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GARFUNKEL WILD, P.C.

111 Great Neck Road Great Neck, New York 11021 Phone: 516.393-2200 Fax: 516.466-5964 Burton S. Weston Adam T. Berkowitz Phillip Khezri

Counsel for the Estates and the Plan Administrator

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK SOUND SHORE MEDICAL CENTER OF WESTCHESTER, et al. 1, Case No.: 13-22840 (RDD) Debtors.

PLAN ADMINISTRATOR'S TWENTY-SECOND OMNIBUS OBJECTION TO ALLOWANCE OF CERTAIN PROOFS OF CLAIM

(Books and Records and/or Insufficient Documentation)

Monica Terrano, as Plan Administrator (the "Plan Administrator") for the estates of Sound Shore Medical Center of Westchester, and its affiliated debtors (collectively, the "Estates"), by and through her counsel, hereby submits this omnibus objection (the "Objection") seeking entry of an Order pursuant to 11 USC § 502 and Fed. R. Bankr. P. 3007 disallowing and expunging certain proofs of claim identified on Exhibit A which do not match the Debtors' books and records and/or lack sufficient supporting documentation (the "Objectionable Claims" and each an "Objectionable Claim"). In support of the Objection, the Plan Administrator represents as follows:

4486274v.2

¹ 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.

BACKGROUND

- 1. On May 29, 2013 (the "Petition Date"), Sound Shore Medical Center of Westchester, and its affiliates (each a "Debtor" and together the "Debtors,"), each filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") with the United States Bankruptcy Court for the Southern District of New York (the "Court"). Pursuant to §§ 1107 and 1108 of the Bankruptcy Code, the Debtors continued to administer their affairs as debtors-in-possession.
- 2. On June 10, 2013, the United States Trustee appointed an Official Committee of Unsecured Creditors (the "Committee"). [Docket No. 67]. No Trustee or examiner was appointed in the cases.
- 3. On June 3, 2013, this Court granted an Order to employ GCG, Inc. ("GCG"), as the Debtors' Claims and Noticing agent [Docket No. 41].
- 4. On June 28, 2013, the Debtors filed their respective schedule of assets and liabilities and statement of financial affairs (the "Schedules") [Docket Nos. 125, 127, 129, 131, 133, 135, 137].
- 5. By Order of this Court dated July 25, 2013 (the "Bar Date Order") [Docket No. 194], with certain exceptions, the general deadline for the filing of proofs of claim against the Debtors was established as September 16, 2013 (the "Bar Date") and the deadline for governmental units to file claims against the Debtors was established as November 25, 2013. On August 9, 2013, the Debtors caused written notice of the Bar Date to be mailed to the Debtors' known and potential creditors [Docket No. 265]. In addition, on August 15, 2013, the Debtors caused notice of the Bar Date to be published in the The New York Times [Docket No. 299].

- 6. Thereafter, on December 13, 2013, an Order was entered establishing January 31, 2014 (the "Administrative Bar Date") as the deadline for the filing of all administrative proofs of claim against the Debtors (the "Administrative Bar Date Order") [Docket No. 490]. On December 19, 2013, the Debtors caused written notice of the Administrative Bar Date to be mailed to the Debtors' known and potential creditors [Docket No. 516]. Additionally, on December 26, 2013, the Debtors caused notice of the Administrative Bar Date to be published in The New York Times Local Edition [Docket No. 622].
- 7. On November 6, 2014, the Court entered an Order (the "Confirmation Order") confirming the Debtors' First Amended Plan of Liquidation Under Chapter 11 of the Bankruptcy Code of Sound Shore Medical Center of Westchester, *et al.* (the "Plan") [Docket No. 908]. Pursuant to the Confirmation Order, Monica Terrano has been appointed as Plan Administrator. Pursuant to the Plan, the Plan Administrator has the authority, among other things, to object to claims on behalf of the Estates.
- 8. On December 9, 2014, the Debtors filed their Notice of (I) Entry of Order Confirming Debtors' First Amended Plan of Liquidation; (II) Occurrence of Effective Date of Plan; (III) Supplemental Administrative Claims Bar Date; (IV) Professional Fee Claims Bar Date; and (V) Bar Date for Proofs of Claim Relating to Executory Contracts Rejected Pursuant to Plan declaring the Plan to be "effective" [Docket No. 940].

Letters and Payments Previously Sent to the Claimants by the Chief Wind-Down Officer

9. In August 2014, the Debtors' Chief Wind-Down, now the Plan Administrator, sent letters to all but one of the claimants included in this Objection (each a "CWO Letter" and collectively, the "CWO Letters") which in each case (a) stated that the Objectionable Claim was disputed, in part, based on the Debtors' books and records or the supporting documentation provided by the claimant (b) enclosed a check for the undisputed portion of the Objectionable

Claim (the "CWO Payment"), (c) and provided contact information in the event claimants had questions regarding the CWO Letter. The CWO letter stated that the CWO Payment was in full and final satisfaction of each claimant's respective Objectionable Claim.

10. None of the claimants included in this Objection disputed the CWO Letter and all such claimants cashed their respective CWO Payment, thereby consenting to the reduction and satisfaction of their claims as set forth in the CWO Letter.

JURISDICTION

11. This Court has jurisdiction over this Objection pursuant to 28 U.S.C. § 1408. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(B). The statutory predicates for the relief requested herein are § 502 of the Bankruptcy Code and Rules 3001 and 3002 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

RELIEF REQUESTED

- 12. Since the passing of the Bar Date and the Administrative Bar Date, the Plan Administrator, together with her counsel and advisors, has reviewed the Debtors' books and records to identify objectionable claims. As a result of this review, certain Objectionable Claims have been uncovered which are addressed by this Twenty-Second Objection.
- 13. Upon examining the proofs of claim identified on Exhibit A, the Plan Administrator determined that each such claim does not match the Debtors' books and records, including the CWO Letters, and/or lacks sufficient support. As such the Objectionable Claims must be disallowed and expunged.
- 14. Accordingly, the Plan Administrator seeks entry of an Order disallowing and expunging each of the Objection Claims.

BASIS FOR RELIEF REQUESTED

- 15. Section 502 of the Bankruptcy Code provides, in pertinent part, as follows:
 - (a) A claim or interest, proof of which is filed, under section 501 of this title, is deemed allowed, unless a party in interest, including a creditor of a general partner in a partnership, that is a debtor in a case under chapter 7 of this title, objects.

11 U.S.C. § 502(a).

- 16. Pursuant to Bankruptcy Rule 3001(f), a properly executed and filed proof of claim constitutes *prima facie* evidence of the validity and the amount of the underlying claim under § 502(a) of the Bankruptcy Code. *See* Fed. R. Bankr. P. 3001(f). To receive the benefit of *prima facie* validity, however, "the proof of claim must 'set forth facts necessary to support the claim.". *In re Chain*, 255 B.R. 278, 280 (Bankr. D.Conn. 2000) (quoting *In re Marino*, 90 B.R. 25, 28 (Bankr. D. Conn. 1988)).
- 17. As indicated above, the Plan Administrator and her advisors have diligently and carefully reviewed and scrutinized each of the Objectionable Claims and have determined that each such claim does not match the Debtors' books and records, including the CWO Letters, and/or lacks sufficient supporting documentation.
- 18. Accordingly, the Plan Administrator seeks to disallow and expunge the Objectionable Claims identified on Exhibit A hereto.

RESERVATION OF RIGHTS

19. The Plan Administrator reserves all rights to object to any surviving claims asserted against the Debtors whether asserted or unasserted by any of the claimants affected by the Objection. Should one or more of the objections addressed herein be denied or dismissed, the Plan Administrator reserves her rights to further object to the disputed claim on any other grounds, discovered by the Plan Administrator during the pendency of this case.

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NOTICE

20. Notice of this Twenty-Second Objection will be given by mailing a copy of this

Twenty-Second Objection and the proposed Order to (i) the Office of the United States Trustee

for this district, (ii) counsel for the Committee, (iii) each of the claimants listed on Exhibit A, at

their respective addresses as set forth on such exhibit, and (iv) each of the entities who have filed

a notice of appearance in accordance with Bankruptcy Rule 2002 and all other parties required to

be notified under the Case Management Order. In addition, as required under the Order

Approving Omnibus Claim Objection Procedures [Docket No. 1036], each claimant whose claim

is subject to this Twenty-Second Objection has received, in such claimant's respective notice

packet, a separate individualized notice informing the claimant that its claim is covered by this

Twenty-Second Objection and that the failure to timely oppose the objection, as set forth in the

notice, may result in the grant of the relief requested by this Twenty-Second Objection.

WHEREFORE, the Plan Administrator respectfully requests that the relief requested

herein be granted and this Court enter an Order, substantially in the form annexed hereto as

Exhibit B, and grant such other and further relief as is just and proper.

Dated: Great Neck, New York

June 16, 2017

GARFUNKEL WILD, P.C.

Counsel for the Estates and the Plan Administrator

By: /s/ Adam T. Berkowitz

Burton S. Weston

Adam T. Berkowitz

Phillip Khezri

111 Great Neck Road

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GARFUNKEL WILD, P.C. 111 Great Neck Road Great Neck, New York 11021 Telephone: (516) 393-2200 Facsimile: (516) 466-5964 Burton S. Weston Adam T. Berkowitz Phillip Khezri

Counsel for the Estates and the Plan Administrator

LINITED STATES RANKRUPTCY COURT

SOUTHERN DISTRICT OF NEW YORK	
In re:	
SOUND SHORE MEDICAL CENTER OF WESTCHESTER, et al. 1	Chapter 11 Case No. 13-22840 (RDD)
Debtors.	(Jointly Administered)

DECLARATION OF MONICA TERRANO IN SUPPORT OF TWENTY-SECOND OMNIBUS OBJECTION TO CLAIMS

STATE OF NEW YORK)

) ss.:

COUNTY OF NASSAU)

Pursuant to 28 U.S.C. § 1746, I, Monica Terrano, hereby declare:

1. I am the Plan Administrator ("<u>PA</u>") for the estates of Sound Shore Medical Center of Westchester, and its debtor affiliates (the "<u>Estates</u>"). In my capacity as the PA, I am authorized to submit this declaration (the "<u>Declaration</u>") in support of the Estate's Twenty-Second Omnibus Objection to Claims (the "<u>Twenty-Second Objection</u>").

¹ 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.

² Capitalized terms, unless herein defined, shall have the meaning ascribed to them in the Twenty-Second Objection.

- 2. Except as otherwise indicated, all facts set forth in this Declaration are based upon: (a) my personal knowledge; (b) my review of relevant documents, including, without limitation, Proofs of Claim (as defined below) and the official claims register maintained in these cases; (c) my experience and knowledge of the Estate's prior operations, books and records and personnel; and (d) as to matters involving United States bankruptcy law or rules or other applicable laws, my reliance on the advice of counsel or other advisors to the Estate. If called upon to testify, I could and would testify to the facts set forth herein on that basis.
- 3. I am a Certified Public Accountant with over 17 years of experience in the healthcare industry. Over the past seven years, I have worked primarily on Chapter 11 cases relating to hospital restructurings and/or liquidations. During this time, I have specialized in all aspects of bankruptcy case administration, including claims review and reconciliation, and the preparation of related statements and required schedules and have been focusing primarily on bankrupt hospitals.

CLAIMS ADMINISTRATION PROCESS

4. Since the expiration of the General Bar Date and Governmental Bar Date, considerable time and effort has been expended by the Estates and their professionals and advisors in connection with the claims administration process to ensure a high level of diligence in reviewing and reconciling hundreds of proofs of claim (the "Proofs of Claim") filed in connection with these Chapter 11 cases. Working directly with the Estates' professionals and advisors, I personally reviewed, analyzed and considered the merits of each Proof of Claim and determined that the claims covered by the Twenty-Second Objection were subject to objection. Throughout the process, I regularly interfaced with the Estate's professionals and advisors to address potential legal issues impacting the claims.

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THE OBJECTIONABLE CLAIMS

5. I am generally familiar with the information contained in the Twenty-Second

Objection. Based on my review of the Proofs of Claim, I assisted the Estate's bankruptcy

counsel in the preparation of the Twenty-Second Objection and related schedules by identifying

claims filed by claimants which, in each case, do not match the Debtors' books and records

and/or lack sufficient supporting documentation (the "Objectionable Claims").

6. In evaluating the Objectionable Claims, the Debtors and its advisors compared

such claims against the Debtors' book and records and/or reviewed the supporting

documentation attached to such claims, and ultimately determined that each Objectionable Claim

should be disallowed and expunged. Therefore, I believe that disallowing and expunging the

Objectionable Claims, for the reasons set forth in the Twenty-Second Objection, is appropriate.

I declare under penalty of perjury under the laws of the United States of America that the

foregoing is true and correct.

Dated: June 16, 2017

Great Neck, New York

/s/ Monica Terrano

Monica Terrano, as Plan Administrator

13-22840-rdd Doc 1448-2 Filed 06/16/17 Entered 06/16/17 15:43:44 Exhibit A - List of Claims Pg 1 of 3

EXHIBIT A

Sound Shore Medical Center of Westchester, et al., Exhibit A - Insufficient Documentation/Books and Records Claims

Sound Shore Medical Center of Westchester ROBERT D. DRAIN

Note: Claimants are listed alphabetically.

SEQ		CLAIM(S)	MODIFIED AMOUNT	BASIS FOR OBJECTION			
NO.	NAME	CLAIM NO.	DATE FILED	CLAIMED DEBTOR	CLAIMED AMOUNT	MODIFIED AMOUNT	BASIS FOR OBJECTION
	BISTRITZ, JANICE	1439	01/31/14	Sound Shore Medical	Admin: \$5,630.60	Admin: \$0.00	Pursuant to a CWO Letter, Claimant was paid
	14 HARVARD CT			Center of		503(b)(9): \$0.00	\$4,294.20. The disputed portion of the Claim
1	WHITE PLAINS, NY 10605			Westchester		Secured: \$0.00	represents an amount owed by the purchaser
						Priority: \$0.00	of the Debtors' assets and which accrued after
						Unsecured: \$0.00	the closing of the sale.
	CRESPO, MILDRED	1256	01/28/14	Sound Shore Medical	Admin: \$1,515.00	Admin: \$0.00	Pursuant to a CWO Letter, Claimant was paid
	2739 PEARSALL AVE			Center of		503(b)(9): \$0.00	\$390. The disputed portion of the Claim
2	BRONX, NY 10469			Westchester		Secured: \$0.00	represents amounts which are not supported
						Priority: \$0.00	by the documentation attached to the claim.
						Unsecured: \$0.00	
	DELIANA, DANILA	1456	01/31/14	Sound Shore Medical	Admin: \$3,928.00	Admin: \$0.00	The claim asserts amounts allegedly owed by
	680 W BOSTON POST RD 3R			Center of		503(b)(9): \$0.00	New Rochelle PC. New Rochelle PC is not a
	MAMARONECK, NY 10543			Westchester		Secured: \$0.00	debtor in these cases and the Debtors' books
3						Priority: \$0.00	and records do not reflect that claimant was
3						Unsecured: \$0.00	employed by the Debtors. Furthermore, the
							Claim lacks supporting documentation to
							substantiate the amount asserted in the Claim.
	JB & E AUTO SERVICE INC	763	09/16/13	The Mount Vernon	Admin: \$2,240.00	Admin: \$0.00	Pursuant to a CWO Letter, Claimant was paid
	50 LINCOLN AVE			Hospital, Inc.	503(b)(9): \$2,240.00*	503(b)(9): \$0.00	\$1,733.27. The disputed portion of the Claim
4	PELHAM, NY 10803					Secured: \$0.00	represents impermissable interest charges.
						Priority: \$0.00	
						Unsecured: \$0.00	
	JB & E AUTO SERVICE INC	764	09/16/13	Sound Shore Medical	Admin: \$1,053.00	Admin: \$0.00	Pursuant to a CWO Letter, Claimant was paid
	50 LINCOLN AVE			Center of	503(b)(9): \$1,053.00*	503(b)(9): \$0.00	\$925.55. The disputed portion of the Claim
5	PELHAM, NY 10803			Westchester		Secured: \$0.00	represents impermissable interest charges.
						Priority: \$0.00	
						Unsecured: \$0.00	
	MEDALLIES INC	1303	01/30/14	Sound Shore Medical	Admin: \$8,170.38	Admin: \$0.00	Pursuant to a CWO Letter, Claimant was paid
	300 WESTAGE BUSINESS CENTER DR			Center of		503(b)(9): \$0.00	\$8,013.52. The disputed portion of the Claim
6	STE 320			Westchester		Secured: \$0.00	represents sales tax which the Debtors are not
	FISHKILL, NY 12524					Priority: \$0.00	obligated to pay as a 501(c) entity.
						Unsecured: \$0.00	
	MILLER, KELLIE	1175	01/15/14	Sound Shore Medical	Admin: \$2,500.00	Admin: \$0.00	Pursuant to a CWO Letter, Claimant was paid
	RE THE COLLEGE OF NEW ROCHELLE			Center of		503(b)(9): \$0.00	\$1,354.15. The disputed portion of the Claim
7	TUITION REIMBURSEMENT			Westchester		Secured: \$0.00	accrued after the closing of the sale of the
	240 S 7TH AVE APT #7B					Priority: \$0.00	Debtors' assets and is an obligation of the
	MOUNT VERNON, NY 10550					Unsecured: \$0.00	purchaser of the Debtors' assets.

Sound Shore Medical Center of Westchester, et al., Exhibit A - Insufficient Documentation/Books and Records Claims

Sound Shore Medical Center of Westchester ROBERT D. DRAIN

Note: Claimants are listed alphabetically.

SEQ		CLAIM(S)	MODIFIED AMOUNT	BASIS FOR OBJECTION			
NO.	NAME	CLAIM NO.	DATE FILED	CLAIMED DEBTOR	CLAIMED AMOUNT	MODII ILD AMOONI	DASIST ON OBJECTION
	OLYMPUS AMERICA INC	1329	01/31/14	Sound Shore Medical	Admin: \$2,678.79	Admin: \$0.00	Claimant was paid \$901.76. The disputed
	3500 CORPORATE PKWY			Center of		503(b)(9): \$0.00	portion of the Claim accrued after the closing
8	CENTER VALLEY, PA 18034			Westchester		Secured: \$0.00	of the sale of the Debtors' assets and is an
						Priority: \$0.00	obligation of the purchaser of the Debtors'
						Unsecured: \$0.00	assets.
9	ORANGE PATHOLOGY ASSOCIATES PC	1403	01/31/14	Sound Shore Medical	Admin: \$47,516.15	Admin: \$0.00	Pursuant to a CWO Letter, Claimant was paid
	C/O DEL BELLO DONNELLAN			Center of		503(b)(9): \$0.00	\$47,331.63. The disputed portion of the Claim
	ATTN DAWN KIRBY, ESQ			Westchester		Secured: \$0.00	accrued after the closing of the sale of the
	ONE NORTH LEXINGTON AVE					Priority: \$0.00	Debtors' assets and is an obligation of the
	WHITE PLAINS, NY 10601					Unsecured: \$0.00	purchaser of the Debtors' assets.
	ODANIOE DATIJOJ OOV ACCOUNTED DO	4477	10/15/10	0 101 14 11 1	A L : #70 110 10	A L	01: 11 477: 11
	ORANGE PATHOLOGY ASSOCIATES PC	1477	10/15/13	Sound Shore Medical	Admin: \$78,113.49	Admin: \$0.00	Claim No. 1477 is the same as Docket No.
	C/O DEL BELLO DONNELLAN			Center of		503(b)(9): \$0.00	382, which was a motion to compel payment
	ATTN DAWN KIRBY, ESQ			Westchester		Secured: \$0.00	with respect to Claim No. 1403 above. As
10	ONE NORTH LEXINGTON AVE					Priority: \$0.00	noted on the amended agenda for hearings
	WHITE PLAINS, NY 10601					Unsecured: \$0.00	scheduled on April 25, 2014 [Docket No. 681],
							the motion to compel payment was resolved
							without a hearing and payment was
							subsequently made with respect to Claim No.
							1403.

^{*}Any 503(b)(9) amount is included in the Admin amount as a subset.

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EXHIBIT B

13-22840-rdd Doc 1448-3 Filed 06/16/17 Entered 06/16/17 15:43:44 Exhibit B - Proposed Order Pg 2 of 3

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK x	
SOUND SHORE MEDICAL CENTER OF WESTCHESTER, et al. ¹ ,	Chapter 11
, , , , ,	Case No.: 13-22840 (RDD)
Debtors.	
X	

ORDER GRANTING TWENTY-SECOND OMNIBUS OBJECTION TO CLAIMS

THIS MATTER having come before the Court upon the objection of the Plan Administrator appointed in these cases (the "Twenty-Second Objection")² seeking entry of an Order pursuant to 11 U.S.C. § 502 and Rule 3007 of the Federal Rules of Bankruptcy Procedure disallowing and expunging each of the proofs of claim listed on Exhibit A attached to the Twenty-Second Objection on the basis that such claims do not match the Debtors' books and records and/or lack sufficient supporting documentation; the Court having reviewed the Twenty-Second Objection; and notice having been provided (i) to the claimants listed on Exhibit A at the addresses set forth on the claimants' respective proofs of claim, (ii) counsel for the Committee, and (iii) the Office of the United States Trustee; and no objections having been filed; and a hearing on the Twenty-Second Objection having been held on July 18, 2017; and the Court having found that the relief requested in the Twenty-Second Objection is in the best interest of the Debtors' estates, creditors and other parties in interest; and it appearing that sufficient notice of the Twenty-Second Objection has been given, and the Court having determined that the legal and factual basis set forth in the Twenty-Second Objection establish cause for the relief granted herein; and after due deliberation and consideration of the Motion having been had; and it appearing that good and sufficient cause exists for granting the Twenty-Second Objection, it is hereby

ORDERED, that the relief requested in the Twenty-Second Objection is GRANTED to the extent set forth below and upon the terms and conditions set forth herein; and it is further

¹ 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.

² Unless otherwise defined, capitalized terms used herein shall have the meanings ascribed to them in the Twenty-Second Objection and any exhibits thereto.

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ORDERED, that the Claims included in the Twenty-Second Objection are hereby

disallowed and expunged as set forth on Exhibit 1 attached hereto; and it is further

ORDERED, that the Debtors' claims and noticing agent, Garden City Group, LLC., and

the Clerk of this Court are authorized to take any and all actions that are necessary or appropriate

to give effect to this Order; and it is further

ORDERED, that this Order is deemed to be a separate order with respect to each claim

covered hereby; and it is further

ORDERED, that all rights of the Plan Administrator to object to any surviving claims

against the Debtors, whether asserted or unasserted by any of the claimants affected by the

Twenty-Second Objection, and to further object to the surviving claims on any other grounds

discovered by the Plan Administrator during the pendency of this case are hereby reserved; and it

is further

ORDERED, that this Court shall retain jurisdiction over any and all issues arising from

or related to the implementation and interpretation of this Order.

Dated: July _____, 2017

White Plains, New York

HONORABLE ROBERT D. DRAIN

UNITED STATES BANKRUPTCY JUDGE

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Hearing Date: July 18, 2017 at 10:00 a.m. (Prevailing Eastern Time) Objection Deadline: July 11, 2017 at 4:00 p.m. (Prevailing Eastern Time)

GARFUNKEL WILD, P.C.

Counsel for the Estates and Plan Administrator 111 Great Neck Road Great Neck, New York 11021 Phone: (516) 393-2200

Fax: (516) 466-5964 Burton S. Weston Adam T. Berkowitz Phillip Khezri

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

-----X

In re:

SOUND SHORE MEDICAL CENTER OF WESTCHESTER, et al¹.,

Chapter 11 Case

Debtors.

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

-----X

THE OMNIBUS CLAIMS OBJECTION LISTED BELOW SEEKS TO DISALLOW AND EXPUNGE CERTAIN FILED PROOFS OF CLAIM. YOU ARE RECEIVING THIS NOTICE BECAUSE YOUR CLAIM IS COVERED BY THE TWENTY-SECOND OMNIBUS OBJECTION. YOUR FAILURE TO TIMELY OPPOSE THE RELIEF SOUGHT HEREIN MAY RESULT IN THE GRANTING OF THE RELIEF REQUESTED BY THIS OBJECTION.

NOTICE OF PLAN ADMINISTRATOR'S TWENTY-SECOND OMNIBUS OBJECTION TO CLAIMS WHICH DO NOT MATCH THE DEBTORS' BOOKS AND RECORDS AND/OR LACK SUFFICIENT SUPPORTING DOCUMENTATION

PLEASE TAKE NOTICE, that a hearing on the annexed Twenty-Second Omnibus

Objection to Claims, dated June 16, 2017 (the "Twenty-First Omnibus Objection"), of the Post

Confirmation Estate of Sound Shore Medical Center of Westchester, et al. (the "Estate"), will be

¹ 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.

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held before the Honorable Robert D. Drain, United States Bankruptcy Judge, at the United States Bankruptcy Court for the Southern District of New York (the "Court"), 300 Quarropas Street, White Plains, New York, on the 18th day of July 2017 at 10:00 a.m. or as soon thereafter as counsel may be heard seeking the relief set forth on Exhibit A to the Twenty-Second Omnibus Objection.

ALL PARTIES RECEIVING THIS NOTICE SHOULD REVIEW THE TWENTY-SECOND OMNIBUS OBJECTION CAREFULLY TO DETERMINE IF A RESPONSE IS REQUIRED. THE FAILURE TO TIMELY FILE A RESPONSE OR OTHERWISE OPPOSE THE OBJECTION MAY RESULT IN THE GRANTING OF THE RELIEF.

PLEASE TAKE FURTHER NOTICE that responses if any, to the proposed Twenty-Second Omnibus Objection (the "Responses") shall be made in writing, shall conform to the Federal Rules of Bankruptcy Procedure and the Local Rules for the Southern District of New York, shall state with particularity the grounds upon with such Response is based, and shall be filed with the Bankruptcy Court, in electronic format in accordance with General Order M-399, by utilizing the Court's electronic case filing system at www.nysb.uscourts.gov, or if the same cannot be filed electronically, by manually filing same with the Clerk of the Court together with a cd-rom containing same in Word, Wordperfect or PDF format, with a hard copy provided to the Clerk's Office at the Bankruptcy Court for delivery to the Chambers of the Honorable Robert D. Drain and served on (i) Garfunkel Wild, P.C., 111 Great Neck Road, Great Neck, New York 11021, Attention: Burton S. Weston, Esq., Adam T. Berkowitz, Esq., and Phillip Khezri, Esq., counsel to the Plan Administrator; (ii) Farrell Fritz, P.C., 622 Third Avenue, Suite 37200, New York, New York 10017, Attention: Martin G. Bunin, Esq., counsel to the Post Effective Date

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Committee; and (iii) the Office of the United States Trustee for this district so as to be received

by all such parties no later than 4:00 p.m. (Prevailing Eastern Time) on July 11, 2017.

PLEASE TAKE FURTHER NOTICE that if no Responses are timely filed and served

with respect to the Twenty-Second Omnibus Objection, the Estate may, on or after the Objection

Deadline, submit to the Bankruptcy Court an order substantially in the form of the proposed

order annexed to the Twenty-Second Omnibus Objection, which order may be entered with no

further notice or opportunity to be heard.

PLEASE TAKE FURTHER NOTICE you may obtain copies of a proof of claim from

the website maintained by the Debtors' noticing and claims agent, Garden City Group, LLC

("GCG") at http://www.gcginc.com/cases/soundshore. You can search for the desired proof of

claim using the Claimant's name or the claim number. If you do not have access to the Internet,

you can request a copy of any proof of claim, pleading or service list from GCG by calling the

Sound Shore Medical Center's Information line at 866-300-1288.

PLEASE TAKE FURTHER NOTICE that the hearing on the Twenty-Second Omnibus

Objection may be adjourned without further notice except as announced in open court on the

Hearing Date, or at any adjourned hearing.

Dated: Great Neck, New York

June 16, 2017

GARFUNKEL WILD, P.C.

Counsel for the Estates and Plan Administrator

By: /s/ Adam T. Berkowitz

Burton S. Weston

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