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Hearing Date: September 14, 2016 at 10:00 a.m. (Prevailing Eastern Time) Objection Deadline: September 7, 2016 at 4:00 p.m. (Prevailing Eastern Time)

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re:

SOUND SHORE MEDICAL CENTER OF WESTCHESTER, et al<sup>1</sup>.,

Chapter 11 Case

No. 13-22840 (RDD)
Debtors. (Jointly Administered)

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#### NOTICE OF REFILED EXHIBIT "A" TO THE PLAN ADMINISTRATOR'S SEVENTEENTH OMNIBUS OBJECTION TO RETIREE CLAIMS

**PLEASE TAKE NOTICE**, that, on August 15, 2016, the Plan Administrator filed the Seventeenth Omnibus Objection to Claims (the "Seventeenth Omnibus Objection") of the Post Confirmation Estate of Sound Shore Medical Center of Westchester, et al. (the "Estate").

**PLEASE TAKE FURTHER NOTICE**, that a portion of Exhibit A to the Seventeenth Omnibus Objection was inadvertently cut-off in the version that was filed with the Court and served on the claimants, and other parties entitled to notice.

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<sup>&</sup>lt;sup>1</sup> The debtors in these chapter 11 cases, along with the last four digits of each debtor's federal tax identification number include: Sound Shore Health System, Inc. (1398), Sound Shore Medical Center of Westchester (0117), The Mount Vernon Hospital (0115), Howe Avenue Nursing Home, Inc., d/b/a Helen and Michael Schaffer Extended Care Center (0781), NRHMC Services Corporation (9137), The M.V.H. Corporation (1514) and New Rochelle Sound Shore Housing, LLC (0117). There are certain additional affiliates of the Debtors who are not debtors and have not sought relief under Chapter 11.

### PLEASE TAKE FURTHER NOTICE, that Exhibit A to the Seventeenth Omnibus

Objection has been refiled, in its complete form, and is attached hereto.

Dated: Great Neck, New York August 24, 2016

GARFUNKEL WILD, P.C.

Counsel for the Estates and Plan Administrator

By: /s/ Adam T. Berkowitz

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# 13-22840-rdd Doc 1344-1 Filed 08/24/16 Entered 08/24/16 10:58:44 Exhibit A - List of Retiree Claims Pg 1 of 4

Creditor Name	Claim #	Total Stated Claim	A - Asserted Severance	Severance Agreement	Health	C - Asserted Life	Retirement	Proposed Surviving	Basis for Objection
ARCHIGIAN, DOROTHY M 15 BRYANT CRESCENT WHITE PLAINS, NY 10605	655	Total Stated Claim: \$52,115.10 Total Administrative Claim: \$0.00 Total Priority Claim: \$52,115.10 Total Secured Claim: \$0.00 Total Unsecured Claim: \$0.00	<b>Payments</b> \$29,615.00	Initial Face Amount: \$88,845.34 Prepetition Payments: \$25,913.23 Postpetition Payments: \$33,317.01 Amount Received Above Priority Cap: \$20,842.01 Face Amount of Remaining Severance: \$29,615.10	\$10,000.00	Insurance   \$12,500.00	Contributions	Unsecured: \$29,615.10, to share in any distribution with all other general unsecured creditors only after general unsecured creditors, as a class, receive a distribution of 41.31% on account of their unsecured claims	A: Claimant's severance agreement provides for monthly payments, which total, in the aggregate \$88,845.34. The Debtors' books and records reflect that claimant received \$25,913.23 prepetition and \$33,317.01 postpetition, leaving an aggregate balance of \$29,615.10. In addition to the amounts paid to Claimant prior to the Petition Date, Claimant should have had, as of the Petition Date, a \$82,932.11 claim, of which \$12,475 would be entitled to priority, with the remaining \$50,457.10 portion becoming a general unsecured claim (the "Remaining Non-Priority Claim"). In addition to the \$12,475 Claimant received postpetition on account of the Claimant's priority claim. Claimant received \$20,842.01, which equals a 41.31% distribution on account of the Remaining Non-Priority Claim. Accordingly, to prevent a further imbalance in distributions, the Plan Administrator seeks to reduce and reclassify, to the extent necessary, the outstanding severance balance to a general unsecured claim in the amount of \$29,615.10 (the "Remaining Unsecured Severance Claim"). No distributions shall be made on account of the Remaining Unsecured Severance Claim unless and until general unsecured creditors, as a class, receive a 41.31% distribution on account of their general unsecured claims.  B: The Debtors have no obligation for Life Insurance
BUTTE, JUANITA 414 S PEBBLE BEACH BLVD SUN CITY CENTER, FL 33573	840	Total Stated Claim: \$10,148.00 Total Administrative Claim: \$0.00 Total Priority Claim: \$10,148.00 Total Secured Claim: \$0.00 Total Unsecured Claim: \$0.00		ı	\$10,148.00		'	Unsecured: \$0	B: The Debtors have no obligation for Health Benefits
BUTTE, JUANITA 414 S PEBBLE BEACH BLVD SUN CITY CENTER, FL 33573	1521	Total Stated Claim: \$10,148.00 Total Administrative Claim: \$10,148.00 Total Priority Claim: \$0.00 Total Secured Claim: \$0.00 Total Unsecured Claim: \$0.00			\$10,148.00			Unsecured: \$0	B: The Debtors have no obligation for Health Benefits
CARNIATO, DONALD NRHMC 16 GUION PL NEW ROCHELLE, NY 10801	622	Total Stated Claim: \$165,720.16 Total Administrative Claim: \$0.00 Total Priority Claim: \$0.00 Total Secured Claim: \$0.00 Total Unsecured Claim: \$165,720.16		·			\$165,720.16	Unsecured: \$0	D: The Debtors have no obligation for Retirement Contributions. To the extent this is a claim for Asserted Severance Payments, claimant has not included a copy of any such Severance Agreement with his claim and the Debtors' books and records reflect that no such Severance Agreement exists between the Debtors and claimant.
CERRETA, SALVATORE M 7 POND VIEW DR NEW FAIRFIELD, CT 06812	744	Total Stated Claim: \$33,257.00 Total Administrative Claim: \$0.00 Total Priority Claim: \$0.00 Total Secured Claim: \$0.00 Total Unsecured Claim: \$33,257.00			\$33,257.00			Unsecured: \$0	B: The Debtors have no obligation for Health Benefits
CHIERA, CARMELA 2261 PALMER AVE APT 4-O NEW ROCHELLE, NY 10801	910	Total Stated Claim: \$76,149.97 Total Administrative Claim: \$0.00 Total Priority Claim: \$54,083.30 Total Secured Claim: \$0.00 Total Unsecured Claim: \$22,066.67	\$22,066.67	Initial Face Amount: \$44,133.85 Prepetition Payments: \$16,262.08 Postpetition Payments: \$11,882.22 Amount Remaining up to Priority Cap: \$592.78 Face Amount of Remaining Severance: \$15,989.55			\$54,083.30	Priority: \$592.78 Unsecured: \$15,396.77	A: Claimant's severance agreement provides for monthly payments, which total, in the aggregate \$44,133.85. The Debtors' books and records reflect that claimant received \$16,262.08 prepetition and \$16,262.08 postpetition, leaving an aggregate balance of \$15,998.55. In addition to the amounts paid to Claimant prior to the Petition Date, Claimant should have had, as of the Petition Date, a \$27,871.77 claim, of which \$12,475 would be entitled to priority, with the remaining \$15,396.77 portion becoming a general unsecured claim. Claimant received \$11,882.22 postpetition on account of the Claimant's priority claim, leaving \$592.78 of the remaining claim entitled to priority status. Accordingly, the Plan Administrator seeks to reduce and reclassify, to the extent necessary, the outstanding severance balance to a priority claim in the amount of \$592.78 and a general unsecured claim in the amount of \$15,396.77.  D: The Debtors have no obligation for Retirement Contributions.

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Creditor Name	Claim #	Total Stated Claim	A - Asserted Severance	Severance Agreement	B - Asserted Health	C - Asserted Life	D- Asserted Retirement	Proposed Surviving	Basis for Objection
COOKE, BARBARA 400 PROSPECT AVE INTERLACHEN, FL 32148	785		<b>Payments</b> \$45,925.85	Information Initial Face Amount: \$153,347.84 Prepetition Payments: \$57,433.80 Postpetition Payments: \$49,988.22 Amount Received Above Priority Cap: \$37,513.22 Face Amount of Remaining Severance: \$45,925.85	Benefits	Insurance	Contributions	in any distribution with all other general unsecured creditors only after general	A: Claimant's severance agreement provides for monthly payments, which total, in the aggregate \$153,947.84. The Debtors' books and records reflect that claimant received \$57,433.80 prepetition and \$49,988.22 postpetition, leaving an aggregate balance of \$45,925.82. In addition to the amounts paid to Claimant prior to the Petition Date, Claimant should have had, as of the Petition Date, a \$95,914.04 claim, of which \$12,475 would be entitled to priority, with the remaining \$83,439.04 portion becoming a general unsecured claim (the "Remaining Non-Priority Claim"). In addition to the \$12,475 Claimant received postpetition on account of the Remaining Non-Priority Claim, Claimant received \$37,513.22, which equals a 44,96% distribution on account of the Remaining Non-Priority Claim. Accordingly, to prevent a further imbalance in distributions, the Plan Administrator seeks to reduce and reclassify, to the extent necessary, the outstanding severance balance to a general unsecured claim in the amount of \$45,925.82 (the "Remaining Unsecured Severance Claim"). No distributions shall be made on account of the Remaining Unsecured Severance Claim unless and until general unsecured creditors, as a class, receive a 44.96% distribution on account of their general unsecured claims.
IVANOFF, JANET 2016 16TH AVE SW VERO BEACH, FL 32962	461	Total Stated Claim: \$18,000.00 Total Administrative Claim: \$0.00 Total Priority Claim: \$18,000.00 Total Secured Claim: \$0.00 Total Unsecured Claim: \$0.00			\$18,000.00			Unsecured: \$0.00	B: The Debtors have no obligation for Health Benefits
JOHNSON, LAURA 1 ODELL PL APT 1D NEW ROCHELLE, NY 10801	554	Total Stated Claim: \$9,298.00 Total Administrative Claim: \$0.00 Total Priority Claim: \$0.00 Total Secured Claim: \$0.00 Total Unsecured Claim: \$9,298.00			\$8,298.00	\$1,000.00		Unsecured: \$0	B: The Debtors have no obligation for Health Benefits C: The Debtors have no obligation for Life Insurance
MILITE, MARY KATHLEEN 24646 ROYALE RIDGE LAGUNA NIGUEL, CA 92677	540	Total Stated Claim: \$33,645.46 Total Administrative Claim: \$0.00 Total Priority Claim: \$0.00 Total Secured Claim: \$0.00 Total Unsecured Claim: \$33,645.46	\$11,145.46	Initial Face Amount: \$48,216.63 Prepetition Payments: \$16,771.04 Postpetition Payments: \$14,674.66 Amount Received Above Priority Cap: \$2,199.66 Face Amount of Remaining Severance: \$16,770.93	\$10,000.00	\$12,500.00		in any distribution with all other general unsecured creditors only after general	general unsecured claim (the "Remaining Non-Priority Claim"). In addition to the \$12,475 Claimant received postpetition on account of the Claimant's priority claim, Claimant received \$2,199.66, which equals a 11.60% distribution on account of the Remaining Non-Priority Claim. Accordingly, to prevent a further imbalance in distributions, the Plan Administrator seeks to reduce and reclassify, to the extent necessary, the outstanding severance balance to a general unsecured claim in the amount of \$16,770.93 (the "Remaining Unsecured Severance Claim"). No distributions shall be made on account of the Remaining Unsecured Severance Claim unless and until general unsecured creditors, as a class, receive a 11.60% distribution on account of their general unsecured claims.  B: The Debtors have no obligation for Health Benefits C: The Debtors have no obligation for Life Insurance
MOTLAGH, SUSAN S S 111 E CHESTNUT ST UNIT 47G CHICAGO, IL 60611	653	Total Stated Claim: \$43,884.43 Total Administrative Claim: \$0.00 Total Priority Claim: \$43,884.43 Total Secured Claim: \$0.00 Total Unsecured Claim: \$0.00	\$21,348.43	Initial Face Amount: \$70,263.15 Prepetition Payments: \$24,439.36 Postpetition Payments: \$24,439.36 Amount Received Above Priority Cap: \$11,964.36 Face Amount of Remaining Severance: \$21,384.43	\$10,000.00	\$12,500.00		Unsecured: \$21,384.43, to share in any distribution with all other general unsecured creditors only after general unsecured creditors, as a class, receive a distribution of 35.88% on account of their unsecured claims	\$24,439.36 postpetition, leaving an aggregate balance of \$21,384.43. In addition to the amounts paid to Claimant prior to the Petition Date. Claimant should have had, as of the Petition Date, a \$45,823.79

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Creditor Name	Claim #	Total Stated Claim	A - Asserted Severance Payments	Severance Agreement Information	B - Asserted Health Benefits	C - Asserted Life Insurance	D- Asserted Retirement Contributions	Proposed Surviving Claim	Basis for Objection
OWENS, EVERET 140 ELGAR PL APT #6L BRONX, NY 10475	827	Total Stated Claim: \$68,655.95 Total Administrative Claim: \$0.00 Total Priority Claim: \$68,655.95 Total Secured Claim: \$0.00 Total Unsecured Claim: \$0.00	\$33,815.28	Initial Face Amount: \$73,266.49 Prepetition Payments: \$14,089.70 Postpetition Payments: \$25,361.46 Amount Received Above Priority Cap: \$12,886.46 Face Amount of Remaining Severance: \$33,815.28	\$9,840.67	\$25,000.00		only after general	A: Claimant's severance agreement provides for monthly payments, which total, in the aggregate \$73,266.49. The Debtors' books and records reflect that claimant received \$14,089.70 prepetition and \$25,361.46 postpetition, leaving an aggregate balance of \$33,815.28. In addition to the amounts paid to Claimant prior to the Petition Date, Claimant should have had, as of the Petition Date, a \$59,176.79 claim, of which \$12,475 twould be entitled to priority, with the remaining \$46,701.79 portion becoming a general unsecured claim (the "Remaining Non-Priority Claim"). In addition to the \$12,475 Claimant received postpetition on account of the Claimant's priority claim, Claimant received \$12,886.46, which equals a 27.59% distribution on account of the Remaining Non-Priority Claim. Accordingly, to prevent a further imbalance in distributions, the Plan Administrator seeks to reduce and reclassify, to the extent necessary, the outstanding severance balance to a general unsecured claim in the amount of \$33,815.28 (the "Remaining Unsecured Severance Claim unless and until general unsecured creditors, as a class, receive a 27.59% distribution on account of their general unsecured claims.  B: The Debtors have no obligation for Health Benefits C: The Debtors have no obligation for Life Insurance
QUIGLEY, WILLIAM 25 PROSPECT ST NEW ROCHELLE, NY 10805	1418	Total Stated Claim: \$91,656.77 Total Administrative Claim: \$91,656.77 Total Priority Claim: \$0.00 Total Secured Claim: \$0.00 Total Unsecured Claim: \$0.00			\$91,656.77			Unsecured: \$0	B: The Debtors have no obligation for Health Benefits
QUIGLEY, WILLIAM 25 PROSPECT ST NEW ROCHELLE, NY 10805	949	Total Stated Claim: \$91,656.77 Total Administrative Claim: \$0.00 Total Priority Claim: \$0.00 Total Secured Claim: \$0.00 Total Unsecured Claim: \$91,656.77	,		\$91,656.77			Unsecured: \$0	B: The Debtors have no obligation for Health Benefits
RONAN, CATHLEEN M 10 SALTUS CT BLUFFTON, SC 29909	832	Total Stated Claim: \$21,945.00 Total Administrative Claim: \$0.00 Total Priority Claim: \$21,945.00 Total Secured Claim: \$0.00 Total Unsecured Claim: \$0.00			\$21,945.00			Unsecured: \$0	B: The Debtors have no obligation for Health Benefits
RYAN, JEAN M 1221 CALIFORNIA RD EASTCHESTER, NY 10709	513	Total Stated Claim: \$39,575.20 Total Administrative Claim: \$0.00 Total Priority Claim: \$0.00 Total Secured Claim: \$0.00 Total Unsecured Claim: \$39,575.20	\$15,649.20	Initial Face Amount: \$48,903.92 Prepetition Payments: \$19,561.60 Postpetition Payments: \$13,693.12 Amount Received Above Priority Cap: \$1,218.12 Face Amount of Remaining Severance: \$15,649.20	\$11,426.00	\$12,500.00		Unsecured: \$15,649.20, to share in any distribution with all other general unsecured creditors only after general unsecured creditors, as a class, receive a distribution of 7.22% on account of their unsecured claims	A: Claimant's severance agreement provides for monthly payments, which total, in the aggregate \$48,903.92. The Debtors' books and records reflect that claimant received \$19,561.60 prepetition and \$13,693.12 postpetition, leaving an aggregate balance of \$15,649.20. In addition to the amounts paid to Claimant prior to the Petition Date, Claimant should have had, as of the Petition Date, a \$29,342.32 claim, of which \$12,475 would be entitled to priority, with the remaining \$16,867.32 portion becoming a general unsecured claim (the "Remaining Non-Priority Claim"). In addition to the \$12,475 Claimant received postpetition on account of the Claimant's priority claim, Claimant received \$1,218.12, which equals a 7.22% distribution on account of the Remaining Non-Priority Claim. Accordingly, to prevent a further imbalance in distributions, the Plan Administrator seeks to reduce and reclassify, to the extent necessary, the outstanding severance balance to a general unsecured claim in the amount of \$15,649.20 (the "Remaining Unsecured Severance Claim"). No distributions shall be made on account of the Remaining Unsecured Severance Claim unless and until general unsecured creditors, as a class, receive a 7.22% distribution sn account of their general unsecured claims.  B: The Debtors have no obligation for Health Benefits  C: The Debtors have no obligation for Life Insurance
SCOTT, CECELIA 6620 FAIRLEY RD MAXTON, NC 28364	550	Total Stated Claim: \$10,543.00 Total Administrative Claim: \$0.00 Total Priority Claim: \$0.00 Total Secured Claim: \$0.00 Total Unsecured Claim: \$10,543.00			\$10,543.00			Unsecured: \$0	B: The Debtors have no obligation for Health Benefits

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Creditor Name	Claim #	Total Stated Claim	A - Asserted Severance Payments	Severance Agreement Information	B - Asserted Health Benefits	C - Asserted Life Insurance	D- Asserted Retirement Contributions	Proposed Surviving Claim	Basis for Objection
TURIANO, JOAN NRHMC 342 UNION AVE NEW ROCHELLE, NY 10801	650	Total Stated Claim: \$60,525.19 Total Administrative Claim: \$0.00 Total Priority Claim: \$0.00 Total Secured Claim: \$0.00 Total Unsecured Claim: \$60,525.19	\$60,525.19	Initial Face Amount: \$104,910.41 Prepetition Payments: \$20,175.10 Postpetition Payments: \$36,315.18 Amount Received Above Priority Cap: \$23,840.18 Face Amount of Remaining Severance: \$48,420.13				in any distribution	\$36,315.18 postpetition, leaving an aggregate balance of \$48,420.13. In addition to the amounts paid to Claimant prior to the Petition Date, a \$84,735.31 claim, of which \$12,475 would be entitled to priority, with the remaining \$72,260.31 portion becoming a general unsecured claim (the "Remaining Non-Priority Claim"). In addition to the \$12,475 Claimant received postpetition on account of the Claimant's priority claim, Claimant received \$23,840.18, which equals a 32.99% distribution on account of the Remaining Non-Priority Claim. Accordingly, to prevent a
VALLARIO, DANIEL 144 MEADOW LN NEW ROCHELLE, NY 10805	643	Total Stated Claim: \$33,340.82 Total Administrative Claim: \$0.00 Total Priority Claim: \$0.00 Total Secured Claim: \$0.00 Total Unsecured Claim: \$33,340.82	\$8,652.82	See below	\$12,188.00	\$12,500.00		Unsecured: \$0	Duplicate of Claim Number 1082
VALLARIO, DANIEL 144 MEADOW LN NEW ROCHELLE, NY 10805	1082	Total Stated Claim: \$33,340.82 Total Administrative Claim: \$33,340.82 Total Priority Claim: \$0.00 Total Secured Claim: \$0.00 Total Unsecured Claim: \$0.00	\$8,652.82	Initial Face Amount: \$30,903.16 Prepetition Payments: \$11,125.17 Postpetition Payments: \$8,652.91 Amount Remaining up to Priority Cap: \$3,822.09 Face Amount of Remaining Severance: \$11,125.08	\$12,188.00	\$12,500.00		Priority: \$3,822.09 Unsecured: \$7,302.99	A: Claimant's severance agreement provides for monthly payments, which total, in the aggregate \$30,903.16. The Debtors' books and records reflect that claimant received \$11,125.17 prepetition and \$8,652.91 postpetition, leaving an aggregate balance of \$11,125.08. In addition to the amounts paid to Claimant prior to the Petition Date, Claimant should have had, as of the Petition Date, a \$19,777.99 claim, of which \$12,475 would be entitled to priority, with the remaining \$7,302.99 portion becoming a general unsecured claim. Claimant received \$8,652.91 postpetition on account of the Claimant's priority claim, leaving \$3,822.09 of the remaining claim entitled to priority status. Accordingly, the Plan Administrator seeks to reduce and reclassify, to the extent necessary, the outstanding severance balance to a priority claim in the amount of \$3,822.09 and a general unsecured claim in the amount of \$7,302.99.  B: The Debtors have no obligation for Health Benefits C: The Debtors have no obligation for Life Insurance
VANDERLIP, ULYSSES R 26 COLIGNI AVE APT 12 NEW ROCHELLE, NY 10801	645	Total Stated Claim: \$3,215.00 Total Administrative Claim: \$0.00 Total Priority Claim: \$0.00 Total Secured Claim: \$0.00 Total Unsecured Claim: \$3,215.00			\$3,215.00			Unsecured: \$0	B: The Debtors have no obligation for Health Benefits