

Governing Board

Wednesday, March 29, 2023 2:00PM

Delta Point Building - Emerald Room - 1st Floor

AGENDA

University Medical Center of Southern Nevada

GOVERNING BOARD
March 29, 2023 2:00 p.m.
901 Rancho Lane, Las Vegas, Nevada
Delta Point Building, Emerald Conference Room (1st Floor)

Notice is hereby given that a meeting of the UMC Governing Board has been called and will be held on Wednesday, March 29, 2023, commencing at 2:00 p.m. at the location listed above to consider the following:

This meeting has been properly noticed and posted online at University Medical Center of Southern Nevada's website http://www.umcsn.com and at Nevada Public Notice at https://notice.nv.gov/, and University Medical Center 1800 W. Charleston Blvd. Las Vegas, NV (Principal Office)

- The main agenda is available on University Medical Center of Southern Nevada's website http://www.umcsn.com, For copies of agenda items and supporting back-up materials, please contact Stephanie Ceccarelli, Governing Board Secretary, at (702) 765-7949. The Governing Board may combine two or more agenda items for consideration.
- Items on the agenda may be taken out of order.
- The Governing Board may remove an item from the agenda or delay discussion relating to an item at any time.
- Consent Agenda All matters in this sub-category are considered by the Governing Board to be routine and may be acted
 upon in one motion. Most agenda items are phrased for a positive action. However, the Governing Board may take other
 actions such as hold, table, amend, etc.
- Consent Agenda items are routine and can be taken in one motion unless a Governing Board member requests that an item be taken separately. For all items left on the Consent Agenda, the action taken will be staff's recommendation as indicated on the item.
- Items taken separately from the Consent Agenda by Governing Board members at the meeting will be heard in order.

SECTION 1. OPENING CEREMONIES

CALL TO ORDER PLEDGE OF ALLEGIANCE INVOCATION

1. Public Comment.

PUBLIC COMMENT. This is a period devoted to comments by the general public about items on *this* agenda. If you wish to speak to the Board about items within its jurisdiction but not appearing on this agenda, you must wait until the "Comments by the General Public" period listed at the end of this agenda. Comments will be limited to three minutes. Please step up to the speaker's podium, clearly state your name and address, and please *spell* your last name for the record. If any member of the Board wishes to extend the length of a presentation, this will be done by the Chair or the Board by majority vote.

- 2. Approval of Minutes of the meeting of the UMC Governing Board held on February 22, 2023 (Available at University Medical Center, Administrative Office) (For possible action)
- 3. Approval of Agenda. (For possible action)

SECTION 2: CONSENT ITEMS

- 4. Approve the February and March 2023 Medical and Dental Staff Credentialing Activities for University Medical Center of Southern Nevada (UMC) as authorized by the Medical Executive Committee (MEC) on February 28, 2023 and March 28, 2023; and take action as deemed appropriate. (For possible action)
- 5. Approve the Basic Financial Statements and Single Audit Information from BDO USA, LLP, Certified Public Accountants for University Medical Center of Southern Nevada; and take action as deemed appropriate. (For possible action)
- 6. Approve the changes to the Family and Medical Leave policy as approved by the Human Resources and Executive Compensation Committee; and take action as deemed appropriate. (For possible action)
- 7. Approve and authorize the Chief Executive Officer to sign the Provider Agreement with Alignment Healthcare Nevada, LLC for managed care services; or take action as deemed appropriate. (For possible action)
- 8. Approve the Marketplace Product Amendment to Hospital Services Agreement with Molina Healthcare of Nevada, Inc. for managed care services; or take action as deemed appropriate. (For possible action)
- 9. Approve the Marketplace Product Amendment to Provider Services Agreement with Molina Healthcare of Nevada, Inc. for managed care services; or take action as deemed appropriate. (For possible action)
- 10. Approve the Individual / Group Provider Service Agreement with Sierra Health and Life Insurance Company, Inc. and Sierra Healthcare Options, Inc. for managed care services; or take action as deemed appropriate. (For possible action)
- 11. Approve and recommend for approval by the Governing Board the Medicaid / Nevada Check-up Consulting Provider Agreement with Health Plan of Nevada, Inc. for managed care services; or take action as deemed appropriate. (For possible action)
- 12. Approve and recommend for approval by the Governing Board the Amendment to the Client Service Agreement with DASpecialists, LLC for registry abstraction services; authorize the Chief Executive Officer to execute amendments or renewal options within his delegation of authority; or take action as deemed appropriate. (For possible action)
- 13. Review and recommend for ratification by the Governing Board the Amendment One to Amended and Restated Professional Services Agreement with Duke Forage Anson Neurosurgical, LLP for Neurological Surgery and Neurological Spine Surgery On-Call Coverage; or take action as deemed appropriate. (For possible action)
- 14. Approve the Amendment Two to Agreement for Exterior Signage Products with INNERFACE Architectural Signage, Inc. for UMC Main Campus exterior signage services; authorize the Chief Executive Officer to exercise any extension options and execute future amendments within the not-to-exceed amount of this Project; or take action as deemed appropriate. (For possible action)
- 15. Ratify the Amendment Number Three to Provider Services Agreement with Intermountain IPA NV, LLC f/k/a HCP IPA Nevada, LLC for managed care services; or take action as deemed appropriate. (For possible action)

- 16. Approve the Project Statement of Work with Iron Mountain Information Management, LLC for the filing sorting and destruction project; or take action as deemed appropriate. (For possible action)
- 17. Approve the Second Amendment to Equipment Placement Services Agreement with SmallGuy, LLC dba Integrated Telehealth Solutions for TeleVisitorTM hardware and TeleTetherTM software solutions; or take action as deemed appropriate. (For possible action)
- 18. Approve Board the Third Amendment to Provider Agreement with Specialized Delivery Services, Inc. for Courier Services; or take action as deemed appropriate. (For possible action)
- 19. Approve the Amendment Three to Agreement for Locum Tenens Coverage with Staff Care, Inc.; or take action as deemed appropriate. (For possible action)
- 20. Approve the Professional Service Agreement with Steris Corporation for architectural design services; authorize the Chief Executive Officer to exercise any future amendments within his delegated authority; or take action as deemed appropriate. (For possible action)
- 21. Approve and authorize the Chief Executive Officer to sign the Agreement with Transplant Coordinators of America, Inc. for Transplant Services; or take action as deemed appropriate. (For possible action)
- 22. Approve and authorize the Chief Executive Officer to sign the Agreement with the Board of Regents of the Nevada System of Higher Education on behalf of the Kirk Kerkorian School of Medicine at the University of Nevada, Las Vegas and UNLV Medicine d/b/a UNLV Health for EMR system access; authorize the Chief Executive Officer to execute any extension options and amendments; or take action as deemed appropriate. (For possible action)
- 23. Review and recommend for approval by the Board of Hospital Trustees for University Medical Center of Southern Nevada, the Bid No. 2022-15, Central Plant Infrastructure, to Monument Construction, the lowest responsive and responsible bidder; authorize the Chief Executive Officer to exercise any Change Orders within his delegation of authority; or take action as deemed appropriate. (For possible action)

SECTION 3: BUSINESS ITEMS

- 24. Receive an update regarding the Graduate Medical Education Program at the Kirk Kerkorian School of Medicine at UNLV; and take any action deemed appropriate. (For possible action)
- 25. Receive a report on UMC's Experience Team's initiatives to support improvement in HCAHPS scores; and direct staff accordingly. (For possible action)
- 26. Review and discuss the Governing Board 2023 Action Plan, to include an informational update from Deb Fox, Chief Nursing Officer, regarding the journey to Magnet Status; and take any action deemed appropriate. (For possible action)

- 27. Receive a report from the Governing Board Human Resources and Executive Compensation Committee; and take any action deemed appropriate. (For possible action)
- 28. Receive a report from the Governing Board Strategic Planning Committee; and take any action deemed appropriate. (For possible action)
- 29. Receive a report from the Governing Board Clinical Quality and Professional Affairs Committee; and take any action deemed appropriate. (For possible action)
- 30. Receive a report from the Governing Board Audit and Finance Committee; and take any action deemed appropriate. (For possible action)
- 31. Receive the monthly financial report for February FY23; and take any action deemed appropriate. (For possible action)
- 32. Receive an update on the Kirk Kerkorian School of Medicine at UNLV; and take any action deemed appropriate. (For possible action)
- 33. Receive an update from the Hospital CEO; and take any action deemed appropriate. (For possible action)

SECTION 4: EMERGING ISSUES

34. Identify emerging issues to be addressed by staff or by the Board at future meetings; and direct staff accordingly. (For possible action)

SECTION 5: CLOSED SESSION

35. Go into closed session pursuant to NRS 241.015(3)(b)(2), to receive information from UMC's Office of General Counsel regarding potential or existing litigation involving a matter over which the Board has supervision, control, jurisdiction or advisory power, and to deliberate toward a decision on the matter; and direct staff accordingly.

COMMENTS BY THE GENERAL PUBLIC

A period devoted to comments by the general public about matters relevant to the Board's jurisdiction will be held. No action may be taken on a matter not listed on the posted agenda. Comments will be limited to three minutes. Please step up to the speaker's podium, clearly state your name, and address and please **spell** your last name for the record.

All comments by speakers should be relevant to the Board's action and jurisdiction.

UMCSN ADMINISTRATION KEEPS THE OFFICIAL RECORD OF ALL PROCEEDINGS OF UMCSN GOVERNING BOARD. IN ORDER TO MAINTAIN A COMPLETE AND ACCURATE RECORD OF ALL PROCEEDINGS, ANY PHOTOGRAPH, MAP, CHART, OR ANY OTHER DOCUMENT USED IN ANY PRESENTATION TO THE BOARD SHOULD BE SUBMITTED TO UMCSN ADMINISTRATION. IF MATERIALS ARE TO BE DISTRIBUTED TO THE BOARD, PLEASE PROVIDE SUFFICIENT COPIES FOR DISTRIBUTION TO UMCSN ADMINISTRATION.

THE BOARD MEETING ROOM IS ACCESSIBLE TO INDIVIDUALS WITH DISABILITIES. WITH TWENTY-FOUR (24) HOUR ADVANCE REQUEST, A SIGN LANGUAGE INTERPRETER MAY BE MADE AVAILABLE (PHONE: 702-765-7949).

University Medical Center of Southern Nevada Governing Board Meeting February 22, 2023

Emerald Conference Room Delta Point Building (1st Floor) 901 Rancho Lane Las Vegas, Clark County, Nevada Wednesday, February 22, 2023 1:00 PM.

The University Medical Center Governing Board met in regular session, at the location and date above, at the hour of 1:00 PM. The meeting was called to order at the hour of 1:05 PM by Chair O'Reilly. The following members were present, which constituted a quorum of the members thereof:

CALL TO ORDER

Board Members:

Present:

John O'Reilly, Chair
Donald Mackay, M.D., Vice-Chair
Laura Lopez-Hobbs
Robyn Caspersen
Chris Haase
Renee Franklin
Jeff Ellis (via WebEx)
Mary Lynn Palenik (via WebEx)

Ex-Officio Members:

Present:

Dr. Meena Vohra, Chief of Staff

Dr. Marc Kahn, Dean of Kirk Kerkorian SOM at UNLV

Absent:

Others Present:

Mason Van Houweling, Chief Executive Officer
Tony Marinello, Chief Operating Officer
Jennifer Wakem, Chief Financial Officer
Danita Cohen, Chief Experience Officer
Senator Fabian Doñate, Nevada Legislature
Ron Roemer, Director of Clinical Research and Compliance
Jamie King, Director of Pharmacy
Douglas Moser, Director of Materials Management
Susan Pitz, General Counsel
Stephanie Ceccarelli, Governing Board Secretary

February 22, 2023 Page **2** of **15**

SECTION 1. OPENING CEREMONIES

CALL TO ORDER

PLEDGE OF ALLEGIANCE

INVOCATION

ITEM NO. 1 PUBLIC COMMENT

Chair O'Reilly asked if there were any persons present in the audience wishing to be heard on any item on this agenda.

Speakers: None

ITEM NO. 2 Approval of Minutes of the meeting of the UMC Governing Board held on January 25, 2023. (Available at University Medical Center, Administrative Office) (For possible action)

The minutes were amended to reflect that Member Hagerty was present and in attendance at the meeting.

FINAL ACTION:

A motion was made by Member Franklin that the agenda be approved as amended. Motion carried by unanimous vote.

ITEM NO. 3 Approval of Agenda (For possible action)

FINAL ACTION:

A motion was made by Member Hagerty that the agenda be approved as amended. Motion carried by unanimous vote.

SECTION 2: CONSENT ITEMS

ITEM NO. 4 Approve the Clinical Quality and Professional Affairs Committee's recommendation for approval of the UMC Policy and Procedures Committee's activities from its meetings held on December 7, 2022 and January 4, 2023; and take action as deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

- Policies and Procedures

ITEM NO. 5 Approve and recommend approval by the Board of Hospital Trustees the proposed amendments to the UMC Medical and Dental Staff Bylaws and Rules and Regulations; as approved and recommended by the Medical and Executive Committee on October 25, 2022; and take action as deemed appropriate. (For possible action)

February 22, 2023 Page **3** of **15**

DOCUMENT(S) SUBMITTED:

- Bylaws Summary
- Bylaws

ITEM NO. 6 Ratify the Amendment Number Two to Provider Services Agreement with Intermountain IPA NV, LLC f/k/a HCP IPA Nevada, LLC for managed care services; or take action as deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

- Amendment Two
- Disclosure of Ownership
- ITEM NO. 7 Approve and authorize the Chief Executive Officer to sign the Amendment Number Two to Provider Agreement with P3 Health Partners-Nevada, LLC for Managed Care Services; and take action as deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

- Provider Agreement
- Disclosure of Ownership
- ITEM NO. 8 Approve and authorize the Chief Executive Officer to sign the Amendment 1 to Specimen Collection Pricing & Commitment Agreement with Becton, Dickson and Company for specimen collection tubes and related supplies; authorize the Chief Executive Officer to execute any future amendments or renewals within his delegation of authority; or take action as deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

- Amendment One to Pricing and Commitment Agreement
- Disclosure of Ownership
- ITEM NO. 9 Approve and authorize the Chief Executive Officer to sign the Service Agreement with Eaton Corporation Electrical Engineering Services & Systems for Arc Flash Analysis; or take action as deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

- General Terms and Conditions
- Response to Request for Proposal
- Disclosure of Ownership
- ITEM NO. 10 Approve and authorize the Chief Executive Officer to sign the Purchaser Services Agreement with Emerald Textile Services, Utah, LLC for linen management and distribution services; or take action as deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

- Purchase Services Agreement
- Sourcing Letter
- Disclosure of Ownership

February 22, 2023 Page **4** of **15**

ITEM NO. 11 Approve and authorize the Chief Executive Officer to sign the Software Use Agreement with Strata Decision Technology, LLC for financial planning and decision support software subscription; authorize the Chief Executive Officer to execute extensions and amendments within his yearly delegation of authority; or take action as deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

- Software Use Agreement Redacted
- ITEM NO. 12 Approve and authorize the Chief Executive Officer to sign the Service Agreement with NOVA Geotechnical and Inspection Services, LLC d/b/a Universal Engineering Sciences for special inspections and material testing services; authorize the Chief Executive Officer to execute the extension option and amendments within the not-to-exceed amount of this Agreement; or take action as deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

- Service Agreement
- ITEM NO. 13 Approve and authorize the Chief Executive Officer to sign the Agreements with WellSky Corporation for blood bank software; authorize the Chief Executive Officer to execute amendments within his delegation of authority; or take action as deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

- Order Form Redacted
- Master License and Services Agreement
- Disclosure of Ownership
- ITEM NO. 14 Approve and authorize the Chief Executive Officer to sign the Amendments to Lease Agreement with PNC Bank, National Association for endoscopy scopes and video imaging equipment; authorize the Chief Executive Officer to execute future amendments or renewals; or take action as deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

- Lease Agreement
- Amendment
- Disclosure of Ownership
- ITEM NO. 15 Approve and authorize the Chief Executive Officer to sign the Agreement with ELITechGroup MDX LLC for Reagent Ordering & Service Support; authorize the Chief Executive Officer to exercise any extension options; or take action as deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

- Service Agreement Redacted
- Disclosure of Ownership

February 22, 2023 Page **5** of **15**

ITEM NO. 16 Approve and authorize the Chief Executive Officer to sign the 340B Split Billing Services Agreement and the 340B Contract Pharmacy Services Agreement with Verity Solutions Group, Inc. for 340B administrator services; authorize the Chief Executive Officer to execute any extension options and amendments within his yearly delegation of authority; or take action as deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

- Contract Pharmacy Services Agreement
- Split Billing Agreement
- Business Associate Agreement
- Sourcing Letter
- Disclosure of Ownership
- ITEM NO. 17 Approve and authorize the Chief Executive Officer to sign the Agreement with T Evans RNFA, LLC for Contractor Services; authorize the Chief Executive Officer to exercise any extension options; or take action as deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

- Service Agreement
- Disclosure of Ownership
- ITEM NO. 18 Review and recommend for approval by the Board of Hospital Trustees for University Medical Center of Southern Nevada, the Amendment One to Master Professional Services Agreement with Medicus Healthcare Solutions, LLC for anesthesia locum tenens and CRNA staffing services; authorize the Chief Executive Officer to execute amendments within the not-to-exceed amount of this Agreement; or take action as deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

- Master Professional Services Agreement - Amendment 1

FINAL ACTION:

A motion was made by Member Franklin that Consent Items 4-18 be approved as presented. Motion carried by unanimous vote.

SECTION 3: BUSINESS ITEMS

ITEM NO. 19 Introduction and opening comments from Chairman John O'Reilly regarding the Governing Board 2023 Action Plan; and direct staff accordingly. (For possible action)

DOCUMENT(S) SUBMITTED:

None

February 22, 2023 Page **6** of **15**

Chairman O'Reilly provided brief introductory comments regarding the purpose of the agendized Governing Board 2023 Action Plan items for today's meeting, which are a result of the survey items that the Board Members would like to focus on and address throughout the year. Board Members are encouraged to share additional topics they would like to discuss with the purpose of providing continued improvement in the care and service UMC gives to the community.

FINAL ACTION:

None

ITEM NO. 20 Receive a presentation regarding a UMC patient's experience; and direct staff accordingly. (For possible action)

DOCUMENT(S) SUBMITTED:

Video Presentation

Danita Cohen, Chief Experience Officer shared a video presentation of a family that was helped by the UMC Lion's Burn Care Unit after a fire. The video shared the family's journey and updates were provided on their progress.

Ms. Cohen let the Board know that patient success stories are aired on a show called UMC Digest, which runs on Clark County television.

Chair O'Reilly added that the video shows the importance of what has been done at UMC through the decades and the uniqueness, in part, that it has the only burn care center in the region. He urged the members to continue to focus on the importance of having UMC grow, along with UNLV, as an Academic Health Center in order to better serve our patients and the community.

FINAL ACTION:

None

At this time, the Board heard the presentation for Item 22.

ITEM NO. 22 Receive a presentation from Ron Roemer, Director of Director of Clinical Research and Compliance, regarding Clinical Trials Research, year in review and future activities; and direct staff accordingly. (For possible action)

DOCUMENT(S) SUBMITTED:

PowerPoint Presentation

DISCUSSION:

Ron Roemer provided a review of the research activities that took place with Clinical Trials Research in the Clinical Trials Office (CTO) and the Institutional Review Board (IRB) in 2022.

As of November 30, 2022, there were 266 active IRB studies, 154 with UMC and 99 with UNLV. A slide with a breakdown of studies done by facility, department

February 22, 2023 Page **7** of **15**

and study type was shown. The largest group studies run by UMC were in orthopedic surgery, emergency medicine, pediatrics and infectious disease. The largest groups run by UNLV were in surgery, internal medicine, OBGYN and plastic surgery. There were a total of 190 IRB submissions processed between December 1, 2021 and November 30, 2022. A breakdown of the types of submissions was provided.

The CTO manages the operations and compliance of trials conducted at UMC for reimbursement. A breakdown of active CTO studies by department, as well as screenings and enrollments by departments was provided. Currently, there are 25 active clinical trials, seven of which are with UNLV. He noted that there has been a decline in COVID studies.

Monthly collaborative research meetings are ongoing with UNLV. Lastly, he reviewed 2 new studies that UMC will be working on in the future.

Dean Kahn mentioned that the school is has a research pharmacy that is being set up to benefit clinical trial patients. There was continued discussion regarding this subject matter.

Chair O'Reilly requested follow up with staff regarding the financial reports related to the clinical trials.

FINAL ACTION:

None

At this time, Item 21 was heard.

ITEM NO. 21 Receive an update from Senator Fabian Doñate, Chair of the Senate Health and Human Services Committee, regarding the current Nevada Legislative session; and direct staff accordingly. (For possible action)

DOCUMENT(S) SUBMITTED:

None

DISCUSSION:

Mr. Van Houweling introduced Senator Fabian Doñate, who serves as Democratic Co-Majority Whip and representative of District 10. The Senator also serves as Chair of the Senate HHS, Vice-Chair of Revenue and Economic Development and a member of Senate Education.

Chair O'Reilly also gave a warm welcome to the Senator.

Senator Doñate began the discussion by sharing a little background of himself. He went on to discuss what to look for in the upcoming legislative session and what does healthcare look like post COVID-19 and the work surrounding COVID-19 recovery efforts. There are reforms that we should begin working on now to prepare for future pandemics and future emergencies. He continued the

February 22, 2023 Page **8** of **15**

discussion by speaking of bills that are being discussed that will create funding resources that will help healthcare systems throughout the city. This will ensure that the funds are available to public health pandemics within the community.

Some of the efforts that are being looked at in this legislature is to expand access to care and focus on sustainable health and health funding overall.

Senator Doñate next provided an overview of Senate Bill 182 regarding open and closed meeting, as well as other infrastructure bills that he is working on.

Lastly, the Senator thanked UMC for the work that was done during the COVID-19 recovery efforts.

The discussion continued regarding COVID-19 relief and recover, what lessons could be learned from the challenges that we faced and how we can prepare for the future. There was also a brief comment by Chairman O'Reilly regarding legislation that could assist UMC and UNLV in their exclusive relationship to establish an Academic Health Center to serve the benefits of the community and entire region.

Thank you Senator for your support.

FINAL ACTION:

None

ITEM NO. 23 Receive an educational presentation from Jamie King, Director of Pharmacy, regarding the 340B Program at UMC; and take any action deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

PowerPoint Presentation

DISCUSSION:

Jamie King, Director of Pharmacy provided a high-level overview of the 340B drug pricing program.

The program requires pharmaceutical manufacturers to provide discounts to covered outpatient drugs and covered entities. The savings can be 40-60%. The purpose of the program is to allow hospitals to stretch scarce federal dollars to care for vulnerable populations. HRSA oversees this program.

UMC joined the 340B Program in 1994. UMC is a covered entity due to the disproportionate amount of uninsured and underinsured patients that are served at the hospital. Contract pharmacy arrangements allow us to retain savings for UMC and our patients. Referral prescriptions may be captured with appropriate follow up and documentation. UMC is transparent with the 340B program and in FY21 we received \$11.4 million in net savings. Ms. King explained how the contract pharmacy arrangement works.

February 22, 2023 Page **9** of **15**

The discussion continued regarding ongoing litigation regarding CMS decreased payments, attacks on contract pharmacies and the impacts these attacks have had on UMC, as well as the next steps for UMC in advocacy, education, transparency and work with legislators to protect the program.

Dean Kahn commented that this program is essential for building specialty services like oncology and rheumatology, both of which require the use of expensive medication.

A discussion ensued regarding the benefits of reopening an outpatient and wellness pharmacy at UMC and the impact of an evolving healthcare pharmacy business.

Chairman O'Reilly asked that Ms. Wakem provide a financial summary/report on pharmacy for a future discussion.

FINAL ACTION:

None

ITEM NO. 24 Receive a presentation from Douglas Moser, Director of Materials Management regarding Supply Chain; and direct staff accordingly. (For possible action)

DOCUMENT(S) SUBMITTED:

Presentation

DISCUSSION:

Douglas Moser, Director of Materials Management provided a presentation on 4th quarter supply chain purchasing activities.

Compliance trends have risen since COVID-19. The team has worked hard to get to the proper tier of optimization through our GPO. Two areas of opportunity for improvement are in orthopedic internal/external fixation and regenerative tissue wound care. Mr. Moser pointed out RIWC, Right Item Wrong Channel, which means we are buying the right product, but from the wrong vendor. This is being monitored daily on the HealthTrust site. This year the supply chain has realized \$1.2 million in rebates and savings. The discussion continued regarding the savings that are being pursued.

Inflationary outlook and market and pricing outlook for 2023 and 2024 was briefly discussed. UMC uses HealthTrust for approximately 87% of purchases. The discussion continued with a review of the goals that are in place for this year to improve performance. The overall compliance goal for the department is 90%.

FINAL ACTION:

None

February 22, 2023 Page **10** of **15**

ITEM NO. 25 Receive an update on the status of FY23 Organizational Performance Goals; and take any action deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

None

DISCUSSION:

Mr. Van Houweling provided an update of the overall Organizational Performance Goals for FY2023. There are 4 Committees and each Committee sets goals for the new fiscal year.

Audit and Finance: There are 4 goals. We are on target to hit 2 goals. There is a struggle with the budget and length of stay.

Clinical Quality: There are 5 goals. With infection control measures, we are meeting half of the goals currently. Telemedicine and breast cancer screening goals are being met and doing well with Google and Yelp surveys. We are anticipating the Joint Commission survey before the end of the fiscal year.

Human Resources: Four out of 5 goals are being met at this time. The team is working to lower its recruitment time to hire.

Strategic planning – There are 3 goals that are all on target regarding the growth in the Medical District, the sacred six and our relationship to strategically align with UNLV as an Academic Health Center.

FINAL ACTION:

None

ITEM NO. 26 Receive the monthly financial report for January FY23; and take any action deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

January FY23 Financials

DISCUSSION:

Ms. Wakem provided a summary of the monthly financial reports for January FY23.

Admissions were 4% over budget and AADC was 652.

Length of stay was just over 7 days, but slightly lower than prior year.

Hospital acuity was down 1.79. Medicare CMI dropped 1.89.

Inpatient surgeries were 6% below budget and outpatient surgeries were down 13%. There are still challenges with anesthesia.

Outpatient surgery cases were down 13%.

There were 16 transplants for the month.

ER visits were on budget and 22.5% of patients coming through the emergency room are being admitted.

February 22, 2023 Page **11** of **15**

Quick cares were down 18% and primary cares were 33% above budget; Peccole, Centennial and Summerlin were the stand outs.

There were 526 telehealth visits and 1,431 in Orthopedic Clinic visits. Deliveries were 28% above budget. A discussion ensued regarding the stats regarding observation conversion patients and the creation of a stand-alone clinic. Ms. Wakem added that we are working on creating a continuity clinic to reduce the number of individuals that come to the emergency room for non-emergency issues.

The income statement showed operating revenue over budget approximately \$5 million. Total operating expenses was over budget approximately \$7 million. Earnings before depreciation and amortization were positive \$1.8 million on an anticipated budget of \$3.7 million, which left a deficit of approximately \$1.7 million.

Income statement YTD shows revenue up \$15.4 and expenses are up \$22.7 million; earnings were \$14.3 million, which is approximately \$7 million below budget. An increase is anticipated in surgical cases and federal supplemental payments are expected.

SWB was over budget \$3.7 million, due to unbudgeted anesthesia and orthopedic hires. Overtime was slightly over budget 6.95%

All other expenses were showing supplies up primarily due to implant and transplants cases. Purchased services is up \$1.1 million.

FINAL ACTION:

None

ITEM NO. 27 Receive an update from UMC's Chief of Staff, Meena Vohra, M.D.; and take any action deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

PowerPoint Presentation

DISCUSSION:

Chair O'Reilly introduced Dr. Vohra, Chief of Staff and added that we may receive reports more often to comply with comments noted from the Governing Board survey.

Dr. Vohra reviewed the Medical Staff organizational chart which showed a breakdown of the departments and physicians. She next reviewed medical staff office accomplishments, which include decreasing the 15 day medical record delinquency rate from 80% to 4.1%, the department Chiefs' involvement in reporting at MEC, urgent button for radiological procedures, an extra computer for the physician dictation room and the availability of IT/EPIC/HIM staff in the

February 22, 2023 Page **12** of **15**

physicians' lounge to assist physicians, policy updates, security enhancement, department meetings reinstituted, to name a few.

Some of the items that are work in progress include verbal order compliance within 48 hours, H&P compliance within 24 hours, brief Op Note/ Operative/Procedure note compliance, educational/informational note holders in the physician lounge and

About 195 physicians have been credentialed in the past year. Average days to process went up including initial applications processed, due to multiple emergency and temporary privileges granted to surgeons and anesthesiologists during the year.

Mr. Van Houweling added that the Med Staff team does a good job in welcoming new physicians to UMC.

FINAL ACTION:

None

ITEM NO. 28 Receive an update on the Kirk Kerkorian School of Medicine at UNLV; and take any action deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

None

DISCUSSION:

Dr. Marc Kahn, Dean of the Kirk Kerkorian School of Medicine at UNLV, updated the Board on the activities of the school.

We are in the thick of the legislative session. Grant bills for GME funding are being monitored. More than half of the students do their residency here and he emphasized the need for more GME funding.

The school is hoping to get more funding to increase the class size up to 66 students per class. The hope is to have 90 students per class by 2030. Legislative activity regarding mental health, mal practice and provider laws were discussed. These are items that the school is working on.

March 17th is the Match to find out where students are going and which are coming into the collective programs at UNLV.

A discussion ensued regarding the legislative wish list at UNLV. The Dean responded that their legislative wishes align with UMC, UNR and UNLV.

Chair O'Reilly asked how we are doing with the selection process for Residents. The Dean will provide an update on this topic after the March 17th Match ceremony; 98% of students come from Nevada. There was continued discussion regarding this subject matter.

FINAL ACTION:

February 22, 2023 Page **13** of **15**

None

ITEM NO. 29 Receive an update from the Hospital CEO; and take any action deemed appropriate. (For possible action)

DOCUMENT(S) SUBMITTED:

CEO Update

DISCUSSION:

Mason Van Houweling, UMC CEO provided the following updates:

The Hospital Association Guide for the Legislative Session was provided. Shana and Jessica is a 4th year UNLV Administration doing a resident survey.

- Mr. Van Houweling announced that the façade project was approved by the Board of County Commission. Thank you to facilities team, legal team, operations team, Shana Tello and Carissa Rey. Thank you to the team and the Board. We are very excited to get the party started and there will be a ground opening in mid-March.
 - Chair O'Reilly added on behalf of the Board thank you! This has been a focus of the Board for many years.
- Surveys the last final survey regarding the incident at the hospital showed zero findings and the process was better. Thank you Patty Scott for your leadership. We were recertified for a level 3 NICU Joint Commission survey is coming. The Trauma Survey – will be coming up later this year.
- UMC Center for Transplantation We did our first pancreas transplant in January. Transplant Center awards were highlighted.
- Lions Burn Care 3-year reverification was achieved.
- Anesthesia We have 33 providers to date. Working to get 45 total.
- ED CT/X-ray on trauma IR replacement will be happening this week
- Aliante grand opening will be February 28th at 10am
- RJ Op Ed Metropolitan anchor hospitals
- Nevada Healthcare Legislative guide was provided
- PERS contribution changes this year the change will be 3.75%. This is the largest increase to date. This is a \$10 million contribution in total.
- Leadership symposium- All supervisors and managers were invited to attend a quarterly leadership update to review strategies and goals.
- Real Vegas Most Magnificent Men will be February 23rd at 6pm to honor Chairman John O'Reilly.

There was continued discussion regarding the Governor's position on the subject of increased Medicaid and Residency GME positions in our state and a global Medicaid rate.

FINAL ACTION:

None

February 22, 2023 Page **14** of **15**

ITEM NO. 30 Closing comments from Chairman John O'Reilly; and direct staff accordingly. (For possible action)

DOCUMENT(S) SUBMITTED:

None

DISCUSSION:

Chairman O'Reilly provided closing comments referring to the 2023 Governing Board Action Plan. We will summarize topics and monitor them throughout the year to make sure we are on track to addressing the issues of interest and concern to the Board. Any suggestions are always welcome.

FINAL ACTION:

None

SECTION 4: EMERGING ISSUES

ITEM NO. 31 Identify emerging issues to be addressed by staff or by the Board at future meetings; and direct staff accordingly. (For possible action)

DISCUSSION:

None

FINAL ACTION:

None

COMMENTS BY THE GENERAL PUBLIC:

Comments from the general public were called. No such comments were heard.

A motion was made by Member Franklin to go into closed session.

There being no further business to come before the Board at this time, at the hour of 3:22 PM, Chair O'Reilly adjourned the meeting, and the Board recessed to go into closed session.

SECTION 5: CLOSED SESSION

- **ITEM NO. 32** Go into closed session pursuant to NRS 450.140(3) to discuss new or material expansion of UMC's health care services and hospital facilities.
- ITEM NO. 33 Go into closed session pursuant to NRS 241.015(3)(b)(2), to receive information from UMC's Office of General Counsel regarding potential or existing litigation involving a matter over which the Board has supervision, control, jurisdiction or advisory power, and to deliberate toward a decision on the matter; and direct staff accordingly.

The meeting was reconvened in closed session at 3:22PM.

At the hour of 4:55 PM, the closed session on the above topics ended.

February 22, 2023 Page **15** of **15**

FINAL ACTION TAKEN:

None

There being no further business to come before the Board at this time, at the hour of 4:55 PM. Chair O'Reilly adjourned the meeting.

APPROVED:

Minutes Prepared by: Stephanie Ceccarelli, Board Secretary



UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Petitioner: Mason VanHouweling

Recommendation:

That the Governing Board approve the February and March Medical and Dental Staff Credentialing Activities for University Medical Center of Southern Nevada (UMC) as authorized by the Medical Executive Committee (MEC) on February 28, 2023 and March 28, 2023; and take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

None

BACKGROUND:

As per Medical Staff Bylaws, Credentialing actions will be approved by the Medical Executive Committee (MEC) and submitted to the Governing Board monthly. This action grants practitioners and Advanced Practice Professionals the authority to render care within UMC. At the February 16, 2023 and March 16, 2023 meetings, these activities were reviewed by the Credentials Committee and recommended for approval by the MEC.

The MEC reviewed and approved these credentialing activities at the February 28, 2023 and March 28, 2023 meetings.

Cleared for Agenda March 29, 2023

Agenda Item #

4

DATE: March 28, 2023

TO: Governing Board

FROM: Credentials Committee

SUBJECT: February 16, 2023 Credentialing Activities

I. <u>NEW BUSINESS</u>

A. APP CVT DOP Revisions

B. APP Medicine DOP Revisions

C. OB/GYN DOP Revisions

II. <u>CREDENTIALS</u>

A. INITIAL FPPE FOR MEMBERSHIP AND PRIVILEGES

1	Bentz	Joel	S	MD	02/16/2023- 01/31/2025	Pathology	Laboratory Medicine Consultants	Category 1
2	Bhaya,	Bhavana		MD	02/16/2023- 12/31/2024	Medicine/Internal Medicine	Sound Physicians	Category 1
3	Colangione	David	J	MD	02/16/2023- 05/31/2024	Surgery/Trauma Surgery	Mike O'Callaghan Military Medical Center	Category 1
4	D'Amore	Michael	F	MD	02/16/2023- 12/31/2024	Anesthesiology	Landstuhl Regional Medical Center	Category 1
5	Goloshchapov	Denys		MD	02/28/2023- 04/30/2024	Anesthesiology	UMC Anesthesia	Category 1
6	Heath	Daniel		DO	02/16/2023- 03/31/2024	Anesthesiology	Mike O'Callaghan Military Medical Center	Category 1
7	Iwata	Sarah	R	MD	02/16/2023- 05/31/2024	Anesthesiology	Yokota Air Base	Category 1
8	Majidi	Farzad		MD	02/16/2023- 03/31/2024	Medicine/Cardiology	Heart Center of Nevada	Category 1
9	McCarron	Joshua	D	MD	02/16/2023- 02/29/2024	Medicine /Gastroenterology	Mike O'Callaghan Military Medical Center	Category 1
10	Parekh	Parneet	S	DO	02/16/2023- 05/31/2024	Anesthesiology	UMC Anesthesia	Category 1
11	Patel	Kushal	D	DO	02/16/2023- 11/30/2024	Medicine/Internal Medicine	Sound Physicians	Category 1
12	Shamloo	Behrooz	К	MD	02/16/2023- 02/29/2024	Medicine/Oncology	Integrated Cancer Care of Nevada	Category 1
13	Viswanathan	Sahityan		MD	02/16/2023- 06/30/2024	Medicine/Nephrology	Nevada Kidney Disease & Hypertension Centers	Category 1

B. REAPPOINTMENTS TO STAFF

1	Adrangi	Bahbak	1	MD	04/01/2023-	Anosthosiology	Affiliate	DBC Anasthasia
1	Adrangi	Ballbak		MD	03/31/2025	Anesthesiology	Membership and Privileges	PBS Anesthesia
2	Alikozai	Farhad		DO	04/01/2023- 03/31/2024	Medicine/Internal Medicine	Affiliate Membership and Privileges	Platinum Hospitalists
3	Assemi	Shahrokh		MD	04/01/2023- 03/31/2025	Radiology	Active Membership and Privileges	Desert Radiologists
4	Banks	Whitney		DO	04/01/2023- 03/31/2025	Pathology	Affiliate Membership and Privileges	Laboratory Medicine Consultants
5	Brown	Jonathan	D	MD	04/01/2023- 03/31/2025	Ambulatory Care	Active Membership and Privileges	UMC-Enterprise Quick Care
6	Carag	Charissa Marie	R	MD	04/01/2023- 03/31/2025	Medicine/Nephrology	Affiliate Membership and Privileges	Kidney Specialists of Southern Nevada
7	Choi	Clark		MD	04/01/2023- 03/31/2025	Anesthesiology	Affiliate Membership and Privileges	Clark Choi, M.D., PC
8	Daubs	Michael	D	MD	04/01/2023- 03/31/2025	Orthopedic Surgery/Orthopedic Surgery & Trauma Orthopedic Surgery	Active Membership and Privileges	UMC Orthopedic & Spine Institute
9	Dunetz	Wayne	A	DPM	04/01/2023- 03/31/2025	Orthopedic Surgery/Podiatry	Affiliate Membership and Privileges	The Lower Extremity Foot Clinic
10	Duong	Scott		MD	04/01/2023- 03/31/2025	Anesthesiology	Affiliate Membership and Privileges	Scott Duong, M.D.
11	Edano	Debbie		MD	04/01/2023- 03/31/2025	Ambulatory Care	Affiliate Membership and Privileges	UMC-Nellis Quick Care
12	Eldemerdash	Alaa-Eldin	A	MD	04/01/2023- 03/31/2025	Pediatrics/Neonatology	Active Membership and Privileges	UMC Neonatology Unit
13	Evans	Edd	L	MD	04/01/2023- 03/31/2025	Anesthesiology	Affiliate Membership and Privileges	US Anesthesia Partners
14	Fadell	David		DO	04/01/2023- 03/31/2025	Orthopedic Surgery/Hand Surgery & Orthopedic Surgery	Affiliate Membership and Privileges	Hand Surgery Specialists of Nevada
15	Feng	Waldo	С	MD	04/01/2023- 03/31/2025	Surgery/Urology	Affiliate Membership and Privileges	Pediatric Urology of Las Vegas
16	Gaspar de Alba	Mario	J	MD	04/01/2023- 03/31/2025	Pediatrics	Affiliate Membership and Privileges	UNLV Pediatrics
17	Gollard	Russell	Р	MD	04/01/2023- 03/31/2025	Medicine/Hematology/Oncology	Affiliate Membership and Privileges	Nevada Cancer Specialists
18	Hansen	Mark	С	MD	04/01/203- 03/31/2025	Medicine / Pulmonary / Respiratory	Affiliate Membership and Privileges	Mike O'Callaghan Military Medical Center
19	Hoque	Mohammed		MD	04/01/2023- 03/31/2025	Radiology	Affiliate Membership and Privileges	Desert Radiologists
20	Kearns	Devin		DO	04/01/2023- 03/31/2025	Anesthesiology & Trauma Anesthesia	Active Membership and Privileges	OptumCare Anesthesia

21	Kumar	Jennifer	V	MD	04/01/2023- 03/31/2025	Medicine/Nephrology	Active Membership and Privileges	Kidney Specialists of Southern Nevada
22	Lee	Daniel	D	MD	04/01/2023- 03/31/2025	Orthopedic Surgery/Orthopedic Surgery & Trauma Orthopedic Surgery	Affiliate Membership and Privileges	Desert Orthopaedic Center
23	Lippmann	Frederick		MD	04/01/2023- 03/31/2025	Ambulatory Care	Active Membership and Privileges	University Medical Center of So NV
24	Luna	Carlos	F	MD	04/01/2023- 03/31/2025	Pediatrics	Affiliate Membership and Privileges	Children's Heart Center
25	Mendoza	Charles		MD	04/01/2023- 03/31/2025	Anesthesiology	Affiliate Membership and Privileges	US Anesthesia Partners
26	Nakamura	Craig	Т	MD	04/01/2023- 03/31/2025	Pediatrics	Active Membership and Privileges	Children's Lung Specialists
27	Pillon	Luana		MD	04/01/2023- 03/31/2025	Medicine/Nephrology	Affiliate Membership and Privileges	Kidney Dialysis & Hypertension Specialist
28	Pring	Jan	L	DO	04/01/2023- 03/31/2025	Medicine/Pulmonary Medicine/Respiratory Care	Affiliate Membership and Privileges	Pulmonary Associates
29	Rudnitsky	Benjamin		MD	04/01/2023- 03/31/2025	Medicine/Nephrology	Affiliate Membership and Privileges	NKDHC, PLLC
30	Sun	Josephine		MD	04/01/2023- 03/31/2025	Pediatrics	Affiliate Membership and Privileges	UNLV Pediatrics
31	Tahir	Nauman		MD	04/01/2023- 03/31/2025	Medicine/Nephrology	Active Membership and Privileges	Kidney Specialists of Southern Nevada
32	Tiu	Hannah	S	MD	04/01/2023- 03/31/2025	Medicine/Nephrology	Affiliate Membership and Privileges	NKDHC, PLLC
33	Vater	Thomas	L	DO	04/01/2023- 03/31/2025	Orthopedic Surgery/Orthopedic Surgery & Orthopedic Surgery	Active Membership and Privileges	Las Vegas Neurosurgery, Orthopaedic & Rehabilitation, LLP
34	Weltman	James		DO	04/01/2023- 03/31/2025	Medicine/Nephrology	Active Membership and Privileges	Kidney Specialists of Southern Nevada
35	Wickens	Jason	С	MD	04/01/2023- 03/31/2025	Surgery/Ophthalmology	Affiliate Membership and Privileges	Retina Consultants of Nevada
36	Yang	Robert		DO	04/01/2023- 03/31/2025	Emergency Medicine/Adult Emergency Medicine	Active Membership and Privileges	Sound Physicians

C. MODIFICATION OF PRIVILEGES AT REAPPOINTMENT

1	Adrangi	Bahbak		MD	04/01/2023- 03/31/2025	Anesthesiology	PBS Anesthesia	New Privileges-Trauma		
2	Assemi	Shahrokh		MD	04/01/2023- 03/31/2025	Radiology	Desert Radiologists	New privilege: Routine Plain Film and Fluoroscopy Interpretation		
3	Daubs	Michael	D	MD	04/01/2023- 03/31/2025	Orthopedic Surgery/Orthopedic Surgery & Trauma Orthopedic Surgery	UMC Orthopedic & Spine Institute	New Privilege: Telemedicine		
4	Evans	Edd	L	MD	04/01/2023- 03/31/2025	Anesthesiology	US Anesthesia Partners	Withdraw: Pediatric Anesthesia		

5	Fadell	David		DO	04/01/2023- 03/31/2025	Orthopedic Surgery/Hand Surgery & Orthopedic Surgery	Hand Surgery Specialists of	New Privilege: Arthroscopic Surgery
6	Feng	Waldo	С	MD	04/01/2023- 03/31/2025	Surgery/Urology	Nevada Pediatric Urology of Las Vegas	New Privilege: Laparoscopic Urological
7	Gollard	Russell	Р	MD	04/01/2023- 03/31/2025	Medicine/Hematology/Oncology	Nevada Cancer Specialists	Withdraw Privilege: Hospice & Palliative Care
8	Hansen	Mark	С	MD	04/01/203- 03/31/2025	Medicine / Pulmonary / Respiratory	Mike O'Callaghan Military Medical Center	Withdraw Privilege: Internal Medicine
9	Hoque	Mohammed		MD	04/01/2023- 03/31/2025	Radiology	Desert Radiologists	New Privilege: Routine Plain Film and Fluoroscopy Interpretations
10	Kumar	Jennifer	V	MD	04/01/2023- 03/31/2025	Medicine/Nephrology	Kidney Specialists of Southern Nevada	Withdraw Privilege: Internal Medicine
11	Tahir	Nauman		MD	04/01/2023- 03/31/2025	Medicine/Nephrology	Kidney Specialists of Southern Nevada	Withdraw Privilege: Internal Medicine & Hemoperfusion

D. MODIFICATION OF PRIVILEGES

1	Burke	Jason	R	MD	Anesthesiology	US Anesthesia Partners	New Privilege: Trauma
2	Dorricott	Alexa		MD	Surgery/General Surgery	UNLV	New Privilege: Robotic
3	Namazi	Ali		MD	Medicine/Cardiology	Heart Center of Nevada	New Privilege: LAAO
4	O'Connell	Brian		MD	Surgery/General Surgery	Military	Withdraw: Reboa Trauma Privileges
5	Shah	Suparna	N	MD	Surgery/Otolaryngology	UNLV	New Privilege: CO2 Laser
6	Tsai	Anna		MD	Surgery	Military	Withdraw: Hypoglossal Nerve Stimulator Privileges

E. COMPLETION OF INITIAL FPPE

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1	Iqbal	Bilal		MD	Medicine / Nephrology	Completion of Initial FPPE	TPN Privilege				
2	Matsuura	Jaclyn	D	DO	Emergency Medicine/Adult Emergency Medicine & Trauma	Completion of Initial FPPE	Trauma				
3	Patel	Sunil		MD	Surgery/Transplant	Completion of Initial FPPE	Emergency Vascular Repair				

F. EXTENSION OF INITIAL FPPE

1	Nguyen	Cuong	Т	MD	Medicine / Cardiology	Extension of Initial FPPE	Extend Initial FPPE for Interventional Cardiology
							through August 17, 2023 - Unable to provide cases

G. CHANGE IN STAFF STATUS

l	1	Cheng	Shihshiang	MD	Radiology	Desert	Release from Affiliate Initial FPPE Membership and Privileges
						Radiologists	to Affiliate Membership and Privileges Completion of FPPE

2	Colletta	Kassandra		MD	Obstetrics and Gynecology	UNLV Medicine	Release from Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges Completion of FPPE
3	Daliri	Soudabeh		MD	Medicine/Internal Medicine		Release from Affiliate Initial FPPE to Affiliate Membership & Privileges - Completion of FPPE
4	Daubs	Gregory	М	MD	Orthopeadic Surgery/Orthopaedic Surgery	UMC Hospital	Release from Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges Completion of FPPE
5	Dhade	Amandbir		MD	Anesthesiology	Vista Staffing	Release from Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges Completion of FPPE
6	Dorricott	Alexa		MD	Surgery/General Surgery	UNLV	Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges - Completion of Initial FPPE
7	Free	Leanne		MD	Obstetrics and Gynecology	UNLV Medicine	Release from Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges Completion of FPPE
8	George	Akeem		MD	Pediatric/NICU	UMC NICU	Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges - Completion of Initial FPPE
9	Gray	Aaron		MD	Orthopeadic Surgery/Orthopaedic Surgery	Hand Surgery Specialists	Release from Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges Completion of FPPE
10	Johnson	William	N	MD	Medicine / Internal Medicine		Release from Affiliate Initial FPPE to Affiliate Membership & Privileges - Completion of FPPE
11	Katein- Taylor	Douglas		MD	Medicine/Internal Medicine	Military	Release from Affiliate Initial FPPE to Affiliate Membership & Privileges - Completion of FPPE
11	Lee	Rebecca		MD	Obstetrics and Gynecology	UNLV Medicine	Release from Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges Completion of FPPE
12	Nemec	Hanna		MD	Surgery/General Surgery	UNLV Medicine	Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges - Completion of Initial FPPE
13	Patten	Allison		DO	Pediatric/Critical Care	UMC Children's Hospital	Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges - Completion of Initial FPPE
14	Romero	Brandon	А	MD	Orthopeadic Surgery/Orthopaedic Surgery	UMC	Release from Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges Completion of FPPE
15	Sulkowski	Kathryn		MD	Emergency Medicine/Adult Emergency Medicine	Sound Physicians- Emergency Medicine	Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges - Completion of Initial FPPE

H. LOW VOLUME PROVIDERS

1	Henry, Alonzo F., M.D.	Anesthesiology
2	Raddue, Matthew T., M.D.	Anesthesiology
3	Link, Daniel J., M.D.	Anesthesiology
4	Gordon, Andrew C., D.O.	Anesthesiology
5	Klingensmith, David, D.O.	Anesthesiology
6	Schroeder, Harry L., M.D.	Anesthesiology
7	Mendoza, Charles, M.D.	Anesthesiology
8	Duong, Scott, M.D.	Anesthesiology
9	Evans, Edd L., M.D.	Anesthesiology
10	Hafen, Ryan D., M.D.	Anesthesiology, /Trauma, Anesthesia
11	Brenneman, Jeremy, M.D.	Emergency Medicine, Adult Emergency Medicine

12	Rothmeyer, Vance M., M.D.	Emergency Medicine, Adult Emergency Medicine
13	Sheep, Andrew, M.D.	Emergency Medicine, Adult Emergency Medicine
14	Levit, Kelvy S., D.O.	Emergency Medicine, Adult Emergency Medicine /Trauma, Emergency Medicine
15	Estrada, Christine M., D.O.	Family Medicine
16	Gaal, Wade R., M.D.	Family Medicine
17	Gregory, Maurice D., Jr., M.D.	Family Medicine
18	Biazzo, Salvatore, D.O.	Family Medicine
19	Nguyen, Cuong T., M.D.	Medicine,Cardiology
20	Berkley, Robert N., M.D.	Medicine,Cardiology
21	Kamboj, Ejaz, M.D.	Medicine,Cardiology
22	Anh, Daejoon, M.D.	Medicine,Cardiology
23	Jahangir, Khawaja S., M.D.	Medicine,Hematology,Oncology
24	Shahzad, Asher, M.D.	Medicine,Infectious Disease
25	Rojas, Vanessa, M.D.	Medicine,Internal Medicine
26	Tanveer, Aisha, M.D.	Medicine,Internal Medicine
27	Sheikh, Sameer I., M.D.	Medicine,Internal Medicine
28	Sheikh, Mahmud A., M.D.	Medicine,Internal Medicine
29	Katein-Taylor, Douglas, M.D.	Medicine,Internal Medicine
30	Alali, Abdallah, M.D.	Medicine,Nephrology
31	Pillon, Luana, M.D.	Medicine,Nephrology
32	Ezeanolue, Dolue D., M.D.	Medicine, Physical Medicine, Rehabilitation
33	Schneider, Xenia, D.O.	Medicine,Pulmonary Medicine,Respiratory Care
34	Tavares, Joaquim S., M.D.	Medicine,Pulmonary Medicine,Respiratory Care
35	Amesur, Rajiv P., D.O.	Medicine,Pulmonary Medicine,Respiratory Care
36	Kushnir, Christina, M.D.	Obstetrics and Gynecology
37	Vater, Thomas L., D.O.	Orthopaedic Surgery,Orthopaedic Surgery /Trauma,Orthopaedics
38	Dunetz, Wayne A., D.P.M.	Orthopaedic Surgery, Podiatry
39	Tottori, David H., M.D.	Pediatrics
40	Castillo, William J., M.D.	Pediatrics
41	Gaspar de Alba, Mario J., M.D.	Pediatrics
42	Luna, Carlos F., M.D.	Pediatrics
43	Treadwell, Paul K., M.D.	Radiology
44	Fiumecaldo, Daniel N., D.O.	Surgery,General Surgery
45	Park, Stewart D., M.D.	Surgery,Ophthalmology
46	Pizio, Helga F., M.D.	Surgery,Ophthalmology
47	Brimhall, Brett D., M.D.	Surgery,Ophthalmology
48	Moshfeghi, Darius M., M.D.	Surgery,Ophthalmology
49	Wickens, Jason C., M.D.	Surgery,Ophthalmology
50	Johnson, Brendan G., DDS	Surgery,Oral,Maxillofacial Surgery
51	Croft, Kevin, DDS	Surgery,Oral,Maxillofacial Surgery
	<u> </u>	

I. REQUEST FOR RESIGNATION

1	Arita	Adam		MD	Anesthesiology	Moving out of state
2	Biazzo	Salvatore		DO	Family Medicine	Credentialing Fee
3	Hirschfeld	Bruce		MD	Surgery	No Reason Provided
4	Hsieh	Geofrey	С	MD	Obstetrics and Gynecology	Issues with Facility
5	Lee	John		MD	Medicine / Cardiology	Change in Practice
6	Liang	Henry	Н	DO	Anesthesiology	Change in practice needs
7	Miles	Melissa		MD	Surgery/General Surgery	Channge in Practice Needs
8	Moshfeghi	Darius	М	MD	Surgery/Ophthalmology	No Longer Contracted with UMC
9	Rodriguez-Solares	Adib		MD	Pediatrics	Relocated out of State
10	Soriano	Simoneta		MD	Ambulatory Care	Retired effective 12/02/2022.

J. REMOVAL FROM STAFF

1	Amesur	Rajiv	Р	DO	Medicine/Pulmonary Medicine/Respiratory Care	Doesn't Meet Reappointment Criteria
2	Ezeanolue	Dolue	D	MD	Medicine/Physical Medicine/Rehabilitation	Doesn't Meet Reappointment Criteria
3	Grigore	Alina	М	MD	Anesthesiology & Trauma Anesthesia	Due to no Malpractice
4	Miller	Valerie		MD	Ambulatory Care	UMC offer of employment rescinded
5	Pierson (Vance)	Leigh	А	MD	Anesthesiology	Failure to Complete Reappointment
6	Shahzad	Asher		MD	Medicine/Infectious Disease	Doesn't Meet Reappointment Criteria

K. ADVANCED PRACTICE PROFESSIONAL INITIAL

	R. ADVANCED FRACTICE FROI ESSIONAL INTIAL										
1	Boyle	Joshua	W	CRNA	02/16/2023- 01/31/2024	Anesthesiology	APP Initial FPPE Membership and Privileges	Mike O'Callaghan Military Medical Center	Daniel Nguyen, DO		
2	Fritts	Nathan		PA-C	02/16/2023- 05/30/2024	Emergency Medicine/Adult Emergency Medicine	APP Initial FPPE Membership and Privileges	JBSA Lackland AFB	Elizabeth Chen, MD		
3	Hernandez	Michael		PA-C	02/16/2023- 11/30/2024	Radiology	APP Initial FPPE Membership and Privileges	Desert Radiology	Frank Hsu, MD		
4	Roces	Noreen		APRN	02/16/2023- 02/29/2024	Medicine/Internal Medicine	APP Initial FPPE Membership and Privileges	Platinum Hospitalists	APP Independent		
5	Welch	Thomas	W	CRNA	02/16/2023- 11/30/2024	Anesthesiology	APP Initial FPPE Membership and Privileges	UMC Anesthesia	Anderson Hu, DO		
6	Wiederholt	Bryan		CRNA	02/16/2023- 02/28/2024	Anesthesiology	APP Initial FPPE Membership and Privileges	UMC Anesthesia	Anderson Hu, DO		
7	Wu	Xinyu		APRN	02/16/2023- 01/31/2025	Medicine/Internal Medicine	APP Initial FPPE Membership and Privileges	Platinum Hospitalists	APP Independent		

L. ADVANCED PRACTICE PROFESSIONALS REAPPOINTMENTS

	T						T	T
1	Caligagan	Asbel		APRN	04/01/2023- 03/31/2024	Ambulatory Care	APP Independent Membership and Privileges	Intermountain Healthcare
2	Figueroa	Evelyn		APRN	04/01/2023- 03/31/2025	Ambulatory Care	APP Active Independent Membership and Privileges	UMC-Sunset Quick Care
3	Joseph	Mariamma		APRN	04/01/2023- 03/31/2024	Ambulatory Care	APP Dependent Privileges	UMC-Ambulatory Float Pool
4	Limtao	Ferdinand		APRN	04/01/2023- 03/31/2025	Ambulatory Care	APP Active Independent Membership and Privileges	UMC-Sunset Primary Care
5	Luna	Diana		APRN	04/01/2023- 03/31/2025	Ambulatory Care	APP Independent Membership and Privileges	UMC-Ambulatory Float Pool
6	Yukee	Marizel		APRN	04/01/2023- 03/31/2025	Ambulatory Care	APP Independent Membership and Privileges	UMC-Rancho Quick Care
7	Bareng	Tamara		CRNA	04/01/2023- 03/31/2024	Anesthesiology	APP Initial FPPE Privileges	OptumCare Anesthesia
8	Ward	Matthew	N	PA-C	04/01/2023- 03/31/2025	Neurosurgery	APP Dependent Privileges	The Spine & Brain Institute

M. ADVANCED PRACTICE PROFESSIONAL MODICATION OF PRIVILEGES

ſ	1 Kirkwood Suyong APRN		APRN	Ambulatory Care	Withdraw: General Surgery Department and Privileges	

N. ADVANCED PRACTICE PROFESSIONALS EXTENSION OF INITIAL FPPE

1	Galang	Marphyrose	APRN	Medicine / Nephrology	Extend Initial FPPE through 8/16/2023 - due to no cases							
2	Fiamordzi	Patrick	APRN	Medicine / Pulmonary / Respiratory	Extend Initial FPPE through 8/16/2023 - due to no cases							
3	Maselli	Vito	PAC	Medicine / Pulmonary / Respiratory	Extend Initial FPPE through 8/16/2023 - due to no cases							

O. ADVANCED PRACTICE PROFESSIONALS CHANGE IN STAFF STATUS

1	Guimond	Paula	APRN	Ambulatory Care	Release from APP Initial FPPE to APP Independent Membership and Privileges - Completion of FPPE		
2	Hollister	Stephanie	APRN	Ambulatory Care	Release from APP Initial FPPE to APP Independent Membership and Privileges - Completion of FPPE		
3	Lemperle	Michael	PAC	Ambulatory Care	Release from APP Initial FPPE to APP Independent Membership and Privileges - Completion of FPPE		
4	Campbell	Eleanor	APRN	Medicine / Hematology / Oncology	Release from APP Initial FPPE to APP Independent Membership and Privileges - Completion of FPPE		

P. ADVANCED PRACTICE PROFESSIONALS LOW VOLUME

1	Caligagan, Asbel, APRN	Ambulatory Care		
2	CRISS, JONATHAN C., CRNA	Anesthesiology		
3	Manasco, Megan, CRNA	Anesthesiology		
4	Argyle, Jed, CRNA	Anesthesiology		
5	Strobehn, Patricia K., APRN	Emergency Medicine, Adult Emergency Medicine		
6	Guimond, Paula D., APRN	Family Medicine		
7	Hollister, Stephanie, APRN	Family Medicine		
8	Galang, Marphyrose, APRN	Medicine		
9	Bigg, Michelle L., APRN	Medicine,Hematology,Oncology		
10	Joshua, Solomon, APRN	Medicine,Internal Medicine		
11	Kim, Vida R., APRN	Medicine,Internal Medicine		
12	Ward, Matthew N., PAC	Neurosurgery		
13	Afrim-Antwi, Edmund, PAC	Orthopaedic Surgery, Orthopaedic Surgery		

Q. ADVANCED PRACTICE PROFESSIONALS RESIGNATION

1	Downing	Kevin	APRN	Ambulatory Care	Resigned from UMC effective 2/07/2023

R. ADVANCED PRACTICE PROFESSIONALS REMOVAL FROM STAFF

1	Argyle	Jed		CRNA	Anesthesiology	Failure to complete FPPE
2	Falkowitz	Jody		APRN	Medicine/Internal Medicine	Termed with group – 02/11/2023
3	Manasco	Megan		CRNA	Anesthesiology	Failure to complete FPPE
4	Strobehn	Patricia	K	APRN	Emergency Medicine/Adult Emergency Medicine	Separation from Contracted Group
5	Bigg	Michelle		APRN	Medicine / Hematology / Oncology	Failure to Complete Initial FPPE

S. ADJOURNMENT

DATE: March 28, 2023

TO: Governing Board

FROM: Credentials Committee

SUBJECT: March 16, 2023 Credentialing Activities

I. <u>NEW BUSINESS</u>

A. Pediatric Department – National Board of Physicians and Surgeons (NBPAS) for board recertification(s)

A. INITIAL FPPE FOR MEMBERSHIP AND PRIVILEGES

1	Baute	John	MD	03/16/2023- 03/31/2024	Anesthesia	Mike O'Callaghan Military Medical Center	Category 1
2	Dekker	Preston	MD	03/16/2023- 02/28/2025	Surgery/Oral/Maxillofacial	Nevada Oral and Facial Surgery	Category 1
3	Hubbard	Michael	DO	03/28/2023- 02/29/2024	Anesthesia	UMC Anesthesia	Category 1
4	Hutchens	Craig	DO	03/16/2023- 02/28/2025	Anesthesia	Eye Surgery Center of Northern Nevada	Category 1
5	Kalos	Peter	MD	03/28/2023- 11/30/2024	Anesthesia	UMC Anesthesia	Category 1
6	Kim	John	DO	03/16/2023- 09/30/2024	Medicine/Internal Medicine	Mike O'Callaghan Military Medical Center	Category 1
7	Steinhauser	Christina	DO	03/16/2023- 06/30/2024	Medicine/Gastroenterology	Mike O'Callaghan Military Medical Center	Category 1
8	Werth	Heather	DO	03/16/2023- 03/31/2024	Anesthesia	UMC Anesthesia	Category 1
	Welljams- Dorof	Michael	MD	03/16/2023- 09/30/2024	Anesthesia	Mike O'Callaghan Military Medical Center	Category 1

B. REAPPOINTMENTS TO STAFF

1	Acherman	Ruben	MD	05/01/2023- 04/30/2025	Pediatrics	Affiliate Membership and Privileges	Children's Heart Center
2	Alexander -Jefferies	Brandi	MD	05/01/2023- 04/30/2025	Family Medicine	Affiliate Membership and Privileges	UNLV Medicine
3	Anakwa	Cyclopea	MD	05/01/2023- 04/30/2025	Medicine/Internal Medicine	Affiliate Membership and Privileges	Sound Physicians
4	Bledsoe	Bryan	DO	05/01/2023- 04/30/2025	Emergency Medicine/Adult Emergency Medicine/Trauma Emergency	Active Membership and Privileges	Sound Physicians- Emergency Medicine
5	Blum	Keith	DO	05/01/2023- 04/30/2025	Neurosurgery	Active Membership and Privileges	Las Vegas Neurosurgery Associates
6	Bracey	Jefferson	DO	05/01/2023- 04/30/2025	Emergency Medicine/Adult Emergency Medicine/Trauma Emergency	Active Membership and Privileges	Sound Physicians- Emergency Medicine

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA March 16, 2023 Credentialing Activities

Page 2 of 9

7	Ciccolo	Michael	MD	05/01/2023- 04/30/2025	Surgery/Cardiovascul ar/Thoracic Surgery	Affiliate Membership and Privileges	Children's Heart Center
8	Cordero- Mauban	Eileen	MD	05/01/2023- 04/30/2025	Ambulatory Care	Affiliate Membership and Privileges	UMC-Sunsest Primary Care
9	Dhawan	Vibhu	MD	05/01/2023- 04/30/2025	Medicine/Nephrology	Affiliate Membership and Privileges	NKDHC, PLLC
10	Holtz	Michael	MD	05/01/2023- 04/30/2025	Emergency Medicine/Adult Emergency /Trauma Emergency	Active Membership and Privileges	Sound Physicians- Emergency Medicine
11	Hoye	Stephen	MD	05/01/2023- 04/30/2025	Radiology	Active Membership and Privileges	Desert Radiologists
12	Kalla	Sunil	MD	05/01/2023- 04/30/2025	Medicine/Cardiology	Active Membership and Privileges	Nevada Heart & Vascular Center
13	Khavkin	Albert	DO	05/01/2023- 04/30/2025	Anesthesiology	Affiliate Membership and Privileges	Albert Khavkin, Ltd
14	Leung	John	MD	05/01/2023- 04/30/2025	Anesthesiology	Affiliate Membership and Privileges	Surgical Anesthesia Services
15	Martin	Ashley	DO	05/01/2023- 04/30/2025	Surgery/General Surgery	Active Membership and Privileges	Mike O'Callaghan Military Medical Center
16	Nick	Cameron	MD	05/01/2023- 04/30/2025	Anesthesiology	Affiliate Membership and Privileges	Mike O'Callaghan Military Medical Center
17	Noman	Ahmad	MD	05/01/2023- 04/30/2025	Medicine/Internal Medicine	Affiliate Membership and Privileges	AHMAD NOMAN M.D., P.C.
18	Ogunleye	Foluso	MD	05/01/2023- 04/30/2025	Medicine/Hematolog y/Oncology	Affiliate Membership and Privileges	OptumCare Cancer Care
19	Pasion	Jariel	MD	05/01/2023- 04/30/2025	Medicine/Internal Medicine	Active Membership and Privileges	Sound Physicians
20	Patel	Dimal	MD	05/01/2023- 04/30/2025	Medicine/Internal Medicine	Active Membership and Privileges	UNLV Medicine
21	Quadri	Syed	MD	05/01/2023- 04/30/2025	Medicine/Psychiatry	Affiliate Membership and Privileges	UNLV Medicine
22	Ratnasab apathy	Ramalinga m	MD	05/01/2023- 04/30/2025	Medicine/Hematolog y/Oncology	Affiliate Membership and Privileges	Cancer & Blood Specialists of NV
23	Rouweyha	Rajy	MD	05/01/2023- 04/30/2025	Surgery /Ophthalmology	Affiliate Membership and Privileges	Nevada Eye Physicians
24	Samrao	Daman	MD	05/01/2023- 04/30/2025	Pathology	Affiliate Membership and Privileges	Laboratory Medicine Consultants
25	Schein	Joel	MD	05/01/2023- 04/30/2025	Radiology	Affiliate Membership and Privileges	Desert Radiologists
26	Sohail	Irfan	MD	05/01/2023- 04/30/2025	Medicine/Nephrology	Affiliate Membership and Privileges	NKDHC, PLLC
27	Stewart	Paul	MD	05/01/2023- 04/30/2025	Medicine/Pulmonary & Respiratory Care	Affiliate Membership and Privileges	Pulmonary Associates
28	Vilai	Julpohng	MD	05/01/2023- 04/30/2024	Pediatrics	Affiliate Membership and Privileges	UNLV Medicine
29	Weismiller	David	MD	05/01/2023- 04/30/2025	Family Medicine	Active Membership and Privileges	UNLV Medicine
30	Wheeler	Adam	MD	05/01/2023- 04/30/2025	Pediatrics	Affiliate Membership and Privileges	Children's Heart Center

31	Yu	Kevin	DO	05/01/2023- 04/30/2025	Medicine/Nephrology	Active Membership and Privileges	Kidney Specialists of So. NV
32	Zipf	David	MD	05/01/2023- 04/30/2025	Medicine/Internal Medicine	Affiliate Membership and Privileges	Nevada Hospitalist Group

C. MODIFICATION OF PRIVILEGES AT REAPPOINTMENT

	О.	MODIFICAT	ION O	PRIVILEGES AT REAP	FOINTIVILINI	
1	Alexander- Jefferies	Brandi	MD	Family Medicine	UNLV Medicine	Add: Ambulatory Medicine Outpatient Privileges
2	Hoye	Stephen	MD	Radiology	Desert Radiologists	New Privilege: Routine Plain Film and Fluoroscopy Interpretation Withdraw: Nuclear Medicine
3	Kalla	Sunil	MD	Medicine/ Cardiology	Nevada Heart & Vascular Center	New Privileges: Interventional Cardiology, Peripheral Angiography & Intervention, Percutaneous Coronary Artherectomy
4	Patel	Dimal	MD	Medicine/Internal Medicine	UNLV Medicine	Withdraw: Ambulatory Medicine Outpatient Privileges Add: Cardioversion-Emergent
5	Ratnasabapathy	Ramaling am	MD	Medicine/Hemat ology/Oncology	Cancer & Blood Specialists of NV	Withdraw: Hematology, Internal Medicine and Hospice and Palliative Care
6	Stewart	Paul	MD	Medicine/ Pulmonary Medicine and Respiratory Care	Pulmonary Associates	Withdraw: Pulmonary Critical Care
7	Weismiller	David	MD	Family Medicine	UNLV Medicine	ADD: Critical Care Medicine, Remove: Ambulatory Medicine
8	Yu	Kevin	DO	Medicine / Nephrology	Kidney Specialist of Southern Nevada	Withdraw: Internal medicine

D. MODIFICATION OF PRIVILEGES

			_			
1	Fraser	Douglas	MD	Surgery/Critical Care	UNLV Surgery	New department: Trauma Burn
				Surgery/Trauma Surgery		
2	Gatynya	Pavel	MD	Anesthesiology	US Anesthesia Partners	New Privilege: Trauma Privileges
3	Vott	Subha	MD	Anesthesiology	US Anesthesia Partners	New Privilege: Trauma Privileges

E. EXTENSION OF INITIAL FPPE

1	Gardner	Dee	DO	Medicine / Internal Medicine	Until September 21, 2023 - Unable to provide cases
2	Kong	Ronald	MD	Medicine / Physical Medicine / Rehabilitation	Until September 21, 2023 - Unable to provide cases
3	Kung	Brian	MD	Surgery/Otolaryngology	Through September 20, 2023 - Due to no cases
4	Mirabbasi	Seyed	MD	Medicine / Internal Medicine	Until September 21, 2023 - Unable to provide cases
6	Munro	Anastacia	MD	Anesthesiology	Until September 2023 due to not able to provide cases

F. COMPLETION OF INITIAL FPPE FOR NEW DEPARTMENT/PRIVILEGES

1	Dawn	Buddhadeb	MD	Medicine /	Completion of Initial FPPE	Refer & Follow Privilege
				Cardiology		_
2	Shah	Russell	MD	Medicine / Neurology	Completion of Initial FPPE	Refer & Follow Privilege

G. EXTENSION OF FPPE INITIAL FOR NEW DEPARTMENT/PRIVILEGES

1	Mrkaic	Ana	MD	Medicine / Endocrinology	For TPN until September 21, 2023 - Unable to provide
					cases
2	Valencia	Rafael	MD	Medicine/Cardiology	For TAVR until September 21, 2023 - Unable to provide
					cases

H. CHANGE IN STAFF STATUS / COMPLETION OF INITIAL FPPE

1	Boakye-	Heather	MD	Medicine/Pulmonary	Completion of Initial	Affiliate Initial FPPE
ı	Wenzel	Treatrier	IVID	Medicine & Respiratory Care	FPPE	Membership and Privileges to Affiliate Membership and Privileges
2	Chimelski	Erica	MD	Medicine/Pulmonary Medicine & Respiratory Care	Completion of Initial FPPE	Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges
3	Cuiffo	Giovanni	MD	Surgery/ CVT	Completion of Initial FPPE	Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges
4	Eldris	Nader	MD	Medicine / Internal Medicine	Completion of Initial FPPE	Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges
5	Fralish	Matthew	MD	Medicine / Internal Medicine	Completion of Initial FPPE	Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges
6	Freilich	Adam	DO	Anesthesia	Completion of Initial FPPE	Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges
7	Jaradat	Mohammad	MD	Medicine / Internal Medicine	Completion of Initial FPPE	Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges
8	Kim	Jee-Hong	MD	Surgery	Completion of Initial FPPE	Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges
9	Manne	Vignan	MD	Medicine/Gastroenterology	Completion of Initial FPPE	Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges
10	McKie	John	DO	Emergency Medicine / Adult Emergency Medicine	Completion of Initial FPPE	Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges
11	Medhi	Qasim	MD	Medicine/Internal Medicine	Completion of Initial FPPE	Affiliate Initial FPPE Membership and Privileges to

						Affiliate Membership and Privileges
12	Rajan	Meenakshi	MD	Surgery	Completion of Initial FPPE	Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges
13	Sharma	lliL	MD	Medicine/Pulmonary Medicine & Respiratory Care	Completion of Initial FPPE	Affiliate Initial FPPE Membership and Privileges to Affiliate Membership and Privileges

H. RETURN FROM LOA

1	Byrne	Matthew	MD	Anesthesiology
2	Holloway	Nathan	MD	Emergency Medicine /Adult Emergency Medicine & Trauma
3	O'Connell	Brain	MD	Surgery/General Surgery

I. LOW VOLUME PROVIDERS

	I. LOW VOLUME PROVIDERS	
1	Acherman, Ruben J., M.D.	Ambulatory Care
2	Arnold-Lloyd, Travis A., M.D.	
3	Baker, Autumn, APRN	Anesthesiology
4	Bascharon, Randa A., D.O.	Anesthesiology
5	Bassewitz, Hugh L., M.D.	Anesthesiology
6	Bautch, Becky M., APRN	Anesthesiology
7	Bharucha, Prashant H., M.D.	Anesthesiology
8	Bhatti, Muhammad A., M.D.	Anesthesiology
9	Blanchard, Lucius, M.D.	Anesthesiology
10	Brown, Steven E., M.D.	Anesthesiology
11	Bryant, Nicholas M., PAC	Anesthesiology
12	Bubb, Chard, M.D.	Anesthesiology
13	Chaudhry, Khalid A., M.D.	Anesthesiology
14	Ching, Wilbert, M.D.	Anesthesiology
15	Christensen, Kerry, M.D.	Anesthesiology
16	Ciccolo, Michael L., M.D.	Anesthesiology
17	Clauther, Evins, M.D.	
18	Colquitt, Randal H., M.D.	Emergency Medicine, Adult Emergency Medicine
19	Cottrell, Earl D., M.D.	Emergency Medicine, Adult Emergency Medicine
20	Davis, Patrick W., PAC	Emergency Medicine, Adult Emergency Medicine
21	De Asis, Chriscile, M.D.	
22	Dhawan, Vibhu, M.D.	Family Medicine
23	DiPrinzio, Dominic A., D.O.	Family Medicine
24	Downes, Christopher, M.D.	Family Medicine
25	Freilich, Adam, D.O.	
26	Galang, Marphyrose, APRN	Medicine, Pulmonary Medicine, Respiratory Care
27	Glen, Kristin, PAC	Medicine, Internal Medicine
28	Goravanchi, Soheil, D.O.	Medicine, Cardiology
29	Guimond, Paula D., APRN	Medicine, Dermatology
30	Gunalp, Feza N., M.D.	Medicine, Endocrinology, Metabolic Diseases
31	Gupta, Vikas, M.D.	Medicine, Cardiology
32	Han, James Y., M.D.	Medicine, Internal Medicine
33	Heath, Daniel, D.O.	Medicine,
34	Hindle, David C., M.D.	Medicine, Hematology, Oncology
		7 25

35	Hsieh, Geoffrey C., M.D.	Medicine, Gastroenterology
36	Huang, Wilson H., M.D.	Medicine, Cardiology
37	Khavkin, Albert M., D.O.	Medicine, Nephrology
38	Khine-Stickler, Mary L., M.D.	Medicine, Cardiology
39	Kogut, Kelly A., M.D.	Medicine, Infectious Disease
40	Kung, Brian, M.D.	Medicine, Nephrology
41	Li, Jian, M.D.	Medicine, Neurology
42	Liang, Henry H., D.O.	Medicine, Nephrology
43	Majidi, Farzad, M.D.	Medicine, Cardiology
44	McAlpine, George J., DDS	Medicine, Nephrology
45	Melocoton, Teresita L., M.D.	Medicine, Internal Medicine
46	Miller, Harry M., M.D.	
47	Miller, Valerie, M.D.	Ambulatory Care
48	Mirabbasi, Seyed, M.D.	Medicine, Nephrology
49	Mohammed, Ashraf M., M.D.	Medicine, Internal Medicine
50	Munro, Anastacia P., M.D.	Medicine, Nephrology
51	Narula, Dhiraj D., M.D.	Medicine, Dermatology
52	Nick, Cameron T., M.D.	Medicine, Nephrology
53	Nicolas, Michael, APRN	Medicine, Pulmonary Medicine, Respiratory Care
54	Olson, Carrie, CRNA	Medicine, Internal Medicine
55	Pape, Frank G., D.O.	
56	Pombier, Kathleen, M.D.	Neurosurgery
57	Qureshi, Amir Z., M.D.	
58	Raju, Sujatha, M.D.	Obstetrics and Gynecology
59	Rouweyha, Rajy M., M.D.	Pediatrics
60	Samlaska, Curt P., M.D.	Surgery/General Surgery
61	San Jose, Joselito Paulo, APRN	
62	Schanda, Taylor M., M.D.	Orthopedic Surgery / Orthopedic Surgery
63	Shah, Russell J., M.D.	Orthopedic Surgery / Orthopedic Surgery
64	Sohail, Irfan, M.D.	Radiology
65	Stewart, Paul A., M.D.	Surgery // Cardiovascular, Thoracic Surgery
66	Takieddine, Marwan A., M.D.	Pediatrics
67	Umakanthan, Branavan, D.O.	Surgery // General Surgery
68	Vera, Ada I., D.P.M.	Radiology
69	Vilai, Julpohng, M.D.	Obstetrics and Gynecology
70	Wei, Peilin, M.D.	Obstetrics and Gynecology
71	Wheeler, Adam P., M.D.	Surgery // Pediatric Surgery
72	Yeung, Dong E., D.O.	Surgery // Otolaryngology
73	Zipf, David R., M.D.	Surgery // Oral, Maxillofacial Surgery

J. REQUEST FOR RESIGNATION

J. REQUEST FOR RESIGNATION						
	l Arita	А	Adam	MD	Anesthesiology	Moving out of state
	2 Banke	r D	Dipesh	MD	Medicine / Gastroenterology	Retired
	Browr	St	iteven	MD	Anesthesiology	Credentialing Fee
4	4 Harm	an D	Debra	MD	Ambulatory Care	Resigned effective 02/24/2023
ļ	Pape	Fr	rank	DO	Emergency Medicine/Adult Emergency Medicine	Reason not Provided
	Pomb	er Ka	Cathleen	MD	Obstetrics and Gynecology	Military Relocation
	7 Schra	der Ti	imothy	MD	Ambulatory Care	Retired effective 03/03/2023
;	3 Vera	А	Ada	DPM	Orthopedic Surgery/Podiatry	No reason given

K. REMOVAL FROM STAFF

1	Pusca	Sorin	MD	Surgery/CVT	Relocated, No longer at UMC
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L. APP - INITIAL

		L. All -	IIVIIIAE					
1	Alguire	Katherine	CRNA	03/16/2023 – 11/30/2024	Anesthesiology	APP Initial FPPE Privileges	UMC Anesthesia	Anderson Hu, DO
2	Bancroft	Nicholas	CRNA	03/16/2023- 04/30/2024	Anesthesiology	APP Initial FPPE Privileges	Mike O'Callaghan Military Medical Center	Daniel Nguyen, DO
3	Bent	Geraldine	APRN	03/16/2023 – 06/30/2024	Surgery/CVT	APP Initial FPPE Membership and Privileges	UMC	UMC
4	Brinkerhoff	Catalina	PA-C	03/16/2023 – 10/31/2024	Emergency Medicine / Adult	APP Initial FPPE Privileges	Sound Physicians	Tristan Cooper, MD
5	Escobar	Edgar	CRNA	04/04/2023 - 07/31/2024	Anesthesiology	APP Initial FPPE Privileges	UMC Anesthesia	Anderson Hu, DO
6	Foley	Cristen	CRNA	03/16/2023 – 07/31/2024	Anesthesiology	APP Initial FPPE Privileges	UMC Anesthesia	Anderson Hu, DO
7	Fule	Gian	CRNA	03/16/2023 - 05/31/2024	Anesthesiology	APP Initial FPPE Privileges	UMC Anesthesia	Anderson Hu, DO
8	Hwang	Simon	PA-C	03/16/2023 – 10/31/2024	Emergency Medicine / Adult	APP Initial FPPE Privileges	Sound Physicians	Robert Yang, DO
9	Lasseigne	Chaz	CRNA	03/16/2023 – 12/31/2024	Anesthesiology	APP Initial FPPE Privileges	UMC Anesthesia	Anderson Hu, DO
10	McGill	Faith	APRN	03/16/2023 – 01/31/2025	Ambulatory Care	APP Initial FPPE Membership and Privileges	UMC Peccole Quick Care	UMC
11	Pascual	Annabelle	APRN	03/16/2023 – 08/31/2024	Ambulatory Care	APP Initial FPPE Membership and Privileges	UMC Nellis Quick Care	UMC
12	Pucall	Penny	PA-C	03/16/2023 – 12/31/2024	Emergency Medicine / Adult	APP Initial FPPE Privileges	Sound Physicians	Ameya Samant, MD
13	Ricana	Byron	APRN	03/16/2023 – 06/30/2024	Medicine / Internal Medicine	APP Initial FPPE Membership and Privileges	Platinum Hospitalists	Jennifer Raroque, MD
14	Stiles	Erica	PA-C	03/16/2023- 07/31/2024	Radiology	APP Initial FPPE Membership and Privileges	Desert Radiology	Masters Richards, MD
15	Tobias	Vanessa	APRN	03/16/2023 – 09/30/2024	Surgery / General Surgery	APP Initial FPPE Membership and Privileges	UNLV Medicine	Charles St. Hill, MD
16	Wilson	Daisha	CRNA	03/16/2023 – 01/31/2025	Anesthesiology	APP Initial FPPE Privileges	Mike O'Callaghan Military Medical Center	Carl Lobato, MD
17	Yang	Nancy	CRNA	03/16/2023 – 04/30/2024	Anesthesiology	APP Initial FPPE Privileges	UMC Anesthesia	Anderson Hu, DO

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA March 16, 2023 Credentialing Activities

Page 8 of 9

1	Garcia	Lorraine	CNM	05/01/2023- 04/30/2025	Obstetrics and Gynecology	Annette F. Mayes, MD, PC
2	Roehr	Taylor	PA-C	05/01/2023- 04/30/2025	Neurosurgery	The Spine and Brain Institute
3	San Jose	Joselito Paulo	APRN	05/01/2023- 04/30/2025	Ambulatory Care	Intermountain Health
4	Wern	Anna	APRN	05/01/2023- 04/30/2025	Family Medicine	Platinum Hospitalists

N. APP - MODIFICATION OF PRIVILEGES AT REAPPOINTMENT

1	Roehr	Taylor	PA-C	05/01/2023- 04/30/2025	Neurosurgery	The Spine and Brain Institute	Add: Lumbar drains, placement, and management Remove: Apply and Remove Orthopedic splints, casts, and
							traction

O. APP - MODIFICATION OF PRIVILEGES

1	Barangan	Michelle	PAC	Medicine / Internal	APP Dependent	Sound Physicians	New Privilege:
				Medicine	Privileges		IV Narcotics

P. APP - EXTENSION OF INITIAL FPPE

1	Baker	Autumn	APRN	Ambulatory Care	Through September 20, 2023 - Due to no cases
2	De Jesus	Michael	APRN	Medicine / Pulmonary & Respiratory Care	Extend through 9/21/2023 - unable to provide cases
3	Nicolas	Michael	APRN	Medicine / Nephrology	Extend through 9/21/2023 - unable to provide cases

Q. APP - CHANGE IN STAFF STATUS

1	Fessler	Laura	APRN	Ambulatory Care	Release from APP Initial FPPE to APP Independent Membership and Privileges - Completion of FPPE
2	Lising	Arkay	APRN	Medicine / Psychiatry	Release from APP Initial FPPE to APP Independent Membership & Privileges - Completion of FPPE
3	Musante	Alisa	APRN	Medicine / Internal Medicine	Release from APP Initial FPPE to APP Independent Membership & Privileges - Completion of FPPE
4	Navarro	Alejandro	APRN	Ambulatory Care	Release from APP Initial FPPE to APP Independent Membership and Privileges - Completion of FPPE
5	Opimo	Anthony Brando	APRN	Family Medicine	Release from Affiliate Independent Membership and Privileges to APP Active Independent Membership and Privileges
6	Preyer	Shayne	APRN	Ambulatory Care	Release from APP Initial FPPE to APP Independent Membership and Privileges - Completion of FPPE
7	Torio	Nerissa	APRN	Medicine / Internal Medicine	Release from APP Initial FPPE to APP Independent Membership & Privileges - Completion of FPPE
8	Yung	Homer	APRN	Medicine / Internal Medicine	Release from APP Initial FPPE to APP Independent Membership & Privileges - Completion of FPPE

R. APP - COMPLETION OF FPPE

1	Kirkwood	Suyoung	APRN	Ambulatory Care	New Department/Privileges Ambulatory Care

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA March 16, 2023 Credentialing Activities

Page 9 of 9

S. APP - RESIGNATION

1	Yukee	Marizel	APRN	Ambulatory Care	Resigned 03/08/2023

T. ADJOURNMENT

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AUDIT AND FINANCE COMMITTEE AGENDA ITEM

Issue:	Audit Report of Fiscal Year Ending June 30, 2022	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board approve the Basic Financial Statements and Single Audit Information from BDO USA, LLP, Certified Public Accountants for University Medical Center of Southern Nevada; and take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

None

BACKGROUND:

Under state law NRS 354.624, UMC is required to obtain an independent audit of all financial records on an annual basis. The firm conducting this financial audit is required to publicly report their findings to the University Medical Center of Southern Nevada Governing Board.

BDO USA, LLP, Certified Public Accountants conducted the audit for the Fiscal Year Ending June 30, 2022. The basic financial statements present fairly, in all material respects, the financial position of the Hospital as of June 30, 2022, and the results of its operations and its cash flows for the years then ended, in conformity with the Generally Accepted Accounting Principles in the United States. All recommendations from the auditor will be addressed.

Cleared for Agenda March 28, 2023

Agenda Item#



Contents

QUICK ACCESS TO THE FULL REPORT

INTRODUCTION	3
EXECUTIVE SUMMARY	4
INTERNAL CONTROL OVER FINANCIAL REPORTING	10
ADDITIONAL REQUIRED COMMUNICATIONS	12
<u>APPENDIX</u>	16

The following communication was prepared as part of our audit, has consequential limitations, and is intended solely for the information and use of those charged with governance (e.g., Board of Directors and Audit Committee) and, if appropriate, management of the Company, and is not intended and should not be used by anyone other than these specified parties.



Welcome

March 17, 2023

Those Charged With Governance University Medical Center of Southern Nevada

Professional standards require us to communicate with you regarding matters related to the audit, that are, in our professional judgment, significant and relevant to your responsibilities in overseeing the financial reporting process. On October 21, 2022, we presented an overview of our plan for the audit of the financial statements including the schedule of expenditure of federal awards ("SEFA") of University Medical Center of Southern Nevada ("UMC" or the "Hospital") as of and for the year ended June 30, 2022, including a summary of our overall objectives for the audit, and the nature, scope, and timing of the planned audit work.

This communication is intended to elaborate on the significant findings from our audit, including our views on the qualitative aspects of the Hospital's accounting practices and policies, management's judgments and estimates, financial statement disclosures, and other required matters.

We are pleased to be of service to the Hospital and look forward to discussing our audit findings, as well as other matters that may be of interest to you, and to answer any questions you might have.

Respectfully,

BDO USA, LLP

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JOHN BARRY Audit Partner 714-338-2492/ jbarry@bdo.com



YIN JIE OIN
Audit Senior Manager
702-726-3307/ yqin@bdo.com



SUMMER LI Audit Senior 702-978-0917/ summer.li@bdo.com





Status of Our Audit

We have substantially completed our audit of SEFA as of and for the year ended June 30, 2022. Our audit was conducted in accordance with auditing standards generally accepted in the United States of America and Government Auditing Standards. This audit of the SEFA does not relieve management or those charged with governance of their responsibilities.

- ▶ The objective of our audit was to obtain reasonable not absolute assurance about whether SEFA is free from material misstatements.
- ▶ The scope of the work performed was substantially the same as that described to you in our earlier Audit Planning communications.
- ▶ We expect to issue an unmodified opinion on the Hospital's Single Audit report, including the Schedule of Expenditures of Federal Awards (SEFA) and on compliance requirements that could have direct and material effect on each major federal program and release our report on March 17, 2023.
- ▶ In planning and performing our audit of the SEFA, we considered the Hospital's internal control over compliance with requirements that could have a direct and material effect on its major federal program(s) to determine our auditing procedures for the purpose of expressing our opinion on compliance and to test and report on internal control over compliance in accordance with GAS and Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance), but not for the purpose of expressing an opinion on the effectiveness of internal control over compliance.
- ▶ All records and information requested by BDO were freely available for our inspection.
- ▶ Management's cooperation was excellent. We received full access to all information that we requested while performing our audit, and we acknowledge the full cooperation extended to us by all levels of Company personnel throughout the course of our work.



ACCOUNTING PRACTICES, POLICIES, AND ESTIMATES

The following summarizes the more significant required communications related to our audit concerning the Hospital's accounting practices, policies, and estimates:

The Hospital's significant accounting practices and policies are those included in Note 1 to the SEFA. These accounting practices and policies are appropriate, comply with the applicable financial reporting framework and industry practice, were consistently applied, and are adequately described within Note 1 to the SEFA.

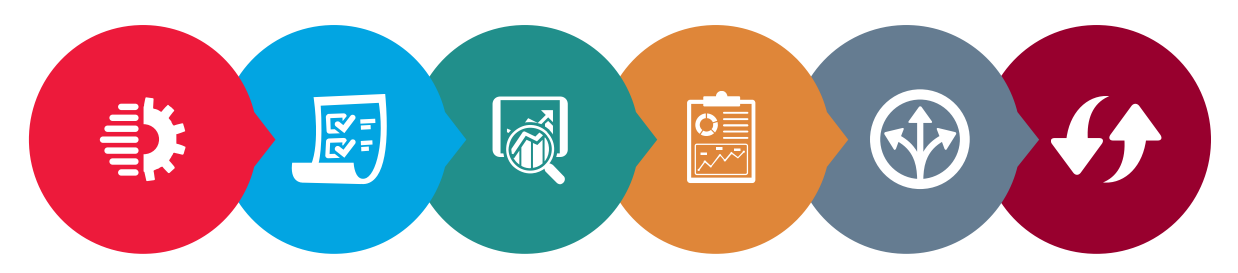
▶ There were no changes in significant accounting policies and practices during the year ended June 30, 2022.

Significant estimates are those that require management's most difficult, subjective, or complex judgments, often as a result of the need to make estimates about the effects of matters that are inherently uncertain. There are no significant accounting estimates included in the SEFA.



QUALITATIVE ASPECTS OF THE COMPANY'S FINANCIAL REPORTING

A discussion was held regarding the quality of the Hospital's financial reporting, which included:



Oualitative Aspects of Significant Accounting Policies and Practices Our Conclusions
Regarding Significant
Accounting
Estimates

Significant Unusual Transactions

Financial Statement
Presentation and
Disclosures

New Accounting Pronouncements

Alternative Accounting Treatments

CORRECTED AND UNCORRECTED MISSTATEMENTS

There were no corrected misstatements, other than those that were clearly trivial, related to accounts and/or disclosures that we brought to the attention of management.

There were no uncorrected misstatements, other than those that were clearly trivial, related to accounts and/or disclosures that we presented to management.

CORRECTED AND UNCORRECTED MISSTATEMENTS

The federal programs included in the SEFA and subject to audit as major programs were as follow:

• 93.498 - Provider Relief Fund

Direct and material compliance requirements included:

- Activities allowed or unallowed
- Gov allowable costs and cost principles
- Reporting
- 93.940 Integrated HIV Programs for Health Departments to Support Ending the HIV Epidemic in the United States

Direct and material compliance requirements included:

- Activities allowed or unallowed
- Gov allowable costs and cost principles
- Period of performance
- Cash management
- Reporting



• 93.914 - HIV Emergency Relief Project Grants and Ending the HIV Epidemic: A Plan for America - Ryan White HIV/AIDS Program Part A and B

Direct and material compliance requirements included:

- Activities allowed or unallowed
- Gov allowable costs and cost principles
- Cash management
- Eligibility
- Program Income
- Reporting

Test of controls and compliance were performed for the major federal programs, no instances of noncompliance were identified.

The SEFA, and related disclosures, comply with requirements.







Internal Control Over Financial Reporting

In planning and performing our audit of the SEFA, we considered UMC's internal control over SEFA and compliance with the types of compliance requirements applicable to the major federal programs (internal control) as a basis for designing our auditing procedures for the purpose of expressing our opinion on the SEFA, but not for the purpose of expressing an opinion on the effectiveness of UMC's internal control. Accordingly, we do not express an opinion on the effectiveness of UMC's internal control.

Our consideration of internal control was for the limited purpose described above and was not designed to identify all deficiencies in internal control that might be significant deficiencies or material weaknesses.

We are required to communicate, in writing, to those charged with governance all material weaknesses and significant deficiencies that have been identified in UMC's internal control over financial reporting. The definitions of control deficiency, significant deficiency and material weakness follow:

Category	Definition
Control Deficiency	A deficiency in internal control over financial reporting exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct misstatements on a timely basis.
Significant Deficiency	A deficiency or combination of deficiencies in internal control over financial reporting that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.
Material Weakness	A deficiency or combination of deficiencies in internal control over financial reporting, such that there is a reasonable possibility that a material misstatement of UMC's financial statements will not be prevented or detected and corrected on a timely basis.

In conjunction with our audit of the SEFA, we noted no material weaknesses.



Other Required Communications

Following is a summary of other required items, along with specific discussion points as they pertain to the Hospital:

Requirement	Discussion Point
Significant changes to planned audit strategy or significant risks initially identified	There were no significant changes to the planned audit strategy or significant risks initially identified and previously communicated to those charged with governance as part of our Audit Planning communications.
Obtain information from those charged with governance relevant to the audit	There were no matters noted relevant to the audit, including, but not limited to: violations or possible violations of laws or regulations; risk of material misstatements, including fraud risks; or tips or complaints regarding UMC's financial reporting that we were made aware of as a result of our inquiry of those charged with governance.
If applicable, nature and extent of specialized skills or knowledge needed related to significant risks	There were no specialized skills or knowledge needed, outside of the core engagement team, to perform the planned audit procedures or evaluate audit results related to significant risks.
Consultations with other accountants	We are not aware of any consultations about accounting or auditing matters between management and other independent public accountants. Nor are we aware of opinions obtained by management from other independent public accountants on the application of generally accepted accounting principles.
Significant findings or issues arising during the audit that were discussed, or were the subject of correspondence, with management	There were no significant findings or issues arising during the audit that were discussed, or were the subject of correspondence, with management

Other Required Communications

Following is a summary of other required items, along with specific discussion points as they pertain to the Company:

Significant to UMC's finance Significant difficulties encountered during the audit Matters that are difficult or contentious for There were no difficult or	ents with management about matters, whether or not satisfactorily resolved, that individually or in aggregate could be cial statements or to our auditor's report. difficulties encountered during the audit. contentious matters that we consulted with others outside the engagement team that we reasonably determined to
Matters that are difficult or contentious for which the auditor consulted outside the There were no difficult or be relevant to those chargest and the content of the conte	
which the auditor consulted outside the be relevant to those charge	contentious matters that we consulted with others outside the engagement team that we reasonably determined to
	ged with governance regarding their oversight of the financial reporting process.
If applicable, other matters significant to the oversight of UMC's financial reporting process, including complaints or concerns regarding accounting or auditing matters	rs that we consider significant to the oversight of the Company's financial reporting process that have not been
Representations requested from management Please refer to the management	pement representation letter.

Independence

Our engagement letter to you dated June 29, 2022 describes our responsibilities in accordance with professional standards and certain regulatory authorities and *Government Auditing Standards* with regard to independence and the performance of our services. This letter also stipulates the responsibilities of UMC with respect to independence as agreed to by UMC. Please refer to that letter for further information.





2022 BDO Fall Board Pulse Survey Key Findings

Boards must continually and proactively assess risk tolerance and set clear expectations for management's execution of strategy and communication.



Talent acquisition and retention remain high on boards' risk radars.



ESG continues to occupy board agendas, but boards differ in their assignment of responsibility.



Boards continue to pay close attention to ongoing political volatility, economic impacts and a likely recession.



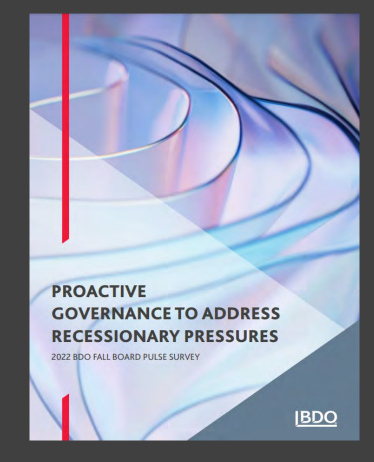
Boards' top priority continues to be driving growth.



The greatest strategic challenge facing boards of public companies is recessionary declines in product or service demand.



Supply chain challenges remain an obstacle to economic and operational success.



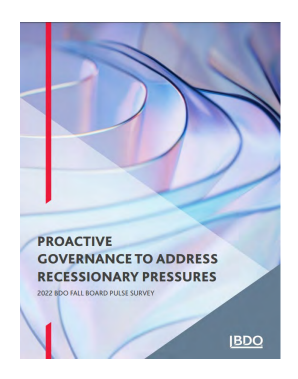
Source 2022 BDO Fall Board Pulse Survey



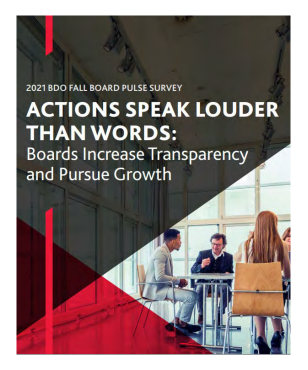


BDO Board Pulse Survey

Compare past results from BDO's recent pulse surveys



FALL 2022 - PROACTIVE GOVERNANCE TO ADDRESS RECESSIONARY PRESSURES



FALL 2021 - ACTIONS SPEAK LOUDER THAN WORDS



WINTER 2021 -POST-COVID RECOVERY



FALL 2020 -NAVIGATING THROUGH CRISIS

The Board's Role in Data Protection

Data is increasingly considered the highest valued asset an organization may hold and maintain. Directors are responsible for establishing appropriate governance oversight of management's efforts in these areas, ensuring that information and metrics are well defined and monitored, prioritizing cybersecurity, and building a culture of data privacy protection. This includes the adoption and oversight of documented policies, standards and controls within often intersecting areas.

Click <u>here</u> to learn about the Board's role in data protection including:

- Board Responsibility
- Board Best Practices
- Laws & Regulations



Data
Protection
Practice Aids
For Boards



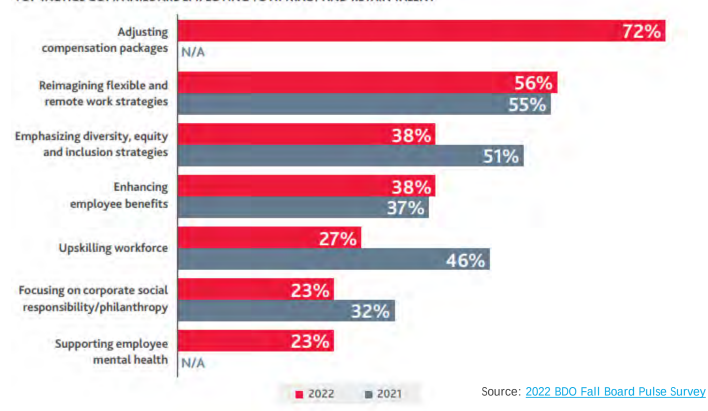
Click <u>here</u> to access the full report

Click here to access the full report

Labor Solutions Emphasize Compensation

25% of directors indicate their greatest business risk for the next 12 months is talent acquisition and retention. Boards see need to take a more proactive role alongside management in addressing talent gaps and focus on matters relating to compensation, composition and refreshment of both the board and executive management including aligning executive compensation with business objectives. Read more in BDO's 2022 Fall Board Pulse Survey and BDO's annual board and executive compensation studies.

TOP TACTICS COMPANIES ARE EMPLOYING TO ATTRACT AND RETAIN TALENT





compensation studies and learn more about CEO/CFO and Director compensation trends.



The BDO Center for Corporate Governance

<u>BDO's Center for Corporate Governance</u> recognizes board members need easy access to comprehensive information and insights they can rely on.

Corporate governance is an evolving landscape encompassing a variety of issues and requires subject matter experts who engage regularly with stakeholders - including regulators, management, board members and thought leaders - and share information directly with client management teams, the board and its committees. Whether you are new to board service, assuming a new role or a seasoned director who wants to remain up to date, we have you covered.

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OUR GOVERNANCE TEAM DELIVERS

- Thought leadership, practice aids, tools, and newsletters
- Technical updates and insights on emerging business issues
- BDO In the Boardroom podcast series for board of directors and those charged with governance
- A three-pronged evolving curriculum consisting of upcoming webinars & archived self-studies
- Opportunities to engage directly with BDO thought leaders
- External governance community resources





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Today, every business has a responsibility - and an opportunity - to address the significant environmental, social and governance (ESG) challenges we face as an interconnected, global society.

Not only is it the right thing to do, it is the only thing to do to contribute to a better planet, a better society and a better - and more sustainable - business. At BDO, ESG is a top firm priority and a key component of our strategic vision for the future. We invite you to learn more about BDO's approach to ESG and visit our BDO ESG Center of Excellence.

WITH YOU AT EVERY STAGE OF YOUR JOURNEY:

- ► ESG Strategy & Program Development
- ► ESG Reporting & Attestation
- ► Tax Transparency & ESG Tax Strategy
- ► Human Capital Management Strategy
- ► Supply Chain Sustainability & Resilience

- Climate Risk
- Sustainable Finance & Investing
- Community Resilience
- ESG Value Creation & Innovation

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- **▶** Publications
- ► Alerts
- ▶ Practice Aids
- **▶** Podcasts
- ▶ Webinars



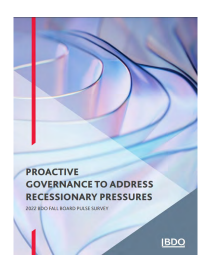


Thought Leadership

Our thought leadership consists of timely alerts, publications, quarterly updates, surveys, practice aids, and tools that span a broad spectrum of topics that impact financial reporting, corporate governance, tax and business planning, along with industry-specific trends and considerations. Our focus is not to simply announce changes in technical guidance, regulations or emerging business trends, but rather expound on how such changes may impact our clients' business. Our thought leadership offerings include:

- ▶ BDO Knows: Alerts Provide briefs about select SEC, PCAOB, and FASB technical and regulatory developments, and emerging issues, which are made immediately available to BDO professionals and to clients.
- ▶ BDO Knows: Financial Reporting Letters and Publications Provide more in-depth discussions and practical guidance on technical guidance affecting both public and private entities.
- ▶ BDO Governance Tools, Practice Aids, and Surveys Provide streamlined guidance in a concise and understandable manner to enable tangible action plans to address issues. Our annual BDO Board Survey and BDO 600 Compensation Surveys provide valuable insights into issues impacting decisions at the board level.

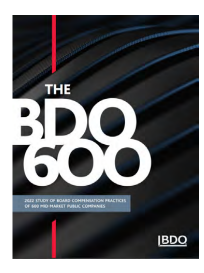
- ► Significant Accounting and Reporting Matters Guide Quarterly digest of final and proposed financial accounting standards.
- ➤ Tax Newsletters and Alerts Updates with respect to federal, state, local, expatriate, and international developments along with other specific tax planning and strategy considerations including specific practice areas such as compensation and benefits, private client and individual filer services, transfer pricing, Foreign Account Tax Compliance Act, etc.
- ▶ Industry Newsletters, Alerts, Reports, Proprietary Studies, Infographics, and Surveys — A variety of publications depicting specific industry issues, emerging trends, and developments.











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Material discussed in this publication is meant to provide general information and should not be acted on without professional advice tailored to your needs.

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BASIC FINANCIAL STATEMENTS AND SINGLE AUDIT INFORMATION

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA
(A COMPONENT UNIT OF CLARK COUNTY, NEVADA)

YEARS ENDED JUNE 30, 2022 AND 2021

University Medical Center of Southern Nevada (A Component Unit of Clark County, Nevada)

CONTENTS

Independent Auditor's Report	1
Management's Discussion and Analysis	4
Basic Financial Statements	
Statements of Net Position (Deficit)	15
Statements of Revenues, Expenses, and Changes in Net Position (Deficit)	
Statements of Cash Flows	18
Statements of Revenues and Expenses, Budget to Actual Comparisons	
Statements of Cash Flows, Budget to Actual Comparisons	21
Notes to Financial Statements	22
Required Supplementary Information	
Independent Auditor's Report on Internal Control Over Financial Reporting and on Compliance and Other Matters Based on an Audit of Financial Statements Performed in Accordance With <i>Government Auditing Standards</i>	80
Single Audit Information	
Independent Auditor's Report on Compliance For Each Major Federal Program and	
Report on Internal Control Over Compliance Required by the Uniform Guidance	82
Schedule of Expenditures of Federal Awards	85
Notes to Schedule of Expenditures of Federal Awards	
Schedule of Findings and Questioned Costs	87
Summary Schedule of Prior Audit Findings	89



Tel: 702-784-0000 Fax: 702-784-0161 www.bdo.com

Independent Auditor's Report

UMC Governing Board University Medical Center of Southern Nevada Las Vegas, Nevada

Report on the Audit of the Financial Statements

Opinions

We have audited the financial statements of the University Medical Center of Southern Nevada ("UMC"), a component unit of Clark County, Nevada, as of and for the year ended June 30, 2022 and 2021, and the related notes to the financial statements, which collectively comprise UMC's basic financial statements as listed in the table of contents.

In our opinion, the accompanying financial statements referred to above present fairly, in all material respects, the respective net position of UMC, as of June 30, 2022 and 2021, and the respective changes in net position (deficit) and, where applicable, cash flows thereof for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinions

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (GAAS) and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of UMC and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

Emphasis of Matter

As discussed in Note 13 to the financial statements, UMC adopted the provisions of Governmental Accounting Standards Board Statement Number 87, Leases. Our Opinion is not modified with respect to this matter.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

BDO USA, LLP, a Delaware limited liability partnership, is the U.S. member of BDO International Limited, a UK company limited by guarantee, and forms part of the international BDO network of independent member firms.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about UMC's ability to continue as a going concern for twelve months beyond the financial statement date, including any currently known information that may raise substantial doubt shortly thereafter.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinions. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS and *Government Auditing Standards* will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with GAAS and Government Auditing Standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances, but not for the purpose of
 expressing an opinion on the effectiveness of UMC's internal control. Accordingly, no such
 opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about UMC's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis, and schedules of UMC's proportionate share of the net pension liability and contribution, schedules of changes in the total OPEB liability and the related ratios on pages 4 through 14, and 76 through 79, be presented to supplement the basic financial statements. Such information is the responsibility of management and, although not a part of the

basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Supplementary Information

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise UMC's basic financial statements. The accompanying schedule of expenditures of federal awards, as required by Title 2 U.S. Code of Federal Regulations (CFR) Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards are presented for purposes of additional analysis and are not a required part of the basic financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. The information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with GAAS. In our opinion, the accompanying schedule of expenditures of federal awards is fairly stated, in all material respects, in relation to the basic financial statements as a whole.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated December 2, 2022, on our consideration of UMC's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of UMC's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering UMC's internal control over financial reporting and compliance.

BDO USA,LLP

Las Vegas, Nevada

December 2, 2022, except for our report on the schedule of expenditures of federal awards for which the date is March 17, 2023.

University Medical Center of Southern Nevada (A Component Unit of Clark County, Nevada)

MANAGEMENT'S DISCUSSION AND ANALYSIS YEARS ENDED JUNE 30, 2022 AND 2021

Management's Discussion and Analysis

This section of the annual financial report of the University Medical Center of Southern Nevada (the Hospital) presents background information and our analysis of the Hospital's financial performance during the fiscal years ended June 30, 2022, and 2021, which management believes is relevant for an understanding of our financial condition and results of operations. This discussion should be read in conjunction with the basic financial statements and the related notes included in this report. This discussion and analysis is designed to focus on current activities, resulting change, and currently known facts. The financial statements, notes thereto, and this discussion and analysis are the responsibility of the Hospital's management.

Overview of the Financial Statements

This annual report consists of financial statements prepared in accordance with the provisions of Governmental Accounting Standards Board (GASB) Statement No. 34, Basic Financial Statements and Management's Discussion and Analysis — for State and Local Governments as amended by GASB Statement No. 37, Basic Financial Statements — and Management's Discussion and Analysis — for State and Local Governments: Omnibus and GASB Statement No. 38, Certain Financial Statement Note Disclosures. These standards establish comprehensive financial reporting standards for all state and local governments and related entities.

The Hospital's financial statements are prepared on the accrual basis in accordance with accounting principles generally accepted in the United States as promulgated by the GASB. The Hospital is structured as a single enterprise fund with revenues recognized when earned, not when received. Expenses are recognized when incurred, not when paid. Capital assets are capitalized and are depreciated (except land and construction in progress) over their estimated useful lives. See the *Notes to Financial Statements* for a summary of the Hospital's significant accounting policies.

Following this discussion and analysis are the basic financial statements of the Hospital together with the notes, which are essential to a complete understanding of the data. The Hospital's basic financial statements are designed to provide readers with a broad overview of the Hospital's finances.

The Statement of Net Position (Deficit) presents information on all of the Hospital's assets and liabilities, with the difference between the two reported as net position. Over time, increases and decreases in net position may serve as a useful indicator of the Hospital's financial position; however, other nonfinancial factors such as change in economic conditions, population growth, including uninsured and underinsured patients, and new or changed government legislation should also be considered.

University Medical Center of Southern Nevada (A Component Unit of Clark County, Nevada)

MANAGEMENT'S DISCUSSION AND ANALYSIS YEARS ENDED JUNE 30, 2022 AND 2021

The Statement of Revenues, Expenses, and Changes in Net Position (Deficit) presents information showing how the Hospital's net position changed during each year. All changes in net position are reported as soon as the underlying event giving rise to the change occurs, regardless of timing of related cash flows. Thus, revenues and expenses are reported in the statement for some items that will result in cash flows in future periods.

The Statement of Cash Flows relates to the flows of cash and cash equivalents. Consequently, only transactions that affect the Hospital's cash accounts are presented in this statement. A reconciliation is provided at the bottom of the Statement of Cash Flows to assist in the understanding of the difference between cash flows from operating activities and operating income or loss.

The Hospital is the public health care facility for Clark County, Nevada (the County). The Board of County Commissioners is, ex officio, the Board of Hospital Trustees, per Chapter 450 of the Nevada Revised Statutes. The seven-member Board of Commissioners is elected from geographic districts on a partisan basis for staggered four-year terms. Commissioners elect a chairperson who serves as the Commission's presiding officer. In 2014 the Commissioners created the UMC Governing Board and selected 9 individuals from the community to serve on the board. The UMC Governing Board provides oversight of the hospital and reports back to the Board of Hospital Trustees.

In accordance with GASB Statement No. 14, *The Reporting Entity* and GASB Statement No. 39, *Determining Whether Certain Organizations are Component Units*, the Hospital's financial statements are included, as a blended component unit, in the County's Annual Comprehensive Financial Report (ACFR). A copy of the ACFR can be obtained from Anna Danchik, Comptroller, 500 South Grand Parkway, Las Vegas, Nevada 89155.

Financial and Operating Highlights for Fiscal 2022

- Overall activity at the Hospital as measured by patient days adjusted for outpatient services (adjusted patient days) increased by 20.5% from prior year levels.
 - o Hospital patient days increased by 23.1% from the prior year.
 - Outpatient visits increased by 4.3% from the prior year.
- The Hospital experienced income from operations of \$44.6 million, and total net position increased by \$77.8 million.
 - o The Upper Payment Limit (UPL) and Indigent Accident Fund (IAF) revenues increased \$3.4 million from the prior year to \$99.6 million.
 - o Total operating revenues increased by 0.2% to \$808.2 million.
 - Operating expenses including other postemployment benefits (OPEB) and provision for NPL (GASB 68) decreased by 5.6% to \$763.6 million as compared to the prior year.

MANAGEMENT'S DISCUSSION AND ANALYSIS YEARS ENDED JUNE 30, 2022 AND 2021

- Total employee full-time equivalents (FTEs) increased by 58, or 1.7%, from fiscal 2021.
- The Hospital invested net \$20.6 million in the following capital acquisitions:
 - o Jack London Building at Southern Highlands Primary Care
 - o Tenant Improvements at Aliante Quick Care and Primary Care
 - o Round Building and South Building Sanitary Lines
 - o Hospital Wide Reusable Curtains
 - o Zimmer Rosa Robot Knee System
 - o 3M 360 Encompass System Software

Financial and Operating Highlights for Fiscal 2021

- Overall activity at the Hospital as measured by patient days adjusted for outpatient services (adjusted patient days) increased by 11.9% from prior year levels.
 - o Hospital patient days increased by 12.6% from the prior year.
 - Outpatient visits decreased by 8.9% from the prior year.
- The Hospital experienced loss from operations of \$2.0 million, but total net position increased by \$61.6 million.
 - o The Upper Payment Limit (UPL) and Indigent Accident Fund (IAF) revenues increased \$17.4 million from the prior year to \$96.2 million.
 - o Total operating revenues increased by 34.3% to \$806.5 million.
 - o Operating expenses including other postemployment benefits (OPEB) and provision for NPL (GASB 68) increased by 10.8% to \$808.6 million as compared to the prior year.
- Total employee full-time equivalents (FTEs) decreased by 46, or 1.3%, from fiscal 2020.
- The Hospital invested \$24.0 million in the following capital acquisitions:
 - o Philips Patient Monitoring Equipment
 - o Azurion 7 M12 and M20 Image Guided Therapy Systems
 - Nuclear Medicine Cameras
 - o AVEA Ventilators
 - EPIC Software
 - o Honeywell EBI Building Controls

MANAGEMENT'S DISCUSSION AND ANALYSIS YEARS ENDED JUNE 30, 2022 AND 2021

Financial Analysis of the Hospital for June 30, 2022 and 2021

In fiscal 2022, net position increased \$77.8 million to a deficit of \$225.5 million, from a deficit of \$303.7 million in fiscal 2021, primarily due to gains from operations, and contributions from the County. In fiscal 2021, net position increased \$61.3 million to a deficit of \$303.7 million, from a deficit of \$365.0 million in fiscal 2020, primarily due to increased patient revenue resulting from increased patient days, increased other operating revenue, contributions from the County, non-operating revenue from Provider Relief Fund and Coronavirus Relief Fund, which was partially offset by a surge in supplies expense due to high demand in pharmaceuticals and reagents. A summary of the Hospital's Statements of Net Position (Deficit) as of June 30, 2022, 2021 and 2020 is presented in Table 1 below:

MANAGEMENT'S DISCUSSION AND ANALYSIS YEARS ENDED JUNE 30, 2022 AND 2021

Table 1 Condensed Statements of Net Position (Deficit) (In Thousands)

	2022 2021				2020	
			(A	s Restated)		
Current assets	\$	394,374	\$	412,523	\$	338,892
Restricted and other assets		119,410		110,491		117,737
Capital assets		219,812		228,542		203,909
Total assets	\$	733,596	\$	751,556	\$	660,538
•						
Deferred outflows of resources	\$	230,076	\$	128,335	\$	125,084
	Φ	157.700	Φ	155 501	Φ	126.220
Current liabilities	\$	157,709	\$	155,521	\$	136,239
Long-term debt outstanding (a)		6,565		12,935		19,105
Other liabilities (b)		604,821		831,938		807,235
Total liabilities	\$	769,095	\$	1,000,394	\$	962,579
Deferred inflows of resources	\$	420,114	\$	183,160	\$	188,053
Net investment in capital assets		254,270		271,080		271,383
Restricted		3,789		2,968		5,291
Unrestricted (deficit)		(483,596)		(577,711)		(641,685)
Total net position (deficit)		(225,537)		(303,663)		(365,011)
Total liabilities, deferred				·		·
inflows and net position (deficit)	\$	963,672	\$	879,891	\$	785,621

⁽a) Long-term debt excludes current portions of \$6,370, \$6,170, and \$5,985, respectively, included in current liabilities.

⁽b) Other liabilities include the long-term portion of accrued benefits, self-insured liabilities, intergovernmental and net pension liabilities.

MANAGEMENT'S DISCUSSION AND ANALYSIS YEARS ENDED JUNE 30, 2022 AND 2021

Summary of Revenues, Expenses, and Changes in Net Position (Deficit)

The following table presents a summary of the Hospital's revenues and expenses for the years ended June 30, 2022, 2021, and 2020.

Table 2
Condensed Statements of Revenues, Expenses, and
Changes in Net Position (Deficit)
(In Thousands)

	2022	(A	June 30 2021 s Restated)	2020
Net patient revenues	\$ 773,573	\$	741,065	\$ 559,356
Other operating revenues	34,628		65,498	41,114
Total operating revenues	808,201		806,563	600,470
Operating expenses	729,763		778,539	706,816
Depreciation and amortization	33,799		30,175	22,662
	763,562		808,714	729,478
Operating income/(loss)	44,639		(2,151)	(129,008)
Nonoperating revenues, net	2,199		48,499	41,669
Transfers In	31,000		15,000	40,000
Change in net position (deficit)	77,838		61,348	(47,339)
Total net position (deficit), beginning of year	(303,663)		(365,011)	(317,672)
GASB No. 87 Adjustment	 289		-	
Total net position (deficit), end of year	\$ (225,536)	\$	(303,663)	\$ (365,011)

During fiscal 2022, 2021 and 2020, the Hospital derived approximately 98.5%, 94.1% and 93.4% respectively, of its total revenues from operating revenues. Operating revenues include, among other items, revenues from the Medicare and Medicaid programs, the Clark County Social Services program, patients or their third-party carriers that pay for their care in the Hospital's facilities, and grant revenues.

MANAGEMENT'S DISCUSSION AND ANALYSIS YEARS ENDED JUNE 30, 2022 AND 2021

Table 3 presents the relative percentages of gross charges billed for patient services by payer for the years ended June 30, 2022, 2021 and 2020.

Table 3
Payer Mix by Percentage

	June 30			
	2022	2021	2020	
Medicare	30 %	28 %	28 %	
Medicaid, and self-pay	43	43	44	
Commercial, HMO, PPO	22	24	23	
Other	5	5	5	
Total patient revenue	100 %	100 %	100 %	

During fiscal 2022, 2021 and 2020, the Hospital derived -1.1%, -0.2% and 1.6%, respectively, of its total revenues from interest income on its capital acquisition, debt service and malpractice funds. The Hospital's cash is deposited with the County Treasurer and funds in the custody of the County Treasurer are invested as a pool. Other non-operating revenues in fiscal 2022 and 2021 include \$31 million and \$15 million, respectively, in contributions from the County used primarily to defray operating, capital and debt service costs.

Fiscal 2022 Activity

In fiscal 2022, overall activity at the Hospital as measured by patient days adjusted for outpatient services increased by 20.5% to 236,741 compared to 196,435 in fiscal 2021. This increase was due primarily to a 23.1% increase in patient days.

In fiscal 2022, the Hospital had patient days and discharges of 157,055 and 21,901, respectively. This was an increase of 23.1% and 11.3%, respectively, as compared to fiscal 2021. Outpatient and emergency visits were 388,033 or 4.3% above 2021 levels. The increase in outpatient volume occurred primarily due to an increase in Primary Care and Quick Care registrations of 22.1%, and emergency registrations of 14.5%.

In fiscal 2022, net patient revenue increased compared to fiscal 2021 by \$32.5 million due primarily to increased patient days.

MANAGEMENT'S DISCUSSION AND ANALYSIS YEARS ENDED JUNE 30, 2022 AND 2021

Excluded from net patient revenue are charges foregone for uncompensated and charity care patient services. Based on established rates, gross charges of \$128 million were foregone during fiscal 2022, a 18.2% increase from fiscal 2021. The Hospital's level of uncompensated and charity care continues to reflect the Hospital's status as a safety net facility in the County.

In fiscal 2022, total operating expenses including OPEB and pension decreased by \$45.0 million, or 5.6%. The decrease was mainly due to \$57.7M decrease in OPEB and pension provision, being offset by \$12.7M increase in operating expense.

In fiscal 2022, employee compensation and benefits increased \$47.3 million, or 10.9%, primarily due to increases in bonus pay, registered nurses, paid time off, contract labor to cover nursing shifts, overtime pay, and retirement contributions. The number of paid FTEs increased by 1.7% from 3,424 in fiscal 2021 to 3,482 in fiscal 2022. There was no cost of living increase in fiscal 2021, but there was a 4.5% cost of living increase in fiscal 2022.

Professional fees for contracted physician services to provide coverage for emergency services, trauma services, and for indigent patients increased \$0.5 million, or 1.0%, in fiscal 2022. This is primarily due to a higher negotiated contract for hospitalists.

In fiscal 2022, the cost of supplies decreased by \$39.7 million, or 21.8%, primarily due to decreases in reagents related to COVID.

Purchased services expense decreased by \$0.04 million or 0.1% in fiscal 2022 primarily due to decrease in patient service desk activation service, COVID-19 testing service, eligibility and claims management services, courier services, and janitorial services.

Non-operating revenue (expense) consists of loss on the change of the investments, interest of other bonds, interest of capital leases, and disposals of fixed assets.

The County contributed a total of \$31 million to the Hospital in fiscal 2022 for additional capital equipment and hospital operation.

Net position increased \$77.8 million to a deficit of \$225.5 million in fiscal 2022 primarily due to the revenue from Provider Relief Fund and Coronavirus Relief Fund, contributions from the County, and the operating income.

MANAGEMENT'S DISCUSSION AND ANALYSIS YEARS ENDED JUNE 30, 2022 AND 2021

Fiscal 2021 Activity

In fiscal 2021, overall activity at the Hospital as measured by patient days adjusted for outpatient services increased by 11.9% to 196,435 compared to 175,548 in fiscal 2020. This increase was due primarily to a 12.6% increase in patient days which was offset by decreased outpatient visits.

In fiscal 2021, the Hospital had patient days and discharges of 127,632 and 19,674, respectively. This was an increase of 12.6% and a decrease of 4.5%, respectively, as compared to fiscal 2020. The decrease in discharges was due to a decrease in patient admissions from 20,588 to 19,761. Outpatient and emergency visits were 372,155 or 8.9% below 2020 levels of 408,343. The decrease in outpatient volume occurred primarily due to a decrease in Primary Care and Quick Care registrations of 10.2%, and emergency registrations of 9.2%.

In fiscal 2021, net patient revenue increased compared to fiscal 2020 by \$181.7 million due primarily to increased patient days.

Excluded from net patient revenue are charges foregone for uncompensated and charity care patient services. Based on established rates, gross charges of \$108.4 million were foregone during fiscal 2021, a 6.2% increase from fiscal 2020. The Hospital's level of uncompensated and charity care continues to reflect the Hospital's status as a safety net facility in the County.

In fiscal 2021, total operating expenses including OPEB increased by \$79.1 million, or 10.8%. The increase in operating expenses was mainly supplies increase and purchase services increase, offset by increased efficiencies and expense management.

In fiscal 2021, employee compensation and benefits including OPEB increased \$9.5 million, or 2.2%, primarily due to increase in contract labor to cover nursing shifts, increase in nursing incentive pay related to COVID-19 outbreak, and increase in overtime pay, offset by decrease in the number of paid FTEs, and decrease in pension provision. The number of paid FTEs decreased by 1.3% from 3,470 in fiscal 2020 to 3,424 in fiscal 2021. There was no cost of living increase in fiscal 2021.

Professional fees for contracted physician services to provide coverage for emergency services, trauma services, and for indigent patients decreased \$0.3 million, or 0.6%, in fiscal 2021. This decrease is due primarily to a decrease in UNLV resident program.

In fiscal 2021, the cost of supplies increased by \$53.3 million, or 41.4%, primarily due to pharmaceuticals increases and reagents increases.

Purchased services expense increased by \$12.5 million or 17.5% in fiscal 2021 primarily due to increase in provision for complimentary credit monitoring service, patient service desk activation service, COVID-19 testing service, and UNLV resident salaries and academic mission support.

MANAGEMENT'S DISCUSSION AND ANALYSIS YEARS ENDED JUNE 30, 2022 AND 2021

Non-operating revenue (expense) consists of interest income, revenue from Provider Relief Fund, Coronavirus Relief Fund, and non-operating expenses such as interest expense.

The County contributed a total of \$15 million to the Hospital in fiscal 2021 for additional capital equipment and hospital operation.

Net position increased \$61.3 million to a deficit of \$303.7 million in fiscal 2021 primarily due to the revenue from Provider Relief Fund and Coronavirus Relief Fund, contributions from the County, offset by the operating loss.

Capital Assets

During fiscal 2022 and 2021, the Hospital invested \$20.6 million and \$24.0 million, respectively, in a broad range of capital assets. Gross capital assets increased in fiscal 2022 due to an increase in the purchase of Jack London Building at Southern Highlands Primary Care, Tenant Improvements at Aliante Quick Care and Primary Care, Round Building & South Building Sanitary Lines, Hospital Wide Reusable Curtains, Zimmer Rosa Robot Knee System and 3M 360 Encompass System Software. Gross capital assets increased in fiscal 2021 due to an increase in the purchase of Philips Patient Monitoring Equipment, Azurion 7 M12 and M20 Image Guided Therapy Systems, Nuclear Medicine Cameras, AVEA Ventilators, EPIC Software, Honeywell EBI Building Controls.

The Hospital's fiscal 2023 capital budget includes up to \$31 million for capital projects, consisting of critical patient-related equipment replacement items, facility remodeling & repairs, IT software and infrastructure upgrades, operational equipment, and service line enhancements.

The Hospital is subject to several contracts and commitments relating to construction projects and services. These commitments are not expected to significantly affect the availability of fund resources for future use.

Long-Term Debt

At June 30, 2022 and 2021, the Hospital had \$6.6 million and \$12.9 million, respectively, in long-term debt, excluding the current portion thereof. This represented a decrease of \$6.3 million and \$6.2 million, respectively, from the outstanding balances at June 30, 2021, and June 30, 2020. Total outstanding debt represents 1.7% and 1.9% of the Hospital's total liabilities as of June 30, 2022 and 2021, respectively.

MANAGEMENT'S DISCUSSION AND ANALYSIS YEARS ENDED JUNE 30, 2022 AND 2021

Economic Factors

The most recent unemployment statistics, as of August 2022, indicated that the unemployment rate for the Las Vegas, Nevada metropolitan area was 5.8%, which was a 1.9% decrease from a year ago. The unemployment rate for the State of Nevada and the United States was 5.2% and 3.8%, respectively.

Inflationary trends in the County are comparable to the United States national indices.

All of these factors affected the fiscal year 2022 operating and financial performance. The focus of management in the near term is to develop a multi-year plan that will emphasize revenue generation, cost control, fiscal discipline, capital requirements, and financing in support of net asset stability and a focus on the core services provided to patients.

Contacting the Hospital's Financial Management

This financial report is designed to provide our citizens, customers, and creditors with a general overview of the Hospital's finances and to demonstrate the Hospital's accountability for the money it receives. If you have any questions about this report or need additional financial information, contact the Finance Department, University Medical Center of Southern Nevada, 1800 West Charleston Blvd., Las Vegas, Nevada 89102.

Statements of Net Position (Deficit)

	June 30		
	2022	2021	
		(As Restated)	
Assets		_	
Current assets:			
Cash and cash equivalents	\$ 140,511,723	\$ 105,438,045	
Assets limited as to use, current portion	3,402,530	4,969,729	
Patient receivables, net of allowance for uncollectible			
accounts of \$142,658,563 in 2022 and \$117,230,581 in 2021	215,411,990	260,365,244	
Other receivables, net	7,970,748	15,588,208	
Inventories	18,957,705	20,959,306	
Prepaid expenses and other	8,118,994	5,202,062	
Total current assets	394,373,690	412,522,594	
Assets limited as to use, net of current portion:			
Contributor or grantor restricted:			
Cash and cash equivalents	4,431,799	6,093,622	
Grants receivable	808,020	441,539	
Internally designated cash and cash equivalents	117,490,973	108,841,020	
	122,730,792	115,376,181	
Less amount required to meet current obligations	(3,402,530)	(4,969,729)	
Total assets limited as to use, net of current portion	119,328,262	110,406,452	
Other assets:			
Land	10,204,997	10,204,997	
Depreciable property and equipment, net	177,258,780	172,607,898	
Construction in progress	9,798,053	20,879,339	
Leased assets, net	22,550,732	24,849,170	
Deposits	81,656	85,156	
Total assets	\$ 733,596,170	\$ 751,555,606	
Deferred outflows of resources			
Unamortized loss on refunding	\$ 60,470	\$ 112,302	
Related to pensions	193,132,079	89,386,108	
Related to OPEB (postemployment benefits other than pensions)	36,883,711	38,836,578	
Total deferred outflows of resources	\$ 230,076,260	\$ 128,334,988	

(Continued)

Statements of Net Position (Deficit) (continued)

	June 30		
	2022	2021	
		(As Restated)	
Liabilities and net position (deficit)		_	
Current liabilities:			
Accounts payable	\$ 73,714,532	\$ 72,927,313	
Accrued compensation and benefits	56,994,077	53,874,329	
Other accrued expenses	566,781	1,697,229	
Current portion of long-term debt	6,370,000	6,170,000	
Current portion of lease payable	6,664,474	6,010,401	
Due to related party	6,458,575	6,510,397	
Current portion of self-insurance liability	6,940,465	8,331,273	
Total current liabilities	157,708,904	155,520,942	
ODED 1: 1:11.	215 250 220	204 204 402	
OPEB liability	215,378,338	204,284,483	
Long-term debt, net of current portion	6,565,000	12,935,000	
Lease payable, net of current portion	16,312,174	19,176,708	
Self-insurance liability, net of current portion	12,217,182	10,711,663	
Intergovernmental liability	46,989,417	87,481,348	
Net pension liability	313,924,210	510,283,540	
Total liabilities	769,095,225	1,000,393,684	
Deferred inflows of resources			
Related to lease	2,036,182	3,264,583	
Related to pensions	298,740,716	45,690,742	
Related to OPEB	119,336,659	134,204,405	
Total deferred inflows of resources	420,113,557	183,159,730	
Net position (deficit):			
Net investment in capital assets	254,270,362	271,080,387	
Restricted:			
Hospital and administrative programs	327,697	1,127,012	
Donations, various programs	1,992,905	_	
Research programs	194,171	529,257	
Educational programs	1,274,724	1,311,956	
77	3,789,497	2,968,225	
Unrestricted (deficit)	(483,596,211)	(577,711,433)	
Total net position (deficit)	\$ (225,536,352)	\$ (303,662,821)	

See accompanying notes.

Statements of Revenues, Expenses, and Changes in Net Position (Deficit)

Oncreting revenues.	Years Ender 2022	d June 30 2021 (As Restated)
Operating revenues:		
Net patient revenues (net of provisions for bad debts of	# 772 573 027 #	741 065 120
\$55,177,862 and \$49,199,665 in 2022 and 2021, respectively)	\$ 773,572,937 \$, ,
Other operating revenues	34,628,483	65,497,637
Total operating revenues	808,201,420	806,562,767
Operating expenses:		
Nursing and other professional services	561,450,917	545,579,381
Administrative and fiscal services	143,772,753	126,892,529
General services	69,901,152	93,708,043
Depreciation and amortization	33,798,580	30,174,569
Total operating expenses	808,923,402	796,354,522
Income (loss) from operations before provision for		
OPEB and net pension liabilities	(721,982)	10,208,245
of LD and net pension natifices	(721,702)	10,200,243
Provision for OPEB	1,693,737	2,715,469
Provision for net pension liabilities	(47,055,327)	9,643,920
Income (loss) from operations	44,639,608	(2,151,144)
Nonoperating revenues (expenses):		
Loss on the change of the investments	(9,040,178)	(1,263,148)
Interest expense	(741,941)	(892,243)
Other nonoperating revenues	11,980,230	50,654,271
Total nonoperating revenues, net	2,198,111	48,498,880
Income before transfers	46,837,719	46,347,736
Transfers in	31,000,000	15,000,000
Change in net position	77,837,719	61,347,736
Net position (deficit), beginning of year	(303,662,821)	(365,010,557)
1		(303,010,337)
GASB No. 87 adjustment (Note 13) Net position (deficit), end of year	288,750 \$(225,536,352) \$	(303,662,821)
net position (deficit), end of year	\$(225,550,352) \$	(303,002,821)

See accompanying notes.

Statements of Cash Flows

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Years	Hind	$\Delta \alpha$	บบบ	411
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	2022	2021
Cash flows from operating activities		
Cash received from patients and third-party payers	\$ 778,034,260	\$ 604,991,426
Cash payments to suppliers for goods and services	(327,841,585)	(340,783,224)
Cash payments to employees for services and benefits	(455,461,164)	(418,724,428)
Other operating receipts	34,262,002	65,316,518
Net cash provided by (used in) operating activities	28,993,513	(89,199,708)
Cash flows from noncapital financing activities		
Contributions and transfers in from Clark County	31,000,000	24,000,000
Contributions, donations and other	(6,132,127)	50,654,271
Net cash provided by noncapital financing activities	 24,867,873	74,654,271
Net easil provided by honeapital financing activities	 24,007,073	74,034,271
Cash flows from capital and related financing activities		
Purchase of property and equipment, net	(13,947,890)	(22,618,422)
Principal paid on long-term debt	(6,170,000)	(5,985,000)
Interest paid on long-term debt	(753,866)	(685,023)
Other	32,000	-
Net cash used in capital and related financing activities	(20,839,756)	(29,288,445)
Cash flows from investing activities		
Gain (loss) on change of the investments	9,040,178	(1,295,236)
	, ,	<u> </u>
Increase (decrease) in cash and cash equivalents	42,061,808	(45,129,118)
Cash and cash equivalents, beginning of year	220,372,687	265,501,805
Cash and cash equivalents, end of year	\$ 262,434,495	\$ 220,372,687
Unrestricted cash and cash equivalents	\$ 140,511,723	\$ 105,438,045
Contributor or grantor restricted cash and cash equivalents	4,431,799	6,093,622
Internally designated cash and cash equivalents	117,490,973	108,841,020
Total cash and cash equivalents	\$ 262,434,495	\$ 220,372,687

(Continued)

Statements of Cash Flows (continued)

Years Ended June 30

	2022	2021
Reconciliation of loss from operations to net cash		
used in operating activities		
Income (loss) from operations	\$ 44,639,608	\$ (2,047,540)
Adjustments to reconcile loss from operations to net		
cash used in operating activities:		
Depreciation and amortization	33,798,580	24,317,456
Provision for uncollectible accounts	55,177,862	49,299,665
Changes in operating assets and liabilities:		
Decrease (increase) in:		
Patient receivables	(10,224,607)	(169,275,884)
Inventories	2,001,600	(5,976,045)
Prepaid expenses and other current assets	4,334,046	8,751,910
Deferred outflows of resources	(101,793,104)	(3,303,284)
Increase (decrease) in:		
Other noncurrent assets	3,500	-
Accounts payable and accrued expenses	(39,601,358)	25,955,479
Self-insured liability	114,711	855,920
Due to related party	(51,822)	1,633,198
Deferred inflows of resources	40,594,497	(19,410,583)
Net cash provided by (used in) operating activities	\$ 28,993,513	\$ (89,199,708)

See accompanying notes.

University Medical Center of Southern Nevada A Component Unit of Clark County, Nevada Statements of Revenues and Expenses, Budget to Actual Comparisons For the fiscal year ended June 30, 2022 (With comparative actual for the fiscal year ended June 30, 2021)

		2021			
					Actual
	Original Budget	Final Budget	<u>Actual</u>	Variance	(As Restated)
Operating revenues:		·	<u> </u>		
Intergovernmental revenues:					
Grants	\$ 2,133,297	\$ 2,133,297	\$ 4,993,361	\$ 2,860,064	\$ 6,382,742
Charges for services:					
Total patient revenue	651,956,839	645,237,494	773,572,937	128,335,443	741,065,130
Other operating revenues	50,645,472	50,645,472	29,635,122	(21,010,350)	59,114,895
Total operating revenues	704,735,608	698,016,263	808,201,420	110,185,157	806,562,767
Operating expenses:					
Salaries & wages	290,211,027	296,166,484	326,607,035	(30,440,551)	290,381,150
Employee benefits	134,465,896	133,478,230	128,459,117	5,019,113	124,556,374
Services & Supplies	141,790,031	139,167,430	142,152,180	(2,984,750)	181,867,274
Professional fees	44,511,300	44,511,300	43,565,542	945,758	43,113,601
Purchased Services	74,990,700	74,999,100	109,575,329	(34,576,229)	102,418,677
Other	20,518,376	20,518,376	22,315,487	(1,797,111)	20,891,054
Rent	8,994,736	8,994,736	2,450,132	6,544,604	2,951,823
Depreciation/amortization	26,621,418	26,621,418	33,798,580	(7,177,162)	30,174,569
	742,103,484	744,457,074	808,923,402	(64,466,328)	796,354,522
Nonoperating revenues (expenses):					
Interest earnings	4,191,816	4,191,816	(9,040,178)	13,231,994	(1,263,148)
Interest expense	(548,452)	(548,452)	(741,941)	193,489	(892,243)
Provision for OPEB & net pension liabilities	(11,332,703)	(11,332,703)	45,361,590	(56,694,293)	(12,359,389)
Other nonoperating revenue		-	11,980,230	(11,980,230)	50,654,271
Total nonoperating revenues (expenses), net	(7,689,339)	(7,689,339)	47,559,701	(55,249,040)	36,139,491
Income (Loss) before transfers	(45,057,215)	(54,130,150)	46,837,719	119,402,445	46,347,736
Transfers In	31,000,000	31,000,000	31,000,000		15,000,000
Change in Net Position (Deficit)	\$ (14,057,215)	\$ (23,130,150)	\$ 77,837,719	\$ 119,402,445	\$ 61,347,736

University Medical Center of Southern Nevada A Component Unit of Clark County, Nevada Statements of Cash Flows Budget to Actual Comparisons For the fiscal year ended June 30, 2022

(With comparative actual for the fiscal year ended June 30, 2021)

		20)22		2021
	Original Budget	Final Budget	Actual	<u>Variance</u>	Actual
Cash flows from operating activities:					
Cash received from patients and third-party payers	\$ 661,161,776	\$ 658,851,037	\$ 778,034,260	119,183,223	\$ 604,991,426
Cash paid to employees & benefits	(424,676,923)	(429,644,713)	(455,461,164)	(25,816,451)	(418,724,428)
Cash paid to suppliers for goods and services	(290,805,143)	(288,190,942)	(327,841,585)	(39,650,643)	(340,783,224)
Other operating receipts	52,778,769	52,778,769	34,262,002	(18,516,767)	65,316,518
Net cash provided by operating activities	(1,541,521)	(6,205,849)	28,993,513	35,199,362	(89,199,708)
Cash flows from noncapital financing activities:					
Contributions and transfers in from Clark County	31,000,000	31,000,000	31,000,000	-	24,000,000
Contributions, donations and other	-	-	(6,132,127)	(6,132,127)	50,654,271
Net cash provided by noncapital financing activities	31,000,000	31,000,000	24,867,873	(6,132,127)	74,654,271
Cash flows from capital and related financing activities: Purchase of property and equipment, net Principal paid on long-term debt Interest paid on long-term debt Other Net cash used in capital and related financing activities	(31,000,000) (6,170,000) (496,620) - (37,666,620)	(31,000,000) (6,170,000) (496,620) - (37,666,620)	(13,947,890) (6,170,000) (753,866) 32,000 (20,839,756)	17,052,110 - (257,246) 32,000 16,826,864	(22,618,422) (5,985,000) (685,023) - (29,288,445)
Cash flows from investing activities Interest received	4,191,816	4,191,816	9,040,178	4,848,362	(1,295,236)
Net (decrease) increase in cash and cash equivalents	(4,016,325)	(8,680,653)	42,061,808	50,742,461	(45,129,118)
Cash and cash equivalents:					
Beginning of year	303,478,530	303,478,530	220,372,687	(83,105,843)	265,501,805
End of year	\$ 299,462,205	\$ 294,797,877	\$ 262,434,495	(32,363,382)	\$ 220,372,687

Notes to Financial Statements Years Ended June 30, 2022 and 2021

Overview of the Financial Statements

This annual report consists of financial statements prepared in accordance with the provisions of Governmental Accounting Standards Board (GASB) Statement No. 34, Basic Financial Statements and Management's Discussion and Analysis — for State and Local Governments as amended by GASB Statement No. 37, Basic Financial Statements — and Management's Discussion and Analysis — for State and Local Governments: Omnibus and GASB Statement No. 38, Certain Financial Statement Note Disclosures. These standards establish comprehensive financial reporting standards for all state and local governments and related entities.

1. Description of Reporting Entity and Summary of Significant Accounting Policies

Reporting Entity

University Medical Center of Southern Nevada (the Hospital), the public health care facility for Clark County, Nevada (the County), is a blended component unit of the County, and is reflected as an enterprise fund of the County. The Hospital is organized and operated by The Board of County Commissioners, ex officio, the Board of Hospital Trustees, per Chapter 450 of the Nevada Revised Statutes. The seven-member commission is elected from geographic districts on a partisan basis for staggered four-year terms. Commissioners elect a chairperson who serves as the Commission's presiding officer. In 2014 the Commissioners created the UMC Governing Board and selected 9 individuals from the community to serve on the board. The UMC Governing Board provides oversight of the Hospital and reports back to the Board of Hospital Trustees. As the Hospital is a component unit of the County, it is exempt from income tax and, accordingly, no provision for income taxes is required.

In accordance with GASB Statement No. 14, *The Reporting Entity* and GASB Statement No. 39, *Determining Whether Certain Organizations are Component Units*, the Hospital's financial statements are included, as a blended component unit, in the County's Annual Comprehensive Financial Report (ACFR). A copy of the ACFR can be obtained from Anna Danchik, Comptroller, 500 South Grand Parkway, Las Vegas, Nevada 89155.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

1. Description of Reporting Entity and Summary of Significant Accounting Policies (continued)

CARES Act and Enhancement Act Funds

On March 27, 2020, former President Trump signed into law the Coronavirus Aid, Relief, and Economic Security ("CARES") Act" in response to the COVID-19 pandemic. The CARES Act, among other things, includes emergency funding – referred to as the "Provider Relief Fund and Coronavirus Relief Fund" - in the form of higher payments for hospitals that respond to COVID-19 by using existing mechanisms to distribute \$100 billion to hospitals and healthcare providers and to provide payments to State, Locate, and Tribal governments navigating the impact of the COVID-19 outbreak to cover necessary expenses incurred due to the public health emergency with respect to COVID-19 that were not accounted for in the budget approved as of March 27, 2020 for the State or government from March 1, 2020 through December 31, 2021.

On April 24, 2020, former President Trump signed into law the "Paycheck Protection Program and Health Care Enhancement (Enhancement) Act." The Enhancement Act, among other things, includes \$75 billion of additional funding for hospitals and healthcare providers.

Together, the CARES Act and the Enhancement Act include \$175 billion in funding to be distributed to eligible providers through the Public Health and Social Services Emergency Fund (the "Provider Relief Fund" or "PRF"). HHS has allocated Provider Relief Fund among eligible health care providers through three completed phases of general distributions and a number of targeted distributions beginning in April 2020. In September 2021, HHS announced an additional \$17 billion general distribution from the Provider Relief Fund that considers financial losses and changes in operating revenues and expenses, including expenses attributable to COVID-19, and payments already received through PRF distributions. The amount the Hospital may receive from this PRF distribution is unknown as of the date of this report.

The Hospital received \$11.97 million through various distributions from the Provider Relief Fund and Coronavirus Relief Fund during fiscal year 2022, recorded all of them as other non-operating revenue in fiscal year 2022, and continues to monitor eligibility for additional Provider Relief Funds and Coronavirus Relief Fund during fiscal year 2023. As the Provider Relief Funds and Coronavirus Relief Fund have not yet been fully allocated, management is unable to determine the amount of Provider Relief Funds and Coronavirus Relief Fund available to the Hospital in fiscal year 2023.

NOTES TO FINANCIAL STATEMENTS YEARS ENDED JUNE 30, 2022 AND 2021

1. Description of Reporting Entity and Summary of Significant Accounting Policies (continued)

The CARES Act also alleviates some of the financial strain on hospitals, physicians, other healthcare providers and states through a series of Medicare and Medicaid payment policies that temporarily increase Medicare and Medicaid reimbursement and allow for added flexibility, as described below.

- Effective May 1, 2020 through December 31, 2021, the 2% sequestration reduction on Medicare fee for service ("FFS") and payments to hospitals, physicians and other providers is suspended and will resume effective January 2022 as authorized by the Act to Prevent Across-the-Board Direct Spending Cuts, and for Other Purposes, signed into law on April 14, 2021. The suspension is financed by a one-year extension of the sequestration adjustment through 2030.
- The CARES Act instituted a 20% increase in the Medicare Severity Diagnosis Related Groups ("MS-DRG") payment for confirmed COVID-19 hospital admissions for the duration of the public health emergency as declared by the Secretary of HHS.
- Medicaid Disproportionate Share Hospital ("DSH") allotments to States in federal fiscal year ("FFY") 2020 mandated by the Affordable Care Act and decreased the FFY 2021 Medicaid DSH reduction from \$8 billion to \$4 billion effective December 1, 2020. Legislation passed in October 2020 delayed the 2021 reduction through December 11, 2020. However, the Consolidated Appropriations Act, 2021 ("CCA") eliminated the \$4 billion reduction for FFY 2021, the \$8 billion reduction for FFY 2022, and the \$8 billion reduction for FFY 2023. The reductions mandated by the Patient Protection and Affordable Care Act were set to be terminated at the end of FFY 2025, but the CCA added additional reductions of \$8 billion per year for FFY 2026 and FFY 2027.
- A 6.2% increase in the Federal Medical Assistance Percentage ("FMAP") matching funds was instituted to help states respond to the COVID-19 pandemic. The additional funds are available to states from January 1, 2020 through the quarter in which the public health emergency period ends, provided that states meet certain conditions. An increase in states' FMAP leverages Medicaid's existing financing structure, which allows federal funds to be provided to states more quickly and efficiently than establishing a new program or allocating money from a new funding stream. Increased federal matching funds support states in responding to the increased need for services, such as testing and treatment during the COVID-19 public health emergency, as well as increased enrollment as more people lose income and qualify for Medicaid during the economic downturn.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

1. Description of Reporting Entity and Summary of Significant Accounting Policies (continued)

On June 11, 2021, HHS issued a Post-Payment Notice of Reporting Requirements for the PRF that were disbursed under the CARES Act. This notice changed guidance that had been previously communicated. Key differences include the timeline for reporting and deadlines for use of funds as follows:

	Payment Received	Deadline to Use Funds	Reporting Time Period
			July 1 to
Period 1	From April 10, 2020	June 30, 2021	September 30, 2021
1 criou i	to June 30, 2020	(later extende	
			November 30, 2021)
Period 2	From July 1, 2020	December 31, 2021	January 1 to
renou z	to December 31, 2020	December 31, 2021	March 31, 2022
Period 3	From January 1, 2021	Iuma 20, 2022	July 1 to
Period 3	to June 30, 2021	June 30, 2022	September 30, 2022
Period 4	From July 1, 2021	Dagamban 21, 2022	January 1 to
re1100 4	to December 31, 2021	December 31, 2022	March 31, 2023

The definitions included in the Post-Payment Notice of Reporting Requirements may be subject to change or further interpretation. Management will continue to evaluate and monitor compliance with the terms and conditions.

HHS has also used funds appropriated to the Provider Relief Fund and the Families First Coronavirus Response Act ("FFCRA") to provide claims reimbursement to health care providers for testing uninsured individuals for COVID-19, treating uninsured individuals with a primary COVID-19 diagnosis, and administering a COVID-19 vaccine to uninsured individuals. The COVID-19 uninsured program is administered through HHS's Health Resources & Services Administration ("HRSA") and began providing reimbursement in May of 2020. Generally, reimbursements under this program are set at Medicare FFS rates, exclusive of the 20% increase in the MS-DRG payment for confirmed COVID-19 hospital admissions under the CARES Act.

The full impact of the COVID-19 outbreak continues to evolve as of the date of this report. The extent of its impact on the Hospital's operational and financial performance will depend on certain developments, including the duration and spread of the outbreak, impact on patients, employees, and vendors, and the scope of the Federal response, all of which are uncertain and cannot be predicted. Given these uncertainties, management cannot reasonably estimate the related impact to the Hospital's business, operating results, or financial condition in fiscal year 2023.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

1. Description of Reporting Entity and Summary of Significant Accounting Policies (continued)

Summary of Significant Accounting Policies

The financial statements of the Hospital are prepared under accounting principles generally accepted in the United States applicable to state and local governmental entities on the accrual basis of accounting, whereby revenues are recognized when earned and expenses are recognized when incurred. Substantially all revenues and expenses are subject to accrual.

The Hospital is accounted for as a proprietary fund (enterprise fund) using the flow of economic resources measurement focus and the accrual basis of accounting. With this measurement focus, all assets and all liabilities associated with the Hospital's operations are included in the *Statement of Net Position (Deficit)*. Revenue is recognized in the period in which it is earned and expenses are recognized in the period in which incurred.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements. Estimates also affect the reported amounts of revenues and expenses during the reporting period. Actual results could differ materially from those estimates.

Cash, Cash Equivalents, and Investments

Cash equivalents include investments in highly liquid debt instruments with an original maturity of three months or less at date of purchase, excluding amounts held under trust agreements. The Hospital's restricted and unrestricted cash is deposited with the County Treasurer (the Treasurer) in a fund similar to an external investment pool that is reported at fair value. Because the amounts deposited with the Treasurer are sufficiently liquid to permit withdrawals in the form of cash at any time without prior notice or penalty, they are deemed to be cash equivalents. GASB Statement No. 31, *Accounting and Financial Reporting for Certain Investments and for External Investment Pools*, requires the County to adjust the carrying amount of its investment portfolio to reflect the change in fair or market values. Interest revenue is increased or decreased in relation to this adjustment of unrealized gain or loss. Net interest income reflects this positive or negative market value adjustment. Financial information required by GASB Statement No. 3, No. 40 and No. 72 regarding the accounting and financial reporting for the Hospital's investment pool, held by the Clark County Treasurer, has been disclosed in the Clark County Annual Comprehensive Financial Report (ACFR) for the years ended June 30, 2022, and June 30, 2021.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

1. Description of Reporting Entity and Summary of Significant Accounting Policies (continued)

Inventories

Inventories, consisting primarily of medical supplies and pharmaceuticals, are stated at the lower of cost or market, generally determined on the first-in, first-out method.

Restricted Assets

Restricted assets are cash and cash equivalents and investments whose use is limited by legal or other requirements. Restricted cash and cash equivalents represent monies received from donors or grantors to be used for specific purposes, as well as the Hospital's proportionate share of collateral assets held under securities lending transactions and those whose purpose was limited by the contributor and/or grantor. The Hospital has elected to use restricted assets before unrestricted assets when an expense is incurred for a purpose for which both resources are available.

Capital Assets

Capital assets are stated at historical cost or, if donated, at estimated fair value at the date of the gift. Capital assets are defined by the Hospital as assets with an initial individual cost of more than \$5,000 and an estimated useful life in excess of one year. Depreciation and amortization of assets are recorded in amounts sufficient to amortize the cost of the related assets over their estimated useful lives using the straight-line method. The following are the most commonly used estimated useful lives:

Buildings	10-40 years
Building improvements	5-20 years
Equipment	3-20 years
Land improvements	15 years
Furniture and fixtures	5 years

Expenditures that substantially increase the useful lives or functionality of existing assets are capitalized. Routine maintenance, repairs, and minor improvements are expensed as incurred. The cost of property retired and related accumulated depreciation is removed from the accounts, and any gain or loss recognized in non-operating revenues (expenses).

Notes to Financial Statements Years Ended June 30, 2022 and 2021

1. Description of Reporting Entity and Summary of Significant Accounting Policies (continued)

Management reviews the recoverability of its capital assets in accordance with the provisions of GASB Statement No. 42, Accounting and Financial Reporting for Impairment of Capital Assets and Insurance Recoveries. GASB Statement No. 42 requires recognition of impairment of long-lived assets in the event the asset's service utility has declined significantly and unexpectedly. Accordingly, management evaluates assets' utility annually or when an event occurs that may impair recoverability of the asset. No impairments were identified as of June 30, 2022.

Leases

Lessee:

The Hospital is party to multiple leases of nonfinancial assets as a lessee. The Hospital recognizes a lease liability and an intangible right-to-use lease asset (lease asset) in the financial statements.

At the commencement of a lease, the Hospital initially measures the lease liability at the present value of payments expected to be made during the lease term. Subsequently, the lease liability is reduced by the principal portion of lease payments made. The lease asset is initially measured as the initial amount of the lease liability, adjusted for lease payments made at or before the lease commencement date, plus certain initial direct costs. Subsequently, the lease asset is amortized on a straight-line basis over its useful life.

Key estimates and judgments related to leases include how the Hospital determines (1) the discount rate used to discount the expected lease payments to present value, (2) lease term, and (3) lease payments. The Hospital uses the interest rate charged by the lessor as the discount rate. When the interest rate charged by the lessor is not provided, the Hospital generally uses its estimated incremental borrowing rate as the discount rate for leases. The lease term includes the noncancellable period of the lease. Lease payments included in the measurement of the lease liability are composed of fixed payments and purchase option price that the Hospital is reasonably certain to exercise.

The Hospital monitors changes in circumstances that would require a remeasurement of its leases and will remeasure lease assets and liabilities if certain changes occur that are expected to significantly affect the amount of any lease liability. Lease assets are reported with other capital assets and lease liabilities are reported with long-term debt on the statement of net position.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

1. Description of Reporting Entity and Summary of Significant Accounting Policies (continued)

Lessor:

The Hospital has leased to third-parties multiple nonfinancial assets. The Hospital recognizes a lease receivable and a deferred inflow of resources in its financial statements where applicable.

At the commencement of the lease, the Hospital initially measures the lease receivable at the present value of payments expected to be received during the lease term. Subsequently, the lease receivable is reduced by the principal portion of lease payments receivable. The deferred inflow of resources is initially measured as the initial amount of the lease receivable, adjusted for lease payments received at or before the lease commencement date. Subsequently, the deferred inflow of resources is recognized as revenue over the life of the lease term.

Key estimates and judgments include how the Hospital determines (1) the discount rate it uses to discount the expected lease receipts to present value, (2) lease term, and (3) lease receipts. The Hospital uses its estimated incremental borrowing rate as the discount rate for leases. The lease term includes the noncancellable period of the lease. Lease receipts included in the measurement of the lease receivable is composed of fixed payments from the lessee. The Hospital monitors changes in circumstances that would require a remeasurement of its lease and will remeasure the lease receivable and deferred inflows of resources if certain changes occur that are expected to significantly affect the amount of the lease receivable.

Bond and Debt Issue Costs

Financing costs represent debt issuance expenses on long-term debt obligations and are expensed as incurred in accordance with GASB No. 65.

Cost of Borrowing

Interest costs incurred on debt during the construction or acquisition of assets are capitalized as a component of the cost of acquiring those assets. No capitalized interest was recorded in fiscal 2022 and 2021.

Deferred Outflows/Inflows of Resources

Deferred outflows of resources represent a consumption of net position that applies to a future period and is not recognized as expense until then. In the Hospital financial statements, unamortized loss on refunding and pension and OPEB contributions are reported as a deferred

Notes to Financial Statements Years Ended June 30, 2022 and 2021

1. Description of Reporting Entity and Summary of Significant Accounting Policies (continued)

outflow of resources. The unamortized loss on refunding results from the difference between the reacquisition price and the net carrying amount of the refunded debt. This amount is deferred and amortized over the life of the refunding debt. The pension and OPEB contributions in deferred outflows are related to those contributions made after the measurement period.

Deferred inflows of resources represent an acquisition of net position that applies to a future period(s) and will not be recognized as an inflow of resources until that time. In the Hospital financial statements, future resources yet to be recognized in relation to the pension and OPEB actuarial calculations are reported as deferred inflow of resources. These future resources arise from differences in the estimates used by the actuary to calculate the pension and OPEB liability and the actual results. The amounts are amortized over a predetermined period.

Postemployment Benefits Other Than Pensions

For purposes of measuring the Hospital's OPEB liability, deferred outflows of resources and deferred inflows of resources related to OPEB, and OPEB expense, information about the fiduciary net position of the OPEB Plans and additions to/deductions from the Plan's fiduciary net position have been determined on the same basis as they are reported by the Plan. For this purpose, the Plan recognizes benefit payments when due and payable in accordance with the benefit terms. Investments are reported at fair value, except for money market investments and participating interest earning investment contracts that have a maturity at the time of purchase of one year or less, which are reported at cost.

Compensated Absences

It is the Hospital's policy to permit employees to accumulate earned, but unused vacation and sick leave benefits. Such benefits were accrued when incurred as a current liability in both fiscal 2022 and 2021.

Self-Insured Liability

The self-insured liability represents the provision for estimated self-insured professional liability claims, general liability claims, and workers' compensation claims. The provision includes estimates of the ultimate costs for both reported claims and claims incurred but not reported based on the recommendations of an independent actuary.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

1. Description of Reporting Entity and Summary of Significant Accounting Policies (continued)

Net Position (Deficit)

GASB Statement No. 34 requires the classification of net position (deficit) into three components: net investment in capital assets; restricted; and unrestricted. These classifications are defined as follows:

- Net investment in capital assets: This component of net position (deficit) consists of capital assets, including restricted capital assets, net of accumulated depreciation and reduced by the outstanding balances of any bonds, mortgages, notes, or other borrowings that are attributable to the acquisition, construction, or improvement of those assets.
- Restricted: This component of net position (deficit) results from restrictions placed on net position (deficit) use through external constraints imposed by creditors (such as through debt covenants), grantors, contributors, laws or regulations of other governments, or constraints imposed by law through constitutional provisions or enabling legislation.
- Unrestricted: This component of net position (deficit) consists of all net position (deficit) that do not meet the definition of restricted or net investment in capital assets.

Statements of Revenues, Expenses, and Changes in Net Position (Deficit)

All revenues and expenses directly related to the delivery of health care services are included in operating revenues and expenses in the *Statements of Revenues, Expenses, and Changes in Net Position (Deficit)*. Nonoperating revenues and expenses consist of those revenues and expenses that are related to financing and investing activities, non-exchange transactions, or investment income.

Net Patient Revenue, Accounts Receivable, and Allowance for Uncollectible Accounts

Net patient revenue is reported at the estimated realizable amount from patients, third-party payers, and others for services provided including the provision for bad debts and includes estimated retroactive adjustments under reimbursement agreements with third-party payers. Revenue under certain third-party payer agreements is subject to audit, retroactive adjustments, and significant regulatory actions. Provisions for third-party settlements and adjustments are estimated in the period the related services are provided and adjusted in future periods as additional information becomes available and as final settlements are determined.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

1. Description of Reporting Entity and Summary of Significant Accounting Policies (continued)

As part of the Hospital's mission to serve the community, the Hospital provides care to patients even though they may lack adequate insurance or may participate in programs that do not pay established rates. Uncompensated care is defined as write-offs on patient accounts without insurance payment. Charity care is a subset of uncompensated care representing those patients that are approved by the Hospital for a discount under its charity policy guidelines. Throughout the admission, billing, and collection processes, certain patients are identified by the Hospital as indigent or qualifying for charity care. The Hospital provides care to these patients without charge or at amounts less than its established rates or actual costs. Net patient revenue is reflected net of the charity care reserves. Charity care reserves are based on gross revenue foregone. The actual costs for charity care in accordance with the Hospital's charity care policy aggregated approximately \$25,285,501 and \$23,730,686 for the years ending June 30, 2022 and 2021, respectively. The Hospital has estimated the cost of charity care based on a ratio of cost to charges of operating expenses excluding interest expense.

The Hospital has agreements with third-party payers that provide for payment at amounts different from established charge rates. A summary of the basis of payment by major third-party payers follows:

Medicare and Medicaid: The Hospital renders services to patients under contractual arrangements with the U.S. Federal Medicare and the State of Nevada (State) Medicaid programs. Inpatient acute care services rendered to Medicare and Medicaid program beneficiaries and Medicare capital costs are paid at prospectively determined rates-per-discharge. These rates vary according to a patient classification system that is based on clinical, diagnostic, and other factors. As an academic medical center, medical education payments in addition to disproportionate share entitlements are received from Medicare and Medicaid. Medicare utilizes a prospective payment system for inpatient rehabilitation services and psychiatric services.

Medicare outpatient claims are reimbursed under the Ambulatory Payment Classification based prospective payment system. The payments are based on patient assessment data classifying patients into one of the Medicare Ambulatory Payment Classifications. Inpatient rehabilitation and psychiatric services are reimbursed at a prospectively determined per diem rate. Certain outpatient services related to Medicare beneficiaries and capital costs for Medicaid beneficiaries are reimbursed based on a cost-based methodology subject to certain limitations. The Hospital is reimbursed for cost reimbursable items at tentative rates with final settlement determined after submission of annual cost reports by the Hospital and audits thereof by the Medicare and Medicaid fiscal intermediaries.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

1. Description of Reporting Entity and Summary of Significant Accounting Policies (continued)

The Hospital's classification of patients under the Medicare and Medicaid programs and the appropriateness of their admission, and therefore, the revenues received are subject to an independent review and retroactive adjustment. Differences between the estimated amounts accrued at interim and final settlements are reported in the *Statement of Revenues*, *Expenses, and Changes in Net Position (Deficit)* in the year of settlement. Medicare cost reports have been finalized through fiscal year 2018. Provisions for estimated retroactive adjustments for cost report years that have not been finalized have been provided, where applicable. The Hospital recorded a favorable adjustment \$3,120,752 in fiscal 2022, and a favorable adjustment of \$2,356,520 in fiscal 2021, respectively, due to prior year retroactive adjustments to amounts previously estimated and changes in estimates.

The healthcare industry is subject to numerous laws and regulations of federal, state, and local governments. These laws and regulations include, but are not necessarily limited to, matters such as licensure, accreditation, governmental program participation, reimbursement for patient services, and Medicare and Medicaid fraud and abuse. Laws and regulations governing the Medicare and Medicaid programs are complex and subject to interpretation. Violations of these laws and regulations could result in expulsion from government healthcare programs together with the imposition of significant fines and penalties, as well as repayment of patient services previously billed. Compliance with such laws and regulations can be subject to future government review and interpretation as well as significant regulatory action including fines, penalties, and exclusion from the Medicare and Medicaid programs unknown or unasserted at this time. As a result, there is at least a reasonable possibility that recorded estimates could change by a material amount in the near term. Management believes that the Hospital is in compliance with fraud and abuse statutes, as well as other applicable government laws and regulations, and that adequate provision has been made in the financial statements for any adjustments that may result from final settlements.

• Upper payment limit: On September 22, 2002, the amendment to the State Medicaid program to allow for supplemental Medicaid payments as provided under federal regulations, referred to as the Upper Payment Limit program (UPL), was approved by the Center for Medicare and Medicaid Services (CMS). Effective January 1, 2003, the amendment revised the State's plan to provide access to supplemental Medicaid payments up to 100% of the Medicare upper payment limits for inpatient hospital services rendered by public hospitals in the State to State Medicaid consumers. The State fiscal 2015 budget also included an expansion of the UPL program to outpatient services.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

1. Description of Reporting Entity and Summary of Significant Accounting Policies (continued)

These funds are distributed prospectively on a quarterly basis. Funding for the UPL program is generated through intergovernmental transfers and matching funds from the federal government. The gross amount recorded in net patient revenue for UPL and Indigent Accident Fund (IAF) was \$99,580,500 and \$96,229,511 in fiscal 2022 and 2021, respectively. As of June 30, 2022 and 2021, \$40,914,417 and \$85,603,296, respectively, were recorded as receivable.

- Disproportionate share: As a public health care provider, the Hospital renders services to residents of the County and others regardless of ability to pay. The Hospital is classified as a disproportionate share provider by the Medicare and Medicaid programs due to the volume of low-income patients it serves. Accordingly, the Hospital receives additional payments from these programs as a result of this status totaling \$67,320,016 and \$65,405,579 in fiscal 2022 and 2021, respectively, which are included in net patient revenue. As of June 30, 2022 and 2021, the Hospital has reserved approximately \$46,989,417 and \$87,481,348, respectively, for possible future adjustments, which is reflected in intergovernmental liabilities on the accompanying statements of net position (deficit). Normal estimation differences between final settlements and amounts accrued in previous periods are reflected in net patient revenues in the period of settlement. These estimation differences between final settlements and amounts previously accrued results in an increase of \$6,042,873 and a decrease of \$14,711,401, respectively, in net patient revenues during the years ended June 30, 2022 and 2021. Funding for the disproportionate share program is generated through intergovernmental transfers and matching funds from the federal government. The Hospital also provides major trauma services to the region, and the ability to continue these levels of service and programs is contingent upon the continuation of various funding sources.
- Other payers: The Hospital has also entered into payment agreements with certain commercial insurance carriers, health maintenance organizations, and preferred provider organizations. The basis for payment under these agreements includes prospectivelydetermined rates-per-discharge, discounts from established charges, and prospectivelydetermined per diem rates.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

1. Description of Reporting Entity and Summary of Significant Accounting Policies (continued)

The approximate percentage of gross patient revenues by major payer group for the fiscal years ended June 30 follows:

	2022	2021	
Medicare	30 %	28 %	
Medicaid, and self-pay	43	43	
Commercial, HMO, PPO	22	24	
Other	5	5	
Total	100 %	100 %	

The provision for bad debts is based upon management's assessment of expected net collections considering economic conditions, historical experience, trends in health care coverage, and other collection indicators. Periodically throughout the year, management assesses the adequacy of the allowance for uncollectible accounts based upon historical write-off experience by payer category, including those amounts not covered by insurance. The results of this review are then used to make any modifications to the provision for bad debts to establish an appropriate allowance for uncollectible accounts. Extensive efforts are made to collect all amounts owed to the Hospital. Several avenues are pursued including direct collections efforts, assistance in finding pay sources, and assistance in compliance with the County's uninsured discount program. After satisfaction of amounts due from insurance and reasonable efforts to collect from the patient have been exhausted, the Hospital follows established guidelines for placing certain past-due patient balances with collection agencies, subject to the terms of certain restrictions on collection efforts as determined by the Hospital. These accounts are then followed up by collection agencies.

For receivables associated with services provided to patients who have third-party coverage, the Hospital analyzes contractually due amounts and provides an allowance for bad debts, allowance for contractual adjustments, provision for bad debts, and contractual adjustments on accounts for which the third-party payor has not yet paid or for payors who are known to be having financial difficulties that make the realization of amounts due unlikely. For receivables associated with self-pay patients or with balances remaining after the third-party coverage has already paid, the Hospital records a significant provision for bad debts in the period of services on the basis of its historical collections, which indicates that many patients ultimately do not pay the portion of their

NOTES TO FINANCIAL STATEMENTS YEARS ENDED JUNE 30, 2022 AND 2021

1. Description of Reporting Entity and Summary of Significant Accounting Policies (continued)

bill for which they are financially responsible. The difference between the discounted rates and the amounts collected after all reasonable collection efforts have been exhausted is charged off against the allowance for bad debts. The change in the allowance for bad debts was as follows for the fiscal years ended June 30:

	2022	2021
Reserve-Beginning Balance	\$ (117,230,581)	\$ (116,761,520)
Provision	(183,355,767)	(157,708,462)
Write-Offs	163,340,737	164,474,911
Bad Debt Recovery	(5,322,952)	(7,235,510)
Reserve-Ending Balance	\$ (142,568,563)	\$ (117,230,581)

The Hospital grants credit without collateral to its patients, most of whom are local residents and are insured under third-party payer arrangements. Significant concentrations of patient accounts receivable at June 30, 2022 and 2021 include:

	2022	2021		
Medicare	20 %	20 %		
Medicaid, and self-pay	46	42		
Commercial, HMO, PPO	27	28		
Other	7	10		
Total	100 %	100 %		

Grants and Contributions

The Hospital receives financial assistance from federal agencies, the State, and the County, in the form of grants, as well as contributions from individuals and private organizations. The expenditure of funds received under these programs generally requires compliance with terms and conditions specified in the grant agreements and are subject to audit by the grantor agencies. Revenues from grants and contributions (including contributions of capital assets) are recognized when all eligibility requirements, including time requirements are met. Grants and contributions may be restricted for either specific operating purposes or for capital purposes and are reported as other operating revenues.

Other such audits could be undertaken by federal and state granting agencies and result in the disallowance of claims and expenditures; however, in the opinion of management, any such

Notes to Financial Statements Years Ended June 30, 2022 and 2021

1. Description of Reporting Entity and Summary of Significant Accounting Policies (continued)

disallowed claims or expenditures will not have a material effect on the overall financial position of the Hospital.

Defined Benefit Plan

For purposes of measuring the net pension liability, deferred outflows of resources and deferred inflows of resources related to pensions, and pension expense, information about the fiduciary net position of the Public Employees' Retirement System of Nevada (NVPERS) and additions to/deductions from NVPERS fiduciary net position have been determined on the same basis as they are reported by NVPERS. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. Investments are reported at fair value.

Concentrations of Credit and Economic Risks and Uncertainties

Financial instruments that potentially subject the Hospital to concentrations of credit risk consist principally of cash and cash equivalents, patient accounts receivable, and investments.

The Hospital's cash and cash equivalents on deposit with financial institutions, including cash and cash equivalents in the custody of the Treasurer or a fiscal agent, are often in excess of federally insured limits, and the risk of losses related to such concentrations may be increasing as a result of continuing economic conditions including, but not limited to, weakness in the commercial and investment banking systems. The extent of a future loss, if any, to be sustained as a result of uninsured deposits in the event of a future failure of a financial institution; however, is not subject to estimation at this time.

Concentration of credit risk relating to patient accounts receivable is limited to some extent by the diversity and number of the Hospital's patients and payers. Patient accounts receivable consist of amounts due from government programs, commercial insurance companies, private pay patients, and other group insurance programs. One payer source, self-pay, comprises approximately 17% and 17% of gross patient accounts receivable at June 30, 2022 and 2021, respectively. The Hospital maintains an allowance for losses based on the expected collectability of patient accounts receivable.

Because the Hospital operates in the health care industry exclusively in southern Nevada, realization of its receivables, inventories, and its future operations could be affected by adverse economic conditions in the area. In addition, the Hospital receives the majority of its supplies

NOTES TO FINANCIAL STATEMENTS YEARS ENDED JUNE 30, 2022 AND 2021

1. Description of Reporting Entity and Summary of Significant Accounting Policies (continued)

from a limited number of suppliers and any reduction or interruption of such sources could adversely affect future operations. The majority of the Hospital's employees are covered by collective bargaining agreements entered into with the Service Employee International Union (SEIU) and the International Union of Operating Engineers (IUOE). The SEIU updated contract was ratified, effective on November 3, 2020 and will expire on June 30, 2024. The IUOE contract was updated and ratified on April 13, 2017, and was retroactively effective on July 1, 2016. The IUOE contract expired on June 30, 2020, however the Hospital and the IUOE are currently in negotiations to update the contract.

Subsequent Events

The Hospital evaluates the impact of subsequent events, which are events that occur after the statement of net position (deficit) date but before the financial statements are issued, for potential recognition in the financial statements as of the statement of net position date. For the year ended June 30, 2022, the Hospital evaluated subsequent events through December 2, 2022, representing the date the accompanying audited financial statements were issued. During this period the Hospital determined there were no subsequent events that needed to be disclosed.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

2. Recent Accounting Pronouncements

The GASB has recently issued the following statements, which the Hospital is assessing the impact of the implementation, if any, on its financial statements.

Statement No. 91, Conduit debt obligations

- This standard will provide a single method of reporting conduit debt obligations by issuers and eliminate diversity in practice associated with (1) commitments extended by issuers, (2) arrangements associated with conduit debt obligations, and (3) related note disclosures.
- A conduit debt obligation is defined as a debt instrument having all of the following characteristics:
 - There are at least three parties involved: (1) an issuer, (2) a third-party obligor, and (3) a debt holder or a debt trustee.
 - The issuer and the third-party obligor are not within the same financial reporting entity.
 - The debt obligation is not a parity bond of the issuer, nor is it cross-collateralized with other debt of the issuer.
 - The third-party obligor or its agent, not the issuer, ultimately receives the proceeds from the debt issuance.
 - The third-party obligor, not the issuer, is primarily obligated for the payment of all amounts associated with the debt obligation (debt service payments).
- All conduit debt obligations involve the issuer making a limited commitment.
- An issuer should not recognize a conduit debt obligation as a liability. However, an issuer should recognize a liability associated with an additional commitment or a voluntary commitment to support debt service if certain recognition criteria are met.
- This statement also addresses arrangements-often characterized as leases-that are associated with conduit debt obligations.
- This statement requires issuers to disclose general information about their conduit debt obligations.
- Expected effective date: Year ending June 30, 2023, and Management is still evaluating the impact of this Statement.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

2. Recent Accounting Pronouncements (continued)

GASB Statement No. 94, *Public-private and Public-public partnerships and availability payment arrangements*

- This statement will improve financial reporting by addressing issues related to public-private and public-public partnership arrangements (PPPs).
- A PPP is an arrangement in which a government contracts with an operator (a
 governmental or nongovernmental entity) to provide public services by conveying control
 of the right to operate or use a nonfinancial asset, such as infrastructure or other capital
 asset (the underlying PPP asset), for a period of time in an exchange or exchange-like
 transaction.
- Some PPPs meet the definition of a service concession arrangement (SCA), which is a PPP in which (1) The operator collects and is compensated by fees from third parties; (2) the transferor determines or has the ability to modify or approve which services the operator is required to provide, to whom the operator is required to provide the services, and the prices or rates that can be charged for the services; and (3) the transferor is entitled to significant residual interest in the service utility of the underlying PPP asset at the end of the arrangement.
- This statement also provides guidance for accounting and financial reporting for availability payment arrangements (APAs). An APA is an arrangement in which a government compensates an operator for services that may include designing, constructing, financing, maintaining, or operating an underlying nonfinancial asset for a period of time in an exchange or exchange-like transaction.
- This Statement is effective for reporting periods beginning after June 15, 2022 which will be the Hospital's fiscal year ending June 30, 2023. Management is still evaluating the impact of this Statement.

GASB Statement No. 96, Subscription-Based information Technology Arrangements

- This Statement provides guidance on the accounting and financial reporting for subscription-based information technology arrangements (SBITAs) for government end users (governments).
- A SBITA is defined as a contract that conveys control of the right to use another party's (a SBITA vendor's) information technology (IT) software, alone or in combination with tangible capital assets (the underlying IT assets), as specified in the contract for a period of time in an exchange or exchange-like transaction.
- A government generally should recognize a right-to-use subscription asset—an intangible asset—and a corresponding subscription liability.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

2. Recent Accounting Pronouncements (continued)

- Activities associated with a SBITA, other than making subscription payments, should be grouped into the following three stages, and their costs should be accounted for accordingly: (1) Preliminary Project Stage, including activities such as evaluating alternatives, determining needed technology, and selecting a SBITA vendor. Outlays in this stage should be expensed as incurred; (2) Initial Implementation Stage, including all ancillary charges necessary to place the subscription asset into service. Outlays in this stage generally should be capitalized as an addition to the subscription asset; (3) Operation and Additional Implementation Stage, including activities such as subsequent implementation activities, maintenance, and other activities for a government's ongoing operations related to a SBITA. Outlays in this stage should be expensed as incurred unless they meet specific capitalization criteria. If a SBITA contract contains multiple components, a government should account for each component as a separate SBITA or nonsubscription component and allocate the contract price to the different components.
- This Statement provides an exception for short-term SBITAs, those having a maximum
 possible term of 12 months (or less), including any options to extend, regardless of their
 probability of being exercised. These SBITAs should be recognized as outflows of
 resources.
- This Statement requires a government to disclose descriptive information about its SBITAs
 other than short-term SBITAs, such as the amount of the subscription asset, accumulated
 amortization, other payments not included in the measurement of a subscription liability,
 principal and interest requirements for the subscription liability, and other essential
 information.
- This Statement is effective for reporting periods beginning after June 15, 2022 which will be the Hospital's fiscal year ending June 30, 2023. Management is still evaluating the impact of this Statement.

GASB Statement No. 97, Certain component unit criteria, and Accounting and Financial Reporting for Internal Revenue Code Section 457 Deferred Compensation Plans

• This Statement (1) requires that a Section 457 plan be classified as either a pension plan or an other employee benefit plan depending on whether the plan meets the definition of a pension plan and (2) clarifies that Statement 84, as amended, should be applied to all arrangements organized under IRC Section 457 to determine whether those arrangements should be reported as fiduciary activities.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

2. Recent Accounting Pronouncements (continued)

- This Statement supersedes the remaining provisions of Statement No. 32, Accounting and Financial Reporting for Internal Revenue Code Section 457 Deferred Compensation Plans, as amended, regarding investment valuation requirements for Section 457 plans. As a result, investments of all Section 457 plans should be measured as of the end of the plan's reporting period in all circumstances.
- This Statement is effective for reporting periods beginning after December 15, 2021 which will be the Hospital's fiscal year ending June 30, 2023. The Hospital participates in a State Pension Plan and Management has determined there is no impact of this Statement.

GASB Statement No. 99, Omnibus 2022

- This Statement address practice issues identified during implementation and application of certain GASB Statements and accounting and financial reporting for financial guarantees.
- Effective Upon Statement Issuance April 2022:
 - Extension of the period during which LIBOR is considered an appropriate benchmark interest rate for the qualitative evaluation of the effectiveness of an interest rate swap that hedges the interest rate risk of taxable debt
 - Accounting of benefits distributed as part of the Supplemental Nutrition Assistance Program (SNAP)
 - Disclosures related to nonmonetary transactions
 - Pledges of future revenues when resources are not received by the pledging government
 - Clarification of provisions of Statement No. 34 related to the focus of the government-wide financial statements
 - Updates to terminology used in Statement No. 53 to refer to resource flow statements and to certain provisions in Statement No. 63

Notes to Financial Statements Years Ended June 30, 2022 and 2021

2. Recent Accounting Pronouncements (continued)

- Effective for Fiscal Years Beginning After June 15, 2022:
 - Determination of lease term and classification of leases as short-term in accordance with Statement No. 87
 - Clarification related to the determination of Public-Private Partnerships (PPP) term and recognition and measurement of installment payments and the transfer of PPP assets under Statement No. 94
 - Clarification of the provisions of Statement No. 96 related to Subscription Based Information Technology Arrangements (SBITA) term, classification of short-term SBITA, and recognition and measurement of a subscription liability
- Effective for Fiscal Years Beginning After June 15, 2023:
 - A government extending an exchange or exchange-like financial guarantee should recognize a liability and expense/expenditure related to the guarantee when qualitative factors and historical data indicate that it is more likely than not a government will be required to make a payment related to the guarantee. Statement No. 99 excludes guarantees related to special assessment debt, financial guarantee contracts within the scope of Statement No. 53, or guarantees related to conduit debt obligations.
 - Requirements related to the classification and reporting of derivative instruments within the scope of Statement No. 53 that do not meet the definition of an investment or hedging derivative instrument

GASB Statement No. 100, Accounting Changes and Error Corrections – an amendment of GASB Statement No. 62

• This Statement defines accounting changes as changes in accounting principles, changes in accounting estimates, and changes to or within the financial reporting entity and describes the transactions or other events that constitute those changes.

NOTES TO FINANCIAL STATEMENTS YEARS ENDED JUNE 30, 2022 AND 2021

2. Recent Accounting Pronouncements (continued)

- As part of those descriptions, for (1) certain changes in accounting principles and (2) certain changes in accounting estimates that result from a change in measurement methodology, a new principle or methodology should be justified on the basis that it is preferable to the principle or methodology used before the change. That preferability should be based on the qualitative characteristics of financial reporting—understandability, reliability, relevance, timeliness, consistency, and comparability.
- This Statement also addresses corrections of errors in previously issued financial statements.
- This Statement requires that:
 - changes in accounting principles and error corrections be reported retroactively by restating prior periods,
 - changes to or within the financial reporting entity be reported by adjusting beginning balances of the current period, and
 - changes in accounting estimates be reported prospectively by recognizing the change in the current period.
- The requirements of this Statement for changes in accounting principles apply to the implementation of a new pronouncement in absence of specific transition provisions in the new pronouncement.
- Statement No. 100 requires that the aggregate amount of adjustments to and restatements of beginning net position, fund balance, or fund net position, as applicable, be displayed by reporting unit in the financial statements.
- This Statement requires disclosure in notes to financial statements of descriptive information about accounting changes and error corrections, such as their nature. In addition, information about the quantitative effects on beginning balances of each accounting change and error correction should be disclosed by reporting unit in a tabular format to reconcile beginning balances as previously reported to beginning balances as restated.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

2. Recent Accounting Pronouncements (continued)

• Statement No. 100 also addresses how information that is affected by a change in accounting principle or error correction should be presented in required supplementary information (RSI) and supplementary information (SI). For periods that are earlier than those included in the basic financial statements, information presented in RSI or SI should be restated for error corrections, if practicable, but not for changes in accounting principles.

GASB Statement No. 101, Compensated Absences

- This Statement requires that liabilities for compensated absences be recognized for leave that as not been used and leave that has been used but not yet paid in cash or settled through noncash means.
- Requires recognition of a liability for leave that has not been used if:
 - the leave is attributable to services already rendered,
 - the leave accumulates, and
 - the leave is more likely than not to be used for time off or otherwise paid in cash or settled through noncash means.
- Leave that is more likely than not to be settled through conversion to defined benefit postemployment benefits should not be included in a liability for compensated absences.
- Statement No. 101 requires that a liability for certain types of compensated absences, including
 parental leave, military leave, and jury duty leave, not be recognized until the leave
 commences.
- In addition, this Statement requires that for specific types of compensated absences, a liability not be recognized until the leave is used.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

2. Recent Accounting Pronouncements (continued)

- This Statement also establishes guidance for measuring a liability for leave that has not been used, generally using an employee's pay rate as of the date of the financial statements. A liability for leave that has been used but not yet paid or settled should be measured at the amount of the cash payment or noncash settlement to be made. Certain salary-related payments that are directly and incrementally associated with payments for leave also should be included in the measurement of the liabilities.
- With respect to financial statements prepared using the current financial resources measurement focus, Statement No. 101 requires that expenditures be recognized for the amount that normally would be liquidated with expendable available financial resources.
- Statement No. 101 amends the existing requirement to disclose the gross increases and decreases in a liability for compensated absences to allow governments to disclose only the net change in the liability (as long as they identify it as a net change). In addition, governments are no longer required to disclose which governmental funds typically have been used to liquidate the liability for compensated absences.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

3. Cash, Cash Equivalents, and Investments

Substantially all cash (including cash equivalents) and investments of the Hospital are under control of the Treasurer and are included in the Treasurer's investment pool. The Hospital's cash and investments generally are reported at fair value, as discussed in note 1. As of June 30, 2022 and 2021, these amounts were as follows:

	2022	2021
Clark County investment pool	\$ 262,417,859	\$ 220,356,087
Cash on hand	16,636	16,600
Total cash and investments	\$ 262,434,495	\$ 220,372,687

The Treasurer invests monies held both by individual funds and through a pooling of monies. The pooled monies, referred to as the investment pool, are invested as a whole and not as a combination of monies from each fund belonging to the pool. In this manner, the Treasurer is able to invest the monies at a higher interest rate for a longer period of time. Interest is apportioned monthly to each fund in the pool based on the average daily cash balance of the fund for the month.

According to Statutes, County monies must be deposited with federally insured banks, credit unions, or savings and loan associations within the County. The Treasurer is authorized to use demand accounts, time accounts, and certificates of deposit. Statutes do not specifically require collateral for demand deposits, but do specify that collateral for time deposits may be of the same type as those described for permissible investments. Permissible investments are similar to allowable County investments described below, except that statutes permit a longer term and include securities issued by municipalities within Nevada. The County's deposits are fully covered by federal depository insurance or collateral held by the County's agent in the County's name. The County has written custodial agreements with the various financial institutions' trust banks for demand deposits and certificates of deposit. These custodial agreements pledge securities totaling 102% of the deposits with each financial institution. The County has a written agreement with the State Treasurer for monitoring the collateral maintained by the County's depository institutions.

Due to the nature of the investment pool, it is not possible to separately identify any specific investment as being that of the Hospital. It is not feasible to allocate the level of risk to the various component units of the County, including the Hospital, due to the co-mingling of assets in the investment pool. Details on the County investment policies including the level of risk are included in the Clark County Annual Comprehensive Financial Report. Instead, the Hospital owns a proportionate share of each investment, based on the Hospital's participation percentage in the investment pool. As of June 30, 2022 and 2021, \$262,417,859 and \$220,356,087, respectively, of Hospital investments in the investment pool were as follows:

NOTES TO FINANCIAL STATEMENTS YEARS ENDED JUNE 30, 2022 AND 2021

3. Cash, Cash Equivalents, and Investments (continued)

	2022		202	21
		Duration	•	Duration
Investment Type	Allocation	in Years	Allocation	in Years
U.S. Agencies	37.74%	2.83	40.14%	2.89
U.S. Treasury Obligations	29.79%	2.24	27.81%	2.33
Corporate Notes	12.55%	2.42	15.87%	2.35
Negotiable Certificates of Deposit	5.93%	0.61	5.73%	0.70
Asset-Backed Securities	6.07%	3.92	4.14%	3.28
Commercial Paper Discounts	7.66%	0.10	3.63%	0.18
Money Market Funds	0.26%	-	2.68%	-
	100.00%		100.00%	
Average Portfolio Duration		2.08		2.22

Credit Risk

Credit risk is defined as the risk that an issuer or other counterparty to an investment will not fulfill its obligations. The County's investment policy applies a prudent-person rule, which is: "In investing the County's monies, there shall be exercised the judgment and care under the circumstances then prevailing, which persons of prudence, discretion, and intelligence exercise in the management of their own affairs, not for speculation, but for investment, considering the probable safety of their capital as well as the probable income to be derived."

As of June 30, 2022 and 2021, the County's investments were rated by Standard and Poor's and Moody's Investors Service, respectively, as follows:

Notes to Financial Statements Years Ended June 30, 2022 and 2021

3. Cash, Cash Equivalents, and Investments (continued)

	<u>2022</u>	<u>2021</u>
U.S. Treasury Obligations	A-1+,AA+/Aaa,P-1	A-1+,AA+/Aaa,P-1
Bonds of U.S. Agencies	AA+/Aaa, Unrated (1)	AA+/Aaa, Unrated (1)
Corporate Obligations	A-, A, A+, AA-, AA, AA+/Aaa, Aa, A	BBB+,A- to AAA/Aaa, Aa, A
Commercial Paper Discounts	A-1, A-1+/P-1	A-1, A-1+/P-1
Negotiable Certificates of Deposit	A-1, A-1+/P-1	A-1, A-1+/P-1
Money Market Mutual Funds	A+, AAA/Aa, Aaa	AAA/Aaa
Asset-Backed Securities	AAA/Aaa, Unrated (2)	AAA/Aaa, Unrated (2)
Agency CMOs	n/a	n/a
Collateralized Investment Agreements	(3)	(3)
Discount Notes of U.S. Agencies	A-1+/P-1	A-1+/P-1
Corporate Notes	(4)	(4)

- (1) Unrated U.S. federal agency securities are Farmer Mac securities not rated by either Moody's or Standard & Poor's
- (2) Unrated asset backed securities are rated AAA by Standard & Poor's
- (3) Issued by insurance companies rated AA/Aa2, or its equivalent, or higher, or issued by entities rated A/A2, or its equivalent, or higher
- (4) Issued by insurance companies rated AA-/Aa1, or its equivalent, or higher, or issued by entities rated A/A2, or its equivalent, or higher

The County investments in U.S. Treasury obligations carry no measurable credit risk because they are backed by the U.S. federal government. The State Investment Pool does not have a credit rating.

Concentration of Credit Risk

Concentration of credit risk is defined as the risk of loss attributed to the magnitude of a government's investment in a single issuer. The County's investment policy limits the amount that may be invested in obligations of any one issuer, except direct obligations of the U.S. government or federal agencies, to be no more than 5% of the County investment pool. At June 30, 2022 and 2021, the following investments exceeded 5% of the investment pool:

č	2022	2021	
U.S.Treasury obligations	33.73 %	27.81	%
Federal Home Loan Bank (FHLB)	12.41	8.77	
Federal Farm Credit Bank (FFCB)	6.81	6.27	
Federal Agricultural Mortgage Corp (FAMCA)	6.71		
Federal National Mortgage Association (FNMA)		8.29	
Federal Home Loan Mortgage Corporation (FHLMC)		10.92	

Notes to Financial Statements Years Ended June 30, 2022 and 2021

3. Cash, Cash Equivalents, and Investments (continued)

Interest Rate Risk

Interest rate risk is defined as the risk that changes in interest rates will adversely affect the fair value of an investment. Through its investment policy, the County manages its exposure to fair value losses arising from increasing interest rates by limiting the weighted average duration of its investment portfolio to less than 2.5 years. Duration is a measure of the present value of a fixed income's cash flows and is used to estimate the sensitivity of a security's price to interest rate changes. Accordingly, the County's investment policy limits investment portfolio maturities for certain investment instruments as follows: U.S. Treasury and U.S. agencies to less than ten years; bankers' acceptances to 180 days; commercial paper to 270 days; certificates of deposit to one year; corporate notes and bonds to five years; and repurchase agreements to 90 days.

Interest Rate Sensitivity

At June 30, 2022 and 2021, the County invested in the following types of securities that have a higher sensitivity to interest rates, which represented 27% and 13%, respectively, of total investment securities.

- Callable securities are directly affected by the movement of interest rates. Callable securities allow the issuer to redeem or call a security before maturity, generally on coupon dates.
- Step-up/step-down securities have fixed rate coupons for a specific time interval that will step-up or step-down a predetermined number of basis points at scheduled coupon or other reset dates. These securities are callable one time or on their coupon dates.
- Fix-to-floating rate notes have fixed rate coupons for a specified period of time, then a variable rate coupon for the remaining life of the security. The variable rate is generally based on the three-month LIBOR plus 125 basis points. In some cases, interest rate caps are reset higher annually. These securities are callable, generally on their coupon dates.
- CPI floaters have variable rate coupons based on the Consumer Price Index Year-Over-Year index plus 114 basis points. This rate resets and pays a coupon monthly.
- Range notes have fixed rate coupons based on the three-month LIBOR staying within a range for a time period, generally one year. If the three-month LIBOR is within the predetermined range for a specified time period, the coupon rate is reset at a higher rate at periodic intervals. If the three-month LIBOR is out of the predetermined range, then coupon rate is reset to a floor rate of 1%. These securities are also callable on their coupon dates.

NOTES TO FINANCIAL STATEMENTS YEARS ENDED JUNE 30, 2022 AND 2021

4. Other Receivables, Net

The Hospital has agreements with third-party payers that provide for payment of amounts different from established rates. Retroactive adjustments are accrued on an estimated basis in the period the related services are rendered and adjusted in future periods, as final settlements are determined. See Note 1, *Net Patient Revenue, Accounts Receivable, and Allowance for Uncollectible Accounts* for additional information. As of June 30, 2022 and 2021, there is no third-party settlements recorded.

Other receivable also includes account receivables that are not directly related to patient receivable, as a result of invoicing clients for various services rendered and implementing GASB 87 as a lessor to record lease receivable. See Note 1, *Leases* for additional information.

A summary of other receivables, net at June 30, follows:

	2022	2021
Lease receivable	\$ 2,064,691	\$ 3,313,773
Other	5,906,057	12,274,435
	\$ 7,970,748	\$ 15,588,208

5. Internally Designated Assets

The Hospital's internally designated assets consist of the following as of June 30:

	2022	2021
Self-insurance funds	\$ 15,686,622	\$ 15,844,640
Debt service funds	6,276,827	6,503,226
Capital acquisition funds	95,527,524	86,493,154
	\$ 117,490,973	\$ 108,841,020

2022

2021

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA (A COMPONENT UNIT OF CLARK COUNTY, NEVADA)

Notes to Financial Statements Years Ended June 30, 2022 and 2021

6. Capital Assets

Capital asset additions, retirements, and balances for the fiscal years ended June 30, 2022 and 2021, were as follows:

2022	Beginning	2		Retirements/	Ending
2022	Balance		Additions	Transfers	Balance
Nondepreciable capital assets:	\$ 10,204,997	\$		\$ - \$	10 204 007
Construction in progress	20,879,339		8,145,312	(19,226,598)	10,204,997
Total nondepreciable capital assets	31,084,336		8,145,312 8,145,312	(19,226,598)	9,798,053 20,003,050
Total hondepreciable capital assets	31,064,330		0,143,312	(19,220,396)	20,003,030
Depreciable capital assets:					
Land improvements	4,790,912		-	-	4,790,912
Buildings and building improvements	228,614,686		7,253,355	31,066	235,899,107
Equipment	274,158,641		10,257,678	13,506,155	297,922,474
Furniture and fixtures	7,090,854		328,316	-	7,419,170
Infrastructure	1,481,220		3,126	-	1,484,346
LVA-IT Hardware	143,391		-	-	143,391
Fixed Assets - Conversion (System)	(257,319)	-	257,319	-
Leased Land & Buildings	24,187,948		-	-	24,187,948
Leased Equipment & Other	6,518,334		2,348,068	-	8,866,402
Total depreciable capital assets	546,728,667		20,190,543	13,794,540	580,713,750
Less accumulated depreciation and					
amortization:					
Land improvements	(3,413,597)	(148,375)	_	(3,561,972)
Buildings and building improvements	(124,422,324)	(5,889,715)	-	(130,312,039)
Equipment	(211,377,648)	(20,311,143)	25,536	(231,663,255)
Furniture and fixtures	(3,703,579)	(572,358)	· <u>-</u>	(4,275,937)
Infrastructure	(353,948)	(90,078)	-	(444,026)
LVA-IT Hardware	(143,391)	-	-	(143,391)
Leased Land & Building	(4,034,510)	(3,456,281)	-	(7,490,791)
Leased Equip & Other	(1,822,602)	(1,190,225)	-	(3,012,827)
	(349,271,599)	(31,658,175)	25,536	(380,904,238)
Total depreciable capital assets, net	197,457,068		(11,467,632)	13,820,076	199,809,512
Total capital assets, net	\$ 228,541,404		(3,322,320)		219,812,562

Notes to Financial Statements Years Ended June 30, 2022 and 2021

6. Capital Assets (continued)

2021	Beginning				etirements/	Ending	
2021		Balance		Additions	7	Transfers	Balance
Nondepreciable capital assets:							
Land	\$	10,204,997	\$	-	\$	- \$	10,204,997
Construction in progress		18,620,955		5,701,283		(3,442,899)	20,879,339
Total nondepreciable capital assets		28,825,952		5,701,283		(3,442,899)	31,084,336
Depreciable capital assets:							
Land improvements		4,790,912		-		-	4,790,912
Buildings and building improvements		224,940,012		3,674,674		_	228,614,686
Equipment		257,338,864		16,884,545		(64,768)	274,158,641
Furniture and fixtures		5,812,373		1,278,481		-	7,090,854
Infrastructure		1,412,207		69,013		-	1,481,220
LVA-IT Hardware		143,391		-		-	143,391
Fixed Assets - Conversion (System)		(133,813)		-		(123,506)	(257,319)
Leased Land & Buildings		-		24,187,948		-	24,187,948
Leased Equipment & Other		-		6,518,334		-	6,518,334
Total depreciable capital assets		494,303,946		52,612,995		(188,274)	546,728,667
Less accumulated depreciation and							
amortization:							
Land improvements		(3,265,223)		(148,374)		-	(3,413,597)
Buildings and building improvements		(119,073,089)		(5,349,235)		-	(124,422,324)
Equipment		(193,445,251)		(17,935,637)		3,240	(211,377,648)
Furniture and fixtures		(3,026,233)		(677,346)		-	(3,703,579)
Infrastructure		(267,349)		(86,599)		_	(353,948)
LVA-IT Hardware		(143,391)		-		_	(143,391)
Leased Land & Building		-		(4,034,510)		_	(4,034,510)
Leased Equip & Other		-		(1,822,602)		-	(1,822,602)
		(319,220,536)		(30,054,303)		3,240	(349,271,599)
Total depreciable capital assets, net		175,083,410		22,558,692		(185,034)	197,457,068
Total capital assets, net	\$	203,909,362	\$		\$	(3,627,933) \$	228,541,404
2 cont suprair appear, not	Ψ	203,707,502	Ψ	20,237,713	¥	(3,027,733) Φ	220,3 11,101

Capitalized interest is part of the cost of buildings and building improvements and construction in progress. No capitalized interest was recorded for fiscal 2022 and 2021.

Estimated costs to complete the construction in progress are approximately \$2.9 million as of June 30, 2022.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

7. Long-term Debt

The Hospital's long-term debt consists of the following as of June 30:

	2022						
	Beginning				Due Within		
	Balance	Additions	Payme	ents/ Reductions	Ending Balance	One Year	
Clark County, Nevada General							
Obligation Hospital Refunding Bonds, Series 2013	\$ 19,105,00	0 \$ -	\$	(6,170,000)	\$ 12,935,000	\$ 6,370,000	
Long-term debt	\$ 19,105,00	0 -	\$	(6,170,000)	\$ 12,935,000	\$ 6,370,000	
				2021			
	Beginning					Due Within	
	Balance	Additions	Payme	ents/ Reductions	Ending Balance	One Year	
Clark County, Nevada General							
Obligation Hospital Refunding Bonds, Series 2013	\$ 25,090,00	0 \$ -	\$	(5,985,000)	\$ 19,105,000	\$ 6,170,000	
Long-term debt	\$ 25,090,00	0 -	\$	(5,985,000)	\$ 19,105,000	\$ 6,170,000	

On September 9, 2013, Clark County, Nevada issued \$26,065,000 in General Obligation (Limited Tax) Hospital Refunding Bonds (the 2013 Bonds) with an interest rate of 3.10%, which are collateralized with pledge gross revenues. The proceeds of the bonds were used to: (i) refund \$8,585,000 aggregate principle amount of the County's General Obligation Hospital Improvement and Refunding Bonds, Series 2003; (ii) refund \$17,920,000 aggregate principle amount of the County's General Obligation Hospital Refunding Bonds, Series 2007; (iii) pay the cost of issuing the 2013 Bonds. As a result, the previously outstanding refunded bonds are considered to be defeased and the liabilities for those bonds have been extinguished. The aggregate difference in debt service between the refunded debt and the refunding debt was \$125,000. As a result of the advance refunding, the Hospital reduced its total debt service requirements by \$2,884,644 which resulted in an economic gain (difference between the present value of the debt service payments on the old and new debt) of \$2,455,999. The issuance of the 2013 Bonds resulted in a deferred loss of \$513,998, which will be amortized over the life of the new bonds. Principal and interest of the 2013 Bonds are due semiannually on March 1st and September 1st. All required payments on the bonds are guaranteed by Clark County, Nevada in the event that the Hospital is unable to make required payments. The Bonds mature in fiscal 2024.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

7. Long-term Debt (continued)

The Hospital's general obligation bond ordinances contain the usual and customary covenants associated with such bonds. Management believes it is in compliance with all such covenants.

The Tax Reform Act of 1986 imposes an arbitrage rebate requirement with respect to bonds issued by the County. Under this act, an amount may be required to be rebated to the United States Treasury, so that all interest on the bonds qualifies for exclusion from gross income for federal income tax purposes. The Hospital is current on all required arbitrage payments. As of June 30, 2022 and 2021, there is no estimated potential arbitrage liability.

Scheduled principal and interest payments required to maturity on long-term debt at June 30, 2022, were as follows:

	Principal	Interest		Total
2023	6,370,000		302,250	6,672,250
2024	6,565,000		101,758	6,666,758
	\$ 12,935,000	\$	404,008	\$ 13,339,008

NOTES TO FINANCIAL STATEMENTS YEARS ENDED JUNE 30, 2022 AND 2021

8. Other long-term Liabilities

Operating Leases

The Hospital has operating leases with lease term shorter than 1 year or leases not subject to GASB 87 presentation. Operating leases primarily consist of medical and office equipment used in Hospital operations, as well as other occupancy costs such as common area maintenance and utilities related to real property leases for off-campus outpatient clinic and business office facilities.

Total rent expense under all operating leases was \$2,450,132 and \$8,688,230 in fiscal 2022 and 2021, respectively. Future commitments under operating leases extending beyond June 30, 2022, were as follows:

FY 2023	\$ 418,370
FY 2024	341,328
FY 2025	352,805
FY 2026	163,956
FY 2027	132,044
FY 2028 and after	86,535
Grand total	\$ 1,495,038

NOTES TO FINANCIAL STATEMENTS YEARS ENDED JUNE 30, 2022 AND 2021

8. Other long-term Liabilities (continued)

The Hospital as Lessee

As of June 30, 2022 University Medical Center of Southern Nevada has 12 lessee financing leases for buildings and 17 lessee financing leases for equipment.

Buildings are leased primarily for cash flow management purposes while equipment is leased primarily to have access to the latest technology.

The 12 lessee building leases have terms ranging from 3 years to 11 years. All building leases have monthly payments with four of the building leases having fixed payments throughout the lease term while the remaining eight have annual increases ranging from 1.7% to 5.0%. The value of the right-to-use assets and lease payable for buildings as of June 30, 2022 was \$24,187,948 and \$16,955,767, respectively, with accumulated amortization for buildings of \$7,490,791.

The 17 lessee equipment leases have terms ranging from 1 year to 5 years. All equipment leases have fixed monthly payments except for one that has quarterly payments. The value of the right-to-use assets and lease payable for equipment as of June 30, 2022 was \$8,866,402 and \$6,020,881, respectively, with accumulated amortization of \$3,012,827.

The future principal and interest lease payments for buildings as of June 30, 2022, were as follows:

Fiscal Year						
Ending June 30	Principal		Interest		Total	
2023	\$ 3,968,734	\$	265,957	\$	4,234,691	
2024	3,734,519		248,463		3,982,982	
2025	3,562,999		236,611		3,799,610	
2026	1,295,783		163,348		1,459,131	
2027	943,436		143,047		1,086,483	
2028-2032	1,703,641		506,051		2,209,692	
2033-2037	1,542,268		224,399		1,766,667	
2038-2042	204,387		3,838		208,225	
Total	\$ 16,955,767	\$	1,791,714	\$	18,747,481	

NOTES TO FINANCIAL STATEMENTS YEARS ENDED JUNE 30, 2022 AND 2021

8. Other long-term Liabilities (continued)

The future principal and interest lease payments for equipment as of June 30, 2022, were as follows:

Fiscal Year						
Ending June 30)	Principal		Interest		Total
2023	3 \$	2,653,112	\$	106,998	\$	2,760,110
2024	4	1,708,450		50,758		1,759,208
202:	5	820,834		26,677		847,511
2020	5	838,485		27,251		865,736
Total	\$	6,020,881	\$	211,684	\$	6,232,565

The Hospital as Lessor

As of June 30, 2022, the Hospital has 3 lessor financing leases for buildings. Building space is leased out for academic medical education and research purposes. Two leases are with the University of Nevada, Las Vegas, School of Medicine and one sub-lease to Nevada Aids Research and Education Society. The leases range from 4 to 5 years with monthly payments and annual increases ranging from 3% to 5%. Total amount of revenue (lease and interest) recognized in FY 2022 is \$1,042,899 and the lease receivable at June 30, 2022 associated with these building leases is \$2,064,691.

The Hospital recognized a deferred inflow of resource associated with the leases of \$2,036,182 at June 30, 2022 that will be recognized as revenue over the remainder of the lease terms.

NOTES TO FINANCIAL STATEMENTS YEARS ENDED JUNE 30, 2022 AND 2021

8. Other long-term Liabilities (continued)

The future principal receipts and interest revenue for buildings as of June 30, 2022, were as follows:

Fiscal Year Ending	Principal	Interest	
June 30	Receipt	Revenue	Total
2023	\$ 1,139,305	\$ 34,759	\$ 1,174,064
2024	741,686	85,754	827,440
2025	183,700	5,511	189,211
After	-	-	-
Totals	\$ 2,064,691	\$ 126,024	\$ 2,190,715

Liability Insurance

The Hospital is exposed to various risks of loss related to theft of, damage to and destruction of assets, errors and omissions, injuries to employees and patients, and natural disasters. These risks are covered by the Hospital's self-insured professional and general liability insurance policy, commercial insurance purchased from independent third parties, and the County's worker's compensation program. Settled claims have not exceeded commercial insurance coverage in any of the past three fiscal years.

On January 20, 1987, the Board approved self-insured professional and general liability and workers' compensation insurance programs. In lieu of maintaining insurance coverage, the Board created the professional and general liability fund and the workers' compensation fund. The Hospital has accrued an undiscounted liability for estimated future settlements and claims losses for professional liability, general liability, and workers' compensation using its best estimate of these losses in accordance with actuarially determined amounts. Included in internally designated restricted assets, the Hospital has funded \$15,686,622 and \$15,844,640 at June 30, 2022 and 2021, of the accrued liability of \$13,874,305 and \$12,285,224, respectively. In the opinion of management, there are no claims or lawsuits asserted or unasserted that would not be adequately covered by insurance and/or the professional and general liability accrual.

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA (A COMPONENT UNIT OF CLARK COUNTY, NEVADA)

Notes to Financial Statements Years Ended June 30, 2022 and 2021

8. Other long-term Liabilities (continued)

A summary of changes in the self-insurance liability during fiscal 2022 and 2021 were as follows:

2022

		Claims			
		Incurred/			
	Beginning	Changes in		Ending	Due Within
	Balance	Estimates	Claims Paid	Balance	One Year
Professional liability	\$ 12,285,224	\$ 2,530,487	\$ (941,406)	\$ 13,874,305	\$ 3,069,123
Workers' compensation	6,757,712	1,016,109	(2,490,479)	5,283,342	3,871,342
	\$ 19,042,936	\$ 3,546,596	\$(3,431,885)	\$ 19,157,647	\$ 6,940,465
-					

2021

		Claims			
		Incurred/			
	Beginning	Changes in		Ending	Due Within
	Balance	Estimates	Claims Paid	Balance	One Year
Professional liability	\$ 12,220,368	\$ 469,617	\$ (404,761)	\$ 12,285,224	\$ 2,985,561
Workers' compensation	5,966,648	2,410,489	(1,619,425)	6,757,712	5,345,712
	\$ 18,187,016	\$ 2,880,106	\$ (2,024,186)	\$ 19,042,936	\$ 8,331,273

Notes to Financial Statements Years Ended June 30, 2022 and 2021

9. Related Party Transactions

The Hospital receives payments from the County under a contractual arrangement to provide care for qualifying indigent and emergency care. For the years ended June 30, 2022 and 2021, the Hospital received \$1,696,203 and \$2,471,943, respectively, for such care. Amounts received for qualifying indigent and emergency care are included in net patient revenues in the fiscal year the services are rendered.

The County charges for legal and financial services provided to the Hospital. The Hospital recorded costs of \$888,075 and \$814,959 for these services during fiscal 2022 and 2021, respectively. At June 30, 2022 and 2021, there were no non-interest bearing amounts due to the County for such services.

The Hospital is billed by the County for its portion of self-insurance premiums for health, dental, and vision insurance. Since the Hospital is affiliated with the County, this liability is reported in the due to related party line on the statement of net position.

A summary of changes in related party liability balances during fiscal 2022 and 2021 follows:

	Beginning			
<u>2022</u>	 Balance	Additions	Reductions	Ending Balance
Current liabilities				
Clark County Worker's Compensation	\$ 578,653	\$ 3,300,371	(3,000,000)	\$ 879,024
Clark County Automotive	2,400	91,254	(91,254)	2,399
Clark County Enterprise/Physical	(10,124)	96,678	(91,014)	(4,460)
Clark County Treasurer	(138,873)	69,941	68,793	(139)
Clark County Self-Funded	 6,078,341	39,218,739	(39,715,330)	5,581,750
	\$ 6,510,397	\$ 42,776,983	\$ (42,828,805)	\$ 6,458,575

	Beginning			
<u>2021</u>	Balance	Additions	Reductions	Ending Balance
Current liabilities				_
Clark County Worker's				
Compensation	\$ 1,134,552	\$ 2,444,101	\$ (3,000,000) \$ 578,653
Clark County Automotive	2,606	70,280	(70,486) 2,400
Clark County Enterprise/Physical	(20,917)	106,460	(95,667	(10,124)
Clark County Treasurer	(137,253)	150,584	(152,204	(138,873)
Clark County Self-Funded	3,898,211	28,399,231	(26,219,101) 6,078,341
	\$ 4,877,199	\$ 31,170,656	\$ (29,537,458) \$ 6,510,397

Notes to Financial Statements Years Ended June 30, 2022 and 2021

10. Employee Benefits Plans

Retirement Plan

Substantially all of the Hospital's employees are participants in a retirement plan (the Plan) that is part of the Public Employees' Retirement System (PERS) for public employees in the State. The Plan was established on July 1, 1948, by the Legislature and is governed by the Public Employees' Retirement Board whose seven members are appointed by the Governor. All public employees who meet certain eligibility requirements may participate in the Plan. The Plan is a cost sharing, multiple-employer, defined benefit plan of PERS.

The Hospital does not exercise any control over the Plan and NRS 286.110 states, "Respective participating public employers are not liable for any obligation of the system." Benefits, as required by State Statute, are determined by the number of years of credited service at the time of retirement and the participants' highest average compensation in any 36 consecutive months. Benefit payments to which participants may be entitled under the Plan include pension benefits, disability benefits, and death benefits.

Monthly benefit allowances for regular participants are computed at 2.25% (on or after July 1, 2015), 2.5% (January 1, 2010 – June 30, 2015), 2.67% (July 1, 2001 – December 31, 2009), and 2.5% (prior to July 1, 2001) of average compensation (average of 36 consecutive months of highest compensation) for each credited year of service prior to retirement up to a maximum of 90% of the average compensation for employees entering the system prior to July 1, 1985, and 75% for those entering after that date. The Plan offers several alternatives to the unmodified service retirement benefit which, in general, allows the retired employee to accept a reduced service retirement benefit payable monthly during the employee's life and various optional monthly payments to a named beneficiary after the employee's death. Regular members entering the system prior to January 1, 2010 are eligible for retirement benefits at age 65 with 5 years of service, at age 60 with 10 years of service or at any age with 30 years of service. Regular members entering the system on or after January 1, 2010 are eligible for retirement benefits at age 65 with 5 years of service, or age 62 with 10 years of service or at any age with 30 years of service. Regular members entering the system on or after July 1, 2015 are eligible for retirement benefits at age 65 with 5 years of service, at age 62 with 10 years of service or at age 55 with 30 years of service or at any age with 33 1/3 years of service.

NRS 286.410 establishes the required contribution rates and provides for yearly increases until such time as the actuarially determined unfunded liability of the Plan is reduced to zero. The Hospital is obligated to contribute all amounts due under the Plan. The contribution rate, based on covered payroll, was 29.75%, 29.25% and 29.25% for each of three years ended June 30, 2022, 2021, and 2020, respectively.

NOTES TO FINANCIAL STATEMENTS YEARS ENDED JUNE 30, 2022 AND 2021

10. Employee Benefits Plans (continued)

The Hospital's contributions to the Plan for the years ended June 30, 2022, 2021, and 2020, were \$76,822,819, \$72,035,693, and \$76,411,113, respectively, and were equal to the required contributions for each fiscal year. At June 30, 2022, 2021, and 2020, accrued compensation and benefits include \$10,438,135, \$9,349,371, and \$10,263,391, respectively, due to PERS.

An annual report containing financial statements and required information for the Plan may be obtained by writing to PERS, 693 West Nye Lane, Carson City, Nevada 89703-1599 or by calling (775) 687-4200.

Pension Liabilities, Pension Expense, and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions

Pension Liabilities

At June 30, 2022, the Hospital reported a liability of \$313,924,210 for its proportionate share of the net pension liability. The net pension liability was measured as of June 30, 2021, and the total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of that date. The Hospital's proportion of the net pension liability was based on a projection of its long-term share of contributions to the pension plan relative to the projected contributions of all participating reporting units, actuarially determined. At June 20, 2021, the Hospital's proportion was 3.44 percent.

At June 30, 2021, the Hospital reported a liability of \$510,283,540 for its proportionate share of the net pension liability. The net pension liability was measured as of June 30, 2020, and the total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of that date. The Hospital's proportion of the net pension liability was based on a projection of its long-term share of contributions to the pension plan relative to the projected contributions of all participating reporting units, actuarially determined. At June 20, 2020, the Hospital's proportion was 3.66 percent.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

10. Employee Benefits Plans (continued)

Pension Expense and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions

For the year ended June 30, 2022, the Hospital recognized pension expense reduction of \$8,643,917. At June 30, 2022, the Hospital reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

	Deferred Outflows of Resources		 rred Inflows
Changes of assumptions	\$	104,228,246	\$ -
Changes in proportion		15,719,158	40,379,279
Differences between expected and actual experience		34,773,265	2,209,284
Net difference between projected and actual investment earnings on pension plan investments		-	256,152,153
Hospital contributions subsequent to the			
measurement date		38,411,410	-
Total	\$	193,132,079	\$ 298,740,716

\$38,411,410, reported as deferred outflows of resources related to pensions resulting from Hospital employer contributions subsequent to the measurement date, will be recognized as a reduction of the net pension liability in the year ended June 30, 2023.

Other amounts reported as deferred outflows of resources and (deferred inflows) of resources related to pensions will be recognized in pension expense as follows:

NOTES TO FINANCIAL STATEMENTS YEARS ENDED JUNE 30, 2022 AND 2021

10. Employee Benefits Plans (continued)

Year ended June 30	Amount
2023	\$ (36,918,234)
2024	(37,659,496)
2025	(42,735,407)
2026	(47,309,283)
2027	18,018,812
2028 and after	2,583,561
	\$ (144,020,047)

Actuarial Assumptions

The total pension liability was determined using the following actuarial assumptions, applied to all periods included in the measurement:

Inflation rate	2.50%
Investment Rate of Return	7.25%
Productivity pay increase	0.50%
Projected salary increases	Regular: 4.20% to 9.10%, depending on service, Rates include inflation and productivity increases
Other assumptions	Same as those used in the June 30, 2021 funding actuarial valuation

Actuarial assumptions used in the June 30, 2021 valuation were based on the results of the experience review completed in 2020.

The discount rate used to measure the total pensions liability was 7.25%, 7.50%, and 7.50% as of June 30, 2021, June 30, 2020, and June 30, 2019, respectively. The projection of cash flow used to determine the discount rate assumed that employee and employer contributions will be made at the rate specified in statute. Based on the assumption, the pensions plans' fiduciary net position at June 30, 2021, was projected to be available to make all projected future benefit payments of current active and inactive employees. Therefore, the long-term expected rate of return on pension

NOTES TO FINANCIAL STATEMENTS YEARS ENDED JUNE 30, 2022 AND 2021

10. Employee Benefits Plans (continued)

plan investments was applied to all periods of projected benefit payments to determine the total pension liability as of June 30, 2021, June 30, 2020, and June 30, 2019.

The target allocation and best estimates of arithmetic real rates of return for each major class are summarized in the following table:

Long-Term Geometric	
Expected Real Rate of	f

Asset Class	Target Allocation	Return*
U.S. stocks	42%	5.50%
International stocks	18%	5.50%
U.S. bonds	28%	0.75%
Private markets	12%	6.65%
Total	100%	

^{*}As of June 30, 2021, PERS' long-term inflation assumption was 2.50%

Pension Liability Discount Rate Sensitivity

The following presents the net pension liability of the Hospital as of June 30, 2021, calculated using the discount rate of 7.25%, as well as what the Hospital's net pension liability would be if it were calculated using a discount rate that is 1-percentage-point lower (6.25%) or 1-percentage-point higher (8.25%) than the current discount rate:

	1%	Lower	Di	scount Rate	1%	Higher
	(6.2	(5%)	(7.	25%)	(8.25	5%)
Hospital's proportionate share of the net	;					
pension liability	\$	625,013,043	\$	313,924,210	\$	57,301,383

NOTES TO FINANCIAL STATEMENTS YEARS ENDED JUNE 30, 2022 AND 2021

10. Employee Benefits Plans (continued)

Pension Plan Fiduciary Net Position

Detailed information about the pension plan's fiduciary net position is available in the PERS Comprehensive Annual Financial Report, available on the PERS website (www.nvpers.org).

Deferred Compensation Plan

The Hospital offers its employees a deferred compensation plan created in accordance with Internal Revenue Code Section 457. The Hospital does not exercise any control over the assets of the deferred compensation plan. The deferred compensation plan, available to all Hospital employees, permits them to defer a portion of their salary until future years. The deferred compensation is not available to employees until termination, retirement, death, or unforeseeable emergency.

Postemployment Benefits Other Than Pensions (OPEB)

Plan Description: The Hospital subsidizes eligible retirees' contributions to the Public Employees' Benefits Plan (PEBP), a non-trust, agent multiple-employer defined benefit postemployment healthcare plan administered by the State of Nevada. NRS 287.041 assigns the authority to establish and amend benefit provisions to the PEBP nine-member board of trustees. The plan is now closed to future retirees, however, district employees who previously met the eligibility requirement for retirement within the Nevada Public Employee Retirement System had the option upon retirement to enroll in coverage under the PEBP with a subsidy provided by the Health District as determined by their number of years of service. The PEBP issues a publicly available financial report that includes financial statements and required supplementary information. That report may be obtained by writing to Public Employee's Benefits Program, 901 S. Stewart Street, Suite 1001, Carson City, NV, 89701, by calling (775) 684-7000, or by accessing the website at www.pebp.state.nv.us/informed/financial.htm.

The Retiree Health Program Plan (RHPP) is a non-trust, single-employer defined benefit postemployment healthcare plan administered by Clark County, Nevada. Retirees may choose between Clark County Self-Funded Group Medical and Dental Benefits Plan (Self-Funded Plan) and a health maintenance organization (HMO) plan.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

10. Employee Benefits Plans (continued)

Benefits Provided

PEBP plan provides medical, dental, prescription drug, Medicare Part B, and life insurance coverage to eligible retirees and their spouses. Benefits are provided through a third-party insurer. RHPP provides medical, dental, prescription drug, and life insurance coverage to eligible active and retired employees and beneficiaries. Benefit provisions are established and amended through negotiations between the respective unions and the Health District.

Employees Covered by Benefit Terms

At June 30, 2022, the following employees were covered by the benefit terms:

	PEBP	RHPP	Total all Plans
Lucativa annulavaca an hanaficiania			
Inactive employees or beneficiaries			
currently receiving benefit payments	229	779	1,008
Active employees	-	3,081	3,081
Covered spouses	-	227	227
Total	229	3,860	4,089

As of November 1, 2008, PEBP was closed to any new participants.

Total OPEB Liability

The Hospital total OPEB liability of \$215,378,338 was measured as of June 30, 2021, and was determined by an actuarial valuation as of that date.

				Total OPEB
		PEBP	RHPP	Liability
Balance recognized at June 30, 2021	\$	20,147,516 \$	184,136,967 \$	204,284,483
Changes Recognized for the Fiscal Year				
Service Cost		-	8,937,345	8,937,345
Interest cost		437,416	4,227,380	4,664,796
Differences between expected and actual experience		-		-
Changes in assumptions or other inputs		94,725	1,687,151	1,781,876
Benefit payments		(709,878)	(3,580,284)	(4,290,162)
Net Changes		(177,737)	11,271,592	11,093,855
Balance recognized at June 30, 2022	\$	19,969,779 \$	195,408,559 \$	215,378,338

Notes to Financial Statements Years Ended June 30, 2022 and 2021

10. Employee Benefits Plans (continued)

Actuarial assumptions and other inputs: The total OPEB liability for all plans as of June 30, 2022 was determined using the following actuarial assumptions and other inputs, applied to all periods included in the measurement, unless otherwise specified:

Medical Consumer Price Index Chained-CPI of 2.0% per annum

Salary increases 3.0% per annum

Discount rate 2.16%

Pre-Medicare trend rate Select: 6.75%, ultimate: 4.0%

Post-Medicare trend rate Select: 5.75%, ultimate: 4.0%

Retirees' share of benefit-related 0% to 100% of premium amounts

costs based on years of service

Post-Retirement Mortality Rates:

Pub-2010 headcount weighted mortality table, projected generationally using Scale MP-2020, applied on a gender-specific basis for general and safety personnel.

Key Assumption Changes Since the Prior Valuation

- The discount rate was updated from 2.21% to 2.16% based on the municipal bond rate as of June 30, 2021.
- The trend rates were reset to an initial rate of 6.75% (5.75% for post-Medicare), grading down by 0.25% per year until reaching the ultimate rate of 4.00% based on current Healthcare Analytics (HCA) Consulting trend study; current economic environment suggests a longer period until reaching the ultimate rate.
- The mortality tables were updated to utilize the Pub-2010 table with the MP-2020 improvement scales (previously the RP-2014 with MP-2018 scales).
- The marriage assumption is updated to 30% based on the current retiree population data.
- The plan election rate is updated to 80% PPO, and 20% HMO based on the current retiree elections.

Sensitivity of the total OPEB liability to changes in the discount rate. The following presents the total OPEB liability of the Hospital, as well as what the Hospital's total OPEB liability would be

Notes to Financial Statements Years Ended June 30, 2022 and 2021

10. Employee Benefits Plans (continued)

if it were calculated using a discount rate that is 1-percentage-point lower (1.16 percent) or 1 percentage point higher (3.16 percent) than the current discount rate:

	1% Decrease 1.16%	Discount Rate 2.16%	1% Increase 3.16%
PEBP	\$ 22,961,000 \$	19,970,000 \$	17,532,000
RHPP	236,776,000	195,409,000	163,192,000
Total OPEB Liability	\$ 259,737,000 \$	215,379,000 \$	180,724,000

Sensitivity of the total OPEB liability to changes in the healthcare cost trend rates. The following presents the total OPEB liability of the Hospital, as well as what the Hospital's total OPEB liability would be if it were calculated using healthcare cost trend rates that are 1-percentage-point lower or 1- percentage-point higher than the current healthcare cost trend rates:

	1% Decrease	Current Trend	1% Increase			
PEBP	\$ 17,649,000 \$	19,970,000 \$	22,743,000			
RHPP	163,110,000	195,409,000	236,472,000			
Total OPEB Liability	\$ 180,759,000 \$	215,379,000 \$	259,215,000			

OPEB Expense and Deferred Outflows of Resources and Deferred Inflows of Resources Related to OPEB

For the year ended June 30, 2022, the Hospital recognized OPEB expense of \$1,694,664. The breakdown by plan is as follows:

			Total OPEB
	PEBP	RHPP	Total All plans
OPEB Expense	\$ 532,141	\$ 1,162,523	\$ 1,694,664

Notes to Financial Statements Years Ended June 30, 2022 and 2021

10. Employee Benefits Plans (continued)

At June 30, 2022, the Hospital reported deferred outflows of resources and deferred inflows of resources related to OPEB from the following sources:

		 rred Outflows f Resources	Ι	Deferred Inflows of Resources
PEBP	Contributions made in fiscal year ending 2022 after July 1, 2021			
	measurement date	\$ 844,195	\$	
Total PEBP		\$ 844,195	\$	-
RHPP				
	Differences between expected and actual experience	\$ 38,624	\$	87,944,020
	Changes of assumptions or other inputs	33,329,299		31,392,639
	Contributions made in fiscal year ending 2022 after July 1, 2021			
	measurement date	 2,671,593		
Total RHPP		\$ 36,039,516	\$	119,336,659
Total All Plans				
	Differences between expected and actual experience	\$ 38,624	\$	87,944,020
	Changes of assumptions or other inputs	33,329,299		31,392,639
	Contributions made in fiscal year ending 2022 after July 1, 2021 measurement date	3,515,788		- -
Total All Plans		\$ 36,883,711	\$	119,336,659

The amount of \$3,515,788 reported as deferred outflows of resources related to OPEB from Hospital contributions subsequent to the measurement date will be recognized as a reduction of the OPEB liability in the year ended June 30, 2022. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to OPEB will be recognized in OPEB expense as follows:

For the Year ending June 30,	RHPP					
2023	\$	(12,002,102)				
2024		(12,002,102)				
2025		(12,002,102)				
2026		(9,320,150)				
2027		(7,770,362)				
Thereafter		(32,871,919)				
	\$	(85,968,737)				

Notes to Financial Statements Years Ended June 30, 2022 and 2021

11. Commitments and Contingencies

Litigation

The Hospital is involved in litigation and regulatory investigations arising in the ordinary course of business. The Hospital does not accrue for estimated future legal and defense costs, if any, to be incurred in connection with outstanding or threatened litigation and other disputed matters, but rather records such as period costs when services are rendered.

HIPAA

The Health Insurance Portability and Accountability Act ("HIPAA") was enacted on August 21, 1996, to assure health insurance portability, reduce healthcare fraud and abuse, guarantee security and privacy of health information, and enforce standards for health information. Effective August 2009, the Health Information Technology for Economic and Clinical Health Act ("HITECH Act") was introduced imposing notification requirements in the event of certain security breaches relating to protected health information. Organizations are subject to significant fines and penalties if found not to be compliant with the provisions outlined in these laws and accompanying regulations.

Cyber Security Incident

During June 2021 the Hospital's cyber security team recognized suspicious activity on the Hospital's computer network and responded by immediately restricting external access to its computer servers. The Hospital worked with law enforcement and cyber-security professionals to investigate this activity. Based upon this investigation, the Hospital believes cybercriminals accessed a server used to store data. This type of attack has become increasingly common in the health care industry, with hospitals across the world experiencing similar situations. The cyber-attack and internal response did not result in disruptions to patient care of the Hospital's clinical systems.

Although the Hospital has no reason to believe cybercriminals accessed any clinical systems, in accordance with applicable federal regulations, the Hospital notified patients and employees that their personal information may be at risk. The Hospital provided patients and staff with access to complimentary identity protection and credit monitoring services and contacted patients and staff directly to provide information about how to access the complimentary services.

Notes to Financial Statements Years Ended June 30, 2022 and 2021

11. Commitments and Contingencies (continued)

As of June 30, 2021, a \$5.0 million liability was accrued for potential future expense related to this incident. As of the date of this report, a total of \$1,544,980 in expense related to the Cyber Security Incident has been incurred since June 30, 2021, leaving \$3.5 million as liability as of June 30, 2022.

Subsequent to June 30, 2021, there were two class action lawsuits filed, against the Hospital, as a result of the cyber incident. The Hospital has filed a motion to dismiss in both cases. The liability is not probable or estimable at the time the financial statements are available to be issued, and as such, the Hospital cannot predict whether it will have a material impact on the financial statements.

12. Revision of Previously Issued Financial Statements for Correction of Immaterial Errors

Subsequent to the issuance of the Hospital's audited financial statements for the year ended June 30, 2021, the Hospital discovered an inconsistency in classification of the \$16 million Coronavirus Relief Funds received from Clark County for expenditures incurred due to the public health emergency with respect to Coronavirus Disease 2019 (COVID-19). The Hospital was informed by Clark County that it was determined to be a subrecipient of the \$16 million of Coronavirus Relief Funds received from Clark County, whereas the Hospital had determined itself as a contractor. The Hospital revised the accompanying statements of revenues, expenses, and changes in net position (deficit) and statements of cash flows for the year ended June 30, 2021 to reflect the correction of these immaterial errors.

The reclassification reduced the Hospital's previously reported transfers in by \$16 million and increased other nonoperating revenue by \$16 million for the year ended June 30, 2021. Other than the impact as stated, there was no balance sheet impact noted. The following table summarizes the impact from the revision on the previously reported audited financial statement line items:

Notes to Financial Statements Years Ended June 30, 2022 and 2021

12. Revision of Previously Issued Financial Statements for Correction of Immaterial Errors (continued)

As	of	and	for	the	year	e nde d
		20		21		

			30-J	un-21		
	As Previously Reported	Adju	stments		Other Adjustments	As Restated
Nonoperating revenues (expenses):						
Other nonoperating revenues	\$ 34,654,271 \$	16,0	000,000	\$	-	\$ 50,654,271
Total nonoperating revenues (expenses), net	32,684,026	16,0	000,000		(185,146)	48,498,880
Income (loss) before transfers	30,636,486	16,0	000,000		(288,750)	46,347,736
Transfers in	31,000,000	(16,0	000,000)		-	15,000,000
Change in net position (deficit)	61,636,486		-		(288,750)	61,347,736
Net position (deficit), end of year	(303,374,071)		-		(288,750)	(303,662,821)
Cash flows from noncapital financing activities						
Contributions and transfers in from Clark County	40,000,000	(16,0	000,000)		-	24,000,000
Contributions, donations and other	34,654,271	16,0	000,000			50,654,271
Net cash provided by noncapital financing activities	74,654,271		-			74,654,271
Cash and cash equivalents, end of year	220,372,687		-		-	220,372,687

13. New Accounting Pronouncements

The Hospital has retroactively implemented GASB Statement Number 87, Leases (GASB 87) effective for the Hospital's fiscal year beginning July 1, 2020. GASB 87 establishes a single model for lease accounting based on the foundational principle that leases are financings of the right to use an underlying asset. Under GASB 87, a lessee is required to recognize a lease liability and an intangible right-to-use asset, and a lessor is required to recognize a lease receivable and a deferred inflow of resources, thereby enhancing the relevance and consistency of information about leasing activities.

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA (A COMPONENT UNIT OF CLARK COUNTY, NEVADA)

Notes to Financial Statements Years Ended June 30, 2022 and 2021

13. New Accounting Pronouncements (continued)

The effects of reporting GASB 87 in the Hospital's financial statements for the year ended June 30, 2021 are as follows:

		As Previously Reported	Effect of Adoption of GASB 87	As Restated
Assets				
Other receivables, net	\$	12,274,436 \$	3,313,772 \$	15,588,208
Capital assets		203,692,234	24,849,170	228,541,404
Total assets		723,392,664	28,162,942	751,555,606
Liabilities				
Current portion of lease payable		-	6,010,401	6,010,401
Total current liabilities		149,510,541	6,010,401	155,520,942
Lease payable, net of current portion		-	19,176,708	19,176,708
Total liabilities		975,206,575	25,187,109	1,000,393,684
Deferred inflows of resources				
Related to lease		-	3,264,583	3,264,583
Total deferred inflows of resources		179,895,147	3,264,583	183,159,730
Net Position		(303,374,071)	(288,750)	(303,662,821)

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA (A COMPONENT UNIT OF CLARK COUNTY, NEVADA)

Employee Benefit Retirement Plan Net Pension Liability Required Supplementary Information

Schedule of the Hospital's Proportionate Share of the Net Pension Liability
Public Employees' Retirement System of Nevada
(Amounts Were Determined as of 6/30 of Each Prior Fiscal Year)*

	2022	2021	2020	2019	2018	2017	2016	2015	
Hospital's proportion of net pension liability (%)	3.44%	3.66%	3.82%	3.76%	3.58%	3.49%	3.47%	3.60%	
Hospital's proportionate share of net pension liability	\$ 313,924,210 \$	510,283,540	\$ 521,536,183	\$ 512,951,016	\$ 476,011,834	\$ 469,010,768	\$ 397,580,372	\$375,191,289	
Hospital's covered-employee payroll	\$ 258,994,712 \$	247,058,515	\$ 263,088,842	\$ 264,122,683	\$ 250,244,531	\$ 230,360,225	\$ 213,368,871	\$208,421,960	
Hospital's proportionate share of net pension liability as a percentage of its covered-employee payroll	121.21%	206.54%	198.24%	194.21%	190.22%	203.60%	186.33%	180.02%	
Plan fiduciary net position as a percentage of total pension liability	86.51%	77.04%	76.46%	75.24%	74.40%	72.20%	75.10%	76.30%	

This schedule is presented to illustrate the requirement to show information for 10 years. However, until a full 10 year trend is complied, Hospital should present information for those years for which information is available.

^{*} The amounts are determined from the prior fiscal year for the current reporting year.

Employee Benefit Retirement Plan Note to Required Supplementary Information

Schedule of Hospital's Contributions

Public Employees' Retirement System of Nevada
(Amounts Were Determined as of 6/30 Prior Fiscal Year)

	2022	2021		2020		2019		2018		2017		2016	2015	
Statutorily required contributions	\$ 38,411,410	\$ 36,017,847	\$	38,205,556	\$	36,785,296	\$	35,026,725	\$	31,952,786	\$	59,262,299	\$ 53,667	,927
Contributions in relations to statutorily required contributions	\$ 38,411,410	\$ 36,017,847	\$	38,205,556	\$	36,785,296	\$	35,026,725	\$	31,952,786	\$	59,262,299	\$ 53,667	7,927
Contributions deficiency (excess)	\$ -	\$ -	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-
Hospital's covered-employee payroll	\$ 258,994,712	\$ 247,058,515	\$	263,088,842	\$	264,122,683	\$	250,244,531	\$	230,360,225	\$	213,368,871	\$208,421	,960
Contributions as a percentage of covered- employee payroll	14.83%	14.58%		14.52%		13.93%		14.00%		13.87%		27.77%	25	.75%

This schedule is presented to illustrate the requirement to show information for 10 years. However, until a full 10 year trend is compiled, Hospital should present information for those years for which information is available.

Changes of benefit terms: There were no changes of benefit terms in 2022.

Changes of assumptions: There were no changes of benefit assumptions in 2022.

University Medical Center of Southern Nevada (A Component Unit of Clark County, Nevada)

Other Postemployment Benefits Required Supplementary Information

Schedules of Changes in the Total OPEB Liability and Related Ratios For the Year Ended June 30 of Each Prior Fiscal Year

PEBP Plan									
	 2022		2021		2020		2019		2018
Total OPEB Liability									
Service cost	\$ -	\$	-	\$	-	\$	-	\$	-
Interest	437,416		712,888		754,777		837,289		752,369
Changes of benefit terms	-		-		-		-		-
Difference between actual and expected experience	-		(3,738,844)		-		(6,654)		50,232
Changes of assumptions or other inputs	94,725		3,217,101		941,195		(4,153,809)		(2,555,531)
Benefit payments	 (709,878)		(823,721)		(838,318)		(910,344)		(943,003)
Net Change in Total OPEB Liability	(177,737)		(632,576)		857,654		(4,233,518)		(2,695,933)
Total OPEB Liability - Beginning	20,147,516		20,780,091		19,922,437		24,155,955		26,851,888
Total OPEB Liability - Ending	\$ 19,969,779	\$	20,147,515	\$	20,780,091	\$	19,922,437	\$	24,155,955
Covered Payroll	N/A		N/A		N/A		N/A		N/A
Total OPEB Liability as a Percentage of Covered Payroll	N/A		N/A		N/A		N/A		N/A
RHPP									
	 2022		2021		2020		2019		2018
Total OPEB Liability									
Service cost	\$ 8,937,345	Ś	8,093,442	Ś	6,766,369	\$	17,486,880	\$	18,335,102
Interest	4,227,380	•	5,552,088	Ċ	5,423,405	•	9,615,301	•	8,032,804
Changes of benefit terms	-		-		-		-		-
Difference between actual and expected experience			(6,056,494)		-		(116,492,033)		5,259
Changes of assumptions or other inputs	1,687,151		28,178,688		9,761,359		(24,138,375)		(35,408,967)
Benefit payments	 (3,580,284)		(4,336,810)		(5,236,733)		(3,154,125)		(3,220,455)
Net Change in Total OPEB Liability	11,271,592		31,430,914		16,714,400		(116,682,352)		(12,256,257)
Total OPEB Liability - Beginning	184,136,967		152,706,053		135,991,653	_	252,674,005	_	264,930,262
Total OPEB Liability - Ending	\$ 195,408,559	\$	184,136,967	\$	152,706,053	\$	135,991,653	\$	252,674,005
Covered Payroll	247,058,515		263,088,842		231,341,937		231,341,937		221 522 549
Total OPEB Liability as a Percentage of Covered Payroll	79%		70%		231,341,937		231,341,937 59%		231,533,548 109%

Fiscal year 2018 is the first year of implementation, therefore only five years are shown.

As it becomes available this schedule will ultimately present information for the ten most recent fiscal years.

University Medical Center of Southern Nevada (A Component Unit of Clark County, Nevada)

Other Postemployment Benefits Note to Required Supplementary Information

There are no assets accumulated in a trust to pay related benefits.

Changes of Assumptions

With reporting date of June 30, 2022, key assumption changes since the prior valuation were as follows:

- The discount rate was updated from 2.21% to 2.16% based on the municipal bond rate.
- The trend rate was updated to \$6.75% (5.75% for Post-Medicare) with ultimate rate of 4.00%, from prior year's 7.00% (6.00% for post-Medicare).
- The mortality tables were updated to utilize PUB- 2010 headcount weighted mortality table, projected generationally using Scale MP- 2020, gender- specific (previously the Pub- 2010 table with the MP-2020 improvement scales)
- The marriage assumption is same as prior year's 30% based on the prior retiree population data.
- The plan election rate is same as prior year's 80% PPO, and 20% HMO based on the prior retiree elections.



Tel: 702-784-0000 Fax: 702-784-0161 www.bdo.com

Independent Auditor's Report on Internal Control Over Financial Reporting and on Compliance and Other Matters Based on an Audit of Financial Statements Performed in Accordance With *Government Auditing Standards*

UMC Governing Board University Medical Center of Southern Nevada Las Vegas, Nevada

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States, the financial statements of the University Medical Center of Southern Nevada ("UMC"), a component unit of Clark County, Nevada, as of and for the year ended June 30, 2022, and the related notes to the financial statements, which collectively comprise UMC's basic financial statements as listed in the table of content, and have issued our report thereon dated December 2, 2022.

Report on Internal Control Over Financial Reporting

In planning and performing our audit of the financial statements, we considered UMC's internal control over financial reporting (internal control) as a basis for designing audit procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of UMC's internal control. Accordingly, we do not express an opinion on the effectiveness of UMC's internal control.

A deficiency in internal control exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A material weakness is a deficiency, or a combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of UMC's financial statements will not be prevented, or detected and corrected on a timely basis. A significant deficiency is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies. Given these limitations, during our audit we did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses or significant deficiencies may exist that were not identified.

Report on Compliance and Other Matters

As part of obtaining reasonable assurance about whether UMC's financial statements are free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the financial statements. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters that are required to be reported under *Government Auditing Standards*.

Purpose of This Report

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of UMC's internal control or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering UMC's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

BDO USA, LLP

Las Vegas, Nevada December 2, 2022



Tel: 702-784-0000 Fax: 702-784-0161 www.bdo.com

Independent Auditor's Report on Compliance For Each Major Federal Program; Report on Internal Control Over Compliance Required by the Uniform Guidance

UMC Governing Board University Medical Center of Southern Nevada Las Vegas, Nevada

Report on Compliance for Each Major Federal Program

Opinion on Each Major Federal Program

We have audited the University Medical Center of Southern Nevada's ("UMC"), a component unit of Clark County, Nevada, compliance with the types of compliance requirements identified as subject to audit in the OMB *Compliance Supplement* that could have a direct and material effect on each of UMC's major federal programs for the year ended June 30, 2022. UMC's major federal programs are identified in the summary of auditor's results section of the accompanying schedule of findings and questioned costs.

In our opinion, UMC complied, in all material respects, with the compliance requirements referred to above that could have a direct and material effect on each of its major federal programs for the year ended June 30, 2022.

Basis for Opinion on Each Major Federal Program

We conducted our audit of compliance in accordance with auditing standards generally accepted in the United States of America (GAAS); the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States; and the audit requirements of Title 2 U.S. *Code of Federal Regulations* Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* (Uniform Guidance). Our responsibilities under those standards and the Uniform Guidance are further described in the Auditor's Responsibilities for the Audit of Compliance section of our report.

We are required to be independent of UMC and to meet our other ethical responsibilities, in accordance with relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on compliance for each major federal program. Our audit does not provide a legal determination of UMC's compliance with the compliance requirements referred to above.

Responsibilities of Management for Compliance

Management is responsible for compliance with the requirements referred to above and for the design, implementation, and maintenance of effective internal control over compliance with the requirements of laws, statutes, regulations, rules and provisions of contracts or grant agreements applicable to UMC's federal programs

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Auditor's Responsibilities for the Audit of Compliance

Our objectives are to obtain reasonable assurance about whether material noncompliance with the compliance requirements referred to above occurred, whether due to fraud or error, and express an opinion on UMC's compliance based on our audit. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS, *Government Auditing Standards*, and the Uniform Guidance will always detect material noncompliance when it exists. The risk of not detecting material noncompliance resulting from fraud is higher than for that resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Noncompliance with the compliance requirements referred to above is considered material, if there is a substantial likelihood that, individually or in the aggregate, it would influence the judgment made by a reasonable user of the report on compliance about UMC's compliance with the requirements of each major federal program as a whole.

In performing an audit in accordance with GAAS, *Government Auditing Standards*, and the Uniform Guidance, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material noncompliance, whether due to fraud or error, and
 design and perform audit procedures responsive to those risks. Such procedures include
 examining, on a test basis, evidence regarding UMC's compliance with the compliance
 requirements referred to above and performing such other procedures as we considered
 necessary in the circumstances.
- Obtain an understanding of UMC's internal control over compliance relevant to the audit
 in order to design audit procedures that are appropriate in the circumstances and to test
 and report on internal control over compliance in accordance with the Uniform Guidance,
 but not for the purpose of expressing an opinion on the effectiveness of UMC's internal
 control over compliance. Accordingly, no such opinion is expressed.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and any significant deficiencies and material weaknesses in internal control over compliance that we identified during the audit.

Report on Internal Control Over Compliance

A deficiency in internal control over compliance exists when the design or operation of a control over compliance does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, noncompliance with a type of compliance requirement of a federal program on a timely basis. A material weakness in internal control over compliance is a deficiency, or a combination of deficiencies, in internal control over compliance, such that there is a reasonable possibility that material noncompliance with a type of compliance requirement of a federal program will not be prevented, or detected and corrected, on a timely basis. A significant deficiency in internal control over compliance is a deficiency, or a combination of deficiencies, in internal control over compliance with a type of compliance requirement of a federal program that is less severe than a material weakness in internal control over compliance, yet important enough to merit attention by those charged with governance.

Our consideration of internal control over compliance was for the limited purpose described in the Auditor's Responsibilities for the Audit of Compliance section above and was not designed to identify all deficiencies in internal control over compliance that might be material weaknesses or significant deficiencies in internal control over compliance. Given these limitations, during our audit we did not identify any deficiencies in internal control over compliance that we consider to be material weaknesses, as defined above. However, material weaknesses or significant deficiencies in internal control over compliance may exist that were not identified.

Our audit was not designed for the purpose of expressing an opinion on the effectiveness of internal control over compliance. Accordingly, no such opinion is expressed.

The purpose of this report on internal control over compliance is solely to describe the scope of our testing of internal control over compliance and the results of that testing based on the requirements of the Uniform Guidance. Accordingly, this report is not suitable for any other purpose.

BDO USA, LLP

Las Vegas, Nevada March 17, 2023

University Medical Center of Southern Nevada Schedule of Expenditures of Federal Awards Year Ended June 30, 2022

Federal Grantor/Pass-Through Grantor/Program or Cluster Title	Assistance Listing Number	Pass-Through Entity Identifying Number	Provided to Subrecipients	Total Federal Expenditures
U.S. Department of Transportation				
Pass-through programs from Office of Traffic Safety				
UMC Child Passenger Safety Program 10/01/2020 - 09/30/2021	20.616(b)	69A3752130000405bNVH	\$ -	\$ 7,561
UMC Child Passenger Safety Program 10/01/2021 - 09/30/2022 Total U.S Department of Transportation	20.616(b)	69A3752230000405bNVH	-	5,879 13,440
U.S. Department of Health and Human Services				,
COVID-19 - Provider Relief Fund Targeted Allocation - High Impact Areas, Round 2	93.498		-	3,920,810
COVID-19 - Provider Relief Fund				
General Distribution - Phase 3 Subtotal	93.498			30,733,461 34,654,271
COVID-19 - HRSA Uninsured Program 05/01/2020 - 06/30/2022	93.461		-	7,505,137
Centers for Disease Control and Prevention:				
COVID-19 - Epidemiology & Laboratory Capacity Grant Enhancing Detection Expansion 08/01/2020 - 07/31/2021	93.323	NU50CK000560	-	86,655
Department of Health and Human Services Direct Programs:				
Grants to Provide Outpatient Early Intervention Services with Respect to HIV Disease 04/01/21 - 03/31/22	93.918	Н76НА00166-27-00	-	546,212
Grants to Provide Outpatient Early Intervention Services with Respect to HIV Disease 04/01/2022 - 03/31/2023	93.918	Н76НА00166-28-01	-	108,897
Grant to Provide Capacity Careware Funding with Respect to HIV Disease 09/01/2020 - 08/31/2021 Subtotal	93.918	P06HA39736-01-01	- -	130,459 785,568
Pass-through programs from Clark County, Nevada				
HIV Emergency Relief Project Grants 03/01/2021 - 02/28/2022	93.914	2H89HA06900	-	825,370
HIV Emergency Relief Project Grants 03/01/2022 - 02/28/2023 Subtotal	93.914	2Н89НА06900	- -	261,930 1,087,300
Ending the HIV Epidemic: A Plan for America - Ryan White HIV/AIDS Program Parts A and B 07/01/2021 - 02/28/2022	93.914	UT8HA33925	-	97,834
Ending the HIV Epidemic: A Plan for America - Ryan White HIV/AIDS Program Parts A and B 03/01/2022 - 02/28/2023 Subtotal	93.914	UT8HA33925	<u>-</u>	44,410 142,244
Pass-through programs from Southern Nevada Health District				
Integrated HIV Programs for Health Departments to Support Ending the HIV Epidemic in the United States 12/01/2020 - 7/31/2022	93.940	NU62PS924642	-	964,395
Integrated HIV Programs for Health Departments to Support Ending the HIV Epidemic in the United States 02/01/2022 - 07/31/2022 Subtotal	93.940	NU62PS924642	-	512,606 1,477,001
Total U.S Department of Health and Human Services			-	45,738,176
-			\$ -	\$ 45,751,616

See accompanying notes.

Notes to Schedule of Expenditures of Federal Awards For the Year Ended June 30, 2022

1. Reporting Entity

The Hospital is a blended component unit (enterprise fund) of, owned and operated by, Clark County, Nevada (the County). The reporting entity is defined in Note 1 to the financial statements. The accompanying schedule includes federal financial assistance received directly from federal agencies as well as passed through other government agencies.

2. Basis of Presentation

The accompanying schedule of expenditures of federal awards (the Schedule) includes the federal grant activity of UMC under programs of the federal government for the year ended June 30, 2022. The information in this schedule is presented in accordance with the requirements of Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance). Therefore, some amounts presented in the Schedule may differ from amounts presented in the financial statements. Because the Schedule presents only a selected portion of the operations of UMC, it is not intended to and does not present the financial position, changes in net position or cash flows of UMC.

3. Summary of Significant Accounting Policies

Expenditures reported on the Schedule are reported on the accrual basis of accounting. Such expenditures are recognized following the cost principles contained in the Uniform Guidance, wherein certain types of expenditures are not allowable or are limited as to reimbursement. Negative amounts shown on the Schedule represent adjustments or credits made in the normal course of business to amounts reported as expenditures in prior years. Pass-through entity identifying numbers are presented where available.

4. Indirect Cost Rule

UMC has elected not to use the 10-percent de minimis indirect cost rate allowed under the Uniform Guidance.

5. Subsequent Event

The Hospital evaluates the impact of subsequent events, which are events that occur after the statement of net position (deficit) date but before the financial statements are issued, for potential recognition in the financial statements as of the statement of net position date. For the year ended June 30, 2022, the Hospital evaluated subsequent events through December 2, 2022, representing the date the accompanying audited financial statements were issued, except for our report on the schedule of expenditures of federal awards, for which the subsequent event date is March 17, 2023. During these periods the Hospital determined there were no subsequent events that needed to be disclosed.

Schedule of Findings and Questioned Costs For the Year Ended June 30, 2022

Section I - Summary of Auditor's Results

Financial Statements

Type of report the auditor issued on whether the financial statements audited were prepared

in accordance with GAAP Unmodified

Internal control over financial reporting:

Material weakness(es) identified? No

Significant deficiencies identified? None reported

Noncompliance material to financial statements noted? No

Federal Awards

Internal control over major federal program:

Material weakness(es) identified? No

Significant deficiencies identified? None reported

Type of auditor's report issued on compliance for major federal

Unmodified program

Any audit findings disclosed that are required to be reported in accordance

with 2 CFR 200.516(a)? No

Identification of major federal program:

Assistance Listing Number	Name of Federal Program or Cluster			
93.498 93.940	1) COVID-19 - Provider Relief Fund 2) Integrated HIV Programs for Health Departments to Support Ending the HIV			
93.914	Epidemic in the United States 3) HIV Emergency Relief Project Grants and Ending the HIV Epidemic: A Plan for America - Ryan White HIV/AIDS Program Parts A and B			
Dollar threshold used to distinguish between type A and type B programs \$1,372,548				
Auditee qualified as low-risk auditee?				

Schedule of Findings and Questioned Costs For the Year Ended June 30, 2022

Section II – Financial Statement Findings

No matters were identified that were required to be reported.

Section III – Federal Award Findings and Questioned Costs

No matters were identified that were required to be reported.

Summary Schedule of Prior Audit Findings For the Year Ended June 30, 2022

Status of Prior Year Findings

2021-001: Financial Statements Finding – Material Weakness in Internal Control Over Financial Reporting

Prior Year Finding:

The Hospital was inconsistent in how it recognized the Coronavirus Relief Fund ("CRF Fund") received from Clark County based on determination by Clark County of the sub-award relationship classifying the Hospital as a sub-recipient.

Current Year Status:

Corrective action has been taken for this.

2021-002: Federal Award Finding – Material Weakness in Internal Control Over Major Federal Program (Coronavirus "COVID-19" Relief Fund)

<u>Information on Federal Program</u> - COVID-19 Coronavirus Relief Fund (CRF), 21.019, fiscal year 2021, and Clark County Department of Finance

Prior Year Finding:

The \$16 million of CRF expenditure was not included in the SEFA and therefore not reflected as a major federal program based on major program determination which was required due to evaluation by Clark County of the subaward relationship classifying the Hospital as a sub-recipient.

Current Year Status:

Corrective action has been taken for this.

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Petitioner: Mason VanHouweling

Recommendation:

That the Governing Board approve the changes to the Family and Medical Leave policy as approved by the Human Resources and Executive Compensation Committee; and take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

None

BACKGROUND:

UMC is making the following minor changes to the FMLA policy/procedure:

- **Page 1:** Remove last sentence in the Purpose paragraph;
- Page 3: Add Section E which defines unlawful acts by both the employer and employee;
- Page 3: Add Section F which identifies the complaint rights an employee has regarding FMLA.

Cleared for Agenda March 29, 2023

Agenda Item#



LIME Children's Hospital	POLICY TITLE: Family and Medical Leave
MANUAL: Human Resources	POLICY OWNER: Human Resources
EFFECTIVE DATE: 7/1995	FINAL APPROVAL DATE: 8/2022 January 2023

PURPOSE

To set forth UMC's procedures to request and receive approval for family and medical leave through the third party administrator (FMLA Source) in accordance with the Family Medical Leave Act (FMLA). See attached "Leave of Absence Claim Submission Checklist" for general guidance.

ORGANIZATIONS AFFECTED:

All departments

PROCEDURE

A. Employee Notification Requirements for Initial and/or Renewal of Expired Approvals. In all cases absent extenuating circumstances, the employee must comply with UMC's procedures regarding absences and contact FMLA Source directly (phone: 877-462-3652 or on line at fmlasource.com) as identified below:

Foreseeable Leave: Any employee who feels that he/she may have a FMLA qualifying event requiring leave must provide his/her management and FMLA Source at least a 30-day advance notice before the FMLA leave is to begin. If the need is foreseeable but not known more than 30-days in advance, the employee must provide notice as soon as practicable generally meaning that day or next business day from when need is known. Failure to provide appropriate notice may result in leave being delayed up to 30 days after notice was given depending on specific circumstances of the situation. Notification not provided in accordance with UMC procedures for leave may also result in delayed or denied FMLA leave.

Unforeseeable Leave: If need for leave is not foreseeable, the employee must provide notice to his/her management and FMLA Source as soon as practicable under facts and circumstances of the particular case. It is generally practicable to provide notice either the same day or next business day after becoming aware of the event and within the time prescribed by UMC's notice requirements for leave.

Notification not provided in accordance with UMC procedures for leave (including contacting FMLA Source) may result in delayed or denied FMLA leave.

Content of Notice: The notice does not have to include the term FMLA but must include sufficient information to put FMLA Source on notice of a potential FMLA qualifying event (i.e. parent is hospitalized, son or daughter has been called to active duty, nature of the employee or covered family member's medical condition rendering them unable to work and/or perform daily activities, and duration of leave needed). Failure to provide sufficient information (i.e., simply saying "sick") does not trigger FMLA Source's obligation to notify the employee of FMLA

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POLICY TITLE: Family and Medical Leave

rights. The employee must also respond to FMLA Source's questions designed to determine if the absence(s) is potentially FMLA qualifying. Failure to respond to such inquires and/or failure to provide sufficient information may result in a denial of FMLA protection.

B. Medical Certification Requirements: FMLA Source will work directly with the employee and/or employee's physician. FMLA Source will initially provide the employee with written notice of his/her general rights and obligations (as well as eligibility status) under the FMLA for each separate potentially qualifying event based on information provided by the employee (thereafter only once in each six- month period that an employee gives notice of the need for FMLA leave).

Included in the initial notification will be the certification form (depending on reason for request). Failure to return the necessary certification documentation by the deadline listed in the notification may result in the FMLA leave being denied and/or delayed until certification is received. Prior to approving the FMLA, FMLA Source may also require second and/or third opinions on the certification provided as allowed by law. In the event second and/or third opinions are required, FMLA Source will notify the employee in writing.

- **C. Approvals/Denials:** The employee will be notified, in writing, of the status of any FMLA application (including those not specifically requested by the employee but sent by FMLA Source based on information provided). If denied, the employee will receive a denial notification including a brief description of why the application and/or request was denied. If approved, the employee will receive an approval letter including details regarding the circumstances of the approved leave, including but not limited to type of leave, dates of leave, requirement to use accrued paid leave (in accordance with relevant policy or CBA), potential requests for recertification, and requirement to provide a certification of release to full duty at end of FMLA leave.
- Accessing FMLA Time: To access FMLA leave for an approved qualifying event, the employee is required to provide timely notification to UMC that he/she will not be reporting to work within the contractual or policy notice requirements. The employee is also required to contact FMLA Source within 24 hours of the start of the absence absent extenuating circumstances and specifically reference the qualifying reason or the need for FMLA. Where multiple approvals exist, FMLA Source may require information to determine which approval is the cause for the current absence. Failure to provide sufficient information in a timely manner to FMLA Source may lead to leave being denied under the FMLA. FMLA Source may require periodic reports on the FMLA status, including intent to return to work and anticipated return date. In addition, FMLA Source may also require recertification of current approved FMLA conditions. The employee will be notified, in writing, regarding the specifics of the recertification. Recertification will be requested in the frequency and manner allowable by law and UMC preference. FMLA leave need not be taken in one block but may be taken intermittently or on a reduced leave schedule if medically necessary. Employees needing intermittent FMLA leave, or leave on a reduced leave schedule, must attempt to schedule their leave so as to not unduly disrupt UMC's operations. Intermittent leave may also be taken due to qualifying exigencies. In addition, UMC may assign an employee to an alternative position that better accommodates the employee's intermittent or reduced leave schedule. Prior to returning to work from FMLA leave occasioned by the employee's own serious health condition, the employee will be required to provide a fitness for duty certification with regard to his/her serious health condition. Employees will be required to use accrued paid leave for unpaid FMLA leave in accordance with the current Collective Bargaining Agreements (CBA), or policy and procedure manual covering his/her classification. Failure to comply with the procedural requirements in the relevant CBA or policy manuals will result in the approved FMLA leave not



POLICY TITLE: Family and Medical Leave

qualifying for paid status. Once leave banks are exhausted, the employee will be placed in a leave without pay status (LWOP) until his/her return or expiration of FMLA allotment. During FMLA leave, the employer must maintain the employee's health coverage under any "group health plan" on the same terms as if the employee had continued to work. Upon return from FMLA leave, most employees must be restored to their original or equivalent positions with equivalent pay, benefits, and other employment terms. An employee who has exhausted FMLA or does not qualify for FMLA may also request leave for his or her own physical or mental impairment as a reasonable accommodation under the Americans with Disabilities Act (ADA) through the Equal Opportunity Program Manager.

Unlawful Acts:

Employer:

• Interfere with, restrain, or deny the exercise of any right provided under FMLA;

 Discharge or discriminate against any person for opposing any practice made unlawful by FMLA or for involvement in any proceeding under or relating to FMLA.

Employee:

• Fraudulently obtains or uses FMLA leave

F. Enforcement: An employee may file a complaint with Human Resources, with the U.S. Department of Labor or bring a private lawsuit against an employer. FMLA does not affect any Federal or State law prohibiting discrimination, or supersede any State or local law or collective bargaining agreement which provides greater family or medical leave rights.

Review Date:	Ву:	Description:
July, 29, 2022,	Ricky Russell	Formatting changes, Reviewed, No content change,
January 17, 2023	Ricky Russell	Delete last sentence in purpose paragraph. Add Section E & F pursuant to FMLA regulations.

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UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	Provider Agreement with Alignment Healthcare Nevada, LLC	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board approve and authorize the Chief Executive Officer to sign the Provider Agreement with Alignment Healthcare Nevada, LLC for managed care services; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5420.000 Fund Name: UMC Operating Fund

Fund Center: 3000850000 Funded Pgm/Grant: N/A

Description: Managed Care Services

Bid/RFP/CBE: NRS 332.115(1)(f) – Insurance

Term: 9/1/2021 - 8/31/2024

Amount: Revenue based on volume Out Clause: 60 days without case

BACKGROUND:

This request is to enter into a new Provider Agreement ("Agreement") with Alignment Healthcare Nevada, LLC to provide its Medicare Advantage members healthcare access to UMC's specialist physician services. The Agreement term is for three (3) years from September 1, 2021 through August 31, 2024.

UMC's Director of Managed Care has reviewed and recommends approval of this Agreement. This Agreement has been approved as to form by UMC's Office of General Counsel.

A Clark County business license is not required as UMC is the provider of hospital services to this insurance fund.

This Agreement was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for approval by the Governing Board.

Cleared for Agenda March 29, 2023

Agenda Item#

7

INSTRUCTIONS FOR COMPLETING THE DISCLOSURE OF OWNERSHIP/PRINCIPALS FORM

Purpose of the Form

The purpose of the Disclosure of Ownership/Principals Form is to gather ownership information pertaining to the business entity for use by the University Medical Center of Southern Nevada Governing Board ("GB") in determining whether members of the GB should exclude themselves from voting on agenda items where they have, or may be perceived as having a conflict of interest, and to determine compliance with Nevada Revised Statute 281A.430, contracts in which a public officer or employee has interest is prohibited.

General Instructions

Completion and submission of this Form is a condition of approval or renewal of a contract or lease and/or release of monetary funding between the disclosing entity and University Medical Center of Southern Nevada. Failure to submit the requested information may result in a refusal by the GB to enter into an agreement/contract and/or release monetary funding to such disclosing entity.

Detailed Instructions

All sections of the Disclosure of Ownership form must be completed. If not applicable, write in N/A.

Business Entity Type – Indicate if the entity is an Individual, Partnership, Limited Liability Company, Corporation, Trust, Non-profit Organization, or Other. When selecting 'Other', provide a description of the legal entity.

Non-Profit Organization (NPO) - Any non-profit corporation, group, association, or corporation duly filed and registered as required by state law.

Business Designation Group – Indicate if the entity is a Minority Owned Business Enterprise (MBE), Women-Owned Business Enterprise (WBE), Small Business Enterprise (SBE), Physically-Challenged Business Enterprise (PBE), Veteran Owned Business (VET), Disabled Veteran Owned Business (DVET), or Emerging Small Business (ESB). This is needed in order to provide utilization statistics to the Legislative Council Bureau, and will be used only for such purpose.

- Minority Owned Business Enterprise (MBE): An independent and continuing business for profit which performs a commercially useful function and
 is at least 51% owned and controlled by one or more minority persons of Black American, Hispanic American, Asian-Pacific American or Native
 American ethnicity.
- Women Owned Business Enterprise (WBE): An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more women.
- Physically-Challenged Business Enterprise (PBE): An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more disabled individuals pursuant to the federal Americans with Disabilities Act.
- Small Business Enterprise (SBE): An independent and continuing business for profit which performs a commercially useful function, is not owned and controlled by individuals designated as minority, women, or physically-challenged, and where gross annual sales does not exceed \$2,000,000.
- Veteran Owned Business Enterprise (VET): An independent and continuing Nevada business for profit which performs a commercially useful function and is at least 51 percent owned and controlled by one or more U.S. Veterans.
- Disabled Veteran Owned Business Enterprise (DVET): A Nevada business at least 51 percent owned/controlled by a disabled veteran.
- Emerging Small Business (ESB): Certified by the Nevada Governor's Office of Economic Development effective January, 2014. Approved into Nevada law during the 77th Legislative session as a result of AB294.

Business Name (include d.b.a., if applicable) – Enter the legal name of the business entity and enter the "Doing Business As" (d.b.a.) name, if applicable.

Corporate/Business Address, Business Telephone, Business Fax, and Email - Enter the street address, telephone and fax numbers, and email of the named business entity.

Nevada Local Business Address, Local Business Telephone, Local Business Fax, and Email — If business entity is out-of-state, but operates the business from a location in Nevada, enter the Nevada street address, telephone and fax numbers, point of contact and email of the local office. Please note that the local address must be an address from which the business is operating from that location. Please do not include a P.O. Box number, unless required by the U.S. Postal Service, or a business license hanging address.

Number of Clark County Nevada Residents employed by this firm. (Do not leave blank. If none or zero, put the number 0 in the space provided.)

List of Owners/Officers – Include the full name, title and percentage of ownership of each person who has ownership or financial interest in the business entity. If the business is a publicly-traded corporation or non-profit organization, list all Corporate Officers and Directors only.

For All Contracts – (Not required for publicly-traded corporations)

- 1) Indicate if any individual members, partners, owners or principals involved in the business entity are a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s). If yes, the following paragraph applies.
 - In accordance with NRS 281A.430.1, a public officer or employee shall not bid on or enter into a contract between a government agency and any private business in which he has a significant financial interest, except as provided for in subsections 2, 3, and 4.
- 2) Indicate if any individual members, partners, owners or principals involved in the business entity have a second degree of consanguinity or affinity relation to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s) (reference form on Page 2 for definition). If YES, complete the Disclosure of Relationship Form.

A professional service is defined as a business entity that offers business/financial consulting, legal, physician, architect, engineer or other professional services.

Signature and Print Name - Requires signature of an authorized representative and the date signed.

Disclosure of Relationship Form – If any individual members, partners, owners or principals of the business entity is presently a University Medical Center of Southern Nevada employee, public officer or official, or has a second degree of consanguinity or affinity relationship to a University Medical Center of Southern Nevada employee, public officer or official, this section must be completed in its entirety.

DISCLOSURE OF OWNERSHIP/PRINCIPALS

DISCLUSURE OF OWNERSHIP/PRINCIPALS										
Business Entity Type (Please select one)										
☐ Sole Proprietorship	Partnership	☐ Limited Liability Company	′ <u> </u>	☐ Corporation ☐ Trust ☐ Non-Profit Organization			☐ Other			
Business Designation Group (Please select all that apply)										
☐ MBE	□WBE	☐ SBE		☐ PBE		[□ VET □		OVET	□ESB
Minority Business Enterprise	Women-Owned Business Enterprise	Small Busines Enterprise	ss	Physically Ch Business Ente			Veteran Owned Business		abled Veteran ned Business	Emerging Small Business
Number of Clark County Nevada Residents Employed: 27										
Corporate/Busines	s Entity Name:	Alignment Health I	Plan d	of Nevada, Inc.						
(Include d.b.a., if ap	pplicable)									
Street Address:		1600 Town and Co	ounty	Road, Ste 1600)	Web	site:			
City, State and Zip	Code:	Orange, CA 9286	8	·		POC Emai	Name:			
Telephone No:		844-310-2247				Fax I				
Nevada Local Stree	at Address:	8395 West Sunset	Rose	d Suite 110			site: alignmenthealth	nlan c	om	
(If different from ab		JUJU VVGSL GUIISEI	. rvodi	u, Juito 110		*****	oro, anginnentineatti	piai i.C	Om	
City, State and Zip	•	Las Vegas, Nevad	a 891	119		Loca	al Fax No:			
-		<u> </u>				Local POC Name: Raynette Howard				
Local Telephone No	0:					Ema	il: rhoward@ahcusa.d	com		
All entities, with the exception of publicly-traded and non-profit organizations, must list the names of individuals holding more than five percent (5%) ownership or financial interest in the business entity appearing before the Board. Publicly-traded entities and non-profit organizations shall list all Corporate Officers and Directors in lieu of disclosing the names of individuals with ownership or financial interest. The disclosure requirement, as applied to land-use applications, extends to the applicant and the landowner(s). Entities include all business associations organized under or governed by Title 7 of the Nevada Revised Statutes, including but not limited to private corporations, close corporations, foreign corporations, limited liability companies, partnerships, limited partnerships, and professional corporations.										
	Full Name				Title				% Owned ot required for Put orations/Non-profit	olicly Traded
See Attachment 1										
This section is not required for publicly-traded corporations. Are you a publicly-traded corporation?										
, 3	_	,					time employee(s), or ap	•	•	3)?
⊔ Yes	Yes No (If yes, please complete the Disclosure of Relationship form on Page 2. If no, please print N/A on Page 2.)									
							accurate. I also understa nd sales, leases or excl			
Tammy Maro	vidi			Tammy Ma	arovic	h				
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Title				Date 1						

DISCLOSURE OF RELATIONSHIP

List any disclosures below: N/A (Mark N/A, if not applicable.)

NAME OF BUSINESS OWNER/PRINCIPAL	NAME OF UMC* EMPLOYEE/OFFICIAL AND JOB TITLE	RELATIONSHIP TO UMC* EMPLOYEE/OFFICIAL	UMC* EMPLOYEE'S/OFFICIAL'S DEPARTMENT			
* UMC employee means an employee of University Medical Center of Southern Nevada						
"Consanguinity" is a relations	"Consanguinity" is a relationship by blood. "Affinity" is a relationship by marriage.					
"To the second degree of consanguinity" applies to the candidate's first and second degree of blood relatives as follows:						

- Spouse Registered Domestic Partners Children Parents In-laws (first degree)
- Brothers/Sisters Half-Brothers/Half-Sisters Grandchildren Grandparents In-laws (second degree)

For UMC Use Only:
If any Disclosure of Relationship is noted above, please complete the following:
Yes No Is the UMC employee(s) noted above involved in the contracting/selection process for this particular agenda item?
Yes No Is the UMC employee(s) noted above involved in any way with the business in performance of the contract?
Notes/Comments:
Signature
Print Name Authorized Department Representative

ATTACHMENT 1

100% of the ownership of Alignment Health Plan of Nevada, Inc. is held indirectly by a publicly traded company: Alignment Healthcare, Inc.

The following are the officers and directors of Alignment Health Plan of Nevada, Inc.:

Directors:

John Kao Thomas Freeman Donald Furman Dawn Maroney Vina Fuentebella

Officers:

John Kao (CEO) Richard Cross (Secretary) Thomas Freeman (CFO)

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	Marketplace Product Amendment to Hospital Services Agreement with Molina Healthcare of Nevada, Inc.	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board approve and authorize the Chief Executive Officer to sign the Marketplace Product Amendment to Hospital Services Agreement with Molina Healthcare of Nevada, Inc. for managed care services; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5420.000 Fund Name: UMC Operating Fund

Fund Center: 3000850000 Funded Pgm/Grant: N/A

Description: Managed Care Services

Bid/RFP/CBE: NRS 332.115(1)(f) – Insurance Term: First Amendment – 1/1/2022 to 12/31/2024 Amount: First Amendment – Revenue based on volume

Out Clause: 90 days w/o cause

BACKGROUND:

On November 17, 2021, the Governing Board approved the Hospital Services Agreement ("Agreement") with Molina Healthcare of Nevada, Inc., ("Molina") to provide its members healthcare access to the hospital and its associated Urgent Care facilities. The Agreement term is from January 1, 2022 to December 31, 2024, unless terminated without cause with a 90-day written notice to the other.

This Amendment requests to participate in the Health Insurance Marketplace Product when it becomes operational for Molina, which is January 1, 2024, and update the compensation schedule for the Hospital Services Agreement.

UMC's Director of Managed Care has reviewed and recommends approval of this Amendment. This Amendment has been approved as to form by UMC's Office of General Counsel

Cleared for Agenda March 29, 2023

Agenda Item#

8

Molina currently holds a Clark County business license.

This Amendment was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for approval by the Governing Board.

MOLINA HEALTHCARE OF NEVADA, INC. MARKETPLACE PRODUCT AMENDMENT

Molina Healthcare of Nevada, Inc. ("Health Plan") and University Medical Center of Southern Nevada a licensed Clark County-owned and operated acute care hospital established pursuant to Chapter 450 of the Nevada Revised Statutes ("Provider") enter into this Marketplace Product Amendment ("Amendment") on January 1, 2024, the ("Effective Date"). The Provider and Health Plan each are referred to as a "Party" and are collectively referred to as the "Parties" in this Amendment.

The Provider and Health Plan each are referred to as a "Party" and are collectively referred to as the "Parties" in this Amendment.

RECITALS

- A. Whereas, the Parties have entered into a Hospital Services Agreement as may have been amended ("Agreement");
- B. Whereas, Health Plan desires that Provider participate in the Health Insurance Marketplace Product on the date it becomes operational for Health Plan, which is January 1, 2024; and
- C. Whereas, Health Plan desires to add a compensation schedule for the Health Insurance Marketplace Product.

Now, therefore, in consideration of the promises and representations stated in the recitals, which are incorporated into the Amendment, the Agreement is amended as stated in this Amendment.

1.1 Products. If not previously included in the Agreement, <u>Attachment A – Products</u> or other corresponding section in the Agreement is updated to include the following Product in which Provider agrees to participate:

Health Insurance Marketplace – Molina Marketplace Nevada.

- **1.2 Compensation Attachment.** Attachment B-1 Compensation Schedule, Health Insurance Marketplace, attached to this Amendment, is added to the Agreement.
- 1.1 Charge Description Master Limit Protection. <u>Attachment B-2 Charge Description Master Limit Protection Health Insurance Marketplace Product</u>, attached to this Amendment, is added to the Agreement.
- 1.2 **Marketplace Attachment.** <u>Attachment G Molina Marketplace</u>, Laws and Government Program Requirements, attached to this Amendment, is added to the Agreement.
- 1.3 **Effective Date.** This Amendment will become effective on January 1, 2024 ("Effective Date") and will end under the terms of the Agreement.
- 1.4 **Use of Defined Terms.** Capitalized terms in this Amendment will have the same meanings ascribed to the terms in the Agreement unless otherwise noted in this Amendment.
- 1.5 **Full Force and Effect.** Except as modified by this Amendment, the Agreement will remain unaffected and will continue in full force and effect in accordance with its terms. The terms of this Amendment will prevail if there is a conflict between this Amendment and the Agreement or an earlier amendment.
- 1.6 **Counterparts.** This Amendment may be executed in one or more counterparts, each of which will be deemed an original, but all of which taken together will constitute one and the same instrument.

SIGNATURE AUTHORIZATION

In consideration of the promises and representations stated, the Parties agree as set forth in this Amendment. The Authorized Representative acknowledges, warrants, and represents that the Authorized Representative has the authority and authorization to act on behalf of its Party. The Authorized Representative further acknowledges and represents that he/she received and reviewed this Amendment in its entirety.

The Authorized Representative for each Party executes this Amendment with the intent to bind the Parties in accordance with this Amendment.

Provider Signature and Information.

Provider's Legal Name ("Provider") – as listed on applicable tax form (i.e. W-9):						
Authorized Representative's Signature:	Authorized Representative's Name – Printed: Mason Van Houweling					
Authorized Representative's Title: Chief Executive Officer	Authorized Representative's Signature Date:					

Health Plan Signature and Information.

Molina Healthcare of Nevada, Inc., a Nevada Corporation ("Health Plan")					
Authorized Representative's Signature:	Authorized Representative's Name – Printed:				
Sara Irízarry	Sara Irizarry				
Authorized Representative's Title:	Authorized Representative's Countersignature Date:				
VP, Network Mgmt and Ops	3/10/2023				

ATTACHMENT B-1 MOLINA HEALTHCARE OF NEVADA, INC. – HEALTH INSURANCE MARKETPLACE AMENDMENT ATTACHMENT B-1 COMPENSATION SCHEDULE

[The information in this attachment is confidential and proprietary in nature]

ATTACHMENT B-2 MOLINA HEALTHCARE OF NEVADA, INC. – HEALTH INSURANCE MARKETPLACE AMENDMENT ATTACHMENT B-2 CHARGE DESCRIPTION MASTER LIMIT PROTECTION

[The information in this attachment is confidential and proprietary in nature]

ATTACHMENT G

Molina Marketplace

Laws and Government Program Requirements

This attachment sets forth applicable Laws and Government Program Requirements or other provisions necessary to reflect compliance for the Molina Marketplace Product. This attachment will be automatically modified to conform to subsequent changes to Laws or Government Program Requirements. All provisions of the Agreement not specifically modified by this attachment remain unchanged and will control. In the event of a conflict between this attachment and any other provision in the Agreement, the provisions in this attachment will control for the Molina Marketplace Product. Capitalized terms used in this attachment will have the same meaning ascribed to them in the Agreement unless otherwise set forth in this attachment. Any purported modification or any provision in this attachment that is inconsistent with a Law or Government Program Requirement will not be effective and will be interpreted in a manner that is consistent with the applicable Law and Government Program Requirement. This attachment only applies to Molina Marketplace Product.

- 1.1 **Definitions.** The following definitions apply only in this attachment:
 - a. **Delegated Entity** means any party that enters into an agreement with a qualified health plan ("QHP") issuer to provide administrative services or health care services to qualified individuals and their dependents.
 - b. **Downstream Entity** means any party that enters into an agreement with a Delegated Entity or with another downstream entity for purposes of providing administrative or health care services related to the agreement between the Delegated Entity and the QHP issuer. The term is intended to reach the entity that directly provides administrative services or health care services to qualified individuals and their dependents.

Consistent with the above definitions, Provider is a Delegated Entity and Health Plan is a QHP issuer.

- 1.2 **Timely Payment of Claims.** Health Plan will pay Provider for Clean Claims for Covered Services that are determined to be payable, in accordance with Section 4.2, Compensation.
- 1.3 **Delegated Entity and Downstream Entity Compliance.** To the extent that the activities and obligations applicable to Health Plan, as set forth in the standards enumerated at 45 CFR 156.340(a), are delegated to Provider, then Provider, as Delegated Entity, agrees to perform such activities and obligations in compliance with all applicable laws and regulations relating to such standards, and consistent with the requirements outlined in this attachment. Provider further agrees that it will require the same of any Downstream Entities. (45 CFR 156.340(b)(3)).
- 1.4 **Health Plan Accountability.** Notwithstanding any relationship Health Plan may have with Provider, as Delegated Entity, and any Downstream Entity, Health Plan maintains responsibility for its compliance, as well as the compliance of the Provider and any Downstream Entity, with all applicable standards enumerated at 45 CFR 156.340(a). (45 CFR 156.340(a)).
- 1.5 **Standards for Downstream and Delegated Entities.** The Agreement specifies the delegated activities and reporting responsibilities. (45 CFR 156.340(b)(1)).
- 1.6 **Right to Audit.** Provider, as Delegated Entity, and any Downstream Entity shall permit access to the Secretary of the United States Department of Health and Human Services ("HHS"), and the Office of the Inspector General, or their designees, to evaluate through audit, inspection, or other means, Provider's or Downstream Entity's books, contracts, computers, or other electronic systems, including medical records and documentation, relating to Health Plan's obligations in accordance with the standards enumerated at 45 CFR 156.340(a), as applicable, until ten (10) years from the final date of the Agreement period. (45 CFR 156.340(b)(4)).
- 1.7 **Revocation of Delegated Activities.** In the event HHS or Health Plan determines, in its sole discretion, that Provider or any Downstream Entity, have not performed the delegated activities and reporting obligations satisfactorily, consistent with applicable standards enumerated at 45 CFR 156.340(a), then the delegated activities and reporting obligations shall be revoked. The foregoing does not preclude the employment of other remedies, in lieu of revocation of the delegated activities or reporting responsibilities, if deemed appropriate by HHS or Health Plan, as applicable. (45 CFR 156.340(b)(2)).

- 1.8 **Services.** Provider will provide all Medically Necessary services required by the evidence of coverage and the Agreement to each Member for the period for which a premium has been paid to the organization.
- 1.9 Consolidated Appropriations Act of 2021. The Consolidated Appropriations Act of 2021, Section 201, prohibits Health Plan from entering into a contract with Provider, network or association of providers, third-party administrator, or other service provider offering access to a network of providers that would directly or indirectly restrict Health Plan from: (i) providing provider-specific cost or quality of care information or data to referring providers, plan sponsors, participants, beneficiaries, or enrollees, or individuals eligible to become participants, beneficiaries, or enrollees of the plan or coverage; (ii) electronically accessing de-identified claims and encounter data for each participant, beneficiary, or enrollee; or (iii) sharing such information, consistent with applicable privacy Laws. Notwithstanding anything to the contrary in this Agreement, Provider agrees that Health Plan is in compliance with this provision with respect to this Agreement and nothing in this Agreement will prohibit Health Plan from complying with this provision.

INSTRUCTIONS FOR COMPLETING THE DISCLOSURE OF OWNERSHIP/PRINCIPALS FORM

Purpose of the Form

The purpose of the Disclosure of Ownership/Principals Form is to gather ownership information pertaining to the business entity for use by the University Medical Center of Southern Nevada Governing Board ("GB") in determining whether members of the GB should exclude themselves from voting on agenda items where they have, or may be perceived as having a conflict of interest, and to determine compliance with Nevada Revised Statute 281A.430, contracts in which a public officer or employee has interest is prohibited.

General Instructions

Completion and submission of this Form is a condition of approval or renewal of a contract or lease and/or release of monetary funding between the disclosing entity and University Medical Center of Southern Nevada. Failure to submit the requested information may result in a refusal by the GB to enter into an agreement/contract and/or release monetary funding to such disclosing entity.

Detailed Instructions

All sections of the Disclosure of Ownership form must be completed. If not applicable, write in N/A.

Business Entity Type – Indicate if the entity is an Individual, Partnership, Limited Liability Company, Corporation, Trust, Non-profit Organization, or Other. When selecting 'Other', provide a description of the legal entity.

Non-Profit Organization (NPO) - Any non-profit corporation, group, association, or corporation duly filed and registered as required by state law.

Business Designation Group – Indicate if the entity is a Minority Owned Business Enterprise (MBE), Women-Owned Business Enterprise (WBE), Small Business Enterprise (SBE), Physically-Challenged Business Enterprise (PBE), Veteran Owned Business (VET), Disabled Veteran Owned Business (DVET), or Emerging Small Business (ESB). This is needed in order to provide utilization statistics to the Legislative Council Bureau, and will be used only for such purpose.

- Minority Owned Business Enterprise (MBE): An independent and continuing business for profit which performs a commercially useful function and
 is at least 51% owned and controlled by one or more minority persons of Black American, Hispanic American, Asian-Pacific American or Native
 American ethnicity.
- Women Owned Business Enterprise (WBE): An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more women.
- Physically-Challenged Business Enterprise (PBE): An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more disabled individuals pursuant to the federal Americans with Disabilities Act.
- Small Business Enterprise (SBE): An independent and continuing business for profit which performs a commercially useful function, is not owned and controlled by individuals designated as minority, women, or physically-challenged, and where gross annual sales does not exceed \$2,000,000.
- Veteran Owned Business Enterprise (VET): An independent and continuing Nevada business for profit which performs a commercially useful function and is at least 51 percent owned and controlled by one or more U.S. Veterans.
- Disabled Veteran Owned Business Enterprise (DVET): A Nevada business at least 51 percent owned/controlled by a disabled veteran.
- Emerging Small Business (ESB): Certified by the Nevada Governor's Office of Economic Development effective January, 2014. Approved into Nevada law during the 77th Legislative session as a result of AB294.

Business Name (include d.b.a., if applicable) – Enter the legal name of the business entity and enter the "Doing Business As" (d.b.a.) name, if applicable.

Corporate/Business Address, Business Telephone, Business Fax, and Email - Enter the street address, telephone and fax numbers, and email of the named business entity.

Nevada Local Business Address, Local Business Telephone, Local Business Fax, and Email – If business entity is out-of-state, but operates the business from a location in Nevada, enter the Nevada street address, telephone and fax numbers, point of contact and email of the local office. Please note that the local address must be an address from which the business is operating from that location. Please do not include a P.O. Box number, unless required by the U.S. Postal Service, or a business license hanging address.

Number of Clark County Nevada Residents employed by this firm. (Do not leave blank. If none or zero, put the number 0 in the space provided.)

List of Owners/Officers – Include the full name, title and percentage of ownership of each person who has ownership or financial interest in the business entity. If the business is a publicly-traded corporation or non-profit organization, list all Corporate Officers and Directors only.

For All Contracts – (Not required for publicly-traded corporations)

- 1) Indicate if any individual members, partners, owners or principals involved in the business entity are a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s). If yes, the following paragraph applies.
 - In accordance with NRS 281A.430.1, a public officer or employee shall not bid on or enter into a contract between a government agency and any private business in which he has a significant financial interest, except as provided for in subsections 2, 3, and 4.
- 2) Indicate if any individual members, partners, owners or principals involved in the business entity have a second degree of consanguinity or affinity relation to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s) (reference form on Page 2 for definition). If YES, complete the Disclosure of Relationship Form.

A professional service is defined as a business entity that offers business/financial consulting, legal, physician, architect, engineer or other professional services.

Signature and Print Name - Requires signature of an authorized representative and the date signed.

Disclosure of Relationship Form – If any individual members, partners, owners or principals of the business entity is presently a University Medical Center of Southern Nevada employee, public officer or official, or has a second degree of consanguinity or affinity relationship to a University Medical Center of Southern Nevada employee, public officer or official, this section must be completed in its entirety.

DISCLOSURE OF OWNERSHIP/PRINCIPALS

Rusiness Entity	Type (Please select	one)									
Business Entity Type (Please select Sole Proprietorship			□ Limited Liability		☑ Corporation ☐ Trust		it	☐ Non-Profit Organization		☐ Other		
Business Designation Group (Please select all that apply)												
☐ MBE	-			SBE		☐ PBE			☐ VET		OVET	□ ESB
Minority Business Enterprise Women-Owned Business Enterprise			Small Business Enterprise		Physically Challenged Business Enterprise			Veteran Owned Business		Disabled Veteran Owned Business Emerging Sma Business		
Number of Clark County Nevada				la Residents	E	mployed:1	17					
Tumber of claim county notate necessities amprojour :												
Corporate/Business Entity Name:		ntity Name:	Molina Healthcare of Nevada, Inc.									
(Include d.b.a.,		_										
Street Address:		,	8329 W. Sunset Rd. Suite 100			Website: https://www.molinahealthcare.com/NV (Molina NV website to go live 01/01/2022)						
			Las Vegas, NV 89113				POC Name: Jackie Hernandez, AVP Government Contracts					
City, State and	Zip Cod	le:					Email: Jacqueline.hernandez1@molinahealthcare.com					
Telephone No:			909-747-4742				Fax	No:				
Nevada Local S	treet A	ddress:					,	Web	osite:			
(If different fron	n above	e)										
City, State and	Zip Co	de:						Loca	al Fax No:			
<u> </u>							Local POC Name:					
Local Telephone No:								Email:				
All entities, with the exception of publicly-traded and non-profit organizations, must list the names of individuals holding more than five percent (5%) ownership or financial interest in the business entity appearing before the Board. Publicly-traded entities and non-profit organizations shall list all Corporate Officers and Directors in lieu of disclosing the names of individuals with ownership or financial interest. The disclosure requirement, as applied to land-use applications, extends to the applicant and the landowner(s). Entities include all business associations organized under or governed by Title 7 of the Nevada Revised Statutes, including but not limited to private corporations, close corporations, foreign corporations, limited liability companies, partnerships, limited partnerships, and professional corporations.												
Full Name				Title					% Owned lot required for Pub orations/Non-profit	licly Traded		
Mike Easterday			<u>P</u>	President and Chair								
Tom Tran				Vice President and Treasure								
Jeff Barlow					Secretary							
Dr. Jason Dees				C	Chief Medical Officer							
This section is n	ot requi	ired for publicly	/-trac	led corporations.	Ar	e you a publicly	-traded co	orpo	ration? 🛚 🖾 Yes		No	
1. Are any individual members, partners, owners or principals, involved in the business entity, a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?												
☐ Yes ☐ No (If yes, please note that University Medical Center of Southern Nevada employee(s), or appointed/elected official(s) may not perform any work on professional service contracts, or other contracts, which are not subject to competitive bid.)												
2. Do any individual members, partners, owners or principals have a spouse, registered domestic partner, child, parent, in-law or brother/sister, half-brother/half-sister, grandchild, grandparent, related to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?												
☐ Yes ☐ No (If yes, please complete the Disclosure of Relationship form on Page 2. If no, please print N/A on Page 2.)												
I certify under penalty of perjury, that all of the information provided herein is current, complete, and accurate. I also understand that the University Medical Center of Southern Nevada Governing Board will not take action on land-use approvals, contract approvals, land sales, leases or exchanges without the completed disclosure form.												
Jacqueline Hernandez				Jacqueline Hernandez								
				Print Name								
AVP, Government Contracts					11/02/2021							

DISCLOSURE OF RELATIONSHIP

List any disclosures below: (Mark N/A, if not applicable.)

NAME OF BUSINESS	NAME OF UMC* EMPLOYEE/OFFICIAL	RELATIONSHIP TO UMC*	UMC* EMPLOYEE'S/OFFICIAL'S	
OWNER/PRINCIPAL	AND JOB TITLE	EMPLOYEE/OFFICIAL	DEPARTMENT	
"Consanguinity" is a relations "To the second degree of of follows: • Spouse – Registered	d Domestic Partners – Childre		ree)	
For UMC Use Only:				
If any Disclosure of Relationship is noted above, please complete the following:				
☐ Yes ☐ No Is the UMC employee(s) noted above involved in the contracting/selection process for this particular agenda item?				
·	oyee(s) noted above involved in any w	yay with the business in performance of	of the contract?	
Notes/Comments:				
Signature				
Print Name Authorized Department Representa	tive			

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	Marketplace Product Amendment to Provider Services Agreement with Molina Healthcare of Nevada, Inc.	Back-up:	
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #	

Recommendation:

That the Governing Board Audit and Finance Committee review and recommend for approval by the Governing Board the Marketplace Product Amendment to Provider Services Agreement with Molina Healthcare of Nevada, Inc. for managed care services; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5420.000 Fund Name: UMC Operating Fund

Fund Center: 3000850000 Funded Pgm/Grant: N/A

Description: Managed Care Services

Bid/RFP/CBE: NRS 332.115(1)(f) – Insurance Term: First Amendment – 1/1/2022 to 12/31/2024 Amount: First Amendment – Revenue based on volume

Out Clause: 90 days w/o cause

BACKGROUND:

On November 17, 2021, the Governing Board approved the Provider Services Agreement ("Agreement") with Molina Healthcare of Nevada, Inc., ("Molina") to provide its members healthcare access to the hospital and its associated Urgent Care facilities. The Agreement term is from January 1, 2022 to December 31, 2024, unless terminated without cause with a 90-day written notice to the other.

This Amendment requests to participate in the Health Insurance Marketplace Product when it becomes operational for Molina, which is January 1, 2024, and update the compensation schedule for the Provider Services Agreement.

UMC's Director of Managed Care has reviewed and recommends approval of this Amendment. This Amendment has been approved as to form by UMC's Office of General Counsel

Cleared for Agenda March 29, 2023

Agenda Item#

9

Molina currently holds a Clark County business license.

This Amendment was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for approval by the Governing Board.

MOLINA HEALTHCARE OF NEVADA, INC.

SECOND AMENDMENT

MARKETPLACE PRODUCT

Molina Healthcare of Nevada, Inc. ("Health Plan") and University Medical Center of Southern Nevada a licensed Clark County-owned and operated acute care hospital established pursuant to Chapter 450 of the Nevada Revised Statues ("Provider") enter into this Marketplace Product Amendment ("Amendment") on January 1, 2024 the ("Effective Date") The Provider and Health Plan each are referred to as a "Party" and are collectively referred to as the "Parties" in this Amendment.

RECITALS

- A. Whereas, the Parties have entered into a Provider Services Agreement dated January 1, 2022, and amended on as may have been amended ("Agreement");
- B. Whereas, Health Plan desires that Provider participate in the Health Insurance Marketplace Product on the date it becomes operational for Health Plan, which is January 1, 2024; and
- C. Whereas, Health Plan desires to update the compensation schedule for the Health Insurance Marketplace Product.

Now, therefore, in consideration of the promises and representations stated in the recitals, which are incorporated into the Amendment, the Agreement is amended as stated in this Amendment.

DEFINITIONS

- 1.1 **Products.** If not previously included in the Agreement, <u>Attachment A Products</u> or other corresponding section in the Agreement is updated to include the following Product in which Provider agrees to participate.
 - **Health Insurance Marketplace** including, but not limited to, Molina Marketplace.
- 1.2 **Compensation Attachment.** Attachment B-1 Compensation Schedule, Health Insurance Marketplace, attached to this Amendment, is added to the Agreement. If any compensation schedule is already included in the Agreement for the Health Insurance Marketplace Product, the compensation schedule is replaced by the attached Attachment B-1.
- 1.3 **Marketplace** Attachment. Attachment G Molina Marketplace, Laws and Government Program Requirements, attached to this Amendment, is added to the Agreement. If any Molina Marketplace, Laws and Government Program Requirements, attachment is already included in the Agreement, the attachment is replaced by the attached Attachment G.
- 1.4 **Effective Date.** This Amendment will become effective on January 1, 2024 ("Effective Date") and will renew with and under the terms of the Agreement.
- 1.5 **Use of Defined Terms.** Capitalized terms in this Amendment will have the same meanings ascribed to the terms in the Agreement unless otherwise noted in this Amendment.
- 1.6 **Full Force and Effect.** Except as modified by this Amendment, the Agreement will remain unaffected and will continue in full force and effect in accordance with its terms. The terms of this Amendment will prevail if there is a conflict between this Amendment and the Agreement or an earlier amendment.
- 1.7 **Counterparts.** This Amendment may be executed in one or more counterparts, each of which will be deemed an original, but all of which taken together will constitute one and the same instrument.

SIGNATURE AUTHORIZATION

In consideration of the promises and representations stated, the Parties agree as set forth in this Amendment. The Authorized Representative acknowledges, warrants, and represents that the Authorized Representative has the authority and authorization to act on behalf of its Party. The Authorized Representative further acknowledges and represents that he/she received and reviewed this Amendment in its entirety.

The Authorized Representative for each Party executes this Amendment with the intent to bind the Parties in accordance with this Amendment.

Provider Signature and Information.

Provider's Legal Name ("Provider") – as listed on applicable tax form (i.e. W-9):				
Authorized Representative's Signature:	Authorized Representative's Name – Printed: Mason Van Houweling			
Authorized Representative's Title: Chief Executive Officer	Authorized Representative's Signature Date:			

Health Plan Signature and Information.

Molina Healthcare of Nevada, Inc., a Nevada Corporation ("Health Plan")				
Authorized Representative's Signature:	Authorized Representative's Name – Printed:			
Sara Irízarry	Sara Irizarry			
Authorized Representative's Title:	Authorized Representative's Countersignature Date:			
VP, Network Mgmt and Ops	3/10/2023			
-				

ATTACHMENT B-1

SECOND AMENDMENT TO PROVIDER SERVICES AGREEMENT ATTACHMENT B-1 MOLINA HEALTHCARE OF NEVADA, INC. – HEALTH INSURANCE MARKETPLACE AMENDMENT ATTACHMENT B-1 COMPENSATION SCHEDULE

[The information in this attachment is confidential and proprietary in nature]

ATTACHMENT G

Molina Marketplace

Laws and Government Program Requirements

This attachment sets forth applicable Laws and Government Program Requirements or other provisions necessary to reflect compliance for the Molina Marketplace Product. This attachment will be automatically modified to conform to subsequent changes to Laws or Government Program Requirements. All provisions of the Agreement not specifically modified by this attachment remain unchanged and will control. In the event of a conflict between this attachment and any other provision in the Agreement, the provisions in this attachment will control for the Molina Marketplace Product. Capitalized terms used in this attachment will have the same meaning ascribed to them in the Agreement unless otherwise set forth in this attachment. Any purported modification or any provision in this attachment that is inconsistent with a Law or Government Program Requirement will not be effective and will be interpreted in a manner that is consistent with the applicable Law and Government Program Requirement. This attachment only applies to Molina Marketplace Product.

- 1.1 **Definitions.** The following definitions apply only in this attachment:
 - a. **Delegated Entity** means any party that enters into an agreement with a qualified health plan ("QHP") issuer to provide administrative services or health care services to qualified individuals and their dependents.
 - b. **Downstream Entity** means any party that enters into an agreement with a Delegated Entity or with another downstream entity for purposes of providing administrative or health care services related to the agreement between the Delegated Entity and the QHP issuer. The term is intended to reach the entity that directly provides administrative services or health care services to qualified individuals and their dependents.

Consistent with the above definitions, Provider is a Delegated Entity and Health Plan is a QHP issuer.

- 1.2 **Timely Payment of Claims.** Health Plan will pay Provider for Clean Claims for Covered Services that are determined to be payable, in accordance with <u>Section 4.2</u>, Compensation.
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- 1.4 **Health Plan Accountability.** Notwithstanding any relationship Health Plan may have with Provider, as Delegated Entity, and any Downstream Entity, Health Plan maintains responsibility for its compliance, as well as the compliance of the Provider and any Downstream Entity, with all applicable standards enumerated at 45 CFR 156.340(a). (45 CFR 156.340(a)).
- 1.5 **Standards for Downstream and Delegated Entities.** The Agreement specifies the delegated activities and reporting responsibilities. (45 CFR 156.340(b)(1)).
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- 1.7 **Revocation of Delegated Activities.** In the event HHS or Health Plan determines, in its sole discretion, that Provider or any Downstream Entity, have not performed the delegated activities and reporting obligations satisfactorily, consistent with applicable standards enumerated at 45 CFR 156.340(a), then the delegated activities and reporting obligations shall be revoked. The foregoing does not preclude the employment of other remedies, in lieu of revocation of the delegated activities or reporting responsibilities, if deemed appropriate by HHS or Health Plan, as applicable. (45 CFR 156.340(b)(2)).

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INSTRUCTIONS FOR COMPLETING THE DISCLOSURE OF OWNERSHIP/PRINCIPALS FORM

Purpose of the Form

The purpose of the Disclosure of Ownership/Principals Form is to gather ownership information pertaining to the business entity for use by the University Medical Center of Southern Nevada Governing Board ("GB") in determining whether members of the GB should exclude themselves from voting on agenda items where they have, or may be perceived as having a conflict of interest, and to determine compliance with Nevada Revised Statute 281A.430, contracts in which a public officer or employee has interest is prohibited.

General Instructions

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Detailed Instructions

All sections of the Disclosure of Ownership form must be completed. If not applicable, write in N/A.

Business Entity Type – Indicate if the entity is an Individual, Partnership, Limited Liability Company, Corporation, Trust, Non-profit Organization, or Other. When selecting 'Other', provide a description of the legal entity.

Non-Profit Organization (NPO) - Any non-profit corporation, group, association, or corporation duly filed and registered as required by state law.

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 is at least 51% owned and controlled by one or more minority persons of Black American, Hispanic American, Asian-Pacific American or Native
 American ethnicity.
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- Physically-Challenged Business Enterprise (PBE): An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more disabled individuals pursuant to the federal Americans with Disabilities Act.
- Small Business Enterprise (SBE): An independent and continuing business for profit which performs a commercially useful function, is not owned and controlled by individuals designated as minority, women, or physically-challenged, and where gross annual sales does not exceed \$2,000,000.
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Business Name (include d.b.a., if applicable) – Enter the legal name of the business entity and enter the "Doing Business As" (d.b.a.) name, if applicable.

Corporate/Business Address, Business Telephone, Business Fax, and Email - Enter the street address, telephone and fax numbers, and email of the named business entity.

Nevada Local Business Address, Local Business Telephone, Local Business Fax, and Email – If business entity is out-of-state, but operates the business from a location in Nevada, enter the Nevada street address, telephone and fax numbers, point of contact and email of the local office. Please note that the local address must be an address from which the business is operating from that location. Please do not include a P.O. Box number, unless required by the U.S. Postal Service, or a business license hanging address.

Number of Clark County Nevada Residents employed by this firm. (Do not leave blank. If none or zero, put the number 0 in the space provided.)

List of Owners/Officers – Include the full name, title and percentage of ownership of each person who has ownership or financial interest in the business entity. If the business is a publicly-traded corporation or non-profit organization, list all Corporate Officers and Directors only.

For All Contracts – (Not required for publicly-traded corporations)

- 1) Indicate if any individual members, partners, owners or principals involved in the business entity are a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s). If yes, the following paragraph applies.
 - In accordance with NRS 281A.430.1, a public officer or employee shall not bid on or enter into a contract between a government agency and any private business in which he has a significant financial interest, except as provided for in subsections 2, 3, and 4.
- 2) Indicate if any individual members, partners, owners or principals involved in the business entity have a second degree of consanguinity or affinity relation to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s) (reference form on Page 2 for definition). If YES, complete the Disclosure of Relationship Form.

A professional service is defined as a business entity that offers business/financial consulting, legal, physician, architect, engineer or other professional services.

Signature and Print Name - Requires signature of an authorized representative and the date signed.

Disclosure of Relationship Form – If any individual members, partners, owners or principals of the business entity is presently a University Medical Center of Southern Nevada employee, public officer or official, or has a second degree of consanguinity or affinity relationship to a University Medical Center of Southern Nevada employee, public officer or official, this section must be completed in its entirety.

DISCLOSURE OF OWNERSHIP/PRINCIPALS

Rusiness Entity	Type (Please sele	ct one	\								
Sole Proprietorship	☐Partnership		Limited Liability	×	Corporation	☐ Trust	☐ Non-Profit		☐ Other		
Business Designation Group (Please select all that apply)											
☐ MBE	□ WBE		☐ SBE		☐ PBE		□ VET		DVET	□ESB	
Minority Business Enterprise	Women-Owne Business Enterprise	d	Small Business Enterprise		Physically Challenged Business Enterprise		Veteran Owned Business		sabled Veteran ned Business	Emerging Small Business	
Number of C	Clark County I	leva	da Residents	E	mployed:1	17					
Corporate/Busin	ness Entity Name:	Мс	olina Healthcare of	Ne	vada, Inc.						
(Include d.b.a., i											
Street Address:		83	29 W. Sunset Rd.	Sui	te 100		Website: https://www website to go live 01/		althcare.com/NV (Molina NV	
0:4 04-4 1	E. O. de	La	s Vegas, NV 8911	3		1	POC Name: Jackie I	Hernandez	AVP Governmen	t Contracts	
City, State and 2	Zip Code:					ı	Email: Jacqueline.he	ernandez1(@molinahealthcar	e.com	
Telephone No:		90	9-747-4742			I	Fax No:				
Nevada Local St	treet Address:					,	Website:				
(If different from	above)										
City, State and	Zip Code:					1	Local Fax No:				
						Local POC Name:					
Local Telephone	e No:					1	Email:				
All entities, with the exception of publicly-traded and non-profit organizations, must list the names of individuals holding more than five percent (5%) ownership or financial interest in the business entity appearing before the Board. Publicly-traded entities and non-profit organizations shall list all Corporate Officers and Directors in lieu of disclosing the names of individuals with ownership or financial interest. The disclosure requirement, as applied to land-use applications, extends to the applicant and the landowner(s). Entities include all business associations organized under or governed by Title 7 of the Nevada Revised Statutes, including but not limited to private corporations, close corporations, foreign corporations, limited liability companies, partnerships, limited partnerships, and professional corporations.											
	Full Name					Title			% Owned Not required for Pub Porations/Non-profit	licly Traded	
Mike Easterday			<u>P</u>	Presi	ident and Chair						
Tom Tran			V	/ice	President and Tr	reasure					
Jeff Barlow			<u>S</u>	Secretary							
Dr. Jason Dees			С	Chie	f Medical Officer						
This section is no	ot required for publ	cly-tra	ded corporations.	Ar	e you a publicly	-traded co	prporation?	Yes 🗆] No		
1. Are any individual members, partners, owners or principals, involved in the business entity, a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?											
Yes Solution (If yes, please note that University Medical Center of Southern Nevada employee(s), or appointed/elected official(s) may not perform any work on professional service contracts, or other contracts, which are not subject to competitive bid.)											
2. Do any individual members, partners, owners or principals have a spouse, registered domestic partner, child, parent, in-law or brother/sister, half-brother/half-sister, grandchild, grandparent, related to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?											
☐ Yes	⊠ No (f yes, p	please complete the	e Dis	sclosure of Relati	ionship forr	m on Page 2. If no, pl	ease print N	/A on Page 2.)		
I certify under penalty of perjury, that all of the information provided herein is current, complete, and accurate. I also understand that the University Medical Center of Southern Nevada Governing Board will not take action on land-use approvals, contract approvals, land sales, leases or exchanges without the completed disclosure form.											
Jacqueline Hernandez				Jacqueline Hernandez							
Signature	·				Print Name						
AVP, Government	Contracts				11/02/2021						

1

DISCLOSURE OF RELATIONSHIP

List any disclosures below: (Mark N/A, if not applicable.)

NAME OF BUSINESS	NAME OF UMC* EMPLOYEE/OFFICIAL	RELATIONSHIP TO UMC*	UMC* EMPLOYEE'S/OFFICIAL'S
OWNER/PRINCIPAL	AND JOB TITLE	EMPLOYEE/OFFICIAL	DEPARTMENT
"Consanguinity" is a relations "To the second degree of of follows: • Spouse – Registered	d Domestic Partners – Childre		ree)
For UMC Use Only:			
	noted above, please complete the follo		
·		ontracting/selection process for this pa	-
·	oyee(s) noted above involved in any w	yay with the business in performance of	of the contract?
Notes/Comments:			
Signature			
Print Name Authorized Department Representa	tive		

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	Individual / Group Provider Service Agreement with Sierra Health and Life Insurance Company, Inc. and Sierra Healthcare Options, Inc.	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board approve and authorize the Chief Executive Officer to sign the Individual / Group Provider Service Agreement with Sierra Health and Life Insurance Company, Inc. and Sierra Healthcare Options, Inc. for managed care services; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5420.000 Fund Name: UMC Operating Fund

Fund Center: 3000850000 Funded Pgm/Grant: N/A

Description: Managed Care Services
Bid/RFP/CBE: NRS 332.115(1)(f) – Insurance

Term: 1/1/2023 - 12/31/2025Amount: Revenue based on volume Out Clause: 90 days without cause

BACKGROUND:

This request is to enter into a new Medicaid / Nevada Check-Up Hospital Agreement ("Agreement") with Health Plan of Nevada, Inc. ("Health Plan") to provide its members healthcare access to UMC's Anesthesia and Orthopedic services. The Agreement term is from January 1, 2023, through December 31, 2025. Either party may terminate the Agreement without cause with a 90-day written notice to the other party.

UMC's Director of Managed Care has reviewed and recommends approval of this Agreement. This Agreement has been approved as to form by UMC's Office of General Counsel.

Health Plan currently holds a Clark County business license.

This Agreement was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for approval by the Governing Board.

Cleared for Agenda March 29, 2023

Agenda Item#

10

Health Plan of Nevada, Inc.

MEDICAID / NEVADA √CHECK-UP CONSULTING PROVIDER AGREEMENT

THIS AGREEMENT is made and entered into by and between Health Plan of Nevada, Inc., a corporation organized under the laws of the State of Nevada (hereinafter referred to as "HEALTH PLAN") and <u>University Medical Center an acute care hospital</u>, which employs physician specialists licensed to practice medicine in the State of Nevada (hereinafter referred to as "Consulting Provider").

NOW THEREFORE, in consideration of the promises and the agreements herein contained, it is mutually agreed as follows:

ARTICLE I. DEFINITIONS

- A. "Aberrant Bedday" means one in which a patient is kept at a level of care (ICU, telemetry, med-surg, transitional, SNF) when a lower level of care or a discharge would have been appropriate given the medical necessity, including extraneous beddays resulting from delayed procedures and/or reporting of results.
- B. "Member(s)" or "Subscriber(s)" means those persons who are designated by the Division of Health Care Financing and Policy (DHCFP) as eligible for Medicaid / Nevada √Check-up and who have selected or are enrolled in Health Plan of Nevada, Inc.
- C. "CONSULTING PROVIDER" means a duly licensed and/or certified practitioner of the health care specialty listed in this Article, Paragraph D, and who, through the execution of this Agreement, shall provide Consultant Services to Members upon appropriate referral from a Primary Care Physician (if Agreement is with a group practice, then "CONSULTING PROVIDER" includes those providers listed on Attachment A).
- D. "Consultant Services" means those Covered Services provided to Members by CONSULTING PROVIDER, in the specialty field of <u>Anesthesia and Orthopedic Surgery</u>, upon appropriate referral of a Primary Care Physician.
- E. "Primary Care Physician" means a duly licensed doctor of medicine or osteopathy who has entered into an agreement with HEALTH PLAN to provide certain Covered Services to Members who have selected or been assigned to him/her, and to assume primary responsibility for arranging and coordinating the overall health care of such Members.
- F. "Plan Provider" means a health professional or any other entity or institutional health care provider which has entered into a written agreement with HEALTH PLAN or is otherwise approved by HEALTH PLAN to provide Covered Services to Members.
- G. "Covered Services" means those medical, hospital and other health care services and benefits to which Members are entitled under the terms of the applicable group or individual medical and hospital service certificates of coverage which may be amended by HEALTH PLAN from time to time.
- H. "Medical Director" means a duly licensed physician whom has been designated by HEALTH PLAN to monitor the provision of, and the appropriate utilization of, Covered Services to Members.
- I. "Medically Necessary" services and/or supplies means the use of services or supplies as provided by a hospital, skilled nursing facility, CONSULTING PROVIDER or any other health care provider required to identify or treat a Member's illness or injury and which, as determined by the HEALTH PLAN are:

- 1. Consistent with the symptoms and signs, or diagnosis and treatment of the Member's condition, disease, ailment or injury;
- 2. Appropriate with regard to standards of good medical practice;
- 3. Not solely for the convenience or preferences of the Member, his or her CONSULTING PROVIDER, Primary Care Physician, Plan Provider, hospital or any other health care provider; and
- 4. The most appropriate supply or level of service, which can be safely provided to the Member. When specifically applied to an inpatient, it further means that the Member's medical symptoms or condition requires that the diagnosis or treatment cannot be safely provided to the Member as an outpatient.

Services, supplies and accommodations will not automatically be considered Medically Necessary because they were prescribed by a physician. HEALTH PLAN may consult with professional medical consultants, peer review committees, and other appropriate sources for recommendations regarding the Medical Necessity of the services, supplies and accommodations a Member receives.

- J. "Managed Care Program" means the prior authorization process by which HEALTH PLAN determines medical necessity and directs care to the most appropriate setting so as to provide health care in the most costeffective manner.
- K. "Emergency Services" means health care services provided to a Member after the sudden onset of a medical condition that manifests itself by symptoms of sufficient severity that a prudent person would believe that the absence of immediate medical attention could result in:
 - 1. Serious jeopardy to the health of a Member; or
 - 2. Serious jeopardy to the health of an unborn child; or
 - Serious impairment of a bodily function; or
 - 4. Serious dysfunction of any bodily organ or part.
- L. "Joint Operations Committee" means a committee made up of four (4) representatives, two (2) representatives each appointed by HEALTH PLAN and CONSULTING PROVIDER. The number of committee members may be increased or decreased by mutual agreement of HEALTH PLAN and CONSULTING PROVIDER. The committee may be called by any Committee member on at least seven (7) days prior notice; the Committee shall conduct business only when all four (4) representatives are present at any such meeting, either in person, telephonically, or by proxy. The Committee shall ordinarily discuss and make recommendations to resolve routine operating problems, and such as shall be determined by HEALTH PLAN and CONSULTING PROVIDER; provided, however, that the committee shall not have the power to make decisions binding upon the parties hereto.
- M. "Clean Claim" is a claim that has no defect or impropriety, including lack of required substantiating documentation, or particular circumstances requiring special treatment that prevents timely payment from being made on the claim, including, but not limited to, claims where coordination of benefits is actively pursued; or medical claims review is necessary; or pre-existing conditions may exist.

ARTICLE II. AGREEMENTS OF HEALTH PLAN

- A. Administrative Procedures. HEALTH PLAN shall make available to CONSULTING PROVIDER the HEALTH PLAN's administrative procedures, required under this Agreement. These procedures include but are not limited to the Provider Summary Guide (PSG). The PSG is available online at https://www.myhpnonline.com. HEALTH PLAN may provide periodic updates and/or revisions to the PSG as may be published and distributed from time to time through a variety of mechanisms: in policy statements, newsletters, fax blasts, mailings, emails, website postings, and other communications available to the CONSULTING PROVIDER. In the event of a conflict between administrative procedures, including but limited to the PSG, and any provision of this Agreement, the administrative procedures shall control except with regard to benefit plans outside the scope of this Agreement or unless otherwise required by law. In the event HEALTH PLAN is required to amend or supplement this Agreement or administrative procedures, including but limited to the PSG, as required or requested by the DHCFP, or other authorized regulatory body, to comply with federal or state regulations, HEALTH PLAN will unilaterally initiate such additions, deletions, or modifications.
- B. <u>Listing of Plan Providers</u>. HEALTH PLAN shall provide CONSULTING PROVIDER with a periodic listing of HEALTH PLAN'S Plan Providers.
- C. <u>Members' Schedule of Benefits</u>. HEALTH PLAN shall provide or make available to CONSULTING PROVIDER the current Members' Schedule of Benefits, including a listing of applicable copayments, and shall provide CONSULTING PROVIDER with periodic updates of such Schedule.
- D. <u>Identification Cards</u>. HEALTH PLAN shall furnish each Member with an identification card with appropriate description indicating the Member's eligibility for certain Covered Services.
- E. <u>Compensation</u>. HEALTH PLAN shall pay to CONSULTING PROVIDER the compensation set forth in Attachment B, for Covered Services provided to Members by CONSULTING PROVIDER. Clean claims shall be processed and paid in accordance with applicable state regulations.
- F. <u>Confidentiality</u>. HEALTH PLAN shall hold in confidence CONSULTING PROVIDER's charges on file with HEALTH PLAN, and under no circumstances disclose such charges unless legally compelled to do so, or for the purposes of peer or utilization management, or for coordination of benefits.
- G. <u>Orientation and Training Assistance</u>. HEALTH PLAN shall provide assistance in the orientation and training of CONSULTING PROVIDER and his/her office staff in the administrative, utilization management, and quality assurance procedures of HEALTH PLAN.

ARTICLE III. AGREEMENTS OF CONSULTING PROVIDER

A. Health Services.

- 1. CONSULTING PROVIDER agrees to provide to Members, for the compensation set forth in Attachment B, Consultant Services in his/her office or in other such facilities and locations as are mutually agreed upon by the parties.
- 2. CONSULTING PROVIDER shall provide Consultant Services to Members for Covered Services only upon referral of a Primary Care Physician. CONSULTING PROVIDER agrees to discuss with, and seek the approval of, the referring Primary Care Physician prior to rendering or arranging any continuing treatment of a Member, including hospitalization, which is beyond the specific treatment authorized by the referring Primary Care Physician's referral authorization.

- 3. CONSULTING PROVIDER agrees not to refer a Member to another physician, health professional, or other health care provider without the prior concurrence of the referring Primary Care Physician.
- 4. CONSULTING PROVIDER agrees to use best efforts to use Plan's network Providers including specialist physicians, hospitals, extended care facilities and other health care providers in the care of Members. In the event that services required by a Member are not available from such providers, other physicians or providers may be utilized with the prior approval of the Health Plan's Medical Director or his/her designee.
- 5. CONSULTING PROVIDER agrees to submit to referring Primary Care Physician, a report of the treatment, if any provided to such Member. Such reports may initially be given to referring Primary Care Physician verbally, provided that a written report is sent within ten (10) working days following the treatment. Reports shall be in a form acceptable to HEALTH PLAN.
- 6. CONSULTING PROVIDER agrees to abide by the terms of the Primary Care Physician Agreement relating to self-referral care provided to any Members for whom CONSULTING PROVIDER is also such Members' Primary Care Physician.
- 7. CONSULTING PROVIDER agrees in emergency (life-threatening) situations to provide necessary emergency services. In those situations, CONSULTING PROVIDER agrees to notify Primary Care Physician within 24 hours.
- B. <u>Hospital Admissions</u>. In cases where a Member requires non-emergency hospital admission, CONSULTING PROVIDER agrees to have the referring Primary Care Physician secure prior authorization for such admission from the Medical Director or his/her designee, certifying the Covered Services and the number of inpatient days authorized under the Managed Care Program. In addition, CONSULTING PROVIDER agrees not to extend the initial length of stay authorized by HEALTH PLAN without Prior Authorization from HEALTH PLAN'S Medical Director or his/her designee.
- C. Aberrant Bedday Determination and Sanctions. Hospital stay Aberrant Beddays shall be identified by HEALTH PLAN's Utilization Management Department and an Aberrant Bedday report stating the number of Aberrant Beddays and the CONSULTING PROVIDER responsible for these days shall be sent to the Medical Director, and the Utilization Management committee. After a full and complete review of this report and the reasons therefore, the CONSULTING PROVIDER responsible for the Aberrant Beddays will be given a verbal warning for the first time he/she has created Aberrant Beddays, a written warning for the second such incident and for all Aberrant Beddays created thereafter, financial sanctions will be assessed against this CONSULTING PROVIDER. The financial sanctions will be determined by the Utilization Management Committee or other designated committee as determined by HEALTH PLAN. A provider subject to financial sanctions may appeal this decision, prior to the sanctions being implemented, to the Medical Director. The decision of the Medical Director will be final.

D. <u>Prior Authorization</u>.

- 1. CONSULTING PROVIDER agrees to comply with HEALTH PLAN's Managed Care Program and to obtain Prior Authorization from HEALTH PLAN for specified non-emergent inpatient and outpatient Covered Services, and for all referrals to non-Plan Providers, as set forth in the HEALTH PLAN's current listing of Covered Services requiring Prior Authorization.
- CONSULTING PROVIDER understands that Prior Authorization is approved by HEALTH PLAN
 based upon the current information that has been made available to HEALTH PLAN. Any payment
 for Covered Services is subject to Member eligibility, Primary Care Physician referral, compliance
 with HEALTH PLAN'S Managed Care Program, contractual limitations and exclusions, and
 coordination of benefits.

E. Physician-Patient Communication.

- CONSULTING PROVIDER shall have the right and is encouraged to discuss with his or her patients
 pertinent details regarding the diagnosis of the patient's condition, the nature and purpose of any
 recommended procedure, the potential risks and benefits of any recommended treatment, and any
 reasonable alternatives to such recommended treatment.
- CONSULTING PROVIDER's obligations not to disclose Proprietary Information do not apply to any
 disclosures made to a patient determined by CONSULTING PROVIDER to be necessary or
 appropriate for the diagnosis and care of a patient, except to the extent such disclosure would
 otherwise violate CONSULTING PROVIDER's legal or ethical obligations.
- 3. CONSULTING PROVIDER is encouraged to discuss reimbursement methodology with his or her patients, subject only to CONSULTING PROVIDER's general contractual and ethical obligations not to make false or misleading statements. Accordingly, proprietary information does not include descriptions of the Compensation System methodology under which CONSULTING PROVIDER is reimbursed, although such Proprietary Information does include the specific rates paid by HEALTH PLAN due to their competitively sensitive nature.
- F. <u>Claim Review</u>. CONSULTING PROVIDER agrees that HEALTH PLAN shall have the right to determine the Medical Necessity and the accuracy of all claims reported for services provided to Members by CONSULTING PROVIDER through the use of HEALTH PLAN's committees, Medical Director, consultants and claims editing software utilized for claims adjudication. HEALTH PLAN shall have the right to refuse payment for services determined to be not Medically Necessary. CONSULTING PROVIDER should have the right to appeal or down code if they agree with the decision.

G. Charges to Members.

- 1. CONSULTING PROVIDER agrees to collect applicable copayments, if any, from Members at the time services are provided by the CONSULTING PROVIDER. Except for the collection of copayments as set forth above, the CONSULTING PROVIDER shall look only to HEALTH PLAN for compensation for Medically Necessary Covered Services. In addition, CONSULTING PROVIDER shall under no circumstances, including the termination of this Agreement or the insolvency of HEALTH PLAN, assert any claim for compensation against Members for Covered Services in excess of applicable copayments. However, CONSULTING PROVIDER may provide additional, non-Covered Services to Members, provided that the Member clearly understands that such services are not Covered Services and that HEALTH PLAN shall not pay for such services. This section shall supersede any other written or oral contrary agreement between CONSULTING PROVIDER and Member that conflict with this section of the Agreement.
- 2. CONSULTING PROVIDER, or agent, or trustee or assignee thereof may not maintain any action at law against a subscriber or enrollee to collect sums owed by HEALTH PLAN.
- 3. CONSULTING PROVIDER agrees that this provision shall survive the termination of this Agreement for authorized services rendered prior to the termination of the Agreement, regardless of the cause giving rise to termination, and shall be construed to be for the benefit of the HMO subscribers/enrollees. This provision is not intended to apply to services provided after this Agreement has been terminated.
- 4. CONSULTING PROVIDER agrees that applicable copayments collected by CONSULTING PROVIDER shall be as set forth in the current Members' Schedule of Benefits, which may be amended from time to time by HEALTH PLAN.

5. CONSULTING PROVIDER shall follow the appeals process for Medicare Enrollees as set forth by federal law and regulation. CONSULTING PROVIDER shall be bound by any and all Federal Centers for Medicare and Medicaid Services (CMS; formerly Health Care Financing Administration [HCFA]) language requirements of initial determination letters and other correspondence directed to Medicare Enrollees. CONSULTING PROVIDER shall be bound by HEALTH PLAN's determination of appeal cases.

H. Records and Reports.

- CONSULTING PROVIDER shall submit claims or encounter reports to HEALTH PLAN for 1. Covered Services rendered to Members, which include such statistical and descriptive medical and patient data, and identifying information as specified by HEALTH PLAN. All statements shall specify procedures accomplished using procedure codes in the most recent Physician's Current Procedural Terminology (CPT). CONSULTING PROVIDER shall maintain such records and provide, at usual and customary charges for hard copies of such medical, financial and administrative information to HEALTH PLAN and state and federal government agencies as may be necessary for compliance by HEALTH PLAN with state and federal law, as well as for HEALTH PLAN program management purposes. CONSULTING PROVIDER shall maintain medical records in accordance with any applicable state and/or federal laws or regulations. This includes maintaining medical records for a period of time which complies with CMS's medical record retention requirement. As of the effective date of this Agreement the CMS medical record retention requirement is (ten) 10 years. CONSULTING PROVIDER understands that this medical record retention requirement is subject to change at the discretion of CMS and it is CONSULTING PROVIDER's responsibility to ensure compliance with any future modified medical record retention requirements mandated by CMS. HEALTH PLAN and applicable state and federal government agencies shall have access at reasonable times to the books, records, and papers of the CONSULTING PROVIDER relating to the Consultant Services provided Members and to the cost thereof, and to copayments received by CONSULTING PROVIDER from Members for Covered Services.
- 2. CONSULTING PROVIDER shall cooperate with HEALTH PLAN in its compilation of quarterly, and all other reports, contracts, or other information required of HEALTH PLAN by NCQA or any other accreditation or regulatory agency, including without limitation, all information contained in HEDIS data fields applicable to services. For these purposes, CONSULTING PROVIDER shall use any format reasonably required by HEALTH PLAN.
- 3. CONSULTING PROVIDER shall submit claims for all Covered Services directly to HEALTH PLAN, together with any required referral authorizations signed by the appropriate referring Primary Care Physician, within thirty (30) days of the date of service but, in any event, no later than one hundred eighty (180) days following the date of service. Claims which are not submitted within this timely filing period or with incomplete or inaccurate information shall not be honored for payment. CONSULTING PROVIDER agrees not to bill HEALTH PLAN or Members for services associated with such claims. This provision shall not apply to any claim wherein HEALTH PLAN was the cause of the delay. CONSULTING PROVIDER certifies the accuracy, completeness and truthfulness of claims and/or encounter data.
 - 4. CONSULTING PROVIDER shall maintain a medical record for each Member in accordance with the requirements established by HEALTH PLAN. Medical records of Members will include reports from referral providers, discharge summaries, records of emergency care received by the Member and such other information as HEALTH PLAN requires, including documentation of whether or not the Member has executed an Advance Directive in accordance with the Omnibus Budget Reconciliation Act of 1990, Public Law 101-508. Medical records of Members shall be treated as confidential so as to comply with all federal and state laws and regulations regarding the confidentiality of patient records. In the event of termination of this Agreement, CONSULTING PROVIDER shall cooperate with the transfer of Member's medical records to Member's new HEALTH PLAN provider. This provision is intended to apply only when a new treating physician or provider has a medical need for such medical records.

I. Provision of Services and Professional Requirements.

- 1. CONSULTING PROVIDER agrees, insofar as the scope of CONSULTING PROVIDER's practice permits, (a) not to differentiate or discriminate in the treatment of patients or in the quality of services delivered to Members on the basis of race, gender, age, religion, place of residence, health status, health care needs or source of payment, and (b) to observe, protect and promote the rights of Members as patients.
- 2. CONSULTING PROVIDER agrees that all duties performed hereunder shall be consistent with the proper practice of medicine, and related healing arts, and that such duties shall be performed in accordance with the customary rules of ethics and conduct of such bodies, formal or informal, governmental or otherwise, from which CONSULTING PROVIDER seeks advice and guidance or to which he/she is subject to licensing and control.
- 3. CONSULTING PROVIDER agrees, to the extent feasible, to utilize such additional allied health and other qualified personnel who are also Plan Providers as are available and appropriate for effective and efficient delivery of health care. CONSULTING PROVIDER agrees to provide clean facilities and equipment; maintain adequate, courteous, neat, consumer-oriented, properly credentialed staff; maintain orderly and efficient systems for receiving patients; maintain orderly and efficient systems for the provision of patient services; and maintain medical records. CONSULTING PROVIDER agrees to allow HEALTH PLAN'S Medical Director, or his designee, to inspect Medical facilities, equipment and HEALTH PLAN Members' medical records, and review all phases of professional ancillary care provided to Members by CONSULTING PROVIDER.
- CONSULTING PROVIDER agrees that the Covered Services provided hereunder will be made available and accessible to Members promptly and in a manner which assures continuity and quality of care.
- CONSULTING PROVIDER understands that HEALTH PLAN may be required to provide CMS
 with the care/treatment plan for Medicare enrollees with complex medical conditions.
 CONSULTING PROVIDER agrees to cooperate with HEALTH PLAN to ensure compliance with
 this requirement.
- J. Insurance. CONSULTING PROVIDER, at its sole expense, shall maintain self-insurance coverage as provided by Chapter 41 of the Nevada Revised Statutes for purpose of general liability, professional liability and other insurance, as may be necessary to insure it and its employees against any claims for damages arising by reason of personal injuries or death occasioned, directly or indirectly, in connection with this Agreement. Each of such policies shall be in amounts as required by Nevada State law. Appropriate certificates of such insurance shall be delivered to Health Plan upon request. CONSULTING PROVIDER is operated by Clark County pursuant to the provisions of Chapter 450 of the Nevada Revised Statutes. Clark County is a political subdivision of the State of Nevada. As such, Clark County and CONSULTING PROVIDER are protected by the limited waiver of sovereign immunity contained in Chapter 41 of the Nevada Revised Statutes. Memorandum copies of the above insurance policies shall be provided to HEALTH PLAN upon HEALTH PLAN's request.

K. Administration.

- 1a. CONSULTING PROVIDER agrees to abide by the administrative procedures of HEALTH PLAN as may be published and distributed from time to time in policy statements, newsletters, and other communications to CONSULTING PROVIDER, as referred to in Article II. A. of this Agreement.
- 1b. CONSULTING PROVIDER agrees that should a conflict occur between a provision of this Agreement, including Attachments B or C, respectively, and the Provider Summary Guide (PSG) in place at the time of the conflict, the PSG shall control.
- CONSULTING PROVIDER acknowledges the importance of quality management systems in providing superior customer service. Therefore, CONSULTING PROVIDER shall, with the support of HEALTH

PLAN cooperate in a quality management program to ensure quality customer service and further agrees that HEALTH PLAN may use CONSULTING PROVIDER performance data as deemed appropriate by HEALTH PLAN. CONSULTING PROVIDER and HEALTH PLAN agree that quality management programs may address, but are not limited to the following: administrative services, access to health care services, utilization management, clinical quality assessment, CONSULTING PROVIDER and HEALTH PLAN administrative interface, and management information and report systems.

- 3. CONSULTING PROVIDER agrees to cooperate fully in HEALTH PLAN's credentialing and recredentialing processes and agrees to abide by HEALTH PLAN's credentialing and recredentialing policies.
- 4. If CONSULTING PROVIDER is a group practice, CONSULTING PROVIDER agrees to notify HEALTH PLAN each time CONSULTING PROVIDER adds additional practitioners to the group practice. CONSULTING PROVIDER agrees that HEALTH PLAN shall have the sole option at anytime of notifying CONSULTING PROVIDER that practitioners will not be considered a party to this Agreement. CONSULTING PROVIDER agrees that HEALTH PLAN has no obligation to pay for services rendered to Members by such non-authorized practitioners. CONSULTING PROVIDER further agrees that reimbursement for said services cannot be sought from the Member.
- 5. CONSULTING PROVIDER agrees to comply with the Quality Management Program for both hospital-based and office-based care. This includes but is not limited to: Random office and hospital review and case specific review, appropriate response to issues identified by HEALTH PLAN or governmental agencies, and cooperation with HEALTH PLAN and quality management mechanisms. CONSULTING PROVIDER will respond appropriately to all quality-referred issues within a reasonable time frame but not to exceed fourteen (14) days of receipt. Failure to comply may result in financial disincentives or termination of this Agreement. HEALTH PLAN shall pay usual and customary charges for hard copies of Members medical records.
- 6. CONSULTING PROVIDER agrees to immediately notify HEALTH PLAN of any action affecting his/her license(s) to practice, including but not limited to any limitation, restriction, suspension or revocation. CONSULTING PROVIDER also agrees to immediately notify HEALTH PLAN of any action affecting his/her hospital privileges at any hospital, including but not limited to any limitation, restriction, suspension or revocation. If CONSULTING PROVIDER is a group practice, CONSULTING PROVIDER agrees to notify HEALTH PLAN if a physician is terminated from the group practice for quality reasons.
- 7. CONSULTING PROVIDER agrees that HEALTH PLAN reserves the right to conduct periodic audits and/or site surveys for the purpose of evaluating compliance with quality management standards.
- 8. CONSULTING PROVIDER agrees to cooperate with, participate in, and comply with all final determinations of any internal peer review, quality assurance review, external audit review, and grievance review procedures, as may be established by HEALTH PLAN.
- 9. CONSULTING PROVIDER agrees that HEALTH PLAN may use CONSULTING PROVIDER name, address, phone number, type of practice and an indication of CONSULTING PROVIDER willingness to accept additional Members in HEALTH PLAN's roster of Plan Providers.
- 10. CONSULTING PROVIDER agrees to cooperate with HEALTH PLAN's administrative procedures in the coordination of benefits with third party payers. Third party payers include, but are not limited to, workers' compensation carriers, auto insurance carriers and other insurance carriers who may be responsible for all or a portion of a claim for services provided to a Member.
- 11. CONSULTING PROVIDER will ensure all subcontractors abide by the terms and conditions set forth in this Agreement, including, compliance with all state, federal and CMS laws and regulations.

- 12. CONSULTING PROVIDER agrees not to solicit HEALTH PLAN members into any other Health Maintenance Organization, Preferred Provider Organization, managed care/alternative delivery system, or prepaid health care delivery network.
- 13. CONSULTING PROVIDER agrees not to knowingly or directly advise any Member to disenroll form HEALTH PLAN and will not solicit any Member or the Member's employer to become enrolled with any other health maintenance organization, provider organization, CONSULTING PROVIDER itself or any other similar hospitalization or medical payment plan or insurance program. CONSULTING PROVIDER shall use its best efforts to ensure that no employee of CONSULTING PROVIDER or subcontractor of the CONSULTING PROVIDER makes any derogatory remarks regarding HEALTH PLAN to any Member.
- 14. CONSULTING PROVIDER agrees, in the event that CONSULTING PROVIDER violates Article III, Sections A, B, C or D of this Agreement, the excess charges for all such services will be the responsibility of CONSULTING PROVIDER. HEALTH PLAN may deduct such amounts from any future payments to be paid by HEALTH PLAN to CONSULTING PROVIDER under this Agreement. If CONSULTING PROVIDER is a group practice, then whenever a physician leaves the group practice, the physician shall no longer provide Covered Services to Members unless he/she executes a new CONSULTING PROVIDER Agreement with HEALTH PLAN.
- 15. CONSULTING PROVIDER does not now and shall not during the life of this agreement employ or contract with individuals excluded from participation in Medicare under section 1128 or 1128A of the Social Security Act.
- L. <u>Electronic Data Interface</u>. CONSULTING PROVIDER agrees to comply with HEALTH PLAN's electronic data interface, and/or electronic information exchange network for purposes including, but not limited to, claims submission, claims payment, membership eligibility reporting, referral, prior authorizations. HEALTH PLAN will provide technical specifications and requirements to CONSULTING PROVIDER one hundred and twenty (120) days prior to implementation of such electronic exchange system. The cost of establishing and maintaining this electronic data interface with HEALTH PLAN shall be the responsibility of the CONSULTING PROVIDER.
- M. <u>CONSULTING PROVIDER Compliance</u>. CONSULTING PROVIDER represents and warrants to HEALTH PLAN that, at all times, CONSULTING PROVIDER will remain in compliance with all federal, state, local and all laws and regulations and the regulations of any applicable accrediting agencies.

ARTICLE IV. GENERAL PROVISIONS

- A. <u>Modifications of this Agreement</u>. This Agreement may be modified at any time by mutual written agreement of the parties.
- B. <u>Interpretation</u>. This Agreement shall be governed by the applicable laws of the State of Nevada and the Federal Health Maintenance Organization Act of 1973, as amended 42 U.S.C. 300e <u>et seq.</u> The invalidity or unenforceability of any terms or conditions hereof shall in no way affect the validity or enforceability of any other terms or provisions. The waiver by either party of a breach or violation of any provision of this Agreement shall not operate as or be construed to be a waiver of any subsequent breach thereof.
- C. Assignment. Neither party may assign this agreement without the mutual written consent of the other party.
- D. Relationship of Parties. None of the provisions of this Agreement is intended to create nor shall it be deemed or construed to create any relationship between the parties hereto other than that of independent entities contracting with each other hereunder solely for the purpose of effecting the provisions of this Agreement. Neither of the parties hereto, nor any of their respective employees, shall be construed to be the agent, employer, representative or joint ventures of the other.
- E. <u>Provider Incentives</u>. Both HEALTH PLAN and the CONSULTING PROVIDER understand and agree that any payment made directly or indirectly to the CONSULTING PROVIDER under any CONSULTING PROVIDER incentive provisions set forth in the Agreement are not made as an inducement to reduce or limit

medically necessary services to any specific HEALTH PLAN Member.

- F. Arbitration. Any dispute, controversy or claim arising out of or relating to this Agreement, or the breach thereof, shall be settled by binding arbitration in accordance with the Commercial Arbitration Rules of the American Arbitration Association, and judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. The arbitrator(s) may, upon application of any party, provide for discovery pursuant to the Nevada Rules of Civil Procedure, except that Rule 16.1 shall not be applicable to the arbitration proceeding and the right to discovery granted in Nevada Rule of Civil Procedure 26(a) shall not be dependent on compliance with such rule 16.1. The arbitration shall be conducted at Las Vegas, Nevada, and the parties shall jointly and equally bear all costs thereof, including the fees of the arbitrator(s), but each party shall pay its own costs and expenses incurred in the conduct of the arbitration, including attorney's fees.
- G. <u>Indemnification</u>. Each party to this Agreement respectively assumes responsibility for liability, real or alleged, arising from its activities performed pursuant to this Agreement. To the extent expressly authorized by Nevada law, CONSULTING PROVIDERagrees to indemnify and hold HEALTH PLANharmless from and against any and all liability, losses, damages, claims, or causes of action, and expenses connected therewith (including reasonable attorney fees and court costs), caused or asserted to have been caused, directly or indirectly, by or as a result of (a) CONSULTING PROVIDER's failure to perform their obligations under the terms of this Agreement, or (b) the negligent and/or intentional actions of officers, employees, servants, agents, representatives, or any person directly engaged or retained by CONSULTING PROVIDER to discharge their obligations under this Agreement.
- H. <u>No Presumption Against Drafter</u>. It is agreed between the parties that this Agreement was jointly negotiated and jointly drafted by the parties and their respective attorneys and that it shall not be interpreted or construed in favor of or against, any party on the grounds that said party drafted the Agreement.
- I. Successor in Interest. In the event all or substantially all of the assets of either party to this Agreement are acquired by another party, all the rights and obligations under this Agreement shall inure to the benefit of such successor in interest.

J. Confidentiality.

- Neither party to this Agreement shall disclose proprietary or confidential information, except for items necessitated by the execution of this Agreement to any other party without the express written consent of the other party. For purpose of this Agreement, "proprietary and confidential information" includes information concerning all business practice and records, including, but not limited to, information concerning products, pricing contracts, or business methods in any form whatsoever. It shall not include information otherwise available in the public domain, information that is subject to NRS 239, as may be amended from time to time, or any information that is received by a party from a source that is not subject to confidentiality obligation. Each party acknowledges the other party's proprietary interest in its name and derivatives thereof, as well as certain symbols, trademarks and service marks. Each party agrees not to use the other party's name marks, designs or symbols in any promotional material or any other manner without the other party's written approval, except as otherwise provide for in the Agreement. Upon request, each receiving party shall either promptly return to the disclosing party all documents and materials (and all copies thereof) containing proprietary and confidential information of the disclosing party or to destroy all such items as the disclosing party may direct.
- K. <u>Corporate Compliance Program</u>. CONSULTING PROVIDER acknowledges that HEALTH PLAN has adopted a Corporate Compliance Program in order to ensure that all business is conducted with honesty and integrity and in accordance with the highest moral, legal and ethical standards. HEALTH PLAN has prepared a Compliance Fact Sheet, which summarizes the obligations of the CONSULTING PROVIDER pursuant to the Corporate Compliance Program (see Attachment C).
- L. <u>CMS Compliance.</u> HEALTH PLAN oversees and is accountable to CMS for any functions and responsibilities described in the CMS regulations.

ARTICLE V. TERM AND TERMINATION

This Agreement shall become effective upon the date of execution as set forth on the signature page and shall remain in effect until 11:59 on December 31, 2028 ("Initial Term"), unless terminated sooner in accordance with the provision of this agreement.

- A. Either party may terminate this Agreement by giving ninety (90) days prior written notice to the other party, except as provided in Paragraphs C, D and E of this Article, or otherwise specifically provided for elsewhere in this Agreement.
- B. This Agreement may be terminated by either party at any time for material breach on the part of the other party of any terms of this Agreement, by giving thirty (30) days written notice to the other party. If the breaching party does not cure the breach to the satisfaction of the terminating party within thirty (30) days of the notice date, the Agreement shall become effectively terminated at the end of such thirty (30) day notice period.
- C. This Agreement shall terminate immediately if CONSULTING PROVIDER is censured placed on probation, or has his/her license to practice suspended, revoked, or nullified in any state in which CONSULTING PROVIDER actively practices or practiced. It shall also terminate immediately in the event CONSULTING PROVIDER is convicted of a felony or is expelled or suspended from the Medicare or Medicaid programs (Titles XVIII or XIX of the Social Security Act). Additionally, it shall also terminate immediately in the event CONSULTING PROVIDER fails to meet the quality standards which includes successful completion of credentialing and recredentialing as specified in Article III, Section K, 3. If CONSULTING PROVIDER is an associate of a group practice, HEALTH PLAN shall have the option to terminate participation of specific CONSULTING PROVIDER or the agreement with the group practice.
 - C.1 Termination of a CONSULTING PROVIDER's individual Plan Provider from this Agreement if PRIMARY CARE PHYSICIAN is a group practice.

HEALTH PLAN may terminate any individual Plan Provider from this Agreement without cause by providing CONSULTING PROVIDER ninety (90) days advance written notice.

HEALTH PLAN may also immediately terminate from this Agreement any CONSULTING PROVIDER individual Plan Provider under this Agreement, upon becoming aware of any of the following:

- i) the suspension, revocation, condition, limitation, qualification or other material restriction on an individual Plan Provider's license, certification and/or permit by any government agency under which the individual Plan Provider is authorized to provide health care services;
- ii) the suspension, revocation, condition, limitation, qualification or other material restriction of an individual Plan Provider's staff privileges at any licensed hospital, nursing home or other facility at which the individual Plan Provider has staff privileges during the term of this Agreement;
- iii) any criminal charge related to the practice of individual Plan Provider profession or for an indictment, arrest, or conviction for a felony; or
- iv) a sanction imposed by any governmental agency or authority, including Medicare or Medicaid.
- D. If this Agreement is terminated pursuant to Paragraphs B, C, D or E of this Article, or in the event of insolvency of HEALTH PLAN, the rights of each party shall terminate, provided, however, that such action shall not release CONSULTING PROVIDER or HEALTH PLAN of their obligations with respect to:
 - 1. Payments accrued to the CONSULTING PROVIDER prior to termination; and
 - 2. CONSULTING PROVIDER's agreement not to seek compensation from Members for Covered Services provided prior to termination or insolvency; and
 - 3. Completion of treatment of Members then receiving care until continuation of the Members' care can

be arranged by HEALTH PLAN; and

- 4. Completion, in the case of insolvency, of Medically Necessary Covered Services for the premiumpaid period for which Member has made prepayment, or on whose behalf prepayment has been made.
- E. In the event of notice of termination, HEALTH PLAN shall notify Members of such fact and arrange transfer to the care of another consulting physician prior to the effective date of termination. In any event, HEALTH PLAN shall continue to compensate CONSULTING PROVIDER as provided herein for those Members who, because of health reasons, cannot be transferred to the care of another Plan Provider or other health care provider during the termination period and as approved by the HEALTH PLAN'S Medical Director.
- F. <u>Notice of Insolvency</u>. HEALTH PLAN will provide written notice to CONSULTING PROVIDER as soon as is practicable in the event: (i) that a court determines that HEALTH PLAN is insolvent; or (ii) of any other cessation of operations by HEALTH PLAN.
- G. In the event of insolvency of HEALTH PLAN, HEALTH PLAN shall cooperate with CONSULTING PROVIDER in CONSULTING PROVIDER's attempt to obtain reimbursement from HEALTH PLAN'S reinsurance company.
- H. If this Agreement is terminated, CONSULTING PROVIDER shall continue to provide and be compensated for services provided under the terms of this Agreement to Members who are in a treatment plan or have been prior authorized for any services to be performed by CONSULTING PROVIDER.

ARTICLE VI. NOTICES

All notices required by this Agreement shall be in writing and shall be sent first class mail to the respective parties at their principal office set forth below. However, notice of termination as provided for in Article V shall be sent by certified mail, return receipt requested. The date the notice is sent shall be considered the date of notice.

(This space left intentionally blank.)

ARTICLE VII. ATTACHMENTS

Upon execution by both parties, this Agreement and all its Attachments, including but not limited to Attachment B (Medicaid / Nevada Check-up) and Attachment C (Corporate Compliance), and take effect and shall supersede all previous version(s) of this Agreement, inclusive of all Attachments, Amendments and Exhibits.

ted this Agreement on theday of,day of,
IG ARBITRATION PROVISION THAT MAY BE
CONSULTINGPROVIDER
By:Signature
Name: <u>Mason Van Houweling</u> Please Print 1800 W. Charleston Blvd. Street address
Las Vegas Nevada 89102 City State Zip 702-383-2000 Telephone
Fax Number 88-6000436 Federal Tax ID # (For Corporation/Partnerships)
N/A Soc. Sec. # (For Sole Proprietor/Individual) 666-HOS-68 State License Number
AS0253219 D.E.A. (B.N.D.D.) Number 29-0007
Medicare ID Number 1548393127 National Provider Identifier (NPI) Number

UPIN Number

ATTACHMENT A

(To be used only if more than one provider will be providing service under this agreement)

(Name of Individual/Group Provider or Association)

Physicians and Other Providers

For all licensed providers who will be providing care to Insureds, list full name and title, specialty, state license number, DEA number, UPIN number and Medicare ID number. Please note that your contract cannot be executed and given an effective date until <u>all this information</u> is provided to our office.

(Attach separate listing if more convenient)

State

DEA/

Name / Address / Phone (Include MD, DO, etc.) Specialty(ties) License Number BNDD UPIN Number Number *Medicare ID Number *Fed. Tax ID Number

Specialty Clinic

UMC Orthopedic & Spine Institute	NPI: 1548393127	TIN: 88-6000436		
Office Address	Phone Number	Billing Address	Hours	
2231 W. Charleston Blvd.	(702) 383-2663	P.O. Box 749556	M-F 8:00am-5:00pm	
Las Vegas, NV 89102	(702) 383-2682 Fax	Los Angeles, CA 90074-9556		
Provider	Degree	Specialty	Clinic	NPI
Shannon Boffeli	APRN	Nurse Practitioner - Orthopedics	Specialty	1861582447
Anthony Bratton	MD	Orthopedic Surgery	Specialty	1992061808
Gregory Daubs	MD	Orthopedic Surgery	Specialty	1811428758
Michael Daubs	MD	Orthopedic Surgery	Specialty	1275528416
John DeVries	MD	Orthopedic Surgery	Specialty	1174919799
lain Elliott	MD	Orthopedic Surgery	Specialty	1942629688
Benjamin Hansen	MD	Orthopedic Surgery	Specialty	1811183536
Abby Howenstein	MD	Orthopedic Surgery	Specialty	1750709242
Brittany Hough	PA-C	Orthopedic Surgery	Specialty	1164728135
Erik Kubiak	MD	Orthopedic Surgery	Specialty	1003825753
Eugene Libby	DO	Physician Assistant - Orthopedics	Specialty	1376550434
Sukanta Maitra	MD	Orthopedic Surgery	Specialty	1114159720
Karen Nelson	DO	Orthopedic Surgery	Specialty	1447660097
Brandon Romero	MD	Orthopedic Surgery	Specialty	1508228321
Gerald Mark Sylvain	MD	Orthopedic Surgery	Specialty	1730174061
Richard Wulff	MD	Orthopedic Surgery	Specialty	1326185984

NOTE:

Please include Federal Tax I.D. Number and Medicare I.D. Number for each provider <u>unless</u> all providers in the group use a single common I.D. number(s) for billing and identification purposes.

ATTACHMENT B

MEDICAID/NEVADA CHECK-UP

ARTICLE I. ACKNOWLEDGEMENT OF AGREEMENT

CONSULTING PROVIDER and HEALTH PLAN have agreed to specify terms and conditions of CONSULTING PROVIDER's provision of services rendered to Medicaid / Nevada Check-up participants who have selected HEALTH PLAN as their health maintenance organization, and CONSULTING PROVIDER acknowledges that HEALTH PLAN has entered a contract with the DIVISION OF HEALTHCARE FINANCING & POLICY ("DHCFP") to provide managed care services to Medicaid / Nevada Check-up recipients, and that the terms and conditions of that contract are hereby incorporated by reference in this Agreement, (a copy of said contract will be given to CONSULTING PROVIDER upon request).

ARTICLE II. GENERAL REQUIREMENTS

A. <u>Discrimination in Employment</u>. In connection with the performance of work under this contract, CONSULTING PROVIDER agrees not to discriminate against any employee or offer for employment because of race, national origin, creed, color, sex, religion, age, disability or handicap condition (including AIDS and AIDS-related conditions).

This provision shall include, but not be limited to, the following: employment; subcontracts; upgrading; demotion or transfer; recruitment or recruitment advertising, layoff or termination; rate of pay or other forms of compensation; and, selection for training, including apprenticeships. CONSULTING PROVIDER will not discriminate against Medicaid participants based on the same civil rights identifiers mentioned above (See section B. below.) CONSULTING PROVIDER will post non-discrimination notices to inform employees and participants of CONSULTING PROVIDER'S non-discrimination policies and practices.

- B. <u>Discrimination Against Medicaid Participants</u>. Covered services shall be provided to Medicaid participants without regard to race, national origin, creed, color, sex, religion, age, disability or handicap condition (including AIDS and AIDS-related conditions), or health status except where medically indicated. Prohibited practices include but are not limited to:
 - 1. Denying or not providing a participant a covered service or available facility.
 - 2. Providing a participant a covered service which is different or is provided in a different manner or at a different time from that provided to other participants, other public or private patients or the public at large.
 - Subjecting a participant to segregation or separate treatment in any manner related to the receipt of any covered service.
 - 4. The assignment of times or places for the provision of services on the basis of race, national origin, creed, color, sex, religion, age disability or handicap condition (including AIDS and AIDS-related conditions), or health status of the participant to be served.
- C. <u>Cultural Competency</u>. CONSULTING PROVIDER agrees to relate to the participant and provide care with sensitivity, understanding and respect for the participant's culture and background.
- D. <u>Advanced Directives</u>. CONSULTING PROVIDER agrees to document in the participant's medical record whether or not the individual has executed an advanced directive, and not to condition the provision of care or otherwise discriminate against an individual based on whether or not the individual has executed an advanced directive.

E. Workers' Compensation Insurance.

CONSULTING PROVIDER agrees to provide and maintain workers' compensation insurance as required by NRS 616B.627. In the event of cancellation of insurance coverage, CONSULTING PROVIDER shall immediately notify HEALTH PLAN of such cancellation.

- F. <u>Non-Discrimination Notice</u>. Non-discrimination notices must be posted to inform Members and employees of the CONSULTING PROVIDER's non-discrimination policies and practices.
- G. <u>Compliance</u>. CONSULTING PROVIDER agrees to abide by HEALTH PLAN Policies and Procedures as delegated by the Division of Healthcare Financing and Policy (DHCFP).

ARTICLE III. PERFORMANCE STANDARDS

CONSULTING PROVIDER agrees to the following performance standards that are required by DHCFP.

1. Primary Care Physician (PCP) Standards

- a. Emergency PCP appointments (e.g., high temperature, persistent vomiting or diarrhea, symptoms which are of sudden or severe onset but which do not require emergency room services) are available the same day.
- b. Urgent care PCP appointments (e.g., persistent rash, recurring high-grade temperature, nonspecific pain, and fever) are available with two calendar days.
- c. Routine care PCP appointments (e.g., well child exams, and routine follow-up of chronic conditions, routine physical exams) are available upon request within two weeks. This two-week standard does not apply to regularly scheduled visits to monitor a chronic medical condition if the schedule calls for visits less frequently than once every two weeks.

Specialty Standards

- a. Emergency appointments within twenty-four hours of referral.
- b. Urgent care appointments within three calendar days of referral.
- c. Routine appointments within thirty calendar days of referral.

3. Maternity Care

- a. Prenatal care visits/delivery will be provided to all Medicaid HMO participants who are pregnant. Referral to the Nevada Medicaid Maternal Obstetrical Management Services (MOMS) Program will be made for participants who have identified risk factors.
- b. For Medicaid participants who are pregnant, the following will be evaluated: Pregnant women (with no documented evidence of a complicated pregnancy) will be seen monthly through the 6th month of gestation and two times a month from the 7th month to the 9th month and weekly from the 36th week of gestation forward. An average of thirteen visits would be expected for those participants enrolled throughout their pregnancy.
- c. Initial prenatal care appointments for enrolled pregnant participants will be as follows:
 - i. First trimester within seven calendar days of first request.
 - ii. Second trimester within seven calendar days of first request.
 - iii. Third trimester within three calendar days of first request.
 - iv. High-risk pregnancies within three calendar days of identification of high risk to

the HMO or maternity care provider, or immediately if an emergency exists.

- v. C-section threshold will not be more than 20%.
- vi. Standards for low birth weight (1500 2500 gms) will not exceed 7% of live births.

CONSULTING PROVIDER agrees it will reimburse HEALTH PLAN for any liquidated damages assessed against HEALTH PLAN for failure to comply with the minimum standards set forth in its contract with DHCFP in regards to prenatal care appointments, which can be traced to the failure of CONSULTING PROVIDER to comply with this provision.

4. Healthy Kids (EPSDT) screenings

Medicaid eligible children must have an age appropriate screening within 60 days of notification by DHCFP that screening is due. CONSULTING PROVIDER agrees it will reimburse HEALTH PLAN for any hiquidated damages assessed against HEALTH PLAN for failure to comply with the minimum standards set forth in its contract with DHCFP in regards to EPSDT screenings, which can be traced to the failure of CONSULTING PROVIDER to comply with this provision.

5. Child immunization

Medicaid eligible non-exempt individuals must be appropriately immunized.

6. Lead toxicity

Eligible participants between six months and 72 months of age must be tested and results reported.

7. Family planning

- a. Eligible participants of childbearing age will receive age appropriate education and services regarding family planning.
- b. Pregnant participants who are enrolled will receive family planning information during the seventh month of their pregnancy and at their post partum check visit.

8. Medical records

Medical records must be maintained in accordance with standard XII of the "Guidelines for Internal Quality Assurance Programs" as set forth in the CMS Medicaid Guidelines. CONSULTING PROVIDER must cooperate with HEALTH PLAN in obtaining and/or allowing access to an enrollee's medical records, upon written request, within ten (10) calendar days of request, whether electronic or paper, and the right to obtain copies. CONSULTING PROVIDER must provide one (1) copy of medical records free of charge, in a timely manner. Fees for additional copies shall not exceed the actual cost of time and materials used to compile copy and furnish such records.

When a Member changes providers, CONSULTING PROVIDER must forward all medical records in their possession to the new provider within ten (10) working days from receipt of the request.

9. Early childhood intervention

All Medicaid eligible children designated as requiring intervention and treatment by "Special Children's Clinic" or "First Step" will have HMO records documenting the recommendations were followed and appropriate re-evaluations and treatment services were provided.

- 10. For vision and behavioral health services appointments, standards are as follows:
 - a. Emergency within twenty-four hours of request.
 - b. Urgent care appointments within three calendar days of referral.

17

c. Routine appointments within thirty calendar days of referral.

11. Office Waiting Times

Participant's waiting time at the PCP or specialist office shall be no more than one hour from the scheduled appointment time, except when CONSULTING PROVIDER is unavailable due to an emergency. Acceptable delays can result when services are provided for urgent cases, when a serious problem with a patient is found, or when a patient had an unknown need that requires more services or education than was described at the time the appointment was made.

ARTICLE IV. MISCELLANEOUS PROVISIONS

- A. <u>Encounter Data</u>. For capitation contracts, CONSULTING PROVIDER agrees to submit valid Encounter Data by the 8th of each following month in the HIPAA compliant file format. CONSULTING PROVIDER agrees it will reimburse HEALTH PLAN for any liquidated damages assessed against HEALTH PLAN for failure to comply with the minimum standards set forth in its contract with DHCFP, in regards to the submission of encounter data which can be traced to the failure of CONSULTING PROVIDER to comply with this provision.
- B. <u>Americans with Disabilities Act</u>. Provider agrees to comply with all terms, conditions and requirements of Americans with Disabilities Act of 1990 (P.L. 101-136), 42 U.P.S.C. 12101 and regulations adopted thereunder contained in 28 C.F.R section 36.101 through 36.999, inclusive.
- C. <u>Specific Provider</u>. Provider agrees that each participant may select a specific provider within a group practice.
- D. <u>Payment</u>. Reimbursement will be at 100% of the current year rates as listed in the Nevada Medicaid Fee Schedule.
- E. <u>Non Compliance</u>. Provider agrees that it will reimburse Health Plan for any liquidated damages assessed against Health Plan for failure to comply.
- F. Vaccines For Children Program. CONSULTING PROVIDER shall be required to enroll in the Vaccines for Children Program (VCP), which is administered by the Nevada State Health Division. CONSULTING PROVIDER shall be required to cooperate with the Nevada State Health Division for purposes of performing orientation and monitoring activities regarding VFC Program requirements. Upon CONSULTING PROVIDER's enrollment in the VFC Program, CONSULTING PROVIDER may request state supplied vaccine to be administered to enrollees through 18 years of age in accordance with the most current Advisory Committee on Immunization Practices (ACIP) schedule and/or recommendation and following VFC Program requirements as defined in the VFC Provider Enrollment Agreement. Once enrolled in the VFC Program, CONSULTING PROVIDER must participate in the Nevada State Health Division's Immunization Registry to ensure the DHCFP's goal to fully immunize children up to the age of two (2) years.
- G. <u>Ineligible Members</u>. There may be Members considered eligible at the time services are provided that are found subsequently not to be eligible, and Members may subsequently be identified as HEALTH PLAN not being the primary carrier. Request for refund will be submitted for Erroneous payments for these services rendered and explanations will be provided to CONSULTING PROVIDER by HEALTH PLAN.

ATTACHMENT C

COMPLIANCE FACT SHEET

Sierra Health Services, Inc., and its subsidiaries (the "Company"), have adopted a Corporate Compliance Program. The purpose of this Program is to ensure that the Company conducts its business with honesty and integrity, and in accordance with the highest moral, legal, and ethical standards. As a Vendor of the Company and/or one of its subsidiaries, you are also required to conduct your business with the Company in accordance with these standards. Set forth below is a summary of the standards of conduct for which you will be held accountable. If you have any questions or concerns, or if you wish to report a violation of these policies, you are instructed to immediately contact the Corporate Compliance Officer at (702) 242-7186. As used below, the term "Vendor" includes providers of goods or services, medical providers, or agents and brokers doing business with the Company or one of its subsidiaries, or the employees, agents, or representatives of such entity.

DUTY TO NOTIFY REGARDING LEGAL STATUS

The Company will not willingly contract with or retain any Vendor who has been listed by a state or federal agency as debarred, excluded or otherwise ineligible for federal or state program participation or whose license had been revoked or suspended. If either of these situations apply to you, or if they become applicable subsequent to the commencement of your relationship with the Company, you must notify the Corporate Compliance Officer as soon as possible. Failure to do so may result in the termination of your relationship with the Company and its subsidiaries.

The Violent Crime Control and Law Enforcement Act of 1994 places limitations on the Company's ability to conduct business with persons who have been convicted of certain types of felonies. If you have ever been convicted of a felony or if you are convicted of a felony subsequent to the receipt of the Compliance Fact Sheet, you have an affirmative duty to notify the Corporate Compliance Officer regarding the details of your conviction. However, conviction of a felony is not an automatic bar to conducting business with the Company. Convictions will be reviewed on case by case basis.

FRAUD AND ABUSE

It is the policy of the Company to consistently and fully comply with all laws and regulations pertaining to the delivery and billing for services which apply to the Company on account of its participation in Medicare, Medicaid, TRICARE, the Federal Employees Health Benefits Program and other government programs. As a Vendor of the Company, it is your responsibility to understand and comply with those state and federal regulations which apply to you and your relationship with the Company, and to support the Company's compliance efforts by reporting any suspected violations and cooperating in any investigation related to these issues.

GENERAL BUSINESS PRACTICES

Any attempt by a Vendor to influence Company employees to purchase goods or services other than on the basis of quality, services, and competitive pricing, may result in the loss of future business with the Company. If a Company employee suggests to you that you may obtain business with the Company in return for a personal benefit to that employee, you must report this incident immediately to the Corporate Compliance Officer. You are also expected to fully disclose to the Company any information regarding potential conflicts of interest you may have, which could impact the Company's decision to do business with you.

CONFIDENTIALITY

As a result of your relationship with the Company, you may have access to information concerning Company operations and procedures which are confidential and proprietary to the Company. Company acknowledges that CONSULTING PROVIDER is public county-owned hospital which is subject to the provisions of the Nevada Public Records Act, Nevada Revised Statutes Chapter 239, as may be amended from time to time, and as such its contracts are public documents available to copying and inspection by the public. This Agreement shall not become effective until it is presented to, and approved during a public meeting of CONSULTING PROVIDER'S governing board. If CONSULTING PROVIDER receives a demand for the disclosure of any information related to this Agreement which Company has claimed to be confidential and proprietary, such as Company's programs, services, business practices or procedures, CONSULTING PROVIDER will immediately notify Company of such demand and Company shall immediately notify CONSULTING PROVIDER of its intention to seek injunctive relief in a Nevada court for protective order. Company shall indemnify and defend CONSULTING PROVIDER from any claims or actions, including all associated costs and attorney's fees, demanding the disclosure of Company document in CONSULTING PROVIDERS custody and control in which Company claims to be confidential and proprietary.

PROHIBITED RECEIPTS AND PAYMENTS

Vendors are prohibited from engaging in the following transactions in order to obtain business, retain business or direct business to others, or to induce Company employees, government officials or others, to fail to perform or to improperly perform their official functions:

- Payment or offer to pay anything of value, directly or indirectly, to any government official or Company employee.
- Payment or offer to pay anything of value, directly or indirectly, to any party in the form of a commercial bribe, influences payment or kickback.
- Receipt or acceptance of anything of value, directly or indirectly, to any party in the form of a commercial bribe, influence payment or kickback.

POLICY VIOLATIONS AND REPORTING REQUIREMENTS

Vendors must report all suspected, actual or potential violations of the standards and policies outlined in this Compliance Fact Sheet to the Corporate Compliance Officer and must cooperate in all investigations relating to such violations where the Vendor has any personal knowledge of the facts. There shall be no retaliation against the Vendor as a result of such good faith reporting. In the event of an investigation by any state or federal government agency, the Vendor will respond promptly and with complete honesty as requested by government investigators. The Company requests that if government representatives with regards to the Company's operations contact you, that you immediately notify the Corporate Compliance Officer. The Corporate Compliance Officer can be reached at (702) 242-7186, fax (702) 242-5439.

INSTRUCTIONS FOR COMPLETING THE DISCLOSURE OF OWNERSHIP/PRINCIPALS FORM

Purpose of the Form

The purpose of the Disclosure of Ownership/Principals Form is to gather ownership information pertaining to the business entity for use by the Board of County Commissioners ("BCC") in determining whether members of the BCC should exclude themselves from voting on agenda items where they have, or may be perceived as having a conflict of interest, and to determine compliance with Nevada Rovised Statute 281A, 430; contracts in which a public officer or employee has interest is prohibited.

General Instructions

Completion and submission of this Form is a condition of approval or renewal of a contract or lease and/or release of monetary funding between the disclosing. entity and the appropriate Clark County government entity. Failure to submit the requested information may result in a refusal by the BCC to enter into an agreement/contract and/or release monetary funding to such disclosing entity

Detailed Instructions

All sections of the Disclosure of Ownership form must be completed. If not applicable, write in N/A.

Business Entity Type - Indicate if the entity is an Individual, Partnership, Limited Liability Company, Corporation, Trust, Non-profit Organization, or Other. When selecting 'Other', provide a description of the legal entity.

Non-Profit Organization (NPO) - Any non-profit corporation, group, association, or corporation duly filed and registered as required by state law.

Business Designation Group - Indicate if the entity is a Minority Owned Business Enterprise (MBE), Women-Owned Business Enterprise (WBE), Small Business Enterprise (SBE), Physically-Challenged Business Enterprise (PBE), Veteran Ovned Business (VET), Disabled Voteran Owned Business (DVET), or Emerging Small Business (ESB). This is needed in order to provide utilization statistics to the Legislative Council Bureau, and will be used only for such purpose,

- Minority Owned Business Enterprise (MBE): An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more minority persons of Black American, Hispanic American, Asian-Pacific American or Native American ethnicity
- Women Owned Business Enterprise (WBE): An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more women.
- Physically-Challenged Business Enterprise (PBE): An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more disabled individuals pursuant to the federal Americans with Disabilities Act.
- Small Business Enterprise (SBE): An independent and continuing business for profit which performs a commercially useful function, is not owned and controlled by individuals designated as minority, women, or physically-challenged, and where gross annual sales does not exceed \$2,000,000.
- Veteran Owned Business Enterprise (VET): An independent and continuing Nevada business for profit which performs a commercially useful function and is at least 51 percent owned and controlled by one or more U.S. Veterans.
- Disabled Veteran Owned Business Enterprise (DVET): A Nevada business at least 31 percent owned/controlled by a disabled veteran.
- Emerging Small Business (ESB): Cartified by the Nevada Governor's Office of Economic Development effective January, 2014. Approved into Nevada law during the 77th Legislative session as a result of AB294.

Business Name (include 4.b.a., if applicable) - Enter the legal name of the business entity and enter the "Doing Business A6" (d.b.a.) name, if applicable,

Corporate/Business Address, Business Telephone. Business Fax, and Email - Enter the street address, telephone and fax numbers, and email of the named

Nevada Local Business Address, Local Business Telephone, Local Business Fax, and Email - If business entity is out-of-state, but operates the business from a location in Nevada, enter the Nevada street address, telephone and fax numbers, point of contact and email of the local office. Please note that the local address must be an address from which the business is operating from that location. Please do not include a P.O. Box number, unless required by the U.S. Postal Service, or a business license hanging address.

Number of Clark County Nevada Residents employed by this firm. (Do not leave blank, If none or zero, put the number 0 in the space provided.)

List of Owners/Officers - Include the full name, title and percentage of ownership of each person who has ownership or financial interest in the business entity. If the business is a publicly-traded corporation or non-profit organization, list all Corporate Officers and Directors only.

For All Contracts - (Not required for publicly-traded corporations)

Indicate if any individual members, partners, owners or principals involved in the business entity are a Clark County full-time employee(s), or appointed/elected official(s). If yes, the following paragraph applies.

In accordance with NRS 283A.430.1, a public officer or employee shall not bid on or enter into a contract between a government agency and any private business in which he has a significant financial interest, except as provided for in subsections 2, 3, and 4.

Indicate if any individual members, partners, owners or principals involved in the business entity have a second degree of consanguinity or affinity relation to a Clark County full-time employee(s), or appointed/elected official(s) (reference form on Page 2 for definition). If YES, complete the Disclosure of Relationship Form. Clark County is comprised of the following government entities: Clark County, Department of Aviation (McCarrin) Amport), and Clark County Water Reclamation District. Note: The Department of Aviation includes all of the General Aviation Airports (Henderson, North Lus Vegas, and Ican). This will also include Clark County Detention Center.

A professional service is defined as a business entity that offers business/financial consulting, legal, physician, architect, engineer or other professional services

Signature and Print Name - Requires signature of an authorized representative and the date signed.

Disclosure of Relationship Form - If any individual members, partners, owners or principals of the business entity is presently a Clark County employee, public officer or official, or has a second degree of consunguinity or affinity relationship to a Clark County employee, public officer or official, this section must be completed in its entirety.

DISCLOSURE OF OWNERSHIP/PRINCIPALS

Business Entity T	ype (Please select	one)								
Sole Proprietorship Partnership Limited Lial		Limited Liabilit	y L	☑ Corporation ☐ Trust		☐ Non-Profit Organization		☐ Other		
Business Designa	tion Group (Pleas	e select all that ap	ply)			Т				
☐ MBE	□WBE	SBE		□ PBE		□ VET		OVET	☐ ESB	
Minority Business Enterprise	Women-Owned Business Enterprise	Small Busine Enterprise	ess	Physically Ch Business Ente		Veteran Owned Business	Disabled Veteran Owned Business		Emerging Small Business	
Number of Cl	ark County No	evada Residen	nts E	mployed:						
Corporate/Business Entity Name. United Healthcare Services, Inc.										
Corporate/Busine	ss Entity Name:	Onited Healthcare	9 39N	vices, inc.		· ·				
(Include d.b.a., if	ipplicable)	0000 P	r- ·		1					
Street Address:	-	9900 Bren Road	⊏ast	****	V	febsite:		· · · · · · · · · · · · · · · · · · ·		
City, State and Zi	Code:	Minnetonka, N	ΛN 5	55343	-	OC Name: mall:				
Telephone No:					F	ax No:				
Nevada Local Str	et Address:				٧	/ebsite:				
(If different from a										
City, State and Zi	p Code:					Local Fax No:				
Local Telephone	No:				L	Local POC Name:				
ownership or financi Entities include all i	al interest. The disclo ousiness association: oreign corporations, l	sure requirement, as s organized under or	applie goven	ed to land-use app med by Title 7 of	plications, e the Nevada	nd Directors in lieu of stends to the applicant a Revised Statutes, inclu- ilps, and professional co	ind the lai	ndowner(s). not limited to priva	ate corporations,	
Full Name UnitedHealth Group Incorporated			Delaware Corporation (publicly traded as UHN)				% Owne ot required for Pu orations/Non-profi	blicly Traded		
Are any individent of the second of the sec	ual members, partner appointed/elected of [2] No (if per	official(s)? yes, please note that form any work on pro rs, owners or principa ated to a University M	als, inv : Unive ofession als hav ledical	volved in the busing a control of the control of th	ness entity, anter of Sout acts, or othe stered dome	poration? Ye a University Medical Cer thern Nevada employee(r contracts, which are no estic partner, child, parer full-time employee(s), or on Page 2. If no, pleas	nter of So (s), or ap ot subject nt, in-law r appointe	pointed/elected of to competitive bid or brother/sister, d/elected official(s	fficial(s) may not l.) half-brother/half-	
				approvals, contrac	ct approvals	nd accurate. I also under land sales, leases or e				

DISCLOSURE OF RELATIONSHIP

List any disclosures below: (Mark N/A, if not applicable.)

Signature

Print Name Authorized Department Representative

NAME OF BUSINESS OWNER/PRINCIPAL	NAME OF UMC* EMPLOYEE/OFFICIAL AND JOB TITLE	RELATIONSHIP TO UMC* EMPLOYEE/OFFICIAL	UMC* EMPLOYEE'S/OFFICIAL'S DEPARTMENT
* UMC employee means an	employee of University Medica	l Center of Southern Nevada	
	ship by blood. "Affinity" is a rel		
• •			
"To the second degree of of follows:	consanguinity" applies to the	candidate's first and second	degree of blood relatives as
Spouse – Registered	d Domestic Partners - Childrer	ı – Parents – In-laws (first dec	gree)
Brothers/Sisters H.	alf-Brothers/Half-Sisters – Gra	ndchildren – Grandparents – I	In-laws (second degree)
		- Cranaparonio	m tamo (occonia acgreco)
For UMC Use Only:			
·	noted above, please complete the folio	•	
☐ Yes ☐ No Is the UMC emplo	byee(s) noted above involved in the co	ntracting/selection process for this pa	articular agenda item?
☐ Yes ☐ No Is the UMC emplo	byee(s) noted above involved in any w	ay with the business in performance	of the contract?
Notes/Comments:			
			Page 210 of 4

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	Medicaid / Nevada Check-Up Consulting Provider Agreement	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board approve and authorize the Chief Executive Officer to sign the Medicaid / Nevada Check-up Consulting Provider Agreement with Health Plan of Nevada, Inc. for managed care services; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5420.000 Fund Name: UMC Operating Fund

Fund Center: 30008480000 Funded Pgm/Grant: N/A Description: Managed care services

Bid/RFP/CBE: NRS 332.115(1)(f) – Insurance

Term: 11/1/2022 - 10/31/2025Amount: Revenue based on volume Out Clause: 90 days without cause

BACKGROUND:

This request is to enter into a new Medicaid / Nevada Check-Up Consulting Provider Agreement ("Agreement") with Health Plan of Nevada, Inc. ("Health Plan") to provide its members healthcare access to UMC's Specialty Clinic for Anesthesia and Orthopedic Services. The Agreement term is from November 1, 2022, through October 31, 2025. Either party may terminate the Agreement with a 90-day written notice to the other party.

UMC's Director of Managed Care has reviewed and recommends approval of this Agreement. This Agreement has been approved as to form by UMC's Office of General Counsel.

Health Plan currently holds a Clark County business license.

This Agreement was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for approval by the Governing Board.

Cleared for Agenda March 29, 2023

Agenda Item#

11

SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC. SIERRA HEALTHCARE OPTIONS, INC.

INDIVIDUAL/GROUP PROVIDER SERVICE AGREEMENT

THIS AGREEMENT is made and entered into by and between Sierra Health and Life Insurance Company, Inc., a corporation organized under the laws of the State of Nevada (SHL) and Sierra Healthcare Options, Inc. a corporation organized under the laws of the State of Nevada (SHO) (hereinafter, collectively referred to as "SIERRA") and University Medical Center (if group practice, see Attachment A), an acute care hospital, which employs primary care and specialty physician providers licensed or registered in the State of Nevada (hereinafter referred to as "PROVIDER").

RECITALS

WHEREAS, SHL is a duly licensed and authorized health insurer and payor which has contracted directly with employers and individuals to provide or arrange for the provision of healthcare benefits to employees, beneficiaries and other eligible individuals; and

WHEREAS, SHO is a duly licensed and authorized third party administrator which contracts with third party payors (such as insurance companies, self-insured employers, unions, government entities and other payors) to arrange for the delivery of Group healthcare benefits to employees, beneficiaries and other eligible individuals of such payors;

WHEREAS, PROVIDER is a licensed Clark County owned and operated acute care hospital, which employs primary care and specialty physicians established pursuant to Chapter 450 of the Nevada Revised Statutes and accredited by The Joint Commission and certified for participation under Medicare and Medicaid, Title XVIII and XIX of the Social Security Act that desires to provide hospital services to Participants under the terms of this Agreement.

WHEREAS, PROVIDER wishes to contract with SIERRA to provide services to Insureds on the following terms and conditions;

NOW THEREFORE, in consideration of the promises and the agreements herein contained, it is mutually agreed as follows:

ARTICLE I. DEFINITIONS

- A. "Aberrant Bedday" means one in which a patient is kept at a level of care (ICU, telemetry, med-surg, transitional, SNF) when a lower level of care or a discharge would have been appropriate given the medical necessity, including extraneous beddays resulting from delayed procedures and /or reporting of results.
- B. "Insured(s)" or "Subscriber(s)" means individuals who have qualified for and are covered through the premium-paid period by the provisions of a SIERRA or Group's Health Care Plan; or who have qualified for and are covered through any health benefit program administered or partially insured by SIERRA or by a subsidiary or affiliated company of SIERRA; or who are covered by another third party with which SIERRA has a reciprocal or participating provider agreement; or who are covered by another program to which SIERRA or its parent company, Sierra Health Services, has agreed to extend the terms of this Agreement.
- C. "PROVIDER" means a licensed doctor of medicine or osteopathy, or a licensed or registered provider, in the specialty field of <u>Anesthesia and Orthopedic Surgery</u>, who, through the execution of this Agreement, agrees to provide certain Medically Necessary Covered Services to Insureds (if group practice, then includes those physicians and other providers listed on Attachment A).
- D. "Plan Provider" means a licensed doctor of medicine or osteopathy, or other health professional, or any other entity or institutional health care provider which has entered into an agreement with SIERRA or is otherwise approved by SIERRA to provide Covered Services to Insureds.

- E. "Covered Services" means those medical, hospital and other health care services and benefits to which Insureds are entitled under the terms of the applicable group or individual medical and hospital service certificates of coverage ("Certificates") which may be amended by SIERRA or Group, from time to time.
- F. "Medical Director" means a physician who has been designated by SIERRA or Group to monitor the provision of, and the appropriate utilization of, Covered Services to Insureds.
- G. "Medically Necessary" services and/or supplies means the use of services or supplies as provided by a hospital, skilled nursing facility, physician or any other health care provider required to identify or treat an Insured's illness or injury and which, as determined by SIERRA or Group are:
 - Consistent with the symptoms and signs, or diagnosis and treatment of the Insured's condition, disease, ailment, or injury;
 - 2. Appropriate with regard to standards of good medical practice;
 - 3. Not solely for the convenience or preferences of the Insured, his or her physician, hospital or any other health care provider; and
 - 4. The most appropriate supply or level of service which can be safely provided to the Insured. When specifically applied to an inpatient, it further means that the Insured's medical symptoms or condition require that the diagnosis or treatment cannot be safely provided to the Insured as an outpatient.

Services, supplies, and accommodations will not automatically be considered Medically Necessary because they were prescribed by a physician. SIERRA or Group may consult with professional medical consultants, peer review committees, or other appropriate sources for recommendations regarding the Medical Necessity of the services, supplies, or accommodations an Insured receives.

- H. "Managed Care Program" means the process by which SIERRA or Group determines Medical Necessity and directs care to the most appropriate setting so as to provide health care in the most cost-efficient manner.
- I. "Emergency Services" means health care services provided to a Insured after the sudden onset of a medical condition that manifests itself by symptoms of sufficient severity that a prudent person would believe that the absence of immediate medical attention could result in:
 - 1. Serious jeopardy to the health of an Insured; or
 - 2. Serious jeopardy to the health of an unbom child; or
 - 3. Serious impairment of a bodily function; or
 - 4. Serious dysfunction of any bodily organ or part.
- J. "Clean Claim" is a claim that has no defect or impropriety, including lack of required substantiating documentation, or particular circumstances requiring special treatment that prevents timely payment from being made on the claim, including but not limited to, claims where coordination of benefits is actively pursued; or medical claims review is necessary; or pre-existing conditions may exist.
- K. "Group" means a person or entity, as determined by SIERRA that has entered into an agreement with SIERRA for the purpose of using the SIERRA network of providers to make Covered Services available to its Insureds in accordance with the terms and conditions of the Group's Health Care Plan.
- L. "Group's Health Care Plan" means the health benefit plan established and controlled by the Group through which the Group provides benefits for Covered Services to its Insureds.

ARTICLE II. AGREEMENTS OF SIERRA and/or GROUP

- A. <u>Listing of Plan Providers</u>. SIERRA shall provide PROVIDER with a periodic listing of SIERRA's Plan Providers.
- B. <u>Insureds' Benefit Schedule</u>. SIERRA and/or Group shall provide PROVIDER with information regarding current Insureds' Benefit Schedules, including a listing of applicable copayments, coinsurance, and/or deductibles, and shall provide PROVIDER with periodic updates of such Benefit Schedules.
- C. <u>Administrative Procedures</u>. SIERRA, Group or Group's designated third-party administrator shall make available to PROVIDER the SIERRA and/or Group administrative, quality assurance, and Managed Care Program Procedures. Such procedures shall relate to, but are not limited to, record-keeping, reporting, review and assessment of quality and appropriateness of care, prior authorization procedures, and other administrative duties of PROVIDER required under this Agreement.
- D. <u>Compensation</u>. SHL, Group or Group's designated third party claims administrator, as applicable, shall pay to PROVIDER the compensation set forth in Attachments B, B1 and E for Covered Services provided to Insureds by PROVIDER. Clean claims shall be processed and paid in accordance with applicable state regulations.
- E. <u>Orientation and Training Assistance</u>. SIERRA and/or Group shall provide assistance in the orientation and training of PROVIDER and his/her office staff in the administrative, utilization management and quality assurance procedures of SIERRA.
- F. <u>Identification Cards</u>. SIERRA and/or Group will assure that each Insured is furnished with an identification card with appropriate description indicating the Insured's potential eligibility for certain Medically Necessary Covered Services.

ARTICLE III. AGREEMENTS OF PROVIDER

Health Services. PROVIDER shall have the responsibility for managing and coordinating the overall health care of Insureds who select him or her, including referral to other Plan Providers, including specialists, hospitals, extended care facilities and other health care providers; and managing and coordinating the performance of administrative functions relating to the delivery of Covered Services to Insureds in accordance with this Agreement. The decision or determination to obtain or deliver any health care service is always made only by the eligible Insured and/or his or her physician. PROVIDER agrees to maintain responsibility to provide, or arrange for, the appropriate and cost-effective provision of health care to Insureds on a 24-hour-a-day basis for after-hours urgent or emergent care. PROVIDER agrees to use best efforts to refer Insureds to Plan Providers, unless otherwise explicitly requested by the Insured, and to furnish such physicians and providers complete information on treatment procedures and diagnostic tests performed prior to such referral. In the event that services required by an Insured are not available from Plan Providers, other physicians or providers may be utilized with Group's approval. PROVIDER acknowledges that SIERRA or Group's designee does not practice medicine but only provide payment guidance to Group. PROVIDER further acknowledges that decisions relating to the medical care provided to the patient are made at his/her sole discretion regardless of payment recommendations made by SIERRA or Group's designee. In the event Provider makes referrals to non-Plan Providers contentiously without Sierra's prior approval per Article III, Section A above, Provider may be removed from network participation.

- B. <u>Hospital Admissions</u>. In cases where an Insured requires non-emergency hospital admission by PROVIDER, PROVIDER agrees to secure prior authorization for such admission from SIERRA, Group or Group's designee certifying the Medically Necessary Covered Services and the number of inpatient days authorized for payment under the Managed Care Program.
- C. <u>Aberrant Bedday Determination and Sanctions</u>. Hospital stay Aberrant Beddays shall be identified by SIERRA or Group's Utilization Management Department and an Aberrant Bedday report stating the number of Aberrant Beddays and the PROVIDER responsible for these days shall be sent to the Medical Director, Group's medical consultants, and/or the Utilization Management Committee. After a full and complete review of this report and the reasons therefore, the PROVIDER responsible for the Aberrant Beddays will be given a verbal warning for the first time he/she has created Aberrant Beddays, a written warning for the second such incident and for all Aberrant Beddays created thereafter, financial sanctions will be assessed against this PROVIDER. The financial sanctions will be determined by the Utilization Management Committee or other designated committee. If PROVIDER is subject to financial sanctions, PROVIDER may appeal this decision, prior to the sanctions being implemented, to the Medical Director and/or Group's medical consultants. The decision of the Medical Director and/or Group's medical consultants will be final.

D. <u>Prior Authorization</u>.

- 1. PROVIDER agrees to comply with SIERRA or Group's Managed Care Program and to obtain prior authorization from SIERRA or Group for specified non-emergency inpatient and outpatient Covered Services.
- 2. PROVIDER understands that prior authorization is approved by SIERRA or Group based upon the current information that has been made available to SIERRA or Group. Any payment for Medically Necessary Covered Services is subject to all of the terms of this Agreement and all provisions of the Insured's Certificate of Coverage, including Insured eligibility, compliance with SIERRA or Group's Managed Care Program, contractual limitations and exclusions, coordination of benefits, and applicable state law.
- E. <u>Claim Review</u>. PROVIDER agrees that SIERRA, Group or Group's designee shall have the right to determine the Medical Necessity and the accuracy of all claims reported for services provided to Insureds by PROVIDER through the use of SIERRA or Group's committees, Medical Director, Group's medical consultants and claims editing software utilized for claims adjudication. SIERRA or Group, as applicable, shall have the right to refuse payment for services determined to be not Medically Necessary. PROVIDER should have the right to appeal or down code if they agree with the decision.

F. <u>Charges to Insureds</u>.

1. PROVIDER agrees to collect applicable copayments, coinsurance, and/or deductibles, if any, from Insureds at the time services are provided by PROVIDER. Except for the collection of copayments, coinsurance, and/or deductibles, PROVIDER shall look only to SHL, Group or Group's designated third party claims administrator, as applicable, for compensation for Medically Necessary Covered Services. In addition, PROVIDER shall under no circumstances, including the termination of this Agreement or the insolvency of SIERRA or Group, as applicable, assert any claim for compensation against Insureds for Medically Necessary Covered Services in excess of applicable copayments, coinsurance, and/or deductibles. However, PROVIDER may provide additional, non-Covered Services to Insureds provided that the Insured clearly understands that such services are not Covered Services and that SIERRA nor Group will pay for such services under the applicable Certificate. This section shall supersede any other written or oral contrary agreement between PROVIDER and Insured that conflict with this section of the Agreement.

2. PROVIDER agrees that applicable copayments, coinsurance, and/or deductibles collected by PROVIDER shall be as set forth in the current Insureds' Benefit Schedule, which may be amended from time to time by SIERRA or Group.

G. Records, Reports and Billing.

- 1. PROVIDER shall submit claims to SIERRA or Group for Covered Services rendered. Such claims shall include statistical and descriptive medical and patient data and identifying information as specified by SIERRA or Group. All statements shall specify procedures accomplished using procedure codes in the most recent Physician's Current Procedural Terminology (CPT). PROVIDER shall maintain such records and provide, at usual and customary charge, hard copies of such medical, financial and administrative information to SIERRA, Group and state and federal government agencies as may be necessary for compliance by SIERRA and/or Group with state and federal law, as well as for SIERRA program management purposes. PROVIDER shall maintain medical records in accordance with any applicable state and/or federal laws or regulations. This includes maintaining medical records for a period of time which complies with CMS's medical record retention requirement. As of the effective date of this Agreement the CMS medical record retention requirement is (ten) 10 years. PROVIDER understands that this medical record retention requirement is subject to change at the discretion of CMS and it is PROVIDER's responsibility to ensure compliance with any future modified medical record retention requirements mandated by CMS. SIERRA, Group and applicable state and federal government agencies shall have access at reasonable times to the books, records, and papers of PROVIDER relating to the health care services provided to Insureds and to the cost thereof, and to copayments, coinsurance, and/or deductibles received by PROVIDER from Insureds for Covered Services.
- 2. PROVIDER shall submit claims for all Covered Services within thirty (30) days of the date of service but, in any event, no later than ninety (90) days following the date of service. Claims which are not submitted within this timely filing period shall not be honored for payment. PROVIDER agrees not to bill SIERRA, Group or Insureds for services associated with such claims. This provision shall not apply to any claim wherein SIERRA was the cause of the delay. PROVIDER certifies the accuracy, completeness and truthfulness of claims and/or encounter data.
- 3. PROVIDER shall maintain a medical record for each Insured. Medical records of Insureds will include reports from referral providers, discharge summaries, records of emergency care received by the Insured and such other information as is medically appropriate, including documentation of whether or not the Insured has executed an Advance Directive in accordance with the Omnibus Budget Reconciliation Act of 1990, Public Law 101-508. Medical records of Insureds shall be treated as confidential so as to comply with all federal and state laws and regulations regarding the confidentiality of patient records. In the event of termination of the Agreement, PROVIDER shall cooperate with the transfer of Insured's medical records to Insured's new provider. This provision is intended to apply only when a new treating physician or provider has a medical need for such medical records.

H. Provision of Services and Professional Requirements.

- 1. PROVIDER agrees, insofar as the scope of PROVIDER's practice permits, (a) not to differentiate or discriminate in the treatment of patients or in the quality of services delivered to Insureds on the basis of race, gender, age, religion, place of residence, health status, health care needs or source of payment, and (b) to observe, protect and promote the rights of Insureds as patients.
- PROVIDER agrees that all duties performed hereunder shall be consistent with the proper practice of medicine and the related healing arts, and that such duties shall be performed in accordance with the customary rules of ethics and conduct of such bodies from which Physicians and other health care providers are subject to licensing and control.

- 3. PROVIDER agrees, to the extent feasible, to utilize such additional allied health and other qualified personnel who are also Plan Providers as are available and appropriate for the effective and efficient delivery of health care. PROVIDER agrees to provide clean facilities and equipment; maintain adequate, courteous, neat, consumer-oriented, properly credentialed staff; maintain orderly and efficient systems for receiving patients; maintain orderly and efficient systems for the provision of patient services; and maintain medical records in accordance with all applicable state and federal laws. PROVIDER agrees to allow the Medical Director, Group's medical consultants, or its designee, to inspect medical facilities, equipment and SIERRA or Groups Insureds' medical records, and review all phases of professional ancillary care provided to Insureds by PROVIDER.
- 4. PROVIDER agrees that the Covered Services provided hereunder will be made available and accessible to Insureds promptly and in a manner which assures continuity and quality of care.
- Insurance. PROVIDER, at its sole expense, shall maintain self-insurance coverage as provided by Chapter 41 of the Nevada Revised Statutes for purpose of general liability, professional liability and other insurance, as may be necessary to insure it and its employees against any claims for damages arising by reason of personal injuries or death occasioned, directly or indirectly, in connection with this Agreement. Each of such policies shall be in amounts as required by Nevada State law. Appropriate certificates of such insurance shall be delivered to Health Plan upon request. PROVIDER is operated by Clark County pursuant to the provisions of Chapter 450 of the Nevada Revised Statutes. Clark County is a political subdivision of the State of Nevada. As such, Clark County and PROVIDER are protected by the limited waiver of sovereign immunity contained in Chapter 41 of the Nevada Revised Statutes. Memorandum copies of the above insurance policies shall be provided to SIERRA upon SIERRA's request.

J. Administration.

- PROVIDER agrees to abide by the administrative, claim, Quality Management and Managed Care
 Program policies and procedures of SIERRA, Group or Group's designee, as applicable, as may be
 published and distributed from time to time in policy statements, newsletters, and other
 communications to PROVIDER.
- PROVIDER acknowledges the importance of quality management systems in providing superior customer service. Therefore, PROVIDER shall, with the support of SIERRA or Group's cooperate in a quality management program to ensure quality customer service and further agrees that SIERRA may use PROVIDER's performance data as deemed appropriate by SIERRA. PROVIDER and SIERRA agree that quality management programs may address, but are not limited to the following: administrative services, access to health care services, utilization management, clinical quality assessment, PROVIDER and SIERRA administrative interface, and management information and report systems.
- 3. PROVIDER agrees to cooperate fully in SIERRA's credentialing and recredentialing processes and agrees to abide by SIERRA's credentialing and recredentialing policies.
- 4. If PROVIDER is a group practice, PROVIDER agrees to notify SIERRA each time PROVIDER adds additional practitioners to the group practice. PROVIDER agrees that SIERRA shall have the sole option at any time of notifying PROVIDER that practitioners will not be considered a party to this Agreement. PROVIDER agrees that SIERRA has no obligation to pay for services rendered to Members by such non-authorized practitioners. PROVIDER further agrees that reimbursement for said services cannot be sought from the Member.
- 5. PROVIDER agrees to comply with the Quality Management Program for both hospital-based and office-based care. This includes but is not limited to: Random office and hospital review and case specific review, appropriate response to issues identified by SIERRA or governmental agencies, and cooperation with SIERRA and quality management mechanisms. PROVIDER will respond appropriately to all quality referred issues within a reasonable time frame but not to exceed fourteen (14) days of receipt. Failure to comply can result in financial disincentives or termination of this

Agreement. SIERRA shall pay usual and customary charge for hard copies of Insureds medical records.

- 6. PROVIDER agrees to immediately notify SIERRA of any action affecting his/her license(s) to practice, including but not limited to any limitation, restriction, suspension or revocation. PROVIDER also agrees to immediately notify SIERRA of any action affecting his/her hospital privileges at any hospital, including but not limited to any limitation, restriction, suspension or revocation. If PROVIDER is a group practice, PROVIDER agrees to notify SIERRA if a physician is terminated from the group practice for quality reasons.
- 7. PROVIDER agrees that SIERRA reserves the right to conduct periodic audits and/or site surveys for the purpose of evaluating compliance with quality management standards.
- 8. PROVIDER agrees to cooperate with, participate in, and comply with all final determinations of any internal peer review, quality assurance review, external audit review, Managed Care Program, and grievance review procedures, as may be established by SIERRA.
- 9. PROVIDER agrees that SIERRA or Group may use PROVIDER's name, address, phone number, and type of practice in SIERRA or Group's roster of Plan Providers.
- 10. PROVIDER acknowledges and understands that SIERRA may, from time to time, establish relationships with other related or unrelated parties, including but not limited to third party administrators, preferred provider organizations and third party payers, by which SIERRA seeks to extend to them the contracted rates and/or discounts set forth in this Agreement. PROVIDER agrees to extend the rates and/or discounts set forth in this Agreement to any party, including but not limited to third party administrators, preferred provider organizations and third party payers, whether or not related to SIERRA, with which SIERRA has established a relationship or to which SIERRA has extended the benefit of those discounts.
- 11. PROVIDER agrees to cooperate with SIERRA or Group's administrative procedures in the coordination of benefits with third party payors. Third party payors include, but are not limited to, workers' compensation carriers, auto insurance carriers and other insurance carriers who may be responsible for all or a portion of a claim for services provided to an Insured.
- 12. PROVIDER agrees not to solicit SIERRA or Group's Insureds into any other Health Maintenance Organization, Preferred Provider Organization, managed care/alternative delivery system, or prepaid health care delivery network.
- 13. PROVIDER agrees not to knowingly or directly advise any Insured to dis-enroll from SIERRA and will not solicit any Insured or the Insured's employer to become enrolled with any other health maintenance organization, provider organization, the PROVIDER itself or any other similar hospitalization or medical payment plan or insurance program. PROVIDER shall use its best efforts to ensure that no employee of the PROVIDER or subcontractor of the PROVIDER makes any derogatory remarks regarding SIERRA to any Insured.
- 14. PROVIDER agrees, in the event that PROVIDER violates Article III, Sections A, B, C, D or E, of this Agreement, the excess charges for all such services will be the responsibility of PROVIDER. SIERRA or Group, as applicable, may deduct such amounts from any future payments to be paid by SIERRA or Group, as applicable, to PROVIDER under this Agreement.
- 15. If PROVIDER is a group practice, then whenever a physician leaves the group practice, the physician shall no longer provide Covered Services to Insureds unless he/she executes a new PROVIDER Agreement with SIERRA.
- 16. PROVIDER agrees that SIERRA, in consultation with Group, may include or exclude PROVIDER and/or any PROVIDER physician(s) in any panel of providers presented by SIERRA to any Group at any time while this Agreement is in effect. PROVIDER and PROVIDER physicians further understand that they may be included or excluded in any particular panel of providers presented by

SIERRA to any client or Insured at the sole discretion of SIERRA at any time while this Agreement is in effect. In consideration of this Agreement, PROVIDER further understands that SIERRA is not guaranteeing whether PROVIDER and/or any PROVIDER physicians will be included or excluded in any particular panel or that he/she will be included or excluded in all such panels and/or products. SIERRA shall notify PROVIDER and/or PROVIDER physicians in writing whenever he/she is included or excluded from in any such panel and/or product.

- K. <u>Electronic Data Interface</u>. PROVIDER agrees to comply with SIERRA's electronic data interface, and/or electronic information exchange network for purposes including, but not limited to, claims submission, claims payment, membership eligibility reporting, referrals and prior authorizations. The cost of establishing and maintaining this electronic data interface with SIERRA shall be the responsibility of the PROVIDER.
- L. <u>PROVIDER Compliance</u>. PROVIDER represents and warrants to SIERRA that, at all times, PROVIDER will remain in compliance with all federal, state, local and all laws and regulations and the regulations of any applicable accrediting agencies.

M. <u>Physician-Patient Communication</u>.

- 1. PROVIDER shall have the right and is encouraged to discuss with his or her patients pertinent details regarding the diagnosis of the patient's condition, the nature and purpose of any recommended procedure, the potential risks and benefits of any recommended treatment, and any reasonable alternatives to such recommended treatment regardless of benefit coverage limitations.
- 2. PROVIDER's obligations not to disclose confidential information does not apply to any disclosures made to a patient determined by PROVIDER to be necessary or appropriate for the diagnosis and care of a patient, except to the extent such disclosure would otherwise violate PROVIDER's legal or ethical obligations.
- 3. PROVIDER is encouraged to discuss reimbursement methodology with his or her patients, subject only to PROVIDER's general contractual and ethical obligations not to make false or misleading statements. Accordingly, confidential information does not include descriptions of the compensation system methodology under which PROVIDER is reimbursed, although such confidential information does include the specific rates paid by SIERRA due to their competitively sensitive nature.

ARTICLE IV. GENERAL PROVISIONS

- A. <u>Modifications of this Agreement</u>. This Agreement may be modified at any time by mutual written agreement of the parties.
- B. <u>Interpretation</u>. This Agreement shall be governed by the applicable laws of the state of Nevada in which PROVIDER provides Covered Services to Insureds. The invalidity or unenforceability of any terms or conditions hereof shall in no way affect the validity or enforceability of any other terms or provisions. The waiver by either party of a breach or violation of any provision of this Agreement shall not operate as or be construed to be a waiver of any subsequent breach thereof.
- C. <u>Assignment</u>. This Agreement, being intended to secure the services of PROVIDER shall not be assigned by either party without the written consent
- D. Relationship of Parties. None of the provisions of this Agreement is intended to create nor shall it be deemed or construed to create any relationship between the parties hereto other than that of independent entities contracting with each other hereunder solely for the purpose of effecting the provisions of this Agreement. Neither of the parties hereto, nor any of their respective employees, shall be construed to be the agent, employer, representative or joint ventures of the other.
- E. <u>Provider Incentives</u>. Both SIERRA and the PROVIDER understand and agree that any payment made directly or indirectly to the PROVIDER under any PROVIDER incentive provisions set forth in the Agreement are not

made as an inducement to reduce or limit medically necessary services to any specific Insured.

- F. Arbitration. Any dispute, controversy or claim arising out of or relating to this Agreement, or the breach thereof, shall be settled by binding arbitration in accordance with the Commercial Arbitration Rules of the American Arbitration Association, and judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. The arbitrator(s) may, upon application of any party, provide for discovery pursuant to the Nevada Rules of Civil Procedure, except that Rule 16.1 shall not be applicable to the arbitration proceeding and the right to discovery granted in Nevada Rule of Civil Procedure 26(a) shall not be dependent on compliance with such rule 16.1. The arbitration shall be conducted at Las Vegas, Nevada, and the parties shall jointly and equally bear all costs thereof, including the fees of the arbitrator(s), but each party shall pay its own costs and expenses incurred in the conduct of the arbitration, including attorney's fees.
- G. <u>Indemnification</u>. Each party to this Agreement respectively assumes responsibility for liability, real or alleged, arising from its activities performed pursuant to this Agreement.
 - 1. SIERRA shall indemnify and hold PROVIDER harmless from and against any and all liability, losses, damages, claims or cause of actions and expenses connected therewith (including reasonable attorney's fees and court costs) caused or asserted to have been caused directly or indirectly as a result of (a) SIERRA failure to perform its obligations under the terms of this Agreement, or (b) the negligent and/or intentional actions of officers, employees, servants, agents, representatives, or any person directly engaged or retained by SIERRA to discharge its obligations under this Agreement.
 - 2. To the extent expressly authorized by Nevada law, PROVIDER agrees to indemnify and hold SIERRA and/or GROUP harmless from and against any and all liability, losses, damages, claims, or causes of action, and expenses connected therewith (including reasonable attorney fees and court costs), caused or asserted to have been caused, directly or indirectly, by or as a result of (a) PROVIDER's failure to perform their obligations under the terms of this Agreement, or (b) the negligent and/or intentional actions of officers, employees, servants, agents, representatives, or any person directly engage or retained by PROVIDER to discharge their obligations under this Agreement.
- H. No Presumption Against Drafter. It is agreed between the parties that this Agreement was jointly negotiated and jointly drafted by the parties and their respective attorneys and that it shall not be interpreted or construed in favor of, or against, any party on the grounds that said party drafted the Agreement.
- I. <u>Successor in Interest</u>. In the event all or substantially all of the assets of either party to this Agreement are acquired by another party, all the rights and obligations under this Agreement shall inure to the benefit of such successor in interest.
- J. Confidentiality. Neither party to this Agreement shall disclose proprietary or confidential information, except for items necessitated by the execution of this Agreement to any other party without the express written consent of the other party. For purpose of this Agreement, "proprietary and confidential information" includes information concerning all business practices and records, including, but not limited to, information concerning products, pricing, contracts, or business methods in any form whatsoever. It shall not include information otherwise available in the public domain, information that is subject to NRS 239 (Nevada Public Records Act), as may be amended from time to time, or any information that is received by a party from a source that is not subject to a confidentiality obligation. Each party acknowledges the other party's proprietary interest in its name and derivatives thereof, as well as certain symbols, trademarks and service marks. Each party agrees not to use the other party's name, marks, designs, or symbols in any promotional material or in any other manner without the other party's written approval, except as otherwise provided for in this Agreement.

Upon request, each receiving party shall either promptly return to the disclosing party all documents and materials (and all copies thereof) containing proprietary and confidential information of the disclosing party or to destroy all such items as the disclosing party may direct.

K. <u>Entire Agreement</u>. This document, with its attachments/exhibits, constitutes the entire agreement between the parties, whether written or oral, and as of the effective date hereof, supersedes all other agreements between the parties which provide for the same services as contained in this Agreement. Accepting modifications or amendments as allowed by the terms of this Agreement, no other agreement, statement, or

promise not contained in this Agreement shall be valid or binding.

- L. <u>Corporate Compliance Program.</u> SIERRA recognizes that it is essential to the core values of PROVIDER that its contractors conduct themselves in compliance with all ethical and legal requirements. Therefore, in performing its services under this contract, SIERRA agrees at all times to comply with all applicable federal and state laws and regulations in effect during the term hereof and further agrees to use its good faith efforts to comply with the relevant compliance polices of PROVIDER, including its corporate compliance program and Code of Ethics, the relevant portions of which are available to SIERRA upon request.
- M. Payment Responsibility. In the event that Group becomes bankrupt, or is otherwise unable or refuses to provide reimbursement for the Covered Services provided through Group's Health Care Plan, PROVIDER shall hold SIERRA harmless from any and all debts or damages resulting from, and shall waive all rights to proceed against SIERRA for the collection of any amounts owing to PROVIDER for services rendered to Insureds pursuant to Group's Health Care Plan.

ARTICLE V. TERM AND TERMINATION

- A. Term. This Agreement shall become effective upon the date of execution as set forth on the signature page and shall remain in effect until 11:59 on December 31, 2028 ("Initial Term"), unless terminated sooner in accordance with the provision of this agreement.
- B. Either party may terminate this Agreement by giving ninety (90) days prior written notice to the other party, except as provided in Paragraphs C, D and E of this Article, or otherwise specifically provided for elsewhere in this Agreement.
- C. This Agreement may be terminated by either party at any time for material breach on the part of the other party of any terms of this Agreement, by giving thirty (30) days written notice to the other party. If the breaching party does not cure the breach to the satisfaction of the terminating party within thirty (30) days of the notice date, the Agreement shall become effectively terminated at the end of such thirty (30) day notice period.
- D. This Agreement shall terminate immediately if PROVIDER is censured, placed on probation, or has his/her license to practice medicine or a related healing art suspended, revoked, or nullified in any state in which PROVIDER actively practices or practiced. It shall also terminate immediately in the event PROVIDER is convicted of a felony or is expelled or suspended from the Medicare or Medicaid programs (Titles XVIII or XIX of the Social Security Act). Additionally, it shall also terminate immediately in the event PROVIDER fails to meet the quality standards which includes successful completion of credentialing and recredentialing as specified in Article III, Section J, 3. If PROVIDER is an associate of a group practice, SIERRA shall have the option to terminate participation of specific PROVIDER or the Agreement with the group.
 - i. Termination of a PROVIDER'S individual Plan Provider from this Agreement if PROVIDER is a group practice.
 - SIERRA may terminate any individual Plan Provider from this Agreement without cause by providing PROVIDER ninety (90) days advance written notice.
 - SIERRA may also immediately terminate from this Agreement any PROVIDER individual Plan Provider under this Agreement, upon becoming aware of any of the following:
 - ii. the suspension, revocation, condition, limitation, qualification or other material restriction on an individual Plan Provider's license, certification and/or permit by any government agency under which the individual Plan Provider is authorized to provide health care services;
 - iii. the suspension, revocation, condition, limitation, qualification or other material restriction of an individual Plan Provider's staff privileges at any licensed hospital, nursing home

- or other facility at which the individual Plan Provider has staff privileges during the term of this Agreement;
- iv.any criminal charge related to the practice of individual Plan Provider profession or for an indictment, arrest, or conviction for a felony; or
- v.a sanction imposed by any governmental agency or authority, including Medicare or Medicaid.
- E. <u>Termination for Change in Ownership</u>. Either Party may terminate this Agreement immediately upon written notice to the other party when the ownership changes.
- F. If this Agreement is terminated pursuant to Paragraphs B, C, D or E of this Article, or in the event of insolvency of SIERRA, the rights of each party shall terminate, provided, however, that such action shall not release PROVIDER, SIERRA or Group, as applicable, of their obligations with respect to:
 - 1. SIERRA or Group's agreement, as applicable, to issue payment to PROVIDER for Medically Necessary Covered Services rendered to Insureds with dates of service prior to termination; and
 - PROVIDER's agreement not to seek compensation from Insureds for Covered Services provided prior to termination or insolvency; and
 - 3. Completion of treatment of Insureds then receiving care until continuation of the Insureds' care can be arranged by SIERRA or Group; and
 - 4. Completion, in the case of insolvency, of Medically Necessary Covered Services for the premium-paid period for which Insured has made prepayment, or on whose behalf prepayment has been made.
- G. In the event of notice of termination of this Agreement, SIERRA and/or Group shall notify Insureds of such fact and request Insureds to select another contracted Plan Provider prior to the effective date of termination. In any event, SIERRA or Group, as applicable, shall continue to compensate PROVIDER at the rate specified in this contract for those Insureds who elect to receive services from PROVIDER during the termination period.
- H. If this Agreement is terminated, PROVIDER shall continue to provide and be compensated by SIERRA or Group, as applicable, for services provided under the terms of this Agreement to Insureds who are in a treatment plan or have been prior authorized for any services to be performed by PROVIDER.
- I. <u>Notice of Insolvency</u>. SIERRA will provide written notice to PROVIDER as soon as is practicable in the event: (i) that a court determines that SIERRA is insolvent; or (ii) of any other cessation of operations by SIERRA.

ARTICLE VI. NOTICES

All notices required by this Agreement shall be in writing and shall be sent first class mail to the respective parties at their principal office set forth below. However, notices of termination as provided for in Article V shall be sent by certified mail, return receipt requested. The date the notice is sent shall be considered the date of notice.

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ARTICLE VII. ATTACHMENTS

Upon execution by both parties, this Agreement and all its Attachments, including but not limited to Attachment B (Compensation), Attachment C (Utilization Management/Quality Assurance Plans), Attachment D (Corporate Compliance), Attachment E (Workers' Compensation) and Attachment F (Standards), shall become effective and shall supersede all previous version(s) of this Agreement, inclusive of all Amendments, Attachments, and Exhibits.

IN WITNESS WHEREO	F, the parties hereto have exe	ecuted this Agreement, on the	_day of
	, and it shall beco	ome effective on the	_day of
	·		
THIS AGREEMENT C BY THE PARTIES.	ONTAINS A BINDING A	ARBITRATION PROVISION THAT MAY BE ENF	ORCED
SIERRA HEALTH ANI COMMPANY, INC. / SI OPTIONS, INC.		PROVIDER	
·		Name: <u>UNIVERSITY MEDICAL CENTER OF</u> SOUTHERN NEVADA	
Ву:		Ву:	
Signature		Signature	
Name: <u>Jean F.McFa</u>	arlane	Name: Mason Van Houweling	
Vice President, Network I Contracts	Development &	Chief Executive Officer	
		1800 W. Charleston Blvd. Street	
Address: P.O. Box 15 Las Vegas, 1 (702) 242-70	NV 89114-8408	Las Vegas, Nevada 89102	
		702-383-2000 Telephone Number	
		Fax Number 88-6000436	
		Fed. Tax I.D. # (For Corporation/Partnerships)	
		Social Security # (For Sole Proprietor/Individual)	
		666HOS-62 State License Number	
		D.E.A. (B.N.D.D.) Number	
		#29-0007 Medicare I.D. Number	
		UPIN Number 1548393127	
		National Provider Identifier (NPI) Number	

ATTACHMENT A

(To be used only if more than one provider will be providing service under this agreement)

University Medical Center of Southern Nevada
(Name of Individual/Group Provider or Association)

Physicians and Other Providers

For all licensed and credentialed providers who will be providing care to Insureds, list full name and title, specialty, state license number, DEA number, UPIN number and Medicare ID number. Please note that your contract cannot be executed and given an effective date until all this information is provided to our office.

(Attach separate listing if more convenient)

		State	DEA/			
Name / Address / Phone		License	BNDD	UPIN	*Medicare	*Fed. Tax
(include MD, DO, etc.)	Specialty(ties)	<u>Number</u>	Number	Number	ID Number	ID Number

See attached

^{*} NOTE: Please include Federal Tax I.D. Number and Medicare I.D. Number for each provider <u>unless</u> all providers in the group use a single common I.D. number(s) for billing and identification purposes.

SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC. SIERRA HEALTHCARE OPTIONS, INC.

ATTACHMENT B

COMPENSATION FOR COVERED SERVICES TO INSUREDS

FOR ORTHOPEDIC SURGERY SERVICES

- I. <u>Compensation.</u> For Medically Necessary Covered Services provided by PROVIDER to Insureds, SIERRA shall pay PROVIDER the lesser of sixty percent (60%) of billed charges, or one hundred thirty (130%) of the Medicare Maximum Allowable Amount for all codes with the exception of approved physician administered/office dispensed medication(s) which shall be reimbursed at the lesser of sixty percent (60%) of billed charges or one hundred percent (100%) of the Medicare Maximum Allowable Amount, less applicable copayments, coinsurance and/or deductibles.
- II. <u>Ineligible Insureds</u>. There may be Insureds considered eligible at the time services are provided that are found subsequently not to be eligible, and Insureds may subsequently be identified as SIERRA not being the primary carrier. Erroneous payments for these services will be adjusted from future payments to PROVIDER, and explanations will be provided to PROVIDER by SIERRA.

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SIERRA HEALTH & LIFE INSURANCE COMPANY, INC. / SIERRA HEALTHCARE OPTIONS, INC.

ATTACHMENT B.1

COMPENSATION FOR COVERED SERVICES FOR ANESTHESIA TO INSUREDS

I. For Medically Necessary Covered Services provided by PROVIDER to Insureds, SHL, SHO, Group or Group's designee, as applicable, shall reimburse PROVIDER, less applicable copayments, coinsurance, and/or deductibles, as follows:

A.	<u>CPT Codes</u>	Reimbursement
	00100 – 01999	\$60 per ASA unit for Physicians
	00100 - 01999	\$50 per ASA unit for CRNAs

- B. All other codes for Physicians and CRNAs shall be reimbursed at the lesser of 60% billed charges or SIERRA Fee Schedule.
- II. <u>ASA Ground Rules</u>. Ground rules established in the ASA Relative Value Guide shall be observed by the PROVIDER in submitting claim statements.
- III. <u>Physical Status Modifiers</u>. It is further agreed that on all SIERRA patients no physical modifiers will apply or be used.
- IV. <u>Ineligible Insureds</u>. There may be Insureds considered eligible at the time services are provided that are found subsequently not to be eligible, and Insureds may subsequently be identified as SIERRA not being the primary carrier. Erroneous payments for these services will be adjusted from future payments to PROVIDER, and explanations will be provided to PROVIDER by SIERRA.

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SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC. SIERRA HEALTHCARE OPTIONS, INC.

ATTACHMENT C

UTILIZATION MANAGEMENT PLAN/ QUALITY ASSURANCE PLAN

Sierra Health and Life Insurance Company, Inc. <u>Utilization Management Program Description</u>, effective 01/01/13.

Sierra Health and Life Insurance Company, Inc. Quality Program Description, effective 02/01/13.

Sierra Health Care Options, Inc. <u>Utilization Management Plan</u>, Sierra Policy #WRHCO-101B, effective 3/99, revised, 2/01; revised 2/02, 4/03.

SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC. SIERRA HEALTHCARE OPTIONS, INC.

ATTACHMENT D

COMPLIANCE FACT SHEET

Sierra Health Services, Inc., and its subsidiaries (the "Company"), have adopted a Corporate Compliance Program. The purpose of this Program is to ensure that the Company conducts its business with honesty and integrity, and in accordance with the highest moral, legal, and ethical standards. As a Vendor of the Company and/or one of its subsidiaries, you are also required to conduct your business with the Company in accordance with these standards. Set forth below is a summary of the standards of conduct for which you will be held accountable. If you have any questions or concerns, or if you wish to report a violation of these policies, you are instructed to immediately contact the Corporate Compliance Officer at (702) 242-7186. As used below, the term "Vendor" includes providers of goods or services, medical providers, or agents and brokers doing business with the Company or one of its subsidiaries, or the employees, agents, or representatives of such entity.

DUTY TO NOTIFY REGARDING LEGAL STATUS

The Company will not willingly contract with or retain any Vendor who has been listed by a state or federal agency as debarred, excluded or otherwise ineligible for federal or state program participation or whose license had been revoked or suspended. If either of these situations apply to you, or if they become applicable subsequent to the commencement of your relationship with the Company, you must notify the Corporate Compliance Officer as soon as possible. Failure to do so may result in the termination of your relationship with the Company and its subsidiaries.

The Violent Crime Control and Law Enforcement Act of 1994 places limitations on the Company's ability to conduct business with persons who have been convicted of certain types of felonies. If you have ever been convicted of a felony or if you are convicted of a felony subsequent to the receipt of the Compliance Fact Sheet, you have an affirmative duty to notify the Corporate Compliance Officer regarding the details of your conviction. However, conviction of a felony is not an automatic bar to conducting business with the Company. Convictions will be reviewed on case by case basis.

FRAUD AND ABUSE

It is the policy of the Company to consistently and fully comply with all laws and regulations pertaining to the delivery and billing for services which apply to the Company on account of its participation in Medicare, Medicaid, TRICARE, the Federal Employees Health Benefits Program and other government programs. As a Vendor of the Company, it is your responsibility to understand and comply with those state and federal regulations which apply to you and your relationship with the Company, and to support the Company's compliance efforts by reporting any suspected violations and cooperating in any investigation related to these issues.

GENERAL BUSINESS PRACTICES

Any attempt by a Vendor to influence Company employees to purchase goods or services other than on the basis of quality, services, and competitive pricing, may result in the loss of future business with the Company. If a Company employee suggests to you that you may obtain business with the Company in return for a personal benefit to that employee, you must report this incident immediately to the Corporate Compliance Officer. You are also expected to fully disclose to the Company any information regarding potential conflicts of interest you may have which could impact the Company's decision to do business with you.

CONFIDENTIALITY

As a result of your relationship with the Company, you may have access to information concerning Company operations and procedures which are confidential and proprietary to the Company. Company acknowledges that PROVIDER is public county-owned hospital which is subject to the provisions of the Nevada Public Records Act, Nevada Revised Statutes Chapter 239, as may be amended from time to time, and as such its contracts are public documents available to copying and inspection by the public. This Agreement shall not become effective until it is presented to, and approved during a public meeting of PROVIDERS governing board. If PROVIDER receives a demand for the disclosure of any information related to this Agreement which Company has claimed to be confidential and proprietary, such as Company's programs, services, business practices or procedures, PROVIDER will immediately notify Company of such demand and Company shall immediately notify PROVIDER of its intention to seek injunctive relief in a Nevada court for protective order. Company shall indemnify and defend PROVIDER from any claims or actions, including all associated costs and attorney's fees, demanding the disclosure of Company document in PROVIDERS custody and control in which Company claims to be confidential and proprietary.

PROHIBITED RECEIPTS AND PAYMENTS

Vendors are prohibited from engaging in the following transactions in order to obtain business, retain business or direct business to others, or to induce Company employees, government officials or others, to fail to perform or to improperly perform their official functions:

- Payment or offer to pay anything of value, directly or indirectly, to any government official or Company employee.
- Payment or offer to pay anything of value, directly or indirectly, to any party in the form of a commercial bribe, influence payment or kickback.
- Receipt or acceptance of anything of value, directly or indirectly, from any party in the form of a commercial bribe, influence payment or kickback.

POLICY VIOLATIONS AND REPORTING REQUIREMENTS

Vendors must report all suspected, actual or potential violations of the standards and policies outlined in this Compliance Fact Sheet to the Corporate Compliance Officer and must cooperate in all investigations relating to such violations where the Vendor has any personal knowledge of the facts. There shall be no retaliation against the Vendor as a result of such good faith reporting. In the event of an investigation by any state or federal government agency, the Vendor will respond promptly and with complete honesty as requested by government investigators. The Company requests that if you are contacted by government representatives with regards to the Company's operations, that you immediately notify the Corporate Compliance Officer. The Corporate Compliance Officer can be reached at (702) 242-7186, fax (702) 242-5439.

SIERRA HEALTHCARE OPTIONS, INC.

ATTACHMENT E

WORKERS COMPENSATION

For services rendered to employees of employers who participate in the Workers Compensation Managed Care product offered by SIERRA, PROVIDER agrees to the following:

- 1. <u>Compensation.</u> Compensation shall be the lesser of 75% of billed charges, the contracted rate, or 80% of the Division of Industrial Relations (DIR) allowable rates.
- 2. <u>Managed Care.</u> PROVIDER agrees to comply with the standards as established by SIERRA and as SIERRA is directed by the DIR or other legislative directives that are applicable to work-related injury/illness. Those standards include but are not limited to:
 - A. Immediate access to care for urgent/emergent injuries.
 - B. Appointment availability as soon as possible or within 5 working days of the date injury is reported to employer.
 - C. PROVIDER agrees to contact the employer within 24 hours of the examination with a working diagnosis, plan of treatment, anticipated return to work date and any authorization for lost time days. Progress reports to be submitted weekly or as requested, written documentation of consult/ examination to be submitted to the Primary Care Provider and the Medical Director within 7 days of the examination.
 - D. PROVIDER agrees to provide expert testimony before the Appeals officers and other courts.
 - E. PROVIDER agrees to visit employee work site as requested by employer and/or Medical Director.
- 3. PROVIDER agrees to cooperate fully with the Case Manager, Medical Director or designee and the employer representative to determine the most effective and efficient method of treatment for the work related injury/illness.
- 4. PROVIDER agrees not to refer an injured worker to a health facility or service in which the health care provider, a partner of the PROVIDER (including a partnership which is unrelated to the practice of health care) or any member of the immediate family of the PROVIDER has a financial interest unless the service required by the worker is not otherwise available within a 30-mile radius of the office of the PROVIDER, the service is rendered by a provider participating in a health maintenance organization certified pursuant to Chapter 695C of NRS, the provider is a member of a group practice and the referral is made to the group practice, the referral is to a surgical center for ambulatory patients as defined in NRS 449.019 or the financial interest possessed by the provider represents an investment in securities under the Securities and Exchange Act of 1934 in a corporation that has a shareholder equity of more than \$100 million.
- Any claim for injured worker received on or after the effective date of this contract for treatment shall be reimbursed in accordance with the compensation as stated in Paragraph 1, regardless of the date of injury.
- 6. Provide for the resolution of complaints submitted to the PROVIDER pursuant to NRS 616B.514.

PROVIDER agrees that PROVIDER's personnel making determinations in the dispute resolution process must be made available to the SYSTEM without additional charge, and contract providers will be paid a maximum of \$100 per hour to provide expert testimony at all administrative hearings and court proceedings. Where possible, the SYSTEM will arrange to allow such testimony to be provided telephonically.

- 7. PROVIDER shall be required to show proof of worker's compensation insurance.
- 8. All other terms and conditions of the provider contract with Sierra Health & Life Insurance Company will remain in effect.

(This space left intentionally blank.)

SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC. SIERRA HEALTHCARE OPTIONS, INC.

ATTACHMENT F

STANDARDS

I. PROVIDER agrees to the following access standards for the specialties of family practice, general practice, internal medicine, OB/GYN and pediatrics:

A. Access:

1. Emergent: There is an appointment available the same day/12 hours.

2. Urgent: There is an appointment available within 24 hours.

3. Routine: There is an appointment available within 7 days from the date of

referral/request.

4. Preventative: There is an appointment available within 30 days from the date of referral/authorization.

All standards are based on availability of an appointment at any location. Patient requests for a particular time or site does not influence the availability standard.

II. PROVIDER agrees to the following access standards for all other specialties not listed in section I above:

A. Access:

Specialist Consultation (Outpatient)

I. STAT: Appointment is available within 24 hours.

2. Expedited: Appointment is available within 72 hours.

3. At Risk: Appointment is available within 14 days.

4. Routine: Appointment is available within 30 days.

Specialist Consultation (Inpatient)

1. Consultation referral before 12:00 noon: Same day

2. Consultation referral after 12:00 noon: Next day

All standards are based on availability of an appointment at any location. Patient requests for a particular time or site does not influence the availability standard.

INSTRUCTIONS FOR COMPLETING THE DISCLOSURE OF OWNERSHIP/PRINCIPALS FORM

Purpose of the Form

The purpose of the Disclosure of Ownership/Principals Form is to gather ownership information pertaining to the business entity for use by the Board of County Commissioners ("BCC") in determining whether members of the BCC should exclude themselves from voting on agenda items where they have, or may be perceived as having a conflict of interest, and to determine compliance with Nevada Rovised Statute 281A, 430; contracts in which a public officer or employee has interest is prohibited.

General Instructions

Completion and submission of this Form is a condition of approval or renewal of a contract or lease and/or release of monetary funding between the disclosing. entity and the appropriate Clark County government entity. Failure to submit the requested information may result in a refusal by the BCC to enter into an agreement/contract and/or release monetary funding to such disclosing entity

Detailed Instructions

All sections of the Disclosure of Ownership form must be completed. If not applicable, write in N/A.

Business Entity Type - Indicate if the entity is an Individual, Partnership, Limited Liability Company, Corporation, Trust, Non-profit Organization, or Other. When selecting 'Other', provide a description of the legal entity.

Non-Profit Organization (NPO) - Any non-profit corporation, group, association, or corporation duly filed and registered as required by state law.

Business Designation Group - Indicate if the entity is a Minority Owned Business Enterprise (MBE), Women-Owned Business Enterprise (WBE), Small Business Enterprise (SBE), Physically-Challenged Business Enterprise (PBE), Veteran Ovned Business (VET), Disabled Voteran Owned Business (DVET), or Emerging Small Business (ESB). This is needed in order to provide utilization statistics to the Legislative Council Bureau, and will be used only for such purpose,

- Minority Owned Business Enterprise (MBE): An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more minority persons of Black American, Hispanic American, Asian-Pacific American or Native American ethnicity
- Women Owned Business Enterprise (WBE): An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more women.
- Physically-Challenged Business Enterprise (PBE): An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more disabled individuals pursuant to the federal Americans with Disabilities Act.
- Small Business Enterprise (SBE): An independent and continuing business for profit which performs a commercially useful function, is not owned and controlled by individuals designated as minority, women, or physically-challenged, and where gross annual sales does not exceed \$2,000,000.
- Veteran Owned Business Enterprise (VET): An independent and continuing Nevada business for profit which performs a commercially useful function and is at least 51 percent owned and controlled by one or more U.S. Veterans.
- Disabled Veteran Owned Business Enterprise (DVET): A Nevada business at least 31 percent owned/controlled by a disabled veteran.
- Emerging Small Business (ESB): Cartified by the Nevada Governor's Office of Economic Development effective January, 2014. Approved into Nevada law during the 77th Legislative session as a result of AB294.

Business Name (include 4.b.a., if applicable) - Enter the legal name of the business entity and enter the "Doing Business A6" (d.b.a.) name, if applicable,

Corporate/Business Address, Business Telephone. Business Fax, and Email - Enter the street address, telephone and fax numbers, and email of the named

Nevada Local Business Address, Local Business Telephone, Local Business Fax, and Email - If business entity is out-of-state, but operates the business from a location in Nevada, enter the Nevada street address, telephone and fax numbers, point of contact and email of the local office. Please note that the local address must be an address from which the business is operating from that location. Please do not include a P.O. Box number, unless required by the U.S. Postal Service, or a business license hanging address.

Number of Clark County Nevada Residents employed by this firm. (Do not leave blank, If none or zero, put the number 0 in the space provided.)

List of Owners/Officers - Include the full name, title and percentage of ownership of each person who has ownership or financial interest in the business entity. If the business is a publicly-traded corporation or non-profit organization, list all Corporate Officers and Directors only.

For All Contracts - (Not required for publicly-traded corporations)

Indicate if any individual members, partners, owners or principals involved in the business entity are a Clark County full-time employee(s), or appointed/elected official(s). If yes, the following paragraph applies.

In accordance with NRS 283A.430.1, a public officer or employee shall not bid on or enter into a contract between a government agency and any private business in which he has a significant financial interest, except as provided for in subsections 2, 3, and 4.

Indicate if any individual members, partners, owners or principals involved in the business entity have a second degree of consanguinity or affinity relation to a Clark County full-time employee(s), or appointed/elected official(s) (reference form on Page 2 for definition). If YES, complete the Disclosure of Relationship Form. Clark County is comprised of the following government entities: Clark County, Department of Aviation (McCarrin) Amport), and Clark County Water Reclamation District. Note: The Department of Aviation includes all of the General Aviation Airports (Henderson, North Lus Vegas, and Ican). This will also include Clark County Detention Center.

A professional service is defined as a business entity that offers business/financial consulting, legal, physician, architect, engineer or other professional services

Signature and Print Name - Requires signature of an authorized representative and the date signed.

Disclosure of Relationship Form - If any individual members, partners, owners or principals of the business entity is presently a Clark County employee, public officer or official, or has a second degree of consunguinity or affinity relationship to a Clark County employee, public officer or official, this section must be completed in its entirety.

DISCLOSURE OF OWNERSHIP/PRINCIPALS

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Prop	cie	pe (Please select	□ L	imited Liability	☑ Corporation	☐ Trusi	☐ Non-Profit Organization		Other		
Busi	ness Designat	on Group (Pleas	e sele	ct all that apply)						
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DISCLOSURE OF RELATIONSHIP

List any disclosures below: (Mark N/A, if not applicable.)

Signature

Print Name

Authorized Department Representative

NAME OF BUSINESS OWNER/PRINCIPAL	NAME OF UMC* EMPLOYEE/OFFICIAL AND JOB TITLE	RELATIONSHIP TO UMC* EMPLOYEE/OFFICIAL	UMC* EMPLOYEE'S/OFFICIAL'S DEPARTMENT
"Consanguinity" is a relation	employee of University Medica ship by blood. "Affinity" is a re consanguinity" applies to the	lationship by marriage.	degree of blood relatives as
Spouse – Registere	d Domestic Partners Childre	n Parents In-laws (first dec	ree)
· ·		ì	•
Brothers/Sisters H	alf-Brothers/Half-Sisters – Gra	indchildren – Grandparents – I	In-laws (second degree)
For UMC Use Only:			
If any Disclosure of Relationship is	noted above, please complete the follo	owing:	
☐ Yes ☐ No Is the UMC emple	pyee(s) noted above involved in the co	ontracting/selection process for this pa	articular agenda item?
☐ Yes ☐ No Is the UMC emplo	oyee(s) noted above involved in any w	vay with the business in performance	of the contract?
Notes/Comments:			
			Page 23

of 471

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	Amendment to Client Service Agreement for Core Measures with DASpecialists, LLC	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board approve and authorize the Chief Executive Officer to sign the Amendment to the Client Service Agreement with DASpecialists, LLC for registry abstraction services; authorize the Chief Executive Officer to execute amendments or renewal options within his delegation of authority; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5420.000 Fund Name: UMC Operating Fund

Fund Center: 3000876000 Funded Pgm/Grant: N/A

Description: Registries Abstraction Services

Bid/RFP/CBE: NRS 332.115.1(b) – Professional Services

Term: Amendment – through May 25, 2027

Amount: Amendment – additional \$2,090,000.00; cumulative funding \$2,758,000.00

Out Clause: 60 days' notice for convenience or prior to any 12-month renewal; Budget Act and Fiscal Fund

Out

BACKGROUND:

On May 25, 2022, the Governing Board approved the Services Agreement for Core Measures and Other Registries Abstraction Services ("Agreement") with DASpecialists, LLC ("DAS") to provide quality performance measure abstraction services (data collection, abstraction and support services) in compliance with CMS and Joint Commission requirements. UMC agreed to compensate DAS \$120,000.00 per year or an aggregate not-to-exceed amount \$600,000.00 for five years. Either party may terminate this Agreement for convenience with a 60-day written notice to the other. An Addendum entered into on June 12, 2022, added additional abstraction services and increased the funding by \$68,000.00.

This Amendment requests to increase the funding under the Agreement by an additional \$2,090,000.00 to support the addition of oncology registry services and to cover the increase of utilization through the term of the Agreement.

Staff also requests authorization for the Hospital CEO to execute future amendments or renewal options at his discretion and within his delegation of authority if deemed beneficial to UMC.

Cleared for Agenda March 29, 2023

Agenda Item#

12

UMC's Quality, Safety and Regulatory Officer has reviewed and recommends approval of this Amendment. This Amendment has been approved as to form by UMC's Office of General Counsel.

DAS is not required to obtain a Clark County business license nor a vendor registration.

This Amendment was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for approval by the Governing Board.



DASpecialists, LLC

Amendment

To the Client Service Agreement for Core Measures and Other Registries Abstraction Services

Dated March 15, 2023

Between

University Medical Center of Southern Nevada (UMCSN)
AND

DASpecialists, LLC ("Contractor")

The parties set forth above hereby agree that the terms of this Amendment shall be incorporated in and be a part of that certain Client Services Agreement for Core Measures and Other Registries Abstraction Services, dated April 27, 2022 and executed on May 26, 2022, between the parties ("Agreement").

The parties intending to be legally bound hereby agree as follows:

1. The Agreement section titled Overview of Services/Scope of Work shall be amended to include the following:

SCOPE OF WORK

DAS shall furnish to Client the following additional described services (i.e., Statement of Work): Data Collection, Data Abstraction and Data Entry of various existing and future assigned hospital registries or required hospital measures. Breakdown of current services listed below.

2. The Agreement Schedule A to Exhibit A shall be amended to include the following:

COMPENSATION AND REIMBURSEMENT OF EXPENSES shall be paid based upon measure/registry at the per case hospital rate **as** delineated on the attached table **for services provided**

Page 238 of 471

between August 1, 2022 (retroactively) to May 25, 2027.

The following hospital registries or measures are currently included under the existing Outside Services Agreement

	Parties Management
Measure / Registry	Per Case Hospital rate
OP Stroke	
Sepsis Tier 1 (not 2,3,4,)	
Sepsis Tier 2 - Severe Sepsis question completed	man de la companya de
Sepsis Tier 3 - Initial Hypotension Question Completed	
Sepsis Tier 4 - Persistent Hypotension Question Completed	
OP ED (aka HOP ED TPT)	
PC-Mothers (01-03)	
PC - Baby BSI (04)	
PC-Baby BF (05)	
PC-Baby UC (06)	
GWTG-Stroke	
(Comprehensive)	
GWTG-HF	
CathPCI	
Version 5.0	
CP-MI	
Version 3	
STS-ACS Tier 1 (< 7 day LOS)	
STS-ACS Tier 2 (> 7 day LOS)	
	:
TVT Tier 1 (< 7 day LOS)	
	•

Page 239 of 471

TVT Tier 2 (> 7 day LOS)	
Monthly Project Management and Maintenance Fees	-
Ineligible Cases (if applies)	_
Re-abstraction of Cases	-

IN WITNESS WHEREOF, the parties have entered into this Amendment as of March 1, 2023.

DASpecialists, LLC	University Medical Center of Southern Nevada
Pamela Rottman (electronically signed)	
	Signature
Pamela Rottman, President	Mason Van Houweling/Chief Executive Officer
03/15/2023	
	Date

DISCLOSURE OF OWNERSHIP/PRINCIPALS

Business Entity	Type (Please select	one)	*.				
☐ Sole Proprietorship	□Partnership	Limited Liability Company	☐ Corporatio	n	☐ Non-Profit Organization	☐ Other	
Business Desigr	ation Group (Pleas	e select all that app	ly)				
□мве	₩BE	☐ SBE	☐ PBE		☐ VET	□DVET	☐ ESB
Minority Business Enterprise	Women-Owned Business Enterprise	Small Busines Enterprise	Physically Business I	Challenged Enterprise	Veteran Owned Business	Disabled Veteran Owned Business	Emerging Small Business
6.1	V 4 1 1 1 1 1	4.1 L					
Number of C	lark County N	evada Resident	ts Employed	:	· · · · · · · · · · · · · · · · · · ·		
Corporate/Busin	ess Entity Name:	DASpec	ralists	s, LLC		www d	Aspecial
(Include d.b.a., if	applicable)			<u>, , , , , , , , , , , , , , , , , , , </u>	1 0 00 1	† 040	
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I certify under pen- Southern Nevada form.	alty of perjury, that all Governing Board will	of the information prov not take action on land	rided herein is currel-use approvals, co	ntract approvals	nd accurate. I also underst s, land sales, leases or exc Ro + + m m	and that the University Manges without the com	Medical Center of pleted disclosure
Presid	lent	•	05	106 la)		
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DISCLOSURE OF RELATIONSHIP

ļ	List	any	disc	losures	be	ow:
(Mark	N/Ā,	if not	applicab	le.)	

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Brothers/Sisters – Ha	alf-Brothers/Half-Sisters – Gra	andchildren –	Grandparents –	in-laws (second degree)
For UMC Use Only:				
If any Disclosure of Relationship is n		llowing:		
. ☐ Yes ☐ No Is the UMC emplo	vee(s) noted above involved in the o	contracting/eelect	·	
	Jeefel merca and to manage in the c	sour acting/select	ion process for this p	articular agenda item?
Yes No Is the UMC emplo				
☐ Yes ☐ No Is the UMC emplo				Language Transport
Notes/Comments:				

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	Amendment One to Amended and Restated Professional Services Agreement (Neurological Surgery and Neurological Spine Surgery) with Duke Forage Anson Neurosurgical, LLP	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board approve and authorize the Chief Executive Officer to sign the Amendment One to Amended and Restated Professional Services Agreement with Duke Forage Anson Neurosurgical, LLP for Neurological Surgery and Neurological Spine Surgery On-Call Coverage; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5420.000 Fund Name: UMC Operating Fund

Fund Center: 3000723000 Funded Pgm/Grant: N/A Description: Neurological Surgery and Neurological Spine Surgery On-Call Services

Bid/RFP/CBE: NRS 332.115.1(b) – Professional Services Term: Amendment 1 - 3/1/2023 through end of Term

Amount: Amendment 1 - Neurological Surgery - additional \$800.00 per day for on-call services; or

additional NTE \$292,000.00 per year

Out Clause: 30 days w/o cause

BACKGROUND:

On October 26, 2022, the Governing Board approved the Amended and Restated Professional Services Agreement ("Agreement") with Duke Forage Anson Neurosurgical, LLP ("Provider") to provide 24/7 consultative, emergency and on-call neurological surgery and neurological spine surgery services for UMC's inpatients and outpatients, including Emergency Department and Trauma Department patients, in accordance with the call schedule maintained by Medical Staff. UMC agreed to compensate Provider \$3,000.00 per day or a not-to-exceed total of \$1,095,000.00 per year for neurological surgery on-call services and \$1,000.00 per day or a not-to-exceed total of \$365,000.00 per year for neurological spine surgery on-call services from November 1, 2022 through October 31, 2025, with the option to extend for two, 1-year periods. Either party may terminate this Agreement with a 30-day written notice to the other.

This Amendment One requests to increase the compensation for neurological surgery on-call services by an additional \$800.00 per day or a not-to-exceed total of \$292,000.00 per year, effective March 1, 2023.

Cleared for Agenda March 29, 2023

Agenda Item #

13

UMC's Support Services Executive Director has reviewed and recommends ratification of this Amendment. This Amendment has been approved as to form by UMC's Office of General Counsel.

Provider currently holds a Clark County business license.

This Amendment was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for approval by the Governing Board.

AMENDMENT ONE TO AMENDED AND RESTATED PROFESSIONAL SERVICES AGREEMENT (Group Physician On-Call Coverage)

This Amendment One ("Amendment One") is made and entered into as of this 1st day of March, 2023, by and between UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA, a publicly owned and operated hospital created by virtue of Chapter 450 of the Nevada Revised Statutes (hereinafter referred to as "Hospital") and DUKE FORAGE ANSON NEUROSURGICAL, LLP (hereinafter referred to as "Provider").

RECITALS:

WHEREAS, the parties entered into an Amended and Restated Professional Services Agreement dated October 26, 2022 (hereinafter referred to as "Agreement") for adult and pediatric neurological surgery and neurological spine surgery on-call services (hereinafter referred to as "Services"); and

WHEREAS, the parties desire to amend the Agreement with this Amendment One to adjust the compensation for Services in the manner described herein.

NOW, THEREFORE, in consideration of the premises and for other good and valuable consideration, the adequacy and sufficiency of which is hereby acknowledged, the parties agree to amend the Agreement as follows:

1. Section 5.1, Compensation for Services, shall be deleted in its entirety and replaced with the following:

Compensation for Services. Effective March I, 2023 and subject to Section 7.5, Hospital will compensate Provider \$3,800 per day for adult and pediatric Neurological Surgery On-Call Services or for an annual amount not-to-exceed \$1,387,000 and \$1,000 per day for adult and pediatric Neurological Spine Surgery On-Call Services or for an annual amount not-to-exceed \$365,000. Payment will be made after the submission of an accurate invoice setting forth with reasonable specificity such days the Services were provided during the previous month and verification of time submitted pursuant to Section 5.2. Complete and accurate invoices are due by the first (1st) day of each month. Payment will be made on the third (3rd) Friday of each following month, or if the third (3rd) Friday falls on a holiday, the following Monday. Clinical Services (which are directly billed by Provider pursuant to Section 4.1) are not separately compensated.

- 2. This Amendment One may be executed in one or more counterparts, each of which shall be considered to be an original for all purposes and all of which together shall constitute one and the same instrument. Any party hereto may deliver its signature to this Amendment One electronically (including without limitation by emailing its signature in portable document format [PDF] or similar electronic format), which will be legally effective and enforceable.
- 3. Except as set forth herein, all other terms and conditions of the Agreement shall remain in full force and effect provided however, that if any term or condition of the Agreement conflicts with or is inconsistent with any term or condition of this Amendment One, the terms and conditions of this Amendment One shall govern, prevail, and control. All references to the Agreement shall include this Amendment One.

[Signature page to follow]

IN WITNESS WHEREOF, the parties hereto have executed this Amendment One as of the date first set forth above.

Hospital:

UNIVERSITY MEDICAL CENTER

OF SOUTHERN NEVADA

Ву:

Mason Van Houweling Chief Executive Officer Provider:

DUKE FORAGE ANSON NEUROSURGICAL, LLP

By:

John Anson, MD

Partner

DISCLOSURE OF OWNERSHIP/PRINCIPALS

tor mail of their control of

Business Entity Type (Please select one)									
☐ Sole Proprietorship	□Partnership	\boxtimes	Limited Liability mpany	☐ Corporation	☐ Trust	☐ Non-Profit Organization		Other	
Business Designation Group (Please select all that apply)									
□ МВЕ	☐ WBE		SBE	☐ PBE		☐ VET		 DVET	☐ ESB
Minority Business Enterprise	Minority Business Enterprise Women-Owned Business Enterprise		Small Business Enterprise			Veteran Owned Business	Dis	Disabled Veteran Owned Business Emerging Sma Business	
Number of Clark County Nevada Residents Employed: 28									
Corporate/Busin	ess Entity Name	: Du	Duke Forage Anson Neurosurgical, LLP						
(Include d.b.a., i	f applicable)	The	Spine and Brain	pine and Brain Institute					
Street Address:		853	0 W. Sunset Rd.,	, Suite 250 Website: www.thespir		Vebsite: www.thespine	ebrain.com		
		Las	s Vegas, NV 89113		OC Name: Trina Norton				
Telephone No:		702	-851-0792			mail: trina@pbsv.net			
Nevada Local St	reet Address:		ne as above	Fax No: 702-851-0797 Website:					
(If different from									
City, State and 2	Zip Code:	_				ocal Fax No:	-		
Local Telephone	No:			Local POC Name:		ocal POC Name:			
					E	mail:			
Publicly-traded entities and non-profit organizations shall list all Corporate Officers and Directors in lieu of disclosing the names of individuals with ownership or financial interest. The disclosure requirement, as applied to land-use applications, extends to the applicant and the landowner(s). Entities include all business associations organized under or governed by Title 7 of the Nevada Revised Statutes, including but not limited to private corporations, close corporations, foreign corporations, limited liability companies, partnerships, limited partnerships, and professional corporations.									
John A. Au	Full Name				Title		(No Corpo	% Owned ot required for Pub orations/Non-profit	licly Traded
John A. Anson, M.E.				Partner			25%		
Derek A Duke, M.D. James S. Forage, M.D.			Partner Partner			25%			
Michael E. Seiff, M.D.			Partner			25%			
	·	ialı tuad					25%		
 This section is not required for publicly-traded corporations. Are you a publicly-traded corporation? Yes No Are any individual members, partners, owners or principals, involved in the business entity, a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)? 									
☐ Yes	Yes No (If yes, please note that University Medical Center of Southern Nevada employee(s), or appointed/elected official(s) may not perform any work on professional service contracts, or other contracts, which are not subject to competitive bid.)								
 Do any individual members, partners, owners or principals have a spouse, registered domestic partner, child, parent, in-law or brother/sister, half-brother/half-sister, grandchild, grandparent, related to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)? 									
Yes No (If yes, please complete the Disclosure of Relationship form on Page 2. If no, please print N/A on Page 2.)									
I certify under penalty of perjury, that all of the information provided herein is current, complete, and accurate. I also understand that the University Medical Center of Southern Nevada Governing Board will not take action on land-use approvals, contract approvals, land sales, leases or exchanges without the completed disclosure form. John A. Anson, M.D.									
Signature				Print Name					
Fartner 10/13/22									
Title				Date	140				

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue: Amendment Two to Agreement for Exterior Sign INNERFACE Architectural Signage, Inc.	age Products with Back-up:
Petitioner: Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board approve and authorize the Chief Executive Officer to sign the Amendment Two to Agreement for Exterior Signage Products with INNERFACE Architectural Signage, Inc. for UMC Main Campus exterior signage services; authorize the Chief Executive Officer to exercise any extension options and execute future amendments within the not-to-exceed amount of this Project; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5430.011 Fund Name: Clark County Capital Equipment Transfer

Fund Center: 3000999901 Funded Pgm/Grant: N/A

Description: Main Campus Exterior Signage Services

Bid/RFP/CBE: NRS 332.115.1(b) & (c) - Professional Services & Additions, Repairs and Maintenance of

Equipment by certain Person

Term: Amendment 2 – Effective Date to June 30, 2025

Amount: Amendment 2 – additional NTE \$844,522.46 (includes 15% contingency)

Out Clause: 30 days w/o cause

BACKGROUND:

On October 31, 2018, UMC entered into an agreement with INNERFACE Architectural Signage, Inc. ("INNERFACE") to provide consulting services in connection with the design development of the exterior monument signage and wayfinding requirements for the façade remodel of UMC's master plan. Concurrent with this effort, UMC and INNERFACE entered into an Agreement for Exterior Signage Products ("Agreement") for the design, fabrication and installation of such exterior signage.

Amendment One, effective October 31, 2019, added supplementary exterior signage fabrication to the Agreement (i.e., Phase 1 and Phase 2 to Exterior Wayfinding) at an additional NTE cost of \$375,000 (includes discretionary funding of approximately 15%).

Cleared for Agenda March 29, 2023

Agenda Item#

14

This Amendment Two seeks to add a Phase 3 to the scope of work in order to complete the signage component of the façade remodel project. The timeframe to complete Phase 3 is from the Effective Date to June 30, 2025, or for an amount of time mutually agreed upon by the parties, if so requested by UMC, at an additional NTE cost of \$844,522.46 (includes discretionary funding of 15%); for a new NTE total Agreement value of \$1,497,259.51. Staff also requests authorization for the Hospital CEO to be able to exercise any extension options and execute future amendments within the not-to-exceed amount of this project if deemed beneficial to UMC.

UMC's Academic and External Affairs Administrator has reviewed and recommends approval of this Amendment Two. This Amendment Two has been approved as to form by UMC's Office of General Counsel.

INNERFACE is coordinating with the Department of Business License in obtaining a Clark County vendor registration.

This Amendment was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for approval by the Governing Board.

AMENDMENT TWO

TO

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA AGREEMENT FOR EXTERIOR SIGNAGE PRODUCTS

THIS AMENDMENT TWO is made and entered into as of the last date of signature set forth below ("Effective Date"), by and between UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA, a publicly owned and operated hospital created by virtue of Chapter 450 of the Nevada Revised Statutes ("UMCSN"), and INNERFACE Architectural Signage, Inc., a Georgia Corporation ("INNERFACE"). UMCSN and INNERFACE are collectively referred to as the "Parties".

WITNESSETH:

WHEREAS, the Parties entered into that certain University Medical Center of Southern Nevada Agreement for Exterior Signage Products dated October 31, 2018 ("Agreement");

WHEREAS, on October 31, 2019, the Parties entered into Amendment One which added additional exterior signage fabrication (Phase 1 and Phase 2 of Exterior Wayfinding) at an additional cost of \$375,000;

WHEREAS, the Parties desire to amend the Agreement with this Amendment Two for additional exterior signage services for Phase 3 of the UMCSN Façade Remodel Project; and

WHEREAS, the Parties now wish to further amend the Agreement.

NOW, THEREFORE, the Parties agree as follows:

A. Section 1 is hereby amended to add the following Phase 3 scope of work:

UMCSN agrees to pay INNERFACE for the fabrication and development of the exterior signage described on **Exhibit B**, Phase 3 of UMCSN Façade Remodel Project Scope of Work, attached hereto and by this reference incorporated herein, at the unit cost and quantity set forth in **Exhibit B**, and based upon the final design reviewed and approved by UMCSN in the aggregate amount not to exceed \$734,367.46. UMCSN will allocate an additional 15% contingency, to be utilized only upon UMCSN's prior written approval.

Phase 3 will commence on the Effective Date herein and continue through June 30, 2025, or for an amount of time mutually agreed upon by the Parties, if so requested by UMCSN.

Upon receipt of a correct invoice, UMCSN agrees to pay INNERFACE according to the following schedule for *each* phase of work performed in Phase 3:

• 50% upon commencement of work; and

• 50% upon delivery/receipt of the specified signage, testing and/or written sign-off between the Parties that such work is not exhibiting any defects.

In the event of any conflicting terms or conditions in this Amendment Two, the terms and conditions of the Agreement shall control. For clarification, the terms of the Agreement control, even over those "Terms and Conditions" referenced in the attached Quotation (**Exhibit B**).

- B. The attached **Exhibit B** (Phase 3 of UMCSN Façade Remodel Project Scope of Work) will be appended to the Agreement and subsequent Amendments.
- C. The attached **Exhibit** C (Phase 3 of UMCSN Façade Remodel Project Additional Terms) will be appended to the Agreement and subsequent Amendments.

Except as expressly amended in this Amendment Two, the remainder of the Agreement shall remain in full force and effect. All references to the Agreement shall include this Amendment Two.

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA	INNERFACE ARCHITECTURAL SIGNAGE, INC.
By: Mason Van Houweling Chief Executive Officer	By:Suzanne Greene Vice President
Date:	Date:

EXHIBIT B SCOPE OF WORK PHASE 3 OF UMCSN FAÇADE REMODEL PROJECT

[See next page]





Attn: Shana Tello

Made in the USA

5849 Peachtree Road Atlanta, GA 30341 P (800) 445-4796; P (770) 921-5566 F (770) 279-1327

New Customer

Quotation

Mar. 17, 2023

Project Number: R20132

Version: 15

Main Campus Master Plan

Customer request/instructions:

Artwork must be submitted in the following vector formats: .CDR (CorelDraw), .EPS (generic Mac or PC), or a .AI (Adobe Illustrator) file. If extensive work is required to clean up submitted artwork, there will be an additional charge of \$75.00 per hour at a minimum of \$330.00.

Qty	Location	Desc & Special Instructions	Unit Price	Total Price
	NOTES	DOCUMENT EXHIBIT "B" SIGNAGE SCOPE OF WORK - UPDATED 12/2022		
		Pricing is based on a 2-color logo. Artwork must be submitted in the following vector formats: .CDR (Corel Draw), .EPS (generic Mac or PC), or an .AI (Adobe Illustrator) file. If extensive work is required to "clean up artwork, there will be an additional charge of \$75.00 per hour at a minimum of \$300.00.		
		Pricing is based on all vinyls being selected from the Calon color chart. If custom color vinyls are required, there will be an additional cost.		
		All paint colors are to be selected from the Matthews Acrylic Polyurethane (MAP) or Pantone Matching Systems (PMS) color charts. If custom colors are required, there will be an additional cost.		
1	East Elevation Area "D2" Shadow Lane Entry Page 3	172" high x 636½" (53'-½") x 3" deep NON-ILLUMINATED custom fabricated reverse channel logo mounted on an existing metal screen structure with mechanical fasteners. "UNIVERSITY MEDICAL CENTER" will be routed out to show background. Faces and returns will be painted one (1) standard color. Logo typestyle.	\$51,080.00	\$51,080.0
		NOTE: Ground Lighting provided by others.		
1	South Bldg G Elevation pg 7	74" high x 273-7/8" wide x 12" deep LED FACELIT custom contoured channel letters/logo mounted on an existing building facade with concealed fasteners. Faces will be 3/16" thick clear acrylic with second surface applied white diffuser and 1" standard Jewelite trimcaps. Graphics will be	\$26,805.00	\$26,805.0
Original	I: 09/21/2022	Revised: 12/1/2022	ı	Page: 1



Quotation

Mar. 17, 2023 - 12:55:53 PM

UNIV MED CTR OF S NV - Project: R20132

Main Campus Master Plan

If you have questions regarding this quotation, contact Innerface Customer Service at 800-445-4796

Qty	Location	Desc & Special Instructions	Unit Price	Total Price
		surface applied in 3M Dual Color perforated film printed to match one (1) standard color Blue. "UNIVERSITY MEDICAL CENTER" will be reversed out to show white. Returns and trimcaps will be painted one (1) standard color Blue. Logo typestyle. Illuminated - 120 volts with white LEDs and an external on/off switch.		
2	East and West Elevations	Overall Size: 72¼" high x 1462½" (121'-10½")	\$62,765.00	\$125,530.0
	Bldg G pg 5 & 9	721/4" high x 8-12" deep LED FACELIT channel letters individually mounted on an existing building facade with concealed fasteners. Faces will be 3/16" thick clear acrylic with second surface applied white diffuser and 1" standard Jewelite trimcaps. Graphics will be surface applied in 3M Dual Color perforated film printed to match one (1) standard color Blue. Returns and trimcaps will be painted one (1) standard color Blue. Optima Extra Black typestyle (all caps). Illuminated - 120 volts with white LEDs and an external on/off switch.		
		Message:		
		UNIVERSITY MEDICAL CENTER		
4	West, East, North and South	Overall Size: 56" high x 2071/4" (17'-31/4")	\$18,645.00	\$74,580.00
	Elevations Bldg A Pages 12-15	56" high x 12" deep LED FACELIT channel letters/logo individually mounted on an existing building facade with concealed fasteners. Faces will be 3/16" thick clear acrylic with second surface applied white diffuser and 1" standard Jewelite trimcaps. Graphics will be surface applied in 3M Dual Color perforated film printed to match one (1) standard color Blue. Returns and trimcaps will be painted one (1) standard color Blue. Logo typestyle. Illuminated - 120 volts with white LEDs and an external on/off switch.		
1	Surgery Center	Existing SURGERY CENTER U-shaped wall mount sign was replaced previously by Innerface. THIS LINE ITEM IS FOR A NEW NON-ILLUMINATED FILLER PIECE (to wrap around corner) ONLY.	\$2,800.00	\$2,800.00
1	West Elevation Area "L" Page 18	132" high x 488½" (40'-8½") x 6" deep NON-ILLUMINATED custom fabricated reverse channel logo mounted on an existing metal screen structure with mechanical fasteners.	\$40,204.00	\$40,204.00
	Charleston Blvd/St	"UNIVERSITY MEDICAL CENTER" will be routed out to show background. Faces and returns will be painted one (1) standard color. Logo typestyle.		
		NOTE: Lighting provided by others.		

Original: 09/21/2022 Revised: 12/1/2022 Page: 2



Quotation

Mar. 17, 2023 - 12:55:53 PM

UNIV MED CTR OF S NV - Project: R20132

Main Campus Master Plan

If you have questions regarding this quotation, contact Innerface Customer Service at 800-445-4796

Qty	Location	Desc & Special Instructions	Unit Price	Total Price
1	Shadow Lane Entry	81" high x 188" wide x 16" deep overall Double Sided Illuminated LED Monument Sign. Fabrication details to match Innerface standards as built for UMC. All details to	\$31,845.00	\$31,845.00
	pg 22	be verified prior to finalizing pricing.		
		See OPTION 1 DRAWING in Innerface Drawing package 11-9-22		
1	Ground Monolith w/ EMC	Overall Size: 366" (30'-6") high x 172" wide x 16-24" deep. All Pending Engineering	\$66,605.00	\$66,605.0
	Option C - Per Innerface Dwg Rev Oct 2022	Core Cabinet: 360" (30'-0"") x 172" wide x 24" deep NON-illuminated custom fabricated cabinet with Black Rule Lines to match UMC Standards. Core MAP Brushed Aluminum.		
		Header Cabinets: Two (2) 60" high x 156" wide cabinets with LED's, one per side, with flex faces and retro bleed retainers. Cabinet will be painted White.		
		NOTE: Sign has (2) single sided electronic message boards - NOT INCLUDED IN THIS LINE ITEM; SEE NEXT LINE ITEM		
		Filler Cabinets: Two (2) 12" high x 172" wide x 11" deep NON-illuminated cabinet, one per side. Cabinets will be painted White.		
		Bottom Portion: Two (2) 150" high x 165" wide x 11" deep NON-illuminated custom fabricated decorative tube accents. Painted Silver.		
		Dual internal steel poles (assume 8"-10" diameter) extended for direct burial installation into dirt.		
		Illuminated - 120 volts with white LEDs, a photo cell, and an external on/off switch.		
1	Electronic Message Center	Two (2) Single Faced Electronic Message Centers for the above referenced ground sign	\$222,150.00	\$222,150.00
		Model# GT6x-360x495-8-RGB-2V Galaxy GT6x 8 mm Outdoor LED Display		
		SPECIFICATIONS: - Cabinet: 122" high x 165" wide x 11" deep		
		- Line Spacing: 8 mm		
		- Includes Verizon 4G Cellular Modem Only - Requires		
Origina	l: 09/21/2022	Revised: 12/1/2022	F	Page: 3

INNERFACE

Quotation

Mar. 17, 2023 - 12:55:53 PM

UNIV MED CTR OF S NV - Project: R20132

Main Campus Master Plan

If you have questions regarding this quotation, contact Innerface Customer Service at 800-445-4796

Qty	Location	Desc & Special Instructions	Unit Price	Total Price
		Daktronics Verizon cellular Data Plan - Includes External Temperature Sensor with 25 feet quick		
		connect cable Full Specification sheet to be provided upon request.		
	Installation Assurance Plus (IAP)	On site software set-up which includes verification of final hook-up and communication with electronic display. The field service technician will be on site for the majority of the installation process. While the technician is not expected to weld or perform electrical services, he is expected to assist the installer and provide guidance on proper installation procedures. Tasks include answering questions, assisting with connections and making sure the installation guidelines are followed.	\$2,500.00	
0	Install by GC	Removal / Installation ESTIMATE HAS BEEN REMOVED from SCOPE OF WORK as of 3/15/2023.	\$0.00	\$0.00

Original: 09/21/2022 Revised: 12/1/2022 Page: 4



Quotation

Mar. 17, 2023 - 12:55:53 PM

UNIV MED CTR OF S NV - Project: R20132

Main Campus Master Plan

If you have questions regarding this quotation, contact Innerface Customer Service at 800-445-4796

	Exterior Signage Total	\$641,599.00
ASK INNERFACE ABOUT OUR SIGN LEASING PROGRAMS	Installation Assurance Plus (IAP) Design + Build Fee:	\$2,500.00 \$3,225.00
FREIGHT COSTS ARE PREPAID AND	Contingency (15%)	\$110,155.00
ADDED AT TIME OF INVOICING.	Handling	\$22,543.46
UNLESS OTHERWISE SPECIFIED, ALL QUOTATIONS ARE SUBJECT TO STANDARD TERMS AND CONDITIONS	Estimated Ground Freight	\$64,500.00
	SubTotal	\$844,522.46
[Does not include installation or sales tax]		
Freight is billed as shown unless Next Day Air is requested. Next Day freight is billed as charged by the carrier.		
	NTE EXTERIOR PROJECT TOTAL	\$844,522.46

Terms: 50% Deposit - Balance Net 45 Days

Original: 09/21/2022 Revised: 12/1/2022, 1/20/2023, 3/7/3023, Page: 5



Quotation

Mar. 17, 2023 - 12:55:54 PM

UNIV MED CTR OF S NV - Project: R20132

Main Campus Master Plan

If you have questions regarding this quotation, contact Innerface Customer Service at 800-445-4796

TERMS AND CONDITIONS:

- 1. This quotation is subject to 30 day acceptance and delivery within 180 days of date shown on quotation unless otherwise indicated. Price and delivery after expiration date are subject to Factory approval.
- 2. Delivery Schedule is estimated and is calculated from date of receipt of approval from customer of all shop drawings, submittals, samples, etc., and subject to production schedule at the time of manufacture. Production time is estimated at time of quotation and may be amended upon order entry based upon workload at the time.
- 3. Prices are based on the use of INNERFACE standard letter styles, spacing, layouts, colors, finishes, materials, etc., unless otherwise indicated.
- 4. This quotation is referred to and made an integral part of any contract between the Customer and INNERFACE Architectural Signage, Inc. Terms contradictory to this quotation must be made in writing and signed by an officer of INNERFACE Architectural Signage, Inc. and Customer.
- 5. Cost of licenses, permits, or fees not specifically noted in proposal are not included.
- 6. This quotation does not include mounting fasteners and hardware unless so stated.
- 7. Sizes and quantities are determined from bid documents provided by INNERFACE Architectural Signage, Inc. INNERFACE Architectural Signage, Inc. does not guarantee the correctness of sizes or quantities, if except for those items are shown in this quotation. If requirements vary from those shown, this quotation is subject to revision to conform to the final requirements.
- 8. Quotations offered on products manufactured by companies other than INNERFACE Architectural Signage, Inc. (where INNERFACE Architectural Signage, Inc. is acting as Supplier), are not valid, except as Estimates, until such quotation is accepted and confirmed by respective manufacturer. This applies only to products not manufactured by INNERFACE Architectural Signage, Inc.
- 9. Estimates are for reference and/or budget purposes only and are not binding in any way whatsoever.
- 10. INNERFACE Architectural Signage, Inc. reserves the right to file property liens on any projects resulting from this Quotation, provided that all necessary Notices of Liens are filed by INNERFACE Architectural Signage, Inc.
- 11. State and Local Taxes are not included unless specifically shown, but may be added to final invoice unless a bona fide certificate of exemption is submitted.
- 12. If payment within terms is not met, the customer shall be responsible for interest charges of 1/2 percent per month and any collection and/or reasonable attorney's fees incurred in obtaining full payment. INNERFACE reserves the right to withhold processing orders for any account for which past due balances exist.
- 13. In no case shall the total liability of INNERFACE Architectural Signage, Inc. or its affiliates for any design and planning errors or omissions exceed the value of the contract covered by this Quotation.
- 14. INNERFACE is not responsible for any damage and associated costs caused by hidden, non-disclosed or unmarked obstacles or hazards below surface or within walls or ceilings including but not limited to public or private utilities lines, irrigation systems, pipes, rock, cement and water.
- 15. INNERFACE Officers, staff, representatives and/or consultations assume no legal responsibility for interpretations of The Americans with Disabilities Act (ADA). Neither is liability assumed for the outcome of decisions, contracts, commitments or obligation made on the basis of interpretation of ADA.

Notes:

Revisions to the Message Schedule and/or Quotation may require pricing changes. Final Message Schedule and Quotation must be approved by client prior to order entry. Unless specifically stated, prices quoted are for INNERFACE standard colors, sizes, formats, typestyles, fabrication and mounting methods.

	NTE EXTERIOR PROJECT TOTAL	<u>\$844,522.46</u>
INNERFACE REPRESENTATIVE:	QUOTATION ACCEPTED BY:	
Project Manager: Paula Wofford	Authorized Signature	New Customer
Sales Representative: AZ/NV Chris Gould	Printed or Typed Name	

QUOTATION IS SUBJECT TO 30 DAY ACCEPTANCE

EXHIBIT C PHASE 3 OF UMCSN FAÇADE REMODEL PROJECT ADDITIONAL TERMS

For completion of Phase 3 of the UMCSN Façade Remodel Project ("Project"), as fully described in **Exhibit B**, INNERFACE agrees to the following additional terms and conditions:

- A. INNERFACE will maintain the required licenses and/or authorizations pursuant to all federal, State of Nevada and local laws in order to conduct business relative to this Project.
- B. Each invoice received by UMCSN must include a Progress Report based on actual work performed to date in accordance with the completion of tasks as indicated in **Exhibit B**, Phase 3 of UMCSN Façade Remodel Project.
- C. INNERFACE shall be responsible for the professional quality, technical accuracy, timely completion, and coordination of all services furnished by INNERFACE, its subcontractors and its and their principals, officers, employees and agents in this Project. In performing the specified services, INNERFACE shall follow practices consistent with generally accepted professional and technical standards, and in conformance with all pertinent federal, state and local statutes, codes, ordinances, resolutions and other regulations.
- D. Drawings and specifications remain the property of INNERFACE. Copies of the drawings and specifications retained by UMCSN may be utilized only for its use and for occupying the Project for which they were prepared, and not for the construction of any other project. A copy of all materials, information and documents, whether finished, unfinished, or drafted, developed, prepared, completed, or acquired by INNERFACE during the performance of services for which it has been compensated under this Project, shall become the property of UMCSN and shall be delivered to UMCSN's representative upon completion or termination of this Project, whichever occurs first. INNERFACE shall not be liable for damages, claims, and losses arising out of any reuse of any work products on any other project conducted by UMCSN. UMCSN shall have the right to reproduce all documentation supplied pursuant to this Project. INNERFACE shall furnish UMCSN's representative copies of all correspondence to regulatory agencies for review prior to mailing such correspondence.
- E. <u>Change Orders</u>. INNERFACE shall comply with all provisions and conditions which are required by the Project for change order(s) which increases the Project amount. INNERFACE represents that change order(s) will include all related costs prior to presentation to UMCSN for consideration. Retroactive change order(s) will be rejected. Work which is specifically required by UMCSN or its representative, and which is in addition to work required for the Project, will be charged against a formal change order executed by both Parties.
- F. <u>Inspection</u>. INNERFACE shall notify UMCSN when its work is substantially complete, whereupon the Parties shall promptly inspect the work together, and identify any defects, deficiencies or work remaining.

DISCLOSURE OF OWNERSHIP/PRINCIPALS

	pe (Please selec	t one)						- 9		
Sole Proprietorship]Partnership	Limited Liability Company	☐ Corporation	☐ Trust	☐ Non-Profit Organization		☐ Other			
Business Designat	ion Group (Plea	se select all that apply	()							
☐ MBE	☐ WBE ☐X SBE		☐ PBE		□ VET	□D	VET	☐ ESB		
Minority Business Enterprise	Women-Owner Business Enterprise	Small Business Enterprise	Physically Ch Business Ent		Veteran Owned Business	10000000	abled Veteran ned Business	Emerging Small Business		
Number of Cla	ark County N	evada Resident	s Employed:	0						
Corporate/Busines	s Entity Name:	Innerface Architect	ural Signage Inc.							
(Include d.b.a., if a	pplicable)									
Street Address:		5849 Peachtree Ro	ad	w	ebsite: www.innerfa	acesign.c	com			
City, State and Zip	Code:	Atlanta, GA 30341			OC Name: Chris Goul		un com			
Telephone No:		770.921.5566		- 10.	ax No: 770.279.1327		11.00111			
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Nevada Local Stre					Website:					
(If different from al		1000	N/A			N/A				
City, State and Zip	Code:	N/A		1100	ocal Fax No: N/A					
Local Telephone N	lo:	N/A			ocal POC Name: N	I/A				
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UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	Ratification of Amendment Number Three to Provider Services Agreement with Intermountain IPA NV, LLC f/k/a HCP IPA Nevada, LLC	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board ratify the Amendment Number Three to Provider Services Agreement with Intermountain IPA NV, LLC f/k/a HCP IPA Nevada, LLC for managed care services; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5420.000 Fund Name: UMC Operating Fund

Fund Center: 3000850000 Funded Pgm/Grant: N/A

Description: Managed Care Services

Bid/RFP/CBE: NRS 332.115(1)(f) – Insurance Term: Amendment 3 – effective February 1, 2023

Amount: Revenue based on volume Out Clause: 180 days for convenience

BACKGROUND:

On December 16, 2020, the Governing Board approved the Provider Service Agreement ("Agreement") with HCP IPA Nevada, LLC ("HCP") to provide its members continued healthcare access to UMC, its associated Urgent Care facilities, and to adjust the Urgent Care reimbursement. The initial Agreement term is from January 1, 2021 through December 31, 2023, unless terminated for convenience with a 180-day written notice prior to any anniversary period. The First Amendment, effective January 1, 2021, added a new managed care organization to Attachment D-3 of the Agreement. Amendment Number Two, effective February 1, 2023, changed any reference of HCP to INTERMOUNTAIN IPA NV, LLC, and updated the fee schedule to include payment for orthopedic services.

This request is for ratification of the Amendment Number Three to the Agreement to add Medicare Advantage Health Plans and update the fee schedule to include payments for Anesthesia services excluding spinal surgery. The Amendment was entered into immediately so that UMC could take advantage of immediate billing for services as of February 1, 2023.

UMC's Director of Managed Care has reviewed and recommends ratification of this Amendment. This Amendment has been approved as to form by UMC's Office of General Counsel.

Cleared for Agenda March 29, 2023

Agenda Item#

15

A Clark County business license is not required as UMC is the provider of hospital services to this insurance fund.

This Amendment was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for ratification by the Governing Board.

AMENDMENT NUMBER THREE

This Amendment number three ("Amendment"), dated and effective February 1, 2023 (the "Effective Date"), is entered into by and between INTERMOUNTAIN IPA NV, LLC f/k/a HCP IPA Nevada, LLC ("Company") and University Medical Center of Southern Nevada ("Provider") originally dated January 1, 2021, as amended.

WHEREAS, the parties have previously executed a Provider Service Agreement effective January 1, 2021, and a Second Amendment effective February 1, 2023 (collectively, the "Agreement); and

Whereas, Company and Provider now desire to amend the Agreement.

NOW, THEREFORE, in consideration of the mutual promise contained herein, the parties agree to amend the Agreement as follows:

1. Subsection h. Payments for Anesthesia Services (excludes spinal surgery) is added to ATTACHMENT A-2 Fee For Service Compensation as follows:

I. Payments for Anesthesia Services (excludes spinal surgery). Notwithstanding anything to the contrary in the Agreement, payment to Provider shall be according to Fee Schedule defined herein:

Product	Company Fee Schedule ASA Codes: 00100-01999 CPT4 Codes: 99100, 99116, 99135, and 99140
Medicare Advantage Health Plans	of CY Par MFS
Commercial HMO Plans	per ASA/Unit % of CY Par MFS for CPT codes
Commercial POS Plans	per ASA/Unit % of CY Par MFS for CPT codes
Commercial PPO	per ASA/Unit % of CY Par MFS for CPT codes

For the purpose of calculating fee-for-service payment and/or encounter data information under capitation, Company shall %) of Provider's billed charges in the event that a CPT and/or HCPCS code has no applicable Medicare allowable. Reimbursement for Medically Necessary medication shalf be based on the Medicare ASP. Where no Medicare ASP exists, Provider shall pre-authorize use of those drugs, and shall be reimbursed at a rate of percent) of Provider's billed charges.

This Amendment supersedes any terms of the Agreement (including previous amendments) in conflict with L. the terms herein. All other terms of the Agreement remain in full force and effect. All capitalized terms used in this Amendment and not otherwise defined shall have the meanings set forth in the Agreement. A party's Page 263 of 471 signature below denotes agreement to these terms by its authorized representative.

IN WITNESS WHEREOF, the parties hereto have executed and delivered this Amendment to be effective as of the Effective Date.

PROMINER	INTERMOUNTAIN IPA NV, LLC
Mason Van Houseling	Digitally signed by David Liu Dale; 2023.02.27 16:43:50 -08'00'
Ву	Ву
Mason Van Houseling	
Name	Name
Chief Exactive Officer	
Title	Title
3/10/23	
Date	Date

DISCLOSURE OF OWNERSHIP/PRINCIPALS

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Business Entity	Type (Please sele		/	r							
Sole Proprietorship	☐Partnership		Limited Liability ompany	ב	Corporation	☐ Tru	JSL	Non-Profit Organization		Olher	
Business Design	nation Group (Plea	S0 60	lect all that apply)						****	
☐ MBE	□ wee		SBE		☐ PBE			☐ VET		VET	□ ESB
Minority Business Enterprise	Women-Owne Business Enterprise	d 	Small Business Enterprise		Physically Ch Business Ente			Veteran Owned Business		abled Veteran ned Business	Emerging Small Business
Number of C	Number of Clark County Nevada Residents Employed: 98										
Corporate/Busin	ess Entity Name:		1+CP 17) [.	Nev	Ada	۹,	110			
(Include d.b.a., If	applicable)		Health	`	Core	Par	/ /	ers Neva	a ol	G	
Street Address:		70	O E. WAIP							JCPNV.	10.00
City, State and Z	lp Code:	La	s vogas,	V	V 8911	የ የ	PO	C Name: 3 % h	J 1	. Lack	
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Nevada Local Su	eet Address:		V	,	••••		We	baite:			
(If different from	above)										
City, State and Z	ip Code:		· · · · · · · · · · · · · · · · · · ·				Loc	eal Fax No:			
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Local Telephone	No:		Email:				•				
Entitles include all	business association	s orga	nized under or gove	emé	ed by Title 7 of t	ha Nava	da R	inds to the applicant and the evised Statutes, including s, and professional corporations	but n ations (No	ot limited to privat . % Owned t required for Publ	licly Traded
	Corporations/Non-profit organizations)										
This section is not	required for publici	y-trad	ed corporations. A	Are,	you a publicly-	(raded c	arpo	ration?		No .	
1. Are any individual members, partners, owners or principals, involved in the business entity, a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?											
Yes No (If yes, please note that University Medical Center of Southern Nevada employee(s), or appointed/elected official(s) may not perform any work on professional service contracts, or other contracts, which are not subject to competitive bid.)											
2. Do any individual members, partners, owners or principals have a spouse, registered domestic partner, child, parent, in-taw or brother/sister, half-brother/half-sister, grandchild, grandparent, related to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?											
	Yes No (If yes, please complete the Disclosure of Relationship form on Page 2. If no, please print N/A on Page 2.)										
I certify under penalti Southern Nevada Go form.	y of perjury, that ell o overning Board will no	f the ir ot take	nformetion provided action on land-use	her app	orovals, contract	approva	ils, la	accurate, i also understand nd salas, leases or exchai	d that nges v	the University Me without the comple	dical Center of sted disclosure
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Signature	4			-1	Print Name	/d.	<u>-</u> د	<u> </u>		***************************************	- And Angelog Andre
Title	J		·		Date			The state of the s		,	

Executive Leadership Team

Mark Price, MBA President

Bard Coats, MD, MBA
President Emeritus

Kirk Miller Chief Operating Officer

Cora Case, PhD, CMA, CHC Chief Financial Officer

> Ama Brobbey, MD Chief Medical Officer

Warren Volker, MD, PhD, MS, FACOG Chief Clinical Officer

Sloan Albert, MHA, FACHE VP of Operations

Jim Sturgeon VP of People Services

Jeremy Cox VP of Operations

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	Project Statement of Work with Iron Mountain Information Management, LLC	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board approve and authorize the Chief Executive Officer to sign the Project Statement of Work with Iron Mountain Information Management, LLC for the filing sorting and destruction project; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5420.000 Fund Name: UMC Operating Fund

Fund Center: 3000870000 Funded Pgm/Grant: N/A

Description: File Sorting and Destruction Services

CBE: NRS 450.525 & NRS 450.530 – GPO

Term: 5 years from Effective Date Amount: NTE \$2,839,333.50 Out Clause: 90 days for convenience

BACKGROUND:

This request is for approval of the Statement of Work with Iron Mountain Information Management, LLC ("Iron Mountain") for UMC's file sorting and destruction project. This project will allow UMC's records to be sorted and organized according to destruction eligibility year to confidently destroy paper documents as they meet retention dates. Iron Mountain will process an estimated 186,365 cubic feet and an additional 29,470 linear feet of patient records through their SmartSort workflow. Iron Mountain will also provide standard operating procedures for all standard workflows including, but not limited to, transportation, inbound/outbound processing, inventory staging, and archival destruction. This project will enable UMC to purge documents and reduce annual storage costs.

UMC will compensate Iron Mountain a not-to-exceed amount of \$2,839,333.50 for five (5) years from the Effective Date. Either party may terminate this SOW for convenience with a 90-day written notice to the other.

This SOW is being entered into pursuant to HPG contract HPG-6445. HealthTrust Purchasing Group ("HPG") is a group purchasing organization of which UMC is a member. This request is in compliance with NRS 450.525 and NRS 450.530; attached is the bid summary sheet and a sworn statement from an HPG executive verifying that the pricing was obtained through a competitive bid process.

Cleared for Agenda March 29, 2023

Agenda Item#

16

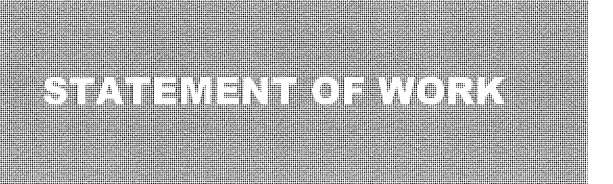
UMC's Health Information Management Director has reviewed and recommends award approval of this Agreement. This Agreement has been approved as to form by UMC's Office of General Counsel.

Iron Mountain Information Management, LLC currently holds a Clark County business license.

This Agreement was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for approval by the Governing Board.



P R O J E C T



STATEMENT OF WORK

FOR

University Medical Center of Southern Nevada

UMC Southern Nevada: File Sorting & Destruction Project

Version 2022.05170749 March 16, 2023 0062H00001Hoh25QAB

Page 269 of 471

STATEMENT OF WORK

This Statement of Work ("SOW") is made and entered into as of the last date of signature set forth below (the "Effective Date"), by and between University Medical Center of Southern Nevada, a publicly owned and operated hospital created by virtue of Chapter 450 of the Nevada Revised Statutes ("Customer"), and Iron Mountain Information Management, LLC ("Iron Mountain"), and is governed by the Records Management Services Purchaser Agreement, HPG-6445, executed between Iron Mountain and HealthTrust Purchasing Group, L.P., dated December 1, 2022, (the "Agreement").

Unless terminated earlier pursuant to this Section of the SOW, the Term will commence on the Effective Date and will continue in effect for five (5) years ("Initial Term").

Capitalized terms used but not otherwise defined in this SOW shall have the same meaning as set forth in the Agreement. Definitions for other terms used in this SOW may be found in the Iron Mountain Glossary at https://www.ironmountain.com/support/how-it-works/records-management/glossary, which is incorporated herein by reference. The definitions of terms contained within this SOW and the Agreement shall govern in the event of a conflict with the definitions contained in the Iron Mountain Glossary.

The duly authorized representatives of Customer and Iron Mountain have each affixed his or her signature below.

In the event the agreement in the preamble has been incorrectly identified as the governing agreement of this SOW, the parties acknowledge and agree that Iron Mountain's liability shall be limited to the amount paid by Customer for a discrete project under this SOW or, if the loss is related to service of an ongoing and continuing nature, six months of fees paid by Customer for such service.

Change Control

A Change Control documents any changes to the resource requirements, engagement scope or schedule that materially change Iron Mountain's estimated fees and must be mutually agreed

("Change Control"). A Change Control will require a review of the SOW and financial arrangements as follows:

- Each party must mutually agree to any changes to the SOW scope or deliverables and review
 the workday impact based on an agreed estimating model. Iron Mountain will determine the
 cost impact based on the additional work required.
- Any mutually agreed and approved changes to the SOW scope or deliverables will be reflected in addenda to this SOW, or in a new SOW, which shall be duly executed by each party.

SAFE MATERIALS AND PREMISES

Customer shall not store with Iron Mountain (or place in shredding bins) any material that is highly flammable, may attract vermin or insects, is otherwise dangerous or unsafe to store or handle, or is regulated by federal or state law or regulation relating to the environment or hazardous materials. Customer shall not store (or place in shredding bins) negotiable instruments, jewelry, check stock or other items that have intrinsic value. Customer shall only place paper-based materials in the shredding bins. Customer warrants and covenants that its premises where Iron Mountain employees perform services (including pickups and deliveries) are and shall be free of hazardous substances or dangerous conditions. Customer shall reimburse Iron Mountain for damage to equipment or injury to personnel resulting from Customer's breach of this Section to the extent such breach arises as a direct result of Customer's gross negligence or willful misconduct and such reimbursement shall not exceed \$10,000.

Scope

Scope information is for assumption purposes only.

Iron Mountain will process an estimated 186,365 cubic feet and an additional 29,470 linear feet of patient records through the SmartSort workflow. Pricing for this project assumes an average of 30 files per box and we estimate that this project will take 60 months to complete (based on the total estimated services and quantities listed below).

For clarity, total project cost will not increase if the estimated amount of destroyed files increases. Additionally, the project cost may increase if the estimated amount of destroyed decreases, as this will increase the overall cost of storage. Any increase in project cost must be approved by both Customer and Iron Mountain in writing.

Service	Quantity	Unit Type
Setup	1	Initial Setup Fee
Carton Retrieval	215,835	Cubic & Linear Feet
File Scan & Sort	6,475,050	File Count
File Scan (Individual Listing)	6,475,050	File Count
New Supply Boxes	107,917	Box Count
Packing / Repacking	215,835	Cubic Feet
Transmittal Prep / Labeling	184,774	Box Count
Retention Carton Inbound	129,501	Cubic Feet
Retention Carton Putaway	129,501	Cubic Feet
Transportation Handling for destruction	86,334	Cubic Feet
File Destruction	2,590,020	File Count

Page 271 of 471

All services will be inclusive at an average of 1,135 hours per month or 68,112.4 total hours over 60 months.

Within receipt of signed Statement of Work, Iron Mountain will contact Customer to schedule execution of the workflow described herein.

Workflow

Unless otherwise stated, Iron Mountain will follow standard operating procedures for all standard workflows including, but not limited to, transportation, inbound/outbound processing, inventory staging, and archival destruction. All work associated with this SOW will take place during standard Iron Mountain operating hours, 8AM – 5PM Monday through Friday (local time – excluding Iron Mountain holidays), unless otherwise specified and mutually agreed upon. These services will be executed in a mutually agreed upon service window based on the availability of Iron Mountain project teams while accommodating any service restrictions noted by Customer.

Project Pricing

Refer to Schedule A attached hereto for Additional Pricing Information.

Annual Estimate of Services Completed

43,167 cubic feet of cartons retrieved from shelf

1,295,010 files scanned and sorted

1,295,010 files individually listed

21,583 new supply boxes

43,167 cubic feet of files sorted and repacked

36,955 boxes labeled and indexed

25,900 cubic feet of storage inbounded and put away

17,266 cubic feet of files transported for destruction

518,004 files destroyed

Estimated Annual Labor Hours to complete services above:

13,622.5 hours

Estimated Annual Labor Expense: \$567,784.97

5 year cost estimate:

- ,						
Billcode	Quantity	Service	Rate	Total	Notes Page 272	of 471
3000	68,112.4	Project Services: Hourly Labor	\$41.68	\$2,838,924.83	Estimated Hourly Labor needed to complete 60 month project: Includes All Services Listed Above.	
			Total Not-to- Exceed	\$2,838,924.83		

Charges associated with this Statement of Work will be allocated to the Customer Division / Department indicated below. If left blank project will bill following Customer's current billing allocation parameters.

Invoice:

Separate SKP Invoice

Customer ID:

NL369

Division ID: Department ID: MASTER MASTER

Purchase Order:

N/A

- Projects requiring timeline acceleration billed with a surcharge on all billable services
- Charges will be determined based on actual hours or units upon completion
- Any additional work not described above will be charged the contract rate

Iron Mountain's Responsibilities

- A. It is understood that in the performance of the services herein provided for, Iron Mountain shall be, and is, an independent contractor, and is not an agent, representative or employee of Customer and shall furnish such services in its own manner and method except as required by this SOW. Further, Iron Mountain has and shall retain the right to exercise full control over the employment, direction, compensation and discharge of all persons employed by Iron Mountain in the performance of the services hereunder. Iron Mountain shall be solely responsible for, and shall indemnify, defend and hold Customer harmless from all matters relating to the payment of its employees, including compliance with social security, withholding and all other wages, salaries, benefits, taxes, demands, and regulations of any nature whatsoever.
- B. Iron Mountain has, or will, retain such employees as it may need to perform the services required by this SOW. Such employees shall not be employed by the Customer.
- C. Iron Mountain agrees that its officers and employees will cooperate with Customer in the performance of services under this SOW and will be available for consultation with Customer at such reasonable times with advance notice as to not conflict with their other responsibilities.

Notices

Any notice required to be given hereunder shall be deemed to have been given when received by the party to whom it is directed by personal service, hand delivery, certified U.S. mail, return receipt requested or facsimile, at the following addresses:

TO CUSTOMER:

University Medical Center of Southern Nevada

Attn: Contracts Management

1800 W. Charleston Blvd. Las Vegas, NV 89102

TO IRON MOUNTAIN:

Iron Mountain Information Management, LLC

One Federal Street

Boston, MA, 02110

Page 273 of 471

Miscellaneous

- D. PUBLICITY: Neither Customer nor Iron Mountain shall cause to be published or disseminated any advertising materials, either printed or electronically transmitted which identify the other party or its facilities with respect to this SOW without the prior written consent of the other party.
- E. BUDGET ACT AND FISCAL FUND OUT: In accordance with the Nevada Revised Statutes (NRS 354.626), the financial obligations under the SOW between the parties shall not exceed those monies appropriated and approved by Customer for the then current fiscal year under the Local Government Budget Act. The SOW shall terminate and Customer's obligations under it shall be extinguished at the end of any of Customer's fiscal years in which Customer's governing body fails to appropriate monies for the ensuing fiscal year sufficient for the payment of all amounts which could then become due under the SOW. Customer agrees that this Section shall not be utilized as a subterfuge or in a discriminatory fashion as it relates to the SOW. In the event this Section is invoked, the SOW will expire on the 30th day of June of the then current fiscal year. Termination under this Section shall not relieve Customer of its obligations incurred through the 30th day of June of the fiscal year for which monies were appropriated.
- F. TERMINATION FOR CONVENIENCE: Either party may terminate this SOW for convenience by providing a ninety (90) day written notice to the other.
- G. PUBLIC RECORDS: Iron Mountain acknowledges that Customer is a public county-owned hospital which is subject to the provisions of the Nevada Public Records Act, Nevada Revised Statutes Chapter 239, as may be amended from time to time, and as such its records are public documents available to copying and inspection by the public. If Customer receives a demand for the disclosure of any information related to the SOW which Iron Mountain has claimed to be confidential and proprietary, Customer will immediately notify Iron Mountain of such demand and Iron Mountain shall immediately notify Customer of its intention to seek injunctive relief in a Nevada court for protective order. Iron Mountain shall indemnify, defend and hold harmless Customer from any claims or actions, including all associated costs and attorney's fees, regarding or related to any demand for the disclosure of Iron Mountain documents in Customer's custody and control in which Iron Mountain claims to be confidential and proprietary.
- H. Iron Mountain is required to safeguard the use, publication and disclosure of information about individuals that it creates, maintains, transmits or receives pursuant to this SOW, in accordance with all applicable federal and state laws regarding confidentiality, including, without limitation, the Health Insurance Portability and Accountability Act of 1996 ("HIPAA") and more specifically the Privacy and Security Rules at 45 C.F.R. part 160 and part 164, subparts A, C, and E; and the parties agree to comply with HIPAA, the requirements of Subtitle D of the Health Information Technology for Economic and Clinical Health Act (Pub. L. 111-5, §§ 13400 to 13423) ("HITECH Act"), and more specifically with the Privacy and Security Rules at 45 C.F.R. part 160 and part 164, subparts A, C, D and E (collectively referred to herein as the "HIPAA Standards").
- I. If a conflict arises between the terms of the SOW and Nevada law exists, Nevada law will prevail.

[signature page follows]

Page 274 of 471

Accepted and Agreed to as of the Effective Date:

Customer	Iron Mountain
Authorized by (signature):	Authorized by (signature):
Name of Individual Signing (Print): Mason Van Houweling	Name of Individual Signing (Print): Lance Paczkowski
Title: CEO	Title: Vice President, West Operations
Signing Date:	Signing Date: 16 March 2023
Address: 1800 W. Charleston Blvd. Las Vegas, NV 89102	Address: One Federal Street Boston, MA, 02110

APPROVED Iron Mountain - Global Commercial Contracts Support By: Brock Anderson at Mar 16, 2023 9:40 am

Page 275 of 471

Schedule A

AGREEMENT NO. HPG-6445

VENDOR: IRON MOUNTAIN INFORMATION MANAGEMENT, LLC

EFFECTIVE DATE

5 Year Term

- ☐ Year 1 December 1, 2022 November 30, 2023
- ☐ Year 2 December 1, 2023 November 30, 2024
- ☐ Year 3 December 1, 2024 November 30, 2025
- ☐ Year 4 December 1, 2025 November 30, 2026
- Year 5 December 1, 2026 November 30, 2027

IRON MOUNTAIN RECORDS MANAGEMENT

PRICING FOR CORE SERVICES

Standard Storage and Services (SEE: https://www.ironmountain.com/su	
	ear 3 Year 4 Year 5 Per
Carton Storage	Cubic Foot
Carton Storage, New	Cubic Foot
Receiving and Entering - Carton	Cubic Foot
Regular Retrieval - Carton	Cubic Foot
Regular Retrieval - File from Carton	File
Regular Refile - Carton	Cubic Foot
Regular Refile - File to Carton	File
Archival Destruction - Carton	CF plus Regular Retrieval Charge
Ald live Destruction - Carton	and Handling Charge
Storage LF, Medical	Linear Foot
Open Shelf Storage (X-Ray)	Linear Foot
Receiving & Entering - Open Shelf File	Linear Foot
Regular Retrieval - File from Open Shelf	File
Regular Refile - File to Open Shelf	File
Archival Destruction - File from Open shelf	File plus Regular Retrieval-Charge of
Archival Destruction - File from Open shell	and Handling Charge
Standard Delivery	Visit plus Handling Charge
Standard Pickup	Visit plus Handling Charge
Handling Charge	Cubic Foot
Trip Charge, Standard Delivery, Zone 2	Visit plus Handling Charge
Trip Charge, Standard Delivery, Zone 3	Visit plus Handling Charge
Trip Charge, Standard Delivery, Zone 4	Visit plus Handling Charge
Trip Charge, Standard Delivery, Zone Metro	Visit plus Handling Charge

Trip Charge, Standard Delivery, Zone Metro	
NY	Visit plus Handling Charge
Trip Charge, Standard Pickup, Zone 2	Visit plus Handling Charge
Trip Charge, Standard Pickup, Zone 3	Visit plus Handling Charge
Standard Storage and Services (SEE: https://www.ironmountain.com/s	upport/how-it-works FOR SERVICE DEFINITIONS)
	ear 3 Year 4 Year 5 Per
Trip Charge, Standard Pickup, Zone 4	Visit plus Handling Charge
Trip Charge, Standard Pickup, Zone Metro	Visit plus Handling Charge
Trip Charge, Standard Pickup, Zone Metro	
NY	Visit plus Handling Charge
Premium Storage and Services (SEE: https://www.lronmountain.com/su	apport/how-it-works FOR SERVICE DEFINITIONS)
	eai 3 Year 4 Year 5 Per
Archival Destruction - File from Carton	File plus Regular Retrieval Charge
	and Handling Charge
Permanent Withdrawal - File from Carton	File plus Regular Retrieval Charge
Permanent Withdrawal - Carton	CF plus Regular Retrieval Charge
Permanent Withdrawal - File From Open	
Shelf	File plus Regular Retrieval Charge
Rush Retrieval - Carton	Cubic Foot
Rush Retrieval - File from Carton	File
Regular Interfile - Carton	Each
Rush Retrieval - File from Open Shelf	File
Regular Interfile - Open Shelf	Each
Rush Delivery - Business Day	Visit plus Handling Charge
Rush Pickup - Business Day	Visit plus Handling Charge
Rush Delivery - Weekends/Holidays/After	Mathematica Hamilton Observ
Hours	Visit plus Handling Charge
Miscellaneous Services - Labor	Hour
Re-boxing Charge	Labor Plus New Carton

Other Program Fees (SEE: https://www.ironmountain.com/support/how-it-works FOR SERVICE DEFINITIONS)					
Description Year 1 Year 2	Year 3 Year 4 Year 5 Per				
Administrative Fee (Summary Billing)	Account ID per Month				
Administrative Fee (Detailed Billing)	Account ID per Month				
Fuel Surcharge	Transportation Visit				

Note: Minimum Storage accounts are not charged a monthly Administrative Fee.

*Note: A Fuel Surcharge is applied monthly based upon changes in the price of diesel fuel as published by the 277 of 471 US Department of Energy. This charge is calculated monthly and included as a percentage of transportation related service charges. The current monthly Fuel Surcharge information can be found at https://www.ironmountain.com/support/how-it-works/resources/transportation/fuel-surcharge/us-fuel-surcharge

Custom Storage and Services (SEE: https://www.ironmountain.com/support/how-it-works FOR SERVICE DEFINITIONS)					
	Year 4 Year 5 Per				
Outside Courier/Customer Representative					
Handling	Each				
Storage Minimum	Account ID per Month				

Re-lid Charge

Labor Plus New Lid

Minimum Service Order Charge
Individual List/Indexing
Individual List/Indexing - Open Shelf
RFID Z Label
RFID T Label
Standard Letter/Legal

Auto-Fold Letter/Legal
#251 Std Attached Lid
Image on Demand – Digital Images Scanned
(in excess of the first 50 images)
Image on Demand – Imaging Minimum
(includes first 50 images)
Image on Demand – Hourly Labor
Image on Demand Professional Services
Professional Services

Order	
File	
File	
Each	
Each	
Each	
Each	
Each	
Image	
Order	

Hour Hour Hour

Note: Image on Demand is not available in all markets. If the customer's requirements differ from those described in Image on Demand – Overview within the Glossary of the Customer Information Center (https://www.ironmountain.com/support/how-it-works), then custom services are available and must be described in an agreed upon statement of work.

ADDITIONAL DEAL TERMS

Page 278 of 471



March 17th, 2023

John Goodnow Contract Specialist University Medical Center of Southern Nevada 1800 W. Charleston Blvd. Las Vegas, NV 89102

Re: Request for competitive bidding information regarding Document Shredding And Media Destruction.

Dear Mr. Goodnow:

This letter is provided in response to the University Medical Center of Southern Nevada's ("UMC") request for information about HealthTrust Purchasing Group, L.P.'s ("HealthTrust") competitive bidding process for Document Shredding And Media Destruction. We are pleased to provide this information to UMC in your capacity as a Participant of HealthTrust, as defined in and subject to the Participation Agreement between HealthTrust and UMC, effective August 3, 2016.

HealthTrust's bid and award process is described in its Contracting Process Policy [HT.008] available on its public website {http://healthtrustpg.com/about-healthtrust/healthcare-code-of-ethics/). As described in the policy, HealthTrust operates a member-driven contracting process. Advisory Boards are engaged to determine the clinical, technical, operational, conversion, business and other criteria important for each specific bid category. The boards are comprised of representatives from HealthTrust's membership who have appropriate experience, credentials/licensures, and decision-making authority within their respective health systems for the board on which they serve.

HealthTrust's requirements for specific products and services are published on its Contract Schedule on its public website. HealthTrust's requirements for vendors are outlined in its Supplier Criteria Policy [HT.010]. A listing of the minimum Supplier Criteria is also published on HealthTrust's public website, as well as an online form for prospective vendor submission.

The Contracting Process Policy includes criteria for the selection of contract products and services and documents and the procedures followed by HealthTrust's contracting team to select vendors for consideration. HealthTrust's Advisory Boards may provide additional requirements or other criteria that would be incorporated into the RFP (request for proposals) process, where appropriate. Vendor proposals submitted in response to RFPs are analyzed using an extensive clinical/technical review as described above, as well as a financial/operational review.



The above-described process was followed with respect to the Document Shredding And Media Destruction category. HealthTrust issued RFPs and received proposals from identified suppliers in the Document Shredding And Media Destruction category. A contract was executed with Iron Mountain, Vital Records Control, and National Records Center in March of 2020. I hope this satisfies your request. Please contact me with any additional questions.

Sincerely,

Craig Dabbs
Account Director, Member Services

DISCLOSURE OF OWNERSHIP/PRINCIPALS

Business Entity	Type (Please sele	ct one)						
☐ Sole		⊠ Limited				. □ Non-Profit		
Proprietorship			Liability Company Corporation Trus		organization	☐ Other	Other	
Business Desig	nation Group (Plea	se select all that	apply) l	N/A				
☐ MBE	☐ WBE	☐ SBE		☐ PBE		□ VET	□DVET	☐ ESB
Minority Business Enterprise	S Women-Owne Business Enterprise	d Small Bus Enterprise		Physically Ch Business Ent		Veteran Owned Business	Disabled Veteran Owned Business	Emerging Small Business
Number of C	Number of Clark County Nevada Residents Employed: 30							
Corporate/Busin	Corporate/Business Entity Name: Iron Mountain Information Management LLC							
(include d.b.a., i	f applicable)							
Street Address:		One Federal St	reet			Website:www.ironmou	ntain.com	
City, State and 2	ip Code:	Boston, MA 02	110		-	POC Name: Andrea Wy Email:andrea.wyatt@ir		
Telephone No:		714-408-8257				Fax No:		To Part of the Control of the Contro
Nevada Local Si	root Addrose:	4105 North Lan	ab Rhid	en agreement opgever goden te en en		Website:www.ironmou	-1-1	<u>komponente franciskog sin stape njek kurita na 1922 (n. 193</u>
(if different from	****	A LOD (AOITH ES)	ID DIVI		İ	**enaite:www.itchittlon	nyami.com	:
City, State and	*	Las Vegas, NV	89110			Local Fax No:		
				Local POC Name: Bill Hoeft				
Local Telephone	No:	702-0203			Email:William.hoeft@ironmountain.com			
or financial interest in the business entity appearing before the Board. Publicly-traded entities and non-profit organizations shall list all Corporate Officers and Directors in lieu of disclosing the names of individuals with ownership or financial interest. The disclosure requirement, as applied to land-use applications, extends to the applicant and the landowner(s). Entities include all business associations organized under or governed by Title 7 of the Nevada Revised Statutes, including but not limited to private corporations, close corporations, foreign corporations, limited liability companies, partnerships, limited partnerships, and professional corporations. Full Name Title % Owned (Not required for Publicly Traded Corporations/Non-profit organizations) http://investors.ironmountain.com/about-us/leadership								
This section is no	This section is not required for publicly-traded corporations. Are you a publicly-traded corporation? Yes No							
	idual members, partn or appointed/elected		cipals, inv	volved in the bus	ilness enti	ly, a University Medical Ce	nter of Southern Nevada	fuli-lim e
☐ Yes ☐ No (If yes, please note that University Medical Center of Southern Nevada employee(s), or appointed/elected official(s) may not perform any work on professional service contracts, or other contracts, which are not subject to competitive bid.)								
 Do any individual members, partners, owners or principals have a spouse, registered domestic partner, child, parent, in-law or brother/sister, half-brother/half-sister, grandchild, grandparent, related to a University Medical Center of Southern Nevada (ull-tima employee(s), or appointed/elected official(s)? 								
☐ Yes ☑ No (If yes, please complete the Disclosure of Relationship form on Page 2. If no, please print N/A on Page 2.)								
i certify under penalty of perjury, that all of the information provided herein is current, complete, and accurate. I also understand that the University Medical Center of Southern Nevada Governing Board will not take action on land-use approvals, contract approvals, land sales, leases or exchanges without the completed disclosure form Bill HoEFT								
DISTAICT MANAGER 5-24-18								

Page 3 of 4

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	Second Amendment to Equipment Placement Services Agreement with SmallGuy, LLC dba Integrated Telehealth Solutions	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board approve and authorize the Chief Executive Officer to sign the Second Amendment to Equipment Placement Services Agreement with SmallGuy, LLC dba Integrated Telehealth Solutions for TeleVisitorTM hardware and TeleTetherTM software solutions; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5420.000

Fund Name: UMC Operating Fund

Fund Center: 3000872000 Funded Pgm/Grant: N/A

Description: TeleVisitorTM and TeleTetherTM Patient Monitoring System Bid/RFP/CBE: NRS 332.115.1 (g) & (h) – Computer Hardware & Software

Term: Amendment 2 - 06/29/2022 to 06/28/2023 with four, 1-year extension options

Amount: Amendment 2 – Additional \$1,793,253.51; New potential aggregate of NTE \$3,603,552.07 for five

(5) years

Out Clause: 30 days w/o cause; Budget Act and Fiscal Fund Out

BACKGROUND:

On June 29, 2022, UMC entered into an Equipment Placement Services Agreement ("Agreement") with SmallGuy, LLC dba Integrated Telehealth Solutions ("ITS") for the placement of equipment at UMC that will assist in telehealth patient observation, scheduling, and conduction of virtual social and clinical visitations, and/or for discharge medication management in conjunction with a pharmacy. The solution eliminates the need for human monitoring for risks such as falling. Either party may terminate this Agreement with a 30-day written notice to the other. The First Amendment, effective October 1, 2022, updated the order form and fee schedule.

This Second Amendment requests to increase funding under the Agreement by an additional amount of \$1,793,253.51 to support the installation of security cameras and DVR's for constant monitoring in patient care areas, including the Pyxis Stations.

Cleared for Agenda March 29, 2023

Agenda Item#

17

UMC's Assistant Chief Nursing Officer has reviewed and recommends approval of this Amendment. This Amendment has been approved as to form by UMC's Office of General Counsel.

This Amendment was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for approval by the Governing Board.

SECOND AMENDMENT TO THE EQUIPMENT PLACEMENT SERVICE AGREEMENT BETWEEN SMALLGUY, LLC AND UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA

THIS SECOND AMENDMENT ("Amendment") to the Equipment Placement Service Agreement between University Medical Center of Southern Nevada ("Customer") and SmallGuy, LLC d/b/a Integrated Telehealth Solutions, a Nevada Limited Liability Company ("ITS") is effective as of April 1, 2023 ("Second Amendment Effective Date").

WHEREAS, ITS and Customer entered into that Equipment Placement Service Agreement having an effective date of June 29, 2022; subsequently amended with the First Amendment (the "Agreement") effective October 1, 2022; and

WHEREAS, ITS and Customer desire to amend the Agreement with this Second Amendment.

NOW THEREFORE, for good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, ITS and Customer hereby agree as follows:

- 1. Delete in its entirety Exhibit A and replace with Exhibit A attached hereto.
- 2. Section 5 Compensation. d., shall be amended to reflect a new aggregate budget allowance not-to-exceed \$3,603,552.07.
- 3. Except as expressly amended in this Second Amendment, the Agreement shall remain in full force and effect.

IN WITNESS WHEREOF, the parties have executed this Second Amendment to be effective as of the Second Amendment Effective Date.

SMALLGUY, LLC

OF SOUTHERN NEVADA		
Signature:	Signature:	
Name: Mason Van Houweling	Name:	
Title: Chief Executive Officer	Title:	
Date:	Date:	

UNIVERSITY MEDICAL CENTER



EXHIBIT A ORDER FORM AND FEE SCHEDULE

1. Statement of Work.

Customer agrees to the deliverables, roles and responsibilities of the Parties, and timelines as agreed in the attached Statement of Work, herein included as part of this Agreement.

2. Monthly Equipment Fees.

Customer agrees to pay the fees for the Equipment described below as per the following schedule:

TeleTetherTM Software – Enterprise Package 48 end-user licenses

Including functions/features:

Initial software configuration

Contact loading and management enablement

Bidirectional text

Outbound broadcast messaging

Customizable messaging

Scheduling, confirmation, reminders

Email

Contact loading and management

Zoom access for video interactions

TeleVisitorTM Robotic Device

Seamless integration and auto-pairing with Zoom

300° Pan, 45Tilt

4-hour battery life

Removable base

2.25" W x 2.25" L x 11.75" H

Unit weight 340 g

Apple iPad Air II 9.7" Wi-Fi or LTE:

Display:

Type: LED-

backlit IPS LCD, capacitive touchscreen,

16M colors

Size: 9.7"(~65.1% screen-to-body ratio)

Resolution: 1536 x 2048 pixels (~26 ppi

pixel density)

Multi-touch: Yes; Protection Scratch-resistant

glass, oleo

phobic coating

Cart System

- -Tripod
- -ITS mobile Patient Monitoring workstation: This Mobile Height Adjustable Laptop Computer Workstation is perfect for hospital, facility, office, or medical urgent care environments.

Specifications:

- Overall Dimensions: 27"W x 19-11/16"D x 42"H
- Base Dimensions: 22"W x 19-11/16"D x 5-3/8"H
- Work surface Dimensions: 27"W x 14-1/4"D
- Max. Weight Capacity: 132 lbs.
- Unit Weight: 40 lbs.

Payment Schedule						
Item				Count	One-time Cost	Monthly Investment
Phase 1: Oncology Department -Oncology North and South- Includes four (4) TeleVisitor TM Cart Devices -Oncology – Location #2 – Includes two (2) TeleVisitor TM Cart				6	N/A	\$2,520
Devices Oncology Department Implementation, Install and Training for staff end user groups - Three (3) Administration panels – stationary - 1 for each of the North and South Oncology nursing stations and 1 for the Additional Oncology location nurse's station			3	\$6,720	N/A	
Med-Surg (General) Intro/Set-up for staff end user group/Depts Forty-five (45) TeleVisitor TM Cart Devices in locations to be specified by UMC			45	N/A	\$18,875	
Med-Surg Implementation, Install and Forty-five (45) Administrative panels – stationary in UMC designated locations			45	\$100,800	N/A	
Phase 1: Security Hardwa Security camera – equipme Axis M55 Camera Ceiling grid camera mount Cat6 E roll 1000ft Flex .5 conn. .5 metal flex 100ft metal box w bracket NVR 64 channel Control board		\$1,584.86 \$165.65 \$394.51 \$0.56 \$81.31 \$11.88	\$107,770.21 \$11,264.20 \$6,312.16 \$71.68 \$6,504.80 \$807.84 \$31,573.22 \$4,254.85	As itemized	\$177,684.56	N/A
Miscellaneous hardware	1 /Each	\$9,125.60	\$9,125.60			

*Requires a minimum of 25% advanced payment for			
equipment to be purchased			
Phase 1 Cont: Security camera installation – Units 2-South and			
the Emergency Department	N/A	\$39,794	N/A
-2 Installers for 208 hours each @ \$95.65/hour			
Phase 1 Cont – Security supply and install DVR(s) for backup		Included in	
storage for all cameras as specified and Supply and install control	N/A	Phase 1 costs	N/A
board(s) for constant monitoring capabilities of new system.			
Post Implementation Security System Maintenance and			¢2.260
Support			\$3,360
TeleTether™ Software License for End-Users	96		
		Included	Included
Implementation Specialist, thru implementation phase	1	N/A	Included
Client Account Manager for life of relationship	1	N/A	Included
24/7 Remote equipment and Technical Support – ITS	31/4	3. T/A	Included
24/7 T 1 1 1	N/A	N/A	T 1 1 1
24/7 Technical support – Republic Electric	N/A	N/A	Included
Marketing Assistance			
-One internal facing new initiative awareness/announcement	3.7/.	27/4	
collateral piece	N/A	N/A	Included
-Three patient/visitor informational pieces			
-Targeted use case collateral pieces (two per use case)			
TOTAL INVESTMENT		\$324,998.56	\$ 24,755 Per Month

Payment Schedule (PEDS)					
Item				Count	One-time Cost	Monthly Investment
Med-Surg (PEDS) Implementation, Install Administrative panels – stationary in UMC designated location (PEDS)				1	\$1,500	N/A
Phase 1: Security Hardware (PEDS) Security camera – equipment and supplies purchase						
Axis M55 Camera	6 / Each	\$1,784.86	\$10,709.16		\$35,785	N/A
Ceiling grid camera mount	6 / Each	\$165.65	\$993.90	As itemized		
Cat6 E roll 1000ft	3 / Each	\$394.51	\$1,183.53			
Flex .5 conn.	18 / Each	\$0.56	\$10.08			
.5 metal flex 100ft	8 / Each	\$81.31	\$650.48			
metal box w bracket	6 / Each	\$11.88	\$71.28			
NVR 64 channel	1 / Each	\$15,786.61	\$15,786.61			
Control board	1 / Each	\$4,254.85	\$4,254.85			
Miscellaneous hardware	1 /Each	\$2,125.60	\$2,125.60			1
*Requires a minimum of 25% advanced payment for equipment to be purchased						

PEDS Cont: - Security camera installation – Units 2-South and			
the Emergency Department	N/A	\$5,739	N/A
-2 Installers for 30 hours each @ \$95.65/hour			
PEDS Cont: – Security supply and install DVR(s) for backup		Included in	
storage for all cameras as specified and Supply and install control	N/A	Phase 1 costs	N/A
board(s) for constant monitoring capabilities of new system.			
Post Implementation Security System Maintenance and			\$1160
Support			\$1100
TeleTether™ Software License for End-Users	10	Included	Included
Implementation Specialist, thru implementation phase	1	N/A	Included
Client Account Manager for life of relationship	1	N/A	Included
24/7 Remote equipment and Technical Support – ITS	N/A	N/A	Included
24/7 Technical support – Republic Electric	N/A	N/A	Included
Marketing Assistance -One internal facing new initiative awareness/announcement	27/1	27/1	
collateral piece -Three patient/visitor informational pieces	N/A	N/A	Included
-Targeted use case collateral pieces (two per use case)			
TOTAL INVESTMENT		\$43,024.00	\$ 1,160.00 Per Month

- a. Customer will serve as software administrator for ITS provided equipment. Customer is strongly encouraged to identify a Champion to serve as administrator. ITS will provide Customer administrator with training and education to fulfill role on behalf of Customer.
- b. Training and Education. ITS will provide implementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work. After implementation, ongoing end-user training and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent to Customer and that warrant additional initial training and education, ITS will provide Customer with such initial training and education.
- c. Technology Support. For ITS provided Equipment, Customer may contact tech support Monday thru Friday, from 8am to 5 pm PST. The team can be reached by <u>text_at 775-402-8177</u> or by <u>email</u> at support@itshqnv.com.

Security system technical support will be provided by ITS 24 hours per day for emergency service requests with maximum two-hour response time. A dedicated local phone number and technician's name will be provided upon completion of the installation. The initial site visit upon receipt of such request will determine if solution can be implemented immediately or if any material, etc. may be needed and expedited for functional repairs to be made. ITS will keep at least one of each item included in the system secured in stock to expedite replacement/repairs and will make every reasonable effort to repair/replace hardware during initial emergency site visit.

3. Professional Services.

- Implementation services.
 ITS shall provide implementation support services as indicated in attached "Statement of Work."
- b. Customer End-User Support. Customers may contact customer support for implementation, usage, end-

user help, etc. Monday thru Friday, from 9am to 5 pm PST for assistance with ITS provided Equipment. The team can be reached by <u>text</u> at 775-402-8177 or by <u>email</u> at <u>support@itshqnv.com</u>.

c. Consultative services.

• ITS shall offer suggestions for additional use cases that would utilize ITS provided Equipment, as appropriate, during engagement.

d. Reporting

ITS and Customer will track, and report number of uses conducted and the ease of use of the device on staff, patients, and visitors, as mutually determined. If collected, this information will be reviewed at the Mastermind (i.e., status) meetings between the Parties.



UMC PATIENT TELESITTER ADD-ON ORDER FORM AND FEE SCHEDULE (UMC P.O. #480001156-2156) AMENDENT #2

1. Statement of Work.

Customer agrees to the deliverables, roles and responsibilities of the Parties, and timelines as agreed in the attached Statement of Work, herein included as part of this Agreement.

2. Monthly Equipment Fees.

Customer agrees to pay the fees for the Equipment described below as per the following schedule:

TeleTether™ Software – Enterprise Package 42 end-user licenses

Including functions/features:

Initial software configuration

Contact loading and management enablement

Bidirectional text

Outbound broadcast messaging

Customizable messaging

Scheduling, confirmation, reminders

Email

Contact loading and management

Zoom access for video interactions

TeleVisitorTM Robotic Device

Seamless integration and auto-pairing with Zoom

300° Pan, 45Tilt

4-hour battery life

Removable base

2.25" W x 2.25" L x 11.75" H

Unit weight 340 g

Apple iPad Air II 9.7" Wi-Fi or LTE:

Display:

Type: LED-

backlit IPS LCD, capacitive touchscreen,

16M colors

Size: 9.7" (~65.1% screen-to-body ratio)
Resolution: 1536 x 2048 pixels (~26 ppi

pixel density)

Multi-touch: Yes; Protection Scratch-resistant

glass, oleo phobic coating

Cart System

-Tripod

-ITS mobile Patient Monitoring workstation: This Mobile Height Adjustable Laptop Computer Workstation is perfect for hospital, facility, office, or medical urgent care environments.

Specifications:

• Overall Dimensions: 27"W x 19-11/16"D x 42"H

• Base Dimensions: 22"W x 19-11/16"D x 5-3/8"H

Work surface Dimensions: 27"W x 14-1/4"D

• Max. Weight Capacity: 132 lbs.

• Unit Weight: 40 lbs.

Payment Schedule Effective: <u>January 01, 2023</u>			
Item	Count	One-time Cost	Monthly Investment
Adding: Portable TeleVisitor™ Cart Devices 7 th Floor Tower to include (7 South, 7 North, 7 East, 7 West), PICU, PED's General, 3 South & 3 West & CDS	9	N/A	\$4,360.00
New departments: Implementation, Install and Training for staff end user groups — Twenty (21) stationary Administration panels. One located at each nursing station	1	\$3,850.00	N/A
(General) Intro/Set-up for staff end user group/Depts Twenty-One (21) Portable TeleVisitor™ Cart Devices in locations specified	21	N/A	
Adding: Portable TeleVisitor TM Cart Devices within CCU and other Intensive Care Units to include (CCU, CVCU, CPU, BCU South, BCU North, SICU, NSCU, MICU South, MICU North, Adult ED South, North, East, West & TICU)	14		\$6,460.00
TeleTether™ Software License for End-Users	44	Included	Included
Implementation Specialist, thru implementation phase	1	N/A	Included
Client Account Manager for life of relationship	1	N/A	Included
24/7 Remote equipment and Technical Support – ITS	N/A	N/A	Included
Program Assistance -One internal facing new initiative awareness/announcement collateral piece -Three patient/visitor informational pieces -Targeted use case collateral pieces (two per use case)	N/A	N/A	Included
TOTAL INVESTMENT		\$3,850	\$ 10,820.00 Per Month

a. Customer will serve as software administrator for ITS provided equipment. Customer is strongly encouraged to identify a Champion to serve as administrator. ITS will provide Customer administrator with training and education to fulfill role on behalf of Customer.

b. Training and Education. ITS will provide implementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work. After implementation, ongoing end-user training and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent to Customer and that warrant additional initial training and education, ITS will provide Customer with such initial training and education.

For security, Republic Electric will provide training of identified UMC staff upon completion of installation pursuant to Section 13 of the Agreement.

c. Technology Support. For ITS provided Equipment, Customer may contact tech support Monday thru Friday, from 8am to 5 pm PST. The team can be reached by <u>text</u> at 7775-402-8177 or by <u>email</u> at <u>Supprt@itshqnv.com</u>.

Security system maintenance will be provided by Republic Electric and will occur as indicated and needed, including a per call basis and/or monthly site visit to ensure operational status of system.

Security system technical support will be provided by Republic Electric. They will provide availability 24 hours per day for emergency service requests with maximum two-hour response time. A dedicated local phone number and technician's name will be provided upon completion of the installation. The initial site visit upon receipt of such request will determine if solution can be implemented immediately or if any material, etc. may be needed and expedited for functional repairs to be made. Republic Electric will keep at least one of each item included in the system secured in stock to expedite replacement/repairs and will make every reasonable effort to repair/replace hardware during initial emergency site visit.

- Implementation services.
 ITS shall provide implementation support services as indicated in attached "Statement of Work" provided in original contract.
- b. Customer End-User Support. Customers may contact customer support for implementation, usage, end-user help, etc. Monday thru Friday, from 9am to 5 pm PST for assistance with ITS provided Equipment. The team can be reached by text at 775-402-8177 or by email at Supprt@itshqnv.com.
- c. Consultative services.
 - ITS shall offer suggestions for additional use cases that would utilize ITS provided Equipment, as appropriate, during engagement.



FIXED CAMERA(S) FEE SCHEDULE NSCU

Monthly Equipment Fees.
Customer agrees to pay the fees for the Equipment described below as per the following schedule:

I	п	Count	One-time Cost	Monthly Investment		
Med-Surg Install fixed cameras in va department in UMC desig			1.	N/A	N/A	
Phase 1: Security Hardw Security camera—equipm	The second secon	es purchase		1100		
360 PTZ-HD Camera 12 / Each \$923.88 \$11,086.56						
NVR 64 Charmel	1 / Each	\$6,240.74	\$6,240.74			
8 Port POE	2 / Each	\$186,06	\$372.12	V 44 V		
CATG 1000Ft	10 / Each	\$116.53	\$4,165.32			
75 Metal Flex 100Ft	40 / Each	\$127.68	\$5,107.20			
Ceiling grid Camera Mt.	12 / Each	\$132,92	\$1,595.09	All Appending to	605 340 00	40.0
12x12x6 Nema 1 Box	2 / Each	\$93.08.	\$186.17	As itemized	\$35,349,82	N/A
18x18x6 Nema Box	2 / Hach	\$130,31	\$260.62	10.00		
Plastic Wall Material	12 /Each	£300.00	\$3,600,00			
Programming	12 /Each	\$120.00	\$1,440.00			
Hardware other	12 /Each	\$108.00	\$1,296.00			
Requires a minimum of equipment to be purchas		ed payment	for			
NSCU Labor 2-gays			1st Person 132 hrs. ca. @\$85.00 per hour	\$11,220.00	N/A	
			2nd Person 88 hrs. ea. @\$65.00 per hour	\$5,720.00	N/A	
NSCU Continued: - Trip	Cost			5	\$425.00	N/A
Post Implementation Sec Support	curity System	Maintenan	ce and	1-67-0		

24/7 Technical support - Republic Electric	N/A	N/A	Included
TOTAL COST		552,714.82	

- a. Training and Education. ITS will provide implementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work. After implementation, ongoing end-user training and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent to Customer and that warrant additional initial training and education. ITS will provide Customer with such initial training and education.
- b. Technology Support. For ITS provided Equipment, Customer may contact tech support Monday thru Friday, from 8am to 5 pm PST. The team can be reached by text at 775-402-8177 or by entitle at support@itshamy.com

- Implementation services.
 ITS shall provide implementation support services as indicated in attached "Statement of Work."
 - b. Customer End-User Support. Customers may contact customer support for implementation, usage, end-user help, etc. Monday thru Friday, from 9am to 5 pm PST for assistance with ITS provided Equipment. The team can be reached by text at 775-482-8177 or by email at support@itshqnv.com.
- c. Consultative services,
 - ITS shall offer suggestions for additional use cases that would utilize ITS provided Equipment, as appropriate, during engagement.



FIXED CAMERA(S) FEE SCHEDULE MICU

Monthly Equipment Fees.
Customer agrees to pay the fees for the Equipment described below as perthe following schedule:

10	172	Count	One-time Cost	Monthly Investment		
Med-Surg Install fixed cameras in va department in UMC desig			1	N/A	N/A	
Phase 1: Security Hardw Security camera – equipm		es purchase		117		
360 PTZ HD Camera 10 / Fach \$923.88 \$9,238.80						
NVR 64 Channel	1 / Each	\$6,240.74	\$6,240,74		\$31,367.09	
8 Port POU	4 / Each	\$185.06	\$744.24	N Date 1		
CATG 1000Ft.	9 / Each	\$416.53	\$3,748.79			
75 Metal Plex 100F)	35 / Each	\$127.68	\$4,468.80			
Ceiling grid Camera MI.	10 / Fach	\$132.92	\$1,329.24	A Townson		2644
12x12x6 Nema 1 Box	2 / Each	\$93.08	\$186.17	As itemized		N/A
18x18x6 Nema Box	1 / Each	\$130.31	\$730.31	100		
Plastic Wall Material	10 /Each	\$300.00	\$3,000,00			
(*rogramming	10 /tach	\$120.00	\$1,200.00	1		
Hardware other	10 /Each	\$108.00	\$1,080.00			
*Requires a minimum of equipment to be purchas		ed payment	for	1000		
MICU Labor 2-guys			1 st Person 96 firs. ea. (2)\$85.00 per hour	\$8,160.00	N/A	
THE CASE PROPERTY.			2 nd Person 52 hrs. ca. @\$65.00 per hour	\$3,380.00	1874	
MICU Continued: - Trip		-		5	\$425,(9)	N/A
Post Implementation Ser Support	curity System	Maintenane	e and			

\$43,33	2.09
	543,33

- a. Training and Education. ITS will provide implementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work. After implementation, ongoing and-oser training and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent to Customer and that warrant additional mittal training and education. ITS will provide Customer with such initial training and education.
- b. Technology Support. For ITS provided Equipment, Customer may contact tech support Monday thrus Friday, from 8am to 5 pm PST. The team can be reached by text at 775-402-8177 or by email at support/tiltshqrw.com.

- a Implementation services.
 FTS shall provide implementation support services as indicated in attached "Statement of Work."
 - b. Customer End-User Support. Customers may contact customer support for implementation, usage, end-user help, etc. Monday thru Friday, from 9am to 5 pm PST for assistance with ITS provided Equipment. The team can be reached by lext at 775-402-8177 or by email at support@itshgrv.com
- c. Consultative services.
 - ITS shall offer suggestions for additional use cases that would utilize ITS provided Equipment, as appropriate, during engagement



FIXED CAMERA(S) FEE SCHEDULE CDS

Monthly Equipment Fees
 Customer agrees to pay the fees for the Equipment described below as per the following schedule:

I	ri	Count	One-time Cost	Monthly Investment		
Med-Surg install fixed cameras in va department in UMC design			1	N/A	N/A	
Phase 1: Security Hardwa Security camera – equipmo		s purchase				
360 PTZ J UD Cameru	9 / Each	\$923.88	\$8,314.92	Pa a a A		
NVR 64 Channel	1 / Each	\$6,240.74	\$6,240.74			
8 Port POL	2 / Fach	\$186.06	\$372.12			
CATG 1000FL	6 / Bach	\$416.53	\$2,499.19	TAA X	\$26,120.32	
75 Metal Flex (00Fc.	18 / Each	\$127.68	\$2,298.24			
Ceiling grid Camera Mt.	9 / Rach	\$132.92	\$1,196.32	ALMONDO Y		27/4
12x12x6 Nema ! Box	2 / Each	\$93.08	\$186.17	As itemized		N/A
18x18x6 Nema Box	2 / Each	\$130.31	\$260.62			
Plastic Wall Maleria)	9 /Flach	\$300.00	\$2,700.00	W		
Programming	9 /Each	\$120.00	\$1,080.00			
Hardware other	9 /Each	\$108.00	\$972,00			
*Requires a minimum of equipment to be porchas		ed payment	for			
CDS Labor 2-guys				1st Person 84 firs. ca. @\$85.00 per hour	\$7,140.00	N/A
Cua Lauri a-guya				2 nd Person 56 hrs. ea. @\$65.00 per hour	\$3,640,00	
CDS Continued: - Trip (23 4 10 10 10		2	\$170.00	N/A
Post Implementation Ser Support	curity System	Mamienan	ce and		77 3- 7	

N/A Included	.N/A	N/A	24/7 Technical support - Republic Electric
,070,32	\$37,070,32		TOTAL COST
	337		TOTAL COST

- a. Training and Education. ITS will provide implementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work. After implementation, ongoing end-user training and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent to Customer and that warrant additional training and education. ITS will provide Customer with such initial training and education.
- b. Technology Support. For ITS provided Equipment, Customer may contact tech support Monday thru Friday, from 8am to 5 pm PST. The team can be reached by text at 775-402-8177 or by email at support dishort com.

- implementation services.
 ITS shall provide implementation support services as indicated in attached "Statement of Work."
 - b. Customer End-User Support. Customers may contact customer support for implementation, usage, end-user help, etc, Monday thru Friday, from 9am to 5 pm PST for assistance with ITS provided Equipment. The team can be reached by text at 775-402-8177 or by email at support@itshqnv.com.
- c. Consultative services.
 - ITS shall offer suggestions for additional use cases that would utilize ITS provided.
 Equipment, as appropriate, during engagement.



FIXED CAMERA(S) FEE SCHEDULE PICU/PEDs

Monthly Equipment Fees.
 Customer agrees to pay the fees for the Equipment described below as per the following schedule:

It	it	Count	One-time Cost	Monthly Investment		
Med-Surg Install fixed cameras in va department in UMC design			1	N/A	N/A	
Phase 1: Security Hardwo Security camera – equipm					53	
360 PTZ IID Camera	0 PTZ III) Camera 17 / Each \$923.88 \$15,705.96					
NVR 64 Channal	1 / Each	\$6,240.74	\$6,240.74		\$44,745.33	
8 Port POE	2 / Each	\$186,06	\$372.12			
CAT6 1000Ft	12 / Each	\$416.53	\$4,998.38	1		
75 Metal Flex 100Ft.	45 / Fach	\$127.68	\$5,745.60			
Ceiling grid Camera Mt.	17 / Each	\$132.92	\$2,259,714	As itemized		N/A
12x12x6 Nema 1 Box	2 / Each	\$93.08	\$186.17	As itemized		N/A
18x18x6 Nema Box	2 / Trach	\$130.31	\$260,62	111111111111111111111111111111111111111		
Plastic Wall Material	17 /Each	\$300,00	\$5,100.00			
Programming.	17 /Each	\$120,00	\$2,040.00			
Handware other	17 /Euch	\$108.00	\$1,836.00			
*Requires a minimum of		ed payment	for			
				1º Person 129 hrs. ea. @\$85.00 per hour	\$10,965.00	-N/A
PICU/PEDS Labor 2-guys			2 nd Person 53 hrs. ca. (@\$65,00) per hour	\$3,444.70	Nat	
PICU/PEDS Continued:				5	\$425.00	N/A
Post Implementation Se Support	eurity System	Maintenan	ee and			

24/7 Technical support	Republic Electric		N/A	N/A	Included
		TOTAL COST		\$59,580.00	
				0.77	

- a Training and Education. ITS will provide implementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work. After implementation, ongoing end-user training and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software perfinent to Customer and that warrant additional initial training and education, ITS will provide Customer with sock initial training and education.
- b. Technology Support. For ITS provided Equipment, Customer may contact tech support Monday thru Friday, from 8am to 5 pm PST. The team can be reached by text at 775-402-8177 or by email at support@itshqnv.com.

- a. Implementation services, ITS shall provide implementation support services as indicated in attached "Statement of Work."
 - b. Customer End-User Support. Customers may contact customer support for implementation, usage, end-user help, etc. Monday thru Friday, from 9am to 5 pm PST for assistance with ITS provided Equipment. The team can be reached by text at 775-402-8177 or by email at support@itshquv.com.
- c. Consultative services.
 - ITS shall offer suggestions for additional use cases that would utilize ITS provided Equipment, as appropriate, during engagement.



FIXED CAMERA(S) FEE SCHEDULE ER IST FLOOR TRED

Monthly Equipment Fees.

Customer agrees to pay the fees for the Equipment described below as per the following schedule:

It	n.	Count	One-time Cost	Monthly Investment		
Med-Surg Install fixed cameras in va department in UMC desig			1	N/A	N/A	
Phase 1: Security Hardwa Security camera—equipm			4.			
360 PTZ 110 Camera	11 / Fach	\$923.88	\$10,162.68	MA AV		
NVR 64 Channel	1 / Each	\$6,240.74	\$6,240.74			
8 Port POE	3 / Each	\$186.06	\$558.18			
CAT6-1000FL	8 / Fach	\$416.53	\$3,332.26			
.75 Metal Flex 100Ft	25 / Hach	\$127.68	\$3,192.00	MEAT L		
Ceiling grid Camera Mt.	11 / Each	5132,92	\$1,462.16	ALLEY DECK	\$61,386.53	N/A
12x12x6 Nems 1 Box	2 / Each	\$93.08	\$186.17	As itemized	301,380.53	N/A
18x18x6 Nema Box	1 √Each	\$130.31	\$130.31			
Plastic Wall Material	11 /Fach	\$300,00	\$3,300,00			
Programming	11 /Each	\$120.00	\$1,320,00			
Hardware other	11 /leich	\$108.00	\$1,188.00			
*Requires a minimum of equipment to be purchas		ed payment	for			
				l** Person 88 hrs. ea. @\$85.00 per bour	\$7,480.00	2/2
ER 1ST FLOOR Labor 2-guys		2nd Person 50 hrs. ca. @\$65.00 per hour	\$3,250,00	N/A		
ER 1ST FLOOR Contin				3	\$425,00	N/A
Post Implementation Se Support	curity System	Maintenan	ce and			

842,227.50	
	842,227.50

- Training and Education. ITS will provide implementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work. After implementation, origining end-user training and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent to Customer and that warrant additional initial training and education, ITS will provide Customer with such initial training and education.
- Technology Support. For ITS provided Equipment, Customer may contact tech support Monday thru
 Friday, from 8am to 5 pm PST. The team can be reached by text at 775-402-8177 or by email at
 support/oilshquy.com.

- a. Implementation services.
 ITS shall provide implementation support services as indicated in attached "Statement of Work."
 - b. Customer Find-User Support. Customers may contact customer support for implementation, usage, end-user help, etc. Monday thru Friday, from 9am to 5 pm PST for assistance with ITS provided Equipment. The team can be reached by text at 775-402-8177 or by email at support alitsbury com.
- c. Consultative services.
 - IT'S shall offer suggestions for additional use cases that would utilize IT'S provided Equipment, as appropriate, during engagement.



FIXED CAMERA(S) FEE SCHEDULE TRAUMA 2ND FLOOR TICH

Monthly Equipment Fees.

Customer agrees to pay the fees for the Equipment described below as per the following schedule:

1	tem/Description	m	Count	One-time Cost	Monthly Investment	
Med-Surg Install fixed cameres in videpartment in UMC designment of the Control o	arious locations mated location	throughout (TRAUMA	1	N/A	N/A	
Phase 1: Security Hardw Security camera - equipm			R			
360 PTZ IID Cameni	10 / Hach	\$923.88	\$9,238.80			
NVR 64 Channel	1 / Each	\$6,240.74	\$6,240,74			
8 Post POH	2 / Hach	\$186.06	\$372.12			
CATG 1000Pt.	X /Each	\$416.53	\$3,332.26			
.75 Metal Flex 100Ft.	30 Each	3127.68	\$3,830.40			
Ceiling grid Camera Mt.	10 / Each	\$132.92	\$1,329.24	100		
12x12x6 Nema I Box	3 / Each	\$93,08	\$279.25	As itemized	\$30,163.43	N/A
18x18x6 Nema Box	2 / Fach	\$130.31	\$260.62			
Plastic Wall Material	10 /Each	\$300.00	\$3,000,00			
Programming	10 /Each	\$120.00	\$1,200.00	11111		
Hardware other	10 /Each	\$108,00	\$1,080.00			
*Requires a minimum of equipment to be purchas	f 50% advance	ed payment	for			
TRAUMA 2ND FLOOR Labor 2-guys			1st Person 120 hrs. ca. @\$85.00 per bour	\$10,200,00	N/A	
			2nd Person 80 hrs. ca. @\$65,00 per hour	\$5,200,00	NA	
FRAUMA 2ND FLOOR Post Implementation Sec	Continued: -	Trip Cost		5	\$425,00	N/A

	N/A	N/A	Included
TOTAL COST		\$45,988,43	
	TOTAL COST		

- Training and Education. ITS will provide implementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the innerions/features noted above and for the use cases as per the attached Statement of Work. After implementation, ongoing end-user training and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent to Customer and that warrant additional initial training and education. ITS will provide Customer with such imital training and education.
- b. Fechaology Support. For ITS provided Equipment, Customer may contact tech support Monday thru Friday, from 8am to 5 pm PST. The team can be reached by text at 775-402-8177 or by entail at support/a/irshqiro.com.

- a. Implementation services
 ITS shall provide implementation support services as indicated in attached "Statement of Work."
 - b. Customer End-User Support. Customers may contact customer support for implementation, usage, end-user help, etc. Monday thru Friday, from 9am to 5 pm PST for assistance with ITS provided Equipment. The team can be reached by text at 775–402-8177 or by entitle at support@itshqnv.com.
- c. Consultative services
 - ITS shall offer suggestions for additional use cases that would utilize ITS provided Equipment, as appropriate, during engagement.



FIXED CAMERA(S) FEE SCHEDULE (4th Floor NORTH/SOUTH Option One)

1. 4th Floor NORTH/SOUTH

Monthly Equipment Fees.
Customer agrees to pay the fees for the Equipment described below as per the following schedule:

4	tem/Description	on .	Count	One-time Cost	Monthly Investment	
Med-Surg (4th Floor NOI Install fixed cameras in vi department in UMC desig NORTH/SOUTH MS)	urious locations		i	N/A	N/A	
Phase 1: Security Hardw Security camera - equipo			OTH)			
360 PTZ UD Camera	28 / Each	\$923.88	\$25,868.64			
NVR 64 Channel	1. / Bach	\$6,240.74	\$6,240.74	1 4 4 1	\$71,822.78	
8 Port POE	A / Facily	\$186.06	\$744.24			
CAT6.1000FL	22 / Each	\$416.53	\$9,163.70			
.75 Metal Flex 100Ft	85 / Lach	\$127.68	\$10,852.80			N/A
Cealing grid Camera Mi.	28 / Fach	\$132.92	\$3,721.87	00 and 70 V		
12x12x6 Nema 1 Box	2 / Fach	\$93.08	\$186.17	As itemized		
18x18x6 Nema Box	2 / Linch	\$130.31	\$260.62			
Plastic Wall Material	28 /Fach	\$300.00	58,400.00			
Programming:	28 /Fach	\$120.00	\$3,360.00			
Hardware other	28 /Each	\$108.00	\$3,024.00			
"Requires a minimum o equipment to be purchas		ed payment	for	- 4		
kh Floor NORTH/SOUTH MS Labor 2-gays				hrs, ea. (@\$85.00 per hour	\$20,400,00	N/A
	and the state of t			168 hrs. ca. @\$65.00 per hour	\$10,920.00	

4th Floor NORTH/SOUTH Continued: - Trip Cost	N/A		N/A
Post Implementation Security System Maintenance and Support			1.00
24/7 Technical support – Republic Electric	N/A	N/A	Included
TOTAL COST		5103,142.78	

- a. Training and Education. ITS will provide implementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work. After implementation, organing end-user training and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent to Customer and that warrant additional initial training and education. ITS will provide Customer with such initial training and education.
- b. Technology Support. For ITS provided Equipment, Customer may contact tech support Monday thru Friday, from 8am to 5 pm PST. The team can be reached by text at 775-402-8177 or by entail at support@itshquv.com.

- a. Implementation services.
 ITS stall provide implementation support services as indicated in attached "Statement of Work."
- b. Customer End-User Support. Customers may contact customer support for implementation, usage, end-user help, etc. Monday thru Friday, from 9am to 5 pm PST for assistance with ITS provided Equipment. The team can be reached by text at 775-402-8177 or by email at support@itshqnv.com.
 c. Consultative services.
 - ITS shall offer suggestions for additional use cases that would utilize ITS provided.
 Equipment, as appropriate, during engagement.



FIXED CAMERA(S) FEE SCHEDULE (5th Floor NORTH/SOUTH Option One)

1. 5th Floor NORTH/SOUTH

Monthly Equipment Fees.
 Customer agrees to pay the fees for the Equipment described below as per the following schedule:

1	tem/Descriptio	ia.	Count	One-time Cost	Monthly Investment	
Med-Surg (5th Floor NOI Install fixed cameras in va department in UMC desig NORTH/SOUTH MS)	crious locations		4	N/A	N/A	
Phase 1: Security Hardw Security camera – equipm			UTH)		17	
360 FTZ HD Camera	28 / Hach	\$923,88	\$25,868.64			
NVR 64 Channel	1 / Each	\$6,240.74	\$6,240.74			
8 Port POE	4 / Each	\$186.06	\$744.24			
CA T6 1000FL	22 / Each	\$416,53	\$9,163.70			
75 Metal Flex 100Ft.	85 / Each	\$127,68	\$10,852.80			
Ceiling grid Camera Mt.	28 / Eisch	\$132.92	\$3,721.87			
12x12x6 Nema 1 Box	2 / Each	\$93.08	\$186.17	As itemized	\$71,822.78	N/A
18x18x6 Nema Box	2 / Each	\$130.31	\$260.62	1 - 41		
Plastic Wall Material	28 /Fach	\$300,00	38,400.00			
Programming	28 /Fach	\$120.00	\$3,360.00			
Hardware other	28 /Hach	\$108,00	\$3,024.00			
*Requires a minimum o equipment to be purcha		ed payment	for			
5th Floor NORTH/SOUTH MS Labor 2-guys				1st Person 240 firs. ca. @\$85,00 per hour	\$20,400.00	N/A
				2 nd Person 168 hrs. eq. (0)\$65,00 pci hour	\$10,920,00	

5th Floor NORTH/SOUTH Continued: - Trip Cost Post Implementation Security System Maiotenance and	N/A		N/A
Support 24/7 Technical support - Republic Electric	N/A	N/A:	Included
TOTAL COST		\$103,142.78	

- a. Training and Education. ITS will provide implementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work. After implementation, ongoing end-user training and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent to Customer and that warrant additional untial training and education. ITS will provide Customer with such initial training and education.
- b. Technology Support. For ITS provided Equipment, Customer may contact tech support Monday thru Friday, from 8am to 5 pm PST. The team can be reached by text at 775-402-8177 or by entail at support in its hope com.

- Implementation services.
 IT'S shall provide implementation support services as indicated in attached "Statement of Work."
 - b. Customer End-User Support. Customers may contact customer support for implementation, usage, end-user help, etc. Monday than Friday, from 9am to 5 pm PST for assistance with ITS provided Equipment. The team can be reached by text at 775-402-8177 or by enuit at support@itshquv.com.
- c. Consultative services.
 - ITS shall offer suggestions for additional use cases that would utilize ITS provided.
 Equipment, as appropriate, during engagement.



FIXED CAMERA(S) FEE SCHEDULE TCU OPTION 2

Monthly Equipment Fees
Customer agrees to pay the fees for the Equipment described below as per the following schedule:

To	tem/Descriptio	0	Count	One-time Cost	Monthly Investment	
Med-Surg Install fixed cameras in va department in UMC desig			1	N/A	.N/A	
Phase 1: Security Hardw Security camera—equipm						
360 PTZ HD Camera	15 / Each	\$923.88	\$13,858.20			
NVR 64 Channel	I / Hach	\$6,240.74	\$6,240.74			
8 Port POE	2 / Facili	\$186.06	\$372.12			
CAT6 1000Ft.	11 / Each	100	\$4,581.85			
75 Metal Plex 100Ft	48 / Each	\$127,68				
Ceiling grid Camera Mr.	15 / Fach	\$132.92	A VAC SULLOS	As itemized	\$41,542,20	N/A
12x12x6 Nema 1 Box	2 / Each	\$93.08		703 ileinizeu	84548-10188	IWA.
18x18x6 Nema Box	2 / Each	\$130.31	\$260.62	4 1 3 4 4		
Plastic Wall Material	15 /Bach	\$300,00	\$4,500,00			
Programming	15 /Each	\$120,00	\$1,800,00	1 1		
Hardware other	15 /Fach	\$108300	\$1,620.00			
Requires a minimum of equipment to be purchas	f 50% advance sed	d payment	for			
				l* Person 180 brs. ea @\$85,00 per hour	\$15,300,00	N/A
TCU OPTION 2 Labor 2-guys			2 ^{nl} Person 120 hrs. ea. @\$65.00 per hour	\$7,800.00	IVA	
TCU OPTION 2 Continu				5	\$425,00	N/A
Post Implementation Sec Support	curity System	Maintenan	ec and	1 7 100		

\$65,067,20	
	\$65,067,20

- a. Training and Education. ITS will provide implementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work. After implementation, ongoing end-user training and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent to Customer and that warrant additional initial training and education. ITS will provide Customer with such initial training and education.
- b. Technology Support. For ITS provided Equipment, Customer may contact tech support Monday thrui Friday, from 8am to 5 pm PST. The team can be reached by ics1 at 775-402-8177 or by entail at support/dishquy.com.

- a. Implementation services. ITS shall provide implementation support services as indicated in attached "Statement of Work."
 - b. Customer End-User Support. Customers may contact customer support for implementation, usage, end-user help, etc. Monday thru Friday, from 9am to 5 pm PST for assistance with ITS provided. Equipment. The team can be reached by text at 775-402-8177 or by email at support@itshquv.com.
- c. Consultative services.
 - ITS shall offer suggestions for additional use cases that would utilize ITS provided.
 Equipment, as appropriate, during engagement.



FIXED CAMERA(S) FEE SCHEDULE 2-WEST (MS)

Monthly Equipment Fees.

Customer agrees to pay the fees for the Equipment described below as per the following schedule:

1:	tem/Descriptio	n	Count	One-time Cost	Monthly Investment	
Med-Surg 2-WEST Install fixed cameras in va department in UMC desig			1	N/A	N/A	
Phase 1: Security Hardw Security camera – equipm		s purchase			000	
360 PTZ HD Camera	12 / Bach	\$923.88	\$11,086.56			
NVR 64 Chminel	1 / Fach	\$6,240.74	\$6,240.74			
8 Part POE	2 / Each	\$186.06	\$372,12			
CAT6 1000FL	10 / Each	\$416.53	\$4,165.32			
75 Metal Plex 100Ft	45 / Each	\$127.68	\$5,745.60	As itemized		
Coiling grid Camera Mt.	12 / Each	\$132.92	\$1,595.09			440
12x12x6 Nema 1 Box	2 / Each	\$93.08	\$186.17		\$35,988.22	N/A
18x18x6 Nema Box	2 / Each	\$130.31	\$260.62			
Plastic Wall Material	J2 /Fach	\$300.00	\$3,600.00	100 7 7 9		
Programming	12 /Fach	\$120.00	\$1,440,00			
Hardware other	12 /Each	\$108.00	\$1,296.00	P V. I		
Requires a minimum of equipment to be purchas		d payment	for			
2-WEST MS Labor 2-guys			Ist Person 144 hrs. ca. @\$85.00 per hour	\$12,240.00	N/A	
			2 ^{nl} Person 96 hrs, ea, @\$65,00 per hour	\$6,240.00	NA	
2-WEST Continued: - T				5	425.00	N/A
Post Implementation Sec Support	curity System	Maintenan	ec and			

\$54,893,22	
	\$54,893,22

- a. Training and Education. ITS will provide implementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work. After implementation, ongoing end-user training and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent to Customer and that warrant additional initial training and education, ITS will provide Customer with such initial training and education.
- b. Technology Support. For ITS provided Equipment. Customer may contact tech support Monday thru. Friday, from 8am to 5 pm PST. The team can be reached by text at 775-402-8177 or by cmail at support/dilshquv.com.

- Implementation services.
 ITS shall provide implementation support services as indicated in attached "Statement of Work."
 - b. Customer End-User Support Customers may contact customer support for implementation, usage, end-user help, etc. Monday thru Friday, from 9am to 5 pm PST for assistance with ITS provided. Equipment. The team can be reached by text at 775-402-8177 or by enail at support@itshqov.com.
- Consultative services.
 - ITS shall offer suggestions for additional use cases that would utilize ITS provided.
 Equipment, as appropriate, during engagement.



FIXED CAMERA(S) FEE SCHEDULE 3-South

Monthly Equipment Fees
 Customer agrees to pay the fees for the Equipment described below as per the following schedule:

li	em/Descriptio	n	Count	One-time Cost	Monthly Investment	
Med-Surg Install fixed cameras in va department in UMC desig			1	N/A	N/A	
Phase I: Security Hardwi Security camera - equipm	are 3-South cut and supplie	es purchase				
360 PTZ IID Camera.	10 / Each	8923,88	\$9,238.80			
NVR 64 Channel	1 / Each	\$6,240.74	\$6,240.74			
8 Port POE	2 / Hacti	\$186.06	\$372.12			
CATE ROOFL	7 / Each	\$416.53	\$2915.71		\$30,289.58	
75 Metal Flex 1009t.	36 / Each	\$127.68	\$4,596.48	92		
Ceiling grid Camera Mt	10 / Each	\$132,92	\$1,329.20	A is the manage		N/A
12x12x6 Nema I Box	2 / Hach	\$93,08	\$186.17	As itemized		IVA-
18x18x6 Nema Box	1 / Each	\$130,31	\$130,31			
Plastic Wall Material	10 /Hach	\$300.00	\$3,000.00			
Programming	I(V /Each	\$120.00	\$1,200.00			
Hardware other	10 /Each	\$108.00	\$1,080.00			
*Requires a minimum of equipment to be purcha		ed payment	for	11:00		
3-Floor Labor 2-guys			1 ^a Person 120 hrs. ea. (a)\$85,00 per hour	\$10,200,00	N/A	
				Person 80 lus, ea. (ii)\$65,00 per hour	\$5,200.00	
3-Floor Continued: - Tr	ip Cost	Jan Comment		3	\$255,00	N/A
Post Implementation Sc Support	carity System	Maintenan	cc and	11 41	10-0-0	

24/7 Technical support – Republic Electric		N/A	N/A	Included
	TOTAL COST		\$45,954.58	

- a. Training and Education: ITS will provide implementation assistance, including training and education of identified Costomet personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work: After implementation, ongoing end-user training and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent to Customer and that warrant additional initial training and education. ITS will provide Customer with such initial training and education.
- b. Technology Support. For ITS provided Equipment, Customer may contact tech support Monday thro Friday, from 8am to 5 pm PST. The team can be reached by text at 775-402-8177 or by email at support@itshqnv.com.

- Implementation services.
 ITS shall provide implementation support services as indicated in attached "Statement of Work."
 - b. Customer End-User Support. Customers may contact customer support for implementation, usage, end-user help, etc. Monday thru Friday, from 9am to 5 pm PST for assistance with ITS provided. Equipment. The team can be reached by <u>lext</u> at 775-402-8177 or by <u>email</u> at support@itshqnv.com.
- c. Consultative services.
 - ITS shall offer suggestions for additional use cases that would utilize ITS provided Equipment, as appropriate, during engagement.



FIXED CAMERA(S) FEE SCHEDULE 3-West

Monthly Equipment Fees. Customer agrees to pay the fees for the Equipment described below as per the following schedule:

lı	n	Const	One-time Cost	Monthly Investment		
Med-Surg Install fixed camenas in va department in UMC desig		The second second	X-	N/A.	N/A	
Phase 1: Security Hardwa Security camera – equipm		s purchase	7 9			
360 PTZ HD Camera	11 / Each	\$923.88	\$10,162,68			
NVR 64 Channel	1 / Each	\$6,240.74	\$6,240.74			
8 Part POE	2 / Fach	3786.06	\$372.12			
CAT6 1000FL	9 / Each	\$416.53	224, 415			
.75 Metal Flex 100FL	40 / Hach	\$127.68	\$5,107.20			
Ceiling grid Camera Mt	11 / Each	\$132.92	\$1,462.12	As itemized	\$33,348.52	N/A
12x12x6 Nens 1 Hox	2 / Each	\$93:08	\$186.17	AS ticinized	933,110,32	MA
18x18x6 Nema Box	2 / Fach	\$130.31	\$260.62			
Plastic Wall Material	11 /fach	\$300.00	\$3,300.00			
Programming.	11 /Each	\$120,00	\$1,320.00			
Hardware other	11 /Each	\$108.00	\$1,188.00			
*Requires a minimum of equipment to be purchas		ed payment	for			
			1st Person 132 hrs. ea. @\$85.00 per- hour	\$11,220.00	N/A	
3-West Labor 2-guys				2 rd Person 88 hrs. ea. @\$65.00 per hour	\$5,720,00	
3-West Continued: - Tri		Motoros		5	\$425,00	N/A
Post Implementation See Support	eurity System	Maintenan	ee and			

24/7 Technical support - Republic Electric	N/A	N/A	Included
TOTAL COST		\$50,713.48	
		P-L	

- a. Training and Education. ITS will provide nuplementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work. After implementation, ongoing end-user mining and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent to Customer and that warrant additional initial training and education. ITS will provide Customer with such initial training and education.
- b. Technology Support For ITS provided Equipment, Customer may contact tech support Monday thru Friday, from 8am to 5 pm PST. The team can be reached by text at 775-402-8177 or by email at support of support of the form.

- a. Implementation services.
 IT'S shall provide implementation support services as indicated in attached "Statement of Work."
 - b Customer End-User Support. Customers may contact customer support for implementation, usage, end-user belp, etc. Monday thru Friday, from 9am to 5 pm PST for assistance with ITS provided Equipment. The team can be reached by <u>lext</u> at 775-402-8177 or by <u>email</u> at support@itshqnv.com.
- c. Consultative services.
 - ITS shall offer suggestions for additional use cases that would unlize ITS provided Equipment, as appropriate, during engagement



FIXED CAMERA(S) FEE SCHEDULE CCU

Monthly Equipment Fees.
Customer agrees to pay the fees for the Equipment described below as perthe following schedule:

Í	em/Descriptio	at		Count	One-time Cost	Monthly Investment
Med-Surg Install fixed cameras in va department in UMC desig			the	1	N/A	N/A
Phase 1: Security Hardwi Security camera – equipm		s purchase		1		
360 PT7. HD Camers	14 / Pach	\$923.88	\$12,934.32			
NVR 64 Channel	1 / Fach	\$6,240.74	\$6,240.74			N/A
S Port POO	2 / Fach	\$186.06	\$372.12			
CAT6 1000Ft.	10 / Each	\$416.53	\$4,165.32		\$38,774.78	
.75 Metal Flex 100Ft.	42 / Each	\$127.68	\$5,362.56	The York		
Ceiling grid Camera Mt.	14 / Each	\$132.92	51,860,94			
12x12x6 Nema 1 Hax	2 / Each	\$93.08	\$186.17	As itemized		
38x18x6 Nema Hox	2 / Each	\$130.31	\$260,62			
Plastic Wall Material	14 /Each	\$300.00	\$4,200.00			
Programming	14. /Fach	\$120,00	\$1,680.00			
Hardware other	14 /Each	\$108.00	\$1,512.00	TAA II		
Requires a minimum of equipment to be purchas		ed payment	for			
CCU Labor 2-guys				1st Person 144 hrs. ea. @\$85.00 per hour	\$12,240.00	N/A
				2 rd Person 88 hrs. ea. 2/\$65.00 per bour	\$5,720.00	19/79
CCU Continued: - Trip				5	\$425.00	N/A
Post Implementation See Support	curity System	Maintenan	cc and			

N/A	N/A	Included
	\$57,159.78	
	INA.	

- a. Training and Education. ITS will provide implementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work. After implementation, ongoing end-user training and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent to Customer and that warrant additional initial training and education. ITS will provide Customer with such initial training and education.
- b Technology Support. For ITS provided Equipment, Customer may contact tech support Monday thru Friday, from Sam to 5 pm PST. The team can be reached by text at 775-402-8177 or by gmail at support@itshquv.com

- Implementation services.
 ITS shall provide implementation support services as indicated in attached "Statement of Work."
 - b. Customer End-User Support. Customers may contact customer support for implementation, usage, end-user help, etc. Monday time Friday, from 9am to 5 pm PST for assistance with TTS provided Equipment. The team can be reached by text at 775-402-8177 or by email at support@itshgnv.com.
- c. Consultative services.
 - ITS shall offer suggestions for additional use cases that would utilize ITS provided Equipment, as appropriate, during engagement.



FIXED CAMERA(S) FEE SCHEDULE CVCU

I Monthly Equipment Fees. Customer agrees to pay the fees for the Equipment described below as per the following schedule:

Ît	em/Descriptio	a		Count	One-time Cost	Monthly Investment
Med-Surg Install fixed cameras in va department in UMC desig			the	1	N/A	N/A
Phase 1: Security Hardwi Security camera - equipm	are CVCU ont and supplie	s purchase				
360 PTZ HD Camera	15 / Each	\$923.88	\$13,858.20			
NVR 64 Channel	1 / Each	\$6,240,74	\$6,240.74		(Y 114	
8 Port POE	2 / Harch	\$186.06	\$372.12			N/A
CAT6 1000PL	11 / Each	3416,53	\$4,581,85		\$41,031,48	
.75 Metal Flex I/OFt.	W / Each	\$127.68	\$5,617.92.			
Ceiling grid Camera Mt.	15 / Fach	\$132.92	\$1,993.86	A a facilitation of		
12x12x6 Nema 1 Hax	2 / Fach	\$93.08	\$186,17	As itemized		
18x18x6 Nema Box	2 / Each	\$130.31	\$260,62			
Plastic Wall Material	15 /Each	\$300.00	\$4,500,00			
Programming	15 /Each	\$120.00	\$1,800.00	1		
Handware other	15 /Pach	\$108.00	\$1,620.00			
*Requires a minimum or equipment to be purchas		ed payment	for			
CVCU Labor 2-gays				1 st Person 144 hrs. ca. @\$85.00 per hour	\$12,240.00	N/A
CVCu Lanor 2-gays				2 nd Person 96 hrs. ca. @\$65.00 per hour	\$6,240.00	
CVCU Continued: - Tri				5	\$425.00	N/A
Post Implementation Se Support	curity System	Maintenan	cc and			

24/7 Technical support Republic Electric	N/A	N/A	Included
TOTAL COST		\$59,936.48	

- a. Training and Education. ITS will provide maplementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work: After implementation, organize end-user training and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent in Customer and that warrant additional initial training and education.
- b. Technology Support. For ITS provided Equipment, Customer may contact tech support Monday that Friday, from 8am to 5 pm PST. The team can be reached by text at 775-402-8177 or by entail at support@uishquy.com.

- a Implementation services.
 ITS shall provide implementation support services as indicated in attached "Statement of Work."
 - b. Customer End-User Support. Customers may contact customer support for implementation, usage, end-user belo, etc. Monday thru Friday, from 9am to 5 pm PST for assistance with ITS provided Equipment. The team can be reached by text at 775-402-8177 or by custil at support@itshqnv.com.
- c. Consultative services.
 - ITS shall offer suggestions for additional use cases that would utilize ITS provided Equipment, as appropriate, during engagement.



FIXED CAMERA(S) FEE SCHEDULE CPU

Monthly Faiinment Fees. Customer agrees to pay the fees for the Equipment described below as perfect following schedule:

It	em/Descriptio	n		Count	One-time Cost	Monthly Investment
Med-Surg Install fixed cameras in va department in UMC design	rious locations nated location	throughout (CPU)	the	ı	N/A	N/A
Phase 1: Security Hardwa Security camera – equipm	are CPU cot and supplie	s purchase			4	
360 PTZ HD Camera	17 / Fach	5923.88	\$15,705.96			
NVR 64 Channel	1 / Hach	\$6,240.74	\$6,240.74		1	N/A
8 Post POE	2 / Facts	\$186.06	\$372.12			
CAT6 1000Ft.	12 / Ench	\$416.53	\$4,998.38		\$44,745.30	
.75 Metal Flex 100Ft	45 / Each	\$127.68	\$5,745,60			
Ceiling grid Camera Mt.	t7 / Each	\$132.92	\$2,259 71	As itemized		
12x12x6 Nema 1 Box	2 / Dach	\$93.08	\$186.17	AS IICIRIZED		
18x18x6 Nemn Box	2 FHach	\$130.31	\$260.62			
Plasac Wall Material	17 /Each	\$300.00	\$5,100.00			
Programming	17 /Each	\$120.00	\$2,040.00			
Hardware other	17 /Each	\$108.00	\$1,836,00	A Salas		
*Requires a minimum o equipment to be purcha		ed paymen	for		-43	
	15			1º Person 152 lits, ea. @\$85,00 per hour	\$12,920.00	N/A
CPU Labor 2-guys				2 nd Person % hrs. ea. @\$65.00 per hour	\$6,240.00	5/6
CPU Continued: - Tup	Cost			5	\$425.00	N/A
Post Implementation Se Support	eurity System	Maintenan	ice and			

24/7 Technical support - Republic Electric		N/A	N/A	Included
	TOTAL COST		\$64,330.30	

- a. Training and Education. ITS will provide implementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work. After implementation, ongoing end-user training and education resides with the Customer, except that us Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent in Customer and that warmint additional initial training and education. ITS will provide Customer with such initial training and education.
- b. Technology Support. For ITS provided Equipment, Customer may contact tech support Monday thru Friday, from 8am to 5 pm PST. The team can be reached by <u>first at 175-402-8177 or by emeil at support at its home.</u>

- Implementation services.
 ITS shall provide unplementation support services as indicated in attached "Statement of Work."
 - b. Customer End-User Support. Customers may contact customer support for implementation, usage, end-user help, etc. Monday that Friday, from 9am to 5 pm PST for assistance with ITS provided Equipment. The learn can be reached by text at 775-402-8177 or by email at support@itshqnv.com.
- c. Consultative services.
 - ITS shall offer suggestions for additional use cases that would utilize ITS provided Equipment, as appropriate, during engagement.



FIXED CAMERA(S) FEE SCHEDULE BCU NORTH/SOUTH

Monthly Equipment Fees.
Customer agrees to pay the fees for the Equipment described below as perthefollowing schedule:

1t	em/Descriptio	ni,		Count	One-time Cost	Monthly Investment
Med-Surg Install fixed cameras in va department in UMC desig	rious locations nated location	throughout (BCU NOR	the TH/SOUTH)	I - I	N/A	N/A
Phase 1: Security Hardware BCU NORTH/SOUTH Security camera – equipment and supplies purchase						
360 PTZ HD Camera	16 / Each	\$923.88	\$14,782.08			
NVR 64 Channel	T / Each	\$6,240.74	\$6,240.74	1 Y AAI		N/A
8 Port POE	6 / Each	\$186.06	\$1,116.36			
CAT6 1000FE	13 / Each	\$416.53	\$5,414.92		\$42,778.40	
75 Metal Mex 100Ft	30 / Each	\$127.68	\$3,830.40			
Ceiling grid Camera Mt.	16 / Each	\$132.92	\$2,126.78	A 2 Millionna		
12x12x6 Nema ! Box	6 / Each	\$93.08	\$558.50	As itemized		
18x18x6 Nema Box	2 / Each	\$130.31	\$260.62			
Plastic Wall Materiel	16 /Fach	\$300.00	\$4,800.00			
Programming	16 /Fach	\$120.00	\$1,920.00			
Hardware other	16 /Fach	\$108.00	\$1,728.00			
*Requires a minimum or equipment to be purchas		ed payment	for	10 04		
				1st Person 120 brs. ca. @\$85.00 per bour	\$10,200.00	
BCU NORTH/SOUTH	Labor 2-guys			2 nd Person 80 hrs. ea. (2)\$65,00 per hour	\$5,200,00	N/A
BCU NORTH/SOUTH				5	\$425.00	N/A
Post Implementation Se Support	curity System	Maintenan	ce and			

558,603.40

- a Training and Education. ITS will provide implementation assistance, including training and education of identified Customer personnel on ITS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work. After implementation, ougoing end-user training and education resides with the Customer, except that us Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent to Customer and that warrant additional initial training and education. ITS will provide Customer with such initial training and education.
- b. Technology Support. For ITS provided Equipment, Customer may contact tech support Monday thru: Friday, from 8am to 5 pm PST. The team can be reached by <u>text</u> at 775-402-8177 or by <u>email</u> at support@itshqnv.com.

- a Implementation services.
 ITS shall provide implementation support services as indicated in attached "Statement of Work."
 - b. Customer End-User Support. Customers may contact customer support for implementation, usage, end-user help, etc. Monday thin Priday, from 9am to 5 pm PST for assistance with ITS provided Equipment. The team can be reached by text at 775-402-8177 or by entail at support @itshqnv.com.
- c. Consultative services.
 - ITS shall offer suggestions for additional use cases that would utilize ITS provided.
 Equipment, as appropriate, during engagement.



FEXED CAMERA(S) FEE SCHEDULE SICU

Monthly Equipment Fees.

Customer agrees to pay the fees for the Equipment described below as per the following schedule:

It	em/Descriptio	n		Count	One-time Cost	Monthly Investment
Med-Surg install fixed cameras in va Icpartment in UMC design			Ĩ	N/A.	N/A	
Phase 1: Security Hardwa Security camera – equipm		es purchase		To di		
360 PTZ HD Camera	12 / Rach	\$923.88	\$11,086.56			
NVR.64 Channel	1 / Each	\$6,240,74	\$6,240.74			
8 Port POE	2 / Each	\$186.66	\$372.12			
CAT6 1000Pt.	40 / Each	\$416.53	\$4,165.32			
.75 Metal Flex 1000s.	40 / Each	\$127.68	\$5,107.20	1 5 Y 14		
Ceiling grid Camera Mt.	Cemera Mt. 12 / Ench \$132,92 \$1,595.09			626 240 00	5774	
12x12x6 Nema 1 Box.	2 / Fach	\$93.08	\$186,17	As itemized	\$35,349.82	N/A
18x18x6 Nema Box	2 / Leach	\$130.31	\$260,62		1 1 1 1	
Plastic Wall Material	12 /Each	\$300,00	\$3,600.00			
Programming	12 /Each	\$120.00	\$1,440.00	\$1,440.00		
Hardware other	12. /Fauli \$108.		\$1,296,00			
*Requires a minimum of		ed payment	for			
				1st Person 132 hrs. ca @\$85.00 per hour	\$11,220.00	N/A
SICU Labor 2-guys				2 nd Person 88 lirs, ea. @\$65.00 per bour	\$5,720,00	193
SICU Continued: - Trip		100		- 5	\$425.00	N/A
Post Implementation Se Support	curity System	Maintenan	ce and			

N/A	N/A	Included
	852,714,82	
	N/A	

- a. Training and Education. ITS will provide implementation assistance, including training and education of identified Customer personnel on FTS provided device/equipment usage as per the functions/features noted above and for the use cases as per the attached Statement of Work. After implementation, ongoing end-user training and education resides with the Customer, except that as Customer adds additional use cases or ITS modifies or adds additional features or functionalities to software pertinent to Customer and that warrant additional initial training and education. ITS will provide Customer with such initial training and education.
- Technology Support. For ITS provided Equipment, Customer may contact tech support Monday thru
 Friday_from 8am to 5 pm PST. The team can be reached by <u>text_at 775-402-8177</u> or by email at support/@itshquv.com

Security system technical support will be provided by ITS 24 hours per day for emergency service requests with maximum two-hour response time. A dedicated local phone number and technician's name will be provided upon completion of the installation. The initial site visit upon receipt of such request will determine if solution can be implemented immediately or if any material, etc. may be needed and expedited for functional repairs to be made. ITS will keep at least one of each item included in the system secured in stock to expedite replacement/repairs and will make every reasonable effort to repair/replace hardware during initial emergency site visit.

2. Professional Services.

- a Implementation services.
 ITS shall provide implementation support services as indicated in attached "Statement of Work."
 - b. Customer End-User Support. Customers may contact customer support for implementation, usage, end-user help, etc. Monday thru Friday, from 9am to 5 pm PST for assistance with ITS provided Equipment. The team can be reached by text at 775-402-8177 or by email at support@itshqnv.com.
- Consultative services.
 - ITS shall offer suggestions for additional use cases that would utilize ITS provided Equipment, as appropriate, during engagement



FIXED CAMERA(S) FEE SCHEDULE NSCU

Monthly Equipment Fees.

Customer agrees to pay the fees for the Equipment described below as per the following schedule:

16	em/Description	1		Count	One-time Cost	Monthly Investment
Med-Surg nstall fixed cameras in va department in UMC design	rious locations nated location (throughout NSCU)	1	N/A	N/A	
hase 1: Security Hardwa Security camera - equipm	are NSCU ent and supplie	s purchase				
360 PTZ HD Camera	12 / Hach	5923.88	\$11,086,56			
NVR 64 Channel	1 / Lach	\$6,240,74	\$6,240.74			
8 Port POE	2 / Hach	\$186,06	\$372.12			
CAT6 1000Ft	10 / Each	\$416,53	\$4,165.32	Val		
75 Metal Flex 100Ft	40 / Each	\$127.68	N. Account of the Control of the Con			
Ceiling grid Camera Mt	12 / Fach	\$132.92	\$1,595.09	As itemized	\$35,349.82	N/A
12x12x6 Nema Box	2. / Fach	\$93.08	\$186.17	AS IREIIIZEU	220,247,02	14.74
18x18x6 Nema Box	2 / Fach	\$130.31	\$260.62			
Pastic Wall Material	12 /Fach	\$300.00	\$3,600.00			
Programming	12 /Each	\$120.00	\$1,440.00			
Hurdware other	12 /Fach	12 /Fach \$108.00			1	
*Requires a minimum o		ed payment	for			
				1* Person 132 hrs. ca. @\$85.(K) per hour	\$11,220,00	N/A
NSCU Labor 2-guya				2 nd Person 88 hrs. ca @\$65.00 per hour	\$5,720,00	
NSCU Continued: - Tri	p Cost			5	\$425,00	N/A
Post Implementation Se Support	curity System	Maintenau	ice and			

INSTRUCTIONS FOR COMPLETING THE DISCLOSURE OF OWNERSHIP PRINCIPALS FORM

Furpose of the Form

The purpose of the Disclosure of Ownership/Principals Form is to gather ownership information pertaining to the business entity for use by the University Medical Center of Southern Nevada Governing Board ("GB") in determining whether members of the GB should exclude themselves from voting on agenda items where they have, or may be perceived as having a conflict of interest, and to determine compliance with Nevada Revised Statute 281A.430, contracts in which a public officer or employee has interest is prohibited.

General Instructions

Completion and submission of this Form is a condition of approval or renewal of a contract or lease and/or release of monetary funding between the dischangentity and University Medical Center of Southern Nevada. Failure to submit the requested information may result in a refusal by the GB to enter into an agreement/contract and/or release monetary funding to such disclosing entity.

Detailed Instructions

All sections of the Disclosure of Ownership Jonn must be completed. If not applicable, write in N/A.

Business Entity Type Indicate if the entity is an Individual, Perturbility Company, Corporation, Trust, Non-profit Organization, or Other. When selecting 'Other', provide a description of the legal entity.

Non-Profit Organization (NPO) - Any non-profit corporation, group, association, or corporation duly filed and registered as required by state law.

Business Designation Group – Indicate if the entity is a Minority Owned Business Enterprise (MBE), Wuntur-Owned Business Enterprise (WBE), Small Business Enterprise (SBE). Physically-Challenged Business Enterprise (PBE), Veteran Owned Business (VET), Disabled Veteran Owned Business (DVET), or Emerging Small Business (ESB). This is needed in order to provide utilization statistics to the Legislative Council Bureau, and will be used only for such purpose:

- Minority Owned Business Enterprise (MBE): An undependent and continuing business for profit which performs a commercially useful function and
 is at least 51% owned and controlled by one or more minority persons of Black American, Hispanic American, Assur-Pacific American or Native
 American othnicity.
- Women Owned Business Enterprise (WBE): An independent and continuing business for profit which performs a commercially useful function and
 is at least 51% owned and controlled by one or more women.
- Physically-Circlivaged Business Enterprise (PBE): An independent and continuing business for profit which performs a commercially useful
 function and is at least 51% owned and controlled by one or more disabled individuals pursuant to the federal Americans with Disabilities Act.
- Small Business Enterprise (SRE): An independent and continuing business for profit which performs a commercially useful function, is not owned and controlled by individuals designated as minority, women, or physically-challenged, and where gross annual sales does not exceed \$2,000,000.
- Veteran Owned Business Enterprise (VET): An independent and continuing Nevada business for profit which performs a commercially useful function and is at least 51 percent owned and controlled by one or more U.S. Veterans.
- Disabled Veteran Owned Business Enterprise (DVET): A Nevada business at least 51 percent owned controlled by a disabled veteran.
- Emerging Small Husiness (ESB): Certified by the Nevada Governor's Office of Economic Development effective January, 2014. Approved into Nevada law during the 77th Legislative session as a result of AB294.

Business Name (include d.b.a., if applicable) - Enter the legal name of the business entity and enter the "Doing Business Ax" (d.b.a.) name, if applicable.

Corporate/Business Address, Business Telephone, Business Fax, and Email - Enter the street address, telephone and fax numbers, and email of the named business entity.

Nevada Local Business Address, Local Business Telephone, Local Business Fax, and Email. If business entity is out-of-state, but operates the business from a location in Nevada, enter the Nevada street address, telephone and fax numbers, point of contact and email of the local office. Please note that the local address must be an address from which the business is operating from that location. Please do not include a P.O. Box number, unless required by the U.S. Postal Service, or a business license hanging address.

Number of Clark County Nevada Residents employed by this firm. (Do not leave blank. If none or zero, put the number 0 in the space provided.)

List of Owners/Officers Include the full name, title and percentage of ownership of each person who has ownership or financial interest in the business entity. If the business is a publicly-traded corporation or non-profit organization, list all Corporate Officers and Directors only.

For All Contracts - (Not required for publicly traded corporations)

- Indicate if any individual members, partners, owners or principals involved in the husiness entity are a University Medical Center of Southern Nevada full-time employee(s), or appointed elected official(s). If yes, the following paragraph applies.
 - In accordance with NRS 281A.430.1, a public officer or employee shall not bid on or enter into a contract between a government agency and any private business in which he has a significant financial interest, except as provided for in subsections 2, 3, and 4.
- 2) Indicate if any individual members, partners, owners or principals anyolved in the basiness entity have a second degree of consungainity or affinity relation to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s) (reference form on Page 2 for definition). If YES, complete the Disclosure of Relationship Form.

A professional service is defined as a business entity that offers business/financial consulting, legal, physician, architect, engineer or other professional services.

Signature and Print Name Requires signature of an authorized representative and the date signod.

Disclosure of Relationship Form - If any individual members, portners, owners or principals of the business entity is presently a University Medical Center of Southern Nevada employee, public officer or official, or has a second degree of consumptionity or affinity relationship to a University Medical Center of Southern Nevada employee, public officer or official, this section must be completed in its entirety.

REVISED 7/05/2014

DISCLOSURE OF OWNERSHIP/PRINCIPALS

Business Dasignation Group (Please select DABE DWBE DWBE DWBE Minority Business Enterprise Business Enterprise Enterprise Enterprise Enterprise DWBE DWBE DWBE DWBE DWBE DWBE DWBE DWBE	Residents	my. LLC	heal pr. We	VET Veteran Owned Business H. Salu-		eteran siness	☐ ESB Emerging Sm Business
Minority Business Enterprise Women-Owned Business Enterprise Number of Clark County Nevada I Corporate/Business Entity Name: (Include d.b.a., if applicable) Street Address: City, State and Zip Code: Talaphone No: Navada Local Street Address: (If different from above)	Residents I	Physically Cha Business Enter	heal pr. We	Veteran Owned Business H. Salu-Febsite: Www.	Disabled Vi Owned Bue	siness	Emerging Sm Business
Minority Business Enterprise Number of Clark County Nevada I Corporate/Business Entity Name: Corporate/Business Entity Name: City, State and Zip Code: Very State and Zip Code: Very State and Street Address:	Residents	Physically Cha Business Enter	heal pr. We	Veteran Owned Business H. Salu-Febsite: Www.	Disabled Vi Owned Bue	siness	Emerging Sm Business
Enterprise Business Enterprise Number of Clark County Nevada I Corporate/Business Entity Name: (Include d.b.a., if applicable) Street Address: City, State and Zip Code: Very State and Zip Code:	Residents I	Employed:	heal pr. We	Veteran Owned Business H. Salu-Febsite: Www.	Disabled Vi Owned Bue	siness	Emerging Sm Business
Corporate/Business Entity Name: (Include d.b.a., if applicable) Street Address: City, State and Zip Code: Telephone No: Z-y s Nevada Local Street Address:	regnation Another	my. LLC	heal DR. We			. (on	
City, State and Zip Code: ocal Telephone No: If entities, with the exception of publicly-traded are transits interest in the business entity appearing he	me slove, and be		Loc Loc Loc	x No: No Los sal Fax No: sal POG Name; salt:	itshgas	l. Con	
ntitles include all business associations organized one corporations, foreign corporations, limited liabil Full Name	under or gover thy companies, p	parmersespe, ameed	Nevada R partnership Title	evised Statutes, includi s, and professional con	ocrations	% Owned	
Darry 1 12. Harry	4.40				Corporations/N	ion-profit or	ganizations)
1		CE 6			2450		
(2)		- CFG			2670		
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		EUP			25%	0	
Hlaxia K. Hart		ACAMAN TARANTA	adad corns	ration?	□ No		
Are any individual members, partners, owners omployee(s), or appointed elected official(s)? Yes Are To (If yes, please	or principals, invince that Unive	rolved in the business	e entity, a U		or of Southern Ne	antad afficia	
Are any individual members, partners, owners employee(s), or appointed/elected official(s)? Yes (If yes, please parform any we	note that University or principals, law	mily Medical Center rall service contracts	of Souther	niversity Mudicut Centern Nevada employee(s) ontracts, which are not a	or of Southein Ne , or appointed/eli subject to compet	ected official	il(s) may not
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Are any individual members, partners, owners omployee(s), or appointed/elected official(s)? Yes (If yes, please partners, owners or partners, owners or partners, owners or partners, owners or sister, grandchild, grandparent, related to a Unividual members, partners, owners or sister, grandchild, grandparent, related to a Unividual members.	or principals, law note that University on profession or principals have wereity Medical complete the Dis-	exity Medical Center mal service contracts is a spouse, register Center of Southern accosure of Relations	e entity, a U r of Souther o, or other or red domestic Nevada ful- ship form on	iniversity Mudical Centern Nevada employee(s) ontracts, which are not on partner, child, parent, filme employee(s), or as Page 2. If no, please p	or of Southern Ne , or appointed/els subject to compet in-law or brother profitled/elected of print N/A on Page	ected officia itive bid.) /sister, helf- official(e)?	il(s) may not

DISCLOSURE OF RELATIONSHIP

List any disclosures below: (Mark N/A, if not applicable.)

NAME OF BUSINESS OWNER/PRINCIPAL	NAME OF UMC* EMPLOYEE/OFFICIAL AND JOB TITLE	RELATIONSHIP TO UMC* EMPLOYEE/OFFICIAL	UMC* EMPLOYEE'S/OFFICIAL'S DEPARTMENT
DArryl Hom	NIA	N/A	N/A
Lovi Han	NIA	NA	NIA
Feartlind Harri	NA	2/12	NIA
Alexa HAMI	Na	N(A	N/A

^{*} UMC employee means an employee of University Medical Center of Southern Nevada

"Consanguinity" is a relationship by blood. "Affinity" is a relationship by marriage.

"To the second degree of consanguinity" applies to the candidate's first and second degree of blood relatives as follows:

- Spouse Registered Domestic Partners Children Parents In-laws (first degree)
- Brothers/Sisters Half-Brothers/Half-Sisters Grandchildren Grandparents In-laws (second degree)

For UMC Use Only	r:			
If any Disclosure of	Relationship is noted above,	please complete the following		
			cting/selection process for this particular a	
Notes/Comments:				
Signature				
Print Name Authorized Departm	ent Representative			

REVISED 7/25/2014

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	Third Amendment to Provider Agreement with Specialized Delivery Services, Inc.	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board approve and authorize the Chief Executive Officer to sign the Third Amendment to Provider Agreement with Specialized Delivery Services, Inc. for Courier Services; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5420.000 Fund Name: UMC Operating Fund

Fund Center: 3000705000 Funded Pgm/Grant: N/A

Description: Courier Services Bid/RFP/CBE: Bid 2018-05

Term: Amendment 3 - 06/15/2022 to 06/14/2023

Amount: Amendment 3 - additional \$195,925.40; Total cumulative funding is \$1,247,092.00 for all

Amendments.

Out Clause: 30 days w/o cause

Budget Act and Fiscal Fund Out

BACKGROUND:

On June 2018, UMC entered into a Provider Agreement ("Agreement") with Specialized Delivery Services, Inc. ("Provider") to provide courier services to all existing and future Primary and Quick care locations as deemed appropriate for UMC's business needs. UMC agreed to compensate Provider \$347,094.00 for the period from June 15, 2018 through June 14, 2021, with two, 1-year renewal options. Either party may terminate this Agreement without cause with a 30-day written notice to the other.

The First Amendment to the Agreement, effective June 6, 2021, extended the Agreement term through June 14, 2022, and increased the funding by an additional \$150,000.00. The Second Amendment to the Agreement, effective February 24, 2022, extended the Agreement term through June 14, 2023, and increased the funding by an additional \$749,998.00 to support costs incurred through the remainder of the term.

This Third Amendment requests to increase the funding under the Agreement by an additional \$195,925.40 to support three new ambulatory locations and increased pickup times.

UMC's Director of Supply Chain Services has reviewed and recommends approval of this Amendment. This Amendment has been approved as to form by UMC's Office of General Counsel.

Cleared for Agenda March 29, 2023

Agenda Item #

18

Provider currently holds a Clark County business license.

This Amendment was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for approval by the Governing Board.

Third Amendment to the Provider Agreement University Medical Center of Southern Nevada and Specialized Delivery Services, Inc.

This Third Amendment ("Third Amendment") to the Courier Service Agreement between University medical Center of Southern Nevada and Specialized Delivery Services, Inc., is effective as of the date last signed by the parties below ("Third Amendment Effective Date"), and is by and between **University Medical Center of Southern Nevada**, a publicly owned and operated hospital created by virtue of Chapter 450 of the Nevada Revised Statutes, having its principal place of business at 1800 W Charleston Blvd, Las Vegas, NV 89102, ("UMC"), and **Specialized Delivery Services, Inc.**, having its principal place of business at 3200 N. Hayden Rd. #100, Scottsdale, AZ 85251 ("**Provider**").

WHEREAS, Provider and UMC have agreed to that certain Provider Agreement University Medical Center of Southern Nevada and Specialized Delivery Services, Inc., having an effective date of June 15, 2018, which was amended by the parties via a First Amendment on June 15, 2021, a Second Amendment on February 24, 2022 (collectively, the "Agreement"); and

WHEREAS, Provider and UMC wish to further amend the Agreement in certain respects as provided in this Third Amendment.

NOW THEREFORE, for good and valuable consideration the receipt and sufficiency of which are hereby acknowledge, Provider and UMC hereby agree as follows:

- 1. Add \$195,925.40 in funding to support the addition of three new locations (Orthopedic Spine and Rehabilitation Center; Alliante Quick Care; LAS Quick Care), and pickup times.
- 2. Except as expressly amended in this Third Amendment, the Agreement shall remain in full force and effect.

IN WITNESS WHEREOF, the parties have executed this Third Amendment effective as of the date of countersignature below.

Specialized Delivery Service	University Medical Center of Southern Nevada
Signature:	Signature:
Printed Name: Kelly S. Mack	Printed Name:
Title: President	Title: Chief Executive Officer
Date: 3/1/2023	Date:

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	Amendment Three to Agreement for Locum Tenens Coverage with Staff Care, Inc.	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board approve and authorize the Chief Executive Officer to sign the Amendment Three to Agreement for Locum Tenens Coverage with Staff Care, Inc.; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5420.000 Fund Name: UMC Operating Fund

Fund Center: Various Funded Pgm/Grant: N/A

Description: Locum Tenens Physician Staffing Services Bid/RFP/CBE: NRS 332.115.1(b) – Professional Services

Term: Amendment 3 - extend for one (1) year from 4/29/2023 to 4/28/2024

Amount: Amendment 3 - additional NTE \$1,200,000 for this one (1) year extension (NTE \$1,000,000 for

locum tenens services and NTE \$200,000 for travel and housing expenses)

Out Clause: 30 days w/o cause

BACKGROUND:

On April 29, 2020, the Governing Board approved the Agreement for Locum Tenens Coverage ("Agreement") with Staff Care to provide locum physicians in critical need areas of the hospital. At times, this service may be used to solicit and fill a full-time UMC employee position. The NTE cost of this Agreement is \$300,000 per year. The initial Term was from April 29, 2020 through April 28, 2021 with the option to extend for one (1) year periods unless terminated with a 30-day written notice. Amendment One, effective July 28, 2021, extended the Term for one (1) year through April 28, 2022. Amendment Two, effective April 27, 2022, extended the Term for one (1) year through April 28, 2023 and added funds.

This Amendment Three requests to extend the Term for one (1) year through April 28, 2024 and supplementary funds of NTE \$1,200,000 during the extension period.

UMC's Support Services Executive Director has reviewed and recommends approval of this Amendment. This Amendment has been approved as to form by UMC's Office of General Counsel.

Staff Care currently holds a Clark County business license.

This Amendment was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for approval by the Governing Board.

Cleared for Agenda March 29, 2023

Agenda Item#

19

AMENDMENT THREE TO AGREEMENT FOR LOCUM TENENS COVERAGE

This Amendment Three ("Amendment Three") is made and entered into as of this 29th day of March, 2023, by and between UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA ("CLIENT") and STAFF CARE, INC. and its subsidiaries and affiliates ("AGENCY").

RECITALS:

WHEREAS, CLIENT and AGENCY entered into an Agreement for Locum Tenens Coverage dated April 29, 2020 (hereinafter referred to as "Agreement") to provide physician staffing services;

WHEREAS, on July 28, 2021, the parties entered into Amendment One which extended the Term of the Agreement through April 28, 2022;

WHEREAS, on April 27, 2022; the parties entered into Amendment Two which extended the Term and funded the Agreement through April 28, 2023; and

WHEREAS, CLIENT and AGENCY desire to amend the Agreement with this Amendment Three.

NOW, THEREFORE, in consideration of the premises and for other good and valuable consideration, the adequacy and sufficiency of which is hereby acknowledged, CLIENT and AGENCY agree to amend the Agreement as follows:

- 1. Sections B(2) and B(5), the Fees for this Amendment Three is hereby amended to add a NTE \$1,200,000 total during this one (1) year extension (NTE \$1,000,000 for locum tenens coverage services and NTE \$200,000 for travel and housing reimbursements).
- 2. Section C(3), Term & Termination, CLIENT and AGENCY mutually agree to exercise the annual renewal option to reflect a new termination date of April 28, 2024.
- 3. This Amendment Three may be executed in one or more counterparts, each of which shall be considered to be an original for all purposes and all of which together shall constitute one and the same instrument. Any party hereto may deliver its signature to the Amendment Three electronically (including without limitation by emailing its signature in portable document format [PDF] or similar electronic format), which will be legally effective and enforceable.
- 4. Except as set forth herein, all other terms and conditions of the Agreement shall remain in full force and effect provided however, that if any term or condition of the Agreement conflicts with or is inconsistent with any term or condition of this Amendment Three, the terms and conditions of this Amendment Three shall govern, prevail, and control. All references to the Agreement shall include this Amendment Three.

IN WITNESS WHEREOF, the parties hereto have executed this Amendment Three as of the date first set forth above.

AGENCY: STAFF CARE, INC.
Docusigned by: Von Mikworth By: 7A443B2BC4C14C7
Von Mikeworth Sr. Manager, Account Management

DISCLOSURE OF OWNERSHIP/PRINCIPALS

Busi	ness Entity	Туг	e (Please selec	one										
☐ S Prop	ole rietorship		Partnership		Limited Liability mpany	×	Corporation	☐ Trúisi	ŧ	☐ Non-Profit Organization		Other		
Bus	ness Desig	nati	on Group (Pleas	e sel	ect all that apply)			-т					
	BE		□WBE		SBE		☐ PBE		□ VET		DVET		☐ ESB	
	nity Business Irprise	5	Women-Owned Business Enterprise		Small Business Enterprise		Physically Ch Business Ente			Veteran Owned Business		abled Veteran med Büsiness	Emerging Small Business	
Nui	mber of C	Cla	rk County N	evad	da Residents	E	mployed:							
				 										
			Entity Name:	Sta	iff Care, Inc.									
(include d.b.a., if applicable)														
Stre	et Address:			884	40 Cypress Water	s B	lvd. Ste. 300		We	bsite: www.staffcare	.com			
City	, State and 2	Zip (Code:	Da	llas, TX 75019			1		C Name: Von Mikew				
									Email: Von.Mikeworth@staffcare.com					
Tele	phone No:			(48	69) 524-1473 ext.	722	2		Fax	(No:				
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owne Entit	ership or finan ties include a	icial II bu	interest. The discl siness association	osure Is oro	requirement, as ap anized under or oo	plie ven	d to land-use app ned by Title 7 of	plications, of the Nevad	exte la R	Directors in lieu of ends to the applicant an evised Statutes, including and professional con	d the la na but	indowner(s). not limited to privi		
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1.	employee(s)	vidu:), or	appointed/elected	officia	⊔(s)?			•		University Medical Cent				
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2.	sister, grand	ádua Ichild	i grandparent, re	lated I	to a University Med	ical	Center of South	em Nevad	a ful	ic partner, child, parent il-time,employee(s), or a	ppoint	ed/elected official(half-brother/half- s)?	
	☐ Yes		⊠ No (If	yes,	xease complete the	: Ui	Polożnie ol Meisu	ionsup,ior	m o	n Page 2: If no, please	hiuri	κ _τ ιόμ Lage ζι)		
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Sign	ature						Print Name							
RFP	Specialist						3/17/23							
Title							Date			·			· · ·	

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	Professional Service Agreement with Steris Corporation	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board approve and authorize the Chief Executive Officer to sign the Professional Service Agreement with Steris Corporation for architectural design services; authorize the Chief Executive Officer to exercise any future amendments within his delegated authority; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5430.011 Fund Name: CC Cap Equip Transfer Fund Center: 3000999901 / 3000702100 Fund Name: UMC Operating Fund

Description: Architectural Design – Phase 3 Funded Pgm/Grant: N/A Bid/RFP/CBE: NRS 450.525 & NRS 450.530 – GPO

Term: 4/1/2023 – 3/31/2026 Amount: NTE \$535,317.78

Out Clause: 15 days for convenience

BACKGROUND:

This request is to enter into a new Professional Service Agreement ("Agreement") for Architectural Design with Steris Corporation ("Steris"). Steris will provide master planning, architecture, and engineering services for Phase 3 of the OR Refresh Project, which includes 14 operating rooms, 3 trauma rooms, and 3 endoscopy units. UMC will compensate Steris a not-to-exceed amount of \$535,317.78 for three (3) years from April 1, 2023 through March 30, 2026. Staff also requests authority for the Hospital CEO to execute any future amendments that are within his delegation of authority if deemed beneficial to UMC. Either party may terminate this Agreement for convenience with a 15-day written notice to the other.

This Agreement is being entered into pursuant to HPG contract #379. HealthTrust Purchasing Group ("HPG") is a Group Purchasing Organization of which UMC is a member. This request is in compliance with NRS 450.525 and NRS 450.530; attached is the bid summary sheet and a sworn statement from an HPG executive verifying that the pricing was obtained through a competitive bid process.

UMC's Director of Surgical Services has reviewed and recommends approval of this Agreement. This Agreement has been approved as to form by UMC's Office of General Counsel.

Cleared for Agenda March 29, 2023

Agenda Item#

20

Steris currently holds a Clark County business license.

This Agreement was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for approval by the Governing Board.

Agreement between University Medical Center of Southern Nevada and STERIS Corporation for Architectural Design Services

This Agreement ("Agreement") is made and entered into as of the last date of signature set forth below (the "Effective Date"), by and between University Medical Center of Southern Nevada, a publicly owned and operated hospital created by virtue of Chapter 450 of the Nevada Revised Statutes (hereinafter referred to as "Customer" or "Owner"), and STERIS Corporation (hereinafter referred to as "STERIS") and shall incorporate all the terms and conditions of the purchasing agreement between STERIS and HEALTHTRUST PURCHASING GROUP, L. P. ("HealthTrust") dated January 01, 2022. (Customer and STERIS are each referred to herein individually as a "Party" and collectively as the "Parties").

RECITALS:

- A. Owner and STERIS have entered into this Agreement that incorporates the STERIS HealthTrust Purchasing Agreement for Surgical Lights and Equipment Booms dated as of January 01, 2022 (the "Original Agreement"; the Original Agreement). The Agreement terminates the date Owner is no longer a member of HealthTrust. In the event of any inconsistencies between the terms of the Original Agreement and this Agreement, the terms of this Agreement shall prevail.
- B. Pursuant to the terms of the Original Agreement, Owner desires to procure from STERIS Architectural Design Services for multiple operating rooms at University Medical Center of Southern Nevada (the "Architectural Design").
- C. The Architectural Design includes fourteen operating rooms, three trauma rooms and three endocrine rooms.
- D. This Agreement evidences and relates only to Architectural Design (hereinafter referred to as the "Project").
- E. STERIS has submitted, and Owner has accepted, that certain Quotation from STERIS dated February 02, 2023 relating to Architectural Design, a copy of which is attached hereto as **Exhibit A** and by such attachment made a part hereof (the "STERIS Quotation").
- F. STERIS has submitted, and Owner has accepted, that certain installation and renovation services Design Scope of Work, attached hereto as **Exhibit B** and by such attachment made a part hereof (the "Design Scope of Work").

In consideration of good and valuable consideration, the Parties agree to amend the Agreement and the following provisions are hereby added to the Agreement:

I. GENERAL

1.1. STERIS, as development and management agent for and on behalf of the Customer, agrees to engage Sub Contractor Name ("Design-Creator") to provide Architectural Design services. The parties acknowledge that Design-Creator is trained in the specialized processes associated with architectural design of multiple operating rooms as described in the Architectural Design Scope of Work. Notwithstanding any term or provision of the Agreement to the contrary, the parties acknowledge and agree that STERIS' obligations under this Agreement include appropriately contracting with Design-Creator on behalf of Customer as required by the terms of this Agreement and to use all commercially reasonable efforts to cause Design-Creator to comply with the terms and conditions of this Agreement and the terms of the design-creator agreement to be entered into by and between Design-Creator and STERIS on behalf of Customer (the "Design-Creator").

Creator Agreement"), all as more particularly set forth in this Agreement. STERIS, however, remains solely liable to Customer and fully responsible for obligations, services, and functions performed by Design-Creator on the Project to the same extent as if such obligations, services and functions were performed by STERIS' employees or agents and for purposes of this Agreement, such work will be deemed work performed by STERIS. Furthermore, STERIS shall be the primary point of contact with Customer concerning issues associated with the Project, including but not limited to, all issues of subcontracted work with Design-Creator or any other parties engaged by or on behalf of Design-Creator.

- 1.2. In no event shall STERIS or any affiliate or employee of STERIS be responsible for the negligence of Design-Creator or any consultant or contractor by or on behalf of Design-Creator. Design-Creator shall remain solely responsible directly to Customer for any such negligence or failure and STERIS shall require such language in its agreements with Design-Creator.
- 1.3. For the Design Scope of Work to be provided by Design-Creator, Customer agrees to pay the amount of \$535,317.78, all as more fully set forth in the Design Scope of Work (the "Contract Price"). The Contract Price shall not be subject to increase as a result of force majeure, changes or delays caused by Owner, unknown or unforeseen circumstances or conditions, price escalation, supply-chain disruption, epidemics, pandemics, changes in law, fire, weather, labor disputes, war, civil unrest, strikes, unavailability of labor or materials, delays in deliveries, unanticipated fees, allowances or unit prices being exceeded, or any other reason beyond the reasonable control of STERIS or Design-Creator. Customer also agrees that the time for performance of the Design Scope of Work shall be extended to the extent any of the foregoing causes identified in this Section 1.3 causes a delay in the performance of the Design Scope of Work.
- 1.4. STERIS has and shall retain the right to exercise full control over the employment, direction, compensation and discharge of all persons employed directly by STERIS in the performance of the services hereunder. STERIS shall indemnify, defend and hold Customer harmless from all matters relating to the payment of STERIS' employees, including compliance with social security, withholding and all other wages, salaries, benefits, taxes, demands, and regulations of any nature whatsoever.
- 1.5. Subcontractor is an independent contractor engaged by STERIS on behalf of the Customer.
- 1.6. STERIS shall, on behalf of Customer, use all commercially reasonable efforts to require, and shall require in its contracts and agreements with Design-Creator that, the Design-Creator comply with all requirements of Nevada Revised Statute Chapter 618, Occupational Safety and Health, Nevada Administrative Code Chapter 618 and have established an active Safety Program in accordance therewith.
- 1.7. STERIS and its Design-Creator acknowledges that Customer has an obligation to ensure that public funds are not used to subsidize private discrimination. STERIS recognizes that if it is found guilty by an appropriate authority of refusing to hire or do business with an individual or company due to reasons of race, color, religion, sex, sexual orientation, gender identity or expression, age, disability, national origin, or any other protected status; Customer may, during the performance of the Project, declare STERIS in breach of this Agreement, terminate the Agreement, and designate STERIS as non-responsible.
- 1.8. STERIS acknowledges that STERIS, Design-Creator and any subcontractors, agents or employees employed by STERIS or Design-Creator, as the case may be, shall not, under any circumstances, be considered employees of Customer, and that they shall not be entitled to any of the benefits or rights afforded employees of Customer, including, but not limited to, sick leave, vacation leave, holiday pay, Public Employees Retirement System benefits, or health, life, dental, long-term disability or workers' compensation insurance benefits. Customer will not provide or pay for any liability or medical insurance, retirement

- contributions or any other benefits for or on behalf of STERIS or any of its officers, employees or other agents.
- 1.9. STERIS shall be responsible for the professional quality, technical accuracy, timely completion, and coordination of all services furnished by STERIS, its principals, officers, employees, agents, subcontractors and suppliers required to complete the Design Scope of Work. STERIS will, on behalf of Customer, use all commercially reasonable efforts to cause, and shall require in its contracts and agreements with Design-Creator that, the Design-Creator be responsible for the professional quality, technical accuracy, timely completion, and coordination of all services furnished by Design-Creator, its principals, officers, employees, agents, subcontractors and suppliers required to complete the Design Scope of Work. In performing the specified services, STERIS shall use all commercially reasonable efforts to cause, and shall require in its contracts and agreements with Design-Creator that, Design-Creator follow practices consistent with generally accepted professional and technical standards.
- 1.10. STERIS shall, on behalf of Customer, use all commercially reasonable efforts to cause, and shall require in its contracts and agreements with Design-Creator that, the Design-Builder ensure all services performed as part of the Project are in conformance with all pertinent Federal, State and Local statutes, codes, ordinances, resolutions and other regulations. STERIS will cause Design-Creator to agree that the services performed as part of the Project will not violate or infringe on any copyright or patent rights. STERIS shall, on behalf of Customer, use all commercially reasonable efforts to cause, and shall require in its contracts and agreements with Design-Creator that, the Design-Creator, without additional compensation, correct or revise any errors or omissions in the services performed as part of the Project which are not in accordance with the representations and warranties provided in this Agreement. Permitted or required approval by Customer of any products or services furnished by STERIS, or its agents or subcontractors, shall not in any way relieve STERIS of responsibility for the professional quality and technical accuracy and adequacy of services provided by STERIS. Customer's review, approval, acceptance, or payment for any of STERIS's services herein shall not be construed to operate as a waiver of any rights under this Agreement or of any cause of action arising out of the performance of this Agreement, and STERIS shall be and remain liable in accordance with the terms of this Amendment and applicable law for all damages to Customer caused by STERIS's negligent performance or failures to perform under this Agreement.
- 1.11. STERIS shall, on behalf of Customer, use all commercially reasonable efforts to cause, and shall require in its contracts and agreements with Design-Creator that, Design-Creator follow all Infection Control measures in the work areas for the Project; negative pressure, dust control, and constant housekeeping to prevent the spread of dust at and around Customer's facilities.
- 1.12. Off-Site parking will be provided for STERIS and Design-Creator. The parking is located at 625 Shadow Lane, 89102 (Clark County Health District Facility). STERIS, Design-Builder and subcontractor(s) will not be allowed to park any vehicles on site, other than for temporary loading and unloading.
- 1.13. Personnel on site STERIS shall, on behalf of Customer, use all commercially reasonable efforts to cause, and shall require in its contracts and agreements with Design-Creator that, Design-Creator abide by the relevant compliance policies of the Customer, including its corporate compliance program, Vendor Access Roles and Responsibilities policy, I-66 policy and Code of Ethics, the relevant portions of which are available to STERIS and Design-Creator upon request, and Customer's Vaccine Policy, as may be amended from time to time, and must register through Customer's vendor management/credentialing system prior to arriving onsite at any of Customer's facilities. Design-Creator's employees,

- agents, subcontractors and/or designees who do not abide by Customer's policies may be barred from physical access to Customer's premises
- 1.14. Infection Control Requirements at STERIS' and/or Design-Creator's sole cost and expense, all STERIS and Design-Creator personnel working on-site on the Project are required to adhere to Customer's Infection Control requirements as outlined below:
 - a. Evidence of annual TB testing (2 years), a current 2 step TB test, or a current IGRA blood test. Individuals with a positive TB test must have proof of a past positive test, a negative sign and symptom review and a negative chest x-ray within the last year if applicable.
 - b. Or, in-lieu of the above TB testing, STERIS and Design-Creator personnel may elect to complete weekly health screening forms and abide by any/all recommendations/requirements set forth by Customer's Infection Control Department.
 - c. Current seasons' Influenza vaccine is encouraged for all STERIS/Design-Creator personnel. However, Customer's Infection Control Department reserves the right to require this vaccine at any time. All personnel will follow Customer's EH6.5 Influenza Policy (Influenza season is generally November through March).

II. LICENSE

- 2.1. STERIS shall, on behalf of Customer, engage the Design-Creator who shall be appropriately qualified and properly licensed to perform the particular work pursuant to the provisions of the Nevada Revised Statutes Chapter 624.
 - a. STERIS shall require Design-Creator/Independent Contractors, to comply with all provisions of Nevada Revised Statutes, Chapter 624, during the bidding phase and Nevada Administrative Code, Chapter 624, through completion of the project.
 - b. STERIS shall require Design-Creator to comply with all provisions of Nevada Revised Statutes, Chapter 338.017, Section 1, Paragraph 2, regarding Federal Debarment.
- 2.2. STERIS shall, on behalf of Customer, use all commercially reasonable efforts to cause, and shall require in its contracts and agreements with Design-Creator that, Design-Creator to comply with the Journeyman and Master Electrician and Plumbing Examination Program as follows:
 - a. All electricians providing supervision of electrical work on this project are required to possess a valid Clark County Development Services card appropriate to the scope of work being performed. The categories are Master Electrician and Journeyman Electrician, which have passed the International Code Council (ICC) Contractor Examination Services testing at www2.ICCSAFE.org or by calling 1-888-422-7233.
 - b. All plumbers providing supervision of the plumbing work on this project are required to possess a valid Clark County Development Services card for the appropriate scope of work being performed. The categories are Master Plumber and Journeyman Plumber. Tests are administered by the Southern Nevada Board of Plumbing Examiners (SNBOPE) at www.NBOPE.org or by calling 1-877-457-6482.
 - c. STERIS shall, on behalf of Customer, use all commercially reasonable efforts to cause, and shall require in its contracts and agreements with Design-Creator that, Design-Creator validate that its employee(s) providing supervision for the scope performed maintain current valid cards, and to provide within twenty-four (24) hours of a request by Customer, proof of current and valid cards for individuals planned or performing the supervision identified herein. Should any of these supervising

- employee's cards expire, that employee shall be replaced immediately with another qualified valid cardholder without any additional cost to Customer.
- d. Customer staff, including but not limited to, from Imaging Services, Plant Operations, Administration and/or their contracted staff will perform unscheduled site visits to validate that the workers performing the electrical and plumbing work are in compliance with these requirements. Employees found performing work without the proper proof of compliance (valid card) shall be immediately replaced as specified above without any additional cost or associated impacts to Customer.
- 2.3. STERIS shall, on behalf of Customer, use all commercially reasonable efforts to cause, and shall require in its contracts and agreements with Design-Creator that, Design-Creator to comply with the Apprenticeship Utilization Act as follows:
 - a. Design-Creator shall be bound by and comply with Senate Bill 207 of the 2019 Nevada Legislative Session ("Statute"), which requires employment of Apprentices in Public Works, whenever the actual value of the contract totals \$100,000 or more. Design-Builder shall abide by the Apprenticeship Standards, including the ratio of four (4) journeyworkers for each Apprentice and the Committee's (local joint committee on apprenticeship) jurisdiction to determine all Apprentice disputes with STERIS or STERIS shall request a waiver from Client, providing documentation justifying the waiver.
 - b. Design-Creator shall agree to pay: (i) wages to the Apprentice, less authorized deductions, according to the Apprentice wage schedule set forth in the Apprenticeship Standards (Form 5910), and (ii) fringe benefit contributions pursuant to the terms of the Trust Agreements creating them and the Apprenticeship Standards. Design-Creator shall agree to pay the appropriate hourly contributions rates to each applicable Trust Fund, and any other employee benefit Fund required, for each hour worked by the Apprentice on the Public Works Project. Contribution payments shall be made at the time, place and in the manner directed by the Trust Funds' Administrator.
 - c. STERIS agrees to submit and shall, on behalf of Customer, use all commercially reasonable efforts to cause the Design-Creator to submit a complete monthly fringe benefit Contribution Report, identifying all work performed by the named Apprentice on the Public Works Project (subject to this Agreement), together with payment of any amounts owed. Both the Contribution Report and payments shall be submitted to the Administrator designated by the employee benefit Trust Funds, and to any other employee benefit Fund listed.
 - d. STERIS shall, on behalf of Customer, use all commercially reasonable efforts to cause, and shall require in its contracts and agreements with Design-Creator that, Design-Creator review SB 207, including any addenda, as well as all the forms needed to comply, as specified on the State of Nevada Labor Commissioner's web site: http://www.labor.nv.gov, or by calling (702) 486-2650. Per NAC 338.040, after a contract has been awarded, the Apprenticeship Utilization Act is in effect for the duration of the project. Please note that if a change order causes a contract to exceed \$100,000, the Customer will audit the entire contract period.

III. PREVAILING WAGES

3.1. STERIS, Design-Creator and its subcontractors shall be bound by and comply with all federal, state and local laws with regard to minimum wages, overtime work, hiring and

discrimination, including NRS 338.020 through 338.090. STERIS shall, on behalf of Customer, use all commercially reasonable efforts to cause, and shall require in its contracts and agreements with Design-Creator that, Design-Creator ensure that all employees on the work are paid in accordance with the CURRENT PREVAILING WAGE RATES AS APPROVED BY THE STATE LABOR COMMISSIONER, whenever the actual value of the contract totals \$100,000 or more. Design-Creator is responsible to identify and use the correct prevailing wage rates, including any addenda, as well as all the forms needed to comply, as specified on the State of Nevada Labor Commissioner's web site: http://www.labor.nv.gov, or by calling (702) 486-2650. Per NAC 338.040, after a contract has been awarded, the prevailing rates of wages in effect at the time of the opening of bids remains in effect for the duration of the project. Please note that if a change order causes a contract to exceed \$100,000, Customer will audit the entire contract period.

- 3.2. In accordance with NRS 338.013.3, STERIS shall, on behalf of Customer, use all commercially reasonable efforts to require, and shall require in its contracts and agreements with Design-Creator that, Design-Creator to report to the Labor Commissioner and Customer the name and address of each subcontractor performing work on the project within 10 days after the subcontractor commences work on the project and the identifying (PWP) number for the public work.
- 3.3. In accordance with NRS 338.060 and 338.070, STERIS and Design-Creator shall forfeit as a penalty to the Customer amounts specified in NRS 338.060, for each calendar day or portion thereof that each workman employed on the Customer's project is paid less than the designated rate for any work done under the Agreement by STERIS, Design-Builder or any subcontractor under it. If STERIS, Design-Creator or any subcontractor on the project fails to submit the certified payroll reports to the Customer within 15 calendar days after the end of the month, STERIS and Design-Creator shall forfeit as a penalty to the Customer, amounts specified in NRS 338.060, for each calendar day or portion thereof for each workman employed on the project during the reporting period. The Labor Commissioner shall establish a sliding scale based on the size of STERIS' business to determine the amount per worker per day to be imposed. Any subcontractor, or agent or representative thereof, performing work on the project, who neglects to comply with the prevailing wage, is guilty of a misdemeanor. If a penalty is imposed, in addition to any penalties allowed by NRS 338.060, STERIS shall reimburse Customer for all costs associated with wage complaint investigations for the project, including but not limited to, actual staff time, materials used, and attorneys' fees.
- 3.4. In accordance with NRS 338.070, STERIS shall require that Design-Creator and each of its subcontractors, shall keep or cause to be kept on the forms provided in **Exhibit** D:
 - a. An accurate record showing for each worker employed by the subcontractor;
 - i. The name of the worker;
 - ii. The occupation of the worker;
 - iii. If the worker has a driver's license or identification card, an indication of the state or other jurisdiction that issued the license or card; and
 - iv. The actual per diem, wages, and benefits paid to the worker; and
 - b. An additional accurate record showing for each worker employed by the subcontractor who has a driver's license or identification card;
 - i. The name of the worker;

- ii. The driver's license or identification card number of the worker; and
- iii. The state or other jurisdiction that issued the license or card.
- c. The records maintained pursuant to the requirements indicated above must be open at all reasonable hours to inspection by the State of Nevada. STERIS, Design-Creator and all its subcontractors shall ensure that a copy of each record for each calendar month, together with a cumulative summary of the percentage of workers that hold a valid driver's license or identification card issued by the State of Nevada, is received by the Customer no later than 15 days after the end of the month. The copy of the record maintained pursuant to paragraph one (1) of this section must be open to public inspection, as provided in NRS 239.010. The copy of the record maintained pursuant to paragraph two (2) of this section is **confidential and not open to public inspection**. STERIS, Design-Creator or any subcontractor or agent or representative thereof, doing work on the Project who neglects to comply with the terms of this provision is guilty of a misdemeanor. A copy of the records of work performed on the Project by STERIS, Design-Creator and each subcontractor shall be submitted to the Customer at the following address:

University Medical Center of Southern Nevada Attn: Contracts Management 1800 West Charleston Blvd. Las Vegas, Nevada 89102

Two years after the project's final payment is made by the Customer; the records in Customer's possession may be destroyed.

- 3.5. STERIS shall, on behalf of Customer, use all commercially reasonable efforts to require, and shall require in its contracts and agreements with Design-Creator that, the Design-Creator comply with the requirements of NRS 338.020 and post, in a generally visible place to the Workmen, the Nevada prevailing Wage Rates and all addenda.
- 3.6. Certified Payroll Reports: Pursuant to NRS 338.070, on any public work contract awarded for more than \$100,000, STERIS, Design-Creator and each subcontractor are required to keep an accurate record showing the name, the occupation and the actual per diem wages and benefits paid to each workman employed by it in connection with the public work. STERIS, Design-Creator and each subcontractor are required to submit a copy of the record for each calendar month to the Customer no later than 15 calendar days after the end of the month for the purposes of public inspection. Design-Creator shall be responsible for coordinating the submittal of all the certified payroll reports for the project, including its reports and the reports of all the subcontractors who are performing work on the project. Design-Creator shall not withhold from a subcontractor the sums necessary to cover any penalties withheld from STERIS by the public body because Design-Creator failed to submit certified payroll reports within 15 calendar days after the end of the month if the subcontractor provided certified payroll reports to Design-Creator within 10 calendar days after the end of the month or the date agreed upon by STERIS, Design-Creator and subcontractor. Design-Creator shall submit a copy of its certified payroll and the certified payroll of each of the subcontractors performing work on the project. Certified Payroll Reports will be available for public viewing.

IV. INSURANCE

4.1. STERIS and Customer agree that for the Total Project only, STERIS will provide the insurance as required herein in a form as provided in **Exhibit C** and these requirements

supersede and replace the insurance requirements in the Original Agreement. STERIS further agrees, as a precondition to the performance of any work under this contract and as a precondition to any obligation of the Customer to make any payment under this Agreement, to provide the Customer with a certificate of insurance evidencing the required insurance. STERIS shall require Design-Creator, procure and maintain, during the term of the Project, insurance coverage equal to that required of STERIS in this Agreement.

- 4.2. STERIS agrees to maintain required workers' compensation coverage throughout the entire term of the contract. If STERIS does not maintain coverage throughout the entire term of the contract, STERIS agrees that Customer may, at any time the coverage is not maintained by STERIS, order STERIS to stop work, assess liquidated damages as defined herein, suspend the contract, or terminate the contract. Such insurer shall be qualified to underwrite workers' compensation insurance in the state of Nevada in accordance with Nevada Revised Statutes Chapters §616A through 616D, inclusive, whether or not STERIS has employees.
- 4.3. STERIS shall furnish not later than **ten (10) business days** after Customer's written request for certificates, certificates evidencing the insurance as indicated below. The certificates for each insurance policy shall be completed and signed by STERIS's broker authorized to bind coverage on its behalf.
- 4.4. As a condition precedent to receiving payments, STERIS shall have on file with Customer current certificates of insurance evidencing the required coverage.
- 4.5. Customer requires insurance carriers to maintain a Best's Key Rating of A.VII or higher (i.e., A.VII, A.VIII, A.IX, A.X, etc.).
- 4.6. STERIS shall furnish renewal certificates to the Customer for the required insurance during the period of coverage required by this Agreement. STERIS will furnish renewal certificates on an annual basis for the same coverage as required in this Agreement. The request for updated renewal certificates will be sent by the Customer to STERIS thirty (30) calendar days in advance of the expiration date shown on the certificate of insurance. A second request will be sent if the renewal certificate is not received from within seven business days of expiration.
- 4.7. Customer, its Officers, employees, agent, and volunteers shall be included as additional insured's under the Commercial General Liability policies required to be carried under this Agreement.
 - a. STERIS' insurance shall be primary under the required General Liability and Auto Liability insurance as respects Customer, its officers, employees, agents, and volunteers on this Project. Any other coverage (insurance or otherwise) available to Customer, its officers, employees, and volunteers shall be excess over the insurance required of STERIS and shall not contribute with it.
- 4.8. Intentionally omitted.
- 4.9. Intentionally omitted.
- 4.10. STERIS shall obtain and maintain, or cause to be obtained and maintained, for the duration of this Agreement, insurance against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the work hereunder provided by STERIS, it agents, representatives, employees or subcontractors of any tier. The cost of such insurance shall be included in STERIS' Quote or the Contract Price. Insurance and surety companies issuing certificates of insurance and bonds must be licensed by the State of Nevada Insurance Division and certificates of insurance and

bonds must be issued by an appointed producer of insurance pursuant to Nevada Revised Statute Chapter 683A.

- 4.11. STERIS is required to obtain and maintain, or cause to be obtained or maintained, the following coverage:
 - Commercial General Liability: Commercial General Liability coverage shall be on "occurrence" basis only and not "claims made." The coverage must be provided on either an ISO Commercial General Liability form or an ISO Broad Form Comprehensive General Liability insurance form or equivalent. Policies must contain a primary and non-contributory clause or endorsement and must contain a waiver of subrogation endorsement. Policies must include coverage for bodily injury, property damage, personal injury, Broad Form property damage, premises and operations, severability of interest, products and completed operations, contractual liability and independent contractors. STERIS shall maintain limits of no less than \$1,000,000 combined single limit per occurrence for bodily injury (including death), personal and advertising injury and property damages and \$2,000,000 in general aggregate and products/completed operations aggregate. A separate copy of the waiver of subrogation endorsement must be provided. A separate copy of the additional insured endorsement is required and must be provided for Commercial General Liability. Policy number must be referenced on endorsement or the form number must be referenced on certificate.
 - b. Auto Liability: If STERIS uses vehicles in its performance under this Agreement, Auto Liability must be carried and maintained, including coverage for claims for damage due to bodily injury or death of any person, or property damage arising out of the Customer ownership, maintenance or use of any motor vehicles whether owned, hired or non-owned. STERIS shall maintain limits of \$1,000,000 combined single limit "per accident" for bodily injury and property damage. A separate copy of the additional insured endorsement is required and must be provided for Automobile Liability policies. Policy number must be referenced on endorsement or the form number must be referenced on certificate.
 - c. <u>Builders Risk / Course of Construction</u>: STERIS shall or cause, and shall require in its contracts and agreements with Design-Creator that, Design-Creator purchase and maintain, property insurance (builders' risk) upon the work at the site to the full insurable value. STERIS shall cause this insurance to include the interests of University Medical Center of Southern Nevada, the Customer, Customer's designated representative which shall be disclosed in writing to STERIS, STERIS, Design-Creator, subcontractors, and subcontractors of any tier. Coverage shall be written on forms to include Fire, Extended Coverage, and Special Form including theft. All deductibles required under the builders' risk policy shall be paid by Customer as an increase in the Contract Price. Customer acknowledges that the builder's risk insurance required for this Project may be included in an overall builder's risk policy that includes the Total Project and, in such event, the premium for such policy shall be added to the Contract Price.
 - d. <u>Pollution Insurance</u>: STERIS shall cause Design-Creator to purchase and maintain, pollution insurance which includes Asbestos Liability or include an additional Asbestos Liability endorsement in the amount of \$1,000,000 including Asbestos Abatement Liability (proof of Design-Creator certificate of insurance must be provided) and Workers' Compensation insurance issued by an insurer qualified to underwrite

Workers' Compensation insurance in the State of Nevada, as required by law. All deductibles required under the pollution liability policy shall be paid by Customer as an increase in the Contract Price.

- 4.12. STERIS shall cause Design-Creator to be responsible for and require Design-Creator to remedy all damage or loss to any property, including property of Customer, caused in whole or in part by Design-Creator, any subcontractor or anyone employed, directed or supervised by Design-Creator. Design-Creator is responsible for initiating, maintaining and supervising all safety precautions and programs in connection with the work.
- 4.13. STERIS shall pay, or shall cause to be paid, STERIS' own premiums and costs of insurance.
- 4.14. Customer acknowledges that the Project involves the renovation of portions of the existing medical center facilities and buildings within which the Project will be located ("Existing Facility"). Customer shall maintain normal and customary property insurance in the full replacement cost of such Existing Facility. Customer is owned and operated by Clark County pursuant to the provisions of Chapter 450 of the Nevada Revised Statutes. Clark County is a political subdivision of the State of Nevada. As such, Clark County and Customer are protected by the limited waiver of sovereign immunity contained in Chapter 41 of the Nevada Revised Statutes. Customer is self-insured as allowed by Chapter 41 of the Nevada Revised Statutes. Upon request, Customer will provide a Certificate of Coverage prepared by its Risk Management Department certifying such self-coverage.
- 4.15. Regardless of the coverage provided by any insurance policy, STERIS shall indemnify, defend and hold Customer harmless from any and all claims, demands, actions, attorneys' fees, costs, and expenses based upon or arising out of the negligence of STERIS or its principals, employees, subcontractors or other agents while performing services under this Agreement to the extent such claims relate to bodily injury, property damage or personal injury ("Claims"). STERIS shall indemnify, defend and hold harmless the Customer and others specified from any reasonable attorney's fees or other costs of defense relating to such Claims.
- 4.16. STERIS shall, on behalf of Customer, use all commercially reasonable efforts to cause, and shall require in its contracts and agreements with Design-Creator that, Design-Creator agree that its officers, employees, subcontractors at every tier and suppliers shall perform all work in accordance with any and all current and adopted local, state, and federal building, demolition, and fire codes as applicable to jurisdiction and shall be held liable for any actions, damages, or costs caused by or arising from non-conformance with this requirement.

V. PAYMENT TERMS

- 6.1. Based upon applications for payments, payments are due and payable within thirty (30) days of presentation of STERIS' invoice.
- 6.2. Customer shall retain from each payment any applicable retainage, as required by state law.

VI. ADDITONAL TERMS

7.1. Based Public Funds / Non-Discrimination

STERIS acknowledges that the Customer has an obligation to ensure that public funds are not used to subsidize private discrimination. STERIS recognizes that if they or their subcontractors are found guilty by an appropriate authority of refusing to hire or do business with an individual or STERIS due to reasons of race, color, religion, sex, sexual orientation, gender identity or gender expression, age, disability, handicapping condition (including AIDS or AIDS related conditions), national origin, or any other class protected by law or regulation, Customer may declare STERIS in breach of the Agreement, terminate the Agreement, and designate STERIS as non-responsible.

7.2. Public Records

STERIS acknowledges that Customer is a public, county-owned Customer which is subject to the provisions of the Nevada Public Records Act, Nevada Revised Statutes Chapter 239, as may be amended from time to time. As such, its records are public documents available for copying and inspection by the public. If Customer receives a demand for the disclosure of any information related to this Agreement that STERIS has claimed to be confidential and proprietary, Customer will immediately notify STERIS of such demand and STERIS shall immediately notify Customer of its intention to seek injunctive relief in a Nevada court for protective order. STERIS shall indemnify and defend Customer from any claims or actions, including all associated costs and attorney's fees, demanding the disclosure of STERIS document in Customer's custody and control in which STERIS claims to be confidential and proprietary.

STERIS CORPORATION

Name:	Jeff Wheeler
Title:	V.P. Procedural Solutions
	d approved as to form by the l Department
CLM	10/03/2022
UNIVERSI	
UNIVERSI NEVADA	
UNIVERSI	
UNIVERSI' NEVADA By:	TY MEDICAL CENTER OF SOUTHER

Exhibit A

Architectural Design Quotation

(See Attached)





STERIS Corporation 5960 Heisley Road Mentor, OH 44060-1834 • USA 440-354-2600 GLN: 0724995000004

QUOTATION

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA

Acct:42100 GLN: 1100004495587 1800 W CHARLESTON BLVD LAS VEGAS, NV 89102, US STERIS Quote No: DSTAUDE1509218

0

Revision No:

Date: 02-Feb-2023

Submitted By:

Darcy Schroeder, Account Manager

ATTN: Janet david Lustina, Dir surgery (Phone: 7023832574)

Please submit your quote and purchase order directly to your Account Manager or to RegionalSalesSupport@steris.com

STERIS is pleased to make the following proposal for your consideration:

Customer is a Member of and purchasing under the Group Purchasing Agreement by and between STERIS and HealthTrust, ("GPO Agreement"). As a result, the GPO Agreements negotiated by HealthTrust listed below, on behalf of Customer, shall govern this Quotation Number and Purchase. STERIS HealthTrust GPO Agreements are:

HPG 997 Chemicals-Instrument Decontamination, HPG 1428 Low Temperature Liquid Chemical, 40952 Sterilization Monitoring – Steam & EO, HPG 4660 Surgical Lights & Equipment Booms, HPG 4667 Surgical Tables & Accessories, HPG 4675 Sterilizers, Washers, and Warming Cabinets, HPG 4974 Sterilizers - Low Temperature, HPG 5354 Instrument & Scope Care, Cleaning & Protection Accessories, HPG 5916 AER, and HPG 5920 US Endoscopy Instrument & Scope Care, Cleaning & Protection Accessories. V-PRO® Sterilizer Upgrade Promotion

NOTICE: The sale of Products or Services covered by this Quotation is subject to STERIS Corporation's Terms and Conditions of Sale which can be found at https://www.steris.com/media/terms/STERIS-US-HC-TCs-5-22.pdf. Warranty terms for Certified Pre-Owned Equipment can be found at https://www.steris.com/about/terms sale/certified-per-owned-equipment-warranty. Any additional or different terms or conditions proposed by Customer are rejected and will not be binding upon STERIS unless specifically agreed in writing by an authorized representative of STERIS.

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA Acct:42100 GLN: 1100004495587

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Item	Equipment #	Description	Quantity	Extended Discount Price
1.0000	SE60190	Design service fees for Phase 3. 14 ORS, 3 trauma and 3 endo with Cleansuite and MedGlas SS Renovation Site Services	1	535,317.78
Currency: USD		Quote Total Excluding Taxes		535,317.78

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NOTE: ALL TAXES ARE EXCLUDED UNLESS OTHERWISE STATED. IF EXEMPT, PROOF OF TAX EXEMPTION MUST ACCOMPANY ALL PURCHASE ORDERS.

NOTE: Under present circumstances, this quotation may be considered firm for thirty (30) days from this date. Acceptance later is subject to confirmation. Our quotation is extended on the basis of shipment being made within twelve (12) months after receipt of purchase order or contract. For extended shipments, add ½% per month for any subsequent period beyond (12) months.

Term of Payment: NET 30

Terms of Shipping: PPA (Prepay & Add)

FOB: Origin

STERIS Quote No: DSTAUDE1509218 Date: 02-Feb-2023

Revision No: 0

DELIVERY INSTRUCTIONS

Customer Purchase Order:			
STERIS Sales Order Number:	_		
Delivery Address:	_		
Dock Days: M-F			
Dock Hours: 8:00am-2:00pm			
Precall Required	Yes	No	
Note: Carrier will call 24 hours in advance of shipment to notify of delivery the	e following da	y.	
Appointment Required	Yes	No	
Note: If appointment required, carrier will hold shipment till contact below is n	eached to set	a delivery	appointmen
Receiving Contact for Required Precall			
Receiving Contact Phone			
Receiving Contact Email			
Dock with Leveler	Yes		
Standard Size Dock (48-52" High)	Yes		
Accommodate 75ft x 13.5ft H Tractor Trailer (Trailer plus sleeper unit)	Yes		
If no, please specify max length/height of truck that can deliver			
Proper equipment available at Customer site to unload the equipment	Yes	No	
Note: <1,000lbs: a pallet jack probably would suffice; >1,000lbs a fork lift wou	uld probably b	e the prefe	erred method
Liftgate Required*	No		
Inside Delivery Beyond the Dock*	Yes	No	
If yes, provide final delivery location (e.g. Room 204, Floor 4)			
Equipment to be delivered to a construction site	Yes	No	
If yes, PPE may be required by carrier. Please specify what PP will be require	ed for delivery.		
Union Drivers Required on Site	Yes	No	
Updated on: 4/27/2022			
* = Additional Charges Apply			

Page 4 of 5
Page 355 of 471

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA Acct:42100 GLN: 1100004495587

STERIS Quote No: DSTAUDE1509218 Date: 02-Feb-2023

Revision No: 0

Ву:

Darcy Schroeder Account Manager

STERIS Corporation 5960 Heisley Road Mentor, OH 44060 Tel: 440-354-2600 Fax: 440-639-4450 Accepted For: UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA Acct:42100 GLN: 1100004495587

Signature:	_
Title:	
Date:	
E-mail:	
Purchase Order:	
Want Date:	
Ship To Address:	
Bill To Address:	

View order history and place orders for accessories, consumables and parts online. Visit us at https://shop.steris.com

Exhibit B

STERIS Scope of Work

(See Attached)

STERIS®



Installation / Renovation Services

Scope of Work For

UMC Las Vegas, NV

Architectural Design Services

Qualifications & Clarifications

General Notes

- 1. This proposal is valid for thirty (30) days and maybe withdrawn at any time by STERIS Corporation.
- 2. Any condition that is hidden/undetectable that could not be identified by a visual inspection are not included as a cost inclusion in this proposal. No investigation was performed to uncover/detect all existing building conditions.
- 3. STERIS to provide Design services to renovate (14)OR's, 3 Trauma OR's and 3 Endo rooms to include STERIS CLEANSUITE, MEDGlass walls, STERIS Hexavue integration and Harmony Lights and Booms This work includes all design, drawings, state and local permits to achieve licensing and release for use of the newly renovated area.
- 4. We anticipate a schedule of approximately 4 months for Design and drawings.
- 5. In general, this Proposal is based upon a normal five (5) day work week with normal hours and work shifts.
- 6. This proposal includes general liability insurance.
- 7. We do not include any expedited reviews, quick ship, or similar items in our proposal.
- 8. We are excluding bringing the existing building up to code unless the item of work is specifically included on the documents with the exception of the rooms within the scope of work which will be design and built to 2018 FGI Guidelines and current building codes for work associated with the project.
- 9. UMC will be notified of any increased costs or extended scope during demolition and construction through the change order process as follows. UMC will be presented with a written change order. If approved UMC will provide written approval to authorize the use of construction contingency funds or issue a P.O. or P.O addendum prior to commencement of work. If not approved UMC will decline in writing. Please note that Contingency lines do not require UMC review and approval until such time that approved permit drawings are received from CLV, State Health and State Fire agencies and STERIS has the opportunity to price the final design/permit drawings and review any changes in price and scope with UMC prior to commencement of construction.
- 10. We excluded removal of asbestos or hazardous material.
- 11. Design, engineering, and preconstruction costs have been included.

- 12. Customer shall provide access to the loading dock (from time to time) for the loading and unloading of tools, equipment, materials, and debris.
- 13. Customer shall provide an area near the loading dock for a job trailer or area for laydown yard (if required) that can be parked for the duration of the project.
- 14. We will attempt to match all existing finishes as closely as possible, using local suppliers. However, it may not be possible to exactly match all finishes.

A: Project Description

UMC – Steris Clean Suite Project – Phase 3 (Project #21-01-1684)

Remodel Operating Rooms #1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 17, 18, 19, Trauma 1, Trauma 2, Trauma 3 Approx 8,820 sf

The OR's listed above are intended to receive the Steris CleanSuite and MEDGlas systems. Careful attention is needed to document wall device, door openings, and overall dimensions to coordinate with glass panel layout. Ceilings are intended to be replaced with Plascore ceiling panels. Replace flooring with welded sheet vinyl. Steris to provide laser scan and layout of existing outlet locations for coordination with MEDGlas walls. Assumed that no additional scrub sink is required for OR#19. Assa Abloy automated swing doors at suite boundary smoke partition (affects OR 9,10,11). MEDGlas automated swing doors on all remaining OR's. The 3 Trauma rooms located in the adjacent Trauma building may need to be submitted as a separate permit package.

Remodel Corridors in Main OR area

Approx. 4,708 sf

Add MEDGlas system to OR corridors in main OR area and replace all existing scrub sinks. Careful attention is needed to document existing wall devices, door openings, and overall dimensions to coordinate with glass panel layout. Ceilings are intended to be replaced with Plascore ceiling panels.

Remodel Endo Rooms #2, 3, 4

Approx 890 sf

Remodel Endo #2, 3, and 4 to include new Steris lights and Booms and Indigo Clean disinfecting lighting system. Endo #3 and Endo #4 are also to receive Steris CleanSuite system.

Other finishes and fixtures are to be assessed and replaced as needed.

B: Scope of Services

Architectural Design services:

- · SD/DD/CD drawing sets and typical coordination with design team for MEPF design.
- · Incorporation of design details provided by Steris in relation to CleanSuite and MEDGlas systems as needed for permit documentation.
- · Documentation of Plans for submission to State Health for review/approval per 2018 FGI Guidelines and applicable codes as required by AHJ's.

Qualifications:

- · Permit set to included floor plans, reflected ceiling plans, elevations, life safety egress plan, construction details. Anticipated to include Phase 3 as a one combined permit set for submission. Coordination assumed with AHJ to provide separate inspections for 2 OR's at a time to facilitate work sequencing.
- · Preliminary discussions to be had with State Health regarding proposed drawing packages and

phased approvals as needed per project phasing and turn-overs.

- · Functional Program and Safety Risk Assessment per 2018 FGI is to be developed primarily by UMC staff and revised in conjunction with input from team to satisfy project requirements. ICRA plans and assessment to be developed and provided by GC.
- · Life Safety Consultant/Report NOT included herein
- \cdot Typical design coordination with MEP and Interiors included
- · Full BIM Coordination with trades NOT included herein
- · Anticipated design schedule 12-16 weeks for phase 3.
- · Respond to AHJ as needed for permitting
- · No additional consultants are included herein





CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 02/28/2023

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

lf :	PORTANT: If the certificate holder SUBROGATION IS WAIVED, subject is certificate does not confer rights to the confer rights to the conference of the confer	to t	he te	rms and conditions of th	e polic	y, certain p	olicies may			
PROD	UCER				CONTA NAME:	СТ	•			
	Marsh USA Inc. 200 Public Square, Suite 3760				PHONE (A/C, No	Fxt)·		FAX (A/C,	No):	
	Cleveland, OH 44114-1824				E-MAIL ADDRE			Ţ (Fi C,	110).	
					ADDILL		SUPER(S) AFFOR	RDING COVERAGE		NAIC#
CN10	2364077-STERI-GAXW-23-24				INCLIDE		Insurance Compa			IVAIO#
INSU							nion Fire Ins Co. o	•		19445
	STERIS Corporation							or Fillsburgh FA		19399
	5960 Heisley Road Mentor, OH 44060					R C : AIU Insura	ince co			17377
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В	AUTOMOBILE LIABILITY			AL 6890186 (AOS)		03/01/2023	03/01/2024	(Ea accident)	Ψ	3,000,000
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	HIRED NON-OWNED AUTOS ONLY							PROPERTY DAMAGE (Per accident)	\$	
									\$	
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	DED RETENTION \$								\$	
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY			WC 015824844 (AOS)		03/01/2023	03/01/2024	X PER 01 STATUTE EF	TH-	
(C	ANVEROPETOR/DARTNER/EVECUTIVE TIME	N. / A		WC 015824845 (CA)		03/01/2023	03/01/2024	E.L. EACH ACCIDENT	\$	1,000,000
I ~	OFFICER/MEMBEREXCLUDED? (Mandatory in NH)	N/A		WC 015824846 (WI)		03/01/2023	03/01/2024	E.L. DISEASE - EA EMPLO	OYEE \$	1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY L	IMIT \$	1,000,000
Re: pt Unive contra	DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Re: phase II of the UMC Project. University Medical Center of Southern Nevada, its Officers, employees, agent, and volunteers shall be included is/are included as additional insured (except workers compensation) where required by written contract. This insurance is primary and non-contributory over any existing insurance and limited to liability arising out of the operations of the named insured subject to policy terms and conditions. Waiver of subrogation is applicable where required by written contract and subject to policy terms and conditions.									
CER	RTIFICATE HOLDER				CANO	ELLATION				
University Medical Center of Southern Nevada 1800 W. Charleston Blvd Las Vegas, NV 89012					SHO	ULD ANY OF EXPIRATIO	THE ABOVE D N DATE THI	ESCRIBED POLICIES E EREOF, NOTICE WIL Y PROVISIONS.		
					AUTHO	RIZED REPRESE				
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Exhibit DPrevailing Wage Reports

WORKERS EMPLOYED REPORT (A) (PER N.R.S. 338.070)

Project Number:					Date: _		
	Project N	ame:		PW	/P Number:		
				Su	bcontractor:		
Ger	neral Contractor:			Conta	act Number:		
Pre	pared by:			_			
	Worker Name	Workers Occupation	Has a Drivers License or Identification Card	State Issued	Wages	Per Diem	Benefits
1			☐YES or ☐NO				
2			YES or NO				
3			YES or NO				
4			YES or NO				
5			YES or NO				
6			YES or NO				
7			YES or NO				
8			YES or NO				
9			YES or NO				
10			YES or NO				
11			YES or NO				
12			YES or NO				
13			YES or NO				
14			YES or NO				
15			YES or NO				

DO NOT INCLUDE ANY LICENSE OR I.D. NUMBERS

INSTRUCTIONS FOR COMPLETING THE DISCLOSURE OF OWNERSHIP/PRINCIPALS FORM

Purpose of the Form

The purpose of the Disclosure of Ownership/Principals Form is to gather ownership information pertaining to the business entity for use by the University Medical Center of Southern Nevada Governing Board ("GB") in determining whether members of the GB should exclude themselves from voting on agenda items where they have, or may be perceived as having a conflict of interest, and to determine compliance with Nevada Revised Statute 281A.430, contracts in which a public officer or employee has interest is prohibited.

General Instructions

Completion and submission of this Form is a condition of approval or renewal of a contract or lease and/or release of monetary funding between the disclosing entity and University Medical Center of Southern Nevada. Failure to submit the requested information may result in a refusal by the GB to enter into an agreement/contract and/or release monetary funding to such disclosing entity.

Detailed Instructions

All sections of the Disclosure of Ownership form must be completed. If not applicable, write in N/A.

Business Entity Type – Indicate if the entity is an Individual, Partnership, Limited Liability Company, Corporation, Trust, Non-profit Organization, or Other. When selecting 'Other', provide a description of the legal entity.

Non-Profit Organization (NPO) - Any non-profit corporation, group, association, or corporation duly filed and registered as required by state law.

Business Designation Group – Indicate if the entity is a Minority Owned Business Enterprise (MBE), Women-Owned Business Enterprise (WBE), Small Business Enterprise (SBE), Physically-Challenged Business Enterprise (PBE), Veteran Owned Business (VET), Disabled Veteran Owned Business (DVET), or Emerging Small Business (ESB). This is needed in order to provide utilization statistics to the Legislative Council Bureau, and will be used only for such purpose.

- Minority Owned Business Enterprise (MBE): An independent and continuing business for profit which performs a commercially useful function and
 is at least 51% owned and controlled by one or more minority persons of Black American, Hispanic American, Asian-Pacific American or Native
 American ethnicity.
- Women Owned Business Enterprise (WBE): An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more women.
- Physically-Challenged Business Enterprise (PBE): An independent and continuing business for profit which performs a commercially useful function
 and is at least 51% owned and controlled by one or more disabled individuals pursuant to the federal Americans with Disabilities Act.
- Small Business Enterprise (SBE): An independent and continuing business for profit which performs a commercially useful function, is not owned and controlled by individuals designated as minority, women, or physically-challenged, and where gross annual sales does not exceed \$2,000,000.
- Veteran Owned Business Enterprise (VET): An independent and continuing Nevada business for profit which performs a commercially useful function and is at least 51 percent owned and controlled by one or more U.S. Veterans.
- Disabled Veteran Owned Business Enterprise (DVET): A Nevada business at least 51 percent owned/controlled by a disabled veteran.
- Emerging Small Business (ESB): Certified by the Nevada Governor's Office of Economic Development effective January, 2014. Approved into Nevada law during the 77th Legislative session as a result of AB294.

Business Name (include d.b.a., if applicable) - Enter the legal name of the business entity and enter the "Doing Business As" (d.b.a.) name, if applicable.

Corporate/Business Address, Business Telephone, Business Fax, and Email – Enter the street address, telephone and fax numbers, and email of the named business entity.

Nevada Local Business Address, Local Business Telephone, Local Business Fax, and Email — If business entity is out-of-state, but operates the business from a location in Nevada, enter the Nevada street address, telephone and fax numbers, point of contact and email of the local office. Please note that the local address must be an address from which the business is operating from that location. Please do not include a P.O. Box number, unless required by the U.S. Postal Service, or a business license hanging address.

Number of Clark County Nevada Residents employed by this firm. (Do not leave blank. If none or zero, put the number 0 in the space provided.)

List of Owners/Officers – Include the full name, title and percentage of ownership of each person who has ownership or financial interest in the business entity. If the business is a publicly-traded corporation or non-profit organization, list all Corporate Officers and Directors only.

For All Contracts – (Not required for publicly-traded corporations)

- 1) Indicate if any individual members, partners, owners or principals involved in the business entity are a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s). If yes, the following paragraph applies.
 - In accordance with NRS 281A.430.1, a public officer or employee shall not bid on or enter into a contract between a government agency and any private business in which he has a significant financial interest, except as provided for in subsections 2, 3, and 4.
- 2) Indicate if any individual members, partners, owners or principals involved in the business entity have a second degree of consanguinity or affinity relation to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s) (reference form on Page 2 for definition). If YES, complete the Disclosure of Relationship Form.

A professional service is defined as a business entity that offers business/financial consulting, legal, physician, architect, engineer or other professional services.

Signature and Print Name - Requires signature of an authorized representative and the date signed.

Disclosure of Relationship Form – If any individual members, partners, owners or principals of the business entity is presently a University Medical Center of Southern Nevada employee, public officer or official, or has a second degree of consanguinity or affinity relationship to a University Medical Center of Southern Nevada employee, public officer or official, this section must be completed in its entirety.

DISCLOSURE OF OWNERSHIP/PRINCIPALS

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Bus	iness Desig	gnat	ion Group (Pleas	se se	lect all that apply))					•		<u>, </u>
	ИВЕ		☐ WBE		☐ SBE		☐ PBE			☐ VET		OVET	☐ ESB
	ority Busines erprise	ss	Women-Owned Business Enterprise		Small Business Enterprise		Physically Ch Business Ent		t	Veteran Owned Business		abled Veteran ned Business	Emerging Small Business
Nu	mber of	Cla	rk County N	eva	da Residents	E	Employed:						
Cor	porate/Bus	ines	s Entity Name:	ST	ERIS Corporation								
(Inc	lude d.b.a.,	if ap	oplicable)										
Stre	et Address	:		59	60 Heisley Road				We	ebsite: www.steris.co	m		
City	, State and	Zip	Code:	Me	entor, OH 44060					OC Name: Human Res			
Tele	phone No:			80	0-548-4873				Fa	x No:			
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Pub owner Enti- close STE	Fublicly-traded entities and non-profit organizations shall list all Corporate Officers and Directors in lieu of disclosing the names of individuals with ownership or financial interest. The disclosure requirement, as applied to land-use applications, extends to the applicant and the landowner(s). Entities include all business associations organized under or governed by Title 7 of the Nevada Revised Statutes, including but not limited to private corporations, close corporations, foreign corporations, limited liability companies, partnerships, limited partnerships, and professional corporations. STERIS Corporation is a privately-owned child company of STERIS plc an Ireland based company that is publicly held. Below lists STERIS Corporation's officers. No Officer owns any substantial financial Interest.												
			Full Name					Title				% Owned ot required for Pub prations/Non-profit	olicly Traded
Dan	Carestio				President & CEO					_ 0			
Mike	Tokich				Sei	Senior Vice President, Chief Financial Officer				ncial Officer	0		
Cary	/ Majors				Sei	Senior Vice President and President, Healthcare				ent, Healthcare	0		
Adaı	m Zangerle				Senior Vice President, General Counsel & Secretary Legal				ounsel &	0			
This	s section is r	ot r	equired for public	ly-tra	aded corporations.	Α	re you a public	ly-trade	d co	rporation?	3	⊠ No	
1.			al members, partne appointed/elected			in	volved in the bu	siness er	ntity,	a University Medical Cen	ter of	Southern Nevada	full-time
	☐ Yes									ern Nevada employee(s), er contracts, which are no			
2.										tic partner, child, parent, i full-time employee(s), or			
☐ Yes ☐ No (If yes, please complete the Disclosure of Relationship form on Page 2. If no, please print N/A on Page 2.)													
of S discl	I certify under penalty of perjury, that all of the information provided herein is current, complete, and accurate. I also understand that the University Medical Center of Southern Nevada Governing Board will not take action on land-use approvals, contract approvals, land sales, leases or exchanges without the completed disclosure form. Julie Ann Dengate Print Name												
	Julie 1	for	n I sugat	i			Julie Ann Den	gate					
U							Print Name						
	ontract Admin	iistra	tor				January 10, 20)23					
Title							Date						

1

DISCLOSURE OF RELATIONSHIP

List any disclosures below: (Mark N/A, if not applicable.)

NAME OF BUSINESS OWNER/PRINCIPAL	NAME OF UMC* EMPLOYEE/OFFICIAL AND JOB TITLE	RELATIONSHIP TO UMC* EMPLOYEE/OFFICIAL	UMC* EMPLOYEE'S/OFFICIAL'S DEPARTMENT					
N/A								
* UMC employee means an employee of University Medical Center of Southern Nevada								

[&]quot;Consanguinity" is a relationship by blood. "Affinity" is a relationship by marriage.

"To the second degree of consanguinity" applies to the candidate's first and second degree of blood relatives as follows:

- Spouse Registered Domestic Partners Children Parents In-laws (first degree)
- Brothers/Sisters Half-Brothers/Half-Sisters Grandchildren Grandparents In-laws (second degree)

f any Disclosure of Relationship is noted above, please complete the following:
Yes 🔲 No Is the UMC employee(s) noted above involved in the contracting/selection process for this particular agenda item?
Yes 🔲 No Is the UMC employee(s) noted above involved in any way with the business in performance of the contract?
Notes/Comments:

For UMC Use Only:

<u>Julie Ann Dengate</u> Authorized Department Representative

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	Agreement for Transplant Services with Transplant Coordinators of America, Inc.	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board approve and authorize the Chief Executive Officer to sign the Agreement with Transplant Coordinators of America, Inc. for Transplant Services; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5420.000 Fund Name: UMC Operating Fund

Fund Center: 3000719200 Funded Pgm/Grant: N/A

Description: Kidney and Pancreas Transplant Organ Offers On-Call Service

Bid/RFP/CBE: NRS 332.115(1)(b) - Professional Services

Term: One year from Effective Date with four, 1-year auto renew options Amount: NTE \$262,800.00 per year or NTE \$1,314,000.00 for five (5) years

Out Clause: 30 days w/o cause

BACKGROUND:

This request is to enter into a new Agreement for Transplant Services ("Agreement") with Transplant Coordinators of America, Inc. ("TCOA") to assist with the location and procurement of human organs for transplant on-call coverage. TCOA will perform effective screenings and evaluations on electronic offers received from UNOS DonorNet® to determine if the organs meet the Organ Quality Criteria. TCOA will also notify and provide proper presentation and transportation to UMC on offers that meet the Organ Quality Criteria.

UMC will compensate TCOA a total not-to-exceed amount of \$1,314,000.00 for five (5) years. Either party may terminate this Agreement without cause with a 30-day written notice to the other.

UMC's Transplant Services Director has reviewed and recommends approval of this Agreement. This Agreement has been approved as to form by UMC's Office of General Counsel.

A Clark County business license is not required because this Agreement is for the provision of remote services.

This Agreement was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for approval by the Governing Board.

Cleared for Agenda March 29, 2023

Agenda Item#

21

AGREEMENT FOR TRANSPLANT SERVICES BETWEEN TRANSPLANT COORDINATORS OF AMERICA, INC. AND UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA

This Agreement for Transplant Services ("Agreement"), made effective on the last date of signature set forth below ("Effective Date"), is by and between University Medical Center of Southern Nevada, a publicly owned and operated hospital created by virtue of Chapter 450 of the Nevada Revised Statutes and located at 1800 West Charleston Boulevard, Las Vegas, NV 89102 ("UMC"), and Transplant Coordinators of America, Inc., a South Carolina corporation with its principal office at 636 G, Long Point Road, Suite 96, Mount Pleasant, SC 29464 ("TCOA").

WHEREAS, TCOA provides certain transplant services to assist with the location and procurement of human organs for transplant, as further set forth below; and

WHEREAS, UMC, as part of its operations, performs transplant surgeries and is desirous of the services offered by TCOA.

NOW, THEREFORE, in consideration of the mutual covenants set forth herein, the parties agree as follows:

1. SERVICES TO BE PERFORMED

- (a) <u>Service Type</u>: TCOA will provide to UMC the following on-call coverage as described in this Section 1 and in **Attachment 1**, during the hours specified (the "Services"). On-call coverage is defined as: TCOA is available to receive electronic organ offers from the United Network for Organ Sharing (UNOS) DonorNet ®system, and to respond to such electronic organ offers in accordance with the specific organ quality criteria as agreed to with the Transplant Center at the time of the request ("Criteria").
- (b) <u>Service Hours</u>: 7:00 am 7:00 am Pacific Standard Time, Monday Monday (24 hours a day, 7 days a week, including all holidays).

(c) Service Procedure:

Whenever TCOA receives an electronic organ offer for an evaluation from DonorNet ®, TCOA shall review such offer(s) in accordance with the Criteria. If TCOA determines the offer has met the Criteria, then TCOA shall enter a "provisional yes" to DonorNet ® and await further information in regards to such organ offer. TCOA will also inform the hospital Transplant Center physician attending on-call, and the hospital Transplant Center in-house clinical coordinator. It is the responsibility of the hospital Transplant Center physician attending on-call, following review of the information provided by DonorNet ®, to determine the acceptance or rejection of such organ.

After the electronic offer is made to the Transplant Center (i.e., UMC), and if the organ offer falls out of the Criteria for acceptance, then TCOA will decline such an offer and record its rationale for doing so via DonorNet ®. TCOA reserves the right to

discuss with the hospital Transplant Center physician those organs that TCOA's transplant coordinator(s) consider "borderline" with the unique goal to optimize organ acceptance.

2. RESPONSIBILITIES OF UMC AS TRANSPLANT CENTER

UMC is a member of UNOS and is an approved Transplant Center (also known as a Transplant Hospital) in which transplants are performed. It is the responsibility of the transplanting surgeon at the Transplant Center receiving the organ offer for the surgeon's candidate to ensure the medical suitability of donor organs for transplantation into the potential recipient, including compatibility of donor and candidate by ABO blood type. Upon receipt of an organ, and prior to implantation, the Transplant Center is responsible for verifying the recorded donor ABO with the recorded ABO of the intended recipient, and UNOS Donor ID number. These actions must be documented by the Transplant Center and are subject to review upon audit.

3. PAYMENT AND INVOICING TERMS

(a) Payment. TCOA's rate for the Services, which includes the on-call coverage described in Section 1, is \$30 per hour for up to 350 calls per month. Transportation charges, if any, are not included in this rate for on-call coverage and are billed separately at \$3,500 per set up with flight monitoring.

If UMC cancels a scheduled flight set up (with pilots activated), a \$1,000 cancellation fee will be charged by TCOA and a separate cancellation fee from the charter company. The charter company charges will be billed directly from the airline company.

UMC agrees to pay TCOA for the performance of Services described in this Agreement for the not-to-exceed amount of \$262,800 per year.

(b) <u>Invoicing</u>. Invoices will be submitted on a monthly basis by TCOA for payment by UMC. Payment is due upon receipt of a correct invoice and will be past due sixty (60) days from the date of the invoice. If UMC has any valid reasons for disputing any portion of an invoice, UMC will notify TCOA within fourteen (14) calendar days of receipt of invoice by UMC. If no such notification is given by UMC, the invoice will be deemed valid. The portion of TCOA's invoice that is not in dispute shall be paid in accordance with the procedures set forth herein.

4. RELATIONSHIP OF PARTIES

It is understood by both parties that TCOA is an independent contractor with respect to UMC and is not an employee of UMC. UMC will not provide fringe benefits, including health insurance, paid vacation, or any other employee benefit, for the benefit of TCOA or its employees.

5. CONFIDENTIALITY

TCOA will not at any time or in any matter, either directly or indirectly, use for its benefit, or divulge, disclose, or communicate in any manner any information that is propriety to UMC. TCOA will exercise all reasonable steps to protect such information and treat it as

strictly confidential. This provision shall continue to be effective after the termination of this Agreement. Upon termination of this Agreement, TCOA will return to UMC all documentation and other items that were used, created, or otherwise controlled by TCOA during the term of this Agreement.

COVENANT NOT TO COMPETE.

In consideration of its contractual agreement with TCOA and other valuable consideration provided herein, UMC covenants and agrees that for a period commencing on the date of termination of this Agreement for any reason, and ending twenty-four (24) months thereafter, UMC is prohibited from engaging in certain competitive activities against TCOA. During this period, UMC will not directly or indirectly: (a) induce or attempt to induce any independent contractor of TCOA to leave TCOA's employment, (b) in any way interfere with the relationship between TCOA and any of its independent contractors, (c) employ, or otherwise engage as an independent contractor, employee or otherwise, any independent contractor of TCOA, (d) induce or attempt to induce any customer, supplier, licensee or business relation of TCOA to cease doing business with TCOA, or (e) in any way interference with the relationship between any customer, supplier, licensee or business relation of TCOA. Employment arising from inquiries via advertisements in newspapers, job fairs, unsolicited resumes or applications for employment with UMC shall not be construed to be a violation of this Section.

7. TERM AND TERMINATION

- (a) <u>Term</u>. This Agreement shall commence on the Effective Date and continue for one (1) year (the "Initial Term"). This Agreement will automatically renew for successive one (1) year increments at the end of the Initial Term (each a "Renewal Term"), up to a total of no more than four (4) Renewal Terms. The Initial Term and all Renewal Terms shall be referred to herein collectively as the "Term".
- (b) <u>Termination</u>. Either party may terminate this Agreement by giving the other party at least thirty (30) days written notice.

8. SEVERABILITY

If any of the provisions of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this Agreement is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed to be written, construed and enforced as so limited.

9. PUBLICATION AND ADVERTISEMENT

Each party agrees that it will not use the names or logos of, or make any reference to, the other party and/or any of its components in any advertising or publications of any kind, including, but not limited to, brochures, letterhead, business cards, or office plaques, without the express written permission of the other party.

10. INDEMNIFICATION AND INSURANCE

To the extent expressly authorized by Nevada law, each party agrees to indemnify and hold harmless the other party, its officers, agents and employees with respect to any and all claims, damages, judgments, actions, and causes of action arising out of the acts or omissions of the Indemnifying Party's officers, agents and employees during the term of this Agreement, including all costs, expenses and attorneys' fees incurred in the defense of any and all claims and/or litigation. UMC explicitly retains all defenses to indemnification that may exist under Nevada law and any indemnification by UMC under this section shall be subject to and limited by the provisions of Chapter 41 of the Nevada Revised Statutes. Both parties agree to secure and maintain sufficient insurance coverage, in the minimum amount of \$1 million per occurrence and \$3 million aggregate, in order to adequately fulfill its obligations under this Section. Proof of such insurance coverage will be provided by a party upon request of the other party.

11. COMPLIANCE WITH LAWS

Each party represents and warrants that it shall comply with all applicable federal and state laws and regulations, including, without limitation, the federal Anti-Kickback Statute, 42 U.S.C. § 1320a-7b, and all implementing regulations; the federal False Claims Act, 31 U.S.C. § 3729 et seq.; the federal Physician Payment Sunshine Act, 42 U.S.C. § 1320a-7h, and all implementing regulations; as well as all comparable state and local laws and regulations relating to this Agreement. The parties acknowledge and agree that nothing contained in this Agreement shall require either party to refer business to the other party or take into account the volume or value of referrals, nor has any unlawful remuneration been solicited or received for the furnishing, arranging or recommending the purchase, lease or ordering of any goods or services reimbursable under any state or federal health care programs.

12. DISPUTE RESOLUTION

- (a) <u>Escalation</u>. The parties will attempt to resolve disputes between them arising out of or relating to this Agreement: (i) in a timely and constructive manner that reflects the concerns and commercial interests of each party; and (ii) at the appropriate levels of authority within each party, including escalating issues that cannot be otherwise resolved in accordance with the terms and conditions of this Agreement prior to pursuing legal proceedings.
- (b) Mediation. The parties agree that they shall seek mediation as their preferred method of handling claims, disputes, or other matters in question which may arise between them. The mediation process may be initiated by any party at such times as the parties have been unable to reach a mutually agreed upon resolution to a problem within a reasonable period of time, and at such time as it appears that such a resolution is not likely to be obtainable.
- (c) <u>Arbitration</u>. Any issues that remain unresolved following mediation shall be resolved by arbitration between the parties before a single arbitrator under the American Arbitration Association (AAA) rules, but not the administration of the AAA if the parties can agree to use a self-administered arbitrator and procedure. If the parties are unable to agree on an arbitrator, one will be appointed by the AAA. Any decision or award of the arbitrator will be final and binding on the parties, and judgment may

be entered in any court having jurisdiction over the party against which the decision and award run.

13. NOTICE

Any notice required to be given hereunder shall be deemed to have been given when received by the party to whom it is directed by personal service, hand delivery, certified U.S. mail, return receipt requested, or email with acknowledgment from recipient, at the following addresses:

To UMC: University Medical Center of Southern Nevada

Attn: Legal Department 1800 W. Charleston Blvd. Las Vegas, NV 89102

To TCOA: Transplant Coordinators of America, Inc.

Attn: Steve Pitzer, President/Owner 636 G, Long Point Rd., Suite 96 Mount Pleasant, SC 29464

14. BUDGET ACT AND FISCAL FUND OUT

In accordance with the Nevada Revised Statutes (NRS 354.626), the financial obligations under this Agreement between the parties shall not exceed those monies appropriated and approved by UMC for the then-current fiscal year under the Local Government Budget Act. This Agreement shall terminate and UMC's obligations under it shall be extinguished at the end of any of its fiscal years in which its governing body fails to appropriate monies for the ensuing fiscal year sufficient for the payment of all amounts which could then become due under this Agreement. UMC agrees that this Section shall not be utilized as a subterfuge or in a discriminatory fashion as it relates to this Agreement. In the event this Section is invoked, this Agreement will expire on the thirtieth (30th) day of June of the then current fiscal year. Termination under this Section shall not relieve UMC of its obligations incurred through the thirtieth (30th) day of June of the fiscal year for which monies were appropriated.

15. AMENDMENTS

No modifications or amendments to this Agreement shall be valid or enforceable unless mutually agreed to in writing by the parties.

16. GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the laws of the State of Nevada.

17. PUBLIC RECORDS

TCOA acknowledges that UMC is a public county-owned hospital which is subject to the provisions of the Nevada Public Records Act, Nevada Revised Statutes Chapter 239, as may be amended from time to time, and as such its records are public documents available to copying and inspection by the public. If UMC receives a demand for the

disclosure of any information related to this Agreement which TCOA has claimed to be confidential and proprietary, UMC will immediately notify TCOA of such demand and TCOA shall immediately notify UMC of its intention to seek injunctive relief in a Nevada court for protective order. TCOA shall indemnify, defend and hold harmless UMC from any claims or actions, including all associated costs and attorney's fees, regarding or related to any demand for the disclosure of TCOA documents in UMC's custody and control in which TCOA claims to be confidential and proprietary.

18. ENTIRE AGREEMENT

No failure by any party to insist upon the strict performance of any covenant, duty, agreement or condition of this Agreement or to exercise any right or remedy consequent upon a breach thereof shall constitute waiver of any such breach of any other covenant, duty, agreement or condition. This Agreement is the entire agreement between the parties and supersedes all other representations, proposals, discussions, undertakings, communications, agreements, advertisements, and understandings, whether oral or written, between the parties and shall govern and control with respect to the subject matter herein. Any terms or conditions appearing on the face or reverse side of any purchase order, acknowledgement, or confirmation that are different from or in addition to those described herein are hereby expressly rejected and shall not be binding on the parties.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date of countersignature set forth below.

TRANSPLANT COORDINATORS OF AMERICA, INC.	UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA			
By: Steve Pitzer	By:			
Name:Steve W Pitzer	Name: Mason Van Houweling			
Title: President/CEO	Title: Chief Executive Officer			
Date:03/08/2023	Date:			

ATTACHMENT 1 ELECTRONIC ORGAN OFFER PROCESS VIA DONORNET ®

Organ Offer from DonorNet ® (Kidney, Kidney/Pancreas):

Primary vs. Backup Organ Offers

- 1. Hospital Call Transplant Physician with complete donor information when offer is Primary and has been screened for automatic "rule out" criteria.
- 2. Hospital Transplant Physician accepts organ(s) after reviewing DonorNet ® (Physician final decision).
- 3. Hospital Clinical Coordinator notified either by TCOA or the accepting hospital Transplant Physician.

For organs that are shipped to Transplant Center without a Transplant Center team procuring the organ(s):

- 1. TCOA will notify the Organ Procurement Organization Administrator On-Call (OPO AOC) of the Transplant Center's acceptance of an organ, and the OPO AOC will establish transportation of organ(s) with the host OPO.
- Transportation and ETA of organ(s) is relayed back to the TCOA Coordinator by the OPO AOC.
- 3 This information is then relayed to: hospital Transplant Physician, Transplant Center's Clinical Coordinator.

For organs that require a Transplant Surgical Recovery Team and an OPO Coordinator to procure the organ(s) AKA "Fly Out":

1. The TCOA Coordinator will contact the OPO AOC to arrange transportation.

Local cases (Transplant Center Donor Service Area):

- 1. TCOA in conjunction with the accepting hospital Transplant Physician will determine ultimate mode of transportation for Surgical Recovery Team(s) that will be performing the procurement on that particular local case. TCOA will then inform the OPO AOC.
- 2. TCOA will discuss this information with the attending hospital Transplant Physician and/or surgical fellow performing the recovery.
- 3. If there is no Transplant Surgical Recovery Team involved with the procurement of organ(s) and an organ(s) is coming to the Transplant Center, TCOA will contact the hospital Transplant Physician or the hospital Clinical Coordinator with mode of delivery and ETA of organ(s).

DISCLOSURE OF OWNERSHIP/PRINCIPALS

Business Entity	Tvp	e (Please select	one)							
X Sole Proprietorship		Partnership	Limited Liability		Corporation	☐ Trust	☐ Non-Profit Organization		☐ Other	
Business Desig	natio	on Group (Pleas	e select all that appl	y)	·					:
□ мве		☐ WBE	☐ SBE		☐ PBE		X VET		OVET	☐ ESB
Minority Business Enterprise	5	Women-Owned Business Enterprise	Small Business Enterprise	s	Physically Cha Business Ente		Veteran Owned Business		abled Veteran ned Business	Emerging Small Business
Number of C	Number of Clark County Nevada Residents Employed: 1 Jacob Pitzer								_	
Corporate/Busir	ess	Entity Name:	Transplant Coordina	ators	of America					
(Include d.b.a., i	f app	olicable)								· - -
Street Address:			636 Long Point Rd.	, Unit	G, Ste. 96	w	ebsite:			
City, State and 2	žip C	ode:	Mt. Pleasant, SC 29	9464			OC Name: mail:			
Telephone No:			843-270-3882			Fa	ax No:			
Nevada Local St			9710 Hiking Ave.			w	ebsite:			
(If different from			1							
City, State and 2	Zip (ode:	Las Vegas, NV 89166				Local Fax No:			
Local Telephone	No:	:	843-532-1839				Local POC Name: Email:			
All entities, with the exception of publicly-traded and non-profit organizations, must list the names of individuals holding more than five percent (5%) ownership or financial interest in the business entity appearing before the Board. Publicly-traded entities and non-profit organizations shall list all Corporate Officers and Directors in lieu of disclosing the names of individuals with ownership or financial interest. The disclosure requirement, as applied to land-use applications, extends to the applicant and the landowner(s). Entities include all business associations organized under or governed by Title 7 of the Nevada Revised Statutes, including but not limited to private corporations, close corporations, foreign corporations, limited liability companies, partnerships, limited pertnerships, and professional corporations.										
	ı	Full Name				Title			% Owned ot required for Pub prations/Non-profit	licly Traded
Jacob Pitzer				Admin	n Assist.			10%		
Whitney Vardon				RN, Transplant Coordinator				10%		
				•				-		
This section is no	t req	uired for publicl	y-traded corporations.	. Are	you a publicly	-traded corp	poretion?	3 X	No	
		members, partne ppointed/elected o		, invol	lved in the busin	ness entity, a	University Medical Con	ter of So	uthern Nevada full	-time
☐ Yes	;						ern Nevada employee(contracts, which are no			
							stic partner, child, paren ll-time employee(s), or a			
☐ Yes	;	K No (If y	es, please complete the	e Disc	closure of Relation	onship form	on Page 2. If no, pleas	e print N/	A on Page 2.)	
Southern Nevada (d accurate. I also under land sales, leases or ex			
Steve W Pitzer										
Signature		Lug-c		-	Print Name					
Signature		Wee.	<u>.</u>	_	Print Name 02/09/2023					

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	EMR System Access Agreement with the Kirk Kerkorian School of Medicine at the University of Nevada, Las Vegas and UNLV Medicine d/b/a UNLV Health	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board approve and authorize the Chief Executive Officer to sign the Agreement with the Board of Regents of the Nevada System of Higher Education on behalf of the Kirk Kerkorian School of Medicine at the University of Nevada, Las Vegas and UNLV Medicine d/b/a UNLV Health for EMR system access; authorize the Chief Executive Officer to execute any extension options and amendments; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5420.000 Fund Name: UMC Operating Fund

Fund Center: 3000999902 Funded Pgm/Grant: N/A

Description: EMR System Access

Bid/RFP/CBE: NRS 332.115(1)(h) – Software Term: 6/1/2022 to 5/31/2025 with two, 1-year options Amount: UNLV will reimburse UMC the following fees:

Monthly Access Fee (Fixed): \$32,393.14 per month or \$388,717.68 per year

Monthly Fee Based on Outpatient Encounters (Variable): Estimated \$14,022.35 per month or \$168,268.20 per year

Estimated Annual Total Reimbursement to UMC (subject to pass-through fee adjustments by UMC): Estimated \$556,985.88 per year

Out Clause: 45 days prior to the expiration of the Initial Service Period or any Renewal Service Period

Cleared for Agenda March 29, 2023

Agenda Item#

BACKGROUND:

Since June 2017, UMC has had an agreement with UNLV to grant the latter with access and use of UMC's electronic medical system, Epic, when caring for its ambulatory patients.

This request is to enter into a new agreement with UNLV for their continued EMR system access where UMC will provide Epic access and use, third party software use as applicable to UNLV, consulting and training services as contracted by both parties, and maintenance and support to a maximum of 450 UNLV authorized users. UNLV will reimburse UMC an annual estimated fee of \$556,985.88 based on usage, applicable Epic module access, hosting, outpatient encounters, maintenance and pass-through fees which are subject to adjustments, at any time, upon third-party increases.

The Agreement term is from June 1, 2022 through May 31, 2025 with the option to renew for two, 1-year periods. Either party may terminate this Agreement with at least a 45-day notice prior to the expiration of the renewal period. Staff also requests authorization for the Hospital CEO to execute any extension options and amendments at his discretion if deemed beneficial to UMC.

UMC's Chief Information Officer has reviewed and recommends approval of this Agreement. This Agreement has been approved as to form by UMC's Office of General Counsel.

The Department of Business License has determined that UNLV is not required to obtain a Clark County business license nor a vendor registration since UNLV is part of the Nevada System of Higher Education, which is an entity of the State of Nevada.

This Agreement was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for approval by the Governing Board.

EMR SYSTEM ACCESS AGREEMENT

This EMR System Access Agreement ("Agreement") is made and entered into by and between University Medical Center of Southern Nevada ("UMCSN"), the Board of Regents of the Nevada System of Higher Education ("NSHE"), on behalf of the Kirk Kerkorian School of Medicine at the University of Nevada, Las Vegas ("UNLVSOM"), and UNLV Medicine d.b.a UNLV Health ("UNLV Health") with the intent it be effective as of the 1st day of June, 2022 ("Effective Date"). UNLV Health and UNLVSOM shall collectively be referred to as "Entities". "UMCSN", "UNLVSOM" and "UNLV Health" may individually be referred to as a "Party" and collectively as the "Parties").

RECITALS

- A. UMCSN is a publicly owned and operated hospital created by virtue of Chapter 450 of Nevada Revised Statutes whose mission is to serve the community by providing patient-centered care in a fiscally responsible and learning focused environment;
- B. UNLVSOM is working to develop a world-class center for education, patient care, and research that prepares Nevada's doctors with the most innovative and technologically advanced forms of medical training, while serving the healthcare needs of a diverse rural and urban population;
- C. UNLV Health is a Nevada non-profit corporation that serves as the faculty practice plan supporting UNLVSOM by providing the billing, payment, administrative and management services, specifically designated as "Treatment, Payment or Operations," for the UNLVSOM clinical operations. Entities have entered into a First Amended and Restated Operating Agreement, dated June 15, 2020
- D. UMCSN, UNLV Health and UNLVSOM have affiliated to further their respective missions with the development of an Academic Health Center and further recognize the enormous benefit to patients when medical providers have access to the EMR System (as defined below) when caring for patients; and
- E. In order to realize this benefit for their patients, Entities desire to obtain the right to access and use the EMR System, and, in order to better serve the health needs of their community, UMCSN desires to provide such access, subject to the terms and conditions of this Agreement.

AGREEMENT

NOW, THEREFORE, in consideration of the foregoing Recitals (which are hereby incorporated herein) and the mutual covenants and agreements set forth herein, and other good and valuable consideration, the sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. **Definitions.**

- 1.1 Ambulatory Visits: Ambulatory Visits are calculated based on each face-to-face encounter, or other encounter that substitutes for a face-to-face encounter as technology develops, between a Medical Provider (as defined in Section 3.2) and a patient that results in the Medical Provider entering information into the EMR System at a UNLV Health facility/clinic (a "UNLV Health Clinic"); provided however multiple encounters with Medical Providers in the same scheduled appointment at a UNLV Health Clinic will count as one Ambulatory Visit.
- 1.2 Priority 1 Error: A priority 1 error is a problem or a series of problems that leaves the system or material program functionality unusable or severely impacts normal processing.
- 1.3 Priority 2 Error: A priority 2 error means a problem or a series of problems in the system which causes serious disruption of a major business function and which cannot be temporarily solved by a workaround.
- 1.4 Reasonable Efforts: For any Priority 1 Errors UMCSN will respond to UNLVSOM or UNLV Health, as applicable, within 4 hours of receiving call. For Priority 2 Errors UMCSN will respond to UNLVSOM or UNLV Health, as applicable, within 24 hours during normal business hours and 48 hours during weekends and holidays.
- 1.5 Service Period: The Service Period shall be equal to the term of this Agreement (as set forth in Section 7.1). During this period, any additional support or training needs by UNLVSOM or UNLV Health, as applicable, shall, upon request, be provided by UMCSN as Additional Services (as defined in Section 3.4) based upon the nature of the Additional Services requested and a rate consistent with those rates set forth on **Exhibit A**.
- 1.6 Super User(s): This category of UNLVSOM or UNLV Health employee and/or contractors is intended to provide services at a UNLV Health Clinic(s) after having undergone the training set forth in the Project Plan as provided by UMCSN and after such contractors having completed any requirements of Epic Systems Corporation (hereinafter referred to as "Epic") related to confidentiality and non-disclosure obligations. Such Super Users are expected to demonstrate additional expertise obtained during such learning process. Once fully trained by UMCSN, the Super User will have additional responsibilities and access in order to function as a first line trainer and support for the Authorized Users (as defined in Section 3.2); however final approval of administrator or privileged access to the EMR System is at the sole discretion of UMCSN, which shall not be unreasonably withheld.
- 1.7 Entities User Data: The electronic data inputted into the EMR System by Authorized Users, to include ePHI, medical, demographic, billing and insurance information and associated financial records.

2. **EMR System.** In order to better meet its mission to serve the public and its patients, UMCSN has invested in an electronic medical record system from Epic and certain related components as further described on **Exhibit A** (the "EMR System"). UMCSN has also obtained the right to offer to Entities the use of the EMR System. The items and services provided under this Agreement do not include hardware, software with functionality other than listed in **Exhibit A** (Section III), or staffing of Entities office(s), and may not be used primarily to conduct personal business or business unrelated to Entities.

3. Provision of EMR System.

- 3.1 Training. UMCSN shall provide training materials and train-the-trainer services to credentialed trainers of Entities' staff to provide training to Authorized Users (after receipt of appropriate approval of such Authorized Users from Epic) regarding use of the EMR System. UMCSN may provide access to UMCSN training facilities if desired at mutually agreed upon times. In addition to live, in-person training, UMCSN agrees to provide any available on-line or digital training protocols or presentations and/or ambulatory training programs, which are determined by UMCSN to be appropriate learning tools. UNLV Health will be responsible for providing staff to become credentialed trainers and completing the credentialed training process. These staff members may be the same individuals as identified to be Super Users.
- 3.2 Grant of Access to EMR System. Subject to the terms and conditions of this Agreement, UMCSN hereby grants to Entities nontransferable and non-exclusive access to the EMR System to permit no more than the maximum number of medical providers (each a "Medical Provider") set forth in Exhibit A and their office administrators and other authorized support staff (collectively "Authorized Users"), to electronically access and use the EMR System for storing, processing, documenting and displaying medical records and other information, images and content related to the provision of healthcare to patients of such Medical Providers. This grant of access will include as Authorized Users, those individuals involved in the treatment, payment or operations for Entities. The number of Authorized Users accessing the EMR System concurrently may not exceed the maximum number of Authorized Users listed on Exhibit A. Any desired increase or decrease to the maximum number of Authorized Users as described on Exhibit A shall be done pursuant to Section II of Exhibit A. The selection and/or modification of Authorized Users, and the implementation and maintenance of security relating to access to the EMR System at UNLV Health Clinics shall be the sole responsibility of UMCSN with input as required from Entities.
- 3.3 <u>Maintenance</u>. UMCSN shall provide the following maintenance and support services (the "Maintenance and Support Services") to Entities:
 - a. *Technical Support*. UMCSN shall make available to Entities telephone and email access to UMCSN's technical support staff ("Technical Support") to answer questions and/or assist in resolving problems regarding the general use of the EMR System.

- b. *Error Correction*. UMCSN shall use best efforts, to correct or provide a workaround for any reproducible Priority 1 Error or Priority 2 Error that causes the EMR System to (i) fail to operate, (ii) generate error messages or (iii) generate errors in automatic data creation or calculations, provided such error is reported to UMCSN by UNLVSOM or UNLV Health in a writing that describes such error in detail. UMCSN shall have no obligation to provide corrections or workarounds if the error is caused in whole or in part by persons other than UMCSN, including without limitation, Entities' network service provider, or the error is caused in whole or in part by Entities' use of the EMR System in association with operating environments and platforms other than those specified by UMCSN.
- c. System Availability. Except in the event of emergencies as reasonably determined by UMCSN, the downtime as described in this Sub-section 3.3(c) shall be scheduled with seventy-two (72) hour advance notice (to include attempted direct telephone contact and follow-up email) to both the UNLVSOM's Chief Information Officer and UNLV Health's Executive Director of Business Operations and the related maintenance services shall be performed outside of the regular business hours of UNLV Health Clinics (i.e., M-F 8am-5pm).
- d. System Updates. UMCSN shall make available to Entities, without cost, any updates, upgrades and enhancements to the EMR System as may be made generally available by Epic during the term of this Agreement. Except in the event of emergencies as reasonably determined by UMCSN, any downtime of the EMR System associated with such updates, upgrades and enhancements described in this sub-section 3.3(d) shall be scheduled with seventy-two (72) hour advance notice (to include attempted direct telephonic contact and follow up email) to both the UNLVSOM's Chief Information Officer and UNLV Health's Executive Director of Business Operations, and the related updates, upgrades and enhancements shall be performed outside of the regular business hours of UNLV Health Clinics (i.e., M-F 8am-5pm).
- e. Service Level Credits. The Parties agree that to the extent there is downtime of the EMR System that is reimbursed by the EMR System licensor, UMCSN will provide Entities with their prorated share of any such service level credits. Payments shall occur within thirty (30) day of receipt by UMCSN of the service level credits.
- 3.4 <u>Changes to EMR System</u>. UMCSN may, from time to time, change the components and functionality of the EMR System, provided however, UMCSN shall notify Entities in advance with direct telephone contact and at least fourteen (14) days' written notice to both the UNLVSOM's Chief Information Officer and UNLV Health's Executive Director of Business Operations of such changes if they will materially impact Entities use of the EMR System. In the event that any such changes materially and adversely impact UNLVSOM or UNLV Health's use of the EMR System, and if UMCSN cannot reasonably mitigate the impact, then the Parties will meet to discuss options for resolution. If the Parties are unable to resolve the issue, UNLVSOM or UNLV Health may terminate this Agreement consist with Section 7.1 through Section 7.5. In the event of such termination under this Section

3.4, UNLVSOM/UNLV Health shall have the right to receive a refund of any unearned portion of prepaid or advance monies.

4. Entities Obligations.

- 4.1 Third Party Components. Entities agree that in order to ensure that the EMR System will perform satisfactorily, proper connectivity and hardware must be in place. Entities acknowledge and agree that the hardware, software, network access and other components specified under the heading Necessary Third Party Components on Exhibit A (the "Necessary Third Party Components") are necessary in order for Entities to access and use the EMR System and must be obtained separately by Entities. Entities agree that the Necessary Third Party Components are not the subject of this Agreement, and UMCSN shall not be responsible for the procurement, installation or maintenance of the Necessary Third Party Components, and UMCSN makes no representations or warranties regarding the Necessary Third Party Components whatsoever. Any fees for the Necessary Third Party Components shall be borne by Entities and paid directly to the vendors of the Necessary Third Party Components, unless otherwise agreed to in writing by the Parties. No additional Third Party Components will be installed in or interfaced to the EMR System without UMCSN's prior written approval, which shall not be unreasonably withheld.
- 4.2 <u>Staffing Resources</u>. Entities will be required to provide two (2) full-time dedicated team members with a clinical background to participate in the design and build of specialties unique to Entities. Entities will be required to provide one (1) full-time dedicated team member for the Resolute module. Entities will also provide one (1) full-time dedicated team member to focus on infrastructure improvements.
- 4.3 Use of the EMR System. Entities are responsible for all use of the EMR System by Authorized Users, including all those individuals involved in treatment, payment or operations through UNLV Health, while using their user IDs and passwords assigned to or chosen by Entities. Entities shall use the EMR System in accordance with any network security policies (the "Security Policies") issued by UMCSN from time to time. UMCSN agrees to provide Entities with sufficient notice of these Security Policies and requirements, with such adequate time to respond and implement these changes, as may be necessary. Entities agree to use the EMR System in compliance with UMCSN's established workflows. If Entities fail to comply with this Section 4.3, UMCSN reserves the right to terminate access to the EMR System. If Entities desire to amend a workflow or create a new workflow, all submissions must be through the account manager or other authorized designated UMCSN personnel, and may only be implemented upon the prior approval of UMCSN. Entities understand and acknowledge that the EMR System is for the purpose of creating an integrated community patient medical record. All financial data and patient scheduling data for Entities will be accessible solely to Entities personnel; however, all patient medical data will be accessible to all authorized users of the EMR System.
- 4.4 <u>Compliance with Laws</u>. Entities shall not use or permit the EMR System to be used (i) in violation of any applicable export laws and regulations (including without limitation any U.S. export laws and regulations); (ii) in violation of any applicable national, state or local

laws or regulations, including without limitation any laws governing access to the EMR System or governing Entities use of patient medical records and other information and materials uploaded to the EMR System by Authorized Users; or (iii) in ways that infringe the rights of others, or interfere with other users of the EMR System or other networks. All Parties shall at all times comply with the provisions of the Nevada law, as applicable, including but not limited to any laws related to patient privacy.

4.5 <u>Restrictions</u>. Entities shall not, nor shall it permit Authorized Users to, disassemble, decompile, reverse engineer, copy, modify, create or add interfaces to, transcribe, store, translate, sell, lease, authorize third parties to access, or otherwise transfer or distribute any of the EMR System, the user documentation provided with the EMR System (the "Documentation") or any of the software applications used to provide the EMR System, in whole or in part, except as expressly permitted under this Agreement. Entities shall not use the EMR System for the benefit of third parties or in a "service bureau" capacity. Entities shall not attempt to interface the EMR System with any non-UMCSN third party system without the express written consent of UMCSN in its discretion.

5. Ownership.

- 5.1 EMR System. Except for the express rights granted to Entities under this Agreement, all right, title and interest to the EMR System, the software applications used to provide the EMR System, the Documentation and any other information, software or materials provided to Entities by UMCSN under this Agreement, including all intellectual property rights therein, shall at all times remain solely with UMCSN and/or its licensors and vendors. Entities shall reproduce all copyright and trademark notices appearing on all copies of the Documentation.
- 5.2 <u>Third-Party Software</u>. If UMCSN licenses any third-party software on Entities behalf, should it be necessary, Entities shall execute any required third-party license agreements prior to delivery or installation of the third-party software. If UMCSN installs third-party software at Entities request and acceptance of license terms is affected electronically, Entities authorize UMCSN to accept the third-party license terms on Entities behalf.
- 5.3 Entities User Data. As between Entities and UMCSN, all rights titles and interest in and to the Entities User Data shall at all times remain solely with Entities and shall only be used by UMCSN to the extent necessary to provide the services as set forth under this Agreement.

6. License and Support Services Fees.

6.1 Ongoing Annual Fees. Entities will pay UMCSN a monthly fee for licensing, maintenance, subscription and support services as set forth on Exhibit A. Once per calendar year, UMCSN will review Entities' business volume and Medical Provider count and shall adjust the fees accordingly.

- 6.2 Optional Modules, Interfaces and Customizations. In addition to core system components as detailed on Exhibit A, Entities may have the option or may request acquiring EPIC and/or third party additional modules, interfaces or specialized customizations in support of operations with implementation to be completed by UMCSN in a timely manner. Implementation requests by Entities for new Epic modules, interfaces to/from Epic, or additional capabilities/functionality within the EMR System must be contracted through UMCSN. Requests will be submitted in writing to the UMC Director of EHR Services and will be reviewed by UMCSN, UNLV Health and Epic to determine feasibility, level of effort, cost, and other impacts. Approved requests will be evaluated and prioritized in compliance with UMCSN's EHR Governance Program. UMCSN reserves the right to deny any request that could negatively impact UMCSN's operational, clinical or financial viability. UMCSN retains and will exercise final approval of any and all changes to or within the EMR System environment. Entities will be responsible for implementation costs, if applicable, to be calculated using the number of annual outpatient encounters consumed by Entities against the total number of outpatient encounters included in UMCSN's contract with Epic. Additionally, the new Epic modules, interfaces or additional capabilities/functionality may result in an increase in monthly expense to Entities which may require a written amendment to this Agreement.
- 6.3 No Payment for Referrals. Neither the fees charged to Entities under this agreement nor Entities eligibility to enter into this Agreement were determined in a manner that takes into account the volume or value of referrals or other business generated between the Parties. Except as otherwise set forth in **Exhibit A**, all undisputed invoices shall be due and payable within thirty (30) days of receipt.
- 6.4 <u>Late Payments</u>. All undisputed payments not made within thirty (30) days after they become due shall be subject to late charges of one and one-half percent (1.5%) per month, not to exceed five percent (5%) per annum. In addition to any other remedies that may be available, UMCSN may suspend access to the EMR System in the event that payment remains outstanding for more than fifteen (15) days after written notification to the Entities.

7. Term; Termination.

- 7.1 Term; Renewal. This Agreement shall be effective as of the Effective Date and shall continue, unless earlier terminated as provided herein, for a period of three (3) years. This Agreement may be renewed by mutual written agreement of the Parties for two (2) additional terms of one (1) year each (each a "Renewal Service Period"), unless either Party, by notice in writing given at least forty-five (45) days prior to the expiration of the Initial Service Period or any Renewal Service Period, advises the other Party of its desire to terminate as provided in this Agreement.
- 7.2 <u>Termination by A Party</u>. Any Party may terminate this Agreement (i) in the event another Party commits a material breach of this Agreement and such breach continues for a period of thirty (30) days following written notice of such breach; or (ii) immediately if another Party makes any assignment of assets or business for the benefit of creditors, or a trustee or receiver is appointed to conduct its business or affairs, or it is adjudged in any legal

proceeding to be in either voluntary or involuntary bankruptcy. If Entities should terminate this Agreement without cause then Entities shall have the obligation to reimburse UMCSN for any out-of-pocket advances or costs advanced by UMCSN on Entities behalf and which Entities have not repaid, subject, however, to UMCSN's obligation to mitigate its loss through alternate uses of the services for which such advances were made or costs incurred.

- 7.3 <u>Termination by UMCSN</u>. UMCSN may terminate the access granted to any component of the EMR System in the event that any license or other agreement under which UMCSN acquires rights to such component expires or terminates, in which event UMCSN shall refund to Entities any prepaid fees attributable to such component for the terminated portion of the Service Period in which such termination occurs.
- 7.4 <u>Data Transition upon Termination</u>. Upon receiving written notice from UNLVSOM or UNLV Health or Entities, which shall be delivered within ninety (90) days of an effective termination date, UMCSN will (i) provide UNLVSOM or UNLV Health or Entities, as applicable, with a tape(s) or disk(s) (or other such data access processes) containing files with a copy of all of that Party(s) User Data. Alternatively, UNLVSOM or UNLV Health (or Entities) shall be provided archived access in a text-based or other available format, such as a MySQL database export, a set of CSV files or another machine readable format agreed to by that Party(s) in writing. Any necessary informational archiving or extracting of information shall be granted for such time as is necessary (but in no event longer than 180 days) for UNLVSOM, UNLV Health or any third party vendor to complete the work requiring such access to this data. The costs arising out of this Section 7.4 shall be considered to be Additional Services and will be consistent with the UMC EHR Services Consulting rates set forth on Exhibit A.
- 7.5 Effect of Termination. Upon expiration or termination of this Agreement (i) all rights granted under this Agreement shall terminate, (ii) all Parties shall return all copies of the other Parties Confidential Information, and (iii) Entities shall promptly return all hardware, software and other materials provided by UMCSN under this Agreement. Termination shall not affect obligations that accrued prior to the effective date of termination. The obligations of the Parties under Sections 4, 6.4, 8, 9, 10, 11, 12 and 13 shall survive any expiration or termination of this Agreement.

8. Warranties.

8.1 <u>By UMCSN</u>. UMCSN represents and warrants to Entities that: (i) UMCSN has the full right, power and authority to enter into this Agreement, including all applicable licenses to license the software, services, and EMR System; (ii) it shall perform all services in a professional and workmanlike manner; (iii) the eligibility of Entities for the provision of the EMR System has not been determined in a manner that directly takes into account the volume or value of referrals or other business generated between the Parties; and (iv) neither it nor any person acting on its behalf has taken action to limit or restrict the use, compatibility, or interoperability of the EMR System.

- 8.2 By Entities. Entities represent and warrant to UMCSN that: (i) Entities have the full right, power and authority to enter into this Agreement; (ii) the Entities data will not infringe or violate the rights of any third party including, but not limited to, intellectual property rights; will not be abusive; will not be defamatory or obscene; and will not violate any applicable law; (iii) all Medical Providers in UNLV Health's medical practice who currently are and for new additional Providers, if appropriate, shall remain as members of UMCSN's active medical staff throughout the term of this Agreement; (iv) Entities have not made and will not make the provision of the services provided to it under this Agreement a condition of continuing to utilize the health facilities and services offered by UMCSN; (v) the EMR System will be used for no purpose prohibited by the laws or ordinances of the United States or the State of Nevada as now in force or hereinafter enacted; and (vi) the services provided to Entities under this Agreement are not technically or functionally equivalent to items and services that Entities already possesses or has obtained.
- 8.3 <u>DISCLAIMER</u>. THE WARRANTIES STATED IN THIS SECTION 8 ARE THE ONLY WARRANTIES MADE BY THE PARTIES. THE PARTIES EXPRESSLY DISCLAIM ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, ACCURACY AND FITNESS FOR A PARTICULAR PURPOSE. UMCSN DOES NOT WARRANT THAT ENTITIES USE OF THE EMR SYSTEM SHALL BE UNINTERRUPTED OR ERROR-FREE. NO REPRESENTATION OR STATEMENT SHALL BE BINDING UPON UMCSN AS A WARRANTY OR OTHERWISE UNLESS EXPRESSLY CONTAINED IN THIS AGREEMENT.

9. Disclaimer and Limitation of Liability.

IN NO EVENT SHALL ANY PARTY BE LIABLE FOR ANY LOST OR ANTICIPATED PROFITS. OR ANY INCIDENTAL, EXEMPLARY, SPECIAL, RELIANCE. CONSEQUENTIAL OR PUNITIVE DAMAGES, REGARDLESS OF WHETHER ANY PARTY WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. UMCSN'S ENTIRE LIABILITY TO ENTITIES FOR DAMAGES UNDER OR RELATED TO THIS AGREEMENT, WHETHER BASED IN CONTRACT, TORT OR OTHERWISE, SHALL NOT EXCEED THE AMOUNT ACTUALLY PAID TO UMCSN UNDER THIS AGREEMENT. ENTITIES ENTIRE LIABILITY TO UMCSN FOR DAMAGES UNDER OR RELATED TO THIS AGREEMENT, WHETHER BASED IN CONTRACT, TORT OR OTHERWISE, SHALL NOT EXCEED THE AMOUNT ACTUALLY DUE AND OWING TO UMCSN UNDER THIS AGREEMENT AT THE TIME OF THE OCCURRENCE GIVING RISE TO SUCH CLAIM.

10. Privileges and Immunities Not Waived.

Notwithstanding any other provision of this Agreement, it is acknowledged by and between the Parties that (1) NSHE is a constitutional entity of the State of Nevada, and (2) UMCSN is a county hospital organized pursuant to Chapter 450 of the Nevada Revised Statutes. Nothing contained in this Agreement shall be construed as a waiver or relinquishment by any Party of

any right to claim any exemption, privilege or immunity provided to that Party by law (including Nevada Revised Statutes Chapter 41), including without limitation, any right to terminate (1) this Agreement or (2) any agreement between the Parties contemplated by this Agreement in the event any funding authority fails to appropriate funds to enable the Party to fulfill its obligations under such agreements.

11. Medical Records Obligations/HIPAA Business Associate Agreement.

The Parties agree to be bound by the terms and conditions of the Business Associate Agreement attached hereto as **Exhibit B** (the "Business Associate Agreement"). It is additionally agreed and established that, UMCSN is not nor shall ever be considered the "Custodian of Records" for any Entities generated records. Any need, obligation or request to produce Entities generated medical records shall rest with Entities, whether legally requested or otherwise and Entities shall designate an employed individual to be recognized as the Custodian of Records. It is additionally agreed that all responsibilities for adherence to HIPAA or HITECH record reproduction timeframes and responsibilities related to Entities records only, shall rest and be the responsibility solely of Entities. UMCSN shall have sole responsibility for all legal and functional issues associated with UMCSN medical records.

12. Confidentiality.

12.1 Confidentiality. Except as otherwise provided in the Business Associate Agreement, each Party shall retain in confidence and shall not, without the prior written consent of the other Party(s) (the "Disclosing Party"), disclose in any manner or use, except in performance of its obligations or enjoyment of its rights under this Agreement, any information disclosed to a Party (the "Receiving Party") by the Disclosing Party and either marked at the time of disclosure as being confidential or identified in writing by the Disclosing Party within thirty (30) days of disclosure to the Receiving Party as being confidential ("Confidential Information"). The EMR System and the Documentation shall be deemed Confidential Information of UMCSN, regardless of how marked or identified. This section shall impose no obligation upon the Receiving Party with respect to any information that: (i) is publicly available at the time received by Receiving Party; (ii) becomes publicly available other than by breach of the Receiving Party's obligations hereunder; (iii) is known to the Receiving Party prior to receipt from the Disclosing Party; (iv) is received by Receiving Party from a third party if such third party has the right to make such disclosure; (v) is independently developed by the Receiving Party without use of Confidential Information; or (vi) is required to be disclosed by law.

Notwithstanding the preceding, the Parties acknowledge and agree that UMCSN is a public county-owned hospital and UNLVSOM is a constitutionally created entity of the State of Nevada, and both entities are subject to the provisions of the Nevada Public Records Act, Nevada Revised Statutes Chapter 239, and as such, both Parties' respective contracts are public documents available to copying and inspection by the public. If any Party receives a demand for the disclosure of any information related to this Agreement which the non-disclosing Party has claimed to be confidential and proprietary, the disclosing Party shall immediately notify the non-disclosing Party of such demand and

- the non-disclosing Party shall immediately notify the Disclosing Party of its intention to seek any appropriate remedy, including but not limited to relief in a Nevada court proceeding.
- 12.2 <u>Proprietary Financial Data</u>. Without Entities express consent, UMCSN shall not access any of Entities proprietary financial information that may be present within the EMR System database by virtue of Entities implementation of the EMR System. UMCSN shall implement reasonable protections within the EMR System to prevent such access. Nothing herein shall restrict UMCSN from accessing patient health information that will be available to users of the EMR System. UMCSN additionally agrees that a method through which Entities or any other entity or group engaged by UNLVSOM, UNLV Health, or Entities to obtain financial information for billing and operational purposes will be guaranteed a method through which such data can be collected or extracted in usable form. Such access and or ability to extract data will be included in the costs of implementing this Agreement, as further described in **Exhibit A**.

13. Covenants of Entities.

- 13.1 <u>Access to EMR System</u>. UMCSN, or its delegate, will be permitted at any reasonable time, to enter into or upon and go through and view the EMR System.
- 13.2 <u>Surrender Upon Termination</u>. Possession of the EMR System will be surrendered promptly at the termination or expiration of this Agreement, provided however, Entities data shall be transitioned to Entities as set forth in Section 7.4.
- 13.3 <u>Third-party Agreements</u>. Entities bear the sole responsibility for the negotiation of any agreement(s) with vendors. UMCSN has not provided, nor offered to provide, legal advice with respect to any such agreement(s).

14. General.

- 14.1 <u>Independent Contractors</u>. Except as otherwise provided in this Agreement as to the relationship between UNLVSOM and UNLV Health, the relationship between the Parties shall be that of independent contractors. Nothing in this Agreement shall create, or be deemed to imply the creation of, any partnership, joint venture or other relationship. No Party shall have the authority to incur any obligation, contractual or otherwise, in the name or on behalf of any other Party.
- 14.2 Entire Agreement; Conflicting Terms; Amendment. This Agreement, including any exhibits or appendices hereto, constitutes the entire agreement between the Parties with respect to the subject matter hereof and supersedes all prior and contemporaneous communications. This Agreement covers all of the electronic health records items and services furnished by UMCSN to Entities. In the event of a conflict between the terms contained in the body of this Agreement and the terms contained in any exhibit or appendices hereto, the terms contained in the body of this Agreement shall control, except that with respect to any conflict between the terms of this Agreement and the

Business Associate Agreement, the terms of the Business Associate Agreement shall control. This Agreement may be modified only by a written agreement dated subsequent to the Effective Date and signed on behalf of the Parties by their respective duly authorized representatives.

- 14.3 Compliance with Law/Severability. In the event that a Party becomes aware in the future that this arrangement does not comport with the requirements of the federal Stark Law or the federal anti-kickback laws or other applicable law, that Party shall promptly inform the other Parties of this occurrence and all Parties shall meet promptly and endeavor in good faith to take such action as is legally warranted to restore this Agreement to compliance with the law. If the Parties are unable to agree within fifteen (15) days (or such lesser time if required by law) to such amendment(s) to this Agreement as will render the offending provision(s) of this Agreement compliant with law, or if a court of competent jurisdiction or other appropriate legal agency or authority determines that any provision of this Agreement is invalid, illegal or unenforceable, that provision(s) of the Agreement shall be deemed stricken from the Agreement and the remainder of the Agreement shall remain in full force and effect.
- 14.4 <u>Limitation on Actions</u>. Any cause of action by Entities against UMCSN or by UMCSN against Entities with respect to this Agreement must be commenced within one (1) year after the accrual thereof or it shall be barred.
- 14.5 <u>No Waiver</u>. No waiver of any breach of any provisions of this Agreement shall constitute a waiver of any prior, concurrent or subsequent breach of the same or any other provisions hereof or thereof, and no waiver shall be effective unless made in writing and signed by the duly authorized representative of the Party to be charged.
- 14.6 Notices. All notices that any Party may give to another Party pursuant to this Agreement shall be in writing and shall be hand delivered or sent by registered or certified mail postage prepaid, return receipt requested, or by overnight courier service, postage prepaid, (i) if to UNLVSOM, to the UNLVSOM Contact set forth in Exhibit A with a mandatory copy to Director of Purchasing and Contracts, University of Nevada, Las Vegas, 4505 S. Maryland Parkway, Las Vegas, Nevada 89154-1033, (ii) if to UMCSN, to 1800 W. Charleston Blvd., Las Vegas, Nevada 89102, to the attention of the CEO and the General Counsel, (iii) if to UNLV Health, 3016 W Charleston Blvd., Las Vegas, Nevada 89102, to the attention of the CEO and President or (iv) to such other address as the receiving Party shall designate by written notice given in accordance with this section.
- 14.7 <u>Assignment; Subcontractors</u>. This Agreement may not be assigned or otherwise transferred by any Party without the prior written consent of the other Parties. Any assignment which is not in accordance with this Section will be void. Notwithstanding anything herein to the contrary, UMCSN may subcontract with other parties for the provision of the EMR System or any of its obligations hereunder. Notwithstanding anything herein to the contrary, any assignment necessary for Entities to subcontract or outsource performance of Entities internal functions to a third party is permitted,

- including but not limited to services of UNLV Health and/or its subcontractor for billing purposes.
- 14.8 <u>Counterparts</u>. This Agreement may be executed in counterparts which, when taken together, shall constitute one and the same instrument.
- 14.9 <u>Force Majeure</u>. No Party shall be liable hereunder by reason of any failure or delay in the performance of its obligations hereunder (except for the payment of money) on account of strikes, shortages, riots, insurrection, fires, flood, storm, explosions, acts of God, war, terrorism, governmental action, pandemics, labor conditions, earthquakes, material shortages, or any other cause (whether or not similar to any of the foregoing) beyond the reasonable control of such Party (each a "Force Majeure Event"). Upon the occurrence of a Force Majeure Event, the non-performing Party will be excused from any further performance of its obligations effected by the Force Majeure Event for so long as the Force Majeure Event continues and such Party continues to use commercially reasonable efforts to recommence performance.
- 14.10 Governing Law and Forum. This Agreement and all claims related to it, its execution or the performance of the Parties under it, shall be construed and governed in all respects according to the laws of the State of Nevada, without regard to the conflict of law provisions thereof. Any dispute arising hereunder which cannot be informally resolved shall be brought solely and exclusively in the federal or state courts sitting in Clark County in the State of Nevada, and each Party hereby consents to the sole and exclusive jurisdiction and venue of such courts with regard to such actions.
- 14.11 <u>Budget Act and Fiscal Fund Out</u>. In accordance with the Nevada Revised Statutes (NRS 354.626), the financial obligations under this Agreement between the parties shall not exceed those monies appropriated and approved by UMCSN and UNLVSOM for the then current fiscal year under the Local Government Budget Act. This Agreement shall terminate and UMCSN's and UNLVSOM's obligations under it shall be extinguished at the end of any of UMCSN's and UNLVSOM's fiscal years in which UMCSN's or UNLVSOM's governing body fails to appropriate monies for the ensuing fiscal year sufficient for the payment of all amounts which could then become due under this Agreement. UMCSN and UNLVSOM agree that this section shall not be utilized as a subterfuge or in a discriminatory fashion as it relates to this Agreement. In the event this section is invoked, this Agreement will expire on the 30th day of June of the current fiscal year. Termination under this section shall not relieve UMCSN or UNLVSOM, as applicable, of its obligations incurred through the 30th day of June of the fiscal year for which monies were appropriated.

[Signature page to follow]

IN WITNESS WHEREOF, the Parties hereto, each acting with proper authority, have executed this Agreement as of the dates set forth below.

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA

By:	
Mason Van Houweling	
Chief Executive Officer	
Date:	
THE BOARD OF REGENTS OF THE NEVADA SYST ON BEHALF OF THE UNIVERSITY OF NEVADA, LA	
Recommend:	
By: Marc Kahn, M.D.	Date:
Marc Kahn, M.D.	
Dean, Kirk Kerkorian School of Medicine	
By:	Date:
Chris L. Heavey	
Executive Vice President and Provost	
By:	Date:
Keith E. Whitfield	
President, University of Nevada, Las Vegas	
•	
Approved as to Legal Form:	
Approved as to Legal Politi.	
By:	Date:
Elda Luna Sidhu	
General Counsel, University of Nevada, Las Vegas	

Approved:		
By:		
Dale A.R. Erquiaga, Acting Chancellor		
UNLV HEALTH		
Approved By:		
By:	Date:	
Joann Strobbe, President and CEO, UNLV Health		

EMR SYSTEM ACCESS AGREEMENT

EXHIBIT A

I. CLIENT CONTACT INFORMATION (subject to change with written notice)

ENTITIES Contacts

Primary General Contact (UNLV Health)

Name: Joann Strobbe, CEO Phone: 702-780-2147

E-Mail: joann.strobbe@unlv.edu

Primary General Contact (UNLVSOM)

Name: Alison Netski Phone: 702-780-2147

E-Mail: alison.netski@unlv.edu

Billing Contact (FOR ENTITIES)

Name: Veronica Lynch, Patient Financial Services Director

Phone: (505) 670-5119

E-Mail: veronica.lynch@unlv.edu

Technical Contact (UNLVSOM)

Name: Wonda Riner, MBA, Director of Information Technology

Phone: (702) 895-4212

E-Mail: wonda.riner@unlv.edu

Technical Contact (UNLVMed)

Name: Thomas Strahler, Executive Director of Business Operations

Phone: (702) 596-6960

E-Mail: thomas.strahler@unlv.edu

UMC: Primary General Contact

Name: Maria Sexton

Address: 1800 W. Charleston Blvd. Las Vegas, NV 89102

Phone: 702-671-6579

E-Mail: Maria.Sexton@umcsn.com

UMC: Technical Contact

Name: Kim Owen-Parker

Address: 1800 W. Charleston Blvd. Las Vegas, NV 89102

Phone: 702-765-7934

E-Mail: Kim.Owen-Parker@umcsn.com

II. MAXIMUM NUMBER OF AUTHORIZED USERS

Total Maximum Number of Authorized Users permitted to access the EMR System: 450 (with 200 concurrent users at any one time)

Entities may, at any time during the term of this Agreement, increase the maximum number of Authorized Users permitted to access the EMR System by providing prior written notice to UMCSN and paying to UMCSN the then-applicable fees in accordance with UMCSN's then-current pricing methodology.

III. NECESSARY THIRD-PARTY COMPONENTS

Entities are responsible for procuring the following Necessary Third-Party Components to ensure that the software will perform at appropriate speeds to be satisfactory to the end users and optimal for patient care.

- All computers will be required to meet minimal Epic specifications
- All monitors used by clinical staff must be upgraded to 22" or larger

The following is an overview of the hardware requirements that Entities must have in place at all locations that would use the type of hardware in question. All hardware must meet Epic and third party specifications as provided by UMCSN.

- Computers
- Monitors (22" or larger)
- Printers
- Credit card swipers
- Scanners
- E-signature pads, when implemented
- Kiosks, when implemented
- Tablets
- Mobile Devices

In addition, Entities will be required to establish connectivity to the UMCSN network at acceptable speeds to create an optimal Epic end-user experience.

IV. ADMINISTRATIVE AND OTHER EXPENSES

A. Increases Due to Third-Party Increases:

UMCSN shall be entitled at any time with prior written notice to pass through to Entities and UMCSN's other clients on an equitable basis (i) any volume-based usage fees associated with updates, upgrades or improvements to the EMR System, (ii) any increases in communications tariffs related to the EMR Services, including, without limitation, government imposed access fees, service provider imposed fees, and (iii)

any increases in fees resulting from changes in regulation or statute, or other similar fees assessed against UMCSN.

V. FEE SCHEDULE

Epic Community Connect Partner Fee Schedule

UNLV Health

 Use of Epic modules listed below See Page 2 for cost breakdown details Cadence Enterprise Scheduling Resolute Professional Billing and Patient Accounting Ambulatory Grand Central ADT (Includes Prelude) 	\$1,094.62	Monthly	Fixed
Epic Hosting Services	\$27,183.00	Monthly	Fixed
Epic Infrastructure System See Page 2 for cost breakdown details • InterSystems • InterSystems IRIS	\$4,115.52	Monthly	Fixed
Outpatient Encounters*	\$1.07 per Encounter	Monthly	Variable
UMC EHR Services Consulting	\$80.00 per Hour	Ad Hoc	Variable
UMC Administrative Fees**	2%	Ad Hoc	Variable

^{*}Monthly cost will be calculated based on number of encounters, as defined in Section 1.1 of the Agreement, in the month multiplied by per Encounter rate.

^{**}Any contract or other agreement for Epic services to which UNLV Medicine enters into as the sole entity, UMC will assess an administrative fee to cover processing time and resources.

Monthly Fixed Fee Details

	Used By			Percentage of		Amount
Module/Service	UMC	UNLV	to UMC	Module Cost to Total Cost	Fixed or Variable	Owed by UNLV Health
Cadence Enterprise Scheduling	Χ	Х	\$4,869	2.13%	F	\$51.85
Resolute Professional Billing and Patient Accounting	Χ	Х	\$5,950	2.60%	F	\$77.43
EpicCare Ambulatory Electronic Health Record	Χ	Х	\$18,293	8.00%	F	\$731.93
OpTime Operating Room Management System	Χ		\$7,624	3.34%	F	
Grand Central ADT	Χ	Х	\$10,330	4.52%	F	\$233.40
Resolute Hospital Billing and Patient Accounting	Χ		\$13,696	5.99%	F	
Cupid Cardiology	Χ		\$3,778	1.65%	F	
Stork Obstetrics	Χ		\$1,621	0.71%	F	
EpicCare Link	Χ		\$4,287	1.88%	F	
Secure Chat	Χ		\$1,234	0.54%	F	
Radiant Radiology	Χ		\$5,524	2.42%	F	
Phoenix Transplant	Χ		\$2,349	1.03%	F	
EpicCare Inpatient Clinical System	Χ		\$84,632	37.02%	F	
Cogito Analytics	Χ		\$8,655	3.79%	F	
Blood Product Administration Module	Χ		\$354	0.15%	F	
KB Systems SQL	Χ		\$525	0.23%	F	
Business Objects XI 4.2 Premium	Χ		\$1,481	0.65%	F	
Intersystems - Non Production License	Χ	Х	\$730	0.32%	F	\$1.17
Standard Interfaces and Data Connectors	Х	Х	\$10,611	4.64%	F	\$246.27
InterSystems IRIS - Production	Х		\$42,053	18.40%	F	\$3,868.08
Epic Hosting	Х	Х	\$181,220		F	\$27,183
						\$32,393.14

[Remainder of page left intentionally blank]

EXHIBIT B

BUSINESS ASSOCIATE AGREEMENT

THIS BUSINESS ASSOCIATE AGREEMENT (the "Agreement") is effective this 1st day of June, 2022 ("Effective Date") by and between UNLV Health and Kirk Kerkorian School of Medicine at the University of Nevada, Las Vegas ("Covered Entities"), and University Medical Center of Southern Nevada ("Business Associate").

RECITALS

WHEREAS, Covered Entities and Business Associate are parties to an agreement (the "Underlying Agreement" as defined below), pursuant to which Business Associate provides certain services to Entities and, in connection with those services, Covered Entities discloses to Business Associate certain individually identifiable protected health information ("PHI" as defined below) that is subject to protection under the Health Insurance Portability and Accountability Act of 1996, as amended and supplemented from time to time ("HIPAA") and the Health Information Technology for Economic and Clinical Health ("HITECH") Act; and

WHEREAS, the parties desire to comply with the HIPAA and HITECH Act Rules for the privacy and security of PHI of patients of Covered Entities.

NOW THEREFORE, for and in consideration of the recitals above and the mutual covenants and conditions herein contained, Covered Entities and Business Associate enter into this Agreement to provide a full statement of their respective responsibilities.

ARTICLE 1

DEFINITIONS

- 1.1 <u>Generally</u>. Unless otherwise provided herein, capitalized terms shall have the same meaning as set forth in the HIPAA regulations, 45 C.F.R. parts 160 and 164.
- 1.2 <u>Business Associate</u>. "Business Associate" shall mean University Medical Center of Southern Nevada.
- 1.3 <u>Breach</u>. "Breach" shall mean the unauthorized acquisition, access, use, or disclosure of protected health information that compromises the security or privacy of such information, except where an unauthorized person to whom such information is disclosed would not reasonably have been able to retain such information.
- 1.4 <u>Covered Entities</u>. "Covered Entities" shall mean UNLV Health and Kirk Kerkorian School of Medicine at the University of Nevada, Las Vegas.

- 1.5 <u>Designated Record Set.</u> "Designated Record Set" shall mean a group of medical records maintained by or for a covered Entities that is: (i) The medical records and billing records about individuals maintained by or for a covered health care provider, (ii) The enrollment, payment, claims adjudication, and case management record systems maintained by or for a health plan; or (iii) Used in whole or part, by or for the covered Entities to make decisions about individuals. For the purposes of this paragraph, the term *record* means any item, collection or grouping of information that includes protected health information and is maintained, collected, used or disseminated by or for a covered Entities.
- 1.6 <u>Disclosure</u>. "Disclosure" shall mean the release, transfer, provision of, access to, or divulging in any other manner of the information outside the Entities holding the information.
- 1.7 <u>Electronic Protected Health Information (ePHI)</u>. Electronic Protected Health Information (ePHI) shall have the same meaning as the term Electronic Protected Health Information (ePHI) in 45 C.F.R. § 164.103.
- 1.8 <u>HIPAA Rules</u>. "HIPAA Rules" shall mean the Privacy, Security, Breach Enforcement and Enforcement Rules at 45 C.F.R., Parts 160 and 164.
- 1.9 <u>Individual</u>. "Individual" shall have the same meaning as the term "individual" in 45 C.F.R. § 160.103 and shall include a person who qualifies as a personal representative in accordance with 45 C.F.R. § 164.502(g).
- 1.10 <u>Privacy Rule</u>. "Privacy Rule" shall mean the privacy provisions of the Standards for Privacy and Security of Individually Identifiable Health Information at 45 C.F.R. part 160 and part 164, subparts A and E.
- 1.11 **Protected Health Information or PHI**. The term "Protected Health Information" or "PHI" shall have the same meaning as the term "protected health information" in 45 C.F.R. § 160.103, limited to the information created or received by Business Associate from or on behalf of Covered Entities.
- 1.12 **Required By Law**. "Required By Law" shall have the same meaning as the term "required by law" in 45 C.F.R. § 164.103.
- 1.13 <u>Secretary</u>. "Secretary" shall mean the Secretary of the Department of Health and Human Services, or his/her designee.
- 1.14 **Security Incident**. "Security Incident" shall have the same meaning as the term "Security Incident" in 45 C.F.R. § 164.304.
- 1.15 <u>Standards for Privacy and Security</u>. "Standards for Privacy and Security" shall mean the provisions of the Standards for Privacy and Security of Individually Identifiable Health Information at 45 C.F.R. part 160 and part 164, subparts A and E.

- 1.16 <u>Underlying Agreement</u>. Pursuant to an arrangement between the Parties, Business Associate provides services (the "Services") to Covered Entities that involve the use and disclosure of PHI. Business Associate agrees to use and disclose PHI only as authorized by this Agreement. The Underlying Agreement is dated June 1, 2022 and is titled EMR SYSTEM ACCESS AGREEMENT.
- 1.17 <u>Use</u>. With respect to individually identifiable health information, "Use" shall mean the sharing, employment, application, utilization, examination, or analysis of such information within an Entities that maintains such information.

ARTICLE 2

SCOPE OF USE OF PHI

- 2.1 <u>Performance of Agreement</u>. Business Associate, its employees, agents and independent contractors (collectively referred to as "Business Associate") may use PHI solely (1) to perform its duties under the Underlying Agreement, (2) as directed by the Covered Entities, (3) as permitted or required by the terms of the Underlying Agreement and this Agreement, and (4) as required by law. All other uses or disclosures not authorized by this Agreement or required by law are prohibited. Business Associate agrees to make uses and disclosures and requests for PHI consistent with Covered Entities minimum necessary policies and procedures.
- 2.1.1 <u>Additional Permitted Uses</u>. In addition to those uses and disclosures permitted in order to provide the services referenced above, and except as otherwise provided in this BAA, the Business Associate may also use or disclose PHI it obtains from, maintains, or creates from Covered Entities as follows:
- (a) Use of PHI for Internal Management Purposes. Business Associate may use PHI for the proper management and administration of the Business Associate or to carry out the legal responsibilities of the Business Associate.
- (b) Disclosure of PHI for Management/Administration of Business Associate's Business. Business Associate may disclose PHI for the proper management and administration of the Business Associate or to carry out its legal responsibilities, provided that disclosures are Required by Law, or Business Associate obtains reasonable assurances from the person to whom the information is disclosed that it will remain confidential and used or further disclosed only as Required By Law or for the purpose for which it was disclosed to the person, and the person notifies the Business Associate of any instances of which it is aware in which the confidentiality of the information has been breached.
- (c) Assurances from Subcontractors/Agents. Business Associate shall not disclose PHI received from, or created or received by Business Associate on behalf of Covered Entities to any agent, including a subcontractor, unless the agent or subcontractor agrees in writing to abide by the same restrictions and conditions on the use or disclosure of PHI that apply throughout this BAA to Business Associate, including those provisions requiring notice to Covered Entities upon the discovery of any misuse or inappropriate disclosure of PHI.

2.2 <u>Safeguards for Protection of PHI</u>. Business Associate agrees that it will:

- (a) use commercially reasonable efforts to protect and safeguard from any oral and written disclosure all PHI and ePHI, regardless of the type of media on which it is stored (e.g., written or electronic, etc.), with which it may come into contact in accordance with applicable statutes and regulations, including, but not limited to, HIPAA and the HITECH Act;
- (b) implement and maintain administrative, physical and technical safeguards to protect the confidentiality, integrity and availability of the PHI and ePHI that Business Associate creates, receives, maintains or transmits;
- (c) use appropriate safeguards to prevent use or disclosure of PHI and ePHI other than as permitted by this Agreement or required by law;
 - (d) comply, where applicable, to the Security Rule with regard to ePHI; and
- (e) to the extent that Business Associate is to carry out any of Covered Entities obligations under the Privacy Rule, comply with the requirements of the Privacy Rule applicable to Covered Entities in the performance of such obligations.
- 2.3 Reporting of Unauthorized Use. Business Associate shall promptly report to Covered Entities, in writing, within ten (10) days of discovery or as soon as reasonably practical and in no case later than that allowed under HIPAA, any unauthorized acquisition, access, use or disclosure of PHI in violation of this Agreement or any law, or any Security Incident ("Breach"). Such written notice to Covered Entities shall include the id of each individual whose PHI was, or was reasonably believed to have been, breached; a brief description of what happened, including the date of the Breach and date of discovery of the Breach; a description of the PHI that was involved in the Breach; any steps the individual(s) should take to protect themselves from potential harm from the Breach; a description of what Business Associate is doing to investigate the breach, mitigate harm to the individual(s) and protect against further Breaches; and contact procedures for individual(s) to ask questions or get additional information. Business Associate shall implement and maintain sanctions against any employee, subcontractor or agent who violates the requirements of this Agreement or the HIPAA or HITECH Act regulations. Business Associate shall take steps to mitigate, to the extent practicable, any harmful effect that is known to Business Associate of a use or disclosure of PHI by Business Associate in violation of the requirements of this Agreement.
- 2.4 <u>Use of Subcontractors</u>. To the extent Business Associate uses one or more subcontractors or agents to provide services under the Underlying Agreement, and such subcontractors or agents create, receive, transmit or access PHI, Business Associate agrees that it will ensure that each such subcontractor or agent shall agree, in writing, to all of the same restrictions, terms and conditions that apply to Business Associate in this Agreement, including but not limited to implementation of reasonable and appropriate safeguards to protect ePHI.
- 2.5 <u>Breach or Misuse of PHI</u>. Business Associate understands and agrees that any breach of confidentiality or misuse of information found in and obtained from PHI may result in the termination of the Underlying Agreement.

ARTICLE 3

<u>AVAILABILITY, AMENDMENT OF PHI</u>

- 3.1 <u>Availability of PHI</u>. If Business Associate maintains a Designated Record Set on behalf of Covered Entities, Business Associate agrees to provide access, at the request of Covered Entities, and in the time and manner designated by Covered Entities, to PHI in the Designated Record Set, to Covered Entities or, as directed by Covered Entities, to an Individual in order to meet the requirements of 45 C.F.R. §164.524.
- 3.2 <u>Amendments to PHI</u>. If Business Associate maintains a Designated Record Set on behalf of Covered Entities, Business Associate agrees to make any amendment(s) to the PHI in a Designated Record Set that the Covered Entities directs or agrees to pursuant to 45 C.F.R. §164.526 at the request of Covered Entities or an Individual, and in the time and manner designated by Covered Entities.

ARTICLE 4

ACCOUNTING AND INSPECTIONS

- 4.1 <u>Accounting of Disclosures</u>. Business Associate agrees to document such disclosures of PHI and information related to such disclosures as would be required for Covered Entities to respond to a request by an Individual for an accounting of disclosures of PHI in accordance with 45 C.F.R. § 164.528.
- 4.2 **Provide Accounting.** Business Associate agrees to provide to Covered Entities or an Individual, in time and manner designated by Covered Entities, information collected in accordance with Section 4.1 of this Agreement, to permit Covered Entities to respond to a request by an Individual for an accounting of disclosures of PHI in accordance with 45 C.F.R. § 164.528.
- 4.3 Access by DHHS. Business Associate shall make its internal practices, books and records relating to the use and disclosure of PHI received from Covered Entities or created or received by Business Associate on behalf of Covered Entities available to the Secretary of the Department of Health and Human Services or designee ("DHHS") for purposes of determining Covered Entities compliance with HIPAA, the HITECH Act and the corresponding privacy and security regulations. Upon Covered Entities request, Business Associate shall provide Covered Entities with copies of any information it has made available to DHHS under this section of the Agreement.

ARTICLE 5

OBLIGATIONS OF COVERED ENTITIES

5.1 <u>Notice of Privacy Practices</u>. Covered Entities shall provide Business Associate with the notice of privacy practices that Covered Entities produces in accordance with 45 C.F.R. §164.520, as well as any changes to such notice.

- 5.2 <u>Changes in Use of PHI</u>. Covered Entities shall provide Business Associate with any changes in, or revocation of, permission by Individual to use or disclose PHI, if such changes affect Business Associate's permitted or required uses and disclosures.
- 5.3 <u>Restrictions on Use of PHI</u>. Covered Entities shall notify Business Associate of any restriction to the use or disclosure of PHI that Covered Entities has agreed to in accordance with 45 C.F.R. § 164.522.

ARTICLE 6

TERM/TERMINATION

- 6.1 <u>Term and Termination</u>. This Agreement shall terminate when all of the PHI and ePHI provided by Covered Entities to Business Associate or created or received by Business Associate on behalf of Covered Entities, is destroyed or returned to Covered Entities, or, if it is not feasible to return or destroy the PHI or ePHI, protections are to extend to such information, in accordance with the provisions of this Agreement.
- 6.2 <u>Termination After Notice and Right to Cure</u>. If the Covered Entities reasonably determine that the Business Associate has committed a material breach of this Agreement, Business Associate shall have thirty (30) calendar days, after delivery from Covered Entities of written notice pursuant to Section 8.2, to remedy the breach and provide evidence of cure to the Covered Entities. If such material breach is not cured within that time, Covered Entities may terminate this Agreement or the Underlying Agreement without additional notice to Business Associate. For the purposes of this Agreement, material breach shall include, but not be limited to, improper use or disclosure of PHI or failure to implement protective safeguards or diminution of Business Associates' reported security procedures which are satisfactory to the Covered Entities, as determined by the Covered Entities in its sole discretion.
- 6.3 <u>Termination After Repeated Material Breaches</u>. Covered Entities may terminate this Agreement and the Underlying Agreement without penalty if Business Associate commits repeated material breaches of this Agreement or any provision hereof, irrespective of whether, or how promptly, Business Associate may remedy such violation after being notified of the same. Repeated material breach means more than one material breach of this Agreement.
- 6.4 <u>Return and Destruction of PHI</u>. Within fifteen (15) business days of the expiration or earlier termination of this Agreement or Underlying Agreement for whatever reason, Business Associate agrees that it will return or destroy all PHI, if feasible, received from, or created or received by it on behalf of Covered Entities, that Business Associate maintains in any form, and retain no copies of such information.
- 6.5 No Feasible Return and Destruction of PHI. To the extent such return or destruction of PHI is not feasible, Business Associate shall extend the precautions of this Agreement to the information and limit further uses and disclosures to those purposes that make the return or destruction of the information unfeasible. Business Associate shall remain bound by the provisions of this Agreement, even after termination of this Agreement or the Underlying

Agreement until such time as all PHI has been returned or otherwise destroyed as provided in this section.

6.6 <u>Effect of Termination</u>. All rights, duties and obligations of Business Associate established in this Agreement shall survive the termination of this Agreement.

ARTICLE 7

INDEMNIFICATION

- 7.1 Intentionally omitted.
- 7.2 Intentionally omitted.
- 7.3 Intentionally omitted.

ARTICLE 8

OTHER PROVISIONS

- 8.1 <u>Construction</u>. This Agreement shall be construed as broadly as necessary to implement and comply with HIPAA and the HITECH Act and the regulations promulgated thereunder. The parties agree that any ambiguity in this Agreement shall be resolved in favor of a meaning that permits Covered Entities to comply with the Standards for Privacy and Security, HIPAA, the HITECH Act and any amendments thereto.
- 8.2 <u>Notice</u>. All notices and other communications required or permitted pursuant to this Agreement shall be in writing, addressed to the party at the address set forth at the end of this Agreement, or to such other address as either party may designate from time to time. All notices and other communications shall be mailed by registered or certified mail, return receipt requested, postage pre-paid, or transmitted by hand delivery or telegram. All notices shall be effective as of the date of delivery of personal notice or on the date of receipt, whichever is applicable.
- Amendments. The parties recognize that this Agreement may need to be modified from time to time to ensure consistency with amendments to and changes in applicable federal and state laws and regulations, including, but not limited to, HIPAA and the HITECH Act. This Agreement constitutes the entire agreement between the parties with respect to its subject matter. No oral statement or prior written material not specifically mentioned herein shall be of any force or effect and no change in or addition to this Agreement shall be recognized unless evidenced by a writing executed by Covered Entities and Business Associate, such amendment(s) to become effective on the date stipulated therein. The parties agree to take such action as is necessary to amend this Agreement from time to time as is necessary for Covered Entities to comply with the requirements of the Standards for Privacy and Security, HIPAA, the HITECH Act and any amendments thereto.
- 8.4 <u>Assignment</u>. Covered Entities has entered into this Agreement in specific reliance on the expertise and qualifications of Business Associate. Consequently, Business

Associate's interest under this Agreement may not be transferred or assigned or assumed by any other person, in whole or in part, without the prior written consent of Covered Entities.

- 8.5 Governing Law. The parties agree that the laws of the State of Nevada shall govern the validity, construction, interpretation, and effect of this Agreement, excluding any laws or principals regarding the conflict or choice of laws. Any and all disputes arising out of or in connection with this Agreement shall be litigated in a court of competent jurisdiction in Clark County, State of Nevada, and Business Associate expressly consents to the jurisdiction of said court.
- 8.6 <u>Headings</u>. Headings contained in this Agreement are for reference purposes only and shall not affect in any way the meaning or interpretation of this Agreement.
- 8.7 **<u>Binding Effect.</u>** This Agreement shall be binding upon, and shall inure to the benefit of, the parties hereto and their respective permitted successors and assigns.
- 8.8 <u>Counterparts</u>. This Agreement may be executed in multiple counterparts, each of which shall constitute an original and all of which shall constitute but one Agreement.
- 8.9 <u>Gender and Number</u>. The use of the masculine, feminine or neuter genders, and the use of the singular and plural, shall not be given an effect of any exclusion or limitation herein. The use of the word "person" or "party" shall mean and include any individual, trust, corporation, partnership or other Entities.
- 8.10 **Priority of Agreement**. If any portion of this Agreement is inconsistent with the terms of the Underlying Agreement, the terms of this Agreement shall prevail. Except as set forth above, the remaining provisions of the Underlying Agreement are to be ratified in their entirety.
- 8.11 **No Construction Against Drafter**. This Agreement is not to be construed against the drafting party.
- 8.12 <u>Authority To Contract</u>. Each party represents and warrants that said party is authorized to enter into this Agreement and to be bound by the terms of it.
- 8.13 <u>Waiver</u>. The waiver by either party of a breach or a violation of this Agreement shall not operate as, or be construed to be, a waiver of any subsequent breach of same or other provision hereof. No waiver shall be effective against any party hereto unless in writing signed by that party.
- 8.14 <u>Severability</u>. If any provision of this Agreement is held invalid, the remainder of this Agreement shall not be affected unless the invalid provision substantially impairs the benefits of the remaining provisions of this Agreement.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the parties have hereunto caused this instrument to be effective the day and year first above written.

APPROVED:	
BY:	
Name:	Date
Title:	_
Address for Notices	
Attn: Legal Department, 1800 W. Charleston Blvd., Las Vegas, NV 8910)2
COVERED ENTITIES:	
APPROVED:	
UNLV Health	
BY:	
Name:	Date
Title:	
Address for Notices:	
3016 W. Charleston Blvd, Suite 100, Las Vegas, NV 89102	
APPROVED:	
Kirk Kerkorian School of Medicine at the University of Nevada, Las Veg	gas
BY:	
Name:	Date
Title:	
Address for Notices:	
3014 W. Charleston Blvd, Suite 150, Las Vegas, NV 89102	

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	Award of Bid No. 2022-15, Central Plant Infrastructure, to Monument Construction	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board review and recommend for approval by the Board of Hospital Trustees for University Medical Center of Southern Nevada, the Bid No. 2022-15, Central Plant Infrastructure, to Monument Construction, the lowest responsive and responsible bidder; authorize the Chief Executive Officer to exercise any Change Orders within his delegation of authority; or take action as deemed appropriate. (For possible action)

FISCAL IMPACT:

Fund Number: 5430.011 Fund Name: Clark County Capital Equipment Transfer

Fund Center: 3000999901 Funded Pgm/Grant: N/A

Description: Award of Bid 2022-15, Central Plant Infrastructure

Bid/RFP/CBE: Formal bid pursuant to NRS 338.1385

Term: 240 days from Notice to Proceed

Amount: NTE \$9,811,111.00

Out Clause: Immediate w/o cause, Budget Act and Fiscal Fund Out

BACKGROUND:

On January 25, 2023, Bid No. 2022-15 Central Plant Infrastructure, PWP CL-2023-203 was published in the Las Vegas Review-Journal. This project entails the installation and removal of the end of life infrastructure, including, chiller, boilers, and components, at various UMC locations, including the 2040 building, main central plant, and trauma center.

On Thursday, March 2, 2023, UMC received responses from:

Bids ReceivedTotal Base Bid AmountMonument Construction\$ 9,811,111.00Martin Harris Construction, LLC\$ 10,351,893.00

All of the above bids were received and opened on March 2, 2023. The apparent low bid of \$9,811,111.00 was received from Monument Construction, who submitted all required documentation within the relevant deadlines. The recommendation of award to Monument Construction is in accordance with NRS

Cleared for Agenda March 29, 2023

Agenda Item#

23

338.1385(5), a public body or its authorized representative shall award a contract to the lowest responsive and responsible bidder.

The term of the agreement is 240 days from the date of the Notice to Proceed. UMC may terminate the agreement at any time for its convenience, upon written notice to Monument Construction.

UMC's Director of Facilities Maintenance and Manager of Facilities Maintenance have reviewed the bid documents and recommends award by the Governing Board.

The bid documents and notice of award have been approved as to form by UMC's Office of General Counsel.

Monument Construction currently holds a valid Clark County Business License.

This Agreement was reviewed by the Governing Board Audit and Finance Committee at their March 22, 2023 meeting and recommended for approval by the Board of Hospital Trustees.



April 18, 2023

Monument Construction Attn: Parth Gandhi 7787 Eastgate Rd. #110 Henderson, NV 89011

Dear Mr. Gandhi:

On behalf of University Medical Center of Southern Nevada, I want to inform you that *Monument Construction* is hereby awarded Bid No. 2022-15 for Central Plant Infrastructure. The Agreement will commence on April 18, 2023.

Should you have any questions, please direct them to:

John Goodnow Contracts Specialist Phone: 702.671-1076

E-mail: john.goodnow@umcsn.com

I thank you for your interest in doing business with UMC and I look forward to a great working relationship with your company.

Sincerely,

Mason Van Houweling Chief Executive Officer

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA

BID FORM

BID NO. 2022-15
CENTRAL PLANT INFRASTRUCTURE
PWP NUMBER: CL- 2023-203

Monument Construction

(NAME)

7787 Fastgate Road # 110, Henderson, NV 89011

I, THE UNDERSIGNED BIDDER:

- Agree, if awarded this Contract, I will complete all work for which a Contract may be awarded and to furnish any and all labor, equipment, materials, transportation, and other facilities required for the services as set forth in the Bidding and Contract Documents.
- Have examined the Contract Documents and the site(s) for the proposed work and satisfied themselves as to the character, quality of work to be performed, materials to be furnished and as to the requirements of the specifications.
- 3. Have completed all information in the blanks provided and have submitted the following within this Bid:
 - a) Have listed the name of each Subcontractor which will be paid an amount exceeding five percent (5%) of the Total Base Bid amount.
 - b) Attached a bid security in the form of, at my option, a Cashier's Check, Certified Check, Money Order, or Bid Bond in favor of the OWNER in the amount of five percent (5%) of the Total Base Bid amount.
 - c) If claiming the preference eligibility, I have submitted a valid Certificate of Eligibility with this Bid.
- 4. I acknowledge that if I am one of the three apparent low bidders at the bid opening, and if I have listed Subcontractor(s) pursuant to NRS 338.141, I must submit Bid Attachment 2 within two-hours after completion of the bid opening pursuant to the Instructions to Bidders, forms must be submitted via email to john.goodnow@umcsn.com and I understand that hand delivery is recommended, and OWNER shall not be responsible for lists received after the two-hour time limit, regardless of the reason. I understand that submission after the two-hour time limit is not allowed and will be returned to me and the bid will be deemed non-responsive. I acknowledge that for all projects, I will list:
 - a) My firm's name on the list If my firm will perform any work which is more than 1 percent (1%) of the BIDDER's total bid and which is not being performed by a subcontractor. The BIDDER shall also include on the list:
 - 1) A description of the labor or portion of the work that the BIDDER will perform: or
 - 2) A statement that the BIDDER will perform all work other than that being performed by a subcontractor listed.
 - b) The name of each first tier subcontractor who will provide labor or a portion of the work on the public work to the BIDDER for which the first tier subcontractor will be paid an amount exceeding \$250,000.
 - c) If I will employ a first tier subcontractor who will provide labor or a portion of the work on the public work to the BIDDER for which the first tier subcontractor will not be paid an amount exceeding \$250,000, the name of each first tier subcontractor who will provide labor or a portion of the work on the public work to the BIDDER for which the first tier subcontractor will be paid 1 percent (1%) of the BIDDER's total bid or \$50,000, whichever is greater.
- 5. I acknowledge that if I am one of the three apparent low BIDDER(s)at bid opening, and if I have submitted a valid Certificate of Eligibility as described in 3 (c) above, I must submit Bid Attachment 4, Affidavit Pertaining to Preference Eligibility, within two-hours after completion of the bid opening pursuant to the General Conditions. The forms must be submitted via hand delivery or email to john.goodnow@umcsn.com and I understand hand delivery is recommended. OWNER shall not be responsible for lists received after the two-hour time limit, regardless of the reason. I understand that submission of the Certificate after the two-hour time limit is not allowed and it will be returned to me and the bid will be deemed non-responsive.

- 6. I acknowledge that if I am one of the three apparent low BIDDER(s) for the base bid at the bid opening, I must submit the **Disclosure of Ownership/Principals** form within 24-hours of request.
- 7. I acknowledge that if I am one of the three apparent low BIDDER(s) for the base bid at the bid opening, I must submit the **Bid Attachment 8, Schedule of Values**, by 5:00 PM of the next business day.
- 8. I acknowledge that if I am one of the three apparent low BIDDER(s)for the base bid at the bid opening, I must submit the **Bid Attachment 6, Project Workforce Checklist**, by 5:00 PM of the next business day.
- I acknowledge that if notified that I am the low BIDDER, I must submit Exhibit D, Prime Contractor Acknowledgement
 of UMC Procedures & Practices and the Representations and Certifications form by 5:00 PM of the next business
 day.
- 10. I acknowledge that my bid is based on the current State of Nevada prevailing wages, if applicable.
- 11. I acknowledge that I have not breached a public work contract for which the cost exceeds \$25,000,000, within the preceding year, for failing to comply with NRS 338.147 and the requirements of a contract in which I have submitted within 2 hours of the bid opening an Affidavit pertaining to preference eligibility.
- 12. I will provide the following submittals within ten (10) business days from receipt of Notice of Intent to Award:
 - Performance Bond, Labor and Material Payment Bond and a Guaranty Bond, for 100% of the Contract amount as required.
 - b) Certificates of insurance for Commercial General Liability in the amount of \$1,000,000, Automobile Liability in the amount of \$1,000,000, Pollution Liability, which includes Asbestos Liability or include an additional Asbestos Liability endorsement in the amount of \$1,000,000 including Asbestos Abatement Liability (proof of subcontractor certificate of insurance must be provided) and Workers' Compensation insurance issued by an insurer qualified to underwrite Workers' Compensation insurance in the State of Nevada, as required by law.
 - c) The apparent low BIDDER must submit a Request for Waiver form, included in Attachments, for the Bidder and all named (used) subcontractors. All supporting documentation for waiver(s) must be submitted with the Request for Waiver form.
- 13. I acknowledge that if I do not provide the above submittals on or before the tenth business day after Notice of Intent to Award or do not keep the bonds or insurance policies in effect, or allow them to lapse during the performance of the Contract; I will pay over to the OWNER the amount of \$100.00 per day as liquidated damages.
- 14. I confirm this bid is genuine and is not a sham or collusive, or made in the interest of, or on behalf of any person not herein named, nor that the Bidder in any manner sought to secure for themselves an advantage over any bidders.
- 15. I further propose and agree that if my bid is accepted, I will commence to perform the work called for by the contract documents on the date specified in the Notice to Proceed and I will complete all work within the calendar days specified in the General Conditions.
- 16. I further propose and agree that I will accept as full compensation for the work to be performed the price written in the Bid Schedule below.
- 17. I have carefully checked the figures below and the OWNER will not be responsible for any error or omissions in the preparation or submission of this Bid.
- 18. I agree no verbal agreement or conversation with an officer, agent or employee of the OWNER, either before or after the execution of the contract, shall affect or modify any of the terms or obligations of this Bid.
- 19. I am responsible to ascertain the number of addenda issued, and I hereby acknowledge receipt of the following addenda:

Addendum No.	dated, 2/3/2023	Addendum No. 7	dated, 3/1/2023
Addendum No. 2	dated, 2/9/2023	Addendum No.	dated, _
Addendum No. 3	dated, 2/15/2023	Addendum No.	dated, _
Addendum No. 4	dated, 2/23/2023	Addendum No.	dated, _
Addendum No. 5	dated, 2/24/2023	Addendum No.	dated, _
Addendum No	dated, 2/27/2023	Addendum No.	dated, _

BID NO. 2022-15
CENTRAL PLANT INFRASTRUCTURE

Addendum No. ____ dated, ____ Addendum No. ___ dated, _

20. I agree to perform all work described in the drawings, specifications, and other documents for the amounts quoted below:

ITEM NUMBER	ITEM DESCRIPTION	LUMP SUM
1,	GENERAL REQUIREMENTS/OVERHEAD AND PROFIT INCLUDING SUPERVISION; MOBILIZATION, INCLUDING BONDS, INSURANCES	\$1,251,095
2.	CONTINGENCY ALLOWANCE	\$ 800,000.00
3.	PERMITS AND FEES ALLOWANCE	\$ 140,000.00
4.	CRANES AND RIGGING	\$ 55,220.00
5.	INSTALLATION AND FINAL CONNECTIONS TO OWNER SUPPLIED EQUIPMENT	\$ 523, 500.0
6.	COMMISSIONING AND STAFF TRAINING	\$60.00
7.	STRUCTURAL UPGRADES/IMPROVEMENTS	\$ 76,714.94
8.	THERMAL AND MOISTURE PROTECTION (Insulation)	\$43,065.00
9.	BUILDING AUTOMATION AND CONTROLS (HONEYWELL) INCLUDING ALL CONDUIT AND LOW VALTAGE CABLING	\$1,965,530.85
10.	ELECTRICAL	\$705,971.16
11.	PIPING/PLUMBING (INCLUDING ANY NECESSARY SENSOR WELLS/CONNECTIONS)	\$.1,870,750,0
12.	CONCRETE SUPPORTS (PADS)	\$ 34,224.25
13.	WATER/LINE TREATMENT	\$ 72,890,00
14.	WATER FLOW TESTING AND BALANCING	\$ 55,000.00
15.	DEMOLITION/REMOVAL OF EXISITING EQUIPMENT AND ABANDONED PIPING ABOVE GROUND	\$11,021,500.00
16.	TEMPORARY HEATING/COOLING EQUIPMENT	\$550,000.00
17.	SPECIAL INSPECTIONS (3RD PARTY)	\$19,579.20
18.	RESTORATION OF FINISHES DAMAGED/REMOVED AS PART OF THE PROJECT	\$ 556,870
19.	ICRA COMPLIANCE MEASURES	\$12,700.60
	REPLACEMENT FILL FOR EXISTING BAC COOLING TOWERS IN CENTERAL PLANT COOLING TOWERS	\$27,850.00
21	REPLACEMENT FILL FOR EXISTING BAC COOLING TOWERS IN TRAUMA BUILDING COOLING TOWERS	\$27,850.00
	TOTAL BID AMOUNT	\$9,811,111.00

Quantities stated are to be used to evaluate proposals and will not alleviate the BIDDER from completing all work as required in the Contract Documents and Plans. Each BIDDER is held responsible for the examination and/ or to have acquainted themselves with any conditions at the job site which would affect their work before submitting a bid. Failure to meet these criteria shall not relieve the BIDDER of the responsibility of completing the Bid without extra cost to the project OWNER. Estimates of quantities of the various items of work and materials, as set forth in the Proposal Form, are approximates only and given solely to be used as a uniform basis for the comparison.

ADDITIVE ALTERNATES

The OWNER may exercise the following items subject to the availability of funds. The additive alternate price quoted shall remain firm throughout the Contract term, as detailed in Instruction to Bidders.

Alternative	ITEM DESCRIPTION	TOTAL
1.		\$

CENTRAL	PLANT	INFRAS	TRUCTURE
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2.		\$
3.		\$
4.		\$
5.		\$
6.		\$
7.		\$
	ADD ALTERNATES AMOUNT	\$ 0.00
	GRAND TOTAL BID AMOUNT	\$9,811,111,00

21.	BUSINESS ENTERPRISE INFORMATION:
	The BIDDER submitting this Bid is a \square MBE \square WBE \square PBE \square SBE \square VET \square DVET \square ESB as defined in the Instructions to Bidders.
22.	BUSINESS ETHNICITY INFORMATION:
	The BIDDER submitting the Bid Ethnicity is
	Other as defined in the Instructions to Bidders.
23.	BIDDERS' PREFERENCE Is the Bidder claiming Bidders' Preference?
	Yes If yes, the Bidder acknowledges that he/she is required to follow the requirements set forth in the Affidavit (Bid Attachment 3).
	No I do not have a Certificate of Eligibility to receive preference in bidding.
24	LEGAL NAME OF FIRM AS IT WOULD APPEAR IN CONTRACT
	LEGAL NAME OF FIRM AS IT WOULD APPEAR IN CONTRACT
	7787 Eastgate Road, #110
	ADDRESS OF FIRM
	Henderson NV 89011 CITY, STATE, ZIP CODE
	702.530.2303 702.947.2602
	TELEPHONE NUMBER FAX NUMBER
	NEVADA STATE CONTRACTORS' BOARD LICENSE INFORMATION:
	I certify that the license(s) listed below will be the license(s) used to perform the majority of the work on this project.
	LICENSE NUMBER: 0080649, 0075502
	LICENSE CLASS: A 3
	LICENSE LIMIT: Unlimited
	ONE TIME LICENSE LIMIT INCREASE \$
	DUN & BRADSTREET NUMBER 01960 € 290
	CLARK COUNTY BUSINESS LICENSE NO. 2006806-240, ID: 1602121653
	STATE OF NEVADA BUSINESS LICENSE NO. NV 20101 633041
	Farth Grandle parth @ buildmonuments.com
	AUTHORIZED REPRESENTATIVE / E-MAIL ADDRESS (PRINT OR TYPE)
	57.52.6
	SIGNATURE OF AUTHORIZED TODAY'S DATE

REPRESENTATIVE

INSTRUCTIONS FOR COMPLETING THE DISCLOSURE OF OWNERSHIP/PRINCIPALS FORM

Purpose of the Form

The purpose of the Disclosure of Ownership/Principals Form is to gather ownership information pertaining to the business entity for use by the University Medical Center of Southern Nevada Governing Board ("GB") in determining whether members of the GB should exclude themselves from voting on agenda items where they have, or may be perceived as having a conflict of interest, and to determine compliance with Nevada Revised Statute 281A.430, contracts in which a public officer or employee has interest is prohibited.

General Instructions

Completion and submission of this Form is a condition of approval or renewal of a contract or lease and/or release of monetary funding between the disclosing entity and University Medical Center of Southern Nevada. Failure to submit the requested information may result in a refusal by the GB to enter into an agreement/contract and/or release monetary funding to such disclosing entity.

Detailed Instructions

All sections of the Disclosure of Ownership form must be completed. If not applicable, write in N/A.

Business Entity Type – Indicate if the entity is an Individual, Partnership, Limited Liability Company, Corporation, Trust, Non-profit Organization, or Other. When selecting 'Other', provide a description of the legal entity.

Non-Profit Organization (NPO) - Any non-profit corporation, group, association, or corporation duly filed and registered as required by state law.

Business Designation Group – Indicate if the entity is a Minority Owned Business Enterprise (MBE), Women-Owned Business Enterprise (WBE), Small Business Enterprise (SBE), Physically-Challenged Business Enterprise (PBE), Veteran Owned Business (VET), Disabled Veteran Owned Business (DVET), or Emerging Small Business (ESB). This is needed in order to provide utilization statistics to the Legislative Council Bureau, and will be used only for such purpose.

- Minority Owned Business Enterprise (MBE): An independent and continuing business for profit which performs a commercially useful function and
 is at least 51% owned and controlled by one or more minority persons of Black American, Hispanic American, Asian-Pacific American or Native
 American ethnicity.
- Women Owned Business Enterprise (WBE): An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more women.
- Physically-Challenged Business Enterprise (PBE): An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more disabled individuals pursuant to the federal Americans with Disabilities Act.
- Small Business Enterprise (SBE): An independent and continuing business for profit which performs a commercially useful function, is not owned and controlled by individuals designated as minority, women, or physically-challenged, and where gross annual sales does not exceed \$2,000,000.
- Veteran Owned Business Enterprise (VET): An independent and continuing Nevada business for profit which performs a commercially useful function and is at least 51 percent owned and controlled by one or more U.S. Veterans.
- Disabled Veteran Owned Business Enterprise (DVET): A Nevada business at least 51 percent owned/controlled by a disabled veteran.
- Emerging Small Business (ESB): Certified by the Nevada Governor's Office of Economic Development effective January, 2014. Approved into Nevada law during the 77th Legislative session as a result of AB294.

Business Name (include d.b.a., if applicable) – Enter the legal name of the business entity and enter the "Doing Business As" (d.b.a.) name, if applicable.

Corporate/Business Address, Business Telephone, Business Fax, and Email - Enter the street address, telephone and fax numbers, and email of the named business entity.

Nevada Local Business Address, Local Business Telephone, Local Business Fax, and Email — If business entity is out-of-state, but operates the business from a location in Nevada, enter the Nevada street address, telephone and fax numbers, point of contact and email of the local office. Please note that the local address must be an address from which the business is operating from that location. Please do not include a P.O. Box number, unless required by the U.S. Postal Service, or a business license hanging address.

Number of Clark County Nevada Residents employed by this firm. (Do not leave blank. If none or zero, put the number 0 in the space provided.)

List of Owners/Officers – Include the full name, title and percentage of ownership of each person who has ownership or financial interest in the business entity. If the business is a publicly-traded corporation or non-profit organization, list all Corporate Officers and Directors only.

For All Contracts – (Not required for publicly-traded corporations)

- 1) Indicate if any individual members, partners, owners or principals involved in the business entity are a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s). If yes, the following paragraph applies.
 - In accordance with NRS 281A.430.1, a public officer or employee shall not bid on or enter into a contract between a government agency and any private business in which he has a significant financial interest, except as provided for in subsections 2, 3, and 4.
- 2) Indicate if any individual members, partners, owners or principals involved in the business entity have a second degree of consanguinity or affinity relation to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s) (reference form on Page 2 for definition). If YES, complete the Disclosure of Relationship Form.

A professional service is defined as a business entity that offers business/financial consulting, legal, physician, architect, engineer or other professional services.

Signature and Print Name - Requires signature of an authorized representative and the date signed.

Disclosure of Relationship Form – If any individual members, partners, owners or principals of the business entity is presently a University Medical Center of Southern Nevada employee, public officer or official, or has a second degree of consanguinity or affinity relationship to a University Medical Center of Southern Nevada employee, public officer or official, this section must be completed in its entirety.

DISCLOSURE OF OWNERSHIP/PRINCIPALS

Busir	Business Entity Type (Please select one)												
☐ So Propr	ole rietorship	□F	Partnership		Limited Liability mpany	¥	Corporation	☐ Tru	ıst	☐ Non-Profit Organization		☐ Other	
Busir	ness Desig	natio	on Group (Please	e sel	ect all that apply)							
□М	BE		□WBE		SBE		☐ PBE			☐ VET		VET	☐ ESB
			Physically Ch Business Ente		i	Veteran Owned Business		abled Veteran ned Business	Emerging Small Business				
Nun	Number of Clark County Nevada Residents Employed: 14												
Corp	orate/Busii	ness	Entity Name:	N	lonument Cor	nst	ruction						
	ıde d.b.a., i		•		Ionument		1404011						
,	t Address:		,	77	87 Eastgate l	Ro	ad. Unit 110)	We	ebsite: www.buildm	onu	ments.com	
City,	State and 2	Zip C	Code:		enderson,Nev			-		C Name: Parth Gar		nonuments.co	om
Telep	hone No:			7	02.530.2303				Fax	x No: 702.947.26	02		
Neva	da Local S	treet	Address:						We	ebsite:			
(If dif	ferent from	abo	ove)										
City,	State and	Zip (Code:						Loc	cal Fax No:			
Local	l Telephon	e No	:						Lo	Local POC Name:			
owner Entiti	Publicly-traded entities and non-profit organizations shall list all Corporate Officers and Directors in lieu of disclosing the names of individuals with ownership or financial interest. The disclosure requirement, as applied to land-use applications, extends to the applicant and the landowner(s). Entities include all business associations organized under or governed by Title 7 of the Nevada Revised Statutes, including but not limited to private corporations, close corporations, foreign corporations, limited liability companies, partnerships, limited partnerships, and professional corporations.												
J	Full Name Title (Not required for Publicly Traded Corporations/Non-profit organizations) Jon Wayne Nielsen President (Not required for Publicly Traded Corporations/Non-profit organizations) 100%					licly Traded							
 This section is not required for publicly-traded corporations. Are you a publicly-traded corporation? Yes No Are any individual members, partners, owners or principals, involved in the business entity, a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)? 													
	Yes No (If yes, please note that University Medical Center of Southern Nevada employee(s), or appointed/elected official(s) may not perform any work on professional service contracts, or other contracts, which are not subject to competitive bid.)												
	2. Do any individual members, partners, owners or principals have a spouse, registered domestic partner, child, parent, in-law or brother/sister, half-brother/half-sister, grandchild, grandparent, related to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?												
	☐ Yes		☐ No (If y	es, p	lease complete the	Dis	sclosure of Relati	onship fo	orm o	n Page 2. If no, please pr	int N/	A on Page 2.)	
										l accurate. I also understal and sales, leases or exch			
							Parth	Gandl	hi				
Signa	ture				_		Print Name						
	Project N	/lan	ager					0.2022	2				
Title	·	_					Date		_		_		

1

DISCLOSURE OF RELATIONSHIP

List any disclosures below: (Mark N/A, if not applicable.)

NAME OF BUSINESS OWNER/PRINCIPAL	NAME OF UMC* EMPLOYEE/OFFICIAL AND JOB TITLE	RELATIONSHIP TO UMC* EMPLOYEE/OFFICIAL	UMC* EMPLOYEE'S/OFFICIAL'S DEPARTMENT
N/A			
"Consanguinity" is a relations "To the second degree of of follows: • Spouse – Registered	d Domestic Partners – Childrei		ree)
For UMC Use Only:			
	noted above, please complete the following	-	articular aganda itam?
		ontracting/selection process for this paray with the business in performance of	-
Notes/Comments:	byee(s) noted above involved in any w	ay with the business in performance t	or the contract?
recog commend.			
Signature			
Print Name Authorized Department Representat	tive		

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

	Issue:	GME Update	Back-up:
Petitioner: Mason Van Houweling, Chief Executive Officer Clerk Ref. #	Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board receive an update regarding the Graduate Medical Education Program at the Kirk Kerkorian School of Medicine at UNLV; and take any action deemed appropriate. (For possible action)

FISCAL IMPACT:

None

BACKGROUND:

The Governing Board will receive an update regarding the GME program at the Kirk Kerkorian School of Medicine at UNLV.

Cleared for Agenda March 29, 2023

Agenda Item#



GME Update

Kate Martin, MD, MPH, MBA, MS

Associate Dean for Graduate Medical Education (GME) & DIO

Professor of Family Medicine

March 29, 2023



Match Day!!!

The Matching Process

Application for Training

Applicants do not apply to programs through the NRMP.



Most programs use the ERAS application or, if not, they provide their own applications.



Registration dates vary by Match.

Applicants must register by the specified deadline.



Applicant Interviews

Programs determine the criteria for applicant eligibility and interviews.

Programs and Applicants Submit Rank Order Lists Through R3



Applicants rank their true preferences in order of their most preferred program(s). Rank Order Lists must be certified by the deadline.



NRMP Runs the Matching Algorithm

The algorithm matches applicants and programs to their most preferred ranked choices to make the best possible match for all participants.

Applicants and Programs Receive Match Results



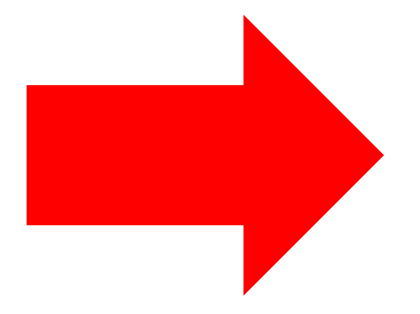
Once matched, applicants and programs have entered into a binding commitment.

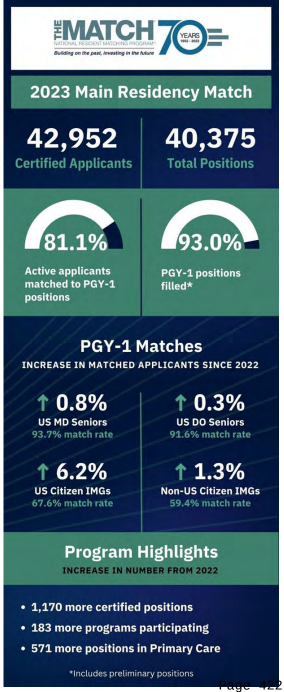
Unmatched applicants and programs may participate in SOAP (Supplemental Offer and Acceptance Program).

For Fellowship participants, unmatched applicant and unfilled program lists are provided so applicants and programs can fill remaining positions.



National Match Results-2023





Matched States

- Arizona (4)
- California (13)
- Kansas (2)
- Kentucky (2)
- Louisiana (1)
- Massachusetts (1)
- Maryland (1)*
- Minnesota (1)*
- Missouri (1)*
- Nevada (26)

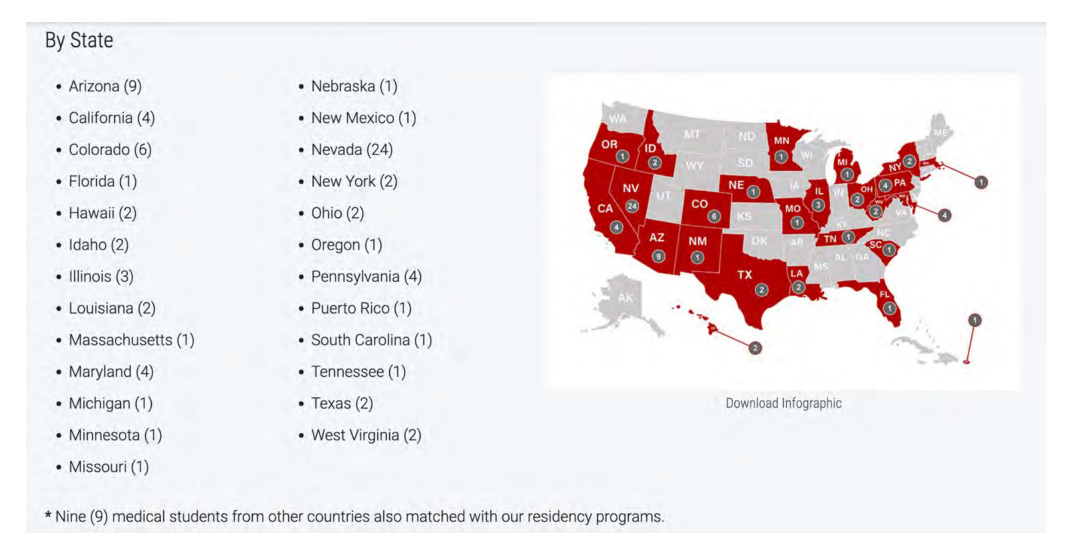
- Ohio (2)
- Oregon (2)
- Pennsylvania (2)
- · South Carolina (1)
- Tennessee (2)
- Texas (5)
- Utah (2)
- Washington (1)
- Wisconsin (2)

Download Infographic

WA 1 OR KS 2 AZ 4

^{*}Data above reflects matched states for PGY-1, with the exception of Maryland, Minnesota, and Missouri, where students will transition to in PGY-2. See map on the right for full distribution of matched states by program year.

2023 GME Matches



By Discipline



KSOM GME Programs

RESIDENCY	FELLOWSHIP
Emergency Medicine	Acute Care Surgery and Critical Care Surgery
Family Medicine	Cardiovascular Medicine
Family Medicine - Rural	Child and Adolescent Psychiatry
General Surgery	Critical Care Medicine
Internal Medicine	Endocrinology, Diabetes, and Metabolism
Obstetrics and Gynecology	Forensic Psychiatry
Orthopaedic Surgery	Gastroenterology
Otolaryngology	Geriatric Medicine
Pediatrics	Pediatric Emergency Medicine
Plastic Surgery	Pulmonary and Critical Care Medicine
Psychiatry	Sports Medicine

New GME Funding from CMS (FY 21 Omnibus)

- 1000 new Medicare-funded positions being offered for the first time since 1997
- Hospital can apply for up to 5 FTEs each year for five years/rounds of funding
- Last year, UNLV and UMC jointly applied for 2.5 FTEs in Internal Medicine, which were awarded, and we have applied again this year (round 2)

Questions?



Thank you!



UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA GOVERNING BOARD AGENDA ITEM

Issue:	Education – HCAHPS	Back-up:
Petitioner:	Mason VanHouweling, Chief Executive Officer	Clerk Ref. #
Recommendation:		
That the Governing Board receive a report on UMC's Experience Team's initiatives to support improvement in HCAHPS scores; and take any action deemed appropriate. (For		

FISCAL IMPACT:

None

possible action)

BACKGROUND:

The Governing Board will received an update on the initiatives to improve HCAHPS scores.

Cleared for Agenda March 29, 2023

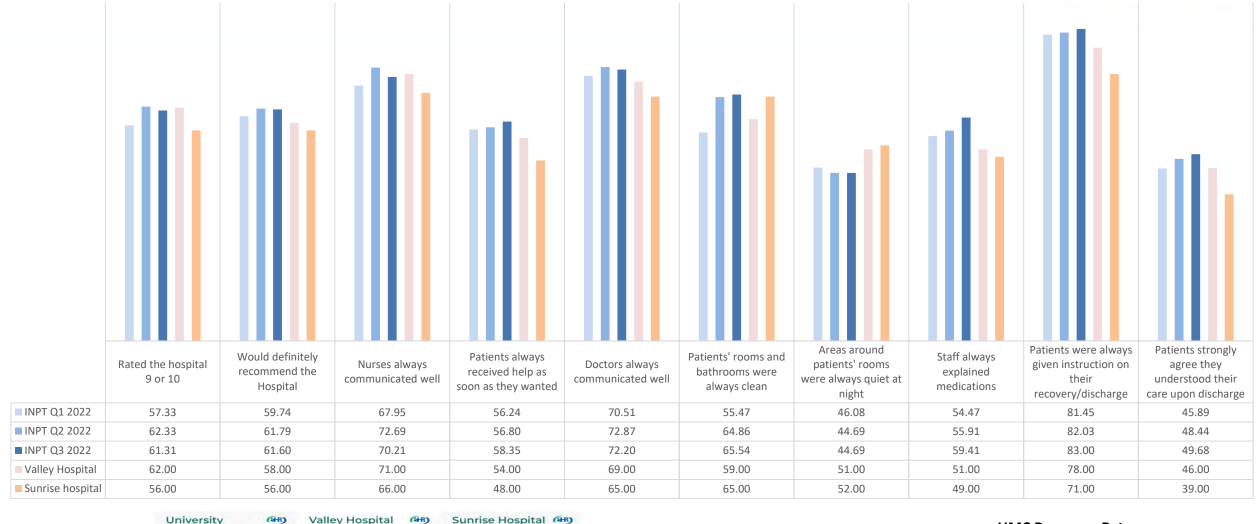
Agenda Item#





UMC HCAHPS SCORES Q1 2022 – Q32022





University Medical Center

1800 W Charleston Blvd Las Vegas, NV 89102 Valley Hospital Medical Center

620 Shadow Lane Las Vegas, NV 89106 Sunrise Hospital (48) and Medical...

3186 S Maryland Pkwy Las Vegas, NV 89109

Patient survey rating







UMC Response Rates

Q1 2022 - 12% (4491)

Q2 2022 – 12% (4974)

Q3 2022 – 11% (4740)



VISITATION GUIDEUNES Visitor's are an important part of the healing process, and we encourage tamily and triends to visitor's are an important part of the healing process, and we encourage tamily and triends to visit pollents during their bushlot stays. Some departments may have additional visitation guidelines, please check with your nurse if you have any questions. For the well-being of our gallents, visitors gived to please observe the following guidelines: General writing nouss: An nous a day, seven days a week. After 8 p.m., entry into the hospilal is available only through the UMC Children's Hospilal/Tauma entrance at 800 Hope Place. General Visiting Hours: 24 hours a day, seven days a week No visitors or parents/guardians with cold of fluible symptoms. All visitors must check in at the conclerge desk and obtain a visitor badge, Visitors must always wear their visitor badges during their visits. eneral evidences No visitors or parents/guardians with cold or flu-like symptoms. Dadges during their Yills. At 8 p.m., UMC enters a "quiet zone" until 5 a.m., seven days a week, to gromate a hedling environment for our potents. Thank you for helping us maintain a quiet, relaxing environment during these hous. Must onstante mere known to be translational of the format during disease house according to the quiet boust. Potients: thank you for helping us maintain a quiet, relaxing environment during these hours. Most patients may have up to two viitas at a time during general visiting hours, except during the quiet hours, only one visiting the during the quiet hours of 6 p.m. to 5 a.m. daily. We ask all other visitors to relox in one of our combill dations during the quiet hours of 6 p.m. to 5 a.m. daily. We ask all other visitors are distincted to the proposition of the p.m. to 5 a.m. daily. We ask all other visitors are distincted to the p.m. to 5 a.m. daily. We ask all other visitors are distincted to the p.m. to 5 a.m. daily. 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We ask all other visitors are distincted to the p.m. to 5 a.m. daily are daily ask all other visitors. one of our comfortable waiting areas. Visitors under the age of 14 must be accompanied and supervised by an adult (other than a patient) and may not be left unattended in waiting rooms or other public areas. In the left unattended in waiting rooms or other public areas. Not be intri unattended in waiting rooms of other public areas. Which may allow additional visitors and extended visiting hours for extenuating circumstances. UMC may allow additional visitors and extended visiting hours for extenualing circumstances. When providing direct potient care, our circical team members may ask visitors to step out of the room for a brief time. UMC many limit visitation beyond on the positional status. UML may limit institution based on this patient's clinical status. Visiting hours for double occupancy rooms are limited to 8 a.m. to 8 p.m., with exceptions for extenualing incumstances. UMC may limit visitation based on the pollent's clinical status. circumstances. Pleas remember that hospital-provided masks are optional in all areas, including gallent rooms, Masks are processed and the characteristic condenses that hospital rooms are the main entrance and UMC Children's Hospital Trauma Center entrance, and UMC Children's Hospital Trauma Center entrance, and the Children's Hospital Rooms and the characteristic condenses are the main and the main typical processes and the condenses are the characteristic condenses are the characteristic condenses and the characteristic condenses are the characteristic condenses and the characteristic condenses are the characteristics. Processe your mains interest, including envelop using from a subsection with Old directives from UMC staff when visiting. Visitors must arways wear their visitor badges during their visits. To respect the dietary restrictions of all patients, visitors are not allowed to bring food or drinks into patient rooms. Visitors must cloways wear their visitor badges during their visits. Visitors are not allowed to share or use unoccupied patient beds. To premate the highest level of safety and reduce the risk of falls, your care team may utilize corneras to monitor to promote the highest level of safety and reduce the risk of falls, your care team may utilize corneras to monitor your health and well-being in between room visits. Please be revarie you could be viewed frecorded indirectly to your health and well-being in between room visits. Please be revarie you could be viewed frecorded indirectly to provide your care. Do not interfere or tamper with these cameros. to respect the almay restrictions or an politeries, values are not allowed to share or use unoccupied patient beds. One visitor may accompany time patients. Exceptions for extenuating circumstances will be addressed on a case-by-case basis. Unit-Specific Guidelines Adult & Trauma Emergency Departments Labor & Delivery One visitor (in addition to the significant other) at a time is allowed during active labor (two visitors lotal). After the habour defining at the displacements the displacement of the di Une vision (in agains) to the againscart other) at a time is allowed auting active tabor (two visions rusual). After the baby is delivered, the significant after and two visitors are allowed in most cases during patient-approved hours. Augminicant orines must wear the provided blue wrist bands of all times. During flu season, visitors must be at least 10 years old to visit patients in this area of the hospital. One parent or legal guardian may visit at a time. **, eneral realants and rediditic intensive Care Unit**Two visitors are allowed at a time during general visiting hours, and one parent or legal guardian may stay overnight. Adult Intensive Care Units One visitor will be allowed at a time. General Pediatrics and Pediatric Intensive Care Unit overnight. • During flu season, visitors must be at least 10 years old to visit patients in this area of the hospital.

24-Hour Visiting

Page 434 of 471

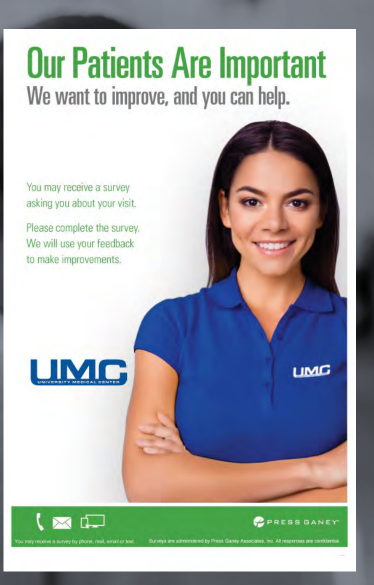
Our Patients Are Important

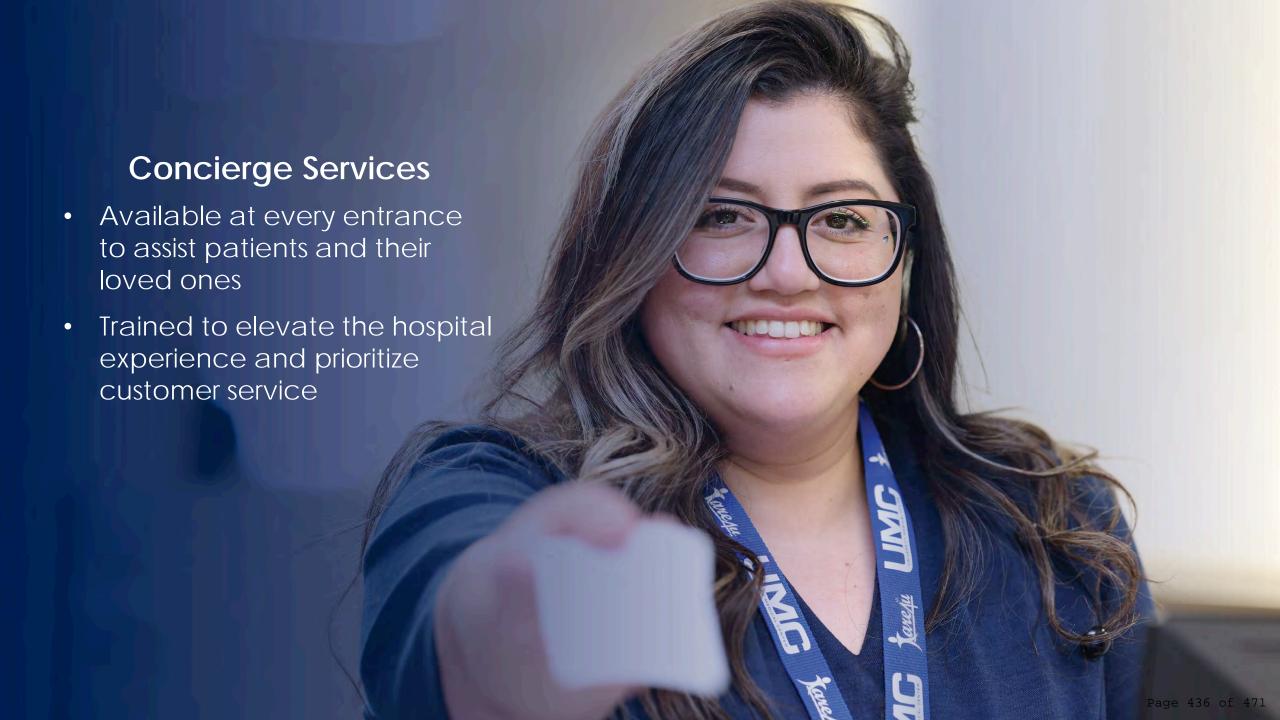
We want to improve, and you can help.



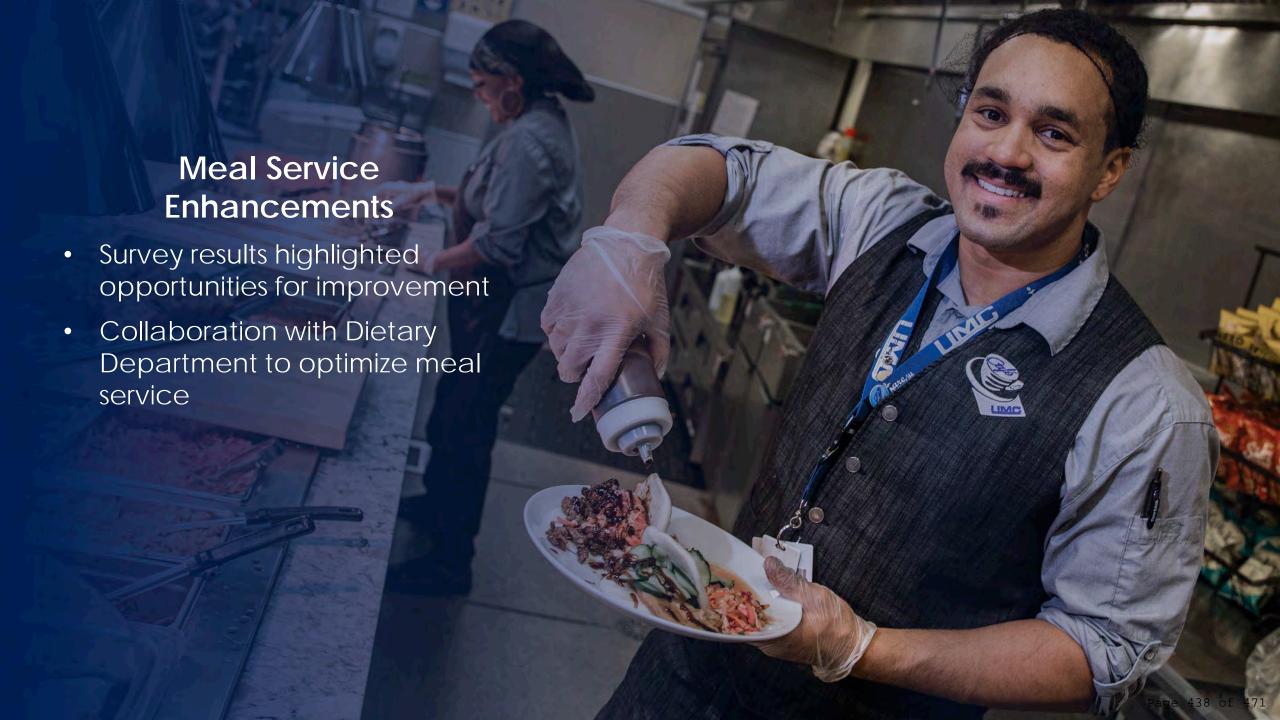
Survey Response Campaign

- Developed to raise awareness among patients and promote accountability
- Posters and other branded materials reinforce the importance of patient surveys

















Unit of the Week

- Deliver branded items
- Celebrate unit ICARE recognition
- Support staff and leaders with unit needs
- Reinforce Experience goals











Issue:	Education – Governing Board 2023 Action Plan	Back-up:
Petitioner:	Mason VanHouweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board review and discuss the Governing Board Action Plan, to include an informational update from Deb Fox, Chief Nursing Officer, regarding the journey to Magnet Status; and take any action deemed appropriate. (For possible action)

FISCAL IMPACT:

None

BACKGROUND:

Deb Fox, Chief Nursing Officer, will present the Governing Board with information regarding UMC's journey to achieve Magnet Status.

Cleared for Agenda March 29, 2023





Board Report March, 2023











No Journey Without U

Debra Fox MSN, RN, CNS, CENP PhD Candidate

Pathway to Excellence & Magnet Timeline

Designation Steps	Pathway to Excellence	Magnet
Application	28-Apr-23	31-Jan-24
Document Submission	1-Jun-24	Requesting October 1, 2024
	DN 6 2024	
Phase 2 Review	RN Survey September 2024	Site Visit 1st Quarter 2025
Designation	4th Quarter 2024	2nd or 3rd Quarter 2025

Pathway to Excellence Versus Magnet

Pathway to Excellence

- 95 Elements of Performance (EOP's)
- Nurse centric, requires descriptions, examples or narratives with documented evidence such as meeting minutes, event programs of flyers, educational programs, rewards and recognition and support of direct care nurses in processes to improve patient care or outcomes
- Document phase passes and moves to Nurse Survey to verify culture exists as described in EOP's and UMC must meet 3 milestone participation and engagement thresholds to pass to Designation.

Magnet

- 197 Sources of Evidence (SOE's)
- Intraprofessional involves entire organization requires and is more complex.
- Requires, descriptions and examples that provide data that can be validated, and that is benchmarked which shows substantial performance as a high performing organization.
- Evidence of nursing research being conducted and disseminated internally and externally
- Document phase passes and moves to site visit 3-4 days with 3-4 appraisers to validate the culture and activities described are throughout the organization and all disciplines and moves to Designation.

Progress to Date

Pathway to Excellence

- Eligibility Criteria met
- Application elements ready for submission 4/28/23
- Self Assessment survey in process 3 of 6 Standards completed. Gathering direct care nurse input as to state of nursing compared to criteria.
- Document templates complete and sourcing EOP's – 42 of 95 underway (44%). Target completion December 2023.
- January April 2024– editing and formatting for submittal 5/28/2024 due 6/1/2024

Magnet

- Eligibility Criteria pending BSN or higher degree for all Nursing Leaders across UMC –direct or indirect reporting to CNO
- Application elements in draft for final submission January 2024
- Foundational Core documents developed an disseminated
- Document templates complete and sourcing SOE's – 170 of 197 underway (86%). Target completion March 2024.
- March August editing, formatting and adding additional data elements required for submittal October 2024

Vulnerabilities

- Parallel process during same timeframe
 - Potential confusion for written material data needed or not for example
- Workforce engagement at all levels
 - Morale, Resiliency
- Quality and Patient Experience Outcomes Performance to date
 - Includes Hospital and Outpatient settings
- Competing Priorities Fiscal Performance, Patient Volume, Staffing
- Knowledge and Enculturation of Magnet Elements in Departments across the Organization.
 - Includes all UMC staff and community partners Medical Staff, Academic Agencies, Board Members, County Commissioners.

Road to Success

- Meet or exceed all timelines for document preparations
- Six Pathway to Excellence & Magnet Teams to support culture and practice environment to exhibit Pathway to Excellence and Magnet elements
- Five Additional Task Forces focusing on quality outcomes and sustained performance improvement for Magnet
- Communication and education plans to increase knowledge and engagement
- Healthlinx Consultation to ensure attaining designations

Issue:	Report from the Governing Board Human Resource and Executive Compensation Committee	Back-up:
Petitioner:	Mason VanHouweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board receive a report from the Governing Board Human Resource and Executive Compensation Committee; and take any action deemed appropriate. (For possible action)

FISCAL IMPACT:

None

BACKGROUND:

The Governing Board will receive a report on the March Governing Board Human Resource and Executive Compensation Committee meeting.

Cleared for Agenda March 29, 2023

Issue:	Report from the Governing Board Strategic Planning Committee	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board receive a report from the Governing Board Strategic Planning Committee; and take any action deemed appropriate. (For possible action)

FISCAL IMPACT:

None

BACKGROUND:

The Governing Board will receive a report on the February Governing Board Strategic Planning Committee meeting.

Cleared for Agenda March 29, 2023

Issue:	Report from the Governing Board Clinical Quality and Professional Affairs Committee	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board receive a report from the Governing Board Clinical Quality and Professional Affairs Committee; and take any action deemed appropriate. (For possible action)

FISCAL IMPACT:

None

BACKGROUND:

The Governing Board will receive a report on the February Governing Board Clinical Quality and Professional Affairs Committee meeting.

Cleared for Agenda March 29, 2023

Issue:	Report from Governing Board Audit and Finance Committee	Back-up:
Petitioner:	Mason VanHouweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board receive a report from the Governing Board Audit and Finance Committee; and take any action deemed appropriate. (For possible action)

FISCAL IMPACT:

None

BACKGROUND:

The Governing Board will receive a report on the February and March Governing Board Audit and Finance Committee meetings.

Cleared for Agenda March 29, 2023

Issue:	Monthly Financial Report for February FY23 Update	Back-up:
Petitioner:	Mason VanHouweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board receive an update on the monthly financial report for February FY23; and take any action deemed appropriate

FISCAL IMPACT:

None

BACKGROUND:

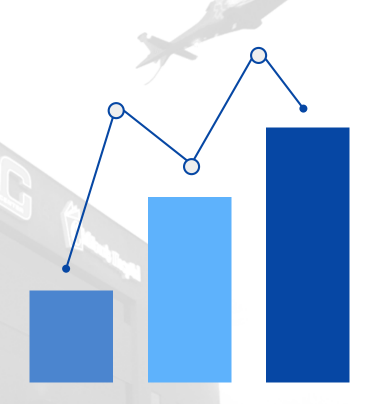
The Governing Board will receive an update on February FY23 financial reports from Jennifer Wakem, Chief Financial Officer of University Medical Center of Southern Nevada.

Cleared for Agenda March 29, 2023



February 2023 Financials

GB Meeting



KEY INDICATORSFEB



Current Month	Actual	Budget	% Var	Prior Year	Variance	% Var
APDs	19,156	17,072	12.21%	18,711	445	2.38%
Total Admissions	1,842	1,857	(0.81%)	1,608	234	14.55%
Observation Cases	677	1,007	(32.77%)	1,007	(330)	(32.77%)
AADC	684	610	12.21%	668	16	2.38%
ALOS (Admits)	6.97	5.96	16.92%	8.15	(1.18)	(14.48%)
ALOS (Obs)	0.99	1.42	(30.06%)	1.42	(0.43)	(30.06%)
Hospital CMI	1.81	1.94	(6.41%)	2.03	(0.22)	(10.68%)
Medicare CMI	1.91	1.94	(1.82%)	2.07	(0.16)	(7.91%)
IP Surgery Cases	745	771	(3.40%)	738	7	0.95%
OP Surgery Cases	386	406	(4.96%)	468	(82)	(17.52%)
Transplants	11	10	10.00%	10	1	10.00%
Total ER Visits	8,662	8,577	0.99%	7,936	726	9.15%
ED to Admission	11.49%	-	-	8.43%	3.06%	-
ED to Observation	10.14%	-	-	12.55%	(2.41%)	-
ED to Adm/Obs	21.62%	-	-	20.98%	0.64%	-
Quick Cares	16,151	18,360	(12.03%)	12,345	3,806	30.83%
Primary Care	6,589	5,191	26.94%	5,454	1,135	20.81%
UMC Telehealth - QC	474	205	131.22%	27	447	1,655.56%
OP Ortho Clinic	1,234	-	100.00%	-	1,234	100.00%
Deliveries	116	115	0.58%	99	17	17.17%

SUMMARY INCOME STATEMENTEB



REVENUE	Actual	Budget	Variance	% Variance	
Total Operating Revenue	\$72,290,738	\$64,419,231	\$7,871,507	12.22%	1
Net Patient Revenue as a % of Gross	19.85%	19.60%	0.25%	-	
EXPENSE	Actual	Budget	Variance	% Variance	
Total Operating Expense	\$69,540,994	\$63,004,389	(\$6,536,605)	(10.37%)	•
INCOME FROM OPS	Actual	Budget	Variance	% Variance	
Total Inc from Ops	\$2,749,744	\$1,414,843	\$1,334,901	94.35%	介
Total Inc from Ops Add back: Depr & Amort.	\$2,749,744 \$2,903,639	\$1,414,843 \$2,946,678	\$1,334,901 \$43,039	94.35% 1.46%	↑
·					

SUMMARY INCOME STATEMENTO FEB



REVENUE	Actual	Budget	Variance	% Variance	
Total Operating Revenue	\$553,678,329	\$530,375,571	\$23,302,758	4.39%	•
Net Patient Revenue as a % of Gross	18.36%	18.78%	(0.42%)	-	
EXPENSE	Actual	Budget	Variance	% Variance	
Total Operating Expense	\$557,172,811	\$527,941,412	(\$29,231,399)	(5.54%)	•
INCOME FROM OPS	Actual	Budget	Variance	% Variance	
Total Inc from Ops	(40.404.400)	4			
Total life from Ops	(\$3,494,482)	\$2,434,159	(\$5,928,641)	(243.56%)	•
Add back: Depr & Amort.	\$23,446,201	\$2,434,159	(\$5,928,641)	(1.00%)	1

SALARY & BENEFIT EXPENSEEB



	Actual	Budget	Variance	% Variance	
Salaries	\$26,094,139	\$23,433,383	(\$2,660,756)	(11.35%)	•
Benefits	\$11,525,243	\$11,230,322	(\$294,921)	(2.63%)	•
Overtime	\$812,898	\$758,862	(\$54,035)	(7.12%)	•
Contract Labor	\$5,332,182	\$875,033	(\$4,457,149)	(509.37%)	•
TOTAL	\$43,764,463	\$36,297,601	(\$7,466,861)	(20.57%)	•

EXPENSES FEB



	Actual	Budget	Variance	% Variance	
Professional Fees	\$1,541,150	\$3,711,601	\$2,170,451	58.48%	•
Supplies	\$11,336,254	\$11,178,868	(\$157,386)	(1.41%)	•
Purchased Services	\$6,562,923	\$5,938,563	(\$624,360)	(10.51%)	•
Depreciation	\$2,364,835	\$2,316,854	(\$47,981)	(2.07%)	•
Amortization	\$538,804	\$629,824	\$91,020	14.45%	•
Repairs & Maintenance	\$819,108	\$913,344	\$94,236	10.32%	Ŷ
Utilities	\$816,458	\$362,480	(\$453,979)	(125.24%)	•
Other Expenses	\$1,474,348	\$1,465,153	(\$9,195)	(0.63%)	•
Rental	\$322,651	\$190,101	(\$132,550)	(69.73%)	•
Total Other Expenses	\$25,776,531	\$26,706,787	\$930,256	3.48%	•

FY2024 BUD TIMELINE



03/22/2023 - AFC Prelim

04/19/2023 - AFC Proposed Final

04/26/2023 - Present Final Budget to GB

04/27/2023 - Final sent to County

Issue:	Kirk Kerkorian School of Medicine Dean's Update	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board receive an update on the Kirk Kerkorian School of Medicine at UNLV; and take any action deemed appropriate. (For possible action)

FISCAL IMPACT:

None

BACKGROUND:

The Governing Board will receive an update from Dr. Marc Kahn, Dean of the Kirk Kerkorian School of Medicine at UNLV.

Cleared for Agenda March 29, 2023

Issue:	CEO Update	Back-up:
Petitioner:	Mason Van Houweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board receive an update from the Hospital CEO; and take any action deemed appropriate. (For possible action)

FISCAL IMPACT:

None

BACKGROUND:

The Governing Board will receive an update from Mason Van Houweling, Chief Executive Officer, University Medical Center of Southern Nevada.

Cleared for Agenda March 29, 2023



CEO Update March 2023



CEO Update





CEO Update

- ReVITALize Groundbreaking April 3rd at 10:00 am Hope Place
- Aliante Quick and Primary Care now open
- Peccole refresh in progress
- The Future of Orthopedic Spine Care Healthcare Quarterly
 - Article in Board Member Packets
- Doctors Day Celebrations
 - Ambulatory Breakfast and Awards held early this morning
 - Celebratory Lunch and Awards March 30th @ 12:30
- Cardiovascular Symposium June 3rd at Red Rock
- Spirit of Halloween \$200,000 Donation to Children's Hospital

Issue:	Emerging Issues	Back-up:		
Petitioner:	Mason VanHouweling, Chief Executive Officer	Clerk Ref. #		
Recommendation:				
That the Governing Board identifies emerging issues to be addressed by staff or by the Board at future meetings; and direct staff accordingly. (For possible action)				

FISCAL IMPACT:

None

BACKGROUND:

None.

Cleared for Agenda March 29, 2023

Issue:	Closed Door Session	Back-up:
Petitioner:	Mason VanHouweling, Chief Executive Officer	Clerk Ref. #

Recommendation:

That the Governing Board go into closed session, pursuant to NRS 241.015(3)(b)(2), to receive information from the General Counsel regarding potential or existing litigation involving matters over which the Board had supervision, control, jurisdiction or advisory power, and to deliberate toward a decision on the matters; and direct staff accordingly. (For possible action)

FISCAL IMPACT:

None

BACKGROUND:

None

Cleared for Agenda March 29, 2023