IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

In re:)	Chapter 11
)	Judge Walker
)	
Curae Health, Inc.,)	Case No.:18-05665
Amory Regional Medical Center, Inc.)	Case No.:18-05675
Batesville Regional Medical Center, Inc.)	Case No.:18-05676
Clarksdale Regional Medical Center, Inc.)	Case No.:18-05678
Amory Regional Physicians, LLC)	Case No.:18-05680
Batesville Regional Physicians, LLC)	Case No.:18-05681
Clarksdale Regional Physicians, LLC)	Case No.:18-05682
)	
Debtors.)	

NOTICE OF APPEARANCE AND REQUEST FOR SERVICE

Comes now, Joshua K. Chesser of the law firm of Smith Cashion & Orr, PLC and would announce to the Court that they will be representing Creditor LTC Rehab 2, LLC ("LTC") in the above-captioned action and respectfully request, pursuant to Rules 2002, 9007 and 901(b) of the Federal Rules of Bankruptcy Procedure and 11 U.S.C. § 1109(b), to be listed upon the mailing matrix in this case to receive all notices and mailing from the Bankruptcy Court at the office, address, telephone number, and electronic mail address set forth below.

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Please take further notice that this request includes not only the notices and papers to which the Federal Rules of Bankruptcy Procedure refer, but also, without limitation, orders and notices of any application, motion, petition, pleading, request, complaint, or demand, whether formal or

informal, whether written or oral, and whether transmitted or conveyed by mail, courier service,

hand delivery, telephone, facsimile transmission, telegraph, telex, or otherwise that (1) affects or

seeks to affect in any way any rights or interest of any creditor or party in interest in this case

including LTC with respect to: (a) the debtor; (b) property of the estate or proceeds thereof in

which the debtor may claim an interest; or (c) property or proceeds thereof in the possession,

custody, or control of others that the debtor may seek to use; or (2) that requires or seeks to require

any act, delivery of any property, payment or other conduct by LTC.

Please take further notice that this notice is not a submission by LTC to the jurisdiction of

this Court and that neither this notice nor any later appearance, pleading, claim, or suit shall waive

(1) LTC's rights to have final orders in non-core matters entered only after de novo review by a

United States District Court; (2) LTC's rights to a trial by jury in any proceeding so triable in this

case or any case; (3) LTC's rights to have the United States District Court withdraw the reference

in any subject matter to mandatory or discretionary withdrawal; or (4) any other rights, claims,

actions, defenses, setoffs, or recoupment's to which LTC is or may be entitled under agreements,

in law or in equity, all of which rights, claims, actions, defenses, setoffs, and recoupment's LTC

expressly reserves.

Respectfully submitted,

/s/ Joshua K. Chesser

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Attorneys for LTC Rehab 2, LLC

CERTIFICATE OF SERVICE

I hereby certify that a true and accurate copy of the foregoing Notice has been filed on the Court's CM/ECF system to all parties receiving electronic notices in this bankruptcy case on this the 1st day of October 2018.

/s/ Joshua K. Chesser