Submitted: 11/18/2019 1:33 PM

Envelope: 2347236 Reviewer: Alexa G.

STATE OF RHODE ISLAND PROVIDENCE, SC.

SUPERIOR COURT

In re: CHARTERCARE HEALTH PARTNERS :

FOUNDATION; ROGER WILLIAMS HOSPITAL; and ST. JOSEPH HEALTH

SERVICES OF RHODE ISLAND, INC.,

Petitioners

C.A. NO: KM-2015-0035

٧.

STEPHEN DEL SESTO, AS RECEIVER AND ADMINISTRATOR OF THE ST. JOSEPH HEALTH SERVICES OF RHODE ISLAND RETIREMENT PLAN; GAIL J. MAJOR; NANCY ZOMPA; RALPH BRYDEN; DOROTHY WILLNER; CAROLL SHORT; DONNA BOUTELLE; and EUGENIA

LEVESQUE,

Respondents and Third
Party Petitioners

:

٧.

RHODE ISLAND COMMUNITY FOUNDATION, d/b/a RHODE ISLAND FOUNDATION,

:

Third Party Respondent

STATEMENT OF RESPONDENTS AND THIRD PARTY PETITIONERS REGARDING PARAGRAPH 18 OF OCTOBER 15, 2019 JOINT PETITION

For the reasons discussed by CharterCARE Foundation ("CCF") in its Statement of CharterCARE Foundation Regarding Paragraph 18 of October 15, 2019 Joint Petition, the Respondents and Third Party Petitioners submit that the discrepancy concerning Paragraph 18 of the Joint Petition is immaterial to the Court's action on the Joint Petition.

Submitted: 11/18/2019 1:33 PM

Envelope: 2347236 Reviewer: Alexa G.

> As the Court is already aware, this settlement represents the compromise of disputed claims. The Respondents and Third Party Petitioners' claims against CCF assert that, as creditors of dissolving non-profit corporations (St. Joseph Health Services of Rhode Island and Roger Williams Hospital), R.I. Gen. Laws § 7-6-51 afforded the Plan and/or its beneficiaries a priority claim to all the Heritage Hospitals' charitable assets before any portion of such assets, restricted or otherwise, could be transferred to another nonprofit corporation such as CCF under the doctrine of cy pres. The Respondents and Third Party Petitioners claim that approval of the original 2015 Cy Pres Petition was obtained through misrepresentations of fact (including misrepresentations of fact concerning the ability of St. Joseph Health Services of Rhode Island and Roger Williams Hospital's availability of other assets to fund the Plan), and without proper notice to or the necessary participation of the Respondents and Third Party Petitioners. The Respondents and Third Party Petitioners also contend that CCF has been operated by persons without valid corporate authority. CCF disputes all of the Respondents and Third Party Petitioners' claims, some of which present novel and

Absent settlement, if Respondents and Third Party Petitioners fail to prevail on one or more of their claims, they might recover less than what is being tendered in this settlement, perhaps even nothing at all.

unsettled issues of Rhode Island law.

The Settling Parties would have made the same settlement in any event, based on all of the factors of the case. Accordingly, the Respondents and Third Party Petitioners submit this Court should indeed issue an order granting the Joint Petition for all the reasons set forth in paragraph 1-17 of the Joint Petition.

Submitted: 11/18/2019 1:33 PM

Envelope: 2347236 Reviewer: Alexa G.

Presented by

Stephen Del Sesto, as Permanent Receiver for the St. Joseph's Health Services of Rhode Island Retirement Plan, Gail J. Major, Nancy Zompa, Ralph Bryden, Dorothy Willner, Caroll Short, Donna Boutelle, and Eugenia Levesque,

By their Counsel,

/s/ Max Wistow

Max Wistow, Esq. (#0330)
Stephen P. Sheehan, Esq. (#4030)
Benjamin Ledsham, Esq. (#7956)
Wistow, Sheehan & Loveley, PC
61 Weybosset Street
Providence, RI 02903
(401) 831-2700
(401) 272-9752 (fax)
mwistow@wistbar.com
sps@wistbar.com
bledsham@wistbar.com

Dated: November 18, 2019

Submitted: 11/18/2019 1:33 PM

Envelope: 2347236 Reviewer: Alexa G.

CERTIFICATE OF SERVICE

I hereby certify that, on the 18th day of November, 2019, I filed and served the foregoing document through the electronic filing system on the following users of record:

Paul A. Silver, Esq.
David Wollin, Esq.
Andrew Tugan, Esq.
Hinckley, Allen & Snyder LLP
100 Westminster Street, #1500
Providence, RI 02903
psilver@hinckleyallen.com
dwollin@hinckleyallen.com
atugan@hinckleyallen.com

Robert D. Fine, Esq.
Richard J. Land, Esq.
Chace Ruttenberg & Freedman, LLP
One Park Row, Suite 300
Providence, RI 02903
rland@crfllp.com
rfine@crfllp.com

Stephen F. Del Sesto, Esq. Pierce Atwood LLP One Financial Plaza, 26th Floor Providence, RI 02903 sdelsesto@pierceatwood.com

Jessica Rider, Esq.
David Marzilli, Esq.
Special Assistant Attorney General
150 South Main Street
Providence, RI 02903
dmarzilli@riag.ri.gov

Christopher Sweeney, Esq.
Andrew R. Dennington, Esq.
Conn Kavanaugh Rosenthal Peisch
and Ford, LLP
One Federal Street, 15th Floor
Boston, MA 02110
csweeney@connkavanaugh.com
adennington@connkavanaugh.com

Scott F. Bielecki, Esq.
Cameron & Mittleman, LLP
301 Promenade Street
Providence, RI 02908
sbielecki@cm-law.com

The document electronically filed and served is available for viewing and/or downloading from the Rhode Island Judiciary's Electronic Filing System.

/s/	Max	Wistow
-----	-----	--------