Debtor 1	Fayette Memorial Hospital Association, Inc.
Debtor 2 (Spouse, if filir	g)
United State	s Bankruptcy Court for the: Southern District of Indiana
ornico oraio	

# Official Form 410 Proof of Claim

RECEIVED JUN 25 2019 BMC GROUP

04/19

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

6	Part 1: Identify the C	aim							
1.	Who is the current creditor?	Leasing Associate Name of the current cred Other names the creditor	litor (the person or	entity to be paid for this cl	aim)				
2.	Has this claim been acquired from someone else?	☑ No ❑ Yes. From whom	ı?						
3.	Where should notices and payments to the creditor be sent?	Where should notices to the creditor be sent?		Where should payments to the creditor be sent? (if different) Leasing Associates of Barrington, Inc.					
	Federal Rule of	Eric L. Grenzebach - Brown, Hay & Stephens			Name	s of Barningt			
	Bankruptcy Procedure	205 S. Fifth Street, Suite 1000			NUMERAL CONTRACTOR AND ADDRESS OF ADDRESS ADDRE				
	(FRBP) 2002(g)	Number Street			Number Street				
		SpringfieldIL62701CityStateZIP Code		East Dundee	IL	60118			
				City	State	ZIP Code			
		Contact phone (217) 241-6838			Contact phone (847) 428-8550				
		Contact email elg@bhslaw.com			Contact email sptinter	a@labarring	ton.com		
		Uniform claim identifier fo	or electronic payme	ents in chapter 13 (if you u	ise one): 	_			
4.	Does this claim amend one already filed?	☐ No ✓ Yes. Claim numb	per on court claim	ns registry (if known) _		Filed on 05/0	01/2019 / DD / YYYY		
5	Do you know if anyone else has filed a proof of claim for this claim?	<ul><li>✓ No</li><li>☑ Yes. Who made to</li></ul>	the earlier filing?						

. W cl	ow much is the claim? hat is the basis of the aim?	<ul> <li>§979,329.00.</li> <li>▶ Does this amount include interest or other charges?</li> <li>▶ No</li> <li>□ Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).</li> <li>Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.</li> <li>Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).</li> <li>Limit disclosing information that is entitled to privacy, such as health care information.</li> <li>Rejection of Lease No. 12679000 for medical equipment</li> </ul>
ci . is		charges required by Bankruptcy Rule 3001(c)(2)(A). Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information.
ci . is		Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information.
		Limit disclosing information that is entitled to privacy, such as health care information.
		Rejection of Lease No. 12679000 for medical equipment
	all or part of the claim	<ul> <li>✓ No</li> <li>❑ Yes. The claim is secured by a lien on property.</li> </ul>
		Nature of property:
		Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim.
		Motor vehicle
		Other. Describe:
		Basis for perfection:
		Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)
		Value of property: \$
		Amount of the claim that is secured: \$
		Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amounts should match the amount in line 7.
		Amount necessary to cure any default as of the date of the petition: \$ 0.00
		Annual Interest Rate (when case was filed)%
		<ul> <li>Fixed</li> <li>Variable</li> </ul>
	this claim based on a	□ No
101	ase?	Yes. Amount necessary to cure any default as of the date of the petition. \$ 979,329.00
	this claim subject to a	<b>1</b> No
riç	pht of setoff?	Yes. Identify the property:

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12	Is all or part of the claim	☑ No	
	entitled to priority under 11 U.S.C. § 507(a)?	Yes. Check one:	Amount entitled to priority
	A claim may be partly priority and partly	Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).	\$
	nonpriority. For example, in some categories, the law limits the amount entitled to priority.	□ Up to \$3,025* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$
		<ul> <li>Wages, salaries, or commissions (up to \$13,650*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier.</li> <li>11 U.S.C. § 507(a)(4).</li> </ul>	\$
		☐ Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$
		Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$
		Other. Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$
		* Amounts are subject to adjustment on 4/01/22 and every 3 years after that for cases begun on or after	r the date of adjustment.

### Part 3: Sign Below

The person completing this proof of claim must sign and date it. FRBP 9011(b).

If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Check the appropriate box:

- I am the creditor.
- $\mathbf{V}$ I am the creditor's attorney or authorized agent.
- I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.
- I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.

I understand that an authorized signature on this Proof of Claim serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

I have examined the information in this Proof of Claim and have a reasonable belief that the information is true and correct.

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

Executed on date	06/2	25/2	019	9
0	MM /	DD	1	YYYY
Ui.	. /	P		h
u	re	91	1	iphe

Signature

Print the name of the person who is completing and signing this claim:

Name	Eric	L.	Grenzebach	
, i la li la	First name	Middle name	Last name	
Title	Attorney			
Company	Leasing Associat	tes of Barrington, Inc.		
	Identify the corporate se	rvicer as the company if the authorized ag	gent is a servicer.	
Address	205 S. Fifth Stree	et, Suite 1000		
	Number Street			
	Springfield	IL	62701	
	City	State	ZIP Code	
Contact phone	(217) 241-6838	<b>E</b> 1	elg@bhslaw.com	

Lease No. 12669000 Page 1 of 2

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# Lease Agreement

This LEASE AGREEMENT ("Lease") is dated March 24, 2016, and is between LEASING ASSOCIATES OF BARRINGTON, INC., an Illinois corporation ("Lessor"), and FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC ("Lessee").

EQUIPMENT DESCRIPTION: One (1) Hologic Selenia Dimension 3D 6000 Mammography Package, One (1) Monitor, One (1) Double Articulating Arm Kit, One (1) Affirm Breast Biopsy System, One (1) I'MI Kit, One (1) Adapter, One (1) Diagnostic Paddles Kit, One (1) Needle Localization Kit, One (1) Dimensions Paddle Racks, One (1) Cenova Server, One (1) Trident RC Specimen Radiography System, One (1) UPS, One (1) Horizon W Bone Densitometer System, One (1) Iris Enterprise and One (1) DXA Biomed Training...including all attachments and accessories as provided by Alpha Imaging, LLC, as more fully described in Quotation AI-019741.05 dated Saturday, March 04, 2017.

### EQUIPMENT COST: \$577,041.00

(Any applicable state and local sales /use taxes or shipping/installation charges will be billed separately.)

EQUIPMENT DEFINITION: The term "Equipment" as set forth in this Lease and all related documents hereto shall include all, but not less than all, the equipment provided under this Lease.

EQUIPMENT LOCATION: 1941 Virginia Avenue, Connersville, IN 47331

TERMS:

Title

Lease Type	Initial Term	Monthly <u>Rental Amount</u>
Operating Lease	60 Months	\$10,579.00

END OF LEASE OPTIONS: At the conclusion of the initial term, Lessee may (a) return the Equipment in accord with Paragraph 9 of this Lease, (b) renew this Lease at a rental amount based upon the then fair market value of the Equipment, or (c) purchase the Equipment for its then Fair Market Value, plus any applicable taxes.

CREDIT APPROVAL AND COMMITMENT FEE: This Lease shall become effective upon Lessee execution and Lessor credit approval and execution. To obtain credit approval, Lessee shall execute and return this Lease with the requested financial information and a commitment fee in the amount of one month's rental. The commitment fee is totally applicable to the last month's rental obligation and is refundable to Lessee only if Lessor does not provide credit approval within 10 days of receipt of all requested information.

**COMMENCEMENT:** The initial term and Lessee's rental obligation begin on the date the Equipment is installed by the vendor and accepted by Lessee ("Commencement Date"). Such acceptance shall not be unreasonably withheld.

### LESSEE

FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC 1941 Virginia Avenue Connersville, IN 47331
Samantha Bell-Jent
Samaran Bell- Int
Signature (Additionally, please initial page 2)
CFD

### LESSOR

LEASING ASSOCIATES OF BARRINGTON, INC. 220 North River Street East Dundee, IL 60118

Steve Tintera

Name of	athorized	ygyer	 1		
St		bn			
Signature		<u></u>			

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Vice President Finance

Title

### TERMS AND CONDITIONS

1. TERM. This Lease shall be effective on the date of Lesson's execution and shall remain so until the Equipment is purchased or returned to Lesson in accord with Paragraph 9 below ("expiration"). If the initial term of this Lease is extended for any reason, all provisions of this Lease shall apply during any such extension, unless the parties specifically provide otherwise

2. RENT. Lessee shall pay Lessor refit for the Equipment as provided herein. Rental payments for the initial term and any renewal term ("rent") shall be due and payable in advance, for the monthly period covered by each such payment, on the first day thereof via electronic debit. Any payment of rent or other obligation not paid when due, at Lessor's option, shall bear interest from the date due until the date paid at the rate of 5% per month or, it less, the highest rate permitted by applicable law. Lessor's option, shall be rent all other anothes payable by Lessee hereunder is absolute, unconditional and irrevocable, and shall be paid without any abatement, reduction, setoff or defense of any kind.

The monthly rental is premised upon a Five Year Treasury Yield Index of 1.94%. Should the index have increased on the Commencement Date, Lessor reserves the right to raise the monthly rent to reflect such increase. Any adjustment shall be one-time only and the revised monthly rent shall remain fixed throughout the initial term. All terms and conditions of this Lease assume a Commencement Date not later than June 24, 2016. Should the Commencement not be effected by such date, Lessor reserves the right of modification of these terms and conditions.

3. TANES. Lessee is responsible for all taxes or fees levied against the purchase, use, lease, rent, operation or ownership of the Equipment, including any interest or penalty, except those taxes on or measured by the net income of Lessor. This obligation shall survive the expiration of this Lease.

4. DISCLAIMER OF WARRANTY. Lessee agrees that (a) it has selected the Equipment and vendor, (b) Lessor neither manufactured nor provides service for the Equipment and (c) the Equipment is lessed on an "as is" basis. LESSOR MAKES NO EXPRESS OR IMPLIED WARRANTY WHATSOEVER OF MERCHANTABILITY FITNESS FOR ANY PURPOSE. OR OTHERWISE, REGARDING THE EQUIPMENT. IN NO EVENT SHALL LESSOR BE LIABLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES. Lessor transfers to Lessee all of its interest in any express or implied warranties of the manufacturer or vendor of the Equipment.

5. USF. The Equipment shall be kept by Lessee (a) complete, in use, in good operating condition and repair and performing according to manufacturer's published specifications, (b) supplied with all necessary parts and service, (c) at a location as indicated herein, (d) subject to inspection by Lessor. (e) free of all security interests and claims except those of Lessor and its assigns and (f) at Lessor's option, conspicuously labeled to disclose Lessor's ownership.

6. ADDITIONS. All parts, improvements, additions, replacements and substitutions to the Equipment shall immediately become the property of Lessor

7. RISK AND CANCELABILITY. Lessee shall bear the entire risk of all loss, their, damage, destruction, condemnation, requisition, taking by eminent domain or other interruption or disc of the Equipment from any cause whatsoever ("occurrences"). No (a) occurrences, (b) delay, deficiency or absence of insurance proceeds, (c) unavailability, delay or failure of supplies, reagents, consumables, parts, mechanisms, devices or service for the Equipment or (d) failure of the Equipment to function for any cause shall relieve Lessee of the obligation to pay rent or of any other obligation bereauder. Lessee shall promptly notify Lessor in writing of any of the above events. THIS IS A NON-CANCELABLE LEASE AGREEMEN 1

8. INSURANCE. Lessee agrees, at its own expense, to maintain physical damage and liability insurance on the Equipment, equal to its full replacement cost, with Lessor and its assigns named as an additional insured and loss payce, effective from the date of delivery of the Equipment until the expiration of this Lease. The insurance shall be with an insurance company, in an amount, and with endorsements and coverage satisfactory to Lessor. Lessee shall provide Lessor and its assigns with a certificate of insurance, with a 30 day cancellation clause. 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 received in payment for loss, their, destruction or damage or other claim under such insurance policies. The proceeds of the insurance shall be applied, at Lessor's sole election, toward the replacement or repair of the Equipment or, if the Equipment cannot be replaced or repaired, toward payment of Lessee's obligations. If Lessee tails to procure or maintain the required insurance, Lessor may obtain such insurance at Lessee's expense.

9. RETURN. At the expiration of the initial term, any renewal term or termination for any cause, I essee shall at its own cost and expense promptly assemble, crate and return the Equipment to I essor in the complete and same condition as when received, performing according to manufacturer's published specifications, ordinary wear and tear excepted, including all items accompanying original supment. Lessee shall provide 30 days prior written notice of intent to return. The Equipment shall be shapped with insurance and freight prepaid by lesser to a point designated by lessor. Should Lessee tait to return, within 10 days of such expiration, all terms of tequipment in full accord with the provisions of this Paragraph 9, or to effect any renewal or purchase terms that may be provided by Lessor, then this Lease shall be deemed extended on a month-to-month basis with rent payable in the annount applicable at expiration until such return, renewal or purchase arrangements are consummated and in effect. If, for any reason the Equipment is not available or cannot be repaired to its required condition. Lessee shall remit to Lessor within 10 days of expiration Lessor's booked residual value of the Equipment.

10. DISCLAIMER AND INDEMNITY. Lessor shall not be fiable for and Lessoe's obligations shall not be dominished because of any claim, cost, damage, demand expense, liability or loss of any kind incurred by Lessee or any other person or entity (collectively "Claims") caused, or alleged to be caused, directly or inducedly by the Equipment or any (a) madequacy, delay or interruption of Equipment purpose, use service or repair, (b) loss of any nature. In this regard, Lessee agrees to inducently and hold Lessor harmless against any such Claims, including reasonable attorney's fees and or other damages of any nature. expenses, asserted or brought against Lessor

11. DEFAULT. An event of default shall have occurred if Lessee (a) fails to pay rent or any other payment within 10 days of its due date. (b) fails to perform any other obligation under this Lesse within 10 days of notification, (c) is declared in default of any obligation under any other agreement with Lesser. (d) ceases doing his mess as a going concern, becomes insolvent or dissolved, assigns assets for the benefit of creditors or enters into any bunkruptcy or reorganization proceeding or (c) suffers an adverse material change in its financial condition.

12. REMEDIES. Upon any event of default Lessor shall be entitled to (a) declare the balance of rent and all other amounts due, or to become due, immediately payable, (b) terminate this Lease and take immediate possession of the Equipment, entering upon any premises without liability for doing so, (c) sell, lease or finance all or any part of the Equipment to a third party upon such terms as Leaser may from time to time effect, without any duty to account to Lessee, and Lessee shall remain liable for all rents and other amounts due plus any and all other costs, expenses and damages, including reasonable attorney's feet and legal expenses or to be available at law, in equity, or in bankruptey or insolvency proceedings. These remedies shall be considered in the state of the second burget. be cumulative

13. ASSIGNMENT. Lessee shall not assign sell, transfer or sublease the Equipment or its interest in this Lesse. Lessor and its assigns, without notification, may sell, transfer, assign or grant a security interest in this Lense to a flord party ("assignee"). In such event, assignee will have all rights and benefits, but not the obligations of Lessor. Lessees obligations will in no way be reduced or abated by such an assignment. Assignees rights will not be subject to any claims, defenses or securit that Lessee may have against Lesson.

Lessen integrates that against Lesson.
14. GENERAL PROVISIONS.
(a) If Lessee fails to pay or to perform any obligation under this Lesse. Lessor may, but shall not be obligated to take any action or pay any amounts that are necessary to protect Lessor's interests. Lesse agrees to reimburse Lessor infinediately upon notice for any such payment or incurred expense.
(b) All notices relating to this Lease shall be maled to Lessor and Lessee at the addresses shown herein, and shall be deemed served when deposited in the U.S. Mail (C) Lessor's interests. Lesser and deliver such instruments, and to take such other action as may be reasonably necessary in the option of Lessor, or no coursel to protect Lessor's interests. Lessee authorizes Lessor from time to time may reasonably necessary in the option of Lessor, or no coursel, to protect Lessor's interests. Lessee authorizes Lessor from time to time may reasonably request.
(c) If Valform Commercial Code Arricle 2A - Lessee is deemed to apply to this Lesse. If shall be considered a "Finance Lesse" as so defined.
(d) Lessee agrees to execute achieves of the present of the uniformation as Lessor from time to time may reasonably request.
(e) If Valform Commercial Code Arricle 2A - Lesser is deemed to apply to this Lesse. If shall be considered a "Finance Lesse" as so defined.
(f) This Lesse to provide to Lessor and information as Lessor from time to time may reasonably request.
(g) An originally or electronically executed copy of this Lesse, transmitted by flassingle, e-mail, or other means of electronic transmission, shall be deemed to have the same legal effect as delivers of an original key of this Lesse. If any manter.
(g) An originally or electronically executed copy of this Lesse, transmitted by flassingle, e-mail, or other means of electronic transmission, shall be deemed to have the same legal of they and entorceability in all ontote ability in all other expects shall any tengo

Lessee Initial



Addendum No. 12669001 Addendum Date: April 4, 2017

# ADDENDUM

This Addendum is pursuant to Lease Agreement No. 12669000 dated March 24, 2016 ("Lease"), between LEASING ASSOCIATES OF BARRINGTON, INC. as Lessor, and FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC, as Lessee, and is a part thereof.

EFFECTIVE DATE: March 24, 2017

LEASE DATE (Page 1 and 2):

Change From: March 24, 2016

Change To: March 24, 2017

RENT (Paragraph 2):

Change From: June 24, 2016

Change To: June 24, 2017

Except as otherwise stated above, all other terms and conditions in the Lease shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have caused this Addendum to be executed as of the day and year first above written.

### LESSEE

FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC 1941 Virginia Avenue Connersville, IN 47331

mant Name of Authorized Signer

## LESSOR

LEASING ASSOCIATES OF BARRINGTON, INC. 220 North River Street East Dundee, IL 60118

Steve Tintera	
Store unter	

Signature

Vice President Finance

Title

addendum/FAYETTE MEMORIAL HOSPITAL ASSOCIATION\_12669000 Date



Addendum No. 12669002 Addendum Date: August 30, 2017

# ADDENDUM

This Addendum is pursuant to Lease Agreement No. 12669000 dated March 24, 2016 ("Lease"), between LEASING ASSOCIATES OF BARRINGTON, INC. as Lessor, and FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC, as Lessee, and is a part thereof.

**<u>EFFECTIVE DATE:</u>** September 17, 2017 (for the remaining 56 months of the initial 60 month term)

## EQUIPMENT DESCRIPTION:

Add: Two (2) Konica AeroDR LT 14x17 Radiology Detectors, One (1) Konica AeroDR HQ 17x17 Radiology Detector, Two (2) CS-7 Desktop Controllers, One (1) Convertible Port Control SSD, One (1) AeroDR AeroSync Connection, Two (2) AeroDR SSRM Connection, One (1) AeroDR Wired Comm Pkg 20m Length and One (1) Protect A Grid DRP Encasement for Konica Aero Panel...including all attachments and accessories as provided by RPS Imaging, Inc., as more fully described in Quote: Q22623-R1 dated July 7, 2017.

# EQUIPMENT COST:

Add: \$175,156.00

MONTILLY RENTAL AMOUNT:

Change From: \$10,579.00 Change To: \$14,020.00

Except as otherwise stated above, all other terms and conditions in the Lease shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have caused this Addendum to be executed as of the day and year first above written.

### LESSEB

FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC 1941 Virginia Avenue Connersville, IN 47331

minth Name of Authorized Signer

LESSOR

LEASING ASSOCIATES OF BARRINGTON, INC. 220 North River Street East Dundee, IL 60118

Name of Authorized Signer

Signature

tle Date

Tille

addendum/FAYETTE MEMORIAL HOSPITAL ASSOCIATION\_12669000 Add'l equip



## LETTER OF ACCEPTANCE

Pursuant to equipment Lease Agreement No. 12669000 dated March 24, 2017 between the undersigned, as Lessec, and LEASING ASSOCIATES OF BARRINGTON, INC., as Lessor, the undersigned agrees that the equipment leased under such agreement,

One (1) Hologic Selenia Dimension 3D 6000 Mammography Package, One (1) Monitor, One (1) Double Articulating Arm Kit, One (1) Affirm Breast Biopsy System, One (1) FMI Kit, One (1) Adapter, One (1) Diagnostic Paddles Kit, One (1) Needle Localization Kit, One (1) Dimensions Paddle Racks, One (1) Cenova Server, One (1) Trident RC Specimen Radiography System, One (1) UPS, One (1) Horizon W Bone Densitometer System, One (1) Iris Enterprise and One (1) DXA Biomed Training...including all attachments and accessories

has been installed by the equipment vendor, ALPHA IMAGING, LLC and is hereby accepted by the undersigned as of the 17 day of 100 day of 2017.

FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC Lessee
Sanvanthy: Bell-Jent Name of Authorized Signer
Standard Bacc-Junit
Signature 5
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OLEASE/Alpha/FAYETTE MEMORIAL HOSPITAL ASSOCIATION\_12669000 1.OA



Lease No. 12679000 Page 1 of 2

# Lease Agreement

This LEASE AGREEMENT ("Lease") is dated April 6, 2017, and is between LEASING ASSOCIATES OF BARRINGTON, INC., an Illinois corporation ("Lessor"), and FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC ("Lessee").

EQUIPMENT DESCRIPTION: VitalBeam Package including One (1) VitalBeam Radiotherapy System, One (1) Aria Oncology Information System and One (1) Eclipse Treatment Planning System/RapidArc/Acuros...including all attachments and accessories as provided by Varian Medical Systems, Inc., as more fully described in Quotation Number – 2016-71955 dated December 28, 2016.

Equipment Cost:	\$1,869,624.00
Less Lessee Down Payment:	(\$500,000,00)
TOTAL LEASE AMOUNT:	\$1,369,624.00

(Any applicable state and local sales /use taxes or shipping/installation charges will be billed separately.)

EQUIPMENT DEFINITION: The term "Equipment" as set forth in this Lease and all related documents hereto shall include all, but not less than all, the equipment provided under this Lease.

EQUIPMENT LOCATION: 1941 Virginia Avenue, Connersville, IN 47331

TERMS:

Lease Type	Initial Term	Rental Amount
Operating Lease	60 Months	\$25,111.00

END OF LEASE OPTIONS: At the conclusion of the initial term, Lessee may (a) return the Equipment in accord with Paragraph 9 of this Lease, (b) renew this Lease at a rental amount based upon the then fair market value of the Equipment, or (c) purchase the Equipment for its then Fair Market Value, plus any applicable taxes.

**CREDIT APPROVAL AND COMMITMENT FEE:** This Lease shall become effective upon Lessee execution and Lessor credit approval and execution. To obtain credit approval, Lessee shall execute and return this Lease with the requested financial information and a commitment fee in the amount of one month's rental. The commitment fee is totally applicable to the last month's rental obligation and is refundable to Lessee only if Lessor does not provide credit approval within 10 days of receipt of all requested information.

**COMMENCEMENT:** The initial term and Lessee's rental obligation begin on the date the Equipment is installed by the vendor and accepted by Lessee ("Commencement Date"). Such acceptance shall not be unreasonably withheld.

### LESSEE

FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC 1941 Virginia Avenue Connersville, IN 47331

11/1/2

Name of Authorized Signer

Signature (Additionally, please initial page 2) Call Realist

LESSOR

LEASING ASSOCIATES OF BARRINGTON, INC. 220 North River Street Fast Dundee, 1L 60118

Steve Tintera

Name of Authorized Signer

Signature

Vice President Finance

Title

### Lease No. 12679000 Dated Apr HOSPITAL ASSOCIATION INC, as Lessee Dated April 6, 2017 between LEASING ASSOCIATES OF BARRINGTON, INC., as Lessor and FAYETTE MEMORIAL. Page 2 of 2

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### TERMS AND CONDITIONS

1. TERM. This Lease shall be effective on the date of Lesson's execution and shall remain so until the Equipment is purchased or returned to Lesson in accord with Paragraph 9 below ("expiration"). If the initial term of this Lease is extended for any reason, all provisions of this Lease shall apply during any such extension, unless the parties specifically privide otherwise.

2. RENT. Lessee shall pay Lesson rent for the Equipment as provided herein. Rental payments for the mittal term and any renewal term ("rent") shall be due and payable in advance, for the monthly period covered by each such payment, on the first day thereof via electronic debit. Any payment of rent or other obligation not paid when due, at Lessor's option, shall beir interest from the date due until the date paid at the rate of 5% per month or, if less, the highest rate permitted by applicable have teres and all other amounts payable by Lessee hereunder is absolute, unconditional and irreviceable, and shall be paid without any abatement, reduction, setoff or defense of any kind.

The monthly relital is premised upon a Five Year Treasury Yield Index of 1.83%. Should the index have increased on the Commencement Date, Lessor reserves the right to raise the monthly rent to reflect such increase. Any adjustment shall be one-time only and the revised monthly rent shall remain fixed throughout the initial term. All terms and conditions of this Lease assume a Commencement Date not later than July 6, 2017. Should the Commencement not be effected by such date, Lessor reserves the right of modification of these terms and conditions.

3. TAXES. Lessee is responsible for all taxes or fees levied against the purchase, use, lease, rent, operation or ownership of the Equipment, including any interest or penalty, except those taxes on or measured by the net income of Lessor. This obligation shall survive the expiration of this Lease.

4. DISCLAIMER OF WARRANTY. Lessee agrees that (a) it has selected the Equipment and vendor, (b) Lessor neither manufactured nor provides service for the Equipment and (c) the Equipment is leased on an "as is" basis. LESSOR MAKES NO EXPRESS OR IMPLIED WARRANTY WIATSOEVER OF MERCHANTABILITY FITNESS FOR ANY PORPOSE, OR OTHERWISE, REGARDING THE EQUIPMENT. IN NO EVENT SHALL LESSOR BE LABLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES. Lessor transfers to Lesse all of its interest in any express or implied warranties of the manufacturer or vendor at vendor. the Equipment

5. USE. The Equipment shall be kept by Lessee (a) complete, in use in good operating condition and repair and performing according to manufacturer's published specifications, (b) supplied with all necessary parts and service. (c) at a location as indicated herein, (d) subject to inspection by Lessor. (e) free of all security interests and claims except those of Lessor and its assigns and (f) at Lessor's option, conspicuously labeled to disclose Lessor's ownership.

6. ADDITIONS. All parts, improvements, additions, replacements and substitutions to the Equipment shall immediately become the property of Lessor

7. RISK AND CANCELABILITY. Lessee shall bear the enture risk of all loss, their, damage, destruction, condemnation, requisition, taking by eminent domain or other interruption or termination of use of the Equipment from any cause whatsoever ("occurrences"). No (a) occurrences, (b) delay, delivency or absence of insurance proceeds, (c) unavailability, delay or failure of supplies, reagents, consumables, parts, mechanisms, devices or service for the Equipment or (d) failure of the Equipment to function for any cause shall releve Eessee of the obligation to pay rent or of any other obligation hereunder. Lessee shall promptly notify Lessor in writing of any of the above events. THIS IS A NON-CANCELABLE LEASE AGREEMENT.

8. INSURANCE. Lessee agrees, at its own expense, to maintain physical damage and hability insurance on the Equipment, equal to its full replacement cost, with Lessor and its assigns named as an additional insured and loss payce, effective from the date of delivery of the Equipment until the expiration of this Lesse. The insurance shall be with an insurance company, in an amount, and with endorsements and coverage satisfactory to Lessor. Lessee shall provide Lessor and its assigns with a certificate of insurance, with a 30 day cancellation clause. Lessee hereby irreveably appoints Lessor as Lessee's automay-in-fact to make claim for receive payment of and execute and endorse all documents, checks or drafts received un payment for loss, theft, destruction of damage or other claim under such insurance policies. The proceeds of the insurance shall be applied, at Lessor's wile election, toward the replacement of repaired of insurance. Lessor may obtain such insurance at Lessee's expense.

9. RETTRN. At the expiration of the initial term, any renewal term or termination for any cause. Lessee shall at its own cost and expense promptly assemble, crate and return the funjionent to Lessor in the complete and same condition as when received, performing according to manufacturer's published specifications, ordinary wear and tear excepted, including all terms accompanying original shipment. Lessee shall privide 30 days prior written notice of intent to return. The Equipment shall be shipped with insurance and freight prepaid by Lessee to a point designated by Lesser. Should Lessee fail to return, within 10 days of such expiration, all terms of Equipment in full accord with the provisions of this Paragraph 9, or to effect any renewal or purchase terms that may be provided by Lesser. Then this, lease shall be deened extended on a month-to-month basis with rent payable in the amount applicable at expiration until such return, renewal or purchase arrangements are consummated and in effect. If, for any reason, the Equipment is not available or cannot be repaired to its required condition. Lessee shall renit to Lesser within 10 days of expiration Lessee shall and its experiment as the provided by Lesser.

10. DISCLAIMER AND INDEMNITY: Lessor shall not be hable for and Lessee's obligations shall not be diminished because of any claim, cost, damage, demand, expense, hability or foss of any kind incurred by Lessee or any other person or entity (collectively "Claims") caused, or alleged to be caused, directly or indirectly by the Equipment or any (a) inadequacy, delay or interruption of Equipment purpose, use, service or repair, (b) fors of husiness of revenue or (c) claims of consequential or of other damages of any nature in this regard. Lessee agrees to indemnify and hold Lessor harmless against any such Claims including reasonable attorney's fees and expenses, asserted or brought against lessor.

11. DEFAULT. An event of default shall have occurred if Lessee (a) fails to pay rent or any other payment within 10 days of its due date, (b) fails to perform any other obligation under this Lease within 10 days of notification (c) is declared in default of any obligation under any other agreement with Lessor. (d) ceases doing hosiness as a going concern, becomes insolvent or dissolved, assigns assets for the benefit of creditors or enters into any bankruptey or reorganization proceeding or (c) suffers an adverse material change in its financial condition.

12. REMEDIES. Upon any event of default Lessor shall be entitled to (a) declare the balance of rent and all other amounts due, or to become due, immediately pavable, (b) terminate this Lesse and take immediate possession of the Equipment, entering upon any premises without hability for doing so, (c) sell, lease or finance all or any part of the Equipment to a flord party upon such terms as Lessor may from time to time elect, without any duty to account to Lessee and Lessee shall remain liable for all rents and other amounts due plus any and all other costs, expenses and damages, including reasonable attorney's fees and legal expenses or (d) avail uself of any other remedies provided for by any statute or otherwise available at law, in equily, or in bankruptcy or insolvency proceedings. These remedies shall be complative

13. ASSIGNMENT. Lessee shall not assign, sell, transfer or sublease the Equipment or its interest in this Lease. Lessor and its assigns, without notification, may sell, transfer, assign or grant a security interest in this Lease to a third party ("assignee"). In such event, assignee will have all rights and benefits, but not the obligations, of Lesser' obligations will in no way be reduced or abated by such an assignment. Assignees rights will not be subject to any claims, defenses or setoil that Lessee may have against Lessor.

## 14. GENERAL PROVISIONS.

14. GENERAL PROVISIONS.
(a) II Essee lails to perform any obligation under this Lease. Lessor may, but shall not be obligated to, take any action or pay any amounts that are necessary to protect Lessor's interests. Lesse agrees to reimburs Lessor immediately opin notice for any such payment or meured expense.
(b) All notices relating to this Leave shall be mailed to Lessor and Lessee at the addresses shown herein, and shall be deemed and served when deposited in the U.S. Mail (c) Lessee agrees to execute, acknowledge and deliver such instruments, and to take stich other action as may be reasonably necessary in the opinion of Lessor, or its counsel, to protect Lessor's interests. Lessee agrees to execute, acknowledge and deliver such instruments, and to take stich other action as may be reasonably necessary in the opinion of Lessor, or its counsel, to protect Lessor's interests. Lessee agrees reasonably request.
(c) If Chifterin Commercial Code Article 2.A. Leaves is deemed to apply to this Lease, it shall her connect leave and any change or individual signed by the parties. Lessee agrees that neither the vendor of the Equipment nor any subsperson, employee or agent of essort and any change or modification must be in writing and signed. By the parties Lessee agrees that neither the vendor of the Equipment nor any subsperson, employee or agent of vendor is lessor's agent and shall have no authunty to represent or hourd lessor in any mannet.
(f) All norigingly or electronic transmission, shall be deemed to any of this Lease for all purposes. Notwathstanding the above, Lessor for the full or quite an original evented to have the some any torois of the parties here of acknowledge shall and are on any originally created to have the some agent of the seare for a maginal evented at a working or originally or electronic transmission, shall be deemed to have the some agent or tensor working and that are necessing and or the parting and the deemed to have the some agent oreason

Lessee Initial



# LETTER OF ACCEPTANCE

Pursuant to equipment Lease Agreement No. 12679000 dated April 6, 2017 between the undersigned, as Lessee, and LEASING ASSOCIATES OF BARRINGTON, INC., as Lessor, the undersigned agrees that the equipment leased under such agreement,

VitalBeam Package including One (1) VitalBeam Radiotherapy System, One (1) Aria Oncology Information System and One (1) Eclipse Treatment Planning System/RapidArc/Acuros...including all attachments and accessories

has been installed by the equipment vendor, VARIAN MEDICAL SYSTEMS, INC. and is hereby accepted by the undersigned as of the //e day of Dctober, 20/7.

FAYETTE MEMORIAL HOSPITAL ASSOCIATION
INC
Lessee
Samantha Bell
Name of Authorized Signer
Samarus Booe
Signature
CFD
Title

IONEPAGE\_REV\_6-7-2010/F/FAYETTE MEMORIAL HOSPITAL ASSOCIATION\_12679000 LOA



205 S. Fifth Street Suite 700 PO Box 2459 Springfield, IL 62705 P 217.544.8491 F 217.544.9609 www.bhslaw.com



Eric L. Grenzebach, Attorney elg@bhslaw.com Direct Line: (217) 241-6838

June 25, 2019

**VIA FEDEX** 

BMC Group Attention: FMHA Claims Processing 3732 West 120<sup>th</sup> Street Hawthorne, CA 90250

# Re: Fayette Memorial Hospital Association, Inc., d/b/a Fayette Regional Health System U.S. Bankruptcy Court Case No. 18-07762-JJG-11 (Southern District of Indiana)

Dear Sir or Madam:

Enclosed please find the original and a copy of an amended Proof of Claim submitted on behalf Leasing Associates of Barrington, Inc. Please file the original and, if possible, return a file-stamped copy to me in the envelope provided.

Thank you for your assistance.

Very truly yours,

Cic Guyson

Eric L. Grenzebach

ELG:dlw Enclosures

Fill in this	information to identify the case:
Debtor 1	Fayette Memorial Hospital Association, Inc.
Debtor 2 (Spouse, if filir	ng)
United State	s Bankruptcy Court for the: Southern District of Indiana
Case numbe	ar 18-07762-JJG_11

# Official Form 410 Proof of Claim

04/19

RECEIVED

MAY 01 2019

BMC GROUP

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

# Part 1: Identify the Claim

1.	Who is the current creditor?	Leasing Associates of Barrington, Inc. Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor					
2.	Has this claim been acquired from someone else?	<ul><li>☑ No</li><li>☑ Yes. From whom?</li></ul>					
3.	Where should notices and payments to the	Where should notices to the creditor be sent?		Where should payments to the creditor be sent? (if different)			
	creditor be sent?	Eric L. Grenzebach - Brown, Hay & Stephens		Leasing Asso	ociates of Barrir	naton, Inc.	
	Federal Rule of	Name			Name		<u> </u>
	Bankruptcy Procedure (FRBP) 2002(g)	205 S. Fifth Street	Suite 1000		220 North River Street		
	(	Number Street			Number Str	eet	
		Springfield	IL	62701	East Dundee	e IL	60118
		City	State	ZIP Code	City	State	ZIP Code
		Contact phone (217) 24	1-6838		Contact phone (8	47) 428-8550	
		Contact email elg@bh	slaw.com		Contact email Sp	otintera@labarri	ngton.com
		Uniform claim identifier for	electronic paymer	nts in chapter 13 (if you us	se one): 		
4.	Does this claim amend one already filed?	Image: Mo       Image: Second se		M / DD / YYYY			
5.	Do you know if anyone else has filed a proof of claim for this claim?	<ul> <li>✓ No</li> <li>❑ Yes. Who made the</li> </ul>	e earlier filing?				

Do you have any number you use to identify the debtor?	No Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor:
. How much is the claim?	\$1,495,140.00. Does this amount include interest or other charges? ✓ No
	Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).
What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).
	Limit disclosing information that is entitled to privacy, such as health care information.
	Leased medical equipment
Is all or part of the claim secured?	No V Yes. The claim is secured by a lien on property.
	Nature of property:
	Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim
	Attachment (Official Form 410-A) with this Proof of Claim.
	Motor vehicle  Medical equipment  Medical equipment
	Basis for perfection:
	Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)
	Value of property: \$
	Amount of the claim that is secured: \$ <u>1,495,140.00</u>
	Amount of the claim that is unsecured: \$ 0.00 (The sum of the secured and unsecured amounts should match the amount in line 7.
	Amount necessary to cure any default as of the date of the petition: \$0.00
	Annual Interest Rate (when case was filed)%
. Is this claim based on a	
lease?	Yes. Amount necessary to cure any default as of the date of the petition. \$0.00
. Is this claim subject to a	
right of setoff?	Yes. Identify the property:

•

...

. . . . .

12. Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)?	☑ No □ Yes. Check one:	Amount entitled to priority
A claim may be partly priority and partly nonpriority. For example,	Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).	\$
in some categories, the law limits the amount entitled to priority.	□ Up to \$3,025* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$
	Wages, salaries, or commissions (up to \$13,650*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4).	\$
	Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$
	Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$
	Other. Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$
	* Amounts are subject to adjustment on 4/01/22 and every 3 years after that for cases begun on or after	er the date of adjustment.

# Part 3: Sign Below

The person completing this proof of claim must sign and date it. FRBP 9011(b).

If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571. Check the appropriate box:

- I am the creditor.
- I am the creditor's attorney or authorized agent.
- I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.
- I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.

I understand that an authorized signature on this *Proof of Claim* serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

I have examined the information in this *Proof of Claim* and have a reasonable belief that the information is true and correct.

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

Executed on date 04/30/2019 MM / DD / YYYY

Canpel Signature

Print the name of the person who is completing and signing this claim:

Name	Eric	L.		Grenzebach	
	First name	Middle name		Last name	
Title	Attorney				
Company	Leasing Associate	s of Barrington, Inc.			
	Identify the corporate servi	cer as the company if the author	ized agent	is a servicer.	
Address	205 S. Fifth Street,	Suite 1000			
	Number Street				
	Springfield		IL	62701	
	City		State	ZIP Code	
Contact phone	<u>(</u> 217) 241-6838		Email el	g@bhslaw.com	



Lease No. 12669000 Page 1 of 2

# Lease Agreement

This LEASE AGREEMENT ("Lease") is dated March 24, 2016, and is between LEASING ASSOCIATES OF BARRINGTON, INC., an Illinois corporation ("Lessor"), and FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC ("Lessee").

EQUIPMENT DESCRIPTION: One (1) Hologic Selenia Dimension 3D 6000 Mammography Package, One (1) Monitor, One (1) Double Articulating Arm Kit, One (1) Affirm Breast Biopsy System, One (1) FMI Kit, One (1) Adapter, One (1) Diagnostic Paddles Kit, One (1) Needle Localization Kit, One (1) Dimensions Paddle Racks, One (1) Cenova Server, One (1) Trident RC Specimen Radiography System, One (1) UPS, One (1) Horizon W Bone Densitometer System, One (1) Iris Enterprise and One (1) DXA Biomed Training...including all attachments and accessories as provided by Alpha Imaging, LLC, as more fully described in Quotation AI-019741.05 dated Saturday, March 04, 2017.

### EQUIPMENT COST: \$577,041.00

TERMS:

Title

(Any applicable state and local sales /use taxes or shipping/installation charges will be billed separately.)

EQUIPMENT DEFINITION: The term "Equipment" as set forth in this Lease and all related documents hereto shall include all, but not less than all, the equipment provided under this Lease.

EQUIPMENT LOCATION: 1941 Virginia Avenue, Connersville, IN 47331

Lease Type	<u>Initial Term</u>	Monthly <u>Rental Amount</u>
Operating Lease	60 Months	\$10,579.00

END OF LEASE OPTIONS: At the conclusion of the initial term, Lessee may (a) return the Equipment in accord with Paragraph 9 of this Lease, (b) renew this Lease at a rental amount based upon the then fair market value of the Equipment, or (c) purchase the Equipment for its then Fair Market Value, plus any applicable taxes.

**CREDIT APPROVAL AND COMMITMENT FEE:** This Lease shall become effective upon Lessee execution and Lessor credit approval and execution. To obtain credit approval, Lessee shall execute and return this Lease with the requested financial information and a commitment fee in the amount of one month's rental. The commitment fee is totally applicable to the last month's rental obligation and is refundable to Lessee only if Lessor does not provide credit approval within 10 days of receipt of all requested information.

**COMMENCEMENT:** The initial term and Lessee's rental obligation begin on the date the Equipment is installed by the vendor and accepted by Lessee ("Commencement Date"). Such acceptance shall not be unreasonably withheld.

### LESSEE

FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC 1941 Virginia Avenue Connersville, IN 47331
Samantha Bell-Jent
Signature (Additionally, please initial page 2)
CFC

LESSOR

LEASING ASSOCIATES OF BARRINGTON, INC. 220 North River Street East Dundee, IL 60118

Steve Tintera

Name of Anthorized Sygper

Signature

Vice President Finance

Title

12669000 Dated March 24, 2016 between LEASING ASSOCIATES OF BARRINGTON, INC., as Lessor and FAYETTE Lease No. MEMORIAL HOSPITAL ASSOCIATION INC, as Lessee Page 2 of 2

### **TERMS AND CONDITIONS**

L TERM. This Lease shall be effective on the date of Lessor's execution and shall remain so until the Equipment is purchased or returned to Lessor in accord with Paragraph 9 below ("expiration"). If the initial term of this Lease is extended for any reason, all provisions of this Lease shall apply during any such extension, unless the parties specifically provide otherwise

2. RENT. Lessee shall pay Lessor rent for the Equipment as provided herein. Rental payments for the initial term and any renewal term ("rent") shall be due and payable in advance, for the monthly period covered by each such payment, on the first day thereof via electronic debit. Any payment of rent or other obligation not paid when due, at Lessor's option, shall beir interest from the date due until the date paid at the rate of 5% per month or, if less, the highest rate permitted by applicable law. Lessee's obligation to pay rent and all other amounts payable by Lessee hereunder is absolute, unconditional and irrevocable, and shall be paid without any abatement, reduction, setoff or defense of any kind.

The monthly rental is premised upon a Five Year Treasury Yield Index of 1.94%. Should the index have increased on the Commencement Date, Lessor reserves the right to raise the monthly rent to reflect such increase. Any adjustment shall be one-time only and the revised monthly rent shall remain fixed throughout the initial term. All terms and conditions of this Lease assume a Commencement Date not later than June 24, 2016. Should the Commencement not be effected by such date Lessor reserves the right of modification of these terms and conditions.

3. TANES. Lessee is responsible for all taxes or fees levied against the purchase, use, lease, rent, operation or ownership of the Equipment, including any interest or penalty, except those taxes on or measured by the net income of Lessor. This obligation shall survive the expiration of this Lease.

4. DISCLAIMER OF WARRANTY. Lessee agrees that (a) it has selected the Equipment and vendor, (b) Lessor neither manufactured nor provides service for the Equipment and (c) the Equipment is feased on an 'as is' hasis. LESSOR MAKES NO EXPRESS OR IMPLIED WARRANTY WHATSOEVER OF MERCHANTABILITY, FITNESS FOR ANY PURPOSE, OR OTHERWISE, REGARDING THE EQUIPMENT. IN NO EVENT SHALL LESSOR BE LIABLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES. Lessor transfers to Lessee all of its interest in any express or implied warranties of the manufacturer or vendor of the University. the Equipment

5. USE. The Equipment shall be kept by Lessee (a) complete, in use, in good operating condition and repair and performing according to manufacturer's published specifications, (b) supplied with all necessary parts and service, (c) at a location as indicated herein, (d) subject to inspection by Lessor, (e) free of all security interests and claims except those of Lessor and its assigns and (f) at Lessor's option, conspicuously labeled to disclose Lessor's ownership.

6. ADDITIONS. All parts, improvements, additions, replacements and substitutions to the Equipment shall immediately become the property of Lessor

7. RISK AND CANCELABILITY. Lessee shall bear the entire risk of all loss, theft, damage, destruction, condemnation, requisition, taking by eminent domain or other interruption or termination of use of the Equipment from any cause whatsoever ("occurrences"). No (a) occurrences, (b) delay, deficiency or absence of insurance proceeds. (c) imavailability, delay or failure of supplies, reagents, consumables, parts, mechanisms, devices or service for the Equipment or (d) failure of the Equipment to function for any cause shall relieve (essee of the obligation to pay rent or of any other obligation hereunder. Lessee shall promptly notify Lessor in writing of any of the above events. THIS IS A NON-CANCELABLE LEASE AGREEMENT.

8. INSURANCE. Lessee agrees, at its own expense, to maintain physical damage and hability insurance on the Equipment, equal to its full replacement cost, with Lessor and its assigns named as an additional insured and loss payce, effective from the date of delivery of the Equipment until the expiration of this Lesse. The insurance shall be with an insurance company, in an amount, and with endorsements and coverage satisfactory to Lessor. Lessee shall provide Lessor and its assigns with a certificate of insurance, with a 30 day cancellation clause. Lessee hereby inevocably appoints Lessor a Lessee shall provide Lessor and its assigns with a certificate of insurance, with a 30 day cancellation clause. Lessee hereby inevocably appoints Lessor a Lessee shall provide Lessor and its assigns payment of aid execute and endorse all documents, checks or dratis received in payment for loss, their, destruction or damage or other claim under such insurance policies. The proceeds of the insurance shall be applied, at Lessor's sole election, toward the replacement or repair of the Equipment or, if the Equipment cannot be replaced or repaired, toward payment of Lessee's obligations. If Lessee fails to procure or maintain the required insurance, Lessor may obtain such insurance at hereof enternation. Lessee's expense

9. RETURN. At the expiration of the initial term, any renewal term or termination for any cause. Lessee shall at its own cost and expense promptly assemble, crate and return the Equipment to Lessor in the complete and same condition as when received, performing according to manufacture's published specifications, ordinary wear and tear excepted, including all items accompanying original shipment. Lessee shall privide 30 days provide to days provide to return. The Equipment shall be shipped with insurance and frequt prepaid by Lessee to a point designated by Lessor. Should Lessee tail to return, within 10 days of such expiration, all items of Equipment in full accord with the provisions of this Paragraph 9, or to effect any renewal or purchase terms that may be provided by Lessor, then this Lease shall be deemed extended on a month-to-month basis with rent payable in the amount applicable at expiration until such return, renewal or purchase arrangements are consummated and in effect. IP, for any reason, the Equipment is not available or cannot be repaired to its required condition. Lessee shall remit to Lessor within 10 days of expiration until such return.

10. DISCLAIMER AND INDEMNITY. Lessor shall not be liable for and Lessee's obligations shall not be diminished because of any claim, cost, damage demand, expense, liability or loss of any kind incurred by Lessee or any other person or entity (collectively "Claims") caused, or alleged to be caused, directly or indirectly by the Equipment or any (a) inadequacy, delay or interruption of Equipment purpose use, service or repair, (b) loss of business or revenue or (c) claims of consequential or of the damages of any nature. In this regard, Lessee agrees to indemnify and hold Lessor harmless against any such Claims, including reasonable attorney's fees and expenses, asserted or brought against Lessor.

11. DEFAULT. An event of default shall have occurred it Lessec (a) fails to pay rent or any other payment within 10 days of its due date, (b) fails to perform any other obligation under this Lease within 10 days of notification, (c) is declared in default of any obligation under any other agreement with Lessor, (d) ceases doing business as a going concern, becomes insolvent or dissolved, assigns assets for the benefit of creditors or enters into any bankruptcy or reorganization proceeding or (c) suffers an adverse material change in its financial condition.

12. REMEDIES. Upon any event of default, Lessor shall be entitled to (a) declare the balance of rent and all other amounts due, or to become due, immediately payable, (b) terminate this Lease and take immediate possession of the Equipment, entering upon any premises without hability for doing so, (c) sell, lease or finance all or any part of the Equipment to a third party upon such terms as Lessor may from time to time elect, without any duty to account to lessee, and Lessee shall terman hable for all rents and other amounts due plus any and all other costs, expenses and damages, including reasonable attorney's fees and legal expenses or (d) avail itself of any other remedy or remedies provided for by any statute or otherwise available at law, in equity, or in bankruptcy or insolvency proceedings. These remedies shall be computed. be cumulative

13. ASSIGNMENT. Lessee shall not assign sell, transfer or sublease the Equipment or its interest in this Lease. Lessor and its assigns, without notification, may sell, transfer, assign or grant a security interest in this Lease to a third party ("assignee"). In such event, assignee will have all rights and benefits, but not the obligations, of Lessor. Lessees' obligations will in no way be reduced or abated by such an assignment. Assignees rights will not be subject to any claims, defenses or setori that Lessee may have against Lessor,

Lessee any have against Lessor. 14. GENERAL PROVISIONS. (a) If Lessee fails to pay or to perform any obligation under this Lease. Lessor may, but shall not be obligated to take any action or pay any amounts that are necessary to protect Lessor's interests. Lessee agrees to reimburse Lessor innicitately upon notice for any such payment or incurred expense. (b) All notices relating to this Lease shall be maled to Lesson and Lessee at the addressees shown herein, and shall be deemed served when deposited in the U.S. Mail (c) Lessee agrees to execute, acknowledge and deliver such instruments, and to take such other action as may be reasonably necessary in the optiment of Lessor or its counsel, to protect Lessor's interests. Lessee authorizes Lessor to file Uniform Commercial Code financing statements with respect to the Equipment. If this Lease is deemed at any time to be intended as security, then Lessee grants Lessor a security interest in the Equipment and all protectes form its sale, lease or disposition (d) Lessee agrees to provide to Lessor any financial information as Lessor from time to time may reasonably request. (e) Iff 'aiform Commercial Code Article 2A - Leases is deemed to apply to this Lease, it shall be considered a "Finance Lease" as defined (f) This Lease together with notice of Equipment acceptance and any guarantee considered a "Finance Lease" as so defined (g) An originally or electronically executed copy of this Lease, transmitted by facismite, *e-mail*, or other means of electronic transmission, shall be deemed to have the same legal effect as delivery of an original executed extra of this Lease for all purposes. Notwithstanding the above. Lessor exert is the right to require an originally executed, hard copy of this Lease to be forwarded to Lessor's tight and commerceable, its validity, legality and enforcement to have the construction, validity, interpretation, performance and any waver to give in worting. A waver on any noncomphase of its rights or remedies under this Lease

المستحقيق وتشاروه

Addendum No. 12669001 Addendum Date: April 4, 2017

# ADDENDUM

This Addendum is pursuant to Lease Agreement No. 12669000 dated March 24, 2016 ("Lease"), between LEASING ASSOCIATES OF BARRINGTON, INC. as Lessor, and FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC, as Lessee, and is a part thereof.

EFFECTIVE DATE: March 24, 2017

LEASE DATE (Page 1 and 2):

Change From: March 24, 2016

Change To: March 24, 2017

**RENT** (Paragraph 2):

Change From: June 24, 2016

Change To: June 24, 2017

Except as otherwise stated above, all other terms and conditions in the Lease shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have caused this Addendum to be executed as of the day and year first above written.

## LESSEE

FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC 1941 Virginia Avenue Connersville, IN 47331

Name of Authorized Signer ο

## LESSOR

LEASING ASSOCIATES OF BARRINGTON, INC. 220 North River Street East Dundee, IL 60118

Steve Tint	era
Name of Authorize	Signer ,
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Shoe 1	man

Signature

Vice President Finance

Title

addendum/FAYETTE MEMORIAL HOSPITAL ASSOCIATION\_12669000 Date



Addendum No. 12669002 Addendum Date: August 30, 2017

# ADDENDUM

This Addendum is pursuant to Lease Agreement No. 12669000 dated March 24, 2016 ("Lease"), between LEASING ASSOCIATES OF BARRINGTON, INC. as Lessor, and FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC, as Lessee, and is a part thereof.

EFFECTIVE DATE: September 17, 2017 (for the remaining 56 months of the initial 60 month term)

# EQUIPMENT DESCRIPTION:

Add: Two (2) Konica AeroDR LT 14x17 Radiology Detectors, One (1) Konica AeroDR HQ 17x17 Radiology Detector, Two (2) CS-7 Desktop Controllers, One (1) Convertible Port Control SSD, One (1) AeroDR AeroSync Connection, Two (2) AeroDR SSRM Connection, One (1) AeroDR Wired Comm Pkg 20m Length and One (1) Protect A Grid DRP Encasement for Konica Aero Panel...including all attachments and accessories as provided by RPS Imaging, Inc., as more fully described in Quote: Q22623-R1 dated July 7, 2017.

# **EQUIPMENT COST:**

Add: \$175,156.00

# MONTHLY RENTAL AMOUNT:

Change From: \$10,579.00 Change To: \$14,020.00

Except as otherwise stated above, all other terms and conditions in the Lease shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have caused this Addendum to be executed as of the day and year first above written.

## LESSEE

FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC 1941 Virginia Avenue Connersville, IN 47331

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Name of Authorized Sig	ncr
Signature	E Bell
Signature	
(FO	8/31/17
Title	Date

## LESSOR

LEASING ASSOCIATES OF BARRINGTON, INC. 220 North River Street East Dundee, IL 60118

Name of Authorized Signer

Signature

Title

addendum/FAYETTE MEMORIAL HOSPITAL ASSOCIATION\_12669000 Add'l equip



# LETTER OF ACCEPTANCE

Pursuant to equipment Lease Agreement No. 12669000 dated March 24, 2017 between the undersigned, as Lessee, and LEASING ASSOCIATES OF BARRINGTON, INC., as Lessor, the undersigned agrees that the equipment leased under such agreement,

One (1) Hologic Selenia Dimension 3D 6000 Mammography Package, One (1) Monitor, One (1) Double Articulating Arm Kit, One (1) Affirm Breast Biopsy System, One (1) FMI Kit, One (1) Adapter, One (1) Diagnostic Paddles Kit, One (1) Needle Localization Kit, One (1) Dimensions Paddle Racks, One (1) Cenova Server, One (1) Trident RC Specimen Radiography System, One (1) UPS, One (1) Horizon W Bone Densitometer System, One (1) Iris Enterprise and One (1) DXA Biomed Training...including all attachments and accessories

has been installed by the equipment vendor, ALPHA IMAGING, LLC and is hereby accepted by the undersigned as of the 17 day of May, 2017.

FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC
Lessee
Samantha BELL-Jent Name of Authorized Signer
Name of Authorized Signer
Demanche Bell- Juni
Signature J
C.F.O
Title

OLEASE/Alpha/FAYETTE MEMORIAL HOSPITAL ASSOCIATION\_12669000 LOA



# Lease Agreement

This LEASE AGREEMENT ("Lease") is dated April 6, 2017, and is between LEASING ASSOCIATES OF BARRINGTON, INC., an Illinois corporation ("Lessor"), and FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC ("Lessee").

**EQUIPMENT DESCRIPTION:** VitalBeam Package including One (1) VitalBeam Radiotherapy System, One (1) Aria Oncology Information System and One (1) Eclipse Treatment Planning System/RapidArc/Acuros...including all attachments and accessories as provided by Varian Medical Systems, Inc., as more fully described in Quotation Number – 2016-71955 dated December 28, 2016.

Equipment Cost:	\$1,869,624.00
Less Lessee Down Payment:	(\$500.000.00)
TOTAL LEASE AMOUNT:	\$1,369,624.00

(Any applicable state and local sales /use taxes or shipping/installation charges will be billed separately.)

EQUIPMENT DEFINITION: The term "Equipment" as set forth in this Lease and all related documents hereto shall include all, but not less than all, the equipment provided under this Lease.

EQUIPMENT LOCATION: 1941 Virginia Avenue, Connersville, IN 47331

TERMS:

Lease Type	Initial Term	Monthly <u>Rental Amount</u>
Operating Lease	60 Months	\$25,111.00

END OF LEASE OPTIONS: At the conclusion of the initial term, Lessee may (a) return the Equipment in accord with Paragraph 9 of this Lease, (b) renew this Lease at a rental amount based upon the then fair market value of the Equipment, or (c) purchase the Equipment for its then Fair Market Value, plus any applicable taxes.

CREDIT APPROVAL AND COMMITMENT FEE: This Lease shall become effective upon Lessee execution and Lessor credit approval and execution. To obtain credit approval, Lessee shall execute and return this Lease with the requested financial information and a commitment fee in the amount of one month's rental. The commitment fee is totally applicable to the last month's rental obligation and is refundable to Lessee only if Lessor does not provide credit approval within 10 days of receipt of all requested information.

**COMMENCEMENT:** The initial term and Lessce's rental obligation begin on the date the Equipment is installed by the vendor and accepted by Lessee ("Commencement Date"). Such acceptance shall not be unreasonably withheld.

### LESSEE

FAYETTE MEMORIAL HOSPITAL ASSOCIATION INC 1941 Virginia Avenue Conjurgy ille, IN 47331

Ceo Bralat

Name of Authorized Signer

marin

Signature (Additionally, please initial page 2)

LESSOR

LEASING ASSOCIATES OF BARRINGTON, INC. 220 North River Street East Dundee, 1L 60118

Steve Tintera

Name	of Author	ized Sign	ier /
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		In	

Signature

Vice President Finance

### Lease No. 12679000 Dated April 10SPITAL ASSOCIATION INC. as Lessee Dated April 6, 2017 between LEASING ASSOCIATES OF BARRINGTON, INC., as Lessor and FAYETTE MEMORIAL Page 2 of 2

### **TERMS AND CONDITIONS**

1. TERM. This Lease shall be effective on the date of Lesson's execution and shall remain so until the Equipment is purchased or returned to Lesson in accord with Paragraph 9 below ("expiration"). If the initial term of this Lease is extended for any reason, all provisions of this Lease shall apply during any such extension, unless the parties specifically provide otherwise.

2. RENT: Lessee shall pay Lessor rent for the Equipment as provided herein. Rental payments for the initial term and any renewal term ("rent") shall be due and payable in advance, for the monthly period covered by each such payment, on the first day thereof via electronic debit. Any payment of rent or other obligation not paid when due, at Lessor's option, shall bear interest from the date due until the date paid at the rate of 5% per month or, if less, the highest rate permitted by applicable law. Lessee's obligation to pay rent and all other amounts payable by Lessee bereunder is absolute, unconditional and irrevocable, and shall be paid without any abatement, reduction, setoff or defense of any kind.

The monthly rental is premised upon a Five Year Treasury Yield Index of 1.85%. Should the index have increased on the Commencement Date, Lessor reserves the right to raise the monthly rent to reflect such increase. Any adjustment shall be one-time only and the revised monthly rent shall ternan fixed throughout the initial term. All terms and conditions of this Lease assume a Commencement Date not later than July 6, 2017. Should the Commencement not be effected by such date, Lessor reserves the right of modification of these terms and conditions.

3. TAXES. Lessee is responsible for all taxes or fees levied against the purchase, use, lease, rent, operation or ownership of the Equipment, including any interest or penalty, except those taxes on or measured by the net income of Lessor. This obligation shall survive the expiration of this Lease.

4. DISCLAIMER OF WARRANTY. Lessee agrees that (a) it has selected the Equipment and vendor, (b) Lessor neither manufactured nor provides service for the Equipment and (c) the Equipment is leased on an "as is" basis. LESSOR MAKES NO EXPRESS OR IMPLIED WARRANTY WHATSOEVER OF MERCHANTABILITY, FITNESS FOR ANY PURPOSE, OR OTHERWISE, REGARDING THE EQUIPMENT. IN NO EVENT SHALL LESSOR BE LIABLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES. Lessor transfers to Lessee all of its interest in any express or implied warranties of the manufacturer or vendor of the transmitted of the manufacturer or vendor of the transmitted of the manufacturer or vendor of the transmitted of the manufacturer of vendor of the transmitted of t the Equipment,

5. USE. The Equipment shall be kept by Lessee (a) complete, in use, in good operating condition and repair and performing according to manufacturer's published specifications, (b) supplied with all necessary parts and service. (c) at a location as indicated herein, (d) subject to inspection by Lessor, (e) free of all security interests and claims except those of Lessor and its assigns and (f) at Lessor's option, conspicuously labeled to disclose Lessor's ownership

6. ADDITIONS. All parts, improvements, additions, replacements and substitutions to the Equipment shall immediately become the property of Lessor.

7. RISK AND CANCELABILITY. Lessee shall bear the entire risk of all loss, theft, damage, destruction, condemnation, requisition, taking by eminent domain or other interruption or termination of use of the Equipment from any cause whatsoever ("occurrences"). No (a) occurrences, (b) delay, deficiency or absence of insurance proceeds, (c) unavailability, delay or failure of supplies, reagents, consumables, parts, mechanisms, devices or service for the Equipment or (d) failure of the Equipment to function for any cause shall relieve Lessee of the obligation to pay rent or of any other obligation hereunder. Lessee shall promptly notify Lessor in writing of any of the above events. THIS IS A NON-CANCELABLE LEASE AGREEMENT.

8. INSURANCE. Lessee agrees, at its own expense, to maintain physical damage and liability insurance on the Equipment, equal to its full replacement cost, with Lessor and its assigns named as an additional insured and loss payce, effective from the date of delivery of the Equipment until the expiration of this Lesse. The insurance shall be with an insurance company, in an amount, and with endorsements and coverage satisfactory to Lessor. Lessee shall provide Lessor and its assigns with a certificate of insurance, with a 30 day cancellation clause. Lessee hereby interocably appoints Lessor as Lessee's alterney-in-fact to make claim for, receive policies. The proceeds of the insurance shall be applied, at Lessor's sole election, toward the replacement or repair of the Equipment or, if the Equipment cannot be replaced or repaired, toward payment of Lesse's obligations. If Lessee fails to procure or imaintain the required insurance, Lessor may obtain such insurance at Lessor's many. Lessee's expense

9. RETURN. At the expiration of the initial term, any renewal term or termination for any cause. Lessee shall at its own cost and expense promptly assemble, crate and return the Equipment to Lessor in the complete and same condition as when received, performing according to manufacturer's published specifications, ordinary wear and tear excepted, including all items accompanying original signment. Lessee shall provide 30 days prior written notice of intent to return. The Equipment shall be shipped with insurance and freight prepaid by Lessee to a point designated by Lessor. Should Lessee laid to return, within 10 days of such expirations, all items of Equipment in full accord with the provisions of this Paragraph 9, or to effect any renewal or purchase terms that may be provided by Lessor, then this Lease shall be deemed extended on a month-to-month basis with rent payable in the amount applicable at expiration until such return, renewal or purchase arrangements are consummated and in effect. If, for any reason, the Equipment is not available or cannot be repaired to its required condition. Lessee shall remit to Lessor within 10 days of expiration 1 essor's booked residual value of the Equipment.

10. DISCLAIMER AND INDEMNITY. Lessor shall not be hable for and Lessee's obligations shall not be diminished because of any claim, cost, damage, demand, expense, hability or loss of any kind incurred by Lessee or any other person or entity (collectively "Claims") caused, or alleged to be caused, directly or indirectly by the Equipment or any (a) inadequacy, delay or interruption of Equipment purpose, use, service or repair, (b) loss of business or revenue or (c) claims of consequential or other damages of any nature. In this regard, Lessee agrees to indemnity and hold Lessor harmless against any such Claims, including reasonable attorney's tees and expenses, asserted or brought against Lessor,

11. DEFAULT. An event of default shall have occurred if Lessee (a) fails to pay rent or any other payment within 10 days of its due date, (b) fails to perform any other obligation under this Lesse within 10 days of notification. (c) is declared in default of any obligation under any other agreement with Lessor. (d) ceases doing business as a going concern, becomes insolvent or dissolved, assigns assets for the benefit of creditors or enters into any backruptcy or reorganization proceeding or (c) suffers an adverse material change in its financial condition.

12. REMEDIES. Upon any event of default Lessor shall be entitled to (a) declare the balance of rent and all other amounts due, or to become due, immediately pavable, (b) terminate this Lease and take immediate possession of the Equipment, entering upon any premises without habduly for doing so. (c) sell, lease or finance all or any part of the Equipment to a third party upon such terms as Lessor may from time to time elect, without any duty to account to Lessee, and Lesse shall remain table for all remain of other amounts due plos any and all other costs, expenses and damages, including reasonable attorney's fees and legal expenses or (d) avail itself of any other tended for by any statute or otherwise available at law, in equity, or in bankruptcy or insolvency proceedings. These remedies shall be considered. be cumulative

13. ASSIGNMENT. Lessee shall not assign, sell, transfer or sublease the Equipment or its interest in this Lease. Lessor and its assigns, without notification, may sell, transfer, assign or grant a security interest in this Lease to a third party ("assignee"). In such event, assignee will have all rights and benefits, but not the obligations, of Lessor. Lessees' obligations will in no way be reduced or abated by such an assignment. Assignees rights will not be subject to any claims, defenses or setoff that Lessen up have against Lessor.

### 14. GENERAL PROVISIONS.

14. GENEAL PROVISIONS.
(a) If Lessee fails to pay or to perform any obligation under this Lease, Lessor may, but shall not be obligated to, take any action or pay any amounts that are necessary to polect Lessor's interests. Lessee agrees to reimburse Lessor and Lessee at the addresses shown herein, and shall be deemed served when deposited in the U.S. Mail (c) lessee agrees to excente, acknowledge and deliver such instruments, and to take such other action as may be reasonably necessary in the opinion of Lessor, or its counsel, to protect Lessor's interests. Lessee authorizes, Lessor to the Equipment of this Lease is deemed at any time to be intended as security, then Lesser grants Lesser from time to the memory statements with respect to the Equipment. If this Lease is deemed at any time to be intended as security, then Lesser grants Lesser from time to the memory accounter (d) Lessee agrees to provide to Lessor and Lesser grants Lesser from time to the memory reasonably request.
(e) If Uniform Commercial Code Arritele 2A - Leases is deemed to apply to this Lease, it shall be considered a "Finance Lease" as so defined (1) This Lease together with notice of Equipment accentance and any guarantee constitutes the entire agreement between Lessor and Lesser and any change or modification must be in writing and signed by the parties. Lesser agrees that neither the vender of the Equipment nor any subsepterson, employee or agent of vendor is Lesser's agent and shall be deemed to have the same legal effect as deliver of an original executed copy of this Lease to apply to the lequipment and all purposes to the sector by US Mail or comparable carrier.
(f) If this Lease to gether vith original executed copy of this Lease for all purposes. Notwithstanding the above, Lessor are inspired to have the same legal effect as deliver. Of an original executed copy of this Lease to empty be availed to the vertice and the adverted or any provision, or otherwise he deemed to have the same legal effe

rev. 11-3-16 IONEPAGE\_REV\_6-7-2019#7FAYETTE MEMORIAL HOSPITAL ASSOCIATION\_4-6-2017 Varian 60mo DP\_

Lessee Initial



# LETTER OF ACCEPTANCE

Pursuant to equipment Lease Agreement No. 12679000 dated April 6, 2017 between the undersigned, as Lessee, and LEASING ASSOCIATES OF BARRINGTON, INC., as Lessor, the undersigned agrees that the equipment leased under such agreement,

VitalBeam Package including One (1) VitalBeam Radiotherapy System, One (1) Aria Oncology Information System and One (1) Eclipse Treatment Planning System/RapidArc/Acuros...including all attachments and accessories

has been installed by the equipment vendor, VARIAN MEDICAL SYSTEMS, INC. and is hereby accepted by the undersigned as of the  $//\rho$  day of Dctober, 2017.

FAYETTE MEMORIAL HOSPITAL ASSOCIATION
INC
Lessee
Samantha Bell
Name of Authorized Signer
Samarun Boac
Signature
(FD
Title

IONEPAGE\_REV\_6-7-2010/F/FAYETTE MEMORIAL HOSPITAL ASSOCIATION\_12679000 LOA



205 S. Fifth Street Suite 700 PO Box 2459 Springfield, IL 62705 P 217.544.8491 F 217.544.9609 www.bhslaw.com

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SPERING"

Eric L. Grenzebach, Attorney elg@bhslaw.com Direct Line: (217) 241-6838

April 30, 2019

**VIA FEDEX** 

BMC Group Attention: FMHA Claims Processing 3732 West 120<sup>th</sup> Street Hawthorne, CA 90250

# Re: Fayette Memorial Hospital Association, Inc., d/b/a Fayette Regional Health System U.S. Bankruptcy Court Case No. 18-07762-JJG-11 (Southern District of Indiana)

Dear Sir or Madam:

Enclosed please find the original and a copy of a Proof of Claim submitted on behalf Leasing Associates of Barrington, Inc. Please file the original and, if possible, return a file-stamped copy to me in the envelope provided.

Thank you for your assistance.

Very truly yours,

ic Guird and

Eric L. Grenzebach

ELG:dlw Enclosures