 SAMUEL R. MAIZEL (Bar No. 189301) samuel.maizel@dentons.com JOHN A. MOE, II (Bar No. 066893) john.moe@dentons.com TANIA M. MOYRON (Bar No. 235736) 		
 tania.moyron@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 Post Effective Date Debtors and Debtors In Possession UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA – LOS ANGELES DIVISION 	el.maizel@dentons.com I A. MOE, II (Bar No. 066893) noe@dentons.com A M. MOYRON (Bar No. 235736) moyron@dentons.com TONS US LLP outh Figueroa Street, Suite 2500 ngeles, California 90017-5704 213) 623-9300 / Fax: (213) 623-9924 heys for the Chapter 11 Post Effective Date rs and Debtors In Possession UNITED STATES BANKRUPTCY COURT	
10 In re Lead Case No. 2:18-bk-20151-ER		
11VERITY HEALTH SYSTEM OF CALIFORNIA, INC., et al.,Jointly Administered with: Case No. 2:18-bk-20162-ER Case No. 2:18-bk-20163-ER Case No. 2:18-bk-20164-ER Case No. 2:18-bk-20165-ER Case No. 2:18-bk-20167-ER		
 Affects All Debtors Affects Verity Health System of California, Inc. Affects O'Connor Hospital Affects Saint Louise Regional Hospital Affects St. Francis Medical Center Affects St. Vincent Medical Center Affects Seton Medical Center Affects Seton Medical Center Affects Solut Louise Regional Hospital Affects St. Vincent Medical Center Affects St. Vincent Medical Center Affects Solut Louise Regional Hospital Affects St. Vincent Medical Center Affects Solut Louise Regional Hospital Affects Seton Medical Center Affects Solut Louise Regional Hospital Affects Solut Louise Regional Hospital 	Case No. 2:18-bk-20168-ER Case No. 2:18-bk-20169-ER Case No. 2:18-bk-20171-ER Case No. 2:18-bk-20172-ER Case No. 2:18-bk-20173-ER Case No. 2:18-bk-20175-ER Case No. 2:18-bk-20176-ER Case No. 2:18-bk-20178-ER Case No. 2:18-bk-20179-ER Case No. 2:18-bk-20180-ER	
 20 Foundation 21 Affects St. Francis Medical Center of Lynwood Foundation 22 Affects St. Vincent Foundation 23 Affects Seton Medical Center Foundation 23 Affects Verity Business Services 24 Affects Verity Medical Foundation 24 Affects Verity Holdings, LLC 25 Affects De Paul Ventures - San Jose 	9	
 Dialysis, LLC Debtors and Debtors In Possession. Debtors and Debtors In Possession. Date: December 16, 2020 Time: 10:00 a.m. Place: Courtroom 1568 Royal Federal Building 255 East Temple Street Los Angeles, California 90012 115884897/V-1 		

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1	On November 3, 2020, Dentons US LLP ("Dentons"), filed the Final Application of		
2	Dentons US LLP, as Debtors' Counsel for Fees and Expense Reimbursement, Including for the		
3	Period May 1, 2020, through September 4, 2020 [Docket No. 6218] (the "Final Application").		
4	At page 6, lines 16-23 (and as restated at page 1, lines 13-14 and page 40, lines 10-13) of		
5	the Final Application, and restated at page 41, lines 17-21 of the Declaration, Dentons requested		
6	the following:		
7 8	In regard to the Sixth Interim Period, Dentons seeks an award from this Court: (1) allowing compensation for services rendered and expenses in the total amount of \$4,184,749.93 comprising fees of \$3,278,649.87 and expenses of \$2,272,222,77 has been paid and af which		
9	expenses of \$86,426.34, of which \$2,273,323.77 has been paid and of which \$1,911,426.16 remains due ; and (2) allowing payment of the balance due Dentons for the Sixth Interim Period of \$1,191,426.16.		
10	The amount of fees was not \$3,278,649.87, but \$4,098,323.59. The total amount of fees		
11	and expenses remains \$4,184,749.93.		
12	Accordingly, for the Sixth Interim Period, Dentons seeks an Order from this Court:		
13	(1) allowing compensation for services rendered and expenses in the total amount of \$4,184,749.89		
14	comprising fees of \$4,098,323.59, and expenses of \$86,426.34, of which \$2,273,323.77 has been		
15	paid and of which \$1,191,426.16 remains due; and (2) allowing payment of the balance due		
16	Dentons for the Sixth Interim Period of \$1,191,426.16.		
17	Dentons' request that the Court affirm its previous awards of fees and expenses for the		
18	period August 31, 2018, through April 30, 2020, totaling \$17,934,607.27 in fees and \$304,763.28		
19	in expenses, remains unchanged.		
20	Dated: November 6, 2020	DENTONS US LLP Samuel R. Maizel	
21		JOHN A. MOE, II TANIA M. MOYRON	
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23		BY: /s/John A. Moe, II John A. Moe, II	
24		Attorneys for the Chapter 11 Post Effective Date Debtors and Debtors In Possession	
25		Date Debtors and Debtors in 1 ossession	
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