

EXHIBIT A



Assumption and Assignment

This Assumption and Assignment Agreement (this "Agreement"), which is made, entered into and effective as of December 26, 2017, shall cause all of the rights and interests in Lease Agreement Number HE070308 as it pertains to Lease Schedule Number 059R as such may be amended, revised or modified (collectively, Lease Schedule Number 059R and Lease Agreement Number HE070308 as it relates thereto shall hereinafter be referred to as the "Assigned Lease Schedule") each of which was entered into by and between Winthrop Resources Corporation (the "Lessor") and Health Management Associates, Inc. (the "Assignor"), to transfer from the Assignor to Curae Health, Inc. (the "Assignee"). Such assignment is based on the following:

Assignment & Assumption. For valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Assignor hereby assigns, conveys, and transfers all rights and interests in the Assigned Lease Schedule to the Assignee. The Assignee hereby desires to and does accept the Assignor's assignment and assumes the Assigned Lease Schedule and all of the associated debts, liabilities, obligations and duties. Assignee now and forever agrees to be unconditionally bound by all of the terms, conditions, covenants, duties and obligations contained in the Assigned Lease Schedule. Further, the Assignee now and forever unconditionally agrees that the terms, conditions, covenants, duties and obligations contained in the Assigned Lease Schedule are valid and legally enforceable against the Assignee. The Lessor does not waive any rights which it may have been entitled to exercise prior to this Agreement.

Lessor's Consent. Based on the terms and conditions contained in the above section, the Lessor hereby consents to the above assignment from the Assignor to the Assignee, provided that: (i) that the Assignor is not in default under Lease Agreement Number HE070308; (ii) that all sums due, including taxes and rental payments, have been paid; (iii) that such consent is not interpreted as consent to any further assignments; (iv) that such consent shall not be construed as a waiver or release of any right, debt, liability, or obligation which may accrue or has accrued under Lease Agreement Number HE070308; and (v) that both the Assignor and the Assignee have executed this document. The Lessor's consent (or its execution of this document) shall not be valid until an executed original has been received by the Lessor.

Equipment is in Possession. The Assignee represents by its signature that all of the Equipment (as defined in the Assigned Lease Schedule) is in its possession and irrevocably accepted as of the date hereof.

Incorporation by Reference. The Lessor and the Assignee agree that the terms and conditions of the Assigned Lease Schedule are incorporated herein by reference.

This Assumption and Assignment does not alter the terms and conditions of the Assigned Lease Schedule except as expressly provided herein.

The parties have executed and delivered this Agreement, or caused this Agreement to be executed and delivered by its duly authorized officer, as of the date appearing on page one (1). This Agreement may be executed in any number of counterparts and by the parties hereto on separate counterparts, each of which when so executed and delivered shall be an original but such counterparts together shall constitute one and the same instrument.

LESSOR:

AGREED TO AND ACCEPTED:
WINTHROP RESOURCES CORPORATION

By: Barbara E King
Print Name: Barbara E. King
Senior Vice President
Title: _____

ASSIGNOR:

AGREED TO AND ACCEPTED:
HEALTH MANAGEMENT ASSOCIATES, INC.

By: Edward W. Lomicka
Print Name: Edward W. Lomicka
Title: Vice President and Treasurer

ASSIGNEE:

AGREED TO AND ACCEPTED:
CURAE HEALTH, INC.

By: Tim S Brown
Print Name: Tim S Brown
Title: CFO



Assumption and Assignment

This Assumption and Assignment Agreement (this "Agreement"), which is made, entered into and effective as of March 13, 2017, shall cause all of the rights and interests in Lease Agreement Number HE070308 as it pertains to Lease Schedules Numbered 020R, 025R and 047R as such may be amended, revised or modified (collectively, Lease Schedules Numbered 020R, 025R and 047R and Lease Agreement Number HE070308 as it relates thereto shall hereinafter be referred to as the "Assigned Lease Schedules") each of which was entered into by and between Winthrop Resources Corporation (the "Lessor") and Health Management Associates, Inc. (the "Assignor"), to transfer from the Assignor to Curae Health, Inc. (the "Assignee"). Such assignment is based on the following:

Assignment & Assumption. For valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Assignor hereby assigns, conveys, and transfers all rights and interests in the Assigned Lease Schedules to the Assignee. The Assignee hereby desires to and does accept the Assignor's assignment and assumes the Assigned Lease Schedules and all of the associated debts, liabilities, obligations and duties. Assignee now and forever agrees to be unconditionally bound by all of the terms, conditions, covenants, duties and obligations contained in the Assigned Lease Schedules. Further, the Assignee now and forever unconditionally agrees that the terms, conditions, covenants, duties and obligations contained in the Assigned Lease Schedules are valid and legally enforceable against the Assignee. The Lessor does not waive any rights which it may have been entitled to exercise prior to this Agreement.

Lessor's Consent. Based on the terms and conditions contained in the above section, the Lessor hereby consents to the above assignment from the Assignor to the Assignee, provided that: (i) that the Assignor is not in default under Lease Agreement Number HE070308; (ii) that all sums due, including taxes and rental payments, have been paid; (iii) that such consent is not interpreted as consent to any further assignments; (iv) that such consent shall not be construed as a waiver or release of any right, debt, liability, or obligation which may accrue or has accrued under Lease Agreement Number HE070308; and (v) that both the Assignor and the Assignee have executed this document. The Lessor's consent (or its execution of this document) shall not be valid until an executed original has been received by the Lessor.

Equipment is in Possession. The Assignee represents by its signature that all of the Equipment (as defined in the Assigned Lease Schedules) is in its possession and irrevocably accepted as of the date hereof.

Incorporation by Reference. The Lessor and the Assignee agree that the terms and conditions of the Assigned Lease Schedules are incorporated herein by reference.

This Assumption and Assignment does not alter the terms and conditions of the Assigned Lease Schedules except as expressly provided herein.

The parties agree that they may execute this Agreement by fax or PDF, and that certain actions may be taken in reliance on faxed or PDF signatures. The parties therefore agree that a faxed or PDF signature hereon shall be equally valid and binding as an original signature, and the transmission of a faxed or PDF signature will have the same legal effect as physical delivery of an original signature. Any party transmitting a faxed or PDF signature will deliver the original signature to the other party as soon as practicable.

The parties have executed and delivered this Agreement, or caused this Agreement to be executed and delivered by its duly authorized officer, as of the date appearing on page one (1).

LESSOR:

AGREED TO AND ACCEPTED:
WINTHROP RESOURCES CORPORATION

By: Barbara E. King
Print Name: Barbara E. King
 Senior Vice President
Title: _____

ASSIGNOR:

AGREED TO AND ACCEPTED:
HEALTH MANAGEMENT ASSOCIATES, INC.

By: Edward W. Lomicka
Print Name: Edward W. Lomicka
Title: Vice President and Treasurer

ASSIGNEE:

AGREED TO AND ACCEPTED:
CURAE HEALTH, INC.

By: Tim S Brown
Print Name: Tim S Brown
Title: CFO

W I N T H R O P

Financial Services

Lease Agreement Number HE070308

Lease Agreement

This Lease Agreement, dated July 3, 2008, by and between WINTHROP RESOURCES CORPORATION (the "Lessor") with an office located at 11100 Wayzata Boulevard, Suite 800, Minnetonka, Minnesota 55305 and HEALTH MANAGEMENT ASSOCIATES, INC. (the "Lessee") with an office located at 5811 Pelican Bay Boulevard, Suite 500, Naples, Florida 34108.

Lessor hereby leases or grants to the Lessee the right to use and Lessee hereby rents and accepts the right to use the equipment listed by serial number and related services, and software and related services on the Lease Schedule(s) attached hereto or incorporated herein by reference from time to time (collectively, the equipment, software and services are the "Equipment"), subject to the terms and conditions hereof, as supplemented with respect to each item of Equipment by the terms and conditions set forth in the appropriate Lease Schedule. The term "Lease Agreement" shall include this Lease Agreement and the various Lease Schedule(s) identifying each item of Equipment or the appropriate Lease Schedule(s) identifying one or more particular items of Equipment.

1. Term

This Lease Agreement is effective from the date it is executed by both parties. The term of this Lease Agreement, as to all Equipment designated on any particular Lease Schedule, shall commence on the Installation Date for all Equipment on such Lease Schedule and shall continue for an initial period ending that number of months from the Commencement Date as set forth in such Lease Schedule (the "Initial Term") and shall continue from year to year thereafter until terminated. The term of this Lease Agreement as to all Equipment designated on any particular Lease Schedule may be terminated without cause at the end of the Initial Term or any year thereafter by either party mailing written notice of its termination to the other party not less than one-hundred twenty (120) days prior to such termination date.

2. Commencement Date

The Installation Date for each item of Equipment shall be the day said item of Equipment is installed at the Location of Installation, ready for use, and accepted in writing by the Lessee. The Commencement Date for any Lease Schedule is the first of the month following installation of all the Equipment on the Lease Schedule, unless the latest Installation Date for any Equipment on the Lease Schedule falls on the first day of the month, in which case that is the Commencement Date. The Lessee agrees to complete, execute and deliver a Certificate of Acceptance to Lessor upon installation of the Equipment.

3. Lease Charge

The lease charges for the Equipment leased pursuant to this Lease Agreement shall be the aggregate "Monthly Lease Charge(s)" as set forth on each and every Lease Schedule executed pursuant hereto (the aggregate "Monthly Lease Charge(s)" are the "Lease Charges"). Lessee agrees to pay to Lessor the Lease Charges in accordance with the Lease

Schedule(s), and the payments shall be made at Lessor's address indicated thereon. The Lease Charges shall be paid by Lessee monthly in advance with the first full month's payment due on the Commencement Date. The Lease Charge for the period from the Installation Date to the Commencement Date (the "Installation Period") shall be an amount equal to the "Monthly Lease Charge" divided by thirty (30) and multiplied by the number of days from and including the Installation Date to the Commencement Date and such amount shall be due and payable upon receipt of an invoice from Lessor. Charges for taxes made in accordance with Section 4 and charges made under any other provision of this Lease Agreement and payable by Lessee shall be paid to Lessor at Lessor's address specified on the Lease Schedule(s) on the date specified in invoices delivered to Lessee. If payment, as specified above, is not received by Lessor on the due date, Lessee agrees to and shall pay, to the extent permitted by law, on demand, as a late charge, an amount equal to one and one-half percent (1½%), or the maximum percentage allowed by law if less, of the amount past due ("Late Charges"). Late Charges will accrue until billed by Lessor. Late Charges shall be charged and added to any past due amount(s) on the date such payment is due and every thirty (30) days thereafter until all past due amounts are paid in full to Lessor.

4. Taxes

In addition to the Lease Charges set forth in Section 3, the Lessee shall reimburse Lessor for all license or registration fees, assessments, sales and use taxes, rental taxes, recycling, administrative or environmental fees, gross receipts taxes, personal property taxes and other taxes or fees now or hereafter imposed by any government, agency, province or otherwise upon the Equipment, the Lease Charges or upon the ownership, leasing, renting, purchase, possession, use, recycling or disposal of the Equipment, whether the same be assessed to Lessor or

Lessee (the "Taxes"). Lessor shall file all property tax returns and pay all Taxes when due. Lessee, upon notice to Lessor, may, in Lessee's own name, contest or protest any Taxes, and Lessor shall honor any such notice except when in Lessor's sole opinion such contest is futile or will cause a levy or lien to arise on the Equipment or cloud Lessor's title thereto. Lessee shall, in addition, be responsible to Lessor for the payment and discharge of any penalties or interest as a result of Lessee's actions or inactions. Nothing herein shall be construed to require Lessee to be responsible for any federal or state taxes or payments in lieu thereof, imposed upon or measured by the net income of Lessor, or state franchise taxes of Lessor, or except as provided hereinabove, any penalties or interest resulting from Lessor's failure to timely remit such tax payments.

5. Delivery and Freight Costs

Lessee shall accept delivery of and install the Equipment before such time as the applicable vendor requires payment for such Equipment.

All transportation charges upon the Equipment for delivery to Lessee's designated Location of Installation are to be paid by Lessee. All rigging, drayage charges, structural alterations, rental of heavy equipment and/or other expense necessary to place the Equipment at the Location of Installation are to be promptly paid by Lessee.

6. Installation

Lessee agrees to pay for the actual installation of the Equipment at Lessee's site. Lessee shall make available and agrees to pay for all costs associated with providing a suitable place of installation and necessary electrical power, outlets and air conditioning required for operating the Equipment as defined in the Equipment manufacturer's installation manual or instructions. All supplies consumed or required by the Equipment shall be furnished and paid for by Lessee.

7. Return to Lessor

On the day following the last day of the lease term associated with a Lease Schedule (the "Return Date"), Lessee shall cause and pay for the Equipment (including any and all software) on that Lease Schedule to be deinstalled, packed using the manufacturer's standard packing materials and shipped to a location designated in writing by Lessor (the "Return Location"). If the Equipment (including any and all software) on the applicable Lease Schedule is not at the Return Location within ten (10) days of the Return Date, or Lessee fails to deinstall and ship the Equipment on the Return Date, then any written notice of termination delivered by Lessee shall become void, and the Lease Schedule shall continue in accordance with this Lease Agreement. Irrespective of any other provision hereof, Lessee will bear the risk of damage from fire, the elements or otherwise until delivery of the Equipment to the Return Location. At such time as the Equipment is delivered to the Lessor at the Return Location, the Equipment will be at the risk of Lessor.

8. Maintenance

Lessee, at its sole expense, shall maintain the Equipment in good working order and condition. Lessee shall enter into, pay for and maintain in force during the entire term of any Lease Schedule, a maintenance agreement with the manufacturer of the Equipment providing for continuous uninterrupted maintenance of the Equipment (the "Maintenance Agreement"). Lessee will cause the manufacturer to keep the Equipment in good working order in accordance with the provisions of the Maintenance Agreement and make all necessary adjustments and repairs to the Equipment. The manufacturer is hereby authorized to accept the directions of

Lessee with respect thereto. Lessee agrees to allow the manufacturer full and free access to the Equipment. All maintenance and service charges, whether under the Maintenance Agreement or otherwise, and all expenses, if any, of the manufacturer's customer engineers incurred in connection with maintenance and repair services, shall be promptly paid by Lessee. Lessee warrants that all of the Equipment shall be in good working order operating according to manufacturer's specification and eligible for the manufacturer's standard maintenance agreement upon delivery to and inspection and testing by the Lessor. If the Equipment is not free of physical defect or damage, operating according to manufacturer's specification, in good working order and/or eligible for the manufacturer's standard maintenance agreement, then Lessee agrees to reimburse Lessor for all costs, losses, expenses and fees associated with such equipment and the repair or replacement thereof.

9. Location, Ownership and Use

The Equipment shall, at all times, be the sole and exclusive property of Lessor. Lessee shall have no right or property interest therein, except for the right to use the Equipment in the normal operation of its business at the Location of Installation, or as otherwise provided herein. The Equipment is and shall remain personal property even if installed in or attached to real property. Lessor shall be permitted to display notice of its ownership on the Equipment by means of a suitable stencil, label or plaque affixed thereto.

Lessee shall keep the Equipment at all times free and clear from all claims, levies, encumbrances and process. Lessee shall give Lessor immediate notice of any such attachment or other judicial process affecting any of the Equipment. Without Lessor's written permission, Lessee shall not attempt to or actually: (i) pledge, lend, create a security interest in, sublet, exchange, trade, assign, swap, use for an allowance or credit or otherwise; (ii) allow another to use; (iii) part with possession; (iv) dispose of; or (v) remove from the Location of Installation, any item of Equipment. If any item of Equipment is exchanged, assigned, traded, swapped, used for an allowance or credit or otherwise to acquire new or different equipment (the "New Equipment") without Lessor's prior written consent, then all of the New Equipment shall become Equipment owned by Lessor subject to this Lease Agreement and the applicable Lease Schedule.

Any feature(s) installed on the Equipment at the time of delivery which are not specified on the Lease Schedule(s) are and shall remain the sole property of the Lessor.

Lessee shall cause the Equipment to be operated in accordance with the applicable vendor's or manufacturer's manual of instructions by competent and qualified personnel.

10. Financing Statement

Lessor is hereby authorized by Lessee to cause this Lease Agreement or other instruments, including Uniform Commercial Code Financing Statements, to be filed or recorded for the purposes of showing Lessor's interest in the Equipment. Lessee agrees to execute any such instruments as Lessor may request from time to time.

11. Alterations and Attachments

Upon prior written notice to Lessor, Lessee may, at its own expense, make minor alterations in or add attachments to the Equipment, provided such alterations and attachments shall not interfere with the normal operation of the Equipment and do not otherwise involve the pledge, assignment, exchange, trade or substitution of the Equipment or any component or part thereof. All such alterations and attachments to the Equipment shall

become part of the Equipment leased to Lessee and owned by Lessor. If, in Lessor's sole determination, the alteration or attachment reduces the value of the Equipment or interferes with the normal and satisfactory operation or maintenance of any of the Equipment, or creates a safety hazard, Lessee shall, upon notice from Lessor to that effect, promptly remove the alteration or attachment at Lessee's expense and restore the Equipment to the condition the Equipment was in just prior to the alteration or attachment.

12. Loss and Damage

Lessee shall assume and bear the risk of loss, theft and damage (including any governmental requisition, condemnation or confiscation) to the Equipment and all component parts thereof from any and every cause whatsoever, whether or not covered by insurance. No loss or damage to the Equipment or any component part thereof shall impair any obligation of Lessee under this Lease Agreement, which shall continue in full force and effect except as hereinafter expressly provided. Lessee shall repair or cause to be repaired all damage to the Equipment. In the event that all or part of the Equipment shall, as a result of any cause whatsoever, become lost, stolen, destroyed or otherwise rendered irreparably unusable or damaged (collectively, the "Loss") then Lessee shall, within ten (10) days after the Loss, fully inform Lessor in writing of such a Loss and shall pay to Lessor the following amounts: (i) the Monthly Lease Charges (and other amounts) due and owing under this Lease Agreement at the time of the Loss, plus (ii) the original cost of the Equipment subject to the Loss multiplied by the "Percent of Original Cost." The Percent of Original Cost shall be the Per Payment Factor multiplied by the number of lease payments Lessor has received from Lessee during the Initial Term subtracted from 112 and then divided by 100. The Per Payment Factor is the sum of 112 multiplied by 0.8 divided by the number of Monthly Lease Charges that are due during the Initial Term (collectively, the sum of (i) plus (ii) shall be the "Casualty Loss Value"). Upon receipt by Lessor of the Casualty Loss Value: (i) the applicable Equipment shall be removed from the Lease Schedule; and (ii) Lessee's obligation to pay Lease Charges associated with the applicable Equipment shall cease. Lessor may request, and Lessee shall complete, an affidavit(s) which swears out the facts supporting the Loss of any item of Equipment.

13. Insurance

Until the Equipment is returned to Lessor or as otherwise herein provided, whether or not this Lease Agreement has terminated as to the Equipment, Lessee, at its expense, shall maintain: (i) property and casualty insurance insuring the Equipment for its Casualty Loss Value naming Lessor or its assigns as sole loss payee; and (ii) comprehensive public liability and third-party property insurance naming Lessor and its assigns as additional loss payees. The insurance shall cover the interest of both the Lessor and Lessee in the Equipment, or as the case may be, shall protect both the Lessor and Lessee in respect to all risks arising out of the condition, delivery, installation, maintenance, use or operation of the Equipment. All such insurance shall provide for thirty (30) days prior written notice to Lessor of cancellation, restriction, or reduction of coverage. Lessee hereby irrevocably appoints Lessor as Lessee's attorney-in-fact to make claim for, receive payment of and execute and endorse all documents, checks or drafts for loss or damage or return premium under any insurance policy issued on the Equipment. Prior to installation of the Equipment, all policies or certificates of insurance shall be delivered to Lessor by Lessee. Lessee agrees to keep the Equipment insured with an insurance company which is at least "A" rated by A.M. Best. The proceeds

of any loss or damage insurance shall be payable to Lessor, but Lessor shall remit all such insurance proceeds to Lessee at such time as Lessee either (i) provides Lessor satisfactory proof that the damage has been repaired and the Equipment has been restored to good working order and condition or (ii) pays to Lessor the Casualty Loss Value. It is understood and agreed that any payments made by Lessee or its insurance carrier for loss or damage of any kind whatsoever to the Equipment are not made as accelerated rental payments or adjustments of rental, but are made solely as indemnity to Lessor for loss or damage of its Equipment.

14. Enforcement of Warranties

Lessee, in its own name, shall, so long as this Lease Agreement is in force, enforce any manufacturer's Equipment warranty.

15. Warranties, Disclaimers and Indemnity

Lessor warrants that at the time the Equipment is delivered to Lessee, Lessor will have full right, power and authority to lease the Equipment to Lessee. EXCEPT FOR THE WARRANTY IN THE SENTENCE DIRECTLY PRECEDING THIS ONE, THE LESSOR DOES NOT MAKE ANY WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING THE WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE. LESSEE ACKNOWLEDGES THAT IT IS NOT RELYING ON LESSOR'S SKILL OR JUDGMENT TO SELECT OR FURNISH GOODS SUITABLE FOR ANY PARTICULAR PURPOSE AND THAT THERE ARE NO WARRANTIES CONTAINED IN THIS LEASE AGREEMENT. LESSEE REPRESENTS AND WARRANTS THAT IT IS NOT A FOREIGN "FINANCIAL INSTITUTION" OR ACTING ON BEHALF OF A FOREIGN "FINANCIAL INSTITUTION" AS THAT TERM IS DEFINED IN THE BANK SECRECY ACT, 31 U.S.C. 5318, AS AMENDED. LESSEE ACKNOWLEDGES THAT LESSOR, IN COMPLIANCE WITH SECTION 326 OF THE USA PATRIOT ACT, WILL BE VERIFYING CERTAIN INFORMATION ABOUT LESSEE. LESSEE FURTHER ACKNOWLEDGES AND AGREES THAT LESSOR AND ITS REPRESENTATIVES AND EMPLOYEES HAVE NOT MADE ANY STATEMENT, REPRESENTATION OR WARRANTY RELATIVE TO THE ACCOUNTING OR TAX ENTRIES, TREATMENT, BENEFIT, USE OR CLASSIFICATION OF THE LEASE AGREEMENT OR ASSOCIATED LEASE SCHEDULES. LESSEE ACKNOWLEDGES THAT IT AND/OR ITS INDEPENDENT ACCOUNTANTS ARE SOLELY RESPONSIBLE FOR (i) ANY AND ALL OF LESSEE'S ACCOUNTING AND TAX ENTRIES ASSOCIATED WITH THE LEASE AGREEMENT AND/OR THE LEASE SCHEDULES AND (ii) THE ACCOUNTING AND TAX TREATMENT, BENEFITS, USES AND CLASSIFICATION OF THE LEASE AGREEMENT OR ANY LEASE SCHEDULE. LESSOR SHALL NOT BE LIABLE FOR ANY DAMAGES WHATSOEVER, INCLUDING, BUT NOT LIMITED TO, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR IN CONNECTION WITH THE RELATIONSHIP BETWEEN THE LESSOR AND LESSEE, THIS LEASE AGREEMENT OR THE PERFORMANCE, POSSESSION, LEASE OR USE OF THE EQUIPMENT. THIS LEASE AGREEMENT IS A "FINANCE LEASE" AS THAT TERM IS DEFINED AND USED IN ARTICLE 2A OF THE UNIFORM COMMERCIAL CODE. NO RIGHTS OR REMEDIES REFERRED TO IN ARTICLE 2A OF THE UNIFORM COMMERCIAL CODE WILL BE CONFERRED ON LESSEE.

Lessee agrees that Lessor shall not be liable to Lessee for, and Lessee shall indemnify, defend and hold Lessor harmless with respect to, any claim from a third party for any liability, claim, loss, damage or expense of any kind or nature,

whether based upon a theory of strict liability or otherwise, caused, directly or indirectly, by: (i) the inadequacy of any item of Equipment, including software, for any purpose; (ii) any deficiency or any latent or other defects in any Equipment, including software, whether or not detectable by Lessee; (iii) the selection, manufacture, rejection, ownership, lease, possession, maintenance, operation, use or performance of any item of Equipment, including software; (iv) any interruption or loss of service, use or performance of any item of Equipment, including software; (v) patent, trademark or copyright infringement; or (vi) any loss of business or other special, incidental or consequential damages whether or not resulting from any of the foregoing. Lessee's duty to defend and indemnify Lessor shall survive the expiration, termination, cancellation or assignment of this Lease Agreement or a Lease Schedule and shall be binding upon Lessee's successors and permitted assigns.

16. Event of Default

The occurrence of any of the following events shall constitute an Event of Default under this Lease Agreement and/or any Lease Schedule:

- (1) the nonpayment by Lessee of any Lease Charges when due, or the nonpayment by Lessee of any other sum required hereunder to be paid by Lessee which non-payment continues for a period of ten (10) days from the date when due;
- (2) the failure of Lessee to perform any other term, covenant or condition of this Lease Agreement, any Lease Schedule or any other document, agreement or instrument executed pursuant hereto or in connection herewith, which is not cured within ten (10) days after written notice thereof from Lessor;
- (3) Lessee attempts to or does remove, transfer, sell, swap, assign, sublease, trade, exchange, encumber, receive an allowance or credit for, or part with possession of, any item of Equipment;
- (4) Lessee ceases doing business as a going concern, is insolvent, makes an assignment for the benefit of creditors, fails to pay its debts as they become due, offers a settlement to creditors or calls a meeting of creditors for any such purpose, files a voluntary petition in bankruptcy, is subject to an involuntary petition in bankruptcy, is adjudicated bankrupt or insolvent, files or has filed against it a petition seeking any reorganization, arrangement or composition, under any present or future statute, law or regulation;
- (5) any of Lessee's representations or warranties made herein or in any oral or written statement or certificate at any time given in writing pursuant hereto or in connection herewith shall be false or misleading in any material respect;
- (6) Lessee defaults under or otherwise has accelerated any material obligation, credit agreement, loan agreement, conditional sales contract, lease, indenture or debenture; or Lessee defaults under any other agreement now existing or hereafter made with Lessor; or
- (7) Lessee or any of its subsidiaries or divisions (i) enters into any merger or consolidation with, or sells or transfers all or any substantial portion of its assets, or enters into any partnership or joint venture other than in the ordinary course of business with, any entity, (ii) dies (if a natural person), dissolves, liquidates or ceases or suspends the conduct of business, or ceases to maintain its existence, (iii) if Lessee is a privately

held entity, enters into or suffers any transaction or series of transactions as a result of which Lessee is directly or indirectly controlled by persons or entities not directly or indirectly controlling Lessee as of the date hereof, or (iv) if Lessee is a publicly held entity, there shall be a change in the ownership of Lessee's stock or other equivalent ownership interest such that Lessee is no longer subject to the reporting requirements of, or no longer has a class of equity securities registered under, the Securities Act of 1933 or the Securities Exchange Act of 1934;

- (8) the breach or repudiation by any party thereto of any guaranty, subordination agreement or other agreement running in favor of Lessor obtained in connection with this Lease Agreement.

17. Remedies

Should any Event of Default occur, Lessor may, in order to protect its interests and reasonably expected profits, with or without notice or demand upon Lessee, retain any and all security deposits and pursue and enforce, alternatively, successively and/or concurrently, any one or more of the following remedies:

- (1) recover from Lessee all accrued and unpaid Lease Charges and other amounts due and owing on the date of the default;
- (2) recover from Lessee from time to time all Lease Charges and other amounts as and when becoming due hereunder;
- (3) accelerate, cause to become immediately due and recover the present value of all Lease Charges and other amounts due and/or likely to become due hereunder from the date of the default to the end of the lease term using a discount rate of four percent (4%);
- (4) cause to become immediately due and payable and recover from Lessee the Casualty Loss Value of the Equipment which Lessee agrees is not a penalty but rather the fair measure of Lessor's loss in or damage to Lessor's interests in the Equipment and Lease caused by Lessee's default hereunder;
- (5) terminate any or all of the Lessee's rights, but not its obligations, associated with the lease of Equipment under this Lease Agreement;
- (6) retake (by Lessor, independent contractor, or by requiring Lessee to assemble and surrender the Equipment in accordance with the provisions of Section 7 hereinabove) possession of the Equipment without terminating the Lease Schedule or the Lease Agreement free from claims by Lessee which claims are hereby expressly waived by Lessee;
- (7) require Lessee to deliver the Equipment to a location designated by Lessor;
- (8) proceed by court action to enforce performance by Lessee of its obligations associated with any Lease Schedule and/or this Lease Agreement; and/or
- (9) pursue any other remedy Lessor may otherwise have, at law, equity or under any statute, and recover damages and expenses (including attorneys' fees) incurred by Lessor by reason of the Event of Default.

Upon repossession of the Equipment, Lessor shall have the right to lease, sell or otherwise dispose of such Equipment in a commercially reasonable manner, with or without notice, at a public or private sale. Lessor's pursuit and enforcement of any

one or more remedies shall not be deemed an election or waiver by Lessor of any other remedy. Lessor shall not be obligated to sell or re-lease the Equipment. Any sale or re-lease may be held at such place or places as are selected by Lessor, with or without having the Equipment present. Any such sale or re-lease, may be at wholesale or retail, in bulk or in parcels. Time and exactitude of each of the terms and conditions of this Lease Agreement are hereby declared to be of the essence. Lessor may accept past due payments in any amount without modifying the terms of this Lease Agreement and without waiving any rights of Lessor hereunder.

18. Costs and Attorneys' Fees

In the event of any default, claim, proceeding, including a bankruptcy proceeding, arbitration, mediation, counter-claim, action (whether legal or equitable), appeal or otherwise, whether initiated by Lessor or Lessee (or a debtor-in-possession or bankruptcy trustee), which arises out of, under, or is related in any way to this Lease Agreement, any Lease Schedule, or any other document, agreement or instrument executed pursuant hereto or in connection herewith, or any governmental examination or investigation of Lessee, which requires Lessor's participation (individually and collectively, the "Claim"), Lessee, in addition to all other sums which Lessee may be called upon to pay under the provisions of this Lease Agreement, shall pay to Lessor, on demand, all costs, expenses and fees paid or payable in connection with the Claim, including, but not limited to, attorneys' fees and out-of-pocket costs, including travel and related expenses incurred by Lessor or its attorneys.

19. Lessor's Performance Option

Should Lessee fail to make any payment or to do any act as provided by this Lease Agreement, then Lessor shall have the right (but not the obligation), without notice to Lessee of its intention to do so and without releasing Lessee from any obligation hereunder to make or to do the same, to make advances to preserve the Equipment or Lessor's title thereto, and to pay, purchase, contest or compromise any insurance premium, encumbrance, charge, tax, lien or other sum which in the judgment of Lessor appears to affect the Equipment, and in exercising any such rights, Lessor may incur any liability and expend whatever amounts in its absolute discretion it may deem necessary therefor. All sums so incurred or expended by Lessor shall be due and payable by Lessee within ten (10) days of notice thereof.

20. Quiet Possession and Inspection

Lessor hereby covenants with Lessee that Lessee shall quietly possess the Equipment subject to and in accordance with the provisions hereof so long as Lessee is not in default hereunder; provided, however, that Lessor or its designated agent may, at any and all reasonable times during business hours, enter Lessee's premises for the purposes of inspecting the Equipment and the manner in which it is being used.

21. Assignments

This Lease Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Lessee, however, shall not assign this Lease Agreement or sublet any of the Equipment without first obtaining the prior written consent of Lessor and its assigns, if any. Lessee acknowledges that the terms and conditions of this Lease Agreement have been fixed in anticipation of the possible assignment of Lessor's rights under this Lease Agreement and in and to the Equipment as collateral security to a third party ("Assignee" herein) which will rely upon and be entitled to the benefit of the provisions of this Lease Agreement. Lessee agrees

with Lessor and such Assignee to recognize in writing any such assignment within fifteen (15) days after receipt of written notice thereof and to pay thereafter all sums due to Lessor hereunder directly to such Assignee if directed by Lessor, notwithstanding any defense, set-off or counterclaim whatsoever (whether arising from a breach of this Lease Agreement or not) that Lessee may from time to time have against Lessor. Upon such assignment, the Lessor shall remain obligated to perform any obligations it may have under this Lease Agreement and the Assignee shall (unless otherwise expressly agreed to in writing by the Assignee) have no obligation to perform such obligations. Any such assignment shall be subject to Lessee's rights to use and possess the Equipment so long as Lessee is not in default hereunder.

22. Survival of Obligations

All covenants, agreements, representations, and warranties contained in this Lease Agreement, any Lease Schedule, or in any document attached thereto, shall be for the benefit of Lessor and Lessee and their successors, any assignee or secured party. Further, all covenants, agreements, representations, and warranties contained in this Lease Agreement, any Lease Schedule, or in any document attached thereto, shall survive the execution and delivery of this Lease Agreement and the expiration or other termination of this Lease Agreement.

23. Corporate Authority

The parties hereto covenant and warrant that the persons executing this Lease Agreement and each Lease Schedule on their behalf have been duly authorized to do so, and this Lease Agreement and any Lease Schedule constitute a valid and binding obligation of the parties hereto. The Lessee will, if requested by Lessor, provide to Lessor, Certificates of Authority naming the officers of the Lessee who have the authority to execute this Lease Agreement and any Lease Schedules attached thereto.

24. Landlords' and Mortgagees' Waiver

If requested, Lessee shall furnish waivers, in form and substance satisfactory to Lessor, from all landlords and mortgagees of any premises upon which any Equipment is located.

25. Miscellaneous

This Lease Agreement, the Lease Schedule(s), attached riders and any documents or instruments issued or executed pursuant hereto will have been made, executed and delivered in, and shall be governed by the internal laws (as opposed to conflicts of law provisions) and decisions of, the State of Minnesota. Lessee and Lessor consent to the exclusive jurisdiction of any federal court located within the Middle District of Florida. At Lessor's sole election and determination, Lessor may select an alternative forum, including arbitration or mediation, to adjudicate any dispute arising out of this Lease Agreement.

This Lease Agreement was jointly drafted by the parties, and the parties hereby agree that neither should be favored in the construction, interpretation or application of any provision or any ambiguity. There are no unwritten or oral agreements between the parties. This Lease Agreement and associated Lease Schedule(s) constitute the entire understanding and agreement between Lessor and Lessee with respect to the lease of the Equipment superseding all prior agreements, understandings, negotiations, discussions, proposals, representations, promises, commitments and offers between the parties, whether oral or written. No provision of this

Lease Agreement or any Lease Schedule shall be deemed waived, amended, discharged or modified orally or by custom, usage or course of conduct unless such waiver, amendment or modification is in writing and signed by an officer of each of the parties hereto. If any one or more of the provisions of this Lease Agreement or any Lease Schedule is for any reason held invalid, illegal or unenforceable, the remaining provisions of this Lease Agreement and any such Lease Schedule will be unimpaired, and the invalid, illegal or unenforceable provisions shall be replaced by a mutually acceptable valid, legal and enforceable provision that is closest to the original intention of the parties. Lessee agrees that neither the manufacturer, nor the supplier, nor any of their salespersons, employees or agents are agents of Lessor.

Any notice provided for herein shall be in writing and sent by certified or registered mail to the parties at the addresses stated on page 1 of this Lease Agreement.

The Monthly Lease Charge is intended to be fixed from the Commencement Date to the end of the term. The three year treasury rate is an integral part of the lease rate. The Lessee and Lessor agree that the lease rate shall also be fixed during the Installation Period but should the three year treasury note increase during such Installation Period, the lease rate will be adjusted on the Commencement Date.

Lessor is entitled to review a complete set of Lessee's financial statements, including a statement of cash flows, balance sheet and income statement, and any other financial information that Lessor may request. If during the Installation Period the Lessee's financial condition changes in any material respect (as determined by the Lessor in its sole discretion), then Lessor shall be entitled to stop purchasing equipment to be leased to Lessee and commence the applicable lease schedule(s).

This Lease Agreement shall not become effective until delivered to Lessor at its offices at Minnetonka, Minnesota and executed by Lessor. If this Lease Agreement shall be executed by Lessor prior to being executed by Lessee, it shall become void at Lessor's option five (5) days after the date of Lessor's execution hereof, unless Lessor shall have received by such date a copy hereof executed by a duly authorized representative of Lessee.

This Lease Agreement is made subject to the terms and conditions included herein and Lessee's acceptance is effective only to the extent that such terms and conditions are consistent with the terms and conditions herein. Any acceptance which

contains terms and conditions which are in addition to or inconsistent with the terms and conditions herein will be a counter-offer and will not be binding unless agreed to in writing by Lessor.

The terms used in this Lease Agreement, unless otherwise defined, shall have the meanings ascribed to them in the Lease Schedule(s).

26. REPOSSESSION

LESSEE ACKNOWLEDGES THAT, PURSUANT TO SECTION 17 HEREOF, LESSOR HAS BEEN GIVEN THE RIGHT TO REPOSSESS THE EQUIPMENT SHOULD LESSEE BECOME IN DEFAULT OF ITS OBLIGATIONS HEREUNDER.

27. Net Lease

This Lease Agreement is a net lease and Lessee's obligations to pay all Lease Charges and other amounts payable hereunder shall be absolute and unconditional and, except as expressly provided herein, shall not be subject to any: (i) delay, abatement, reduction, defense, counterclaim, set-off, or recoupment; (ii) discontinuance or termination of any license; (iii) Equipment failure, defect or deficiency; (iv) damage to or destruction of the Equipment; or (v) dissatisfaction with the Equipment or otherwise, including any present or future claim against Lessor or the manufacturer, supplier, reseller or vendor of the Equipment. To the extent that the Equipment includes intangible (or intellectual) property, Lessee understands and agrees that: (i) Lessor is not a party to and does not have any responsibility under any software license and/or other agreement with respect to any software; and (ii) Lessee will be responsible to pay all of the Lease Charges and perform all its other obligations under this Lease Agreement despite any defect, deficiency, failure, termination, dissatisfaction, damage or destruction of any software or software license. Except as expressly provided herein, this Lease Agreement shall not terminate for any reason, including any defect in the Equipment or Lessor's title thereto or any destruction or loss of use of any item of Equipment.

28. Headings

Section headings herein are used for convenience only and shall not otherwise affect the provisions of this Lease Agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Lease Agreement to be signed by their respective duly authorized representative.

Every Term is Agreed to and Accepted:

WINTHROP RESOURCES CORPORATION

By: Richard J. Pieper

Print Name: Richard J. Pieper
Executive Vice President

Title: _____

Date: 7-9-08

Every Term is Agreed to and Accepted:

HEALTH MANAGEMENT ASSOCIATES, INC.

By: Joseph C. Meek

Print Name: Joseph C. Meek

Title: VP of Treasury

Date: 7/7/08

FEB 05 2013

LEASE SCHEDULE NO. 047R

(This Lease Schedule No. 047R replaces Lease Schedule No. 047)

This Lease Schedule is issued pursuant to the Lease Agreement Number HE070308 dated July 3, 2008. The terms of the Lease Agreement and the terms and conditions of Certificates of Acceptance executed pursuant to Lease Schedule 047, including Installation Dates and descriptions and serial numbers of Equipment contained therein, are a part hereof and are incorporated by reference herein.

LESSOR

Winthrop Resources Corporation
11100 Wayzata Boulevard
Suite 800
Minnetonka, MN 55305

SUPPLIER OF EQUIPMENT

McKesson

LESSEE

Health Management Associates, Inc.
5811 Pelican Bay Boulevard, Suite 500
Naples, FL 34108

LOCATION OF INSTALLATION

Tri-Lakes Medical Center

Term of Lease from Commencement Date: 48 months

Monthly Lease Charge: \$5,506.00

Anticipated Delivery and Installation: December 2012

Security Deposit: Upon Lessee's execution of this Lease Schedule, Lessee shall deliver a security deposit in the amount of \$5,506.00. If there is no event of default, this security deposit may be applied toward the total amounts due pursuant to this Lease Schedule.

EQUIPMENT

<u>MANUFACTURER</u>	<u>QTY</u>	<u>MACHINE/MODEL</u>	<u>EQUIPMENT DESCRIPTION (including features)</u>
SEE ATTACHMENT A			

The Monthly Lease Charge will be prorated and charged as interim rent between the date an item of equipment is accepted and the Commencement Date.

The parties agree that they may execute this Lease Schedule by fax or PDF, and that certain actions may be taken in reliance on faxed or PDF signatures. The parties therefore agree that a faxed or PDF signature hereon shall be equally valid and binding as an original signature, and the transmission of a faxed or PDF signature will have the same legal effect as physical delivery of an original signature. Any party transmitting a faxed or PDF signature will deliver the original signature to the other party as soon as practicable.

Agreed to and Accepted:

WINTHROP RESOURCES CORPORATION
"LESSOR"

By: 

Print Name: Richard L. Pappert
President

Title: _____

Date: 2-5-13

Agreed to and Accepted:

HEALTH MANAGEMENT ASSOCIATES, INC.
"LESSEE"

By: 

Print Name: Joseph Meek

Title: Vice President & Treasurer

Date: 1/31/13

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Lease Agreement Number: HE070308

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Lease Schedule Number: 047R

ATTACHMENT A

<u>MANUFACTURER</u>	<u>QTY</u>	<u>MACHINE/MODEL</u>	<u>EQUIPMENT DESCRIPTION (including features)</u>
McKesson	1	10	Main Cabinet (P)
McKesson	1	10	Main Cabinet (P)
McKesson	1	10	Main Cabinet (P)
McKesson	1	10	Main Cabinet (P)
McKesson	1	20	Main Cabinet (N)
McKesson	1	20	Main Cabinet (N)
McKesson	1	30	Auxiliary Cabinet
McKesson	1	40	Supply Tower
McKesson	1	40	Supply Tower
McKesson	1	40	Supply Tower
McKesson	1	40	Supply Tower
McKesson	1	40	Supply Tower
McKesson	1	40	Supply Tower
McKesson	6	50	Fast Entry
McKesson	1	60	Support Station
McKesson	22	70	HC Locking Drawer
McKesson	1	10	Main Cabinet (P)
McKesson	1	10	Main Cabinet (P)
McKesson	1	20	Small Main (P)
McKesson	3	30	Fast Entry
McKesson	6	40	HC Locking Drawer
McKesson	1	10	CRX Lite II

Agreed to and Accepted:

WINTHROP RESOURCES CORPORATION
"LESSOR"By: 

Print

Name: Keith A. Piper
President

Title: _____

Date: 2-5-13

Agreed to and Accepted:

HEALTH MANAGEMENT ASSOCIATES, INC.
"LESSEE"By: 

Print

Name: Joseph MeekTitle: Vice President & TreasurerDate: 2/3/13Case 3:18-bk-05665 Doc 196-1 Filed 09/18/18 Entered 09/18/18 16:53:35 Desc
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Rider Number: 001
 Lease Agreement Number: HE070308
 Lease Schedule Number: 047R
 Lessee Name: Health Management Associates, Inc.
 Lease Dated: July 3, 2008

Provided (i) Lessor has received written notice of Lessee's election to exercise this purchase option not less than one-hundred twenty days prior to the end of Initial Term and (ii) Lessor has received all of the Lease Charges due under the Lease Schedule prior to Lessee exercising this option to purchase, Lessee shall have the option to purchase all of the Equipment at the end of the applicable lease term that is in Lessee's physical possession and on this Lease Schedule, in whole and not in part, on an as-is, where-is basis, for the then determined "Fair Market Value."

For purposes of this purchase option, Fair Market Value shall mean the retail price that a willing and informed seller under no compulsion to sell would sell to a willing and informed buyer under no compulsion to buy for items of equipment that (i) are eligible for manufacturer's maintenance and (ii) are now installed and being used by the Lessee. If the parties cannot agree on Fair Market Value, Lessee shall obtain a bonafide offer from a third party who has the unconditional and absolute ability to deliver and install all of the items of Equipment at the end of the applicable lease term. The bonafide offer must be for equipment that (i) is eligible for manufacturer's maintenance, (ii) is available and (iii) can be installed and put to use by the Lessee at the end of the applicable lease term. Once the Lessee has obtained such a bonafide offer, it shall present it to the Lessor. If the Lessor does not accept this price, then the Lessor shall obtain its own bonafide offer from a third party that has the unconditional and absolute ability to deliver and install all of the items of equipment at the end of the applicable lease term. The bonafide offer must be for equipment that (i) is eligible for manufacturer's maintenance, (ii) is available and (iii) can be installed and put to use by the Lessee at the end of the applicable lease term. If the two bonafide offers are within 15% of each other, fair market value shall be the average of the two for the purposes of this purchase option. If not within 15% of each other, the Lessor and Lessee will mutually agree on a third party whose bonafide offer will be the averaged with the closest of the two earlier offers. The average shall then be Fair Market Value for purposes of this purchase option. Lessee shall sign and deliver all documents necessary for the sale of the Equipment no less than thirty days after exercise of this option or this option shall become void. Provided Lessee has made all of its payments during all lease terms including any renewal term (Rider Number 001), then the Lessee shall not have an obligation to purchase from the Lessor any of the McKesson software that is licensed to the Lessee.

Lessee will receive title to the Equipment free and clear of all liens only after Lessee has performed all of its obligations associated with the Lease Agreement and Lessor has been paid all sums due or becoming due under both this purchase option and the Lease Agreement, including all lease charges and taxes.

Agreed to and Accepted:

WINTHROP RESOURCES CORPORATION
 "LESSOR"

By: _____

Print

Name: _____

Title: _____

Date: _____

2-5-13

Agreed to and Accepted:

HEALTH MANAGEMENT ASSOCIATES, INC.
 "LESSEE"

By: _____

Print

Name: Joseph Meek

Title: Vice President & Treasurer

Date: _____

6/3/13

FEB 05 2013

Rider Number: 002
Lease Agreement Number: HE070308
Lease Schedule Number: 047R
Lessee Name: Health Management Associates, Inc.
Lease Dated: July 3, 2008

Lessee shall have the option to purchase the Equipment in its physical possession and on this Lease Schedule at the end of the 42nd month of the Initial Term, in whole and not in part, on an as-is, where-is basis, for the then determined mutually-agreed price which shall not be less than \$52,522.00 (plus applicable taxes) provided that (i) an Event of Default has not occurred, (ii) Lessor has received all of the Lease Charges prior to Lessee exercising this option to purchase, and (iii) Lessor has received written notice of Lessee's election to exercise said purchase option not less than one-hundred twenty days prior to the end of the 42nd month of the Initial Term of this Lease Schedule. Lessee shall both (i) accept in writing Lessor's proposal within thirty days of Lessor's proposal, and (ii) sign and deliver all documents necessary for the sale of the Equipment no later than the last day of the Initial Term or this option shall become void.

Lessee will receive title to the Equipment free and clear of all known liens only after Lessee has performed all of its obligations associated with the Lease Agreement and Lessor has been paid all sums due or becoming due under both this purchase option and the Lease Agreement, including all lease charges and taxes.

Agreed to and Accepted:

WINTHROP RESOURCES CORPORATION
"LESSOR"

By: _____

Print Name: _____

Title: _____

Date: _____

2-5-13

Agreed to and Accepted:

HEALTH MANAGEMENT ASSOCIATES, INC.
"LESSEE"

By: _____

Print Name: Joseph Meek

Title: Vice President & Treasurer

Date: _____

7/31/13

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JAN 27 2012

LEASE SCHEDULE NO. 020R

(This Lease Schedule No. 020R replaces Lease Schedule No. 020)

This Lease Schedule is issued pursuant to the Lease Agreement Number HF070308 dated July 3, 2008. The terms of the Lease Agreement and the terms and conditions of Certificates of Acceptance executed pursuant to Lease Schedule 020, including Installation Dates and descriptions and serial numbers of Equipment contained therein, are a part hereof and are incorporated by reference herein.

LESSOR

Winthrop Resources Corporation
11100 Wayzata Boulevard
Suite 800
Minnetonka, MN 55305

SUPPLIER OF EQUIPMENT

McKesson

LESSEE

Health Management Associates, Inc.
5811 Pelican Bay Boulevard, Suite 500
Naples, FL 34108

LOCATION OF INSTALLATION

Gilmore Memorial Regional Medical Center

Term of Lease from Commencement Date: 48 months

Monthly Lease Charge: \$4,944.00

Anticipated Delivery and Installation: July 2011 - January 2012

Security Deposit: Upon Lessee's execution of this Lease Schedule, Lessee shall deliver a security deposit in the amount of \$4,944.00. If there is no event of default, this security deposit may be applied toward the total amounts due pursuant to this Lease Schedule.

EQUIPMENT

<u>MANUFACTURER</u>	<u>QTY</u>	<u>MACHINE/MODEL</u>	<u>EQUIPMENT DESCRIPTION (including features)</u>
SEE ATTACHMENT A			


The Monthly Lease Charge will be prorated and charged as interim rent between the date an item of equipment is accepted and the Commencement Date.

The parties agree that they may execute this Lease Schedule by fax or PDF, and that certain actions may be taken in reliance on faxed or PDF signatures. The parties therefore agree that a faxed or PDF signature hereon shall be equally valid and binding as an original signature, and the transmission of a faxed or PDF signature will have the same legal effect as physical delivery of an original signature. Any party transmitting a faxed or PDF signature will deliver the original signature to the other party as soon as practicable.

Agreed to and Accepted:

WINTHROP RESOURCES CORPORATION

"LESSOR"

By: 

Print

Name: Abigail R. Nesbitt
Senior Vice President

Title: _____

Date: 1/27/12

Agreed to and Accepted:

HEALTH MANAGEMENT ASSOCIATES, INC.

"LESSEE"

By: 

Print

Name: Joseph C. Meek

Title: Vice President & Treasurer

Date: 1/25/12

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Lease Schedule Number: 020R

ATTACHMENT A

<u>MANUFACTURER</u>	<u>QTY</u>	<u>MACHINE/MODEL</u>	<u>EQUIPMENT DESCRIPTION (including features)</u>
Innomed	1	3405	Anterior Femoral Condylar Retractor
Innomed	2	3720-00	S Retractor
Innomed	1	3520	Wide PCL Retractor
Innomed	1	1670-01R	Ortholucet Brown Deltoid-Small
Innomed	1	4695	Agrawal Talon Retractor
Innomed	1	4105	Durham Leg Positioner with Table Attachment
Innomed	1	4105-P	Durham Leg Positioner Pad
Innomed	1	4690	Aori Patellar Retractor
Innomed	1	4150-00	Stuleberg Hip Positioner
Innomed			Shipping & Handling
Stryker	1	6205-000-000	Dual Trigger Rotary
Stryker	1	6206-000-000	Sys 6 Recip
Stryker	1	6208-000-000	System 6 Sag Saw
Stryker	1	6203-110-000	AO Small Attachment
Stryker	1	6203-113-000	Hudson Attachment
Stryker	1	6203-131-000	1/4" Chuck with Key
Stryker	1	6203-135-000	Hudson/Modified Trinkle Att
Stryker	1	6203-126-000	Adj Pin Collet 2.0 - 3.2mm
Stryker	4	6215-000-000	System 6 Battery
Stryker	1	6102-454-000	Sys 6 Sterilization Case
Stryker	1	6203-026-000	Adj Wire Collet 0.7 - 1.8mm
Stryker	1	0702-014-000	Neptune 2 Docking Station (120V)
Stryker	1	0702-001-000	Nept 2 Rover Ultra (120V)
Stryker	4	0408-600-000	Flyte Helmet
Stryker	8	0408-660-000	Power Pack, Extended Life
Stryker	1	0408-655-000	Flyte 120V Charger
Stryker			Shipping & Handling
Smith&Nephew	1	7210996	T-Max System, System consists of the following subitems:
Smith&Nephew	1	7210551	T-Max II, Shoulder Exposure Position
Smith&Nephew	1	7210552	Arm Board & Gel Pad, Adjustable
Smith&Nephew	1	7210553	Cart, T-Max
Smith&Nephew	1	7210555	Intubation Pad
Smith&Nephew	1	7210554	Clamps, Square Rail (2)
Smith&Nephew	1	72203299	Spider 2, Tenet 7615
Smith&Nephew	1	72203301	Spider 2 Battery, Tenet 7609
Smith&Nephew	1	72203300	Switch Drape, Tenet 7633
Smith&Nephew	1	7210570	Piggy Back (2)
Smith&Nephew	1	7210571	Bar, Connector, Shoulder (2)
Smith&Nephew	1	72200918	Cart, Transport, Spider
Smith&Nephew	1	7210577	Accessory, Traction
Smith&Nephew	1	72202932	Spider Ankle Arthroscopy Accessory
Smith&Nephew	1	72201812	Thigh Support, Ferkel
Smith&Nephew	1	72201919	Camera Control Unit, High Def, 560P
Smith&Nephew	1	72202327	Kit, US, 560P, High Def, CCU
Smith&Nephew	3	72200561	Camera Head, Non-AC, HD560H
Smith&Nephew	3	72201501	HD, VAS, 4MMX30DEG, Non A/C
Smith&Nephew	1	72203005	HD Flat Panel, LCD, 24" Sony LMD-246
Smith&Nephew	1	72202162	Cart, Cross Specialty, with Boom & Transf
CareFusion	2	OS4160-011	Hohmann Retractor Blade 22MM 10-3/4IN
CareFusion	2	OS4160-012	Hohmann Retractor Blade 22MM CVD 120 Deg 16IN
CareFusion	2	OS4160-013	Hohmann Retractor Blade 44MM CVD 90 Deg 13IN
CareFusion	2	OS4135	Doane Knee Retractor DBL-End MED 5.7 & 6.9CM
CareFusion	1	OS911-012	Bone Reduction Forcep Speedlock SERR Jaw
CareFusion	1	OS911-013	Bone Reduction Forcep Speedlock SERR Jaw
CareFusion	1	OS3077	Parallel Pliers Max Open 13MM Jaw 10MM

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Lease Schedule Number: 020R

ATTACHMENT A

<u>MANUFACTURER</u>	<u>QTY</u>	<u>MACHINE/MODEL</u>	<u>EQUIPMENT DESCRIPTION (including features)</u>
CareFusion	1	OS3090-002	Heavy Duty Locking Pliers Jaw 9MM 8IN
CareFusion			Shipping & Handling
CareFusion	2	OS4141	Aufranc Cobra Retr Smooth Blunt Tip 10IN
CareFusion	2	OS4142	Aufranc Cobra Retr Smooth Point Tip 10IN
CareFusion	2	OS4143	Aufranc Cobra Retr SERR Blunt Point Tip 10IN
CareFusion	2	OS4130-002	Bennett Bone Elevator/Retr Large 9-3/4IN
CareFusion	2	NL9401-006	Collis Taylor Retractor 4IN 7-1/4IN
CareFusion	2	NL5380	Seletz-Gelpi Retr with Long CVD Shank Ratch
CareFusion	1	OS910-010	Bone Forceps Jaw 10MM with Speed Lock SZ 0
CareFusion	1	OS911-003	Bone Reduction Forceps Ratchet SERR Jaw
CareFusion	1	AU6765	Olivecrona Rong Forceps Jaw 4.5 x 18MM 8IN
CareFusion	1	OS1115-001	McIndoe Rongeur Forceps 3MM Jaw CVD 6IN
CareFusion	1	OS3030-001	Pin Cutter Remove Hndl 6.3MM Cap 22-3/8IN
CareFusion	1	OS5274	Meniscus Clamp 1 x 2 Teeth CVD Shank 7-1/8IN
Arthrex	10	AR-1927BCFT	5 5MM Biocomposite Cork-Screw FT W2#2 Tigertail
Arthrex	15	AR-2324BCC	Biocomposite Swivelock C 4.75MM x 19.1MM
Arthrex	12	AR-7237-7	Fibertape 7
Arthrex	12	AR-7237-7T	Tigertape 7
Arthrex	5	AR-1922BC	Biocomposite Pushlock, 4.5MM x 24MM
Arthrex	2	AR-4068-25TL	Suturelasso, 25 Degree Tight Curve Left
Arthrex	2	AR-4068-25TR	Suturelasso, 25 Degree Tight Curve Right
Arthrex	5	AR-7209SN	#2 Fibersnare, #2 Fiberwire, 26"
Arthrex	10	AR-1923BC	Biocomposite Pushlock, 2.9MM x 15.5MM
Arthrex	5	AR-1934BCFT	3.0MM Biocomposite Suturetak W #2 Tigertail
Arthrex	5	AR-1927BCF-45	4.5MM Biocomposite Corkscrew Ft
Arthrex	5	AR-6592-08-30	Passport Button Cannula, 8MM x 3CM
Arthrex	5	AR-6592-08-50	Passport Button Cannula, 8MM x 5CM
Arthrex	1	AR-6592	Passport Curved Hemostat
Arthrex	1	AR-13970SR	Kingfisher Suture Retvr Tissue Grasper w/SR HDL
Arthrex	5	AR-13995N	Needle, Multifire Scorpion
Arthrex	1	AR-13997MF	MultiFire FastPass Scorp
Arthrex	12	AR-7234	Fiberloop 2/5 Metric
Arthrex	12	AR-7234T	#2 Tigerloop w/Straight Needle, 20"
Arthrex	3	AR-1380C	Biocomposite Interference Screw, 8 x 23MM
Arthrex	1	AR-1510S	Retroconstruction Drill Guide System Instr Set
Arthrex	1	AR-10010	Probe, Hook 3.4MM Tip w/5MM Markings
Arthrex	1	AR-1208L	Drill, 8MM Cannulated
Arthrex	1	AR-1209L	Drill, 9MM Cannulated
Arthrex	1	AR-1214L	Drill, 10MM Cannulated
Arthrex	1	AR-1217L	Drill, 11MM Cannulated
Arthrex	1	AR-1282	Rasp, Tunnel/Notchplasty
Arthrex	1	AR-1407	Headed Reamer 7MM, Cannulated
Arthrex	1	AR-1407.5	Headed Reamer 7.5MM, Cannulated
Arthrex	1	AR-1408	Headed Reamer 8MM, Cannulated
Arthrex	1	AR-1408.5	Headed Reamer 8.5MM, Cannulated
Arthrex	1	AR-1409	Headed Reamer 9MM, Cannulated
Arthrex	1	AR-1409.5	Headed Reamer 9.5MM, Cannulated
Arthrex	1	AR-1410	Headed Reamer 10MM, Cannulated
Arthrex	1	AR-1410.5	Headed Reamer 10.5MM, Cannulated
Arthrex	1	AR-1411	Headed Reamer 11MM, Cannulated
Arthrex	1	AR-1415	Reamer Handle and Pin Puller
Arthrex	1	AR-1416T	Quick Connect T-Handle
Arthrex	1	AR-1420	Retractor, Graft Harvesting
Arthrex	1	AR-1801	Drill Guide, 7MM Transtibial Femoral ACL
Arthrex	1	AR-1830	Osteotome, Notchplasty & Graft Harvesting, 5MM

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JAN 27 2012

Lease Agreement Number: HE070308

Page 3 of 3

Lease Schedule Number: 020R

ATTACHMENT A

<u>MANUFACTURER</u>	<u>QTY</u>	<u>MACHINE/MODEL</u>	<u>EQUIPMENT DESCRIPTION (including features)</u>
Arthrex	1	AR-1844	Tunnel Notcher
Arthrex	1	AR-1854-09.0	Tunnel Dilator 9.0MM
Arthrex	1	AR-1854-09.5	Tunnel Dilator 9.5MM
Arthrex	1	AR-1854-10.0	Tunnel Dilator 10MM
Arthrex	1	AR-1854-10.5	Tunnel Dilator 10.5MM
Arthrex	1	AR-1854-11.0	Tunnel Dilator 11MM
Arthrex	1	AR-1886	Graft Sizing Block
Arthrex	1	AR-1900C	ACL Cruciate Toolbox Instrumentation Case
Arthrex	1	AR-1997	Screwdriver Shaft, Cann, for Bio-Int. Screw
Arthrex	1	AR-1997D	Screwdriver Shaft, Cann, for Delta Bio-Int. Screw
Arthrex	1	AR-1998	Screwdriver Shaft, Cann, 3.5MM Hex
Arthrex	1	AR-1999	Screwdriver Handle, Ratcheting
Arthrex	1	AR-1804	Drill Guide, 6MM Transtibial Femoral ACL
Arthrex	1	AR-1805	Drill Guide, 8MM Transtibial Femoral ACL
Arthrex	1	AR-8241	Chuck Key
Arthrex	1	AR-1278PL	Minimally Invasive Graft Harvester, Open
Arthrex	1	AR-13400NR	ACL/PCL Graft Passing Forceps, Non-Ratcheting
Arthrex	1	AR-1234	Graft Shaper, ACL
Arthrex	1	AR-1996CD-1	Driver, Biocomposite Quick Connect
Arthrex			Shipping & Handling
Arthrex	12	AR-7235	#2 Fiberlink Braided PB SUT Blue w/Closed Loop
Arthrex			Shipping & Handling
Arthrex	5	AR-6592-08-40	Passport Button Cannula, 8MM x 4CM
Arthrex	1	AR-2950MS	Graft Prep Station, Master Set
Arthrex			Shipping & Handling
CareFusion	2	OS4160-004	Hohmann Retr Blade 18MM
CareFusion	1	OS901	Needle Nose Pliers/Wire
Innomed	1	1670-02R	Orthoflucent Brown Deltoid - Large
Innomed	1	2620	Stulberg Leg Holder with Carbon Fiber FP
Arthrex	1	AR-8630	Articulating Paddle
Arthrex			Shipping & Handling

Agreed to and Accepted:

WINTHROP RESOURCES CORPORATION

"LESSOR"

By: 

Print Name: Abigail B. Nesbitt

Senior Vice President

Title: _____

Date: 1/27/12

Agreed to and Accepted:

HEALTH MANAGEMENT ASSOCIATES, INC.

"LESSEE"

By: 

Print Name: Joseph C. Meek

Title: Vice President & Treasurer

Date: 1/25/12

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JAN 27 2012

Rider Number: 001
Lease Agreement Number: HE070308
Lease Schedule Number: 020R
Lessee Name: Health Management Associates, Inc.
Lease Dated: July 3, 2008

Provided (i) Lessor has received written notice of Lessee's election to exercise this purchase option not less than one-hundred twenty days prior to the end of Initial Term and (ii) Lessor has received all of the Lease Charges due under the Lease Schedule prior to Lessee exercising this option to purchase, Lessee shall have the option to purchase all of the Equipment at the end of the applicable lease term that is in Lessee's physical possession and on this Lease Schedule, in whole and not in part, on an as-is, where-is basis, for the then determined "Fair Market Value."

For purposes of this purchase option, Fair Market Value shall mean the retail price that a willing and informed seller under no compulsion to sell would sell to a willing and informed buyer under no compulsion to buy for items of equipment that (i) are eligible for manufacturer's maintenance and (ii) are now installed and being used by the Lessee. If the parties cannot agree on Fair Market Value, Lessee shall obtain a bonafide offer from a third party who has the unconditional and absolute ability to deliver and install all of the items of Equipment at the end of the applicable lease term. The bonafide offer must be for equipment that (i) is eligible for manufacturer's maintenance, (ii) is available and (iii) can be installed and put to use by the Lessee at the end of the applicable lease term. Once the Lessee has obtained such a bonafide offer, it shall present it to the Lessor. If the Lessor does not accept this price, then the Lessor shall obtain its own bonafide offer from a third party that has the unconditional and absolute ability to deliver and install all of the items of equipment at the end of the applicable lease term. The bonafide offer must be for equipment that (i) is eligible for manufacturer's maintenance, (ii) is available and (iii) can be installed and put to use by the Lessee at the end of the applicable lease term. If the two bonafide offers are within 15% of each other, fair market value shall be the average of the two for the purposes of this purchase option. If not within 15% of each other, the Lessor and Lessee will mutually agree on a third party whose bonafide offer will be the averaged with the closest of the two earlier offers. The average shall then be Fair Market Value for purposes of this purchase option. Lessee shall sign and deliver all documents necessary for the sale of the Equipment no less than thirty days after exercise of this option or this option shall become void. Provided Lessee has made all of its payments during all lease terms including any renewal term (Rider Number 001), then the Lessee shall not have an obligation to purchase from the Lessor any of the McKesson software that is licensed to the Lessee.

Lessee will receive title to the Equipment free and clear of all liens only after Lessee has performed all of its obligations associated with the Lease Agreement and Lessor has been paid all sums due or becoming due under both this purchase option and the Lease Agreement, including all lease charges and taxes.

Agreed to and Accepted:

WINTHROP RESOURCES CORPORATION

"LESSOR"

By: _____

Print

Name: _____

Abigail R. Nesbitt
Senior Vice President

Title: _____

Date: _____

1/27/12

Agreed to and Accepted:

HEALTH MANAGEMENT ASSOCIATES, INC.

"LESSEE"

By: _____

Print

Name: _____

Joseph C. Meek

Title: _____

Vice President & Treasurer

Date: _____

1/25/12

JAN 27 2012

Rider Number: 002
Lease Agreement Number: HE070308
Lease Schedule Number: 020R
Lessee Name: Health Management Associates, Inc.
Lease Dated: July 3, 2008

Lessee shall have the option to purchase the Equipment in its physical possession and on this Lease Schedule at the end of the 42nd month of the Initial Term, in whole and not in part, on an as-is, where-is basis, for the then determined mutually-agreed price which shall not be less than \$51,740.00 (plus applicable taxes) provided that (i) an Event of Default has not occurred, (ii) Lessor has received all of the Lease Charges prior to Lessee exercising this option to purchase, and (iii) Lessor has received written notice of Lessee's election to exercise said purchase option not less than one-hundred twenty days prior to the end of the 42nd month of the Initial Term of this Lease Schedule. Lessee shall both (i) accept in writing Lessor's proposal within thirty days of Lessor's proposal, and (ii) sign and deliver all documents necessary for the sale of the Equipment no later than the last day of the Initial Term or this option shall become void.

Lessee will receive title to the Equipment free and clear of all known liens only after Lessee has performed all of its obligations associated with the Lease Agreement and Lessor has been paid all sums due or becoming due under both this purchase option and the Lease Agreement, including all lease charges and taxes.

Agreed to and Accepted:

WINTHROP RESOURCES CORPORATION

"LESSOR"

By: 

Print

Name: Abigail R. Nesbitt
Senior Vice President

Title:

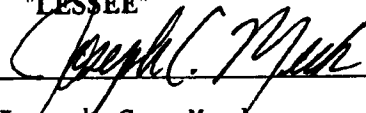
Date:

1/27/12

Agreed to and Accepted:

HEALTH MANAGEMENT ASSOCIATES, INC.

"LESSEE"

By: 

Print Joseph C. Meek

Name:

Title: Vice President & Treasurer

Date:

1/24/12

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APR 12 2012

LEASE SCHEDULE NO. 025R

(This Lease Schedule No. 025R replaces Lease Schedule No. 025)

This Lease Schedule is issued pursuant to the Lease Agreement Number HE070308 dated July 3, 2008. The terms of the Lease Agreement and the terms and conditions of Certificates of Acceptance executed pursuant to Lease Schedule 025, including Installation Dates and descriptions and serial numbers of Equipment contained therein, are a part hereof and are incorporated by reference herein.

LESSOR

Winthrop Resources Corporation
11100 Wayzata Boulevard
Suite 800
Minnetonka, MN 55305

LESSEE

Health Management Associates, Inc.
5811 Pelican Bay Boulevard, Suite 500
Naples, FL 34108

SUPPLIER OF EQUIPMENT

McKesson STERIS

LOCATION OF INSTALLATION

Gilmore Memorial Regional Hospital

Term of Lease from Commencement Date: 48 months ✓

Monthly Lease Charge: \$1,999.00 ✓

Anticipated Delivery and Installation: January - February 2012

Security Deposit: Upon Lessee's execution of this Lease Schedule, Lessee shall deliver a security deposit in the amount of \$1,999.00. If there is no event of default, this security deposit may be applied toward the total amounts due pursuant to this Lease Schedule.

EQUIPMENT

<u>MANUFACTURER</u>	<u>QTY</u>	<u>MACHINE/MODEL</u>	<u>EQUIPMENT DESCRIPTION (Including features)</u>
Steris	2	LED01	Harmony Dual LED585 Package
Steris	2	LB31	Control Center Rough-In Box
Steris	2	LB41	Canopy Extender Kit
Steris	3	SE601772	Install Preassembled Harmony Light, No FPM
Steris	2	SE6012721	Deinstallation of Lights
Steris	1	LEDJAJ	EEP Harmony Dual LED582 Package (LED01)
Steris	1	LB34	Canopy Extender Kit
Steris	1	LB31	Control Center Rough-In Box
Steris	1	TRADESURGLIGHT	Trade-In Surgical Lights

The Monthly Lease Charge will be prorated and charged as interim rent between the date an item of equipment is accepted and the Commencement Date.

The parties agree that they may execute this Lease Schedule by fax or PDF, and that certain actions may be taken in reliance on faxed or PDF signatures. The parties therefore agree that a faxed or PDF signature hereon shall be equally valid and binding as an original signature, and the transmission of a faxed or PDF signature will have the same legal effect as physical delivery of an original signature. Any party transmitting a faxed or PDF signature will deliver the original signature to the other party as soon as practicable.

Agreed to and Accepted:**WINTHROP RESOURCES CORPORATION****"LESSOR"**

By: _____

Print

Name: _____

Richard J. Pieper
President

Title: _____

Date: _____

4-13-12

Agreed to and Accepted:**HEALTH MANAGEMENT ASSOCIATES, INC.****"LESSEE"**

By: _____

Print

Name: _____

JOSEPH C. MEEK

Title: _____

VP & TREASURER

Date: _____

4/6/12

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APR 12 2012

Rider Number: 001
Lease Agreement Number: HE070308
Lease Schedule Number: 025R
Lessee Name: Health Management Associates, Inc.
Lease Dated: July 3, 2008

Provided (i) Lessor has received written notice of Lessee's election to exercise this purchase option not less than one-hundred twenty days prior to the end of Initial Term and (ii) Lessor has received all of the Lease Charges due under the Lease Schedule prior to Lessee exercising this option to purchase, Lessee shall have the option to purchase all of the Equipment at the end of the applicable lease term that is in Lessee's physical possession and on this Lease Schedule, in whole and not in part, on an as-is, where-is basis, for the then determined "Fair Market Value."

For purposes of this purchase option, Fair Market Value shall mean the retail price that a willing and informed seller under no compulsion to sell would sell to a willing and informed buyer under no compulsion to buy for items of equipment that (i) are eligible for manufacturer's maintenance and (ii) are now installed and being used by the Lessee. If the parties cannot agree on Fair Market Value, Lessee shall obtain a bonafide offer from a third party who has the unconditional and absolute ability to deliver and install all of the items of Equipment at the end of the applicable lease term. The bonafide offer must be for equipment that (i) is eligible for manufacturer's maintenance, (ii) is available and (iii) can be installed and put to use by the Lessee at the end of the applicable lease term. Once the Lessee has obtained such a bonafide offer, it shall present it to the Lessor. If the Lessor does not accept this price, then the Lessor shall obtain its own bonafide offer from a third party that has the unconditional and absolute ability to deliver and install all of the items of equipment at the end of the applicable lease term. The bonafide offer must be for equipment that (i) is eligible for manufacturer's maintenance, (ii) is available and (iii) can be installed and put to use by the Lessee at the end of the applicable lease term. If the two bonafide offers are within 15% of each other, fair market value shall be the average of the two for the purposes of this purchase option. If not within 15% of each other, the Lessor and Lessee will mutually agree on a third party whose bonafide offer will be the averaged with the closest of the two earlier offers. The average shall then be Fair Market Value for purposes of this purchase option. Lessee shall sign and deliver all documents necessary for the sale of the Equipment no less than thirty days after exercise of this option or this option shall become void. Provided Lessee has made all of its payments during all lease terms including any renewal term (Rider Number 001), then the Lessee shall not have an obligation to purchase from the Lessor any of the McKesson software that is licensed to the Lessee.

Lessee will receive title to the Equipment free and clear of all liens only after Lessee has performed all of its obligations associated with the Lease Agreement and Lessor has been paid all sums due or becoming due under both this purchase option and the Lease Agreement, including all lease charges and taxes.

Agreed to and Accepted:

WINTHROP RESOURCES CORPORATION

"LESSOR"

By: Richard J. Pieper

Print

Name: Richard J. Pieper
President

Title: _____

Date: 4-13-12

Agreed to and Accepted:

HEALTH MANAGEMENT ASSOCIATES, INC.

"LESSEE"

By: Joseph C. Meek

Print

Name: JOSEPH C. MEEK

Title: VP & TREASURER

Date: 4/6/12

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APR 12 2012

Rider Number: 002
Lease Agreement Number: HE070308
Lease Schedule Number: 025R
Lessee Name: Health Management Associates, Inc.
Lease Dated: July 3, 2008

Lessee shall have the option to purchase the Equipment in its physical possession and on this Lease Schedule at the end of the 42nd month of the Initial Term, in whole and not in part, on an as-is, where-is basis, for the then determined mutually-agreed price which shall not be less than \$23,497.00 (plus applicable taxes) provided that (i) an Event of Default has not occurred, (ii) Lessor has received all of the Lease Charges prior to Lessee exercising this option to purchase, and (iii) Lessor has received written notice of Lessee's election to exercise said purchase option not less than one-hundred twenty days prior to the end of the 42nd month of the Initial Term of this Lease Schedule. Lessee shall both (i) accept in writing Lessor's proposal within thirty days of Lessor's proposal, and (ii) sign and deliver all documents necessary for the sale of the Equipment no later than the last day of the Initial Term or this option shall become void.

Lessee will receive title to the Equipment free and clear of all known liens only after Lessee has performed all of its obligations associated with the Lease Agreement and Lessor has been paid all sums due or becoming due under both this purchase option and the Lease Agreement, including all lease charges and taxes.

Agreed to and Accepted:

WINTHROP RESOURCES CORPORATION
"LESSOR"

By: Richard J. Pieper

Print Name: Richard J. Pieper
President

Title: _____

Date: 4-13-12

Agreed to and Accepted:

HEALTH MANAGEMENT ASSOCIATES, INC.
"LESSEE"

By: Joseph C. Meek

Print Name: JOSEPH C. MECK

Title: VP & TREASURER

Date: 4/6/12

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LEASE SCHEDULE NO. 059R

(This Lease Schedule No. 059R replaces Lease Schedule No. 059)

This Lease Schedule is issued pursuant to the Lease Agreement Number HE070308 dated July 3, 2008. The terms of the Lease Agreement and the terms and conditions of Certificates of Acceptance executed pursuant to Lease Schedule 059, including Installation Dates and descriptions and serial numbers of Equipment contained therein, are a part hereof and are incorporated by reference herein.

LESSOR

Winthrop Resources Corporation
11100 Wayzata Boulevard
Suite 800
Minnetonka, MN 55305

SUPPLIER OF EQUIPMENT

Horiba Medical

LESSEE

Health Management Associates, Inc.
5811 Pelican Bay Boulevard, Suite 500
Naples, FL 34108

LOCATION OF INSTALLATION

Gilmore Memorial Regional Medical Center
1105 East Frye Boulevard
Amory, MS 38821

Term of Lease from Commencement Date: 48 months

Monthly Lease Charge: \$1,868.00

Anticipated Delivery and Installation: October 2012

Security Deposit: Upon Lessee's execution of this Lease Schedule, Lessee shall deliver a security deposit in the amount of \$1,868.00. If there is no event of default, this security deposit may be applied toward the total amounts due pursuant to this Lease Schedule.

EQUIPMENT

<u>MANUFACTURER</u>	<u>QTY</u>	<u>MACHINE/MODEL</u>	<u>EQUIPMENT DESCRIPTION (including features)</u>
Horiba	1	1171710	Horiba Medic Pentra 400 Custom Analyzer Chemistry with ISE
Horiba	1	1171710	Horiba Medic Pentra 400 Custom Analyzer Chemistry with ISE

The Monthly Lease Charge will be prorated and charged as interim rent between the date an item of equipment is accepted and the Commencement Date.

The parties agree that they may execute this Lease Schedule by fax or PDF, and that certain actions may be taken in reliance on faxed or PDF signatures. The parties therefore agree that a faxed or PDF signature hereon shall be equally valid and binding as an original signature, and the transmission of a faxed or PDF signature will have the same legal effect as physical delivery of an original signature. Any party transmitting a faxed or PDF signature will deliver the original signature to the other party as soon as practicable.

Agreed to and Accepted:

WINTHROP RESOURCES CORPORATION
"LESSOR"

By: 

Print

Name: Richard J. Pieper
President

Title: _____

Date: 11-1-12

Agreed to and Accepted:

HEALTH MANAGEMENT ASSOCIATES, INC.
"LESSEE"

By: 

Print

Name: Joseph Meek

Title: Vice President & Treasurer

Date: 10/25/12

Case 3:18-bk-05665 Doc 196-2 Filed 09/18/18 Entered 09/18/18 16:53:35 Desc
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Rider Number: 001
Lease Agreement Number: HE070308
Lease Schedule Number: 059R
Lessee Name: Health Management Associates, Inc.
Lease Dated: July 3, 2008

Provided (i) Lessor has received written notice of Lessee's election to exercise this purchase option not less than one-hundred twenty days prior to the end of Initial Term and (ii) Lessor has received all of the Lease Charges due under the Lease Schedule prior to Lessee exercising this option to purchase, Lessee shall have the option to purchase all of the Equipment at the end of the applicable lease term that is in Lessee's physical possession and on this Lease Schedule, in whole and not in part, on an as-is, where-is basis, for the then determined "Fair Market Value."

For purposes of this purchase option, Fair Market Value shall mean the retail price that a willing and informed seller under no compulsion to sell would sell to a willing and informed buyer under no compulsion to buy for items of equipment that (i) are eligible for manufacturer's maintenance and (ii) are now installed and being used by the Lessee. If the parties cannot agree on Fair Market Value, Lessee shall obtain a bonafide offer from a third party who has the unconditional and absolute ability to deliver and install all of the items of Equipment at the end of the applicable lease term. The bonafide offer must be for equipment that (i) is eligible for manufacturer's maintenance, (ii) is available and (iii) can be installed and put to use by the Lessee at the end of the applicable lease term. Once the Lessee has obtained such a bonafide offer, it shall present it to the Lessor. If the Lessor does not accept this price, then the Lessor shall obtain its own bonafide offer from a third party that has the unconditional and absolute ability to deliver and install all of the items of equipment at the end of the applicable lease term. The bonafide offer must be for equipment that (i) is eligible for manufacturer's maintenance, (ii) is available and (iii) can be installed and put to use by the Lessee at the end of the applicable lease term. If the two bonafide offers are within 15% of each other, fair market value shall be the average of the two for the purposes of this purchase option. If not within 15% of each other, the Lessor and Lessee will mutually agree on a third party whose bonafide offer will be the averaged with the closest of the two earlier offers. The average shall then be Fair Market Value for purposes of this purchase option. Lessee shall sign and deliver all documents necessary for the sale of the Equipment no less than thirty days after exercise of this option or this option shall become void. Provided Lessee has made all of its payments during all lease terms including any renewal term (Rider Number 001), then the Lessee shall not have an obligation to purchase from the Lessor any of the McKesson software that is licensed to the Lessee.

Lessee will receive title to the Equipment free and clear of all liens only after Lessee has performed all of its obligations associated with the Lease Agreement and Lessor has been paid all sums due or becoming due under both this purchase option and the Lease Agreement, including all lease charges and taxes.

Agreed to and Accepted:

WINTHROP RESOURCES CORPORATION

"LESSOR"

By: 

Print

Name: Richard J. Pieper
President

Title: _____

Date: 11-1-12

Agreed to and Accepted:

HEALTH MANAGEMENT ASSOCIATES, INC.

"LESSEE"

By: 

Print

Name: Joseph Meek

Title: Vice President & Treasurer

Date: 10/25/12

Rider Number: 002
Lease Agreement Number: HE070308
Lease Schedule Number: 059R
Lessee Name: Health Management Associates, Inc.
Lease Dated: July 3, 2008

Lessee shall have the option to purchase the Equipment in its physical possession and on this Lease Schedule at the end of the 42nd month of the Initial Term, in whole and not in part, on an as-is, where-is basis, for the then determined mutually-agreed price which shall not be less than \$20,294.00 (plus applicable taxes) provided that (i) an Event of Default has not occurred, (ii) Lessor has received all of the Lease Charges prior to Lessee exercising this option to purchase, and (iii) Lessor has received written notice of Lessee's election to exercise said purchase option not less than one-hundred twenty days prior to the end of the 42nd month of the Initial Term of this Lease Schedule. Lessee shall both (i) accept in writing Lessor's proposal within thirty days of Lessor's proposal, and (ii) sign and deliver all documents necessary for the sale of the Equipment no later than the last day of the Initial Term or this option shall become void.

Lessee will receive title to the Equipment free and clear of all known liens only after Lessee has performed all of its obligations associated with the Lease Agreement and Lessor has been paid all sums due or becoming due under both this purchase option and the Lease Agreement, including all lease charges and taxes.

Agreed to and Accepted:

WINTHROP RESOURCES CORPORATION

"LESSOR"

By: 

Print

Name: Richard J. Pieper
President

Title:

Date: 11-1-12

Agreed to and Accepted:

HEALTH MANAGEMENT ASSOCIATES, INC.

"LESSEE"

By: 

Print

Name: Joseph Meek

Title: Vice President & Treasurer

Date: 10/25/12