Case	2:18-bk-20151-ER Doc 3621 Filed 11 Main Document	/15/10 Entered 11/15/10 17:56:78 Desc Docket #3621 Date Filed: 11/15/2019 רמשי טוש
Case 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Main Document SAMUEL R. MAIZEL (Bar No. 189301) samuel.maizel@dentons.com TANIA M. MOYRON (Bar No. 235736) tania.moyron@dentons.com NICHOLAS A. KOFFROTH (Bar. No. 287854) nicholas.koffroth@dentons.com DENTONS US LLP 601 South Figueroa Street, Suite 2500 Los Angeles, California 90017-5704 Tel: (213) 623-9300 / Fax: (213) 623-9924 Attorneys for the Chapter 11 Debtors and Debtors In Possession UNITED STATE CENTRAL DISTRICT OF CA In re VERITY HEALTH SYSTEM OF CALIFORNIA, INC., et al., Debtors and Debtors In Possession. Image: Affects All Debtors Affects Saint Louise Regional Hospital Affects St. Francis Medical Center Affects St. Vincent Medical Center Affects Seton Medical Center Affects O'Connor Hospital Foundation Affects Seton Medical Center Affects Seton Medical Center Affects Seton Medical Center Affects Solor Medical Center Affects Solor Medical Center Affects Seton Medical Center Affects Saint Louise Regional Hospital<	Paye I UI Э Docket #3621 Date Filed: 11/15/2019
	Affects Saint Louise Regional Hospital Foundation	
19 20	 Affects St. Francis Medical Center of Lynwood Foundation Affects St. Vincent Foundation 	OF THE DEBTORS FOR AN ORDER APPROVING: (I) PROPOSED DISCLOSURE STATEMENT;
20	 Affects St. Vincent Dialysis Center, Inc. Affects Seton Medical Center Foundation 	(II) SOLICITATION AND VOTING PROCEDURES; (III) NOTICE AND OBJECTION PROCEDURES FOR CONFIRMATION OF DEBTORS' PLAN, AND (IV)
22	□ Affects Verity Business Services □ Affects Verity Medical Foundation	GRANTING RELATED RELIEF; (B) CONTINUE THE REPLY DEADLINE WITH RESPECT TO DISCLOSURE
23	□ Affects Verity Holdings, LLC □ Affects De Paul Ventures, LLC □ Affects De Paul Ventures, Sen Jose ASC	STATEMENT OBJECTIONS, AND (C) USE THE NOVEMBER 20, 2019, 10:00 A.M. HEARING DATE FOR A STATUS CONFERENCE ON THIS MATTER;
24	□ Affects De Paul Ventures - San Jose ASC, LLC	DECLARATION OF RICHARD G. ADCOCK IN SUPPORT THEREOF
25	Debtors and Debtors In Possession.	[RELATES TO DOCKET NOS. 2994, 2995, 3120, 3193, 3260, 3389, 3594]
26		Proposed Status Conference Date and Time: Date: November 20, 2019 Time: 10:00 a.m. (Pacific Time)
27 28		Place: 255 E. Temple St., Courtroom 1568 Los Angeles, CA 90012
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Verity Health System of California, Inc. ("VHS") and the affiliated debtors, the debtors 1 2 and debtors in possession (collectively, the "Debtors") in the above-captioned chapter 11 3 bankruptcy cases (the "Cases"), respectfully request (the "Motion") that the Court (A) approve a continuance of the hearing on the Motion of the Debtors for an Order Approving: (I) Proposed 4 5 Disclosure Statement; (II) Solicitation and Voting Procedures; (III) Notice and Objection Procedures for Confirmation of Debtors' Plan; and (IV) Granting Related Relief [Docket No. 6 7 2995] (the "Disclosure Statement Motion") to a date to be set by the Court at the Status 8 Conference (defined below), (B) reschedule the deadline to file replies to objections to the 9 Disclosure Statement Motion at the Status Conference, and (C) to use November 20, 2019, 10:00 a.m., as a status conference (the "Status Conference"). In support of the Motion, the Debtors 10 11 submit the attached Declaration of Richard G. Adcock (the "Adcock Declaration") and, respectfully state as follows: 12

I.

INTRODUCTION

Currently, the hearing on the Debtors' Disclosure Statement is scheduled to occur on November 20, 2019, with replies with respect to pending objections due today, November 15, 2019. This morning, the CEO of Strategic Global Management, Inc. ("<u>SGM</u>") informed the CEO of the Debtors that SGM will be sending the Debtors formal correspondence material to the sale transaction (the "<u>SGM Sale</u>"). *See* Declaration of Richard G. Adcock attached hereto ("<u>Adcock</u> <u>Declaration</u>"). As of the filing of this Motion, the Debtors have not received any formal correspondence.

The Debtors' plan of liquidation is contingent on the close of the sale to SGM. Given the potential significance of SGM's communications, the Debtors request that the Court enter an Order granting the following relief (collectively, the "<u>Proposed Relief</u>"): (A) reschedule the November 20, 2019 Hearing on the Disclosure Statement to a date to be set by the Court at the Status Conference; (B) reschedule the deadline to file replies to objections to the Disclosure Statement Motion at the Status Conference; and (C) maintain November 20, 2019, 10:00 a.m., as a status conference on this matter. The Debtors are informed that the Official Committee of

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Unsecured Creditors and the Debtors' secured lenders support the Proposed Relief requested in this Motion.

3 As the Court is aware from the recent continuances and hearings in these Cases, the 4 Debtors continued their confirmation timeline to achieve finality as to certain conditions issued 5 by the California Attorney General (the "Attorney General") and Enforcement Motion (defined below). The Debtors were hopeful that the Court's order [Docket No. 3611] and the agreement 6 7 from the Attorney General not to appeal that order would achieve that long-sought finality and 8 move these Cases to confirmation. However, the Debtors in good faith cannot move forward with 9 the Plan until the Debtors receive further information with respect to SGM. Given the foregoing, the Proposed Relief is necessary and appropriate. 10

II.

JURISDICTION AND VENUE

This Court has jurisdiction over this Motion under 28 U.S.C. § 157(b)(2)(A) and (L). Venue of these proceedings and this Motion is proper pursuant to 28 U.S.C. § 1409. The statutory predicate for this Motion is 11 U.S.C. § 105¹ and LBR 9013-1(m).

III.

BACKGROUND FACTS

18 A. <u>General Background</u>

On August 31, 2018, ("<u>Petition Date</u>"), the Debtors each filed a voluntary petition
 for relief under chapter 11 of the Bankruptcy Code (the "<u>Cases</u>"). By entry of an order, the Cases
 are currently being jointly administered before the Bankruptcy Court. [Docket No. 17]. Since the
 commencement of their Cases, the Debtors have been operating their businesses as debtors in
 possession pursuant to §§ 1107 and 1108.

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B.

The Plan and Disclosure Statement

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- 2. On September 3, 2019, the Debtors filed the Debtors' Chapter 11 Plan of
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All references to "§" herein are to sections of the United States Bankruptcy Code, 11 U.S.C.
 § 101 *et. seq*; "LBR" references the Local Bankruptcy Rules of the United States Bankruptcy
 Court for the Central District of California.

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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>").

3. On September 4, 2019, the Debtors filed the Disclosure Statement Motion. In the Disclosure Statement Motion, the Debtors seek approval of (i) the Disclosure Statement, (ii) proposed solicitation and voting procedures, (iii) proposed notice and objection procedures for confirmation of the Plan, and (iv) related relief. The Debtors also requested [Docket No. 2996] an order setting a hearing and briefing schedule on shortened notice.

4. On September 4, 2019, the Court entered an *Order Setting Hearing On Motion for Approval of Disclosure Statement for October 2, 2019, at 10:00 a.m.* [Docket No. 2998] (the "<u>Disclosure Statement Scheduling Order</u>"). The Disclosure Statement Scheduling Order set a hearing on the Disclosure Statement Motion for October 2, 2019 at 10:00 a.m., and provided that any oppositions to the Disclosure Statement Motion must be filed not later than September 18, 2019. *See* Scheduling Order at 2.

5. On September 18, 2019, certain parties in interest filed responses and oppositions
 to the Disclosure Statement Motion. *See* Docket Nos. 3079, 3084, 3086, 3087, 3089, 3090, 3092,
 3094. Further, the Debtors have continued the opposition deadline by stipulation as they continue
 negotiations with certain other parties with respect to the Disclosure Statement Motion and
 Disclosure Statement. *See* Docket Nos. 3076, 3077, 3082, 3098, 3119, 3122, 3126, 3195.

20 C.

C. <u>The Emergency Motion and SGM Sale</u>

6. On May 2, 2019, the Court entered an order [Docket No. 2306] (the "<u>Sale Order</u>")
 approving the SGM APA concerning the SGM Sale. On September 25, 2019, the Attorney
 General conditionally approved the SGM Sale subject to certain conditions (the "<u>2019</u>
 <u>Conditions</u>"). Certain of the 2019 Conditions (the "<u>Additional Conditions</u>") were materially
 different than those to which SGM agreed under the Schedule 8.6 to the SGM APA.

7. On September 30, 2019, the Debtors filed the motion [Docket No. 3188] (the
"<u>Enforcement Motion</u>") for entry of an order finding (i) that the Debtors could sell their assets
pursuant to the SGM Sale free and clear of the Additional Conditions, or, alternatively, (ii) that

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the Attorney General abused his discretion when imposing the Additional Conditions. As discussed in greater detail in the Enforcement Motion, the Additional Conditions recently issued by the Attorney General threatened the SGM Sale, and could have triggered SGM's termination rights under the APA unless the Debtors obtained the relief requested by the Enforcement Motion. *See* SGM APA, § 8.6.

8. On October 1, 2019, the Court entered the Order Setting Hearing on Emergency Motion for the Entry of an Order Enforcing the Order Authorizing the Sale to Strategic Global Management for October 15, 2019, at 10:00 a.m. [Docket No. 3193] (the "Scheduling Order"), which scheduled a hearing on the Enforcement Motion on October 15, 2019, at 10:00 a.m. (Pacific Time)—the same date and time as the hearing on the Disclosure Statement Motion. See Scheduling Order at 2.

9. On October 23, 2019, the Court entered the Memorandum of Decision Granting 12 13 Debtors' Emergency Motion to Enforce the Sale Order [Doc. No. 3188] (the "Memorandum Decision"). The Memorandum Decision granted the Enforcement Motion and further provided 14 that the Court will enter an order certifying the matter for direct appeal to the Ninth Circuit. See 15 Mem. Dec. at 24. The Court requested that the Debtors submit an order on the Enforcement 16 Motion consistent with the Memorandum Decision not later than October 30, 2019. See id. On 17 18 November 14, 2019, after holding an emergency hearing on the proposed form of order, the Court 19 entered the order granting the Enforcement Motion [Docket No. 3611] (the "Enforcement Order"). 20

21 **D**.

D. <u>Continuance of Hearing on Disclosure Statement Motion</u>

10. The Debtors have filed four motions [Docket No. 3103, 3238, 3384, 3502] to continue the hearing on the Disclosure Statement Motion, which were granted by the Court [Docket No. 3120, 3260, 3389, 3506]. The order on the Debtors' fourth continuance motion set the Debtors' reply deadline as November 13, 2019 (the "<u>Reply Deadline</u>"), and scheduled a continued hearing on the Motion for November 20, 2019, at 10:00 a.m. (Pacific Time) (the "<u>Hearing</u>"). The Debtors requested [Docket No. 3589] a further extension of the Reply Deadline to November 15, 2019, which the Court approved by order [Docket No. 3594] entered November

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E. <u>Facts Relevant to the Motion</u>

3 11. On October 10, 2019, SGM filed the Statement of Strategic Global Management, Inc. in Support of "Debtors' Emergency Motion for the Entry of an Order: (I) Enforcing the 4 5 Order Authorizing the Sale to Strategic Global Management, Inc.' (II) Finding that the Sale is Free and Clear of Conditions Materially Different Than Those Approved by the Court . . ." 6 [Docket No. 3356] (the "SGM Statement"). In the SGM Statement, SGM indicated that "it will 7 8 not close the Sale unless the Debtors timely obtain a Free and Clear order from the Court." SGM 9 Statement at 4. The SGM APA further provides that such order must be final and nonappealable, that is, an order "which has been affirmed or the appeal of which has been dismissed 10 by any appellate court and for which the relevant appeal period has expired (other than any right 11 of appeal to the U.S. Supreme Court)." See SGM APA § 8.6. The Court entered the Enforcement 12 13 Order on November 14, 2019. The two parties that objected to the Enforcement Motion have agreed not to appeal the Enforcement Order. 14

15 12. On this morning of November 15, 2019, the CEO of SGM informed the CEO of
16 the Debtors of SGM's intent to send the Debtors formal correspondence material to the SGM
17 Sale. See Adcock Declaration, ¶ 4. As of the filing of this Motion, the Debtors have not received
18 any such correspondence. See id.

19 13. Given the foregoing, the Debtors anticipate that the Proposed Relief is necessary.
20 See Adcock Declaration, ¶ 5. Without a continuance, the outcome also could result in further
21 amendments to the Disclosure Statement and Plan if the Debtors are required to file papers by the
22 current November 15, 2019 deadline. See id. Given their limited resources, the Debtors seek to
23 avoid the unnecessary expenses associated with multiple amendments to their Disclosure
24 Statement and Plan. See id. Accordingly, the Debtors respectfully request the Proposed Relief.

IV.

ARGUMENT

LBR 9013-1(m)(1) governs motions for continuance and sets forth various general
requirements. The Motion satisfies the requirements of the LBRs because it is filed more than

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three days prior to the Hearing, sets forth the reasons for the proposed continuance in detail, and
 is supported by the Adcock Declaration. *See* LBR 9013-1(m)(1).

3 The Debtors require a continuance of the hearing on the Disclosure Statement Motion for the reasons discussed above. A continuance of the Hearing will serve the best interests of the 4 5 estates and creditors because it will ensure that the Debtors avoid the expense of unnecessary amendments to their Plan and Disclosure Statement. In light of the benefit to the Debtors' Cases, 6 7 the Debtors respectfully request that the Court continue the Hearing on the Disclosure Statement 8 Motion from November 20, 2019, at 10:00 a.m., to a date to be set by the Court at the Status Conference (the "Continued Hearing Date"). In accordance with the LBR 9013-1(m)(4), the 9 Continued Hearing Date will automatically extend the reply deadline unless otherwise ordered by 10 11 the Court at the Status Conference.

V.

CONCLUSION

In light of the foregoing, the Debtors respectfully request that this Court enter an Order (i) granting this Motion, (ii) continuing the hearing on the Disclosure Statement Motion to at date to be set by the Court at the Status Conference, (iii) rescheduling the deadline to file replies in support of the Disclosure Statement Motion to a date set by the Court at the Status Conference; (iv) maintaining November 20, 2019, 10:00 a.m. as a Status Conference on this matter, and (v) granting such other relief as the Court deems just and proper under the circumstances.

21 Dated: November 15, 2019

DENTONS US LLP SAMUEL R. MAIZEL TANIA M. MOYRON NICHOLAS A. KOFFROTH

By /s/ Tania M. Moyron

Tania M. Moyron Attorneys for Verity Health Systems of California, Inc., *et al.*

2 I, Richard G. Adcock, submit this Declaration in support of the *Motion to (A) Continue* 3 Hearing on Motion of the Debtors for an Order Approving: (I) Proposed Disclosure Statement, (II) Solicitation and Voting Procedures, (III) Notice and Objection Procedures for Confirmation 4 5 of Debtors' Plan, and (IV) Granting Related Relief; (B) Continue the Reply Deadline with 6 Respect to Disclosure Statement Objections; and (C) Use the November 20, 2019, 10:00 a.m. Hearing Date for a Status Conference on This Matter (the "Motion"),¹ and hereby state as 7 8 follows:

1. I am, and have been since January 2018, the Chief Executive Officer of Verity 9 Health System of California, Inc. ("VHS"). Prior thereto, I served as VHS's Chief Operating 10 Officer since August 2017. 11

2. I have extensive senior-level experience in the nonprofit healthcare arena, 12 especially in the areas of healthcare delivery, hospital acute care services, health plan 13 management, budgeting, disease management, and medical devices. 14 I have meaningful experience in both the technology and healthcare industries in the areas of product development, 15 business development, mergers and acquisitions, marketing, financing, strategic and tactical 16 planning, human resources, and engineering.

18 3. I have personal knowledge of the facts stated in this declaration, except as to those stated on information and believe, and, as to those, I am informed and believe them to be true. If 19 called as a witness, I could and would competently testify to the matters stated herein. 20

4. On this morning of November 15, 2019, the CEO of SGM informed me of SGM's 21 intent to send the Debtors formal correspondence material to the SGM Sale. As of the filing of 22 23 this Motion, the Debtors have not received any such correspondence.

5. Given the foregoing, the Debtors anticipate that the Proposed Relief is necessary. 24 Without a continuance, the outcome also could result in further amendments to the Disclosure 25 Statement and Plan if the Debtors are required to file papers by the current November 15, 2019 26

27 ¹ Capitalized terms not otherwise defined in this Declaration have the definitions set forth in the Motion. 28

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deadline. Given their limited resources, the Debtors seek to avoid the unnecessary expenses
 associated with multiple amendments to their Disclosure Statement and Plan. Accordingly, the
 Debtors respectfully request the Proposed Relief.

6. In my declaration filed in support of the second motion to continue the hearing on the Disclosure Statement Motion, I addressed the Debtors liquidity, including daily cash losses and accelerating negative cash flow. Given their limited resources, the Debtors seek to avoid the unnecessary expenses associated with multiple amendments to their Disclosure Statement and Plan.

I declare under penalty of perjury of the laws of the United States of America that the foregoing is true and correct.

Executed this 15th day of November, 2019, in Los Angeles, California.

Richard G. Adcock

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