Case	2:18-bk-20151-ER Doc 6781 Filed 08 Main Document	/16/23 Entered 08/16/23 18:31:07 Dec Docket #6781 Date Filed: 8/16/2023 רמציד טו ס
1 2 3 4 5 6 7 8 9	CENTRAL DISTRICT OF CAI	ors Attorneys for the Liquidating Trustee Istee S BANKRUPTCY COURT LIFORNIA - LOS ANGELES DIVISION
	In re	Lead Case No. 2:18-bk-20151-ER
10 11 12	VERITY HEALTH SYSTEM OF CALIFORNIA, INC., <i>et al.</i> , Debtors and Debtors In	Jointly Administered With: Case No. 2:18-bk-20162-ER Case No. 2:18-bk-20163-ER Case No. 2:18-bk-20164-ER Case No. 2:18-bk-20165-ER
12	Possession.	Case No. 2:18-bk-20167-ER Case No. 2:18-bk-20168-ER
13 14	□ Affects Verity Health System of	Case No. 2:18-bk-20108-ER Case No. 2:18-bk-20169-ER Case No. 2:18-bk-20171-ER Case No. 2:18-bk-20172-ER
15	California, Inc.	Case No. 2:18-bk-20173-ER Case No. 2:18-bk-20175-ER
16	 Affects Saint Louise Regional Hospital Affects St. Francis Medical Center 	Case No. 2:18-bk-20176-ER Case No. 2:18-bk-20176-ER Case No. 2:18-bk-20178-ER
17	□ Affects St. Vincent Medical Center □ Affects Seton Medical Center	Case No. 2:18-bk-20179-ER Case No. 2:18-bk-20179-ER Case No. 2:18-bk-20180-ER
18	□ Affects O'Connor Hospital Foundation □ Affects Saint Louise Regional Hospital	Case No. 2:18-bk-20180-EK Case No. 2:18-bk-20181-ER
19	Foundation Affects St. Francis Medical Center of	Hon. Judge Ernest M. Robles
20	Lynwood Foundation	POST CONFIRMATION STATUS REPORT
21	□ Affects St. Vincent Dialysis Center, Inc. □ Affects Seton Medical Center Foundation	Hearing: Date: August 23, 2023
22	□ Affects Verity Business Services □ Affects Verity Medical Foundation	Time: 10:00 a.m. Location: Courtroom 1568
23	□ Affects Verity Holdings, LLC □ Affects De Paul Ventures, LLC	255 E. Temple St., Los Angeles, CA
24	□ Affects De Paul Ventures - San Jose Dialysis, LLC	
25	Debtors and Debtors In	
26	Possession.	
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1 The Post-Effective Date Debtors and the Liquidating Trustee (the "Liquidating Trustee") of 2 the VHS Liquidating Trust (the "Liquidating Trust"), established pursuant to the Modified Second 3 Amended Joint Chapter 11 Plan of Liquidation (Dated July 2, 2020) of the Debtors, the Prepetition Secured Creditors, and the Committee [Docket No. 5466] (the "Plan")¹ confirmed by the order 4 5 [Docket No. 5504] (the "Confirmation Order") entered August 14, 2020, and that certain 6 Liquidating Trust Agreement, dated as of September 5, 2020 [Docket No. 6043], hereby submit 7 this Post Confirmation Status Report, pursuant to the Plan, Confirmation Order, the Order 8 Continuing Postconfirmation Status Conference [Docket No. 6455], and Rule 3020-1(b) of the 9 Local Bankruptcy Rules of the United States Bankruptcy Court for the Central District of 10 California.

I.

INTRODUCTION

13 On September 4, 2020 (the "Effective Date"), the Plan became effective as set forth in the 14 notice filed with this Court. See Docket No. 6044. On or about the Effective Date, as set forth in 15 more detail below, the Debtors substantially consummated the Plan, distributing substantially all 16 of their assets—approximately \$495 million of net distributable value—to (i) the bond trustees on 17 account of their allowed secured claims, (ii) other creditors to the extent of their allowed secured 18 claims, (iii) creditors that held, as of the Effective Date, allowed administrative or priority claims, 19 (iv) the Liquidating Trust to establish the various reserves and funds required under the Plan and 20 approved by this Court, pursuant to the Confirmation Order, (v) holders of allowed employee 21 claims, (vi) holders of allowed capitation refund claims, and (vii) the Post-Effective Date Debtors 22 to establish the Operating Account for the Post-Effective Date Debtors required under the Plan and 23 approved by this Court, pursuant to the Confirmation Order. A summary of the payments and 24 distributions made on the Effective Date, or shortly thereafter, are as follows: 25 ///

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¹ Unless otherwise defined herein, all capitalized terms have the definitions set forth in the Plan.

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Total Payments under Plan on or about Effective Date	\$ 494,979,904
Funding of Post-Effective Date Debtors Operating Budget	 2,500,000
Payment of Allowed Employee and Capitation Claims after Effective Date	6,936,399
Effective Date	16,138,075
Payment of Allowed Administrative Claims between Plan Confirmation and	
Total Payments on Effective Date	\$ 469,405,430
Payments to Liquidating Trustee	 88,579,441
Payment of Allowed Administrative/Priority Claims	8,031,440
Payments to Other Secured Creditors	2,444,750
Payments to Bond Trustees (Secured Claims)	\$ 370,349,799

A summary of the distributions to the Liquidating Trust for various reserves required by the Plan are as follows:

		Payments to Liquidating Trustee on Effective Date		
Class	Designation / Description			
2.1B	Administrative Claims (Section 15.3)	\$	63,678,100	
2.2	Professional Claims (Section 7.9)		14,087,293	
2.3	Statutory Fees (Section 7.9)		603,270	
7.8	Funding of LT Administration Account		3,500,000	
1A	Priority Non-Tax Claims		3,710,778	
	Subtotal	\$	85,579,441	

In addition to the foregoing, on the Effective Date, the Debtors transferred to the Liquidating
 Trust approximately \$3 million as a reserve to ensure the Post-Effective Date Debtors could
 adequately pay the self-insured retention ("<u>SIR</u>") on various insured claims, if required to do so.
 The Post-Effective Date Debtors have made SIR payments, and there was approximately \$1.0
 million in the SIR reserve as of July 31, 2023.

II.

SCHEDULE OF DEBTS, CLAIMS, AND PAYMENTS

The Post-Effective Date Debtors and the Liquidating Trustee respectfully provide further
 disclosure and detail below concerning the amount that has been paid to each class of Claims
 designated under the Plan:

		Claims per Plan	Professional Fees & Stub Interest	Paydow to/On E	nl Net n Prior- Effective ate	Total Net Paydown Post- Eff Date	Rema Clai	-
Class	Description	+	+		-	-	-	r.
1B	Secured PACE Tax Financing Claims	\$ 42,700,000	s -	S (4	2,700,000)	s -	S	-
2	Secured 2017 Revenue Notes Claims	42,000,000	143,464	(4	2,143,464)			
3	Secured 2015 Revenue Notes Claims	160,000,000	237,192	(16	0,237,192)			-
4	Secured 2005 Revenue Bond Claims	259,445,000	8,857,026	(12	5,971,722)	(138,711,413)	3,6	18,891
5	Secured MOB I Financing Claims	46,363,096	307,685	(4	6,670,781)	-		
6	Secured MOB II Financing Claims	20,061,919	79,612	(2	0,141,532)			-
7	Secured Mechanics Lien Claims	2,444,750	-	0	2,444,750)			-
8	General Unsecured Claims	tbd				-		
9	Insured Claims	tbd	-		-	-		-
10	2016 Data Breach Claims	n/a	-		-	-		-
11	Subordinated General Unsecured Claims	n/a	-		-			-
12	Interests	n/a	-			-		-
Subtota	ls	\$ 573.014.765	\$ 9,624,979	\$ (44	0.309.441)	\$ (138,711,413)	\$ 3.6	18,891

As of July 31, 2023, the Liquidating Trust has paid more than \$138.7 million of the 2005 Bonds Diminution Claim since the Effective Date.

In addition to the classes of claims and interests designated by the Plan, the Plan also required payment of various Administrative Claims, Professional Claims, Statutory Fees, and Priority Tax Claims. A summary of these payments are set forth below.

A. FILED AND ORDINARY COURSE ADMINISTRATIVE CLAIMS

Section 15.3 of the Plan established an Administrative Claims Reserve. The Post-Effective 16 Date Debtors initially estimated that Administrative Claims to be filed by the Administrative 17 Claims Bar Date would total approximately \$14,024,133, and ordinary course Administrative 18 Claims would total approximately \$38,725,294. Additionally, the Nonrefundable Deposit, in the 19 amount of \$30,000,000, was reserved for the SGM Sale disputed escrow. Consequently, the total 20 Administrative Claims Reserve pursuant to 15.3 was \$82,749,427. See Docket No. 5468, Ex. D, at 21 1-2. Pursuant to the express terms of the Confirmation Order, the Court approved the establishment 22 of the Administrative Claims Reserve, in the amount of \$52,749,427, as the sole source of payment 23 for the aggregate amount of all allowed Administrative Claims (not including the Nonrefundable 24 Deposit, which has been released, in part, to the Trust, pursuant to the Settlement Agreement 25 (defined *infra*), and is to be disbursed as set forth in the Confirmation Order and Plan). See 26 Confirmation Order, ¶ 24 at 36; Memorandum of Decision Granting Motion to Authorize 27

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Liquidating Trustee to Undertake Final Distribution Program for Administrative Claimants [Docket No. 6515] at 5-6.

3 On the Effective Date, the Debtors transferred \$63,678,100 to the Liquidating Trust to 4 create the reserves required by the Confirmation Order. Prior to the transfer of the foregoing funds 5 to the Liquidating Trust on the Effective Date, (i) \$8,723,794 of claims were paid, (ii) there were 6 additional reserves of \$2,799,840 in the Administrative Claims Reserve based on resolution of Plan 7 objections, and (iii) \$13,147,374 was paid on the Effective Date to various Holders of 8 Administrative Claimants. Since the Effective Date, the Liquidating Trust has paid approximately 9 \$29.8 million to Holders of Administrative Claims allowed after the Effective Date for total 10 payments to Administrative Claimants of approximately \$51.7 million.

11 Since the Effective Date, the amount of the ordinary course Administrative Claims that have 12 been asserted is higher than anticipated, including employee benefit claims and out-of-network 13 claims. At the beginning of the distribution process there was approximately \$6,065,915 in the Administrative Claims Reserve account. The Trust has reserved the entire cash balance available 14 and has made initial distributions per the "Final Distribution Program"² approved by the Court on 15 June 15, 2021. [Docket No. 6523]. The Trust has received significant returned payments and has 16 17 issued stop-payments on uncashed checks over 90 days old related to the distribution. The Trust 18 has determined that it will commence with a second and final distribution in October 2023 of 19 approximately 4.9%. The Trust will continue the process of tracking down the claimants who did 20 not cash payments from the first distribution.

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SGM ACTION SETTLEMENT

On April 22, 2021, the Post-Effective Date Debtors and the Liquidating Trustee, on the one hand, and SGM and parties in the SGM Action, on the other, entered into a settlement agreement (the "<u>Settlement Agreement</u>") resolving all claims and litigation in the SGM Action. *See In re Verity Health System of California, Inc.* (Case No. 2:20-cv-00631) (C.D. Cal.) Docket Nos. 95; 98. Pursuant to the Settlement Agreement and related stipulated order, the Liquidating Trustee disbursed (i) \$5 million, plus interest in the amount of \$595,160.66, to the KPC Parties (as defined

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² As defined in Docket No. 6523.

1 in the Settlement Agreement), and (ii) the balance of the Nonrefundable Deposit to the Liquidating 2 Trust. See Id.; Bankruptcy Docket No. 6474; 6484.

C. **PROFESSIONAL CLAIMS**

For the Professional Claims not yet fixed and Allowed by the Court prior to or on the 4 Effective Date, the Plan established a Professional Claim Reserve. See Plan, § 7.9(b) at 50. On the Effective Date, the Debtors transferred \$14.1 million to the Liquidating Trust to fund the 6 Professional Claim Reserve. On December 17, 2020, the Court entered orders [Docket Nos. 6332, 6333] (the "Final Compensation Orders") awarding fees and expenses to Holders of Professional Claims through the Effective Date. Thereafter, payments in the amount of approximately \$2,887,682, were made prior to December 31, 2020, in accordance with the Final Compensation 10 Orders.

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D. STATUTORY FEES AND PRIORITY TAX CLAIMS

Approximately \$34,618 of California taxes have been paid post-Effective Date, including 13 \$25,505 of California franchise taxes and \$9,113 of additional sales taxes. The Liquidating Trust 14 finalized the final known tax claim of \$64,368 with the California Department of Tax and Fee 15 Administration. The Post-Effective Date Debtors are currently working with California, Oregon, 16 and Louisiana regarding disputed claim amounts and a potential excise tax assessment under 17 section 4960 of the IRC. 18

The Post -Effective Date Debtors are not aware of any tax liabilities accrued post-Effective 19 Date. 20

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E. DISPUTED UNCLASSIFIED CLAIMS AND DISPUTED CLASS 1A CLAIMS

The Disputed Unclassified Claims and Disputed Class 1A Claims Reserve contains funds 23 to pay Disputed Unclassified Claims and Disputed Class 1A Claims once such Claims are allowed. 24 On the Effective Date, the Debtors paid \$2.2 million to Medline, Cardinal, US Foods, and Cochlear 25 Americas, on account of § 503(b)(9) Claims. On the Effective Date, the Debtors transferred 26 \$3,710,778 into the Disputed Unclassified Claims and Disputed Class 1A Claims Reserve. Since 27

the Effective Date, \$2.4 million has been paid to Holders of § 503(b)(9) Claims from this reserve.

2 All § 503(b)(9) claims have now been satisfied, leaving an excess reserve of \$161,678.

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III.

PROJECTIONS CONCERNING ABILITY TO COMPLY WITH TERMS OF THE PLAN

5 Since the Effective Date, the Post-Effective Date Debtors, the Liquidating Trustee, and the 6 Responsible Officer (collectively, the "Estate Professionals") have conducted the following 7 activities in accordance with the Plan: (i) dissolved certain entities; (ii) performed services under 8 the Interim Agreements and Transition Services Agreements; (iii) disposed of Marillac; (iv) 9 resolved rejection of certain transition services Executory Agreements; (v) analyzed various 10 categories of Claims; (vi) prepared Plan projections; (vii) prepared 990 filings for all Debtor entities 11 dated July 31, 2020 and July 31, 2021; (viii) completed wind-down of the Debtors' IT systems; 12 (ix) substantially completed the transfer to storage in accordance with the Document Retention 13 Order of approximately 111,330 cubic feet of physical documents and an additional twelve 14 terabytes of electronic data; (x) largely finalized the termination and transition of the Debtors' 15 various retirement plans, including completing audits, filing final 5500s, and transferring virtually 16 all assets under the various VMF 401k plans and Verity Health Defined Contribution Plans, and 17 (xi) resolved the SGM Action.

18 The Post-Effective Date Debtors have filed almost all the debtor entities final tax returns. 19 Those final returns on extension, will be filed before their respective due dates. Once complete, 20 final wind-down to occur in 2023. To date, the Post-Effective Debtors have spent an excess of 21 \$13.0 million in support of the Interim Agreements, the Transition Services Agreements, and wind-22 down, including \$5.4 million in payroll or independent contractor costs, more than \$2.0 million in 23 pharmacy and IT systems costs in support of the Interim Agreements, and \$3.7 million in post-24 Effective Date professional fees. The Post-Effective Date Debtors anticipate spending an 25 additional \$0.3 million to complete the wind-down of the Post-Effective Date Debtors.

In addition, the Liquidating Trust has spent approximately \$13.9 million in the implementation of the Plan (on an accrual basis), including the collection of outstanding accounts receivable, pursuing claims for underpayments against the health plans, pursuing litigation against SGM, Integrity, and Blue Mountain, and adjudicating and satisfying claims against the Estates.
 The Liquidating Trust anticipates it will spend an additional \$1.1 million to fulfill its remaining
 obligations under the Plan and has completed securing this funding with the 2005 Bondholders
 regarding these efforts.

IV.

ESTIMATED DATE OF FINAL DECREE

The Court confirmed the Plan thirty-five months ago. Given that substantially all the Debtors' assets were transferred on the Effective Date, and approximately \$495 million of net distributable value was distributed on the Effective Date, the Estate Professionals submit that the Plan was substantially consummated on the Effective Date. There is outstanding litigation against various third parties that will continue through 2023. Consequently, it is premature, at this point, to estimate a date of a final decree.

15 16	Dated: August 16, 2023	DENTONS US LLP SAMUEL R. MAIZEL TANIA M. MOYRON
17		By <u>/s/ Tania M. Moyron</u> Tania M. Moyron
18		Tania M. Moyron
19		Attorneys for the Post Effective Date Debtors and Special Counsel to the Liquidating
20		Trustee
21	Dated: August 16, 2023	MILBANK LLP MARK SHINDERMAN
22		JAMES C. BEHRENS
23		By /s/ Mark Shinderman
24		Mark Shinderman
25		Attorneys for the Liquidating Trustee
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