Case	2:18-bk-20151-ER Doc 3121 Filed on Main Document	DUCKEL #3121 Date Flieu, 9/24/2019
1 2 3 4 5 6 7 8) S BANKRUPTCY COURT LIFORNIA - LOS ANGELES DIVISION
9	In re	Lead Case No. 2:18-bk-20151-ER
10 11 12	WERITY HEALTH SYSTEM OF CALIFORNIA, INC., <i>et al.</i> , Debtors and Debtors In Possession.	Jointly Administered With: CASE NO.: 2:18-bk-20162-ER CASE NO.: 2:18-bk-20163-ER CASE NO.: 2:18-bk-20164-ER
13		CASE NO.: 2:18-bk-20165-ER CASE NO.: 2:18-bk-20167-ER
14 15	 ☑ Affects All Debtors □ Affects Verity Health System of California, 	CASE NO.: 2:18-bk-20169-ER CASE NO.: 2:18-bk-20169-ER CASE NO.: 2:18-bk-20171-ER
16	Inc.	CASE NO.: 2:18-bk-20172-ER CASE NO.: 2:18-bk-20173-ER
17	 Affects Saint Louise Regional Hospital Affects St. Francis Medical Center Affects St. Vincent Medical Center 	CASE NO.: 2:18-bk-20175-ER CASE NO.: 2:18-bk-20176-ER
18	☐ Affects Seton Medical Center □ Affects O'Connor Hospital Foundation	CASE NO.: 2:18-bk-20178-ER CASE NO.: 2:18-bk-20179-ER CASE NO.: 2:18-bk-20180-ER
19	Affects Saint Louise Regional Hospital Foundation	CASE NO.: 2:18-bk-20180-ER CASE NO.: 2:18-bk-20181-ER Chapter 11 Cases
20	□ Affects St. Francis Medical Center of Lynwood Foundation	Hon. Judge Ernest M. Robles
21	 Affects St. Vincent Foundation Affects St. Vincent Dialysis Center, Inc. 	THIRD STIPULATION CONTINUING DEADLINES RELATED TO ANY RESPONSE TO THE DEBTORS'
22 23	Affects Seton Medical Center Foundation Affects Verity Business Services Affects Verity Medical Foundation	MOTION TO APPROVE DISCLOSURE STATEMENT FILED BY OLD REPUBLIC INSURANCE COMPANY AND THE CHUBB
23	 Affects Verity Medical Foundation Affects Verity Holdings, LLC 	COMPANIES RELATES TO DOCKET NOS. 2995, 2998, 3003, 3077,
24 25	☐ Affects De Paul Ventures, LLC ☐ Affects De Paul Ventures - San Jose ASC,	3100
26	LLC Debtors and Debtors In Possession.	<u>Current Hearing Date and Time</u> : Date: October 2, 2019 Time: 10:00 a.m. (Pacific Time)
27		Place: Courtroom 1568 255 E. Temple St.
28		Los Angeles, CA 90012
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Case 2:18-bk-20151-ER Doc 3121 Filed 09/24/19 Entered 09/24/19 11:52:12 Desc Main Document Page 2 of 6

This stipulation is entered into between Verity Health System Of California, Inc. and the above-referenced affiliated debtors and debtors in possession in the above captioned chapter 11 bankruptcy cases (collectively, the "<u>Debtors</u>"), on the one hand, and Old Republic Insurance Company ("<u>Old Republic</u>") and Federal Insurance Company, ACE American Insurance Company, and Illinois Union Insurance Company (collectively, the "<u>Chubb Companies</u>" and, together with the Debtors and Old Republic, the "<u>Parties</u>"), on the other, with respect to the following:

A. On September 3, 2019, the Debtors filed the *Debtors' Chapter 11 Plan of Liquidation (Dated September 3, 2019)* [Docket No. 2993] (the "<u>Plan</u>") and related *Disclosure Statement Describing Debtors' Chapter 11 Plan of Liquidation (Dated September 3, 2019)*[Docket No. 2994] (the "<u>Disclosure Statement</u>").

12 B. On September 4, 2019, the Debtors filed the Notice of Hearing and Motion of the 13 Debtors for an Order Approving: (I) Proposed Disclosure Statement; (II) Solicitation and Voting Procedures; (III) Notice and Objection Procedures for Confirmation of Debtors' Plan; and 14 15 (IV) Granting Related Relief [Docket No. 2995] (the "Motion"). The Motion requests that the Court (i) approve the Disclosure Statement, (ii) find that the Disclosure Statement contains 16 17 "adequate information" pursuant to 11 U.S.C. § 1125, (iii) approve solicitation and voting 18 procedures related to confirmation of the Plan, (iv) establish notice and objection procedures for confirmation of the Plan, and (v) grant such other relief as is necessary. 19

C. On September 4, 2019, the Court entered the Order Setting Hearing on Motion for
Approval of Disclosure Statement for October 2, 2019, at 10:00 a.m. [Docket No. 2998] (the
"Scheduling Order"), setting the Motion for hearing on October 2, 2019 at 10:00 a.m.. The Court
also set September 18, 2019 as the deadline to file oppositions to the Motion (the "Opposition
<u>Deadline</u>") and September 25, 2019 as the deadline to file replies (the "<u>Reply Deadline</u>") in
support of the Motion. See Scheduling Order, ¶ 1 at 2.

D. On September 17, 2019, the Court entered the Order Approving Stipulation
Continuing Deadlines Related to Any Response to the Debtors' Motion to Approve Disclosure
Statement Filed by Old Republic Insurance Company and the Chubb Companies [Docket No.

Case 2:18-bk-20151-ER Doc 3121 Filed 09/24/19 Entered 09/24/19 11:52:12 Desc Main Document Page 3 of 6

3077], which extended the Opposition Deadline to September 20, 2019 and extended the Reply Deadline to September 27, 2019.

E. On September 19, 2019, the Parties filed the *Second Stipulation Continuing Deadlines Related to Any Response to the Debtors' Motion to Approve Disclosure Statement Filed by Old Republic Insurance Company and the Chubb Companies* [Docket No. 3100] (the <u>"Second Stipulation</u>"), which requested an extension of the Opposition Deadline to September 24, 2019 and extended the Reply Deadline to September 30, 2019, at 12:00 p.m. (Pacific Time). As of the date of this Stipulation, the Court has not entered an order on the Second Stipulation.

F. On September 20, 2019, the Debtors filed a motion [Docket No. 3103] (the
"<u>Continuance Motion</u>") to continue the Hearing on the Motion to October 15, 2019, at 10:00 a.m.
(Pacific Time). As of the date of this Stipulation, the Court has not entered an order on the
Continuance Motion.

G. The Parties continue to engage in negotiations concerning the Disclosure
Statement and Plan, and jointly agree to further extend the Opposition Deadline and Reply
Deadline to allow additional time to engage in negotiations.

NOW, THEREFORE, all of the Parties to this Stipulation hereby stipulate and agree as
follows:

The Opposition Deadline for Old Republic and the Chubb Companies shall be
 extended from September 24, 2019 to October 1, 2019.

20 2. The Reply Deadline for the Debtors, with respect to any opposition or response to
 21 the Motion filed by Old Republic or the Chubb Companies, shall be extended from September 30,
 22 2019 at 12:00 p.m. (Pacific Time) to such date and time set for replies by the Court's order on the
 23 Continuance Motion, unless otherwise agreed by the Parties by a separate stipulation.

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1	Dated: September 24, 2019	DENTONS US LLP
2		Du /c/ Tania M. Mounon
3		By: <u>/s/ Tania M. Moyron</u> Tania M. Moyron
4		Counsel to the Debtors and Debtors in Possession
5	Dated: September 24, 2019	FOX SWIBEL LEVIN & CARROLL LLP
6		
7		By: Margaret M. Anderson
8		Counsel to Old Republic Insurance Company
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10	Dated: September 24, 2019	DUANE MORRIS LLP
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12		By: Marcus O. Colabianchi
13		Counsel to the Chubb Companies
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500 704	1	Dated: September 24, 2019	DENTONS US LLP
	2		Bv:
	3		By: Tania M. Moyron
	4		Counsel to the Debtors and Debtors in Possession
	5	Dated: September 24, 2019	FOX SWIBEL LEVIN & CARROLL LLP
	6		\frown
	7		By:A N4K Margaret M. Anderson
	8		Counsel to Old Republic Insurance Company
	9		
	10	Dated: September 24, 2019	DUANE MORRIS LLP
US LLP STREET, SUITE 2500 RNIA 90017-5704 -9300	11		
S LLP REET, S NIA 90 300	12		By: Marcus O. Colabianchi
CHC S	13		Counsel to the Chubb Companies
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Filed 09/24/19 Entered 09/24/19 11:52:12 Desc Case 2:18-bk-20151-ER Doc 3121 Main Document Page 6 of 6 Dated: September 24, 2019 1 DENTONS US LLP 2 By: _ 3 Tania M. Moyron Counsel to the Debtors and Debtors in Possession 4 5 Dated: September 24, 2019 FOX SWIBEL LEVIN & CARROLL LLP 6 7 By: _____ Margaret M. Anderson 8 Counsel to Old Republic Insurance Company 9 10 Dated: September 24, 2019 DUANE MORRIS LLP 11 12 By: Marcus O. Colabianchi 13 Counsel to the Chubb Companies 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 4 US_Active\113278159\V-1

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