 8. A copy of this Application has been served by the PCO's counsel by first class mail, postage prepaid, on January 22, 2019, on the Office of the United States Trustee, the above-captioned chapter 11 debtors (the "Debtors"), counsel to the Debtors, counsel to the Official Committee of Unsecured Creditors and all parties who have requested special notice (collectively, the "Notice Parties").
- 9. Pursuant to the Fee Procedures Order, the Debtors are authorized to make the payments requested herein to the PCO and Dr. Stacy without a further hearing or order of this Court unless an objection to this Application is filed with the Court and served upon the Notice Parties within ten (10) calendar days after the date of mailing of this Application (i.e., by February 1, 2019). If such an objection is timely filed, the Debtors are authorized to pay 80% of the uncontested fees and 100% of the uncontested expenses incurred by the PCO or Dr. Stacy during the Application Period without further order of the Court. If no objection is timely filed, the

<sup>&</sup>lt;sup>2</sup> The unpaid amounts for October and November 2018 take into account the interim payments that the PCO and Dr. Stacy have received for the fees and costs incurred during these months.

Case	2:18-bk-20151-ER	Doc 1317 Main Do	Filed 01/ cument		Ente e 4 of 3		./22/19	14:19:00	)	Desc
1	Debtors are authorize	ed to pay 80%	of all fees	s reque	sted an	d 100%	of all ex	xpenses ir	n th	nis
2	Application without	further order	of the Cou	rt.						
3	10. The in	nterim compe	nsation and	l reiml	ourseme	ent of e	xpenses	sought in	thi	s Application
4	is not final. Upon the	e conclusion	of these cha	apter 1	1 bankı	ruptcy	cases, the	e PCO an	d D	r. Stacy will
5	seek Court approval	of all fees and	d expenses	incurr	ed by th	nem in	hese cha	pter 11 ca	ase	s. Any
6	interim fees or reimb	ursement of e	expenses pa	aid by	the Deb	otors to	the PCC	and Dr.	Sta	cy will be
7	credited against such	final fees and	d expenses	as ma	y be all	owed b	y this Co	ourt.		
8 9	WHEREFOR	E, the PCO r	espectfully	reque	sts that	the De	otors pay	to the PC	CO	the
10	\$34,274.36 requested	l to be paid to	the PCO a	as set f	orth in	this Ap	plication	, and the	PC	CO
11	respectfully requests	that the Debt	or pay to D	r. Stad	ey the \$	29,120	request	ed to be p	aid	l to Dr. Stacy
12	as set forth in this Ap	plication.								
13										
14	Dated: January, 20	019	JACOB	NAT	HAN R	UBIN,	MD, FA	AC		
15			By:		see att	tached				
16			<i>D</i> y		See an					<del></del>
17	Dated: January, 20	)19	DR. TI	M STA	ACY Di	NP, AC	NP-BC			
18 19			By:		see att	tached				
20			<i></i>							
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JAN/22/2019/TUE 01:10 PM Cardiology P. 004 Case 2:18-bk-20151-ER Doc 1317 Filed 01/22/19 Entered 01/22/19 14:19:00 Main Document Page 5 of 32 Debtors are authorized to pay 80% of all fees requested and 100% of all expenses in this 1 Application without further order of the Court. 2 10. The interim compensation and reimbursement of expenses sought in this Application 3 4 is not final. Upon the conclusion of these chapter 11 bankruptcy cases, the PCO and Dr. Stacy will 5 seek Court approval of all fees and expenses incurred by them in these chapter 11 cases. Any 6 interim fees or reimbursement of expenses paid by the Debtors to the PCO and Dr. Stacy will be 7 credited against such final fees and expenses as may be allowed by this Court. 8 WHEREFORE, the PCO respectfully requests that the Debtors pay to the PCO the 9 \$34,274.36 requested to be paid to the PCO as set forth in this Application, and the PCO 10 respectfully requests that the Debtor pay to Dr. Stacy the \$29,120 requested to be paid to Dr. Stacy 11 12 as set forth in this Application. 13 Dated: January \_\_, 2019 JACOB NATHAN RUBIN, MD, FAAC 14 15 16 17 Dated: January \_\_, 2019 P-BC 18 19 20 21 22 23 24 25 26

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**EXHIBIT A** 

### **EXHIBIT "A"**Professionals and Hourly Rates (12/01/2018 – 12/31/2018)

Professional	Title	Hourly Rate
Jacob Nathan Rubin, MD, FAAC	Patient Care Ombudsman ("PCO")	\$750.00
Dr. Tim Stacy DNP, ACNP-BC	PCO's Consultant	\$325.00

### FEE APPLICATION

Dr. Nathan Rubin

4955 Van Nuys Blvd., #415 Sherman Oaks, CA 91403

Nathan Rubin and Timothy Stacy Re Verity Health RB

**OUR FILE #: 8713** 

PROFESSIONAL SERVICE RENDERED 12/1/2018 THROUGH 12/31/2018

TOTAL PROFESSIONAL HOURS 166.6 FEES \$77,350.00

**COSTS** 

AIRFARE 474.00 HOTEL 755.00 TRAVEL 285.36

TOTAL COSTS \$1,514.36

CURRENT PERIOD TOTAL PROFESSIONAL FEES AND COSTS \$78,864.36

# Nathan Rubin and Timothy Stacy Re Verity CASE # 8713

1/22/2019

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From Date
To Date

12/1/2018 12/31/2018

03 -	RIIGIN	IFSS	OPER	ATIONS
U3 =	DUSIN	IEGG	UPER	AIIUNG

12/1/2018 REVIEW NOTES RE:SETON

0045704	NB	750.00	<b>*</b> 4.075.00	2.5
2215781	NR	750.00	\$1,875.00	2.5
12/1/2018	REPORT WRITING			
2215761	TS	325.00	\$1,950.00	6.0
12/2/2018	REPORT WRITING			
2215762	TS	325.00	\$1,950.00	6.0
12/3/2018	TRAVEL TO SETON FROM LAX.			
2215782	NR	750.00	\$1,500.00	2.0
12/3/2018	SETON FROM PORTAL TO PORTAL			
2215783	NR	750.00	\$1,500.00	2.0
12/3/2018	TRAVEL TO SETON MEDICAL CENTER	R PORT TO PORT		
2215763	TS	325.00	\$650.00	2.0
12/3/2018	REVIEW SEATON MEDICAL CENTER I	DATA ROOM SUBMISSI	ONS. PREPARE FOR ONS	ITE
	HOSPITAL VISIT			
2215764	TS	325.00	\$975.00	3.0
12/4/2018	ONE DRIVE REVIEW SETON			
2215784	NR	750.00	\$2,250.00	3.0
12/4/2018	515-730 ONE DRIVE DOCUMENT REVI	EW		
2215785	NR	750.00	\$1,725.00	2.3
12/4/2018	SETON SITE VISIT TO INCLUDE BUT N	OT LIMITIED TO REVIE	W OF ON-SITE RECORDS,	TOUR,
	ATTENDING PATIENT CARE RELATED		ONS WITH ADMINISTRATIO	N,
2215765	DIRECTORS, MANAGERS AND STAFF. TS	325.00	\$4,225.00	13.0
12/5/2018	SETON VISIT		. ,	
2215786	NR	750.00	\$9,000.00	12.0
22 137 00	1417	700.00	ψυ,υυυ.υυ	12.0

# Nathan Rubin and Timothy Stacy Re Verity CASE # 8713

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From Date
To Date

12/1/2018 12/31/2018

12/5/2018 4HRS PORTAL TO PORTAL. 1 HR

12/5/2018 SETON SITE VISIT TO INCLUDE BUT NOT LIMITIED TO REVIEW OF ON-SITE RECORDS, TO ATTENDING PATIENT CARE RELATED MEETINGS, DISCUSSIONS WITH ADMINISTRATION, DIRECTORS, MANAGERS AND STAFF. 0800-2000  2215766 TS 325.00 \$3,900.00  12/5/2018 SETON TRAVEL TIME  2215767 TS 325.00 \$325.00  12/5/2018 REVIEW SEATON MEDICAL CENTER VISIT NOTES, DEVELOP REPORT OUTLINE FOR SETOMEDICAL CENTER AND SETON COASIDE AND SURROUNDING CLINICS	12.0
12/5/2018         SETON TRAVEL TIME           2215767         TS         325.00         \$325.00           12/5/2018         REVIEW SEATON MEDICAL CENTER VISIT NOTES, DEVELOP REPORT OUTLINE FOR SETONAL CENTER VISIT NOTES.	1.0 DN
2215767 TS 325.00 \$325.00  12/5/2018 REVIEW SEATON MEDICAL CENTER VISIT NOTES, DEVELOP REPORT OUTLINE FOR SETC	DN
12/5/2018 REVIEW SEATON MEDICAL CENTER VISIT NOTES, DEVELOP REPORT OUTLINE FOR SETO	DN
·	
	4.0
2215768 TS 325.00 \$1,300.00	
12/6/2018 REPORT WRITING	
2215769 TS 325.00 \$3,250.00	10.0
12/7/2018 REVIEW ALL HOSPITAL NOTES	
2215789 NR 750.00 \$1,500.00	2.0
12/7/2018 REPORT WRITING	
2215770 TS 325.00 \$3,250.00	10.0
12/8/2018 REVIEW HOSPITAL NOTES AND WRITE OUTLINE	
2215790 NR 750.00 \$3,000.00	4.0
12/8/2018 TELEPHONE CONFERENCE WITH MONICA KIM AND BENDER REGARDING PCO REPORT	
2215802 NR 750.00 \$300.00	0.4
12/8/2018 REPORT WRITING	
2215771 TS 325.00 \$3,900.00	12.0
12/9/2018 WRITE	
2215791 NR 750.00 \$9,000.00	12.0
12/9/2018 REPORT WRITING	
2215772 TS 325.00 \$3,900.00	12.0

Nathan Rubin and Timothy Stacy Re Verity CASE # 8713

2215797

NR

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3.0

From Date
To Date

12/1/2018 12/31/2018

12/10/2018	FINAL REPORT EDITING AND F	PROOF READING. SUBMIT FIRS	T REPORT	
221579	5 NR	750.00	\$2,250.00	3.0
12/10/2018	TELEPHONE CONFERENCE WI THEREOF	TH MONICA KIM REGARDING R	REPORT AND SUBMISSION	N
2215803	3 NR	750.00	\$375.00	0.5
12/10/2018	REPORT EDITING, FIANALIZING	G AND SUBMISSION 400AM-160	00PM	
221577	3 TS	325.00	\$3,900.00	12.0
12/12/2018	TELEPHONE CONFERENCE WI REPORTS	TH MONICA KIM AND STACY RI	EGARDING CURRENT ANI	D NEXT
2215804	4 NR	750.00	\$150.00	0.2
12/19/2018	TELEPHONE CONFERENCE WI PAYMENT AND NOVEMBER FEI		CY REGARDING OCTOBEI	₹
2215809	9 NR	750.00	\$300.00	0.4
12/20/2018	TELEPHONE CONFERENCE WI NOVEMBER FEES, CHANGES T		Y REGARDING STATEME	NT OF
221580	7 NR	750.00	\$375.00	0.5
12/21/2018	TELEPHONE CONFERENCE WI STATEMENTS, STATEMENTS F			
221580	5 NR	750.00	\$450.00	0.6
12/24/2018	TELEPHONE CONFERENCE WI OCTOBER FEES	TH MONICA KIM AND DR. STAC	Y REGARDING PAYMENT	OF
2215810	0 NR	750.00	\$150.00	0.2
12/26/2018	REVIEW PCO REPORT, REVIENST. VINCENTS.	W DATA ROOM FOR NEW OCC	URENCES FOR ST. FRAN	CIS AND
2215774	4 TS	325.00	\$975.00	3.0
12/27/2018	ST. VICENTS HOSPITAL AND H	ID UNIT. CDPH, TJC DATA REVI	EW.	
		750.00	\$2,250.00	3.0
2215790	6 NR	750.00	<del>+=</del> ;=====	
2215790 12/27/2018		REVIEW OF RECORDS, CDPH		

750.00

\$2,250.00

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Nathan Rubin and Timothy Stacy Re Verity

1/22/2019

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CASE # 8713

2215777

TS

From Date
To Date

12/1/2018 12/31/2018

12/28/2018 ST. FRANCIS REVIEW. ONSITE REVIEW OF RECORDS, CDPH, CMS, DISCUSSION WITH PI DIRECTOR, TRAUMA SURVEY, QULAITY DIRECTOR, CMO.

\$975.00

3.0

Total

325.00

\$77,350.00

166.6

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1/22/2019

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# Nathan Rubin and Timothy Stacy Re Verity Health CASE # 8713

SERVICE RENDERE	D FRON	12/1/2018	THROUGE	12/31/2018
03 - BUSINES	S OPERA	TIONS		
NR		54.6	750.00	\$40,950.00
TS		112.0	325.00	\$36,400.00
<b>Total Hours</b>		166.6	Total Fees	\$77,350.00

### Case 2:18-bk-201515FD Doc 1317 Filed 01/22/19 Filed 01/22/19 14:19:00 Desc

Nathan Rubin and Timothy Stacy Re Verity Health

1/22/2019

**CASE # 8713** 

From Date 12/1/2018 To Date 12/31/2018

NR 54.6 Hours @ 750.00 \$40,950.00
TS 112.0 Hours @ 325.00 \$36,400.00

Total Hours 166.6 Total Fees \$77,350.00

Case 2:18-bk-20<u>154 ERT bol 13</u>Y7 Still 14:289 Entered 01/22/19 14:19:00 Desc Main Document Page 16 of 32

Nathan Rubin and Timothy Stacy Re Verity Health

1/22/2019

**CASE # 8713** 

From Date 12/1/2018

To Date 12/31/2018

DESCRIPTIONFEESBUSINESS OPERATIONS\$77,350.00TOTAL FEES\$77,350.00

Nathan Rubin a CASE # 8713	and Timothy	From Date To Date	12/1/2018 12/31/2018	
12/3/2018	AIRFARE			474.00
12/3/2018	HOTEL			755.00
12/3/2018	TRAVEL			142.68
12/3/2018	TRAVEL			63.80
12/5/2018	TRAVEL			19.14
12/5/2018	TRAVEL			21.30
12/4/2018	TRAVEL			19.44
12/4/2018	TRAVEL			19.00

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Nathan Rubin and Timothy From Date 12/1/2018 FILEE # 8713 To Date 12/31/2018

 AIRFARE
 474.00

 HOTEL
 755.00

 TRAVEL
 285.36

TOTAL COSTS \$1,514.36

Case 2:18-bk-20151-ER Doc 1317 Filed 01/22/19 Entered 01/22/19 14:19:00 Desc Main Document Page 19 of 32

1	PROOF OF SERVICE OF DO	CUMENI
2	I am over the age of 18 and not a party to this bankruptcy case or ad address is:	lversary proceeding. My business
3	10250 Constellation Blvd., Suite 1700, Los Angeles, CA 90067	
5	A true and correct copy of the foregoing document entitled ( <i>specify</i> ): MONTHLY FEE APPLICATION FOR ALLOWANCE AND PAYMEN REIMBURSEMENT OF EXPENSES FOR THE PERIOD DECEMBE	IT OF INTERIM COMPENSATION AND R 1, 2018 THROUGH DECEMBER 31,
6	2018 FOR HIMSELF AND FOR DR. TIM STACY DNP, ACNP-BC w judge in chambers in the form and manner required by LBR 5005-2(c	
7	1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONI controlling General Orders and LBR, the foregoing document will be	
8 9	hyperlink to the document. On ( <i>date</i> ) January 18, 2019, I checked the case or adversary proceeding and determined that the following persuits to receive NEF transmission at the email addresses stated below	e CM/ECF docket for this bankruptcy sons are on the Electronic Mail Notice
10		Service information continued on
11	attached page	Z corride information contained on
12	2. <u>SERVED BY UNITED STATES MAIL</u> : On January 18, 2019, I served the following persons and/or entities a	
13	bankruptcy case or adversary proceeding by placing a true and correct the United States mail, first class, postage prepaid, and addressed a	s follows. Listing the judge here
14	constitutes a declaration that mailing to the judge <u>will be completed</u> r document is filed.	io later than 24 nours after the
15	attached page	☐ Service information continued on
16	3. SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FAC	SIMILE TRANSMISSION OR EMAIL
17	(state method for each person or entity served): Pursuant to F.R.Civ 18, 2019, I served the following persons and/or entities by personal or	v.P. 5 and/or controlling LBR, on January
18	those who consented in writing to such service method), by facsimile Listing the judge here constitutes a declaration that personal delivery	transmission and/or email as follows.
19	be completed no later than 24 hours after the document is filed.	
20	Via Attorney Service The Honorable Ernest M. Robles	
21	United States Bankruptcy Court, #1560 255 E. Temple Street Los Angeles, CA 90012	
22		☐ Service information continued on
23	attached page	
24	I declare under penalty of perjury under the laws of the United States	s that the foregoing is true and correct.
25	January 18, 2019 Jason Klassi  Date Printed Name	/s/ Jason Klassi
26	Date Printed Name	Signature
27		
- 1	.I	

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1	2:18-bk-20151-ER Notice will be electronically mailed to:
2	Robert N Amkraut on behalf of Creditor Swinerton Builders ramkraut@foxrothschild.com
3	Kyra E Andrassy on behalf of Creditor MGH Painting, Inc. kandrassy@swelawfirm.com, csheets@swelawfirm.com;gcruz@swelawfirm.com;jchung@swelawfirm.com
5	Kyra E Andrassy on behalf of Interested Party Courtesy NEF kandrassy@swelawfirm.com, csheets@swelawfirm.com;gcruz@swelawfirm.com;jchung@swelawfirm.com
6	Simon Aron on behalf of Interested Party RCB Equities #1, LLC saron@wrslawyers.com
7 8	Lauren T Attard on behalf of Creditor SpecialtyCare Cardiovascular Resources, LLC lattard@bakerlaw.com, abalian@bakerlaw.com
9	Keith Patrick Banner on behalf of Creditor Abbott Laboratories Inc. kbanner@greenbergglusker.com, sharper@greenbergglusker.com;calendar@greenbergglusker.com
10 11	Keith Patrick Banner on behalf of Interested Party CO Architects kbanner@greenbergglusker.com, sharper@greenbergglusker.com;calendar@greenbergglusker.com
12	Cristina E Bautista on behalf of Creditor Health Net of California, Inc. cristina.bautista@kattenlaw.com, ecf.lax.docket@kattenlaw.com
13 14 15	James Cornell Behrens on behalf of Creditor Committee Official Committee of Unsecured Creditors of Verit Health System of California, Inc., et al. jbehrens@milbank.com, gbray@milbank.com;mshinderman@milbank.com;hmaghakian@milbank.com;dodonnell@milbank.com;jbrewster@milbank.com;JWeber@milbank.com
16	Ron Bender on behalf of Health Care Ombudsman J. Nathan Ruben rb@lnbyb.com
17 18	Ron Bender on behalf of Health Care Ombudsman Jacob Nathan Rubin rb@Inbyb.com
19	Bruce Bennett on behalf of Creditor Nantworks, LLC bbennett@jonesday.com
20 21	Bruce Bennett on behalf of Creditor Verity MOB Financing II LLC bbennett@jonesday.com
$\begin{bmatrix} 21 \\ 22 \end{bmatrix}$	Bruce Bennett on behalf of Creditor Verity MOB Financing LLC bbennett@jonesday.com
23	Peter J Benvenutti on behalf of Creditor County of San Mateo pbenvenutti@kellerbenvenutti.com, pjbenven74@yahoo.com
24   25	Elizabeth Berke-Dreyfuss on behalf of Creditor Center for Dermatology, Cosmetic and Laser Surgery edreyfuss@wendel.com
26	Steven M Berman on behalf of Creditor KForce, Inc. sberman@slk-law.com
27   28	Alicia K Berry on behalf of Attorney Alicia Berry Alicia.Berry@doj.ca.gov

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1	Alicia K Berry on behalf of Interested Party Attorney General For The State Of Ca Alicia.Berry@doj.ca.gov
2 3	Stephen F Biegenzahn on behalf of Creditor Josefina Robles efile@sfblaw.com
4	Stephen F Biegenzahn on behalf of Interested Party Courtesy NEF efile@sfblaw.com
5 6	Karl E Block on behalf of Interested Party Courtesy NEF kblock@loeb.com, jvazquez@loeb.com;ladocket@loeb.com
7 8	Dustin P Branch on behalf of Interested Party Wells Fargo Bank, National Association, as indenture trustee branchd@ballardspahr.com, carolod@ballardspahr.com;hubenb@ballardspahr.com;Pollack@ballardspahr.com
9 10	Michael D Breslauer on behalf of Creditor Hunt Spine Institute, Inc. mbreslauer@swsslaw.com, wyones@swsslaw.com;mbreslauer@ecf.courtdrive.com;wyones@ecf.courtdrive.com
11	Chane Buck on behalf of Interested Party Courtesy NEF cbuck@jonesday.com
12 13	Damarr M Butler on behalf of Creditor Pension Benefit Guaranty Corporation butler.damarr@pbgc.gov, efile@pbgc.gov
14	Lori A Butler on behalf of Creditor Pension Benefit Guaranty Corporation butler.lori@pbgc.gov, efile@pbgc.gov
15	Howard Camhi on behalf of Creditor The Huntington National Bank hcamhi@ecjlaw.com, tcastelli@ecjlaw.com;amatsuoka@ecjlaw.com
16   17	Shirley Cho on behalf of Attorney Pachulski Stang Ziehl & Jones LLP scho@pszjlaw.com
18	Shirley Cho on behalf of Debtor Verity Health System of California, Inc. scho@pszjlaw.com
19 20	Shawn M Christianson on behalf of Creditor Oracle America, Inc. cmcintire@buchalter.com, schristianson@buchalter.com
21	Shawn M Christianson on behalf of Interested Party Courtesy NEF cmcintire@buchalter.com, schristianson@buchalter.com
22   23	Kevin Collins on behalf of Creditor Roche Diagnostics Corporation kevin.collins@btlaw.com, Kathleen.lytle@btlaw.com
$\begin{bmatrix} 23 \\ 24 \end{bmatrix}$	David N Crapo on behalf of Creditor Sharp Electronics Corporation dcrapo@gibbonslaw.com, elrosen@gibbonslaw.com
25	Mariam Danielyan on behalf of Creditor Aida Iniguez md@danielyanlawoffice.com, danielyan.mar@gmail.com
26   27	Mariam Danielyan on behalf of Creditor Francisco Iniguez md@danielyanlawoffice.com, danielyan.mar@gmail.com
,,	Brian L Davidoff on behalf of Creditor Abbott Laboratories Inc.

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1	bdavidoff@greenbergglusker.com, calendar@greenbergglusker.com;jking@greenbergglusker.com
2	Brian L Davidoff on behalf of Interested Party CO Architects bdavidoff@greenbergglusker.com, calendar@greenbergglusker.com;jking@greenbergglusker.com
3	Aaron Davis on behalf of Creditor US Foods, Inc. aaron.davis@bryancave.com, kat.flaherty@bryancave.com
5	Kevin M Eckhardt on behalf of Creditor C. R. Bard, Inc. keckhardt@huntonak.com, keckhardt@hunton.com
6	Kevin M Eckhardt on behalf of Creditor Smith & Nephew, Inc. keckhardt@huntonak.com, keckhardt@hunton.com
7 8	Andy J Epstein on behalf of Interested Party Courtesy NEF taxcpaesq@gmail.com
9	Christine R Etheridge on behalf of Creditor Fka GE Capital Wells Fargo Vendor Financial Services, LLC christine.etheridge@ikonfin.com
10	M Douglas Flahaut on behalf of Creditor Medline Industries, Inc. flahaut.douglas@arentfox.com
11 12	Michael G Fletcher on behalf of Interested Party Courtesy NEF mfletcher@frandzel.com, sking@frandzel.com
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