

UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF MISSOURI  
EASTERN DIVISION

In re:

MIDWEST CHRISTIAN VILLAGES, INC.  
*et al.*,<sup>1</sup>

Debtors.

Chapter 11

Case No. 24-42473-659

(Jointly Administered)

Hearing Date: April 15, 2026

Hearing Time: 10:00 a.m. (CT)

Hearing Location: Courtroom 7 North

**DEBTORS' SIXTH OMNIBUS MOTION TO REJECT  
CERTAIN UNEXPIRED LEASES AND EXECUTORY CONTRACTS**

The above-captioned debtors and debtors-in-possession (the "Debtors"), by and through their proposed counsel, respectfully state as follows in support of this motion (the "Motion"):

**RELIEF REQUESTED**

1. By this Motion, the Debtors seek entry of an order pursuant to sections 105(a) and 365 of title 11 of the United States Code (the "Bankruptcy Code") and Rule 6004 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") authorizing the Debtors to reject certain unexpired leases and executory contracts related to payor contracts, facility services agreements

<sup>1</sup> The address of the Debtors headquarters was 2 Cityplace Dr, Suite 200, Saint Louis, MO 63141-7390. The last four digits of the Debtors' federal tax identification numbers are: (i) Midwest Christian Villages, Inc. [5009], (ii) Hickory Point Christian Village, Inc. [7659], (iii) Lewis Memorial Christian Village [3104], (iv) Senior Care Pharmacy Services, LLC [1176], (v) New Horizons PACE MO, LLC [4745], (vi) Risen Son Christian Village [9738], (vii) Spring River Christian Village, Inc. [1462], (viii) Christian Homes, Inc. [1562], (ix) Crown Point Christian Village, Inc. [4614], (x) Hoosier Christian Village, Inc. [3749], (xi) Johnson Christian Village Care Center, LLC [8262], (xii) River Birch Christian Village, LLC [7232], (xiii) Washington Village Estates, LLC [9088], (xiv) Christian Horizons Living, LLC [4871], (xv) Wabash Christian Therapy and Medical Clinic, LLC [2894], (xvi) Wabash Christian Village Apartments, LLC [8352], (xvii) Wabash Estates, LLC [8743], (xviii) Safe Haven Hospice, LLC [6886], (xix) Heartland Christian Village, LLC [0196], (xx) Midwest Senior Ministries, Inc. [3401] and (xxi) Shawnee Christian Nursing Center, LLC [0068].



and provider participation agreements as identified on **Exhibit A** hereto (collectively, the “Rejected Contracts”) effective as of the date of this Motion (the “Rejection Date”).

### **BACKGROUND**

2. On July 16, 2024 (the “Petition Date”), the Debtors filed voluntary petitions for relief pursuant to chapter 11 of the Bankruptcy Code.

3. The Debtors continue in the operation and management of their business as debtors-in-possession pursuant to sections 1107 and 1108 of the Bankruptcy Code. No trustee or examiner has been appointed in these chapter 11 cases.

4. A detailed description of the Debtors’ business and the events leading up to the filing of these chapter 11 cases can be found in the *Declaration of Kathleen (Kate) Bertram in Support of the Debtors’ Chapter 11 Petition and First Day Motions* [Docket No. 3] (the “First Day Declaration”), incorporated by reference herein.

5. The Debtors filed these chapter 11 cases to pursue one or more going concern sales for each of their facilities. As of the date of filing this Motion, the Debtors have completed the sales for their facilities and wrapped up all directly employed W-2 wage employment and no longer require certain contracts going forward. The sales for all the Debtors’ facilities have closed, and the Debtors have performed their post-closing transition tasks such as remitting collections to the applicable buyer until the buyer obtained its own CHOW or license.

6. To that end, on the date hereof, the Debtors will also be filing a motion for a structured dismissal of these chapter 11 cases. The structured dismissal motion will seek, among other things, to administer the Debtors’ remaining assets, dismiss these chapter 11 cases, and allow the Debtors to dissolve under applicable state law.

### **JURISDICTION AND VENUE**

7. This Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334. Venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409. This matter is a core proceeding pursuant to 28 U.S.C. § 157(b)(2).

8. The statutory predicates for the relief sought herein are sections 105(a) and 365 of the Bankruptcy Code and Bankruptcy Rules 6004, 6006, 6007, and 9014.

### **THE REJECTED CONTRACTS**

9. The Debtors have concluded their sale process and wrapped up all directly employed W-2 wage employment and no longer require the contracts being rejected in this Motion on a go-forward basis, to the extent the contracts are not already fully concluded.

10. The Debtors have determined in their business judgment that the unexpired leases and executory contracts related to payor contracts, facility services agreements and provider participation agreements as listed on **Exhibit A** hereto (including any modifications, amendments, addenda or supplements thereto, or restatements thereof)<sup>2</sup> are not necessary to, and would impose substantial burdens on, the Debtors' winddown. Accordingly, by this Motion, in order to maximize the value of their estates, the Debtors seek to reject the contracts indicated on **Exhibit A**.

11. As of the date hereof, the Debtors have sold their facilities to the buyers and are no longer operating their facilities. They are no longer billing for health care services and do not have any new claims. The Debtors have wrapped up all directly employed W-2 wage employment. As such, the Debtors do not require the Rejected Contracts listed on **Exhibit A**. Nevertheless, the Debtors move to reject the contracts to address any remaining any issues which may be argued to remain.

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<sup>2</sup> With respect to each Rejected Contract, **Exhibit A** hereto lists, among other things, the applicable counterparty for the contract.

12. Any claims arising from the rejection of the Rejected Contracts must be filed with the Bankruptcy Court and served upon the Debtors within thirty (30) days following entry of the order approving such rejection. Failure to timely file a claim within this period shall result in the permanent bar of any such claim against the Debtors and their estates.

### **BASIS FOR RELIEF**

#### **A. Rejection of the Rejected Contracts Should Be Approved.**

13. Section 365(a) of the Bankruptcy Code provides that a debtor, “subject to the court’s approval, may . . . reject any executory contract or unexpired lease of the debtor.” 11 U.S.C. § 365(a). The decision to assume or reject an executory contract or unexpired lease is generally a matter within the “business judgment” of the debtor. *See Four B. Corp. v Food Barn Stores, Inc. (In re Food Barn Stores, Inc.)*, 107 F.3d 558, 567 n.16 (8th Cir. 1997); *In re Steaks to Go, Inc.*, 226 B.R. 35, 37 (Bankr. E.D. Mo. 1998) (“Generally, a Bankruptcy Court is to review a decision by a debtor in possession or a trustee to reject an executory contract, and order rejection if the rejection is based on the debtor or trustee’s best business judgment in the circumstances”). The business judgment standard is satisfied when a debtor determines that rejection will benefit the estate, and courts should not interfere with a debtor’s determination absent a showing of bad faith or gross abuse of discretion. *See Food Barn Stores*, 107 F.3d at 567 n.16; *see also In re Audra-John Corp.*, 140 B.R. 752, 755-756 (Bankr. D. Minn. 1992).

14. Under the business judgment rule, “management of a corporation’s affairs is placed in the hands of its board of directors and officers, and the Court should interfere with their decisions only if it is made clear that those decisions are, inter alia, clearly erroneous, made arbitrarily, are in breach of the officers’ and directors’ fiduciary duty to the corporation, are made on the basis of inadequate information or study, are made in bad faith, or are in violation of the Bankruptcy Code.”

*In re Farmland Indus., Inc.*, 294 B.R. 855, 881 (Bankr. W.D. Mo. 2003) (citing *In re United Artists Theatre Co.*, 315 F.3d 217, 233 (3d Cir. 2003)).

15. In order to satisfy the business judgment rule, a debtor must carry its burden to show some benefit to the estate. *Crystalin, LLC v. Selma Props. Inc. (In re Crystalin, LLC)*, 293 B.R. 455, 464 (B.A.P. 8th Cir. 2003). However, courts emphasize that “this test is not an onerous one” and courts should find this prong of the analysis met “as long as the proposed action appears to enhance the debtor’s estate.” *Crystalin*, 293 B.R. at 463-64 (internal citation omitted). Once a benefit to the estate has been shown, only a finding of “bad faith or gross abuse of . . . business discretion” should prevent the debtor from assuming the contract. *Id.* (internal citation omitted).

16. Bankruptcy Rule 9014 provides, in part, that “reasonable notice and opportunity for hearing shall be afforded the party against whom the relief is sought.” *See* Fed. R. Bankr. P. 9014(a). The notice and hearing requirements for contested matters under Bankruptcy Rule 9014 are satisfied if appropriate notice and an opportunity for hearing are given in light of the particular circumstances. *See* 11 U.S.C. § 102(1)(A) (defining “after notice and a hearing” or a similar phrase to mean such notice and an opportunity for a hearing “as [are] appropriate in the particular circumstances”).

17. Bankruptcy Rule 6006(f) permits a debtor to join requests for authority to reject multiple unexpired leases in one motion when the procedural requirements enumerated therein are satisfied. *See* Fed. R. Bankr. P. 6006(f). In particular, a motion to reject multiple executory contracts or unexpired leases that are not between the same parties should:

- a. state in a conspicuous place that parties receiving the omnibus motion should locate their names and their contracts or leases listed in the motion;
- b. list parties alphabetically and identify the corresponding unexpired lease; be numbered consecutively with other omnibus motions to reject executory contracts and unexpired leases; and

c. be limited to no more than one hundred (100) contracts and leases.

Fed. R. Bankr. P. 6006(f). The Debtors are in compliance with the applicable procedural requirements of Bankruptcy Rule 6006(f).

18. The Debtors request the Court approve the rejection of the Rejected Contracts identified on Exhibit A, effective as of the applicable Rejection Date. The rejection of the Rejected Contracts is in the best interest of the Debtors' estates and is a sound exercise of the Debtors' business judgment because the Debtors will no longer have any use for the Rejected Contracts after the Rejection Date. The Rejected Contracts are related to payor contracts, facility services agreements and provider participation agreements, which are unnecessary and unused executory contracts and continuation of services related to the Rejected Contracts would be burdensome on the Debtors and hinder the Debtors' winddown efforts. As discussed above, the Debtors have completed the sale for all of their facilities and are no longer providing health care services. The Debtors have wrapped up all directly employed W-2 wage employment.

**B. The Court Should Authorize the Rejection of the Rejected Contracts Effective as of the Rejection Date.**

19. While court approval is a prerequisite for rejection of any executory contract, courts have recognized such an order may authorize a rejection as of the date the motion is filed. *See In re At Home Corp.*, 392 F.3d 1064, 1071 (9th Cir. 2004); *In re Thinking Machs. Corp.*, 67 F.3d 1021, 1028 (1st Cir. 1995); *In re Fleming Cos., Inc.*, 304 B.R. 85, 96 (Bankr. D. Del. 2003); *In re Jamesway Corp.*, 179 B.R. 33, 38 (S.D.N.Y. 1995) (approving retroactive rejection where objector "caused the delay" by interposing an improper objection); see also 3 COLLIER ON BANKRUPTCY ¶ 365.03[4] ("If retroactive approval of rejection is not permitted, bankruptcy courts face the prospect of requests for expedited determination of rejection motions as a matter of course in order to reduce administrative expenses."); *cf. Adelpia Bus. Solutions v. Abnos*, 482 F.3d

602, (2d Cir. 2007) (assuming, without deciding, that bankruptcy court has such authority); *In re Stonebridge Techs., Inc.*, 430 F.3d. 260, 273 (5th Cir. 2005) (suggesting bankruptcy courts have such authority); *but see In re Worths Stores Corp.*, 130 B.R. 531, 533 (Bankr. E.D. Mo. 1991) (“the effective date of a debtor’s lease rejection is that on which the Court entered its order approving such rejection”). “[O]nly after balancing the equities in a particular case, should the court approve a retroactive rejection of nonresidential lease.” *Chi-Chi’s, Inc.*, 305 B.R. at 399; *In re Phila. Newspapers, LLC*, 424 B.R. 178, 185 (Bankr. E.D. Pa. 2010) (“[T]he decision to grant retroactive rejection of a lease or contract is dictated by equitable considerations.”).

20. Rejection of the Rejected Contracts as of the Rejection Date is warranted under the circumstances of this case. The Rejected Contracts either provide no ongoing benefit to the Debtors’ estates or provide benefits that are substantially less than the corresponding costs. Rejecting the Rejected Contracts will relieve the Debtors from performing under agreements which are no longer needed and, for all the reasons set forth herein, is clearly beneficial to the Debtors’ estates and creditors and assist the Debtors in their forthcoming wind down and dismissal process.

21. Moreover, the counterparties will not be unduly prejudiced if the rejection is deemed effective as of the Rejection Date. The Debtors are not or will no longer be using the Rejected Contracts, and this Motion is being served promptly on each of the counterparties, each of whom will have a sufficient opportunity to respond. Furthermore, service of this Motion is an unequivocal expression of the Debtors’ intention to reject the Rejected Contracts, and the Debtors hereby certify that they will not withdraw this Motion as to any of the Rejected Contracts without the consent of the applicable counterparty. For these reasons, the Debtors respectfully submit that it is fair and equitable for the Court to hold that the Rejected Contracts are rejected as of the Rejection Date.

**DEADLINE FOR FILING CLAIMS RELATING TO REJECTED CONTRACTS**

22. To the extent there are any claims arising out of the rejection of the Rejected Contracts, claimants must file any such claim with the Bankruptcy Court and serve the Debtors no later than thirty (30) days after entry of an order approving the rejection of the Rejected Contracts. Any claims not filed within such time will be forever barred from assertion against the Debtors and their estates.

**WAIVER OF RULE 6004**

23. Finally, by this Motion, the Debtors seek a waiver of any stay of the effectiveness of the order approving this Motion. Pursuant to Bankruptcy Rule 6004(h), “[a]n order authorizing the use, sale, or lease of property other than cash collateral is stayed until the expiration of 14 days after entry of the order, unless the court orders otherwise.” As set forth above, the immediate rejection of the Rejected Contracts is necessary to the success of the chapter 11 cases, and the Debtors’ ability to implement their chapter 11 strategy. Accordingly, the Debtors submit that ample cause exists to justify a waiver of the fourteen-day stay imposed by Bankruptcy Rule 6004(h), to the extent that it applies.

**NO PREVIOUS REQUEST**

24. No previous application for the relief sought herein has been made to this or any other Court as to these specific contracts.

**NOTICE**

25. This Motion and notice of this Motion will be served respectively on Master Service List, Master Notice List, and the counterparties to the Rejected Contracts. Notice of this Motion and any order entered hereon will be served in accordance with Local Rule 9013-3(A)(1). The Debtors submit that, under the circumstances, no other or further notice is required.

**WHEREFORE**, the Debtors respectfully request entry of an order granting the relief requested herein, together with such other and further relief as the Court deems just and proper.

*[Remainder of page left intentionally blank]*

Dated: March 12, 2026  
St. Louis, Missouri

Respectfully submitted,

**DENTONS US LLP**

/s/ Stephen O'Brien

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**EXHIBIT A**

**Rejected Contracts**

Debtor	Contract Description	Counterparty
Hickory Point Christian Village, Inc.	Facility Agreement	Aetna Better Health Inc. dba Aetna Better Health of Illinois
Hickory Point Christian Village, Inc.	Medicaid Facility Services Agreement	Aetna Better Health Inc. dba Aetna Better Health of Illinois
Lewis Memorial Christian Village	Facility Agreement	Aetna Better Health Inc. dba Aetna Better Health of Illinois
Lewis Memorial Christian Village	Medicaid Facility Services Agreement	Aetna Better Health Inc. dba Aetna Better Health of Illinois
Wabash Estates, LLC	Facility Agreement	Aetna Better Health Inc. dba Aetna Better Health of Illinois
Washington Village Estates, LLC	Facility Agreement	Aetna Better Health Inc. dba Aetna Better Health of Illinois
Risen Son Christian Village	Facility Services Agreement - Product Participation and Signature sheet	Aetna Health of Iowa Inc.
Christian Horizons Living, LLC	Employer Secure Website Confidentiality and Non-Disclosure Agreement	Aetna Life Insurance Company
Crown Point Christian Village, Inc.	Provider Agreement	Aetna Network Services LLC
Hickory Point Christian Village, Inc.	Provider Agreement	Aetna Network Services LLC
Lewis Memorial Christian Village	Provider Agreement	Aetna Network Services LLC
Risen Son Christian Village	Amendment by Notification to the Amerigroup Provider Agreement and the Medicaid Participation Attachment	Amerigroup Iowa, Inc.
Risen Son Christian Village	Provider Agreement	Amerigroup Iowa, Inc.
Midwest Christian Villages, Inc.	Provider Agreement	Anthem Insurance Companies dba Anthem Blue Cross and Blue Shield
Midwest Christian Villages, Inc.	Amendment to the Anthem Blue Cross and Blue Shield Ancillary Provider Agreement	Anthem Insurance Companies dba Anthem Blue Cross and Blue Shield
Midwest Christian Villages, Inc.	Exchange Amendment to the Anthem Blue Cross and Blue Shield Ancillary Provider Agreement	Anthem Insurance Companies dba Anthem Blue Cross and Blue Shield
Midwest Christian Villages, Inc.	Amendment to the Anthem Blue Cross and Blue Shield Ancillary Provider Agreement	Anthem Insurance Companies dba Anthem Blue Cross and Blue Shield
Midwest Christian Villages, Inc.	Amendment to the Anthem Blue Cross and Blue Shield Ancillary Provider Agreement	Anthem Insurance Companies dba Anthem Blue Cross and Blue Shield
Crown Point Christian Village, Inc.	Facility Agreement	Anthem Insurance Companies, Inc. Doing Business as Anthem Blue Cross and Blue Shield
Lewis Memorial Christian Village	Third Amendment to the Medicaid Provider Agreement	Blue Cross and Blue Shield of Illinois
Hickory Point Christian Village, Inc.	Health Insurance Benefit Agreement	Centers for Medicare & Medicaid Services
Risen Son Christian Village	Access to Electronic Health Records	CHI Health

Debtor	Contract Description	Counterparty
Midwest Christian Villages, Inc.	Ancillary Participation Agreement	ChoiceCare
Hickory Point Christian Village, Inc.	Master Subscription Agreement	Collective Medical Technologies, Inc.
Wabash Estates, LLC	Health Plan Service Order Form to the Master Subscription Agreement Dated April 21, 2022	Collective Medical Technologies, Inc.
Wabash Estates, LLC	Master Subscription Agreement	Collective Medical Technologies, Inc.
Wabash Estates, LLC	Master Subscription Agreement	Collective Medical Technologies, Inc.
Midwest Christian Villages, Inc.	Partner Agreement	DailyPay, Inc.
Midwest Christian Villages, Inc.	Health Insurance Benefit Agreement	Department of Health & Human Services
Lewis Memorial Christian Village	Letter re: Medicare Program Approval	Department of Health & Human Services
Lewis Memorial Christian Village	Health Insurance Benefit Agreement	Department of Health & Human Services
Christian Horizons Living, LLC	Amendment of the Plan Adoption Agreement	Employee Benefits Corporation
Midwest Christian Villages, Inc.	Benefit Information Form	Employee Benefits Corporation
Christian Horizons Living, LLC	Plan Adoption Agreement	Employee Benefits Corporation
Christian Horizons Living, LLC	Plan Service Agreement	Employee Benefits Corporation
Christian Horizons Living, LLC	Service Agreement	Employee Benefits Corporation
Christian Homes, Inc.	Participating Provider Agreement: Ancillary	Health Alliance Medical Plans, Inc.
Christian Homes, Inc.	First Amendment to Participating Agreement: Ancillary	Health Alliance Medical Plans, Inc.
Christian Homes, Inc.	Tenth Amendment to Participating Agreement: Ancillary	Health Alliance Medical Plans, Inc.
Christian Homes, Inc.	Eleventh Amendment to Participating Agreement: Ancillary	Health Alliance Medical Plans, Inc.
Christian Homes, Inc.	Twelfth Amendment to Participating Agreement: Ancillary	Health Alliance Medical Plans, Inc.
Christian Homes, Inc.	Thirteenth Amendment to Participating Agreement: Ancillary	Health Alliance Medical Plans, Inc.
Christian Homes, Inc.	Fourteenth Amendment to Participating Agreement: Ancillary	Health Alliance Medical Plans, Inc.
Christian Homes, Inc.	Fifteenth Amendment to Participating Agreement: Ancillary	Health Alliance Medical Plans, Inc.
Christian Homes, Inc.	Second Amendment to Participating Agreement: Ancillary	Health Alliance Medical Plans, Inc.
Christian Homes, Inc.	Third Amendment to Participating Agreement: Ancillary	Health Alliance Medical Plans, Inc.

Debtor	Contract Description	Counterparty
Christian Homes, Inc.	Fourth Amendment to Participating Agreement: Ancillary	Health Alliance Medical Plans, Inc.
Midwest Christian Villages, Inc.	Fifth Amendment to Participating Agreement: Ancillary	Health Alliance Medical Plans, Inc.
Christian Homes, Inc.	Sixth Amendment to Participating Agreement: Ancillary	Health Alliance Medical Plans, Inc.
Christian Homes, Inc.	Seventh Amendment Medicare Advantage Required Provisions	Health Alliance Medical Plans, Inc.
Christian Homes, Inc.	Eighth Amendment to Participating Agreement: Ancillary	Health Alliance Medical Plans, Inc.
Christian Homes, Inc.	Ninth Amendment to Participating Agreement: Ancillary	Health Alliance Medical Plans, Inc.
Lewis Memorial Christian Village	Skilled Nursing Facility Agreement	Health Care Service Corporation
Lewis Memorial Christian Village	Dual Eligible Provider Agreement for Facility Services	Health Care Service Corporation
Midwest Christian Villages, Inc.	Skilled Nursing Facility Agreement	Health Care Service Corporation a Mutual Legal Reserve Company
Hickory Point Christian Village, Inc.	Third Amendment to the Medicaid Provider Agreement	Health Care Service Corporation a Mutual Legal Reserve Company
Hickory Point Christian Village, Inc.	Dual Eligible Provider Agreement for Facility Services	Health Care Service Corporation a Mutual Legal Reserve Company
Wabash Estates, LLC	Dual Eligible Provider Agreement for Facility Services	Health Care Service Corporation a Mutual Legal Reserve Company
Washington Village Estates, LLC	Dual Eligible Provider Agreement	Health Care Service Corporation a Mutual Legal Reserve Company
Midwest Christian Villages, Inc.	Amendment to Agreement	Health Value Management d/b/a ChoiceCare and/or Health Value Management d/b/a Humana Behavioral Health Network
Midwest Christian Villages, Inc.	Amendment to the PHO Participation Agreement	Health Value Management, Inc. d/b/a ChoiceCare Network
Midwest Christian Villages, Inc.	Master Services Agreement	HIT Consulting LLC d/b/a Keystone Technologies
Midwest Christian Villages, Inc.	Statement of Work - Managed Services Solution	HIT Consulting LLC d/b/a Keystone Technologies
Hickory Point Christian Village, Inc.	EpicCare Link Site Level Agreement	Hospital Sisters Health System
Christian Homes, Inc.	Letter re: Participation in the State of Illinois Medicaid Managed Long Term Supports and Services Program	Humana
Christian Homes, Inc.	Amendment to the Participation Agreement	Humana Health Plan, Inc.
Midwest Christian Villages, Inc.	Amendment to the Participation Agreement	Humana Health Plan, Inc.
Wabash Estates, LLC	Ancillary Participation Agreement	Humana Health Plan, Inc.

Debtor	Contract Description	Counterparty
Wabash Estates, LLC	Amendment to the Ancillary Participation Agreement Effective July 1, 2021	Humana Health Plan, Inc.
Midwest Christian Villages, Inc.	Ancillary Participation Agreement	Humana Inc.
Hickory Point Christian Village, Inc.	Ancillary Participation Agreement	Humana Inc.
Lewis Memorial Christian Village	Ancillary Participation Agreement	Humana Inc.
Lewis Memorial Christian Village	Ancillary Provider Participation Agreement	Humana Inc.
Washington Village Estates, LLC	Ancillary Provider Participation Agreement	Humana Inc.
Christian Homes, Inc.	Amendment to the Participation Agreement	Humana Insurance Company
Midwest Christian Villages, Inc.	Amendment to the Participation Agreement	Humana Insurance Company
Wabash Estates, LLC	Ancillary Participation Agreement	Humana Insurance Company
Wabash Estates, LLC	Amendment to the Ancillary Participation Agreement Effective July 1, 2021	Humana Insurance Company
Lewis Memorial Christian Village	Participating Provider Agreement	IlliniCare Health
Hickory Point Christian Village, Inc.	Long Term Care Provider Agreement Nursing Facilities (Provider Type 33)	Illinois Department of Healthcare and Family Services
Wabash Estates, LLC	Enrollment to the Illinois Medical Assistance Program	Illinois Department of Healthcare and Family Services
Lewis Memorial Christian Village	Illinois Department of Public Aid Long Term Care Provider Agreement	Illinois Department of Public Aid, Bureau of Long Term Care
Midwest Christian Villages, Inc.	Amendment to the PHO Participation Agreement	Inspire Health Partners
Risen Son Christian Village	Agreement Regarding Participation in Medical Assistance Program	Iowa Department of Human Services
Lewis Memorial Christian Village	Illinois Ancillary Provider Agreement	Meridian Health Plan of Illinois
Hickory Point Christian Village, Inc.	Ancillary Provider Agreement	Meridian Health Plan of Illinois, Inc.
Hickory Point Christian Village, Inc.	Ancillary Provider Agreement	Meridian Health Plan of Illinois, Inc.
Hickory Point Christian Village, Inc.	Ancillary Provider Agreement	Meridian Health Plan of Illinois, Inc.
Lewis Memorial Christian Village	Ancillary Provider Agreement	Meridian Health Plan of Illinois, Inc.
Lewis Memorial Christian Village	Ancillary Provider Agreement	Meridian Health Plan of Illinois, Inc.
Lewis Memorial Christian Village	Illinois Ancillary Provider Agreement	Meridian Health Plan of Illinois, Inc.
Wabash Estates, LLC	Amendment to the Participating Provider Agreement	Meridian Health Plan of Illinois, Inc.
Hickory Point Christian Village, Inc.	Health Insurance Benefit Agreement	Midwestern Consortium
Midwest Christian Villages, Inc.	Provider Services Agreement	Molina Healthcare of Illinois, Inc.
Midwest Christian Villages, Inc.	Provider Services Agreement	Molina Healthcare of Illinois, Inc.
Lewis Memorial Christian Village	Provider Services Agreement	Molina Healthcare of Illinois, Inc.

Debtor	Contract Description	Counterparty
Washington Village Estates, LLC	Client Services Agreement	Molina Healthcare of Illinois, Inc.
Christian Homes, Inc.	Participating Facility Agreement	MultiPlan, Inc.
Christian Horizons Living, LLC	Managed Account Service	Newport Group Consulting, LLC,
Christian Horizons Living, LLC	Master Services Agreement	Newport Group, Inc.
Christian Horizons Living, LLC	Statement of Work - ERISA 403(b) Fiduciary Recordkeeping and Administration Services	Newport Group, Inc.
Christian Horizons Living, LLC	403(b)(7) Group Custodial Account Agreement	Newport Trust Company
Hoosier Christian Village, Inc.	Health Insurance Benefit Agreement	Secretary of Health and Human Services
Hoosier Christian Village, Inc.	Health Insurance Benefit Agreement	Secretary of Health, Education, and Welfare
Crown Point Christian Village, Inc.	Skilled Nursing Facility (SNF) Participation Agreement	TRICARE
Crown Point Christian Village, Inc.	Skilled Nursing Facility (SNF) Participation Agreement	TRICARE
Midwest Christian Villages, Inc.	Request for Taxpayer Identification Number and Certification and Skilled Nursing Facility (SNF) Participation Agreement	TRICARE
Lewis Memorial Christian Village	Skilled Nursing Facility (SNF) Participation Agreement	TRICARE Program PGBA, LLC
Crown Point Christian Village, Inc.	Ancillary Provider Participation Agreement	UnitedHealthcare Insurance Company Contracting on Behalf of Itself UnitedHealthcare of Illinois, Inc. and Other Entities that are United's Affiliates
Crown Point Christian Village, Inc.	Ancillary Provider Participation Agreement	UnitedHealthcare Insurance Company Contracting on Behalf of Itself UnitedHealthcare of Illinois, Inc. and Other Entities that are United's Affiliates
Lewis Memorial Christian Village	Amendment to Ancillary Provider Participation Agreement	UnitedHealthcare Insurance Company Contracting on Behalf of Itself UnitedHealthcare of Illinois, Inc. and Other Entities that are United's Affiliates
Lewis Memorial Christian Village	Agreement Signature Page	UnitedHealthcare Insurance Company Contracting on Behalf of Itself UnitedHealthcare of Illinois, Inc. and Other Entities that are United's Affiliates
Midwest Christian Villages, Inc.	Ancillary Provider Participation Agreement	UnitedHealthcare Insurance Company, Contracting on Behalf of itself and the Entities that are United's Affiliates

Debtor	Contract Description	Counterparty
Midwest Christian Villages, Inc.	Ancillary Provider Participation Agreement	UnitedHealthcare Insurance Company, Contracting on Behalf of Itself, UnitedHealthcare of the Midlands, Inc. and the Other Entities that are United's Affiliates
Risen Son Christian Village	Amendment to Participation Agreement	UnitedHealthcare Insurance Company, Contracting on Behalf of Itself, UnitedHealthcare of the Midlands, Inc. and the Other Entities that are United's Affiliates
Hickory Point Christian Village, Inc.	Ancillary Provider Participation Agreement	UnitedHealthcare of Midwest, Inc.
Wabash Estates, LLC	Amendment to the Participating Provider Agreement	WellCare Health Plans, Inc.
Risen Son Christian Village	Participating Provider Agreement	WellCare of Iowa, Inc.
Midwest Christian Villages, Inc.	Amendment Notice to Facility Services Agreement	Wellmark Health Plan of Iowa, Inc.
Midwest Christian Villages, Inc.	Amendment Notice to Facility Services Agreement	Wellmark, Inc. dba Wellmark Blue Cross and Blue Shield of Iowa, its Subsidiaries and Affiliates
Midwest Christian Villages, Inc.	Facility Services Agreement	Wellmark, Inc. dba Wellmark Blue Cross and Blue Shield of Iowa, its Subsidiaries and Affiliates
Hickory Point Christian Village, Inc.	Skilled Nursing Facility (SNF) Participation Agreement	Wisconsin Physicians Service Insurance Corporation