

Exhibit 1

UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF COLUMBIA

In re:

GREATER SOUTHEAST COMMUNITY
HOSPITAL CORP., I, *et al.*,

Debtors.

Chapter 11

Jointly Administered
Case No. 02-2250
Judge S. Martin Teel, Jr.

**DECLARATION OF JOHN B. HOKE IN SUPPORT OF SUBMISSION OF UNOPPOSED
ORDER APPROVING THE DCHC LIQUIDATING TRUST'S TWENTY-FIRST
OMNIBUS OBJECTION TO CLAIMS PURSUANT TO 11 U.S.C. § 502 AND FED. R.
BANKR. P. 3007: DUPLICATIVE, SUPERSEDED, BLANK, UNLIQUIDATED AND
MISCLASSIFIED CLAIMS**

1. I, John B. Hoke, hereby submit this Declaration (the "Declaration") in support of the Submission (the "Submission") of the Unopposed Order Approving the DCHC Liquidating Trust's Twenty-First Omnibus Objection (the "Twenty-First Omnibus Objection") to Claims Pursuant to 11 U.S.C. § 502 and Fed. R. Bankr. P. 3007: Duplicative, Superseded, Blank, Unliquidated and Misclassified Claims.

2. I am a legal assistant at White & Case LLP ("W&C"), 701 Thirteenth Street, NW Washington, DC 20005. I have been employed by W&C since January 14, 2008, and I participated in the service of the Twenty-First Omnibus Objection and related materials to the parties whose claims were listed the Certificate of Service and on Exhibits A – E to the Twenty-First Omnibus Objection.

3. I have personal knowledge of the matters discussed in this Declaration.

4. On November 5, 2008, W&C completed service of the Twenty-First Omnibus Objection in accordance with the Certificate of Service filed in support of the Twenty-First Omnibus Objection.

5. With respect to certain parties listed on the Twenty-First Omnibus Objection – SEIU Social Services Local 535, Patterson Resources, Design Visual, HAEMO Stat Inc., and EZ Staffing Inc. – service of the Twenty-First Omnibus Objection was subsequently returned to the Trust by the United States Postal Service (together, the “Returned Service Parties”). I was able to determine alternative addresses for SEIU Social Services Local 535, Patterson Resources, HAEMO Stat Inc., and EZ Staffing Inc. and re-served the Twenty-First Omnibus Objection *via* first class mail to these parties’ respective alternative addresses on that same day. With respect to Design Visual, I could not locate an alternative address. Attached as Exhibit A hereto is a chart listing the Returned Service Parties, their original addresses, and their alternative addresses, if applicable, where the Twenty-First Omnibus Objection was served.

6. The Trust did not receive any objections to the Twenty-First Omnibus Objection.

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

/s/ John B. Hoke

John B. Hoke

Executed this 12th day of December, 2008
Washington, DC

Exhibit A

Returned Service Parties

Original Address	Address to Which Returned-Service was Re-mailed
SEIU Social Services Local 535 Weinberg Roger & Rosenfeld Christine L. Raisner 180 Grand Ave. STE 1400 Oakland, CA 94612-3752	SEIU Social Services Local 535 Weinberg Roger & Rosenfeld Christian L. Raisner 1001 Marina Village Parkway, Suite 200 Alameda, CA 94501-1091
Patterson Resources Chris K. Patterson 288 University St. Des Plaines, IL 60016-3724	Patterson Resources Chris K. Patterson 909 S. Albert St. Mount Prospect, IL 60056
HAEMO Stat. Inc. C/O Carol Fantozzi Fresenius Medical Care Nth. America 95 Hayden Ave. Law Dept. Lexington, MA 02420-9192	HAEMO Stat. Inc. 7247 Hayvenhurst Ave. Suite A1 Van Nuys, CA 91406
EZ Staffing Inc. 500 E. Olive Ave. STE 710 Burbank, CA 91501-2184	EZ Staffing, Inc. 601 E. Glenoaks Blvd., Suite 100 Glendale, CA 91207
Design Visual ATTN Carol Kaminsky 7410 E. Brisa Dr. Scottsdale, AZ 85262-4254	No alternative address