Pg

	States Bankruthern District of	ruptcy Co					Voluntar	y Petition
Name of Debtor (if individual, enter Last, Firs The Mount Vernon Hospital	t, Middle):		Name	of Joint I	Debtor (Spous	ise) (Last, First,	·	ŗ
All Other Names used by the Debtor in the last (include married, maiden, and trade names):	i 8 years		All Oth (includ	her Name le marrier	s used by the d, maiden, and	e Joint Debtor ir nd trade names):	n the last 8 years	
Last four digits of Soc. Sec. or Individual-Taxp (if more than one, state all) 13-1740115	payer I.D. (ITIN) No./Co	omplete EIN	Last fo	our digits of	of Soc. Sec. (or Individual-Ta	axpayer I.D. (ITIN)	No./Complete EIN
Street Address of Debtor (No. and Street, City, 12 North 7th Avenue Mount Vernon, NY	and State):	ZIP Code	Street A	Address o	of Joint Debto	or (No. and Stre	eet, City, and State):	
ed - Pulsarias Diago		0550	<u> </u>					ZIP Code
County of Residence or of the Principal Place of Westchester	of Business:	,	County	of Resid	ence or of the	e Principal Plac	e of Business:	
Mailing Address of Debtor (if different from st	reet address):		Mailing	g Addres:	s of Joint Del	otor (if different	t from street address	s):
]						
		ZIP Code						ZIP Code
Location of Principal Assets of Business Debto (if different from street address above):	r	<u> </u>			,			
Type of Debtor (Form of Organization) (Check one box)	Nature of 1		\Box				cy Code Under Wh	ıich
(Form of Organization) (Check one box) ☐ Individual (includes Joint Debtors) See Exhibit D on page 2 of this form. ☐ Corporation (includes LLC and LLP) ☐ Partnership ☐ Other (If debtor is not one of the above entities, check this box and state type of entity below.)	(Check or Health Care Busin Single Asset Real in 11 U.S.C. § 101 Railroad Stockbroker Commodity Broke Clearing Bank	iness Il Estate as defir Il (51B)	ined	☐ Chapt ☐ Chapt ☐ Chapt ☐ Chapt ☐ Chapt	oter 7 oter 9 oter 11 oter 12	☐ Chaj of a ☐ Chaj	ed (Check one box) upter 15 Petition for Foreign Main Proce upter 15 Petition for Foreign Nonmain F	eeding Recognition
Chapter 15 Debtors Country of debtor's center of main interests: Each country in which a foreign proceeding by, regarding, or against debtor is pending:	Other Tax-Exemp (Check box, if Debtor is a tax-exem under Title 26 of the Code (the Internal Re	if applicable) npt organization c United States		defined "incurr	are primarily co ed in 11 U.S.C. § rred by an indivi onal, family, or		one box) Deb busi	ots are primarily iness debts.
Filing Fee (Check one box	x)	Check one bo		- tran		pter 11 Debtors	-	
Full Filing Fee attached Filing Fee to be paid in installments (applicable to attach signed application for the court's considerat debtor is unable to pay fee except in installments. Form 3A. Filing Fee waiver requested (applicable to chapter attach signed application for the court's considerat	tion certifying that the Rule 1006(b). See Official 7 individuals only). Must	Debtor Check if: Debtor are less Check all app A plan Accepta	r is not a s r's aggreg ss than \$2, plicable be n is being stances of 6	gate noncor 2,343,300 (a boxes: 3, filed with 5 the plan w	iness debtor as dentingent liquida (amount subject) this petition.	t to adjustment on repetition from on	§ 101(51D). C. § 101(51D). ding debts owed to ins 14/01/13 and every the	ree years thereafter).
Statistical/Administrative Information Debtor estimates that funds will be available Debtor estimates that, after any exempt prop there will be no funds available for distribution	perty is excluded and adn	ecured creditors	rs.			· · · · · · · · · · · · · · · · · · ·	PACE IS FOR COURT	T USE ONLY
Estimated Number of Creditors	1,000- 5,001- 10		01- 50	3 50,001- 100,000	OVER 100,000			
\$0 to \$50,001 to \$100,001 to \$500,001 \$50,000 \$100,000 \$500,000 to \$1 million	to \$10 to \$50 to 5	50,000,001 \$100,00 0 \$100 to \$500 nillion million	JU to	3500,000,001 o \$1 billion	More than \$1 billion			
\$0 to \$50,001 to \$100,001 to \$500,001 to \$50,000 to \$1	to \$10 to \$50 to \$	50,000,001 \$100,00 5 \$100 to \$500 nillion million	20 to	500,000,001 \$1 billion	More than \$1 billion			

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	y Petition	Name of Debtor(s):			
	ust be completed and filed in every case)	The Mount Vernon Hospital			
(Trib page in	All Prior Bankruptcy Cases Filed Within Las	t 8 Years (If more than two, att	ach additional sheet)		
Location Where Filed:		Case Number:	Date Filed:		
Location Where Filed:		Case Number:	Date Filed:		
Pe	ending Bankruptcy Case Filed by any Spouse, Partner, or	Affiliate of this Debtor (If mo	ore than one, attach additional sheet)		
Name of Deb See Attach		Case Number:	Date Filed:		
District:		Relationship:	Judge:		
forms 10K a pursuant to and is reque	Exhibit A pleted if debtor is required to file periodic reports (e.g., and 10Q) with the Securities and Exchange Commission Section 13 or 15(d) of the Securities Exchange Act of 1934 esting relief under chapter 11.) A is attached and made a part of this petition.	I, the attorney for the petitioner have informed the petitioner the 12, or 13 of title 11. United Sta			
	or own or have possession of any property that poses or is alleged to I Exhibit C is attached and made a part of this petition.	albit C pose a threat of imminent and ider	ntifiable harm to public health or safety?		
☐ Exhibit If this is a join	leted by every individual debtor. If a joint petition is filed, ea D completed and signed by the debtor is attached and made int petition: D also completed and signed by the joint debtor is attached a	a part of this petition.			
.	Information Regardin	g the Debtor - Venue			
	(Check any ap	plicable box)			
	Debtor has been domiciled or has had a residence, principal days immediately preceding the date of this petition or for	a longer part of such 180 days	than in any other District.		
□	There is a bankruptcy case concerning debtor's affiliate, go Debtor is a debtor in a foreign proceeding and has its princ this District, or has no principal place of business or assets proceeding [in a federal or state court] in this District, or the sought in this District.	cipal place of business or princi in the United States but is a de	pal assets in the United States in efendant in an action or		
	Certification by a Debtor Who Reside		Property		
	(Check all app Landlord has a judgment against the debtor for possession	,	ecked, complete the following.)		
	(Name of landlord that obtained judgment)				
	(Address of landlord)				
	Debtor claims that under applicable nonbankruptcy law, the entire monetary default that gave rise to the judgment f	ere are circumstances under whor possession, after the judgme	nich the debtor would be permitted to cure nt for possession was entered, and		
	Debtor has included in this petition the deposit with the coafter the filing of the petition.	_			
	Debtor certifies that he/she has served the Landlord with the	nis certification. (11 U.S.C. § 30	52(1)).		

RIDER TO VOLUNTARY PETITION <u>Affiliated Debtors</u>

On the date hereof, each of the entities listed below also filed a voluntary petition for relief under Chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York. For ease sake, the below list also includes this Debtor. All other entities are affiliates of the Debtor. Such entities have filed or shortly will file a motion requesting that their Chapter 11 Cases be consolidated for procedural purposes only and jointly administered.

Company Name	Case No	•	
Sound Shore Medical Center of Westchester	13	(RDD)	-
The Mount Vernon Hospital	13	(RDD)	
Howe Avenue Nursing Home, Inc., d/b/a Helen and Michael Schaffer Extended Care Center	13	(RDD)	
NHRMC Services Corporation	13	(RDD)	
The M.V.H. Corporation	13	(RDD)	
Sound Shore Health System, Inc.	13	(RDD)	
New Rochelle Sound Shore Housing, LLC	13	(RDD)	

OFFICER'S CERTIFICATE OF RESOLUTION OF THE BOARD OF TRUSTEES OF THE MOUNT VERNON HOSPITAL

The undersigned, a duly authorized officer of The Mount Vernon Hospital, a New York not-for-profit corporation, hereby certifies that the following resolutions were duly adopted by the Board of Trustees at a meeting duly called and held, and at which a quorum was present and acting throughout on May 14, 2013, in accordance with the requirements of applicable New York law and that said resolutions have not been modified or rescinded and are still in full force and effect on the date hereof:

WHEREAS, the Board of Trustees (the "Board") has considered the financial and operational aspects of the business of The Mount Vernon Hospital ("MVH"); and

WHEREAS, the Board has reviewed the historical performance of MVH, the current market for its services, and the current and long-term liabilities of MVH; and

WHEREAS, the Board has given serious and extensive consideration to all options reasonably available to MVH at numerous regular and special meetings; and

WHEREAS, consistent with its fiduciary duties, including the duty of obedience to the charitable mission of MVH, the Board has determined that it is desirable and in the best interests of MVH, its creditors, employees and other interested parties, including its patients, that a voluntary petition be filed by MVH (the "Chapter 11 Case") seeking relief under the provisions of Chapter 11 of Title 11 of the United States Code (the "Bankruptey Code").

NOW, THEREFORE, BE IT

RESOLVED, by the Board, acting on behalf of MVH, that MVH file a petition in bankruptcy under Chapter 11 of the Bankruptcy Code and cause the same to be filed in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"); and be it further

RESOLVED, that John Spicer, the President and Chief Executive Officer (referred to hereinafter as, the "CEO"), or any other person designated by the CEO of MVH (each such officer or designee being an "Authorized Person" and all being the "Authorized Persons") be, and each hereby is, authorized, empowered and directed, in the name and on behalf of MVH, to execute and verify petitions under Chapter 11 of the Bankruptcy Code with respect to MVH and to cause the same to be filed in the Bankruptcy Court at such time as the Authorized Person executing such petitions shall determine; and be it further

RESOLVED, that each Authorized Person be, and hereby is, authorized, empowered and directed, in the name and on behalf of MVH, to execute and file all schedules, motions, lists, applications, pleadings and other papers, and to take and perform any and all further acts and deeds which he or she deems necessary, proper or desirable in connection with the Chapter 11 Case of MVH, with a view to the successful prosecution of such cases; and be it further

RESOLVED, that each of the Authorized Persons be, and hereby is, authorized, directed and empowered, in the name of MVH, (i) to retain, under a general retainer, the law firm of Garfunkel Wild, P.C. to serve as bankruptcy counsel and render legal services in connection with the Chapter 11 Case and other related matters to be determined by an Authorized Person; (ii) and to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 Case, and to cause to be filed appropriate retention applications with the Bankruptcy Court; and be it further

RESOLVED, that each of the Authorized persons be, and hereby is, authorized, directed and empowered, in the name of MVH: (i) to retain Alvarez & Marsal LLP to serve as the Crisis Management team in connection with the Chapter 11 Case and for all other relevant purposes; and (ii) and to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 Case, and to cause to be filed appropriate retention applications with the Bankruptcy Court and be it further

RESOLVED, that each of the Authorized Persons be, and hereby is, authorized, empowered and directed to engage and retain any other assistance by legal counsel, accountants, financial advisors, restructuring advisors and other professionals as are deemed necessary to represent and assist MVH in carrying out its duties under Title 11 of the United States Code, and in connection therewith, each Authorized Persons is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 Case, and to cause to be filed an appropriate application for authority to retain the services of such firms; and be it further

RESOLVED, that in connection with the commencement of the Chapter 11 Case, each Authorized Person is, authorized and empowered on behalf and in the name of MVH, to obtain postpetition financing and to incur indebtedness according to terms negotiated, or to be negotiated by the Authorized Persons, including agreements related to use of cash collateral and debtor-in-possession credit facilities; and to enter into guarantees and to pledge and grant liens on its assets and mortgages on its properties as may be contemplated by or required under the terms of such cash collateral agreements or postpetition financing; to establish, and enter into control agreements with respect to, bank accounts at such financial institutions as may be useful or necessary, and as may be determined by such Authorized Persons in connection with such debtor-in-possession credit facilities; and in connection therewith, the Authorized Persons are hereby authorized and directed to execute appropriate loan agreements, cash collateral agreements and related ancillary documents to pay all fees required in connection with such postpetition financing as may be required by the lenders thereof, and perform and consummate all transactions contemplated by the financing; and be it further

RESOLVED, that each of the Authorized Persons, be and hereby is, authorized, empowered and directed, in the name and on behalf of MVH, to cause MVH to enter into, execute, deliver, certify, file and/or record, and perform, such agreements, instruments, motions, affidavits, applications for approvals or ruling of

RESOLVED, that each of the Authorized Persons, be and hereby is, authorized, empowered and directed, in the name and on behalf of MVH, to cause MVH to enter into, execute, deliver, certify, file and/or record, and perform, such agreements, instruments, motions, affidavits, applications for approvals or ruling of governmental or regulatory authorities, certificates or other documents, and to take such other action in the MVH Chapter 11 Case, as in the judgment of such Authorized Person shall be or become necessary, proper and desirable to effectuate a successful reorganization of MVH's business taking into account its charitable mission, including but not limited to, the orderly sale of the MVH's non-core assets and the negotiation and formulation of a plan of reorganization and all related documents thereto on behalf of MVH; and be it further

RESOLVED that nothing herein changes the requirement that the Authorized Persons seek prior approval from the Board of Trustees for any transaction not specifically approved hereby for which the corporation's rules require such approval from the Board of Trustees; and be it further

RESOLVED, that any and all actions heretofore taken by any officers or directors of MVH in the name and on behalf of MVH, in furtherance of any or all of the preceding resolutions are ratified, confirmed and approved; and be it further

RESOLVED, that each of the Authorized Persons, be and hereby is. authorized to take any of the following actions on behalf of MVH: (i) negotiate, execute, deliver and/or file any and all of the agreements, documents and instruments referenced herein, and such other agreements, documents and instruments as may be required or as such Authorized Persons deem appropriate or advisable, or to cause the negotiation, execution and delivery thereof, in the name and on behalf of MVH, in such form and substance as such Authorized Persons may approve, with the execution and delivery thereof on behalf of MVH, by or at the direction of an Authorized Person to constitute evidence of such approval, (ii) negotiate, execute, deliver and/or file, in the name and on behalf of MVH, any and all agreements, documents, certificates, consents, motions, applications, and other filings relating to the resolutions adopted and matters ratified or approved hereby and the transactions contemplated thereby, and amendments and supplements to any of the foregoing, and to take such other actions as may be required or as such Authorized Persons deem appropriate or advisable in connection therewith including, without limitation, voting any shares or interests held by MVH and (iii) doing such other things as may be required, or as may in their judgment be appropriate or advisable, in order to effectuate fully the resolutions adopted and matters ratified or approved hereby and the consummation of the transactions contemplated thereby.

The undersigned hereby certifies that the Board of Trustees duly adopted the foregoing resolutions on the 14th day of April, 2013 at a meeting in which a quorum was present and that such resolutions are in full force and effect.

Title: President and C.E.O.

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United States Bankruptcy Court Southern District of New York

In re The Mount Vernon Hospital		Case No	
	Debtor	→	
		Chapter	11
LIST	OF EQUITY SECURITY	HOLDERS	
Following is the list of the Debtor's equity secu	rity holders which is prepared in accord	ance with Rule 1007(a)(3) for filing in this chapter 11 case
Name and last known address	Security	Number	Kind of
or place of business of holder	Class	of Securities	Interest
None *The Debtor is a not for prohotology.	ofit corporation and does	not have any e	quity security
DECLARATION UNDER PENALT	Y OF PERJURY ON BEHALF	OF CORPORATION	ON OR PARTNERSHIP
I, the President and Chief Execu perjury that I have read the foregoing information and belief.	tive Officer of the corporation name List of Equity Security Holders and	d as the debtor in this c that it is true and corre	ase, declare under penalty of ct to the best of my
Date May 28, 2013	Signature	Gan K Spia	<u>n/</u>
	Joh Pre	n/ ≸picer / (/ sident and Chief Exec	utive Officer
	110	TIMOTIC GITA OTHER EXEC	MING CHICGI

Penalty for making a false statement or concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both.

18 U.S.C §§ 152 and 3571.

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United States Bankruptcy Court Southern District of New York

In re	The Mount Vernon Hospital		Case No.	
		Debtor(s)	Chapter	
	CODRODAT		ቤኒኒኒ ነኛ <i>ማ</i> ለስማ 1\	
	CORPORAT	E OWNERSHIP STATEMENT (I	KULE /UU/.1)	
r recu ollow	sal, the undersigned counsel for <u>T</u> ing is a (are) corporation(s), other the	rocedure 7007.1 and to enable the Judhe Mount Vernon Hospital in the aboan the debtor or a governmental unit quity interests, or states that there are	ove captioned a t, that directly o	action, certifies that the or indirectly own(s) 10% or
■ Non	e [Check if applicable]			
May	28, 2013	Jan 10)		
Date		Burton S. Weston Signature of Attorney or Litigal Counsel for The Mount Vernor Garfunkel Wild, P.C.	nt n Hospital	
		111 Great Neck Road Great Neck, NY 11021 5163932200 Fax:5164665964		

bweston@garfunkelwild.com

Consolidated List of 30 Largest Creditors

Contemporaneously with the filing of their petitions, the Debtors filed a motion requesting, among other things, authority to file a consolidated list of the 30 largest unsecured creditors (the "Top 30 List") in lieu of separate lists of each Debtor's 20 largest unsecured creditors. Attached hereto is the Top 30 List which is based on the Debtors' books and records as of approximately May 13, 2013. The Top 30 List was prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in the Debtors' Chapter 11 Cases. The Top 30 List does not include: (1) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101; or (2) secured creditors, unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the 30 largest unsecured claims. The Top 30 List is provided pursuant to Local Rule 1007-2(a)(4).

The information contained herein ,including any claim amounts, shall not constitute an admission of liability by, nor is it binding, upon the Debtors. The Debtors reserve all rights to assert that any debt or claim listed herein is a disputed claim or debt, and to challenge the priority, nature, amount or status of any such claim or debt. In the event of any inconsistencies between the summaries set forth below and the respective corporate and legal documents relating to such obligations, the descriptions in the corporate and legal documents shall control.

mailing address including zip code	mailing address, including zip code, of employee, agent, or department of	(trade debt, bank loan, government	(4) Amount of claim [if secured, also state value of security'
	P.O. Box 8538-0133 Lockbox #077133 Philadelphia, PA 19171-0133 Attn: Todd Seiffer (312) 447-2459	Trade Debt	6,671,180.17
	101 Norfolk Street Mansfield, MA 02048 Attn: Luz Bermudez (856) 384-3232	Trade Debt	1,587,973.02
	480 South Dean Street New Jersey Sales Office Englewood, NJ 07631 Attn: Robert A. Passanante (201) 831-5320	Trade Debt	2,432,653.04

Convergent Revenue Cycle		Trade Debt	935,464.46
M	Suite 300		
	Gainsville, VA 20155		
	Attn: Glenn M. Getner		
	(412) 980-9742		
1199 SEIU National Benefi		Trade Debt	5,504,020.55
	New York, New York 10036		
	Timothy Wells		
Crothall Service Group	955 Chesterbrook Blvd, Suite	Trade Debt	908,391.63
•	300		
•	Wayne, PA 19087		
	Attn: Gene Bettencourt		
	(508) 965-5613		
New York Medical College	40 Sunshine Cottage Road	Trade Debt	877,934.09
	Attn: Dr. Marc Wallack		
	Valhalla, NY 10595		
	Attn: Jim Salerno		
	(914) 594-4455		
TGC LLC	c/o Theodore N. Giovanis	Trade Debt	869,079.00
	PO Box 130		
	Highland, MD 20777		
	(301) 854-2496		
Miller & Milone, P.C.	100 Quentin Roosevelt Blvd	Trade Debt	778,059.83
	Garden City, NY 11530		
	Attn: Karen A. Till		
	(516) 296-1000 ext. 302		
Oceanside Institutional.	2525 Long Beach Road	Trade Debt	339,712.91
	Oceanside, NY 11572		
	Attn: Sheila		
	(516) 766-1462		
New York Radiology	25983 Network Place	Trade Debt	646,200.79
Alliance	Chicago, IL 60673-1259		
	Attn: Jonathan Schwartz	1	
	(914) 666-2220		
Iealth/ROI	PO Box 362	Trade Debt	619,549.14
	344 Main Street		
	Metuchen, NJ 08840		
7 (.4)	(732) 906-8700		
Healthcare Assoc of NYS	74 North Pearl St.	Trade Debt	382,692.00
	Albany, New York 10087-5535		
	Attn: Larry Edinger		
	(518) 431-7790	1	

Emergency Medical Associat	Attn: Benjamin Carrino 651 W. Mt. Pleasant Avenue Livingston, NJ 07039 (800) 345-0064	Trade Debt	512,207.03
Medtronic USA Inc.	4642 Collection Center Drive Chicago, IL 60693 Attn: John Hauwiller (763) 505-6543	Trade Debt	485,197.92
Nutrition Mgmt Services Co.	2071 Kimberton Rd. Kimberton, PA 19442 Attn: George (610) 935-2050 ext. 5217	Trade Debt	520, 811.00
Modern Medical Systems	170 Finn Court, Suite 1 Farmingdale, NY 11735 Attn: WM Pope (631) 844-1700	Trade Debt	436,619.21
Children's Phy. of West LL	New York Medical College Valhalla, NY 10595 (914) 594-4280	Trade Debt	415,069.68
LLC- ESD	5151 Monroe Street, Suite 101 Toledo, OH 43623 Attn: David Mikola (678) 557-3806	Trade Debt	410,489.11
Fresenius Management Ser	16343 Collections Center Drive Chicago, IL 60693 Attn: Karen Vaughin (330) 896-4771	Trade Debt	372,315.35
	161 Rail Road Avenue Garden City Park, NY 11040 Attn: John Ballo (212) 972-9800	Trade Debt	360,739.73
	360 Madison Avenue New York, NY 10017 Attn; Jennie M. Muscarella, Esq. (212) 972-9800	Trade Debt	344,316.55
1	1200 Prospect Avenue Westbury, NY 11590 Attn: Melissa (516) 478-5224	Trade Debt	465,420.73

Medline Industries	One Medline Place	Trade Debt	397,219.33
	Mundelein, IL 60060-4485		
	Attn: Dave Gilligan		
	(551) 804-9312		
Pension Benefit Guaranty	P.O. Box 64880	Unsecured	9,620,000.00
Corp	Baltimore, MD 21264-4880	Debt	
-	Attn: Franklin G. Tate, Jr.		
	(203)326-4000 ext. 3558		
Dormitory Authority of SNY	Attn: S. Stevens Counsels Office	Unsecured	3,350,000.00
·	515 Broadway	Debt	
	Albany, NY 12207		
	Attn: Larry N. Volk		
	(518) 257-3160	•	
McKesson Information Sol	P.O. Box 98347	Trade Debt	949,760.27
	Chicago, IL 60693		·
	(866) 455-9430		
Apollo Health Street, Inc.	2 Brighton Road	Trade Debt	524,928.57
	Suite 300		
	Clifton, NJ 07012		
	Attn: Amab Sen		
•	(973) 405-5002		
Westchester County Health	100 Woods Road	Unsecured	3,205,209.60
Care Corp, a/k/a Westchester	Valhalla, NY 10595	Debt	
Medical Center	Attn: Julie Switzer		
	(914) 493-7000		
	switzerj@wcmc.com		
Greystone Servicing	111 Rockville Pike, Suite 1150	Trade Debt	512,200.00
Corporation, Inc.	Rockville, MD 20850		
	(301) 354-5006		