#### UNITED STATE DISTRICT COURT FOR THE DISTRICT OF RHODE ISLAND

STEPHEN DEL SESTO, AS RECEIVER AND	:
ADMINISTRATOR OF THE ST. JOSEPH	:
HEALTH SERVICES OF RHODE ISLAND	:
RETIREMENT PLAN, ET AL.	:
	:
Plaintiffs	:
	:
٧.	: C.A. No:1:18-CV-00328-WES-LDA
PROSPECT CHARTERCARE, LLC, ET AL.	:
	:
Defendants.	:

#### **DECLARATION OF BENJAMIN LEDSHAM**

Benjamin Ledsham, Esq. hereby declares and states as follows:

1. Max Wistow, Stephen Sheehan, and I are counsel in the captioned matter to Plaintiffs Stephen Del Sesto (the "Receiver") (as Receiver and Administrator of the St. Joseph Health Services of Rhode Island Retirement Plan (the "Plan"), and as Liquidating Receiver of St. Joseph Health Services of Rhode Island ("SJHSRI"), Roger Williams Hospital ("RWH"), and CharterCARE Community Board ("CCCB")), and Gail J. Major, Nancy Zompa, Ralph Bryden, Dorothy Willner, Caroll Short, Donna Boutelle, and Eugenia Levesque, individually as named plaintiffs (the "Individual Named Plaintiffs").

2. I am making this declaration in support of Plaintiffs' motion for preliminary approval of a class action settlement (the "Proposed Settlement") with Defendants Roman Catholic Bishop of Providence, a corporation sole, Diocesan Administration Corporation, and Diocesan Service Corporation (collectively the "Diocesan Defendants"), and related relief, including preliminary certification of the settlement class.

3. The settlement agreement ("Settlement Agreement") is attached hereto as

Exhibit 1.

4. Plaintiffs submit herewith the following four affidavits or declarations,

which were initially filed on September 22, 2023 with the Rhode Island Superior Court in

connection with the Receiver's Petition for Settlement Instructions and Approval:

- The Affidavit of the Hon. Frank J. Williams, C.J. (Ret.) ("Williams Dec."), sworn to on September 19, 2023, concerning the mediation and terms of the Proposed Settlement, and the fees to be awarded to Plaintiffs' Counsel Wistow, Sheehan & Loveley, P.C. ("WSL");<sup>1</sup>
- The Affidavit of Arlene Violet, Esq. ("Violet Dec."), sworn to on September 19, 2023, who represents over 285 Plan participants, in support of approval of the Proposed Settlement and the fees to be awarded to WSL;<sup>2</sup>
- The Affidavit of Christopher Callaci, Esq. ("Callaci Dec."), sworn to on September 19, 2023, who in his capacity as General Counsel for United Nurses and Allied Professionals ("UNAP") represents the approximately 400 Plan participants who are members of UNAP, in support of approval of the Proposed Settlement and the fees to be awarded to WSL;<sup>3</sup> and
- The Declaration of Jeffrey W. Kasle, Esq. ("Kasle Dec."), sworn to on September 20, 2023, who represents 247 Plan participants, in support of approval of the Proposed Settlement and the fees to be awarded to WSL.<sup>4</sup>
- 5. If this Proposed Settlement is approved, Defendants CCCB, SJHSRI, and

RWH will not be dismissed. Plaintiffs are prosecuting their claims against CCCB, RWH,

and SJHSRI in the Liquidation Proceedings.

<sup>&</sup>lt;sup>1</sup> Attached hereto as Exhibit 2 (Affidavit of the Hon. Frank J. Williams, C.J. (Ret.)).

<sup>&</sup>lt;sup>2</sup> Attached hereto as Exhibit 3 (Affidavit of Arlene Violet, Esq.).

<sup>&</sup>lt;sup>3</sup> Attached hereto as Exhibit 4 (Affidavit of Christopher Callaci, Esq.).

<sup>&</sup>lt;sup>4</sup> Attached hereto as Exhibit 5 (Declaration of Jeffrey W. Kasle, Esq.).

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6. The Plan is a defined benefit plan established by Defendant St. Joseph Health Services of Rhode Island ("SJHSRI") which according to the records of the Plan as of October 3, 2023 has 2,761 participants.

7. In August 2017, Defendant SJHSRI petitioned ("the "Receivership Petition") the Rhode Island Superior Court to place the Plan into receivership, in the case captioned <u>St. Joseph Health Services of Rhode Island, Inc. v. St. Josephs Health Services of Rhode Island Retirement Plan, as amended</u>, PC-2017-3856 (the "Plan Receivership Proceedings").

8. The Receivership Petition alleged that the Plan was insolvent and requested that benefits under the Plan be reduced by 40%.<sup>5</sup>

9. Attorney Stephen Del Sesto was appointed Receiver of the Plan by the Superior Court.<sup>6</sup>

10. He thereafter obtained permission from the Superior Court to retain WSL as his "Special Litigation Counsel" to investigate and assert possible claims that may benefit the Plan, pursuant to WSL's retainer agreement which was approved by the Superior Court prior to its execution.<sup>7</sup>

11. The Order granting the Receiver's petition to retain WSL stated in pertinent part:

That for the reasons stated in the Receiver's Petition and in accordance with the terms of the Engagement, attached to the Petition as Exhibit A and incorporated herein by reference, the Receiver is hereby authorized to retain the law firm of Wistow Sheehan & Love[e]ly PC ("WSL") to act as

<sup>&</sup>lt;sup>5</sup> The Petition for the Appointment of a Receiver (without exhibits for purposes of brevity) is ECF # 207-7.

<sup>&</sup>lt;sup>6</sup> The Orders appointing Attorney Stephen Del Sesto as Temporary and subsequently Permanent Receiver of the Plan are ECF ## 207-8 & 207-9.

<sup>&</sup>lt;sup>7</sup> The Receiver's petition seeking to retain WSL as Special Litigation Counsel is ECF # 207-10.

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the Receivership Estate's special litigation counsel for the purposes more specifically set forth in the Petition and the Engagement . . . .<sup>[8]</sup>

12. The Engagement (WSL's Retainer Agreement) sets forth the fee agreement and provides in pertinent part that "[i]f suit is brought, the [Plan] Receiver agrees to pay as legal fees twenty-three and one-third percent (23 1/3%) of the gross of any amount thereafter recovered by way of suit, compromise, settlement, or otherwise."<sup>9</sup>

13. With the approval of the Receiver, WSL was also retained by the seven Individual Named Plaintiffs, Gail J. Major, Nancy Zompa, Ralph Bryden, Dorothy Willner, Caroll Short, Donna Boutelle, and Eugenia Levesque, all of whom are Plan participants, to investigate and assert claims on their behalf. The Individual Named Plaintiffs agreed to act on their own behalf and on behalf of the other Plan participants in a class action (the "Class Action").

14. Each of the Individual Named Plaintiffs entered into a separate retainer agreement<sup>10</sup> with WSL, each of which stated in pertinent part:

WSL believes that the Receiver has standing to bring all necessary claims to protect participants and participants' beneficiaries. However, it is expected that there may be issues raised as to whether or not participants and participants' beneficiaries have the standing as to certain claims. To mitigate that potential issue, WSL is proposing to join class action claims along with the claims of the Receiver. You will be one of several persons represented by WSL named with regard to the class action claims.

\* \* \*

In non-class litigation, parties asserting claims are free to pursue only their own interests; they need not take into account the interests of others. Class actions are different, and require both class representatives and the

<sup>&</sup>lt;sup>8</sup> The Order granting the emergency petition is ECF # 207-11.

<sup>&</sup>lt;sup>9</sup> The executed WSL Retainer Agreement is attached hereto as Exhibit 6.

<sup>&</sup>lt;sup>10</sup> The WSL Retainer Agreements with the seven Named Plaintiffs are ECF ## 207-13 through 207-19.

lawyers in their capacity as lawyers for the class to consider and pursue only the common claims and interests of the class as a whole. This means that you must always act in the best interest of the class as a whole and consider the interests of the class ahead of your own individual or personal interests. If at any time you fail or refuse to prioritize the interests of the class, you will not be able to serve as a class representative, and WSL will not be able to continue representing you.<sup>[11]</sup>

\* \*

An aggregate settlement may be insufficient to completely compensate each claimant individually and disagreements may arise concerning how to allocate, or divide, an aggregate settlement. If there is insufficient proceeds or assets to cover the claims of each of the respective Clients, there can be disputes regarding how to allocate the proceeds or assets as between the joint Clients. If any disputes should arise between the joint Clients, WSL will not advise or represent any of the Clients (including the [Plan] Receiver) in connection with such disputes. WSL will remain able to advocate an overall settlement but not how such settlement should be divided.

15. Because the damages in the case concerned underfunding of the Plan

and the remedy sought was payment into the Plan, it was believed that the Receiver was the proper and sufficient party to assert all claims. The Individual Named Plaintiffs and the putative class were included notwithstanding that they would receive no recovery apart from the benefit they derive from the increase to the assets of the Plan, to moot any argument to the contrary.

16. The pre-suit investigation entailed the production and review of over 1,000,000 pages of documents over an eight-month period.

17. Plaintiffs filed their Complaint in this case on June 18, 2018 and filed their First Amended Complaint on October 5, 2018.

<sup>&</sup>lt;sup>11</sup> <u>Id.</u> (ECF ## 207-13 through 207-19).

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18. The Receiver subsequently entered into three settlement agreements, in

August of 2018, September of 2018, and December 30, 2020, respectively, all three of

which were subject to the approval of the Court and the Rhode Island Superior Court.

19. The first settlement ("Settlement A") was of the Receiver's claims against

CCCB, SJHSRI, and Roger Williams Hospital ("RWH"), and involved an initial gross

cash recovery of \$12,681,202.91.<sup>12</sup> The Settlement Agreement included certain

additional transfers, commitments and stipulations, which were intended to position the

Receiver for additional recoveries on behalf of the Plan, including the following:

- CCCB's percentage interest (initially 15%) in Prospect Chartercare, LLC<sup>13</sup> and CCCB's claims against Prospect (which were collectively identified as "CCCB's Hospital Interests") would be held by CCCB in trust for the Receiver;
- CCCB's membership interest in Defendant CharterCARE Foundation ("CCF") was assigned to the Receiver to further support the Receiver's claim against CCF;<sup>14</sup>
- SJHSRI, CCCB and RWH stipulated to liability at least for breach of contract and damages of \$125 million; and
- SJHSRI, RWH and CCCB committed to file petitions for liquidation in the Rhode Island Superior Court with the Receiver as the sole secured creditor with priority to all of their assets up to the amount of the unpaid balance of the \$125 million.
- 20. The second settlement ("Settlement B") was of the Receiver's claims

against CCF and involved a gross recovery of \$4.5 million.<sup>15</sup>

<sup>&</sup>lt;sup>12</sup> The Settlement Agreement (without exhibits for purposes of brevity) for Settlement A is ECF # 207-20.

<sup>&</sup>lt;sup>13</sup> Which was the sole member of the entities that owned and operated Our Lady of Fatima and Roger Williams Hospital.

<sup>&</sup>lt;sup>14</sup> This interest was assigned by the Receiver to CCF in connection with Settlement B (which involved the payment of \$4.5 million).

<sup>&</sup>lt;sup>15</sup> The Settlement Agreement (without exhibits for purposes of brevity) for Settlement B is ECF # 207-21.

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21. The Plaintiffs sought the necessary court approvals for those two settlements, from both the Court and the Rhode Island Superior Court, over the extensive objections of the then-non-settling defendants (which included Prospect and the Diocesan Defendants). Over Plaintiffs' objection, the non-settling defendants were permitted to conduct limited discovery, including depositions, limited to the issues of good faith and alleged collusion.

22. Over the next ten months the parties in this case intensively litigated the validity of the two settlements and the motions to dismiss filed by Prospect, Angell, and the Diocesan Defendants.

23. After hearing, in connection with the approval of the settlement with CCF (Settlement B), the Rhode Island Superior Court approved WSL's fee for representing the Receiver pursuant to the WSL Retainer Agreement, subject to further approvals in the United States District Court.<sup>16</sup>

24. The Court appointed Deming Sherman, Esq. as Special Master to make a recommendation concerning the fees WSL would receive in connection with both settlements for representing the Class. The Special Master submitted his Report and Recommendation on Award of Attorneys' Fees on October 14, 2019.<sup>17</sup>

25. On March 21, 2019, CCCB commenced a civil action in the Rhode Island Superior Court, initially captioned <u>Chartercare Community Board, individually and</u> derivatively, as member of Prospect Chartercare, LLC and as trustee of the beneficial

<sup>&</sup>lt;sup>16</sup> That Order of the Rhode Island Superior Court is ECF # 207-22.

<sup>&</sup>lt;sup>17</sup> The Special Master's Report is ECF # 165.

interest of its membership interest in Prospect Chartercare, LLC v. Samuel Lee, et al., C.A. No. PC-2019-3654 ("CCCB v. Lee").

26. The complaint asserted several claims, including that Prospect East Holdings, Inc. had breached its obligation to contribute \$50 million in long-term capital contributions to Prospect Chartercare, LLC, and that Prospect Chartercare, LLC was refusing to provide CCCB with financial information necessary for CCCB to intelligently determine whether to exercise its option to sell its membership interest in Prospect Chartercare, LLC to Prospect East Holdings, Inc., pursuant to a valuation procedure agreed to in the LLC Agreement between and among CCCB, Prospect East Holdings, Inc., and Prospect Chartercare, LLC.

27. On April 25, 2019, the Superior Court in <u>CCCB v. Lee</u> entered a Stipulation and Consent Order which provided, *inter alia*, for limited discovery by CCCB and the Receiver from Prospect to obtain the information and documents that CCCB and the Receiver required to make an informed decision whether or not to exercise the Put option.

28. The motions to dismiss in this case were denied without prejudice, to allow submission of the motion for summary judgment on the issue of the applicability of ERISA to the Plan, and the Court entered a Stipulation and Order (ECF# 170) on October 22, 2019, scheduling limited periods of discovery on that issue.

29. On December 17, 2019, Plaintiffs filed their motion for partial summary judgment in this case, seeking a declaration that that by April 29, 2013 at the latest, the

Plan had not been a Church Plan within the meaning of 29 U.S.C. § 1002(33) and, therefore, was subject to ERISA.<sup>18</sup>

30. The parties in this case then undertook intensive discovery over a ninety (90) day period pursuant to the Stipulation and Order, limited to the issues raised by Plaintiffs' motion for summary judgment. That period was subsequently enlarged upon Prospect's motion.

31. Unbeknownst (at the time) to the Receiver, WSL, or the then-Liquidating Receiver, and without notice to any of them, certain applications ("CEC Applications") were filed in November of 2019 with the Center for Health Systems Policy and Regulation, Rhode Island Department of Health, in the proceeding captioned <u>In re:</u> <u>Change in Effective Control Applications by Prospect Chartercare RWMC, LLC and Prospect Chartercare SJHSRI, LLC, et al.</u>, concerning *inter alia* Fatima and Roger Williams Hospital.

32. Also unbeknownst (at the time) to the Receiver, WSL, or the then-Liquidating Receiver, and also without notice to any of them, certain applications ("HCA Applications") were filed thereafter with the Office of the Rhode Island Attorney General and the Rhode Island Department of Health in the proceeding captioned <u>Hospital</u> <u>Conversion Initial Application of Chamber Inc.; Ivy Holdings Inc.; Ivy Intermediate</u> <u>Holdings, Inc. [sic]; Prospect Medical Holdings, Inc.; Prospect East Holdings, Inc.;</u> <u>Prospect East Hospital Advisory Services, LLC; Prospect CharterCARE, LLC; Prospect CharterCARE SJHSRI, LLC; Prospect CharterCARE RWMC, LLC</u>.

<sup>&</sup>lt;sup>18</sup> Plaintiffs' motion for partial summary judgment is ECF # 173.

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33. On December 19, 2019, and pursuant to their obligations under the settlement agreement with the Receiver, CCCB, SJHSRI, and RWH filed their petition for a liquidating receivership in the Liquidation Proceedings.

34. Also on December 19, 2019, Prospect Medical Holdings, Inc. and Prospect East Holdings, Inc. filed a complaint in the Chancery Court of Delaware against CCCB.<sup>19</sup> Prospect Medical Holdings, Inc. and Prospect East Holdings, Inc. asserted in the Delaware lawsuit that CCCB was obligated to indemnify them for all losses incurred in the Federal Court Action and the companion state court proceeding, pursuant to the provision in the LLC Agreement that purported to obligate CCCB to indemnify Prospect Medical Holdings, Inc. and Prospect East Holdings, Inc. for any expenses arising out a claim that Prospect had any liability under the Plan, and which provided that CCCB's interest in Prospect Chartercare, LLC would be reduced pro rata for any such expenses. Thus, Prospect both directly attacked the validity of the Receiver's beneficial interest in Prospect Chartercare, LLC, and sought to reduce the value of that interest to zero by setting off an indemnity claim against it, thereby reducing the assets of CCCB.

35. On January 17, 2020 Thomas Hemmendinger was appointed permanent<sup>20</sup> Liquidating Receiver in the Liquidation Proceedings.<sup>21</sup>

36. On April 21, 2020, the Receiver subsequently joined in <u>CCCB v. Lee</u> as a party plaintiff and together with CCCB filed a First Amended Complaint in <u>CCCB v. Lee</u>.

<sup>&</sup>lt;sup>19</sup> That Delaware Chancery Court Complaint is ECF # 207-24.

<sup>&</sup>lt;sup>20</sup> ECF #207-25 (Order Appointing Permanent Liquidating Receiver). The Superior Court has subsequently discharged Mr. Hemmendinger and appointed Mr. Del Sesto as Permanent Liquidating Receiver. <u>See infra at ¶ 75.</u>

<sup>&</sup>lt;sup>21</sup> The Order appointing Mr. Hemmendinger as then-Permanent Liquidating Receiver is ECF # 207-25.

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37. Thereafter the Receiver and the then-Liquidating Receiver engaged in months of document discovery and motion practice before the court in <u>CCCB v. Lee</u> to obtain the information needed to intelligently determine whether to exercise CCCB's option to sell its interest in Prospect Chartercare, LLC. Said efforts to obtain court-ordered discovery were still ongoing when the parties entered into the Prospect/Angell Settlement.

38. The Receiver, WSL, and the then-Liquidating Receiver first learned of the CEC Applications and the HCA Applications in March and April of 2020. WSL on behalf of the Receiver, together with the then-Liquidating Receiver, filed formal objections in both proceedings. In particular, they objected to the applicants' proposal that Prospect Medical Holdings, Inc. would pay two private investment funds affiliated with Leonard Green & Partners an undisclosed sum (but which was at least \$11,900,000) for the private investment funds' interest in an ultimate parent company of Prospect Medical Holdings, Inc., which transfer would result in Messrs. Topper and Lee becoming 100% owners of the entity at the top of the chain of the holding companies in the Prospect group of companies, at no additional cost to them.

39. They also objected on the grounds that such transfer would deprive Prospect Medical Holdings, Inc. of assets without any benefit to Prospect Medical Holdings, Inc. They objected that such a transfer would be a fraudulent transfer for the benefit of Messrs. Topper and Lee, that would be prejudicial to the potential recovery of the Plaintiffs and CCCB against Prospect Medical Holdings, Inc., which had guaranteed Prospect East Holdings. Inc.'s obligation to contribute \$50 million to Prospect Chartercare, LLC in capital improvements, and against whom the Receiver had asserted direct claims in this case.

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40. WSL on behalf of the Receiver made several additional written submissions and participated in public hearings in connection with both proceedings on several occasions.

41. On June 26, 2020, Prospect filed its opposition to Plaintiffs' motion for partial summary judgment and filed its own cross-motion for partial summary judgment asking the court to enter an Order "finding that the Plan lost its church plan status on, and as of, December 15, 2014, but in any event no later than April 15, 2019."

42. The parties in this case then undertook discovery over another ninety (90) day period, pursuant to the Stipulation and Order, limited to the issues raised by Prospect's cross-motion for summary judgment.

43. On July 10, 2020, in the Liquidation Proceedings, the then-Liquidating Receiver and WSL on behalf of the Receiver filed a joint motion to disqualify Prospect's counsel Adler, Pollock & Sheehan, P.C. from representing Prospect in connection with the CEC and HCA Applications, based on their conflict of interest arising from their prior representation of CCCB and SJHSRI in connection with the 2014 Asset Sale.

44. Over the next several months, the movants submitted four supplemental memoranda in support of that motion. The Rhode Island Superior Court denied the motion on October 10, 2020, whereupon the then-Liquidating Receiver applied for and was granted leave to file a petition for *certiorari* with the Rhode Island Supreme Court. On December 20, 2020, the movants filed a motion for reconsideration of the Superior Court's denial of the motion to disqualify Prospect's counsel, on the grounds of newly discovered evidence concerning the adversity between Prospect's counsel's representation of Prospect and Prospect's counsel's prior representation of SJHSRI. The Receivers alleged this evidence had been improperly withheld from Plaintiffs and

the Superior Court. These matters were pending when the parties entered into the Prospect/Angell settlement.

45. On September 29, 2020, Prospect filed a motion in the Plan Receivership Proceedings to adjudge the Receiver in contempt for the Receiver's opposition to the CEC and HCA Applications.

46. On October 30, 2020, the Receiver and the then-Liquidating Receiver submitted an extensive objection to Prospect's CEC and HCA Applications to the Rhode Island Attorney General and Department of Health.<sup>22</sup>

47. In early November of 2020, Plaintiffs, Prospect and Angell agreed to participate in a settlement mediation with retired Rhode Island Supreme Court Chief Justice Frank Williams as mediator. Over the next eight weeks, and with the support of the Mediator, the parties negotiated settlement terms and exchanged draft settlement documents.

48. As of December 30, 2020, Plaintiffs and the Settling Defendants agreed on the terms set forth in a settlement agreement (the "Prospect/Angell Settlement Agreement") pursuant to which Prospect and Angell agreed to pay \$30 million.<sup>23</sup>

49. Pursuant to the terms of the Settlement Agreement, the parties filed a Stipulation and Consent Order in the Plan Receivership Proceedings, which the Superior Court entered on January 4, 2021.<sup>24</sup> The Stipulation and Consent Order provided, *inter alia*, that Prospect's contribution to the settlement would be funded by

<sup>&</sup>lt;sup>22</sup> That Objection (without exhibits except its Exhibit 1) is ECF # 207-26.

<sup>&</sup>lt;sup>23</sup> The Prospect/Angell Settlement Agreement (without exhibits for purposes of brevity) is ECF # 207-27 at Exhibit 1 thereto.

<sup>&</sup>lt;sup>24</sup> The Stipulation and Consent Order is ECF # 207-27.

two letters of credit issued by JPMorgan Chase Bank, N.A. with the Receiver as the sole beneficiary (the "Prospect Medical LOC" and the "Prospect East LOC"), and Angell's contribution to the settlement would be deposited into the Registry of the Superior Court.

50. On January 8, 2021, in accordance with the Settlement Agreement, the Receiver and the then-Liquidating Receiver notified the Rhode Island Attorney General and the Rhode Island Department of Health that they had no objections to the HCA and CEC Applications being granted.<sup>25</sup>

51. On January 11, 2021, Angell deposited \$2,750,000.00 into the Registry of the Rhode Island Superior Court.

52. On January 20, 2021, the Prospect Medical LOC and the Prospect East LOC totaling \$27,250,000 were delivered to the Receiver.

53. On January 25, 2021, the Receiver filed his Petition for Settlement Instructions and Approval of the Prospect/Angell Settlement with the Rhode Island Superior Court, with notice to all parties who had participated in the Plan Receivership Proceedings, including the Diocesan Defendants.<sup>26</sup> At the same time the then-Liquidating Receiver filed his Petition for Settlement Instructions Regarding Settlement with Prospect Parties and the Angell Pension Group in the Liquidation Proceedings. There was no objection asserted to either petition.

 $<sup>^{25}</sup>$  The notification is ECF # 207-28.

<sup>&</sup>lt;sup>26</sup> The Receiver's February 2, 2021 Affidavit of Notice concerning the Prospect/Angell settlement petition is ECF # 207-29.

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54. Both petitions were heard in the Rhode Island Superior Court on February 12, 2021.<sup>27</sup> Judge Stern put on the record his reasons for granting both petitions.<sup>28</sup> Judge Stern also addressed the appropriateness of WSL's contingent fee of 23 1/3%.<sup>29</sup>

55. Judge Stern's order granting the Prospect/Angell settlement petitions was entered on March 4, 2021.<sup>30</sup>

56. On March 8, 2021, Judge Stern issued his Amended Decision explicating his reasoning and supporting his findings.<sup>31</sup>

57. Prospect's liability for the Plan had been expressly disclaimed in connection with Prospect's acquisition in 2014 (the "2014 Asset Sale") of certain of the assets and certain of CCCB, SJHSRI, and RWH (including, most notably, the hospitals known as Our Lady of Fatima Hospital and Roger Williams Hospital, as well as other medical facilities).<sup>32</sup>

58. Moreover, the APA and specifically Prospect's disclaimer of liability for the Plan had been the subject of factual submissions and several public hearings before the Center for Health Systems Policy and Regulation of the Rhode Island Department of Health and the Office of the Rhode Island Attorney General, whose approval was

 $<sup>^{27}</sup>$  The transcript of the hearing is ECF # 207-30.

<sup>&</sup>lt;sup>28</sup> <u>See</u> ECF # 207-30 at 29-31.

<sup>&</sup>lt;sup>29</sup> <u>See</u> ECF # 207-30 at 31-32.

<sup>&</sup>lt;sup>30</sup> The order is ECF # 207-31.

<sup>&</sup>lt;sup>31</sup> Judge Stern's Amended Decision is ECF # 207-32.

<sup>&</sup>lt;sup>32</sup> ECF # 207-33 (Asset Purchase Agreement ("APA") between and among CCCB, SJHSRI, RWH, and Prospect) (without exhibits or schedules except Schedule 2.4) at 8 ("Notwithstanding anything herein to the contrary, the Company and/or the Company Subsidiaries are assuming only the Assumed Liabilities and are not assuming and shall not become liable for the payment or performance of any other Liability of Sellers (collectively, the 'Excluded Liabilities") & Schedule 2.4 (excluding "All liabilities related to the Retirement Plan").

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required under the Hospital Conversions Act, R.I. Gen. Laws § 23.17-14-1, et seq. in connection with the 2014 Asset Sale.

59. Furthermore, both the Center for Health Systems Policy and Regulation of the Rhode Island Department of Health and the Office of the Rhode Island Attorney General had issued approvals of that transaction (which Plaintiffs contend were based on inadequate and misleading representations) adopting Prospect's position that it would have no liability for the Plan.

60. In addition, the submissions of the parties to both the Center for Health Systems Policy and Regulation of the Rhode Island Department of Health and the Office of the Rhode Island Attorney General had represented that:

- a. SJHSRI sponsored the Plan;
- b. the Plan had historically been treated as, and was considered by all parties to the transaction to be, a "church plan," which was, therefore, exempt from the requirements of ERISA, including the obligation to adequately fund the Plan;
- c. following the 2014 Asset Sale, SJHSRI would continue to retain all responsibility for the Plan, with the financial support of CCCB and RWH;
- d. the Diocese of Providence would continue to sponsor SJHSRI after the 2014 Asset Sale, so as to (allegedly) preserve the "church plan" exemption; and
- e. SJHSRI, RWH, and CCCB anticipated having sufficient revenues to meet the needs of the Plan.
- 61. Angell had been retained by SJHSRI to provide actuarial services in

connection with the Plan and to act on behalf of SJHSRI in dealing directly with Plan

participants in connection with their benefits under the Plan.

62. Following the Superior Court's granting of the Receivers' petitions for

settlement instructions, the Receiver's Special Counsel filed a motion for preliminary

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settlement approval with the Court on March 11, 2021.<sup>33</sup> The Court subsequently granted preliminary settlement approval on March 26, 2021 and set down the hearing on final approval for July 20, 2021.<sup>34</sup>

63. On July 29, 2021, the Court issued its written Order Granting Final Approval to Settlement, approving both the Prospect/Angell Settlement and WSL's fee.<sup>35</sup>

64. At the conclusion of the Fairness Hearing on the Prospect/Angell Settlement on July 20, 2021, the Court had inquired of counsel concerning how the remaining case between Plaintiffs and the Diocesan Defendants would proceed, and a discussion ensued. During that discussion, counsel for the Diocesan Defendants suggested that the Federal Court should decide the Plaintiffs' motion for partial summary judgment and Prospect's cross motion for partial summary judgment. However, counsel for Plaintiffs took the position that the motion and cross-motion had been mooted by the Prospect/Angell Settlement. The Court directed Plaintiffs and the Diocesan Defendants to submit memoranda on the issue of mootness.

65. On August 31, 2021, Plaintiffs and the Diocesan Defendants filed their memoranda concerning mootness, with Plaintiffs contending the motion and cross motion were moot, and the Diocesan Defendants contending they were not moot.<sup>36</sup> On September 3, 2021, Plaintiffs filed their Reply to the Diocesan Defendants'

<sup>&</sup>lt;sup>33</sup> ECF # 206.

<sup>&</sup>lt;sup>34</sup> ECF # 209.

<sup>&</sup>lt;sup>35</sup> ECF # 217.

<sup>&</sup>lt;sup>36</sup> ECF # 222 (Diocesan Defendants' memorandum); ECF #223 (Plaintiffs' memorandum).

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memorandum concerning mootness,<sup>37</sup> and on September 7, 2021, the Diocesan Defendants filed its Reply to the Plaintiffs' memorandum concerning mootness.<sup>38</sup>

66. On September 8, 2021, the Court conducted a Zoom chambers conference. During this conference, the Court inquired whether Plaintiffs were withdrawing their motion for summary judgment. Plaintiffs' counsel advised that while that was probably unnecessary since the motion was moot, Plaintiffs were withdrawing their motion and would file a formal motion seeking leave to withdraw their motion for summary judgment if the Court considered that to be necessary. The Court indicated that if a then-upcoming mediation proved unsuccessful, Plaintiffs should file a motion to withdraw their motion for partial summary judgment.

67. On September 29, 2021, Plaintiffs and the Diocesan Defendants participated in the first of what was supposed to be three scheduled days of mediation. The mediation ended after one day and did not resume.

68. On October 13, 2021, Plaintiffs filed a motion to withdraw their motion for partial summary judgment.<sup>39</sup> On November 10, 2021, the Diocesan Defendants filed their objection to that motion to withdraw,<sup>40</sup> to which Plaintiffs filed their reply on December 7, 2021.<sup>41</sup>

- <sup>38</sup> ECF # 225.
- <sup>39</sup> ECF # 226.
- <sup>40</sup> ECF # 228
- <sup>41</sup> ECF # 231.

<sup>&</sup>lt;sup>37</sup> ECF # 224.

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69. On December 10, 2021, the Court heard oral argument on Plaintiffs' motion to withdraw and granted the motion.<sup>42</sup> The Court directed the Diocesan Defendants to file their own motion for partial summary judgment.<sup>43</sup>

70. On February 11, 2022, in the Federal Court Action, the Diocesan Defendants filed their Motion for Partial Summary Judgment seeking a declaration that the Plan ceased to be exempt from ERISA by April 29, 2013.<sup>44</sup> That same day, the Diocesan Defendants also filed a renewed Motion to Dismiss the operative First Amended Complaint.<sup>45</sup>

71. On April 18, 2022, Plaintiffs filed their objections (with supporting memoranda, statements of facts, and affidavits) to the Diocesan Defendants' Motion for Partial Summary Judgment and Motion to Dismiss.<sup>46</sup> Plaintiffs also filed a conditional Rule 56(d) motion seeking leave to conduct discovery concerning whether the Diocesan Defendants should be estopped from contending the Plan was an ERISA plan prior to its being placed into receivership.<sup>47</sup>

<sup>&</sup>lt;sup>42</sup> Text order ("TEXT ORDER granting [226] Plaintiffs' Motion to Withdraw Motion for Summary Judgment on Count IV of the Complaint, without prejudice to refiling or prejudice to any party. Plaintiffs' Motion for Summary Judgment on Count IV of the Complaint, ECF No. [173], is withdrawn. Defendants Prospect Medical Holdings, Inc., Prospect East Holdings, Inc., Prospect Chartercare, LLC, Prospect Chartercare SJHSRI, LLC, and Prospect Chartercare RWMC, LLC's Cross-Motion for Summary Judgment, ECF No. [193], is DENIED as MOOT. As discussed in a conference held on December 10, 2021, Defendants Diocesan Administration Corporation, Diocesan Service Corporation, and Roman Catholic Bishop of Providence, shall file their Motion for Summary Judgment on or before January 21, 2022. Plaintiffs' response to the Diocesan Defendants' motion is due on or before February 21, 2022. The Diocesan Defendants' reply is due on or before March 7, 2022. So Ordered by District Judge William E. Smith on 12/10/2021. (Urizandi, Nisshy)").

<sup>&</sup>lt;sup>43</sup> Id.

<sup>&</sup>lt;sup>44</sup> ECF # 236.

<sup>&</sup>lt;sup>45</sup> ECF # 238.

<sup>&</sup>lt;sup>46</sup> ECF ## 243, 243-1 through -89, 244, 245.

<sup>&</sup>lt;sup>47</sup> ECF # 246.

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72. On April 7, 2022, the court in the Liquidating Receivership granted the Receiver's Petition to Apply Trust Income to Pension Plan.<sup>48</sup> Pursuant to that Order, the-then Liquidating Receiver paid \$1,005,776 to the Receiver for the benefit of the Plan estate, representing accumulated distributions from certain trusts for which Bank of America, N.A. was trustee and for which SJHSRI and/or RWH was beneficiary.<sup>49</sup> In addition, pursuant to that Order, Bank of America, N.A. (as trustee) was ordered to make future distributions from those trusts to the Receiver instead of to the then-Liquidating Receiver, SJHSRI, or RWH.<sup>50</sup>

73. On June 29, 2022, the Diocesan Defendants filed replies in support of their Motion for Partial Summary Judgment and their Motion to Dismiss, and an objection to Plaintiffs' Rule 56(d) motion to conduct discovery.<sup>51</sup> Plaintiffs filed a reply to the latter on July 20, 2022.<sup>52</sup>

74. On September 13, 2022, the Court issued a twenty-four (24) page Memorandum and Order granting the Diocesan Defendants' Motion for Partial Summary Judgment, denying Plaintiffs' Rule 56(d) motion to conduct discovery, denying the Diocesan Defendants' Motion to Dismiss without prejudice, and ordering the parties to return to mediation.<sup>53</sup>

<sup>&</sup>lt;sup>48</sup> The Superior Court's April 7, 2022 Order is attached hereto as Exhibit 7.

<sup>&</sup>lt;sup>49</sup> The Affidavit of Receipt of Trust Income is attached hereto as Exhibit 8.

<sup>&</sup>lt;sup>50</sup> Exhibit 7 (April 7, 2022 Order) ¶ 7.

<sup>&</sup>lt;sup>51</sup> ECF # 254.

<sup>&</sup>lt;sup>52</sup> ECF # 257.

<sup>&</sup>lt;sup>53</sup> ECF # 258.

75. On December 16, 2022, the Superior Court appointed Stephen Del Sesto, Esq. as the Liquidating Receiver of CharterCARE Community Board, St. Joseph Health Services of Rhode Island, and Roger Williams Hospital, in the place of Attorney Hemmendinger.<sup>54</sup>

76. Following the Court's Memorandum and Order on September 13, 2022, Plaintiffs and the Diocesan Defendants conducted a long series of mediation sessions before Chief Justice Frank A. Williams (Ret.), including sessions on November 28, 2022, December 23, 2022, March 23, 2023, May 22, 2023, and June 19, 2023.<sup>55</sup> These mediation sessions ultimately culminated in the Settlement Agreement dated as of August 24, 2023.

77. Pursuant to the Settlement Agreement, Plaintiffs and the Diocesan Defendants on August 30, 2023 filed in the Federal Court Action their Stipulation and Consent Order Staying Action, which the court entered on August 31, 2023.<sup>56</sup> The order provides that the Federal Court Action is stayed except for matters incidental to or required by the Settlement Agreement, provided, however, that if Plaintiffs and/or the Diocesan Defendants at any time conclude that any of the contingencies to which the settlement is subject will not occur, they may file a motion with the court explaining the grounds for that conclusion and request that the stay be lifted.<sup>57</sup>

78. On September 22, 2023, the Receiver filed his Petition for Settlement Instructions and Approval with the Rhode Island Superior Court, with notice to all parties

<sup>57</sup> <u>Id.</u>

<sup>&</sup>lt;sup>54</sup> The Order dated December 16, 2022 is attached hereto as Exhibit 9.

<sup>&</sup>lt;sup>55</sup> Exhibit 2 (Affidavit of Frank J. Williams, C.J. (Ret.)) ¶ 11.

<sup>&</sup>lt;sup>56</sup> ECF # 261.

who had participated in the Plan Receivership Proceedings.<sup>58</sup> That petition was also filed by Stephen Del Sesto in his capacity as Liquidating Receiver. There was no objection asserted to the petition.

79. The petition was heard in the Rhode Island Superior Court on October 2,

2023. At the conclusion of the hearing Judge Stern granted the petition and directed

that the Receiver submit a proposed order. On October 18, 2023, the Superior Court

entered the order.<sup>59</sup> That order states in pertinent part as follows:

ORDERED, ADJUDGED, AND DECREED:

1. That the Petition for Settlement Instructions and Approval is granted;

2. That notice of the Petition for Settlement Instructions and Approval and of the hearing thereon was given to all parties in interest, including all of the Plan's participants and beneficiaries;

3. That all of the *Jeffrey* Factors favor approval of the Proposed Settlement;

4. That the Proposed Settlement including specifically the Settlement Agreement is fair and reasonable, was made in good faith, and is in the best interests of the Receivership estate and the Plan's participants and beneficiaries, that the Settlement Agreement constitutes a good-faith settlement under R.I. Gen. Laws § 23-17.14-35, and that all actions of the Receiver in connection with the negotiation, execution, and implementation of the Proposed Settlement are approved and ratified; and

5. That the Receiver may seek approval of the Proposed Settlement by the United States District Court in <u>Stephen Del Sesto et al. v. Prospect</u> <u>Chartercare, LLC et al.</u> (C.A. No: 1:18-CV-00328-WES-LDA) (the "Federal Court Action") and is directed to take all necessary and appropriate actions in connection therewith; and

<sup>&</sup>lt;sup>58</sup> The Receiver's Affidavit of Notice dated September 28, 2023 is attached hereto as Exhibit 10.

<sup>&</sup>lt;sup>59</sup> The Superior Court's October 18, 2023 Order is attached hereto as Exhibit 11.

6. That Special Counsel's contingent fee for representing the Receiver of 23 1/3% (as set forth in the Petition for Settlement Instructions and Approval and which the Court has previously approved) is fair, reasonable, and a benefit to the Receivership estate and, subject to the approval of the Proposed Settlement and the fee by the court in the Federal Court Action, the Receiver is authorized to pay said fee to Special Counsel from the proceeds of the Proposed Settlement and to pay the entire remaining proceeds to the Plan.

80. There are no agreements between or among the Settling Parties or their

counsel made in connection with the Proposed Settlement other than the Settlement

Agreement itself.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on this 25th day of October, 2023 in Providence, Rhode Island.

he

Benjamin Ledsham

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# Exhibit 1

Case 1:18-cv-00328-WES

#### SETTLEMENT AGREEMENT

This settlement agreement ("Settlement Agreement") is entered into as of the 34 Aday of Angent 2023, between and among Stephen Del Sesto (the "Plan Receiver") (as Receiver and Administrator of the St. Joseph Health Services of Rhode Island Retirement Plan (the "Plan") and as Liquidating Receiver of St. Joseph Health Services of Rhode Island), and Gail J. Major, Nancy Zompa, Ralph Bryden, Dorothy Willner, Caroll Short, Donna Boutelle, and Eugenia Levesque, said persons acting individually and<sup>1</sup> on behalf of all Class Members as defined herein (the Plan Receiver and said persons are collectively referred to as "Plaintiffs"), on the one hand, and Defendants Roman Catholic Bishop of Providence, a corporation sole, Diocesan Administration Corporation, and Diocesan Service Corporation (collectively the "Diocesan Defendants"), on the other hand. The Plaintiffs, Stephen Del Sesto as Liquidating Receiver of St. Joseph Health Services of Rhode Island, and the Diocesan

WHEREAS St. Joseph Health Services of Rhode Island ("SJHSRI") filed a petition to place the Plan into receivership in that certain civil action entitled *St. Joseph Health Services of Rhode Island, Inc. v. St. Joseph Health Services of Rhode Island Retirement Plan*, C.A. No. PC-2017-3856, filed in Providence County Superior Court in the State of Rhode Island (the "Plan Receivership"), requesting the appointment of a receiver and the reduction of benefits to participants under the Plan by 40%, and the Plan Receiver was appointed by the State Court (as defined herein) in that proceeding;

Defendants are collectively referred to as the "Settling Parties."

<sup>&</sup>lt;sup>1</sup> Contingent upon the Federal Court (as defined herein) certifying the Settlement Class as provided herein.

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WHEREAS the Plan Receiver has also been appointed Liquidating Receiver of St. Joseph Health Services of Rhode Island in that certain civil action entitled *In re: CharterCare Community Board, St. Joseph Health Services of Rhode Island, And Roger Williams Hospital*, C.A. No. PC-2019-11756, filed in Providence County Superior Court in the State of Rhode Island (the "Liquidating Receivership") (the Plan Receivership and the Liquidating Receivership being collectively the "Receivership Proceedings");

WHEREAS Plaintiffs asserted claims against the Diocesan Defendants and others in a lawsuit filed in the United States District Court for the District of Rhode Island, captioned *Stephen Del Sesto et al. v. Prospect Chartercare, LLC et al.*, (C.A. No: 1:18-CV-00328-WES-LDA) (the "Federal Court Action"), and in a lawsuit filed in the Rhode Island Superior Court also captioned *Stephen Del Sesto et al. v. Prospect Chartercare, LLC et al.*, (C.A. NO.: PC-2018-4386) (the "State Court Action"), which lawsuits concern the alleged underfunded status of the Plan;

WHEREAS, the Settling Parties recognize that the claims of the Plaintiffs against the Diocesan Defendants are disputed and uncertain, the Parties desire to settle such claims so as to avoid the cost, risk and uncertainty of litigation, and believe that settlement on the terms set forth herein are in the best interests of the parties and the Plan participants, with no party admitting any fault or liability in entering into this Settlement Agreement;

NOW, THEREFORE, in consideration for the mutual exchange of promises contained herein, the adequacy and sufficiency of which is hereby acknowledged, the Settling Parties hereby agree as follows:

- For purposes of this Settlement Agreement, and in addition to other terms that are defined elsewhere in this Settlement Agreement, the following terms shall have the meanings specified herein:
  - a. "CAFA Notice" means the notice of the proposed settlement in compliance with the requirements of the federal Class Action Fairness Act, 28 U.S.C.
     § 1711 et seq.
  - b. "Class Members" means the members of the Settlement Class.
  - c. "Class Notice" means the notice to be provided to Class Members of the Final Approval Hearing, in the form to be approved by the Court.
  - d. "Class Representatives" mean Gail J. Major, Nancy Zompa, Ralph Bryden, Dorothy Willner, Caroll Short, Donna Boutelle, and Eugenia Levesque, who will first seek to be appointed as representatives of the Settlement Class for settlement purposes in connection with this Settlement Agreement.
  - e. "Dismissal of the Federal Court Action" means a stipulation of dismissal of Plaintiffs' claims against the Diocesan Defendants with prejudice and without costs.
  - f. "Dismissal of the State Court Action" means a stipulation of dismissal of Plaintiffs' claims against the Diocesan Defendants with prejudice and without costs.
  - g. "Diocesan Defendants' Counsel" means the law firm of Partridge Snow &
     Hahn LLP and the attorneys of said firm.

- h. "Federal Court" means the court in the Federal Court Action.
- i. "Final Approval Hearing" means the hearing at which the Federal Court will make a final determination as to whether the terms of the Settlement are fair, reasonable, and adequate, as to the Settlement Class, such that the Settlement should be finally approved by the Federal Court and such other and further relief as the Federal Court may direct.
- j. "Joint Statement" means the statement attached hereto as Exhibit 1.
- Motion for Preliminary Settlement Approval" means the motion,
   supporting memorandum, and the exhibits thereto that the Plaintiffs will file
   with the Federal Court seeking preliminary approval of the Settlement.
- "Motion for Final Settlement Approval" means the motion, supporting memorandum, and the exhibits thereto that the Plaintiffs will file with the Federal Court seeking final approval of the Settlement.
- m. "Notice Plan" means the form, contents, and method of delivery of the
   Class Notice to be provided to Class Members.
- n. "Order Granting Preliminary Settlement Approval" means, unless otherwise ordered by the Federal Court, the order 1) certifying the Settlement Class for purposes of determining whether the Settlement is fair, reasonable, and adequate; 2) appointing Plaintiffs' Counsel to represent the Settlement Class, 3) preliminarily approving the Settlement; and 4) approving the Notice Plan.

- o. "Order Granting Final Settlement Approval" means the order approving the Settlement as fair, reasonable, and adequate and such other and further relief as the Federal Court may direct.
- p. "PBGC" means Pension Benefit Guaranty Corporation.
- q. "Petition for Settlement Authority and Instructions" means the petition and the exhibits thereto that the Plan Receiver will file in the Receivership Proceedings for an order ratifying his joining in this Settlement Agreement and authorizing him to seek approval thereof in the Federal Court Action and pay attorneys' fees to Plaintiffs' Counsel pursuant to the retainer agreement subject to the approval of the Federal Court.
- r. "Plaintiffs' Counsel" means the law firm of Wistow, Sheehan & Loveley,P.C. and the attorneys of said firm.
- s. "Proceedings for Settlement Approval" means:
  - the Petition for Settlement Authority and Instructions and the proceedings in connection therewith;
  - ii. the Motion for Preliminary Settlement Approval in the Federal Court and the proceedings in connection therewith; and
  - iii. the Motion for Final Settlement Approval in the Federal Court and the proceedings in connection therewith.
- t. "Settlement Class" means all participants of the Plan, including:
  - i. all surviving former employees of SJHSRI who are entitled to benefits under the Plan; and

- all representatives and beneficiaries of deceased former employeesof SJHSRI who are entitled to benefits under the Plan.
- u. "Settlement" means the settlement between and among the Settling Parties pursuant to this Settlement Agreement.
- v. "Settlement Funds" means the sum of two million five hundred thousand and 00/100 dollars (\$2,500,000) which is to be paid to the Plan Receiver by or on behalf of the Diocesan Defendants.
- w. "State Court" means the court in the State Court Action.
- Stipulation and Consent Order Staying Action" means the pleading attached hereto as Exhibit 2.
- 2. Plaintiffs by their counsel and the Diocesan Defendants will issue and make public the Joint Statement upon the filing of any document in either the Federal Court Action, the State Court Action, or the Receivership Proceedings that makes the existence of the Settlement public.
- 3. The Settling Parties agree that within five (5) business days of the execution of this Settlement Agreement, Counsel for the Plan Receiver will file the Stipulation and Consent Order Staying Action in the Federal Court Action with the request on behalf of all the Settling Parties that it be entered as an order of the Federal Court.
- 4. The Plan Receiver agrees that, within fifteen (15) business days of the entry by the Federal Court of the Stipulation and Consent Order Staying Action, the Plan

Receiver will file the Petition for Settlement Authority and Instructions in the Receivership Proceedings

- 5. The Plan Receiver agrees that within five (5) business days of the entry of an order granting the Petition for Settlement Authority and Instructions in the Receivership Proceedings, Plaintiffs will file their Motion for Preliminary Settlement Approval in the Federal Court Action.
- 6. Within fifteen (15) calendar days of the execution of this Settlement Agreement and entry of an order granting the Petition for Settlement Authority and Instructions in the Receivership Proceedings, Plaintiffs will execute and deliver to the Diocesan Defendants' Counsel the executed release of the Settling
  - Defendants and certain other individuals and entities as identified therein, in the form attached hereto as Exhibit 3, which is to be held in escrow by the Diocesan Defendants' Counsel until 15 days after Settlement Funds have been paid to the Plan Receiver so long as such funds have cleared the Plan Receivership bank account.
- 7. Within fifteen (15) calendar days of the execution of this Settlement Agreement, the Diocesan Defendants will execute and deliver to Counsel for the Plaintiffs the executed release of the Plaintiffs and certain other persons and entities as identified therein, in the form attached hereto as Exhibit 3, to be held in escrow by Plaintiffs' Counsel until fifteen days after the Settlement Funds have been paid to the Plan Receiver so long as such funds have cleared the Plan Receivership bank account.

- 8. The Plan Receiver agrees that prior to the filing of the Motion for Preliminary Settlement Approval, he will provide Counsel for the Diocesan Defendants with a list of all known Class Members, including the states in which they are believed to reside. Within ten (10) calendar days following the filing of the Motion for Preliminary Settlement Approval, the Diocesan Defendants agree to have their counsel serve the CAFA Notice, with the exhibits referred to therein, by mailing a copy thereof through the United States Postal Service, First Class Mail, to the Rhode Island Attorney General, the Director of the Rhode Island Department of Business Regulation, the Attorney General for every other State where a Class Member is believed to reside, and to the Attorney General of the United States, and, no later than fourteen (14) days prior to the Final Approval Hearing, to provide the Court and the Plan Receiver with a sworn declaration or affidavit confirming that they have done so, which shall list each recipient and the address to which the CAFA Notice was sent.
- 9. In their Motion for Preliminary Settlement Approval, Plaintiffs will request that the Federal Court certify the Settlement Class pursuant to Rule 23(b)(1)(B) of the Federal Rules of Civil Procedure, on the grounds that prosecuting separate actions by or against individual Class Members would create a risk of adjudications with respect to individual Class Members that, as a practical matter, would be dispositive of the interests of the other members not parties to the individual adjudications or would substantially impair or impede their ability to protect their interests.

- 10. The Settling Parties agree to cooperate and to take all reasonable measures so that the conditions of this Settlement Agreement, including those in Paragraph 12 are met, and this Settlement Agreement will be fully effectuated.
- 11. The Plan Receiver agrees that, subject to the approval of the Rhode Island Superior Court in the Plan Receivership and at a time that the Plan Receiver deems in his sole discretion to be an appropriate time (expected to be no sooner than the Spring of 2024), the Plan Receiver will seek to have PBGC terminate and take over the Plan, it being understood and agreed that the Plan Receiver will do so as soon as the Plan Receiver reasonably believes that PBGC will terminate and take over the Plan and provide the maximum statutory guaranteed benefits under the Employee Retirement Income Security Act of 1974 ("ERISA") to all Plan participants.
- 12. This Settlement Agreement will be null and void, as if this Settlement Agreement had never been entered into, if for any reason (other than the breach of this Settlement Agreement by any of the Settling Parties), the following conditions are not met:
  - a. the Federal Court enters the Stipulation and Consent Order Staying the Action;
  - the Plan Receiver in the Receivership Proceedings receives authority to proceed with this Settlement;
  - c. the Motion for Preliminary Settlement Approval and the Motion for Final Settlement Approval are granted;

- d. The Plan Receiver in the Receivership Proceedings receives authority to seek PBGC termination and takeover of the Plan;
- e. PBGC initiates or accepts the termination of the Plan;
- PBGC agrees to take over the Plan and to provide the maximum statutory guaranteed benefits under ERISA to all Plan participants; and/or
- g. PBGC agrees to release (or that it will not assert) any claims against the Diocesan Defendants and any other Diocesan Releasees described in Exhibit 3.
- 13. Within fifteen (15) days of the occurrence of the last of all of the events referred to in paragraph twelve (12) of this Settlement Agreement, the Diocesan Defendants will pay the Settlement Funds to the Plan Receiver. If all of the events referred to in paragraph 12 of this Settlement Agreement do not occur, there is no obligation under this Settlement Agreement for the payment referenced in this Paragraph to be paid and this Settlement Agreement will be null and void.
- 14. The Settling Parties agree that the Dismissal of the Federal Court Action, and the Dismissal of the State Court Action will be filed with the respective courts within 15 days of the payment of the Settlement Funds as set forth in paragraph thirteen (13) to the Plan Receiver.
- 15. The Settling Parties agree that, in connection with the Settlement, Plaintiffs' Counsel will apply for an award of attorneys' fees and expenses from the

Settlement Funds. The Settling Defendants agree not to object to such award or the requested amount of the award.

- 16. The drafting of this Settlement Agreement and Exhibits 1-3 hereto (collectively "Settlement Documents") is a result of lengthy and intensive arm's-length negotiations, and the presumption that ambiguities shall be construed against the drafter does not apply. None of the Settling Parties will be deemed the drafter of the Settlement Documents for purposes of construing their provisions.
- 17. This Settlement Agreement may be executed by the Settling Parties in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. A signature to this Settlement Agreement made or delivered by electronic means is deemed to be an original signature.
- 18. The Settling Parties further agree that no promise or inducement has been offered, except as herein set forth, and that this Settlement Agreement contains the entire agreement between and among the Settling Parties and supersedes any and all prior agreements, understandings, representations, and discussions, whether written or oral, between the Settling Parties. The Settling Parties represent that each Settling Party is voluntarily entering into this Settlement Agreement, based on advice and recommendations of each Settling Party's own judgments, beliefs and knowledge, and the advice and recommendations of their own independently selected counsel, and not based on any representation from any other party (other than the representations included in the Settlement Documents) including, for the avoidance of ambiguity, any representation as to

the tax consequences of any payment hereunder. The Settling Parties by entering into this Agreement, do not admit to the truth of any allegation contained in any of the actions identified and do not admit any fault, liability or wrongdoing whatsoever.

- 19. The Settling Parties further agree that Rhode Island law (excluding its conflict of laws rules) shall govern this Settlement Agreement.
- 20. Nothing in this Agreement is intended, or shall be construed, to give any person, other than the Settling Parties and their respective successors, any legal or equitable right, remedy or claim under, or in respect to, this Settlement Agreement, or any provisions contained herein. The Settling Parties each represent that they have not assigned any interest in the claims settled herein, and each Settling Party has full authority to release the claims released by such Party.

IN WITNESS WHEREOF, I have hereunto set my hand this 177 day of August, in the year 2023.

Stephen Del Sesto, as Receiver for the St. Joseph Health Services of Rhode Island Retirement Plan, and as Liquidating Receiver of St. Joseph Health Services of Rhode Island

Witness

12

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IN WITNESS WHEREOF, I have hereunto set my hand this / 6 day of

GAIL J. MAJOB Witness

IN WITNESS WHEREOF, I have hereunto set my hand this <u>15</u> day of אשב\_\_\_, in the year 2023.

NANCY ZOMPA Witness

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IN WITNESS WHEREOF, I have hereunto set my hand this <u>/6</u> day of *August*, in the year 2023.

RALPHBRYDEN Bryd

1. Phul Witness

IN WITNESS WHEREOF, I have hereunto set my hand this <u>Hth</u> day of August, in the year 2023. <u>Worothy Wildner</u> DOROTHY WILLINER

Witness

Case 1:18-cv-00328-WES

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IN WITNESS WHEREOF, I have hereunto set my hand this  $1/5^{1/2}$  day of  $A v_{\text{CUST}}$ , in the year 2023.

Short

Witness

IN WITNESS WHEREOF, I have hereunto set my hand this \_/<u>s</u> day of <u>Gre gust</u>, in the year 2023.

John Boutelle DONNA BOUTELLE Witness

IN WITNESS WHEREOF, I have hereunto set my hand this 14 day of Gugust, in the year 2023.

le\_\_\_\_

Rul Witness

IN WITNESS WHEREOF, and upon due authorization, I have hereunto set my hand this \_\_\_\_\_ day of \_\_\_\_\_, in the year 2023.

> Most Reverend Richard G. Henning, D.D., S.T.D. Bishop of Providence Roman Catholic Bishop of Providence, a corporation sole.

Witness \_\_\_\_\_

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IN WITNESS WHEREOF, I have hereunto set my hand this \_\_\_\_\_ day of

\_\_\_\_\_, in the year 2023.

EUGENIA LEVESQUE

Witness

IN WITNESS WHEREOF, and upon due authorization, I have hereunto set my hand this <u>17th</u> day of <u>August</u>, in the year 2023.

tenner

Most Reverend Richard G. Henning, D.D., S.T.D. Bishop of Providence Roman Catholic Bishop of Providence, a corporation sole.

Witness And

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IN WITNESS WHEREOF, and upon due authorization, I have hereunto set my

hand this 17th day of August , in the year 2023/

Michael F. Sabatino

**Assistant Treasurer** Diocesan Administration Corporation.

Witness

IN WITNESS WHEREOF, and upon due authorization, I have hereunto set my hand this <sup>17th</sup> day of <sup>August</sup>, in the year 2023.

Michael F. Sabatino Assistant Treasurer Diocesan Service Corporation.

Erthe Witness 4495847.1/1444-35

.6

# EXHIBIT 1

The remaining parties in the state and federal lawsuits involving the St. Joseph Health Services of Rhode Island Retirement Plan (the "Plan") have reached an agreement to resolve the cases. All parties believe that the agreed-upon framework best positions the Plan for submission to Pension Benefit Guaranty Corporation ("PBGC"), the federal agency which protects pension benefits in private-sector defined benefit pension plans. The parties are hopeful that this settlement along with settlements previously reached with other defendants will increase the likelihood of PBGC taking over the Plan and also guaranteeing payment of future retiree benefits up to the statutory maximum. In reaching the settlement, the parties acknowledged that the underlying allegations remain intensely disputed and there was no admission of fault by the Bishop or any diocesan-related entity in entering into the resolution.

Under the agreement, the Diocese will make a \$2.5 million payment to the Plan Receivership, upon the occurrence of the following events:

First, the Federal Court agrees to stay the pending litigation pending the action by PBGC as discussed below;

Second, as of an appropriate time (expected to be no sooner than the Spring of 2024) the Plan's Receiver will seek to have PBGC terminate the Plan and PBGC agrees to take over the Plan;

Third, PBGC agrees, upon Plan termination and trusteeship, to release, or to not assert, any claims against any diocesan-related entities;

Fourth, PBGC agrees to provide the maximum statutory guaranteed benefits; and

Fifth, the Federal and State courts approve the settlement terms, including complete releases of all claims by the settlement class, with the Federal court certifying a settlement class.

Should any of these conditions not be met, the settlement agreement is void, no payments will be made, and all claims and defenses will remain outstanding.

Both the Receiver and plaintiffs' counsel expressed appreciation for the Diocese's cooperation in assisting them to position the Plan so that it has an opportunity for PBGC to take over the Plan and make payments to the Plan participants up to the maximum statutory guarantee. While both sides believe they have strong claims and defenses, they agree that ending the lawsuit and taking those steps necessary to hopefully secure full coverage for the Plan participants is in the best interests of everyone.

4496014.1/1444-35

# EXHIBIT 2

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### UNITED STATES DISTRICT COURT FOR THE DISTRICT OF RHODE ISLAND

STEPHEN DEL SESTO, AS RECEIVER AND ADMINISTRATOR OF THE ST. JOSEPH HEALTH SERVICES OF RHODE ISLAND RETIREMENT PLAN; ET AL.,

C.A. No. 1:18-CV-00328-WES/LDA

Plaintiffs,

v.

PROSPECT CHARTERCARE, LLC; ET AL.,

Defendants.

### STIPULATION AND CONSENT ORDER STAYING ACTION

WHEREAS Plaintiffs and the Diocesan Defendants have agreed to a settlement of their disputes pursuant to a settlement agreement (the "Settlement Agreement") for which they will seek approval from the Court and from the Rhode Island Superior Court, and

WHEREAS the Settlement Agreement provides that the settlement is subject to certain contingencies over the coming months failing which the settlement will be void, including that the Pension Benefit Guaranty Corporation ("PBGC") agrees to take over the Plan and to provide the maximum statutory guaranteed benefits under ERISA to all Plan participants, and

WHEREAS PBGC is not expected to make that determination for some time, probably not before April 1, 2024, and

WHEREAS it is in the interests of the parties and judicial economy that the captioned proceeding be stayed except for matters incidental to or required by the Settlement Agreement, and

WHEREAS the Settlement Agreement provides that the settlement is also subject to the entry of this Stipulation and Consent Order,

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NOW, THEREFORE, Plaintiff Stephen Del Sesto (the "Receiver") and the individual named plaintiffs (individually and as putative class representatives) (with the Receiver, "Plaintiffs") and Defendants Roman Catholic Bishop of Providence, a corporation sole, Diocesan Administration Corporation, and Diocesan Service Corporation (collectively the "Diocesan Defendants") hereby stipulate and agree as follows, and request entry of this stipulation as an Order of the Court.

1. The captioned proceeding is stayed except for matters incidental to or required by the Settlement Agreement.

2. Provided, however, that if Plaintiffs and/or the Diocesan Defendants at any time conclude that any of the contingencies to which the settlement is subject will not occur, they may file a motion with the Court explaining the grounds for that conclusion and request that the stay be lifted.

IT IS SO ORDERED

Hon. William E. Smith United States District Judge

Dated: July , 2023

So stipulated as of July , 2023,

By:

STEPHEN DEL SESTO, AS RECEIVER AND ROMAN CATHOLIC BISHOP OF ADMINISTRATOR OF THE ST. JOSEPH HEALTH SERVICES OF RHODE ISLAND RETIREMENT PLAN, et al.

By Their Attorneys, WISTOW, SHEEHAN & LOVELEY, PC

PROVIDENCE, A CORPORATION SOLE, DIOCESAN ADMINISTRATION CORPORATION and DIOCESAN SERVICE CORPORATION

By Their Attorneys, PARTRIDGE SNOW & HAHN LLP

/s/

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

#### /s/

Howard Merten (#3171) Eugene G. Bernardo (#6006) Paul M. Kessimian (#7127) Christopher M. Wildenhain (#8619) 40 Westminster Street, Suite 1100 Providence, RI 02903 (401) 861-8200 (401) 861-8210 FAX hmerten@psh.com ebernardo@psh.com pkessimian@psh.com cwildenhain@psh.com

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#### **CERTIFICATE OF SERVICE**

I hereby certify that on the day of July, 2023, the foregoing document has been filed electronically through the Rhode Island ECF system, is available for viewing and downloading, and will be sent electronically to the counsel who are registered participants identified on the Notice of Electronic Filing.

/s/

4502206.1/1444-35

# EXHIBIT 3

Case 1:18-cv-00328-WES

### MUTUAL RELEASE [EXHIBIT 3]

This mutual release ("Mutual Release") is entered into as of the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 2023, between and among STEPHEN DEL SESTO (as Receiver and Administrator of the St. Joseph Health Services of Rhode Island Retirement Plan (the "Plan") and as Liquidating Receiver of St. Joseph Health Services of Rhode Island) (the "Receiver"), and GAIL J. MAJOR, NANCY ZOMPA, RALPH BRYDEN, DOROTHY WILLNER, CAROLL SHORT, DONNA BOUTELLE, AND EUGENIA LEVESQUE<sup>1</sup> (the Receiver and said persons are collectively referred to as the "Receiver and Individual Plaintiffs"), on the one hand, and Defendants ROMAN CATHOLIC BISHOP OF PROVIDENCE, A CORPORATION SOLE, DIOCESAN ADMINISTRATION CORPORATION, and DIOCESAN SERVICE CORPORATION (collectively the "Diocesan Defendants"), on the other hand.

In consideration for the mutual releases contained herein, the adequacy and sufficiency of which is hereby acknowledged, the Receiver and Individual Plaintiffs and Diocesan Defendants (collectively, the "Settling Parties") hereby agree as follows:

The Receiver and Individual Plaintiffs, on behalf of themselves and their predecessors, successors, and assigns, grant this joint tortfeasor release (the "Joint Tortfeasor Release") and do hereby release and forever discharge the Diocesan Defendants, and all entities or corporations organized and existing to conduct the temporal affairs of the Roman Catholic Church within the Diocese of Providence, and all of its and their predecessors, successors, parent companies, subsidiaries and affiliated entities, together with all of their past and present officers, directors, principals, members, shareholders, employees, agents,<sup>2</sup> insurers and attorneys, and their heirs, executors, administrators, successors and assigns (collectively, the "Diocesan Releasees"), of and from the Released Claims as defined herein.

Diocesan Defendants, on behalf of themselves and their predecessors, successors, and assigns, grant this Joint Tortfeasor Release and do hereby release and forever discharge the Receiver and Individual Plaintiffs, and all of their predecessors, successors, parent companies, subsidiaries and affiliated entities, together with all of their past and present officers, directors, principals, members, shareholders, employees, agents, insurers and attorneys, and their heirs, executors, administrators, successors and assigns (collectively, the "Receiver and Individual Plaintiffs Releasees"), of and from the Released Claims as defined herein.

"Released Claims" means any and all actions, claims and demands of every kind and nature, both at law and in equity:

<sup>&</sup>lt;sup>1</sup> Said persons acting individually and on behalf of all Class Members, contingent upon the Federal Court, as defined in the Settling Parties' Settlement Agreement, certifying the Settlement Class as provided in said Settlement Agreement.

<sup>&</sup>lt;sup>2</sup> While the Diocesan Defendants have maintained that St. Joseph Health Services of Rhode Island was at times associated with the Roman Catholic Church, the Diocesan Defendants have denied and continue to deny that St. Joseph Health Services of Rhode Island was an agent of the Diocesan Defendants or any of them. For the avoidance of doubt and out of an abundance of caution, St. Joseph Health Services of Rhode Island is hereby expressly excluded from the term "Diocesan Releasees."

a) arising out of or in any respect relating to the St. Joseph Health Services of Rhode Island Retirement Plan ("the Plan");

b) that were or could have been asserted by direct claim or counterclaim in connection with that certain civil action entitled *Stephen Del Sesto, as Receiver for the St. Joseph Health Services of Rhode Island Retirement Plan*, et al. v. *Prospect Chartercare LLC*, et al., C.A. No. PC-2018-4386, filed in Providence County Superior Court in the State of Rhode Island (the "State Court Action");

c) that were or could have been asserted by direct claim or counterclaim in connection with that certain civil action entitled *Stephen Del Sesto, as Receiver for the St. Joseph Health Services of Rhode Island Retirement Plan*, et al. *v. Prospect CharterCare LLC*, et al., C.A. No. 1:18-CV-00328-WES-LDA, filed in the United States District Court for the District of Rhode Island (the "Federal Court Action");

d) that were or could have been asserted by direct claim or counterclaim in connection with that certain civil action entitled *St. Joseph Health Services of Rhode Island, Inc. v. St. Joseph Health Services of Rhode Island Retirement Plan*, C.A. No. PC- 2017-3856, filed in Providence County Superior Court in the State of Rhode Island (the "Plan Receivership");

e) that were or could have been asserted in connection with that certain civil action entitled *In re: CharterCare Health Partners Foundation, Roger Williams Hospital and St. Joseph Health Services of Rhode Island, Inc.*, C.A. No. KM-2015-0035 (the "2015 Cy Pres Action") if Diocesan Defendants were permitted to intervene in such action.

Notwithstanding the foregoing, the following claims or obligations are not released:

a) any claims the Receiver and Individual Plaintiffs or the Diocesan Defendants may have arising out of or relating to any breach of the Settlement Agreement between the parties hereto (the "Settlement Agreement"), including the payment of \$2,500,000 by the Diocesan Defendants to the Receiver;

b) any claims the Receiver and Individual Plaintiffs may have arising out of or relating to any breach of the Settlement Agreement dated as of August 31, 2018, the Settlement Agreement dated as of November 21, 2018, or the Settlement Agreement dated as of December 30, 2020;

c) any claims the Receiver and Individual Plaintiffs may have against CharterCARE Community Board, St. Joseph Health Services of Rhode Island, Roger Williams Hospital, CharterCARE Foundation, The Rhode Island Community Foundation, Prospect Medical Holdings, Inc., Prospect East Holdings, Inc., Prospect Chartercare, LLC, Prospect Chartercare SJHSRI, LLC, Prospect Chartercare RWMC, LLC, Prospect East Hospital Advisory Services, LLC, Ivy Holdings, Inc., Ivy Intermediate Holdings, Inc., David & Alexa Topper Family Trust, Green Equity Investors V, LP, Green Equity Investors Side V, LP, JPMorgan Chase Bank, N.A., Samuel Lee, David Topper, Thomas Reardon, Von Crockett, Edwin Santos, Edward Quinlan, Joseph DiStefano, Andrea Doyle, or The Angell Pension Group, Inc. that are not derivative of the Receiver and Individual Plaintiffs' claims against the Diocesan Defendants; d) any contractual claims the Receiver and Individual Plaintiffs may have against CharterCARE Community Board, St. Joseph Health Services of Rhode Island, Roger Williams Hospital, CharterCARE Foundation, The Rhode Island Community Foundation, Prospect Medical Holdings, Inc., Prospect East Holdings, Inc., Prospect Chartercare, LLC, Prospect Chartercare SJHSRI, LLC, Prospect Chartercare RWMC, LLC, Prospect East Hospital Advisory Services, LLC, Ivy Holdings, Inc., Ivy Intermediate Holdings, Inc., David & Alexa Topper Family Trust, Green Equity Investors V, LP, Green Equity Investors Side V, LP, JPMorgan Chase Bank, N.A., Samuel Lee, David Topper, Thomas Reardon, Von Crockett, Edwin Santos, Edward Quinlan, Joseph DiStefano, Andrea Doyle, or The Angell Pension Group, Inc.

e) any rights to payments due pursuant to any orders of the U.S. District Court in the Federal Court Action or of the Superior Court in either the Plan Receivership or the action captioned *In re: CharterCare Community Board, St. Joseph Health Services of Rhode Island, And Roger Williams Hospital*, C.A. No. PC-2019-11756 ("Liquidating Receivership").

The following persons or entities are expressly not released by the Receiver and Individual Plaintiffs: CharterCARE Community Board, St. Joseph Health Services of Rhode Island, Roger Williams Hospital, CharterCARE Foundation, The Rhode Island Community Foundation, Prospect Medical Holdings, Inc., Prospect East Holdings, Inc., Prospect Chartercare, LLC, Prospect Chartercare SJHSRI, LLC, Prospect Chartercare RWMC, LLC, Prospect East Hospital Advisory Services, LLC, Ivy Holdings, Inc., Ivy Intermediate Holdings, Inc., David & Alexa Topper Family Trust, Green Equity Investors V, LP, Green Equity Investors Side V, LP, JPMorgan Chase Bank, N.A., Samuel Lee, David Topper, Thomas Reardon, Von Crockett, Edwin Santos, Edward Quinlan, Joseph DiStefano, Andrea Doyle, and The Angell Pension Group, Inc.

The Receiver and Individual Plaintiffs reduce their claims or potential future claims against any party deemed a joint tortfeasor under Rhode Island General Laws § 23-17.14-35 in the amount of \$2,500,000 only.

This Mutual Release may be executed in one or more counterparts, which, when taken together, shall constitute a single instrument. A true copy of each counterpart shall be deemed an original.

This Mutual Release shall be null and void unless it has been approved in form and substance both by the Superior Court in the Plan Receivership and Liquidating Receivership and by the U.S. District Court in the Federal Court Action as part of the overall approval of the Settlement Agreement, and unless all of the conditions in the subparagraphs of Paragraph 12 of the Settlement Agreement have been met.

Rhode Island law (excluding conflict of laws) shall govern this Mutual Release.

### [SIGNATURE BLOCKS FOLLOW]

IN WITNESS WHEREOF, I have hereunto set my hand this \_\_\_\_\_ day of \_\_\_\_\_, in the year 2023.

> Stephen Del Sesto, as Receiver for the St. Joseph Health Services of Rhode Island Retirement Plan and as Liquidating Receiver of St. Joseph Health Services of Rhode Island

Witness

IN WITNESS WHEREOF, I have hereunto set my hand this \_\_\_\_\_ day of \_\_\_\_\_, in the year 2023.

GAIL J. MAJOR

Witness \_\_\_\_\_

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IN WITNESS WHEREOF, I have hereunto set my hand this \_\_\_\_\_ day of \_\_\_\_\_, in the year 2023.

## NANCY ZOMPA

Witness \_\_\_\_\_

IN WITNESS WHEREOF, I have hereunto set my hand this \_\_\_\_\_ day of \_\_\_\_\_, in the year 2023.

RALPH BRYDEN

Witness

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IN WITNESS WHEREOF, I have hereunto set my hand this \_\_\_\_\_ day of \_\_\_\_\_, in the year 2023.

## DOROTHY WILLNER

Witness \_\_\_\_\_

IN WITNESS WHEREOF, I have hereunto set my hand this \_\_\_\_\_ day of \_\_\_\_\_, in the year 2023.

CAROLL SHORT

Witness \_\_\_\_\_

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IN WITNESS WHEREOF, I have hereunto set my hand this \_\_\_\_\_ day of \_\_\_\_\_, in the year 2023.

## DONNA BOUTELLE

Witness \_\_\_\_\_

IN WITNESS WHEREOF, I have hereunto set my hand this \_\_\_\_\_ day of \_\_\_\_\_, in the year 2023.

EUGENIA LEVESQUE

Witness

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IN WITNESS WHEREOF, I have hereunto set my hand this \_\_\_\_\_ day of \_\_\_\_\_, in the year 2023.

> Most Reverend Richard G. Henning, D.D., S.T.D. Bishop of Providence Roman Catholic Bishop of Providence, a corporation sole

Witness

IN WITNESS WHEREOF, I have hereunto set my hand this day of , in the year 2023.

> Michael F. Sabatino Assistant Treasurer Diocesan Administration Corporation

Witness \_\_\_\_\_

IN WITNESS WHEREOF, I have hereunto set my hand this \_\_\_\_\_ day of \_\_\_\_\_, in the year 2023.

> Michael F. Sabatino Assistant Treasurer Diocesan Service Corporation

Witness \_\_\_\_\_\_

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Document 263-2

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# Exhibit 2

Case 1:18-cv-00328-WES	Document 263-2 17617	Filed 10/25/23	Page 2 of 6 PageID #:
STATE OF RHODE ISLAND PROVIDENCE, SC		SUPI	ERIOR COURT
ST. JOSEPH HEALTH SERVI RHODE ISLAND, INC.	CES OF :		
v.	:	C.A.	No.: PC-2017-3856
ST. JOSEPH'S HEALTH SER RHODE ISLAND RETIREME AS AMENDED			
In re:	:		
CHARTERCARE COMMUNI ST. JOSEPH HEALTH SERVI RHODE ISLAND and ROGER WILLIAMS HOSPITAL	CES OF :	C.A.	No.: PC-2019-11756

#### AFFIDAVIT OF FRANK J. WILLIAMS, C.J. (RET.)

Frank J. Williams, C.J. (Ret.) hereby deposes and says as follows:

1. I am submitting this affidavit in connection with the Petition for Settlement Instructions and Approval, which is presently scheduled for hearing on October 2, 2023. The statements in this affidavit are based upon my personal knowledge and are true and correct.

2. I received my undergraduate degree from Boston University in 1962 before serving

for five years in the U.S. Army. I served as an Army captain in Vietnam, earning the Bronze Star, the Combat Infantry Badge, and, from the Republic of Vietnam, the Gallantry Cross with Silver Star for Valor. Following my honorable discharge, I received a juris doctorate from Boston University, was admitted to the Rhode Island Bar in 1970, and was in private practice from 1970 to 1995. I was elected a delegate to the 1986 Rhode Island Constitutional Convention and twice elected town moderator of Richmond, Rhode Island.

## Case 1:18-cv-00328-WES Document 263-2 Filed 10/25/23 Page 3 of 6 PageID #: 17618

3. In 1995, I was appointed Associate Justice of the Rhode Island Superior Court. In 2001, I was elevated to Chief Justice of the Rhode Island Supreme Court, in which capacity I served until my retirement in 2008.

4. Since my admission to the bar, I have been involved in thousands of cases, including mediation of many hundreds of matters. In my capacity as mediator, I act as a neutral, representing neither plaintiff nor defendant. I drew on all my experience in mediating this action in an attempt to bring the parties to a resolution of the disputes between them.

5. I was selected by the settling parties to act as mediator in this action. I was able to mediate the settlement between Plaintiffs, the Prospect Entities, and The Angell Pension Group, Inc. On September 29, 2021, my mediation of the dispute between Plaintiffs and Roman Catholic Bishop of Providence, a corporation sole, Diocesan Administration Corporation, and Diocesan Service Corporation ("Diocesan Defendants") came to an impasse. On September 13, 2022, United States District Judge William Smith ordered Plaintiffs and the Diocesan Defendants to return to mediation before me.

6. This is the fourth settlement in this case. These settling parties are: Stephen Del Sesto (the "Plan Receiver") (as Receiver and Administrator of the St. Joseph Health Services of Rhode Island Retirement Plan (the "Plan") and as the Liquidating Receiver for CharterCARE Community Board), Gail J. Major, Nancy Zompa, Ralph Bryden, Dorothy Willner, Caroll Short, Donna Boutelle, and Eugenia Levesque, Roman Catholic Bishop of Providence, a corporation sole, Diocesan Administration Corporation, and Diocesan Service Corporation ("Diocesan Defendants").

7. Based on my more than fifty years of experience, as a lawyer, judge, and mediator, it is my opinion that the proposed settlement in the case was reached after arm's-length negotiations and represents a reasonable and fair outcome for all parties involved.

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8. As the independent mediator, I presided over the settlement discussions and negotiations between the settling parties. To prepare myself for that role, I reviewed the progress of the dispute in the state and federal court actions and the arguments made by the parties in connection with their motions to dismiss and for summary judgment. Many of the contentions advanced by the settling parties involve completely novel and unsettled issues of law.

9. This matter represents one of the most complex, if not the most complex, matters in which I have been involved in all my years as a lawyer, judge, or mediator. I submitted affidavits in support of the prior settlement involving the Prospect Entities. As I said then, I believe that this litigation is unique within the United States. This is, to my knowledge, the first "church plan" case to involve even one state court appointed receiver, much less two. Other "church plan" cases typically involve one employer, perhaps a hospital, continuously operating an employee benefits plan. The instant litigation involved more than a dozen defendants, each of which Plaintiffs contended had liability for the shortfall in the funding of the Plan. All the other Defendants have settled, leaving the Diocesan Defendants as the sole remaining defendants to this litigation. The Diocesan Defendants deny any responsibility whatsoever. Notably, the Diocese of Providence claims it ceased acting as Plan Sponsor and Plan Administrator in 1995 and the vast majority of the allegations upon which Plaintiffs claims are based involve subsequent events.

10. The specific claims being settled are also complex. Plaintiffs have asserted overlapping (a) ERISA and (b) state law claims for breaches of fiduciary duty. The United States District Court has granted the Diocesan Defendants partial summary judgment that the Plan ceased to qualify as a Church Plan by April 29, 2013, at the very latest, which, if not vacated by the trial court or on appeal, would likely result in many (and possibly all) of the Plaintiffs' state law claims against the Diocesan Defendants being dismissed under ERISA preemption.

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11. The mediation process involved extensive analysis of the settling parties' positions including, for instance, the value of Plaintiffs' claims and the Diocesan Defendants' defenses to liability and damages. The mediation negotiations included sessions on November 28, 2022, December 23, 2022, March 23, 2023, May 22, 2023, and June 19, 2023, as well as many telephone and email communications. These negotiations exhibited the highest standards of professionalism on all sides, notwithstanding the deep-seated feelings on all sides as to the correctness of their respective positions. It was often a challenge to contain the enthusiasm felt by counsel for each side. Nevertheless, we succeeded in breaking all impasses and achieved a unified compromise that I believe represents a just and fair result for all sides.

12. Based on my knowledge of the actions, all of the materials provided to me, the efforts of counsel, the rigor of the negotiations, the extent of discovery already conducted, the litigation risks, the risks of collectability of any judgment obtained by Plaintiffs, and the benefits achieved in the settlement, I believe this is a fair and adequate settlement of all the claims against the Diocesan Defendants, and that the settlement should be approved by the Court.

13. The settlement with the Diocesan Defendants is especially favorable to the Plaintiffs inasmuch as it requires as a condition, *inter alia*, that Pension Benefit Guaranty Corporation ("PBGC") take over the Plan and pay benefits up to the maximum statutory allowance. If such condition is satisfied, then the Plan participants will receive their benefits directly from PBGC. If that condition is not satisfied, the settlement with the Diocesan Defendants will be void, the stay in the Federal Court action will be lifted, and Plaintiffs will be entitled to seek to recover their full damages from the Diocesan Defendants.

14. In evaluating the fairness of the settlement, I took into account the amount that will be netted by the Plan from the settlement. I understand that the Plan Receiver, in connection with his request for approval of the settlement, will be asking the U.S. District Court for final approval

for the settlement and a fee to be paid to Wistow, Sheehan & Loveley, PC ("WSL"), pursuant to the Engagement and Fee Agreement previously approved by the Court on October 17, 2017. It is my opinion that substantial work and effort was performed by WSL in litigating the federal action and the parallel Superior Court actions, and in presenting their claims in such a way to produce a valuable settlement for all participants by increasing the assets of the Plan and the likelihood of PBGC taking over the Plan. Based upon my experience as a judge and as a mediator, it is my opinion that a request by WSL for an attorneys' fee in the amount of twenty-three and one-third percent (23 & 1/3%) of the \$2,500,000 settlement fund, in accordance with their Court-approved fee agreement with the Plan Receiver, is reasonable and appropriate given the complexity of this matter and the significant relief recovered by WSL if the settlement is consummated.

15. A fee of 23 & 1/3% is less than the presumptively reasonable "benchmark" fee for this type of settlement in the First Circuit. *See Bezdek v. Vibram USA Inc.*, 79 F. Supp. 3d 324, 349 (D. Mass. 2015) ("Within the First Circuit, courts generally award fees in the range of 20–30%, with 25% as 'the benchmark."), *aff'd*, 809 F.3d 78 (1st Cir. 2015). That reasonableness is further amplified here, where the settlement enhances the likelihood that PBGC will take over the Plan and pay Plan participants many millions of dollars in addition to the Plan assets. Moreover, recovery is principally on behalf of the Plan (which through its Receiver has contractually agreed to the fee) instead of on behalf of class members other than through the Plan.

Executed on this <u>1944</u> day of September, 2023 in Providence, Rhode Island.

Hon, Frank J. Williams, C.J. (Ret.)

SUBSCRIBED AND SWORN to before me this  $\underline{| ? |}^{H}$  day of September, 2023.

lealites And NOTARY PUBLIC My Commission Expires: <u>9/16/2027</u>

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Exhibit 3

	17623	-
STATE OF RHODE ISLAND PROVIDENCE, SC	SUPERIOR COURT	
ST. JOSEPH HEALTH SERVICES OF RHODE ISLAND, INC.		
v,	C.A. No.: PC-2017-38	56
ST. JOSEPH'S HEALTH SERVICES OF RHODE ISLAND RETIREMENT PLAN, AS AMENDED		

Filed 10/25/23

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Document 263-3

### AFFIDAVIT OF ARLENE VIOLET

Arlene Violet hereby deposes and says:

Case 1:18-cv-00328-WES

1. I am a member in good standing of the Rhode Island Bar and have been since 1974. I am submitting this affidavit in connection with the Petition for Settlement Instructions and Approval, which is presently scheduled for hearing on October 2, 2023.

2. When the St. Joseph Health Services of Rhode Island Retirement Plan ("the Plan") was petitioned into Receivership in August 2017, the Petitioner (St. Joseph Health Services of Rhode Island) asked the Providence County Superior Court to impose an immediate across the board reduction of 40% to all retirees' payments. A great deal of publicity attended the filing of the Receivership.

3. I was soon contacted by many participants of the Plan who sought advice from me. Eventually, I entered into arrangements with over 285 participants in the Plan who felt, among other issues, that if a reduction in benefits be mandated, such reduction should not be uniform among all participants. Rather, we felt that consideration should be given to the status of the participants and their ability to absorb a reduction and any equitable considerations that entered into an analysis of who should bear reduction and the amount thereof. My clients ranged in age from their mid-70s to 100 years and were extremely dependent upon the payments coming to them from the Plan.

4. It soon became apparent that other groups of employees had different points of view with regard to who, if anyone, should bear the burden of any reductions. These other groups of participants became represented, by Christopher Callaci for members of the United Nurses and Allied Professionals Union and by Jeffrey Kasle from a third group that did not seem to belong to the groups represented by my office or Mr. Callaci.

5. I have been meeting with Stephen Del Sesto (the "Plan Receiver"), Mr. Kasle, and Mr. Callaci to stay current with the Plan's status and the lawsuit that Wistow, Sheehan &

Loveley, PC have been pursuing. I have been following the filings in the various suits. I have been doing this on a pro bono basis and expect no fees in connection with this matter.

6. I have spoken and met with numerous members of this group during the course of this litigation to discuss their thoughts concerning the underfunded status of the Retirement Plan and how it impacts them, their viewpoint regarding the pending settlements. Accordingly, I can say with great confidence that the plan participants whom I have been advising wholeheartedly and unequivocally support Plaintiffs' Petition to proceed with the proposed settlement (the "Proposed Settlement") between and among Stephen Del Sesto (as Receiver and Administrator of the St. Joseph Health Services of Rhode Island Retirement Plan, and also as Liquidating Receiver of St. Joseph Health Services of Rhode Island), and Gail J. Major, Nancy Zompa, Ralph Bryden, Dorothy Willner, Caroll Short, Donna Boutelle, and Eugenia Levesque, on the one hand, and Roman Catholic Bishop of Providence, a corporation sole, Diocesan Administration Corporation, and Diocesan Service Corporation (the "Diocesan Defendants"), on the other hand.

7. I was consulted with by Plaintiffs' counsel during the negotiations. During those consultations I indicated I would generally support a settlement of \$2,500,000 contingent on obtaining coverage from Pension Benefit Guaranty Corporation ("PBGC") up to the maximum statutory limits, but would need to be informed of the terms of the final settlement.

8. I am familiar with the settlement terms. Under the agreement, the Diocese will make a \$2.5 million payment to the Plan Receivership, upon the occurrence of the following events:

- First, the Federal Court agrees to stay the pending litigation pending the action by PBGC;
- Second, as of an appropriate time (expected to be no sooner than the Spring of 2024) the Plan's Receiver will seek to have PBGC terminate the Plan and PBGC agrees to take over the Plan;
- Third, PBGC agrees, upon Plan termination and trusteeship, to release, or to not assert, any claims against any Diocesan-related entities;
- Fourth, PBGC agrees to provide the maximum statutory guaranteed benefits; and
- Fifth, this Court and the federal court approve the settlement terms, including complete releases of all claims by the settlement class, with the federal court certifying a settlement class.

Should any of these conditions not be met, the settlement agreement will become void, no payments will be made, and all claims and defenses will remain outstanding.

9. I understand that the Plan Receiver and his Special Counsel, Wistow, Sheehan & Loveley, PC, will be asking for approval of attorneys' fees of 23 1/3 % pursuant to the original retainer agreement approved by this Court on October 17, 2017.

10. On behalf of my clients, I urge the Court to approve the Proposed Settlement (including attorneys' fees) with the aforesaid entities. The settlement, in my view, is beneficial to my clients and is a further excellent step in attempting to secure full protection for the pension of my clients who are present participants in the Plan.

Arlene Violet

SUBSCRIBED AND SWORN to before me this 19th day of September, 2023.



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Document 263-4 17626

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## Exhibit 4

Case 1:18-cv-00328-WES D	ocument 263-4 17627	Filed 10/25/23	Page 2 of 4 PageID #	
STATE OF RHODE ISLAND PROVIDENCE, SC		SUPERIOR COURT		
ST. JOSEPH HEALTH SERVICE RHODE ISLAND, INC. v. ST. JOSEPH'S HEALTH SERVICE RHODE ISLAND RETIREMENT AS AMENDED	CES OF	C.A	. No.: PC-2017-3856	
In re: CHARTERCARE COMMUNITY ST. JOSEPH HEALTH SERVICE RHODE ISLAND and ROGER WILLIAMS HOSPITAL		C.A.	. No.: PC-2019-11756	

## **AFFIDAVIT OF CHRISTOPHER CALLACI**

Christopher Callaci, Esq. hereby deposes and states as follows:

1. I am general counsel for United Nurses and Allied Professionals and a member of the Rhode Island Bar since 2008. There are approximately 400 union members of United Nurses and Allied Professionals ("UNAP") who are plan participants in the St. Joseph Health Services of Rhode Island Retirement Plan (the "Plan").

2. I am submitting this affidavit in connection with the Petition for Settlement Instructions and Approval, which is presently scheduled for hearing on October 2, 2023.

3. I previously addressed the Court in connection with three prior settlements. The first occasion was on October 10, 2018, in connection with the settlement of claims against CharterCARE Community Board, Roger Williams Hospital, and St. Joseph Health Services of Rhode Island. I spoke in favor of that settlement. The second occasion was on December 14, 2018, in support of the settlement of claims against CharterCARE Foundation. On that occasion, I stated:

Good morning Your Honor. Chris Callaci for the United Nurses and Allied Professionals. I thought it would be the worthwhile that the Court hear from the horse's mouth of Special Counsel, Mr. Wistow's, representation and our support. We have about 400 union members who are participants in this plan and they fully trust and are confident in the Receiver's assessment that the settlement agreement is in the best interest of the receivership estate and the plan, and the plan participants, and we applaud the work that has been done in that regard.

4. The third occasion was via a declaration I provided on January 15, 2021 in support of the settlement of claims against the various Prospect Entities and The Angell Pension Group, Inc.

5. I am in favor of the settlement between Stephen Del Sesto and the seven individual putative class representatives, on the one hand, and Roman Catholic Bishop of Providence, a corporation sole, Diocesan Administration Corporation, and Diocesan Service Corporation ("Diocesan Defendants"), on the other. Under the agreement, the Diocese will make a \$2.5 million payment to the Plan Receivership, upon the occurrence of the following events:

- First, the Federal Court agrees to stay the pending litigation pending the action by PBGC;
- Second, as of an appropriate time (expected to be no sooner than the Spring of 2024) the Plan's Receiver will seek to have PBGC terminate the Plan and PBGC agrees to take over the Plan;
- Third, PBGC agrees, upon Plan termination and trusteeship, to release, or to not assert, any claims against any Diocesan-related entities;
- Fourth, PBGC agrees to provide the maximum statutory guaranteed benefits; and
- Fifth, this Court and the federal court approve the settlement terms, including complete releases of all claims by the settlement class, with the federal court certifying a settlement class.

Should any of these conditions not be met, the settlement agreement will become void, no payments will be made, and all claims and defenses will remain outstanding.

6. I understand that the Plan Receiver and his Special Counsel, Wistow, Sheehan & Loveley, PC, will be asking for approval to bring that settlement to the U.S. District Court, and, in connection therewith, for payment of the contingent legal fee agreed upon in the Engagement and Fee Agreement approved by this Court on October 17, 2017, i.e. 23 & 1/3%.

7. The settlement as finally agreed requires as a condition that PBGC take over the Plan and pay benefits up to the maximum statutory allowance. If that condition is satisfied, then the Plan participants will receive their benefits directly from PBGC. If that condition is not satisfied, the settlement with the Diocesan Defendants will be void, the stay in the Federal Court action will be lifted, and Plaintiffs will be entitled to seek to recover their full damages from the Diocesan Defendants.

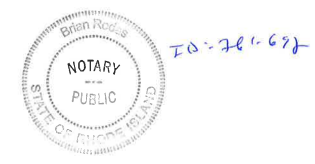
8. With regard to the present settlement, I repeat to the Court my above-quoted comments, which apply to the present settlement as well as to the legal fees requested therewith.

Christopher Callaci

SUBSCRIBED AND SWORN to before me this  $\frac{19}{100}$  day of September, 2023.

Brinn NOTARY PUBLIC

My Commission Expires: <u>11-09-2015</u>



Case 1:18-cv-00328-WES

Document 263-5

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Filed 10/25/23 Page 1 of 3 PageID #:

Case 1:18-cv-00328-WES	Document 263-5 17631	Filed 10/25/23	Page 2 of 3 PageID #:
STATE OF RHODE ISLAND PROVIDENCE, SC		SUP	PERIOR COURT
ST. JOSEPH HEALTH SERV RHODE ISLAND, INC. v. ST. JOSEPH'S HEALTH SER	VICES OF	C.A.	. No.: PC-2017-3856
RHODE ISLAND RETIREME AS AMENDED	ENT PLAN, :		
In re:			
CHARTERCARE COMMUNIST. JOSEPH HEALTH SERV	ICES OF	C.A.	No.: PC-2019-11756
RHODE ISLAND and ROGEF WILLIAMS HOSPITAL	: :		

### **DECLARATION OF JEFFREY W. KASLE**

Jeffrey W. Kasle, being duly sworn, hereby deposes and says:

1. I am submitting this declaration in connection with the Petition for Settlement Instructions and Approval, which is presently scheduled for hearing on October 2, 2023.

2. I am a member in good standing on the Bar of Rhode Island since 1981.

3. On October 10, 2018, I informed this Court that the 247 participants in the St. Joseph Health Services of Rhode Island Retirement Plan that I represent (in connection with meetings with the Receiver), fully supported Settlement A (involving claims against CharterCARE Community Board, Roger Williams Hospital and St. Joseph Health Services of Rhode Island).

I also fully supported Settlement B (involving claims against CharterCARE 4. Foundation).

5. I also fully supported the third settlement, between and among Stephen Del Sesto (as Receiver and Administrator of the St. Joseph Health Services of Rhode Island Retirement Plan), and Gail J. Major, Nancy Zompa, Ralph Bryden, Dorothy Willner, Caroll Short, Donna Boutelle, and Eugenia Levesque, and Thomas Hemmendinger (then the Liquidating Receiver for CharterCARE Community Board), Prospect Medical Holdings, Inc., Prospect East Holdings, Inc., Prospect Chartercare, LLC, Prospect Chartercare SJHSRI, LLC, Prospect Chartercare RWMC, LLC, The Angell Pension Group, Inc., Sam Lee, and David Topper.

I am familiar with the terms of the Settlement Agreement between Stephen Del 6. Sesto and the seven individual putative class representatives, on the one hand, and Roman

Catholic Bishop of Providence, a corporation sole, Diocesan Administration Corporation, and Diocesan Service Corporation (the "Diocesan Defendants"), on the other hand. Under the agreement, the Diocese will make a \$2.5 million payment to the Plan Receivership, upon the occurrence of the following events:

- First, the Federal Court agrees to stay the pending litigation pending the action by PBGC;
- Second, as of an appropriate time (expected to be no sooner than the Spring of 2024) the Plan's Receiver will seek to have PBGC terminate the Plan and PBGC agrees to take over the Plan;
- Third, PBGC agrees, upon Plan termination and trusteeship, to release, or to not assert, any claims against any Diocesan-related entities;
- Fourth, PBGC agrees to provide the maximum statutory guaranteed benefits; and
- Fifth, this Court ant the federal court approve the settlement terms, including complete releases of all claims by the settlement class, with the federal court certifying a settlement class.

Should any of these conditions not be met, the settlement agreement will become void, no payments will be made, and all claims and defenses will remain outstanding.

7. On behalf of the nearly 250 participants in the St. Joseph Health Services of Rhode Island Retirement Plan whom I represent, I fully support the settlement. I understand that the Plan Receiver and his Special Counsel, Wistow, Sheehan & Loveley, PC, will be asking for approval to bring that settlement to the U.S. District Court, and, in connection therewith, for payment of the contingent legal fee agreed upon in the Engagement and Fee Agreement approved by this Court on October 17, 2017, i.e. 23 & 1/3%, and support that as well.

8. The settlement with the Diocesan Defendants is especially favorable inasmuch as it requires as a condition that Pension Benefit Guaranty Corporation ("PBGC") take over the Plan and pay benefits up to the maximum statutory allowance. If that condition is satisfied, then the Plan participants will receive their benefits directly from PBGC. If that condition is not satisfied, the settlement with the Diocesan Defendants will be void, the stay in the Federal Court action will be lifted, and Plaintiffs will be entitled to seek to recover their full damages from the Diocesan Defendants.

9. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on this  $20^{-10}$  day of September, 2023. Kasle Aul

Case 1:18-cv-00328-WES

Document 263-6

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Filed 10/25/23 Page 1 of 6 PageID #:

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### ENGAGEMENT AND FEE AGREEMENT

Stephen F. Del Sesto ("the Receiver"), as and only as Receiver of the St. Joseph Health Services of Rhode Island Retirement Plan (the "Plan"), hereby engages Wistow, Sheehan & Loveley, P.C. ("WSL") as special counsel to the Receiver and the Plan Receivership Estate as follows:

### I. INVESTIGATION

The Receiver engages WSL to investigate potential liability or obligation of any persons or entities to pay damages or funds to the Plan (or to assume responsibility for such plan in the future), making use of discovery, records, research and consultations in its discretion. Under the provision concerning Hourly Fees set forth below, WSL will charge an hourly rate for these services. In addition, WSL will be reimbursed on a current basis (i.e. monthly) for any out-of-pocket expenses (such as costs of records, computer-assisted legal research, expert consultants, etc.) actually incurred and without mark-up by WSL during the investigative phase, whether claims are made or not.

### 11. MAKING CLAIMS

The Receiver further constitutes and appoints WSL to make claims against persons and/or entities who its investigation indicates may be liable for damages or to assume responsibility for the Plan. Said claim(s) may be made by demand letter or by lawsuit, if necessary. The Receiver agrees to pay as legal fees ten percent (10%) of the gross of any amounts recovered prior to the bringing of suit, by way of compromise or settlement. If suit is brought, the Receiver agrees to pay as legal fees twenty-three and one-third percent (23 1/3 %) of the gross of any amount thereafter recovered by way of suit, compromise, settlement or otherwise. In the event that a final resolution of such

claims by settlement or otherwise results in a third party assuming responsibility for the Plan, the fees to be paid to WSL shall be an obligation of the Receivership, the amount of which shall be determined by the Court using the standards of *quantum meruit* pursuant to the laws of Rhode Island, taking into account the benefit rendered to the Plan. In any event, no compromise of the Plan's claims may be made without the Receiver's express authorization and approval by the Court.

### III. REIMBURSEMENT OF OUT-OF-POCKET EXPENSES

The Receiver is obligated to reimburse WSL within thirty (30) days of invoicing and in all events for any out-of-pocket expenses incurred by WSL (such as filing fees, costs of depositions, obtaining records, charges for computer-assisted legal research, costs of expert consultants and/or witnesses, etc.) in connection with Sections I or II above.

### IV. HOURLY FEES

The Receiver shall pay WSL an hourly rate of \$375 per hour which is also the hourly rate presently being charged by the Receiver. In the event the Receiver's own hourly rate is increased, WSL will be entitled to charge such higher rate. Invoices for such hourly fees will be submitted to the Receiver every month for the Receiver's review. The Receiver shall seek Court approval of the fees submitted no less frequently than on a quarterly basis (or more frequently as the Receiver may in his discretion deem appropriate). The Receiver shall pay all Court-approved WSL invoices within three (3) business days of Court approval. The Receiver acknowledges that the attorneys performing services on behalf of WSL include Attorney Max Wistow, Attorney Stephen Sheehan, and Attorney Benjamin Ledsham, and that these services will be

2

performed during the investigation phase described by Section I as well as the phase, if applicable, described by Section II.

V. Miscellaneous

The Receiver hereby approves and acknowledges delivery of a duplicate copy of this Contingent Fee Agreement and acknowledges receipt of "A Client's Statement of Rights & Responsibilities."

Kacerver

Stephen F. Del Sesto, Esq., as Receiver of the St. Joseph Health Services of Rhode Island Retirement Plan

Date: 10/18/17

Wistow, Sheehan & Loveley, P.C., by

Max Wistow, Esq.

Date: 10/18/17

 Your attorney will discuss the negotiation process with you and will agree to a settlement offer only if you have approved it.

 Your attorney will explain to you, in advance, any major expenses anticipated in your legal matter. 10. Your attorney will tell you if other lawyers will be involved in your representation and how the cost to you for their involvement will be calculated.

 When your fee is not a single, set amount, your attorney will give you periodic billings detailing your fees, costs, and expenses. 12. If legal fees will be applied against a settlement, your attorney will provide you with a final statement after the matter is concluded detailing what costs and expenses are being applied against your settlement and the amount you will receive.

As your legal advisor, your attorney has the right to expect that:  You will make a full and honest disclosure of all of the (acts — good and bad — that relate to your legal matter, and you will inform your attorney about any new facts or circumstances that may affect your case as they arise. 2. You will adhere to your fee agreement with your attorney, pay your bills for all work that has been performed, and pay for all costs that were advanced for you. If you have any questions about your bill, you will discuss them with your attorney.

 You will seek your attorney's advice before discussing any information relating to your legal matter with others.  You will tell your attorney if you have any conce ns or reservations about the advice you are being given.

You will be on time for all court hearings and appointments with your attorney or let your attorney know in advance if you cannot be on time. If you cannot reach your attorney when you phone the office, you will leave your name and phone number and a brief message.

7. You will complete the tasks requested by your attorney in a timely fashion or let your attorney know when you cannot.

8. You will discuss your expectations about what you want to accomplish in your legal matter with your attorney. When your expectations are not being met, you will talk to your attorney about it. You have the right to change attorneys if you are dissatisfied with the representation you are receiving. However, in certain circumstances you will need the court's permission. It is also important for you to know that your attorney may decide to stop representing you. This may be due to your not meeting your obligations to your attorney or for some other reason. This too may require court permission.

This Client's Statement of Rights and Responsibilities is based on the Rhode Island Rules of Professional Conduct for attorneys. If you have any questions about this statement of your rights and obligations, you should contact the Rhode Island Bar Association at (401) 421-5740.

Rhode Island Bar Association 115 Cedar Street • Providence, Rhode Island 02903

# A Client's Statement of Rights & Responsibilities\*



Reviewer: Carol M.

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rights set forth in this statement are intended to be con-	sistent with the standards mandated by the Rules of	Professional Conduct. This statement does not super-	sede the obligations imposed by the Rules of Profes-	sional Conduct, and is intended as an explanation to	the client of their rights under the Rules and their re-	sponsibilities in the automey-client text of the rules remains authoritative.						tain rights. A right that both parties have is to be treated at all times with courtesv and respect. This statement	first explains your rights as a client when you hire an	attorney, and immediately afterwards what your attor-	ney has the right to expect of you. This statement is	Intended to promote better communication and pre-	vent ninsunaeistanungs between you and your attor nev.		As the c expect that		1. 70 petently.	1910	questions about the attorney's education, training, and experience and expect that vour attorney will remain	current with recent developments in the law that re-	late to your matter.		and explain how it will be computed and when pay-	D	<ul> <li>If you are not a regular client, your attorney will give you a written statement before, or as soon as the work begins indicating the basis or rate of the fee you will be charged.</li> </ul>	
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# NOTIFICATION TO CLIENTS OF THEIR RIGHTS AND RESPONSIBILITIES

### Preamble

Good communication is essential to an effective attorney-client relationship. A lawyer should be assured that a new or prospective client has a full understanding of the nature of the attorney-client reasonably expect from the client. If the client does not have such an understanding, the lawyer shall take reasonable steps to educate the client about the relationship, including what the client can reasonably expect from the lawyer and what the lawyer can elationship

the lawyer's expectations of the client and the client's expectations of the lawyer. The lawyer may use the in-form a new or prospective client of those expectations. The Client's Statement of Rights and Responsibilities is not, however, the exclusive method ties set out below is designed to provide an outline of Client's Statement of Rights and Responsibilities to The Client's Statements of Rights and Responsibiliby which a lawyer might so inform the client.

sanctions or penalties. The Client's Statement of Rights and Responsibilities does not supersede or detract from the Rules of Professional Conduct, nor does the Client's Statement of Rights and Responsibilities alter existing standards of conduct The Client's Statement of Rights and Responsibiliies shall not be used as a basis for litigation or for against which lawyer negligence may be determined.

### Application

The lawyer shall give this information to the client prior to the signing of a written retainer agreement and shall ent, the lawyer shall provide the prospective client with When a lawyer has not regularly represented a clia statement of the client's rights and responsibilities. obtain a signed acknowledgment of its receipt. The Case 1:18-cv-00328-WES

Document 263-7 17639

Filed 10/25/23 Page 1 of 6 PageID #:

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Page 2 of 6 PageID #:

### STATE OF RHODE ISLAND PROVIDENCE, SC.

In re:

CharterCARE Community Board; St. Joseph Health Services of Rhode Island; and Roger Williams Hospital C.A. No. PC-2019-11756

### <u>ORDER</u>

Stephen Del Sesto (the "Plan Receiver"), the permanent receiver of the St. Joseph Health Services of Rhode Island Retirement Plan (the "Plan") having filed a Petition to Apply Trust Income to Pension Plan (the "Petition"), and Thomas S. Hemmendinger (the "Liquidating Receiver"), the permanent liquidating receiver of CharterCARE Community Board, St. Joseph Health Services of Rhode Island ("SJHSRI"), and Roger Williams Hospital ("RWH") having filed a Response to the Petition (the "Response"), and all proper notice of the Petition having been given, and no one having objected to the Petition, and the Petition having come on for hearing on March 22, 2022, and for the reasons stated at the hearing, it is hereby

### ORDERED, ADJUDGED, AND DECREED:

1. The Plan Receiver gave due and adequate notice of the Petition and of the date and time of this Court's consideration of the Petition to counsel of record in the liquidating receivership, including the Rhode Island Attorney General, counsel of record for all remaining parties in *Del Sesto et al. v. Prospect CharterCARE, LLC et al.*, C.A. No. 18-cv-00328-WES (D.R.I.) and *Del Sesto et al. v. Prospect CharterCARE, LLC et al.*, C.A. No. 18-cv-00328-WES (D.R.I.) and *Del Sesto et al. v. Prospect CharterCARE, LLC et al.*, C.A. No. PC-2018-4386 (R.I. Super.), Bank of America, N.A, all Plan participants

SUPERIOR COURT

Page 3 of 6 PageID #:

2. The Liquidating Receiver gave due and adequate notice of the Response and of the date and time of this Court's consideration of the Petition and the Response to counsel of record in the liquidating receivership, including the Rhode Island Attorney General, counsel of record for all remaining parties in *Del Sesto et al. v. Prospect CharterCARE, LLC et al.*, C.A. No. 18-cv-00328-WES (D.R.I.) and *Del Sesto et al. v. Prospect CharterCARE, LLC et al.*, C.A. No. PC-2018-4386 (R.I. Super.), Bank of America, N.A, and all parties who have filed proofs of claim in this liquidating receivership which remain open;

3. The Court finds that such notice as described in Paragraphs 1 and 2,

*supra*, constitutes sufficient notice to all parties whose interests may be affected by the Petition or the Response;

4. The Petition is granted as to the following trusts (hereinafter collectively the "Trusts"):

- a. The Trust under Will of Sarah S. Brown dated June 21, 1911;
- b. The Trust under Will of C. Prescott Knight dated November 14, 1932;
- c. The Trust under Will of George Luther Flint dated June 25, 1935;
- d. The Miriam C. Horton Trust dated August 9, 1948, as amended by its entirety and restated on June 12, 1963 and modified by a Memorandum of Understanding dated June 24, 2004 between Fleet National Bank (now Bank of America, N.A.), RWH and Brown University;
- e. The Trust under Will of Albert K. Steinert dated July 11, 1927;

- f. The Herbert G. Townsend Trust dated January 2, 1929, as restated on June 14, 1949, as amended on October 6, 1955, and as modified by agreement dated November 18, 1971; and
- g. The Trust under Will of Albert K. Steinert dated July 11, 1927;

5. Within ten (10) business days of the entry of this order, the Liquidating Receiver shall pay to the Plan Receiver the sum of \$1,005,776 which represents all of the accumulated income and distributions that the Liquidating Receiver has received as of March 28, 2022 from the Trusts named in paragraphs 4-a. through 4-g. above. If the Liquidating Receiver thereafter receives income or distributions from the Trusts, he shall remit same to the Plan Receiver without deduction;

6. The Court is aware that the funds remaining in the liquidating receivership after making the payment to the Plan Receiver may not be sufficient to pay in full the administrative expenses of the liquidating receivership (including such compensation and expenses of the Liquidating Receiver and his counsel as this Court may approve from time to time). Therefore, subject to the Court's approval of such administrative expenses to the extent of any shortfall; nothing in this Order obligates the Plan Receiver to pay any pre-receivership obligations of any Legacy Hospital Entity (as defined in the Petition) including any part of the open proofs of claim in the Liquidating Receivership;

7. Bank of America, N.A. or any successor trustee shall pay to the Plan Receiver any and all future income and distributions from the Trusts named in paragraphs 4-a. through 4-g. above that would (but for this order) have been payable to SJHSRI, RWH, or the Liquidating Receiver.

8. Upon receipt of the funds identified in Paragraphs 5 and 7, *supra*, the Plan Receiver shall cause the same to be deposited into the Plan for the benefit of the Plan

> participants, less any amount(s) for fees that Special Counsel may seek to be approved and that are actually approved by this Court; and

> 9. Except as modified herein, the Order entered on April 20, 2015 (the "2015 Cy Pres Order") in the matter captioned *In re: CHARTERCARE HEALTH PARTNERS FOUNDATION, et al. v. STEPHEN DEL SESTO, et al.*, KM-2015-0035 (the "2015 Cy Pres Action"), as previously modified by the Order and the Final Judgment that were both entered on December 3, 2019 in the 2015 Cy Pres Action, is hereby affirmed.

ORDERED:

Stern, J.

Brian P. Stern Associate Justice

ENTERED:

/s/ Carin Miley

Page 5 of 6 PageID #:

Deputy Clerk I Dep. Clerk April 7, 2022 Dated:

Presented by:

Dated: April 7, 2022

/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

March 30, 2022

Case Number: PC-2019-11756 Filed in Providence/Bristol County Superior Courts - WES Submitted: 3/30/2022 3:56 PM Envelope: 3558608 Reviewer: Carol M.

### **CERTIFICATE OF SERVICE**

I hereby certify that, on the 30<sup>th</sup> day of March, 2022, I filed and served the foregoing document through the electronic filing system on the following users of record:

Thomas S. Hemmendinger, Esq. Sean J. Clough, Esq. Lisa M. Kresge, Esq. Ronald F. Cascione, Esq. Brennan, Recupero, Cascione, Scungio & McAllister, LLP 362 Broadway Providence, RI 02909 themmendinger@brscm.com sclough@brcsm.com lkresge@brcsm.com rcascione@brcsm.com

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

John A. Tarantino, Esq. Patricia K. Rocha, Esq. Joseph Avanzato, Esq. Leslie D. Parker, Esq. Adler Pollock & Sheehan PC One Citizens Plaza, 8<sup>th</sup> Floor Providence, RI 02903 jtarantino@apslaw.com procha@apslaw.com javanzato@apslaw.com Iparker@apslaw.com Steven J. Boyajian, Esq. Robinson & Cole LLP One Financial Plaza, Suite 1430 Providence, RI 02903 <u>sboyajian@rc.com</u>

Giovanna La Terra Bellina, Esq. 144 Wayland Square Providence, RI 02906 <u>jlaterra@orsonandbrusini.com</u>

Preston Halperin, Esq. Christopher J. Fragomeni, Esq. Douglas Giron, Esq. Savage Law Partners 564 South Water Street Providence, RI 02903 phalperin@shslawfirm.com chris@savagelawpartners.com dgiron@savagelawpartners.com

Patricia Antonelli, Esq. Salter McGowan Sylvia & Leonard, Inc 56 Exchange Street, Suite 500 Providence, RI 02903 pantonelli@smsllaw.com

Stacey Nakasian, Esq. Duffy & Sweeney, LTD 321 South Main Street, 4<sup>th</sup> Floor Providence, RI 02903 <u>snakasian@duffysweeney.com</u>

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

Case 1:18-cv-00328-WES

Document 263-8 17645

Filed 10/25/23 Page 1 of 2 PageID #:

### **STATE OF RHODE ISLAND PROVIDENCE, SC.**

### **SUPERIOR COURT**

Filed 10/25/23

Page 2 of 2 PageID #:

In re:

CharterCARE Community Board; St. Joseph Health Services of Rhode Island; and Roger Williams Hospital

C.A. No. PC-2019-11756

### **AFFIDAVIT OF RECEIPT OF TRUST INCOME**

Document 263-8

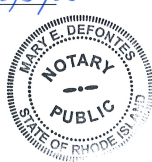
17646

I, Stephen F. Del Sesto, Esq., in my capacity as Permanent Receiver of the St. Joseph Health Services of Rhode Island Retirement Plan, on oath depose and say that on the 15th day of April, 2022, I received two checks totaling \$1,005,776.00, from the Liquidating Receiver, Thomas Hemmendinger, Esq. Said funds represent the trust income, pursuant to paragraph 5 of the Order, dated April 7, 2022, granting the Petition to Apply Trust Income to Pension Plan.

Stephen F. Del Sesto, Esq. (#6336) Pierce Atwood, LLP One Financial Plaza, 26<sup>th</sup> Floor Providence, RI 02903 401-490-3415 Telephone sdelsesto@pierceatwood.com

Subscribed and sworn to me this 22<sup>nd</sup> day of April, 2022.

Mary E. DeFontes Notary Public My Commission Expires:  $\frac{10}{5}$ 



Case 1:18-cv-00328-WES

Document 263-9 17647

Filed 10/25/23 Page 1 of 4 PageID #:

Case Number: PC- Filed in Providence Submitted: 12/15/2 Envelope: 3908944 Reviewer: Maureer	/Bristol County Superior 28-WES Document	263-9 17648	Filed 10/25/23	Page 2 of 4 PageID #:
	STATE OF RHODE ISLAND PROVIDENCE, SC		SUF	PERIOR COURT
	ST. JOSEPH HEALTH SERVICES OF RHODE ISLAND, INC.	:		
	٧.		C.A	. No.: PC-2017-3856
	ST. JOSEPH'S HEALTH SERVICES OF RHODE ISLAND RETIREMENT PLAN, AS AMENDED	=		
	In re:	:		
	CharterCARE Community Board,			
	St. Joseph Health Services of Rhode Island,		C.A	. No.: PC-2019-11756
	And			
	Roger Williams Hospital			

### **ORDER APPOINTING PERMANENT LIQUIDATING RECEIVER**

Stephen F. Del Sesto (the "Plan Receiver"), the permanent receiver of the St. Joseph Health Services of Rhode Island Retirement Plan, and Thomas S. Hemmendinger, the heretofore permanent liquidating receiver of CharterCARE Community Board ("CCCB"), St. Joseph Health Services of Rhode Island ("SJHSRI"), and Roger Williams Hospital ("RWH"), having filed a Joint Petition to Appoint Plan Receiver as Liquidating Receiver of CCCB, SJHSRI, and RWH, and all proper notice of the Joint Petition having been given, and no one having objected to the Petition, and the Petition having come on for hearing on December 13, 2022, and for the reasons stated at the hearing, it is hereby

### ORDERED, ADJUDGED, AND DECREED:

1. That pursuant to R.I. Gen. Laws § 7-6-61, Stephen Del Sesto, Esq. of Riverside, Rhode Island, be and is hereby appointed Permanent Liquidating Receiver (the "Liquidating Receiver") of CharterCARE Community Board, St. Joseph Health Services of Rhode Island, and Roger Williams Hospital, and of all of the real property and tangible and intangible personal property of each of them, with all of the powers and duties set forth in the Court's prior Order Appointing Permanent Liquidating Receiver dated January 17, 2020 in C.A. No. PC-2019-11756, which may be modified or supplemental by further order of this Court.

2. That Thomas S. Hemmendinger, Esq. be and hereby is discharged as the Permanent Liquidating Receiver of CCCB, SJHSRI, and RWH;

3. That Thomas S. Hemmendinger, Esq. shall within a reasonable time submit his final report and accounting as of the date hereof, together with his request for fees and expenses; and

4. That, except as modified herein, the prior Order Appointing Permanent Liquidating Receiver dated January 17, 2020 in C.A. No. PC-2019-11756, including but not limited to the injunction recited in paragraph 9 thereof, shall continue in all respects.

**ORDERED**:

Brian P. Stern Associate Justice

ENTERED:

/s/ Carin Miley Deputy Clerk I Dep. Clerk December 16, 2022 Dated:

Stern, J. Dated: December 16, 2022

Presented by:

/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

December 15, 2022

### **CERTIFICATE OF SERVICE**

I hereby certify that, on the 15th day of December, 2022, I filed and served the foregoing document through the electronic filing system on the following users of record:

Thomas S. Hemmendinger, Esq. Sean J. Clough, Esq. Lisa M. Kresge, Esq. Ronald F. Cascione, Esq. Brennan, Recupero, Cascione, Scungio & McAllister, LLP 362 Broadway Providence, RI 02909 themmendinger@brscm.com sclough@brcsm.com Ikresge@brcsm.com rcascione@brcsm.com

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

John A. Tarantino, Esq. Patricia K. Rocha, Esq. Joseph Avanzato, Esq. Leslie D. Parker, Esq. Adler Pollock & Sheehan PC One Citizens Plaza, 8<sup>th</sup> Floor Providence, RI 02903 jtarantino@apslaw.com javanzato@apslaw.com lparker@apslaw.com Steven J. Boyajian, Esq. Robinson & Cole LLP One Financial Plaza, Suite 1430 Providence, RI 02903 <u>sboyajian@rc.com</u>

Giovanna La Terra Bellina, Esq. 144 Wayland Square Providence, RI 02906 jlaterra@orsonandbrusini.com

Preston Halperin, Esq. Christopher J. Fragomeni, Esq. Douglas Giron, Esq. Savage Law Partners 564 South Water Street Providence, RI 02903 phalperin@shslawfirm.com chris@savagelawpartners.com dgiron@savagelawpartners.com

Patricia Antonelli, Esq. Salter McGowan Sylvia & Leonard, Inc 56 Exchange Street, Suite 500 Providence, RI 02903 pantonelli@smsllaw.com

Stacey Nakasian, Esq. Duffy & Sweeney, LTD 321 South Main Street, 4<sup>th</sup> Floor Providence, RI 02903 <u>snakasian@duffysweeney.com</u>

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

/s/ Benjamin Ledsham

Case 1:18-cv-00328-WES Document 263-10

cument 263-10 17651 Filed 10/25/23 Page 1 of 4 PageID #:

### STATE OF RHODE ISLAND PROVIDENCE.

In re:

CharterCARE Community Board; St. Joseph Health Services of Rhode Island; and Roger Williams Hospital

St. Joseph Health Services of Rhode Island, Inc

vs

St. Joseph Health Services of Rhode Island Retirement Plan, as amended

### SUPERIOR COURT

C.A. No. PC-2019-11756

C.A. No. PC-2017-3856

### **AFFIDAVIT OF NOTICE**

Document 263-10

17652

I, Stephen F. Del Sesto, Esq., on oath depose and say that I forwarded notice of hearing and the <u>Petition of Stephen Del Sesto as Plan Receiver and Liquidating Receiver for Settlement Instructions and Approval</u> ("Petition"), presently scheduled for hearing on the 2<sup>nd</sup> day of October, 2023, to all parties identified on the attached Schedule A, by first class mail, postage prepaid on the 27<sup>th</sup> day of September, 2023. The <u>Notice of Hearing</u> and the <u>Petition</u> were posted to the Receiver's dedicated website on the 30<sup>th</sup> day of August, 2023, and the 26<sup>th</sup> day of September, 2023, respectively. I advised all pension holders who attended the town-hall style meeting on September 14, 2023 of the hearing on the Petition. In addition, I forwarded the <u>Notice of Hearing</u> to all Plan participants, creditors and other interested parties known to me, via first class mail, postage prepaid on the 27<sup>th</sup> day of September, 2023.

Stephen F. Del Sesto, Esq. (#6336) Pierce Atwood, LLP One Citizens Plaza, 10<sup>th</sup> Floor Providence, RI 02903 401-490-3415 Telephone sdelsesto@pierceatwood.com

Subscribed and sworn to me this 28th day of September, 2023.

Mary E. DeFontes Notary Public My Commission Expires: <u>//</u>



Reviewer: Randie M.

Filed 10/25/23 Page 3 of 4 PageID #:

### SCHEDULE A

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9/1/2017	Richard J. Land, Esq. Christmans Calleri Esc	Chace Ruttenb
9/1/2017	Moshe Berman, Esq.	CharterCare He
9/1/2017	Max Wistow, Esq.	Wistow, Sheeh
9/1/2017	Stephen Sheehan, Esq.	Wistow, Sheeh
9/1/2017	Benjamin Ledsham, Esq.	Wistow, Sheeh
9/1/2017	Kimberiy McCarthy, Esq.	Partridge Snow
9/1/2017 7+04140	Elizabeth Wiens, Esq.	Gursky Wiens
11020100		Jert bauer
9/25/2017	eugene bernardo, II, Esq. Ri Denartment of Lahor & Training	Partridge Snow
9/25/2017	RI Department of Revenue	Division of Tax:
9/25/2017	Arlene Violet, Esq.	Arlene Violet &
10/6/2017	James Cole II, Esq.	Groom Law Gr
11/17/2017	Derek MacKenzie, Esq. Senior Litigation Counsel AON Consultion Inc.	Marsh & McLer
11/17/2017	KPMG LLP	
11/17/2017	State Street Global Advisors	
11/17/2017	Ernst & Young LLP KPMG 11.P	Attr: Donald E
11/17/2017	Martha Brassil, VP	Bank of Americ
12/4/2017	Howard Merten, Esq.	Partridge Snow
12/12/2017	George Lieberman, Esq.	Gianfrancesco.
1/5/2018	Sean Lynes, Esq.	Assistant Attorn
2/9/2018	William Dolan, III, Esq.	Adler Pollock &
2/28/2018	David A. Wollin, Esq.	Hinckley Allen 8
3/16/2018	Jeffrey Kasle, Esq.	Olenn & Penza,
3/30/2018	Christopher Sweeney, Esq.	Conn Kavanaug
4/20/2018	Dean Wagner, Esq.	Savage Law Pa
4/20/2018	Preston Halperin, Esq.	Savage Law Pa
4/20/2016 5/31/2018	Contropher Fragoment, Esq. Stenhen Morris, Esc.	Savage Law Pa
7/17/2018	Steven J. Bovaliar Eso	Rohinson & Col
7/17/2018	Robert D. Fine. Esa.	Chace Ruttenh
7/17/2018	Paul M. Kessimian, Esq.	Partridge Snow
7/17/2018	Daniel F. Sullivan, Esq.	Robinson & Col
7/17/2018	Christopher M. Wildenhain, Esq.	Partridge Snow
7/17/2018	Andrew R. Dennington, Esq.	Conn Kavanauç
9/4/2018	Scott F. Bielecki, Esq.	Carneron & Mitt
9/11/2018	Christine E. Dieter, Esq.	Hinckley Allen &
8102/21/8	David Marzilli, Esq.	Special Assista
10/10/2010	exwan e. Know, esq. Devid Codofebri Ben	bird, Marella, B
10/19/2018	Lauson C. Green, Special Counsel	Internal Revenu
10/19/2018	GuruDya Khalsa	Employee Bene
10/19/2018	Lori Butler, Assistant General Counsel	Pension Benefit
10/22/2018	W. Mark Russo, Esq.	Ferrucci Russo
1/3/2020	Thomas S. Hemmendinger, Special Master	Brennan, Recup
1/3/2020	Ronald F. Cascione	Brennan, Recup
0202/5/1	Lisa M. Kresge Second Controls	Brennan, Recup
7178/2020		Snacial Ascista
9/6/2022	Sara W. Rice, Esq.	Special Assistan
12/14/2022	Julia Harvey, Esq.	Special Assistar
1/26/2023	Ryan Gainor, Esq.	Hinckley Allen 8

Chace Rutenberg & Freedman, LLP United Nurses & Attied Professionals CharterCare Health Partners Wistow, Sheehan & Loveley, PC Wistow, Sheehan & Loveley, PC Wistow, Sheehan & Loveley, PC Partridge Snow & Hahm Gursky Wiens Jeff Bauer
Division of Taxation Arlene Viole & Law Associates Groom Law Group Marsh & McLennan Companies, Inc.
Attr: Donaid F. Anderson Bank of America, N.A. Bank of America, N.A. Bantradesco & Hedmann Assistant Attorney General Adler Pollock & Sheehan, PC Minckley Mine 1 Snyder, LLP
Com Kavalugi Rosenthal Peish & Ford Com Kavalugi Rosenthal Peish & Ford Savage Lav Partners Savage Lav Partners R Department of Health Robinson & Cole LLP Partidge Snow & Hahn Robinson & Cole LLP Robinson & Cole LLP
Partridge Snow & Hahn Conn Kavanaugh Rosenthal Peish & Ford Carmeron & Mitheman, LLP Filmokley Allen & Snyder, LLP Special Assistant Attorney General Bird, Marella, Boxer, Wolpert, Nessim, Drooks, Lincenberg & Rhow, P.C. Alston & Bird LLP Alston & Bird LLP Fintholyce Benefits Security Administration
Pension Benefit Guaranty Corporation Ferrucis Russo PC Brennar, Recupero, Cascione, Scungio & McAllister, LLP Brennar, Recupero, Cascione, Scungio & McAllister, LLP Brennar, Recupero, Cascione, Scungio & McAllister, LLP Special Assistant Attorney General Special Assistant Attorney General Hinckley Allen & Snyder, LLP

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One Park Row	Suite 300	
375 Branch Avenue		
020 Unaiksione Avenue 61 Weynoset Street		
61 Weybosset Street		
61 Wevbosset Street		
40 Westminster Street	Suite 1100	
1130 Ten Rod Road	Suite C207	
Angell Pension Group, Inc.	88 Boyd Avenue	
40 Westminster Street	Suite 1100	
1 Capitol Hill		
499 County Road		
1701 Pennsylvania Avenue, NW		
1166 Avenue of the Americas 70 Walnut St		
One Financial Plaza	Suite 2300	
State Street Financial Center 200 Clarendon Street	One Lincoln Street	
60 South Street		
RI1-530-01-18	3400 Pawtucket Avenue	
40 Westminster Street	Suite 1100	
214 Broadway		
Office of the Attorney General	150 South Main Street	
Une Unizens Flaza		
530 Greenwich Avenue		
One Federal Street	15th Floor	
564 South Water Street		
564 South Water Street		
564 South Water Street		
3 Capitol Hill		
One Financial Plaza	Suite 1430	
One Park Row	Suite 300	
40 Westminster Street	Suite 1100	
One Financial Plaza	Suite 1430	
40 Westminster Street	Suite 1100	
One Federal Street	15th Floor	
301 Promenade Street		
100 Westminster Street	Suite 1500	
Office of the Attorney General	150 South Main Street	
1875 Century Park East	23rd Floor	
950 F Street NW 1111 Constitution Avenue N W		
Department of Labor	JFK Federal Building	15 New Sudbury Street Rm 575
1200 K St NVV	Suite 650	
55 Pine Street	4th Floor	
362 Broadway		
Office of the Attorney General	150 South Main Street	
Office of the Attorney General	150 South Main Street	
Office of the Attorney General	150 South Main Street	
100 Westminster Street	Suite 1500	

Providence, RI 02203 Providence, RI 02203 Providence, RI 02205 Providence, RI 02205 Nashington, RI 02205 Nashington, RI 02205 Nashington, RI 02203 Seston, MA 02111 Buston, MA 02111 Dividence, RI 02903 Providence, R

Case Number: PC-2017-3856 Filed in Providence/Bristol County Superior South-WES Submitted: 9/28/2023 12:16 PM Envelope: 4300599

Providence, RI 02903 Providence, RI 02903 Providence, RI 02908

Providence, RI 02903 Providence, RI 02903 North Kingstown, RI 02852 East Providence, RI 02914

Providence, RI 02903

Providence, RI 02903

Reviewer: Randie M.

Document 263-10

17654

Filed 10/25/23

Providence, RI 02909 Providence, RI 02909 Providence, RI 02903

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Providence, RI 02903 Providence, RI 02903 Providence, RI 02903

Page 4 of 4 PageID #:

Case 1:18-cv-00328-WES Document 263-11

17655

Filed 10/25/23 Page 1 of 6 PageID #:

Case Number: PC-2017-3856 Filed in Providence/Bristol County Superior Scutter - WES DC Submitted: 10/10/2023 11:08 AM Envelope: 4316310 Reviewer: Dianna J.	nent 263-11 Filed 10/25/23 Page 2 of 6 PageID #: 17656	
STATE OF RHODE ISLAND PROVIDENCE, SC.	SUPERIOR COURT	
ST. JOSEPH HEALTH SERVIO RHODE ISLAND, INC.	OF :	
VS.	C.A. No: PC-2017-3856	
ST. JOSEPH HEALTH SERVIO RHODE ISLAND RETIREMEN as amended		
In re:		
CHARTERCARE COMMUNIT ST. JOSEPH HEALTH SERVIO RHODE ISLAND and ROGER WILLIAMS HOSPITAL	-	

### <u>ORDER</u>

Stephen F. Del Sesto, Esq. ("Receiver"), solely in his capacities (a) as the Permanent Receiver of the St. Joseph Health Services of Rhode Island Retirement Plan (the "Plan") and (b) as the Permanent Liquidating Receiver ("Liquidating Receiver") of CharterCARE Community Board ("CCCB"), St. Joseph Health Services of Rhode Island ("SJHSRI") and Roger Williams Hospital ("RWH"), having filed the Petition of Stephen Del Sesto as Plan Receiver and Liquidating Receiver for Settlement Instructions and Approval ("Petition for Settlement Instructions and Approval") relating to the proposed settlement ("Proposed Settlement") of claims among the Receiver, seven individuals, Roman Catholic Bishop of Providence, a corporation sole, Diocesan Administration Corporation, and Diocesan Service Corporation, and the Court having conducted a hearing on October 2, 2023, and no objection having been filed or made, and for the reasons stated at the hearing, it is hereby:

### ORDERED, ADJUDGED, AND DECREED:

1. That the Petition for Settlement Instructions and Approval is granted;

2. That notice of the Petition for Settlement Instructions and Approval and of the hearing thereon was given to all parties in interest, including all of the Plan's participants and beneficiaries;

3. That all of the *Jeffrey* Factors favor approval of the Proposed Settlement;

4. That the Proposed Settlement including specifically the Settlement Agreement is fair and reasonable, was made in good faith, and is in the best interests of the Receivership estate and the Plan's participants and beneficiaries, and that all actions of the Receiver in connection with the negotiation, execution, and implementation of the Proposed Settlement are approved and ratified;

5. That the Receiver may seek approval of the Proposed Settlement by the United States District Court in <u>Stephen Del Sesto et al. v. Prospect Chartercare, LLC et al.</u> (C.A. No: 1:18-CV-00328-WES-LDA) (the "Federal Court Action") and is directed to take all necessary and appropriate actions in connection therewith;

6. That Special Counsel's contingent fee for representing the Receiver of 23 1/3% (as set forth in the Petition for Settlement Instructions and Approval and which the Court has previously approved) is fair, reasonable, and a benefit to the Receivership estate and, subject to the approval of the Proposed Settlement and the fee by the court in the Federal Court Action, the Receiver is authorized to pay said fee to Special Counsel

from the proceeds of the Proposed Settlement and to pay the entire remaining proceeds

to the Plan; and

6. That the Settlement Agreement constitutes a good-faith settlement under

R.I. Gen. Laws § 23-17.14-35.

SO ORDERED: Brian P. Stern

Associate Justice

Stern, J.

Dated: October 18, 2023

ENTERED:

/s/ Carin Miley
Dep. Clerk Deputy Clerk I
October 18, 2023
Dated:

Presented by:

/s/ Benjamin Ledsham 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

Dated: October 10, 2023

Case Number: PC-2017-3856 Filed in Providence/Bristol County Superior 6945-WES Submitted: 10/10/2023 11:08 AM Envelope: 4316310 Reviewer: Dianna J.

### CERTIFICATE OF SERVICE

I hereby certify that, on the 10th day of October, 2023, I filed and served the foregoing document through the electronic filing system on the following users of record:

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

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

Arlene Violet, Esq. 499 County Road Barrington, RI 02806 <u>genvio@aol.com</u>

Elizabeth Wiens, Esq. Gursky Wiens Attorneys at Law 1130 Ten Rod Road, Suite C207 North Kingstown, RI 02852 ewiens@rilaborlaw.com

George E. Lieberman, Esq. Gianfrancesco & Friedmann 214 Broadway Providence, RI 02903 <u>george@gianfrancescolaw.com</u>

Stephen Morris, Esq. Rhode Island Department of Health 3 Capitol Hill Providence, RI 02908 <u>stephen.morris@ohhs.ri.gov</u> Maria R. Lenz, Esq. Julie Harvey, Esq. Sarah Rice, Esq. Office of the Attorney General 150 South Main Street Providence, RI 02903 <u>mlenz@riag.ri.gov</u> <u>jharvey@riag.ri.gov</u> <u>SRice@riag.ri.gov</u>

Christopher Callaci, Esq. United Nurses & Allied Professionals 375 Branch Avenue Providence, RI 02903 ccallaci@unap.org

W. Mark Russo, Esq. Ferrucci Russo, P.C. 55 Pine Street, 4<sup>th</sup> Floor Providence, RI 02903 <u>mrusso@frlawri.com</u>

Jeffrey W. Kasle, Esq. Olenn & Penza 530 Greenwich Avenue Warwick, RI 02886 jwk@olenn-penza.com

Howard Merten, Esq. Partridge Snow & Hahn LLP 40 Westminster Street, Suite 1100 Providence, RI 02903 hm@psh.com

William M. Dolan, III, Esq. Adler Pollock & Sheehan P.C. One Citizens Plaza, 8<sup>th</sup> Floor Providence, RI 02903-1345 wdolan@apslaw.com Case Number: PC-2017-3856 Filed in Providence/Bristol Cpunts Superior South-WES Submitted: 10/10/2023 11:08 AM Envelope: 4316310 Reviewer: Dianna J.

Document 263-11 17660 Filed 10/25/23 Page 6 of 6 PageID #:

Ekwan Rhow, Esq. Bird, Marella, Boxer, Wolpert, Nessim, Drooks, Licenberg & Rhow, P.C. 1875 Century Park East, 23<sup>rd</sup> Floor Los Angeles, CA 90067-2561 <u>erhow@birdmarella.com</u> Preston Halperin, Esq. Christopher J. Fragomeni, Esq. Dean J. Wagner, Esq. Savage Law Partners 564 South Water Street Providence, RI 02903 <u>phalperin@shslawfirm.com</u> <u>chris@savagelawpartners.com</u> <u>dwagner@savagelawpartners.com</u>

Thomas S. Hemmendinger, Esq. Sean J. Clough, Esq. Lisa M. Kresge, Esq. Brennan Recupero Cascione Scungio McAllister LLP 362 Broadway Providence, RI 02909 <u>themmendinger@brcsm.com</u> <u>sclough@brcsm.com</u> <u>kresge@brcsm.com</u> chris@savagelawpartners.com dwagner@savagelawpartners.com Steven J. Boyajian, Esq. Daniel R. Sullivan, Esq. Robinson & Cole LLP One Financial Plaza, Suite 1430 Providence, RI 02903

<u>Sboyajian@rc.com</u> dsullivan@rc.com

Ryan M. Gainor, Esq. Hinckley, Allen & Snyder LLP 100 Westminster Street, Suite 1500 Providence, RI 02903 rgainor@hinckleyallen.com

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

/s/ Benjamin Ledsham