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Exhibit 2

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLUMBIA

	_,	
In re)	
GREATER SOUTHEAST COMMUNITY)	Jointly Administered
HOSPITAL CORP., I, et al. ¹)	Case No. 02-2250
Debtors.)	(Chapter 11)
	ز	

DECLARATION OF DARRELL W. CLARK, COUNSEL TO THE DCHC LIQUIDATING TRUST, IN SUPPORT OF SUBMISSION OF UNOPPOSED ORDER APPROVING THE DCHC LIQUIDATING TRUST'S TWENTIETH OMNIBUS OBJECTION TO CLAIMS PURSUANT TO 11 U.S.C. § 502 AND FED. R. BANKR. P. 3007: SUPERSEDED AND INSUFFICIENT DOCUMENTATION CLAIMS

- 1. I, Darrell W. Clark, hereby submit this Declaration in support of the DCHC Liquidating Trust's Submission of Unopposed Order Approving the Twentieth Omnibus Objection to Claims Pursuant to 11 U.S.C. § 502 and Fed. R. Bankr. P. 3007: Superseded and Insufficient Documentation Claims (the "Twentieth Omnibus Objection").
- 2. I am counsel to the Trustee of the DCHC Liquidating Trust charged with handling discrete matters where primary counsel is presented with a conflict of interest.
 - 3. I have personal knowledge of the matters discussed in this Declaration.
- 4. With respect to the Twentieth Omnibus Objection, I served as counsel to the Trustee with respect to (1) Citicorp Vendor Finance's Scheduled Claim No. s12465; and (2)

¹ The affiliated debtors are PACIN-Hadley Memorial Hospital Corporation of Washington, D.C. ("Hadley"), Michael Reese Medical Center Corporation of Chicago, Illinois ("MR"), Pacifica Hospital of the Valley Corporation of Sun Valley, California ("Pacifica"), Pine Grove Hospital Corporation of Canoga Park, California ("Pine Grove") and their ultimate parent corporation, Doctors Community Hospital Corporation ("DCHC"; collectively with Greater Southeast

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Oratec Interventions, Inc.'s Claim No. 562.

5. On August 19, 2008, I served the Twentieth Omnibus Objection in accordance

with the Certificates of Service in support of the Twentieth Omnibus Objection filed with this

Court.

6. I have not received any responses to the Twentieth Omnibus Objection.

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

Date: September 19, 2008 _____/s/ Darrell W. Clark

Darrell W. Clark

Stinson Morrison Hecker LLP