Sept 2015. Service

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF GEORGIA ROME DIVISION

IN RE:) CHAPTE	R 11			
HUTCHESON MEDICAL CENTER, INC. and HUTCHESON MEDICAL DIVISION, INC.,) Jointly Ac) CASE NO)	er RECEIVED			
		Debtors.)		FEB 0 3 2016		
ADN		REQUEST FOR ALLOWA TRATIVE EXPENSE CLA			BMC GROUP		
administrative November 20	e exper , 2014 t	W the claimant identified be use claim pursuant to Section through November 20, 2015,	n 503 of the Banki showing the following	ruptcy Code, arising:	ing from		
CLAIMANT No	'S NAI	ME AND ADDRESS: Ma waddress	rvin L. Mills P.O. Box 2088 t. Oglethorpe,	M.D, 53 & 30742			
Amount of 1	1 U.S.C	C. § 503 Administrative Exp	ense	\$ 4,00	000		
1. 503 in the am	The unount ic	ndersigned holds an administlentified above against the fo	trative expense clair Illowing Debtor iden	n pursuant to 11 atified in these ba	U.S.C. § nkruptcy		
cases:	\mathbb{X}	Hutcheson Medical Center, Inc.					
		Hutcheson Medical Divisio	i, Inc.				
2.	The consideration for this debt (or ground for this liability owed by the Debtor is						
as follows:	Th	This physician provided & days of 24 hour					
5hift.	5 of	cardiology call a	t a 50% ra	te of \$500	o for		
each	5hi	It for the month	of Sept. 2015	-			
3. 503(b) and 11		dministrative expense is entit § 507(a)(2) because:	ed to administrative	priority under 11	U.S.C. §		
					34		

Hutcheson Med POC

- 4. A copy of the writing (invoice, purchase order, lease agreement, etc.) on which the administrative expense is founded, if any, is attached hereto or cannot be attached for the reason set forth in the statement attached hereto.
- 5. The amount of all payments on the administrative expense have been credited and deducted for the purpose of making this request.
- 6. The undersigned is aware that under 18 U.S.C. §§ 152 and 3571, the penalty for presenting a fraudulent claim in a bankruptcy case includes a fine of up to \$500,000 or imprisonment for up to five years, or both.

WHEREFORE, the undersigned requests that the Court allow the administrative expense or expenses requested herein, to be paid in accordance with the priorities set forth in the Bankruptcy Code and based upon availability of funds.

Dated:	1-26-2016	•
		: Marvin L. Mills, M.D.,
	Signed:	Man I miles
	By (if appropriate	e):
	As Its (if appropr	iate):

INSTRUCTIONS:

Mail the completed form by March 7, 2016, to the Clerk, United States Bankruptcy Court, Northern District of Georgia, Room 339, 600 East First Street, Rome, Georgia 30161, with a copy served on Trustee's Claims Agent: (i) if by overnight or hand delivery: BMC Group, Attn: Hutcheson Medical Center, Inc. Claims Processing, 300 Continental Blvd., #570, El Segundo, CA 90245; (ii) if by first class mail: BMC Group, Attn: Hutcheson Medical Center, Inc. Claims Processing, PO Box 90100, Los Angeles, CA 90009.

SCHEDULE III OFFICIAL TIME RECORD

Marvin Mills, MD

Department:	Cardiology
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Document Purpose: This time record shall be used to account for time spent fulfilling the Services.

<u>Instructions</u>: Fill in the boxes below each instance of time spent fulfilling Services, including the date and shift and hours incurred.

This record covers one month of Services. Upon completion of a month, please send this record to Administration and maintain a copy for your records.

Month: Deptember Date(s) **Total Hours** Activity/Location Incurred Cardiology Call-22,23,24 Total from back (if applicable) **Grand Total** 7 4,000 due for (Include time on reverse if needed) Sept 2015 Attestation: I, the above noted Independent Contractor, attest that the hours shown "incurred" were actually worked by me. Also, the hours shown are for Services consistent with those required by Clinic in Agreement. Independent Contractor's Signature: Date: 10-1-15 Approved for compensation as defined in Agreement: Authorized Hutcheson Representative

SUNDAY	MONDAY	rdiology (WEDNESDAY	THURSDAY	9-2	
		1		111010000	FRIDAY	SATURDAY
	Annual Control of the	Colvard	Colvard	Colvard	Colvard Colvard	Colvard
Colvard	Colvard 7	Zema	Zema	Mills	Mills	Mills
Mills	Mills 14	15 Colvard	Colvard	17 Colvard	18 Colvard	Colvard
Colvard	Colvard	Mills	Mills 23	Milis 24	Zema	Zema
Zema 27	Colvard 28	29 Colvard	Colvard			

Physician on weekend call reads all echos, stresses, and holter monitors

Unless otherwise stated above, Dr. Colvard reads all EKGs

** Please see changes below for contacting Dr. Colvard.

Contact Information: Marvin Mills, MD:

706-820-2060

Ezad Ahmad, MD:

Monday-Friday 8am-2pm: call answering service at 706-272-6729

Monday-Friday after 2pm and on weekends: call mobile at 706-218-6124 Please call cell 7sm to 10pm at 423-595-1992, starting at 10pm to 7am please call home number at 706-375-4925

Clark Colvard, MD: 423-595-1992

Michael Zema, MO: 516-987-6562

8 days at 50% discounted rate of \$500 per shift =

DISTRIBUTION LIST

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J. Hayden Kepner, Jr.
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One Riverside
4401 Northside Parkway
Suite 450
Atlanta, GA 30327

David B. Kurzweil Greenberg Traurig, LLP 3333 Piedmont Road, NE, Suite 2500 Atlanta, GA 30303

David E. Lemke
Waller Landsden Dortch & Davis, LLP
511 Union Street, Suite 2700
Nashville, TN 37219



IT IS ORDERED as set forth below:

Date: January 7, 2016

Paul W. Bonapfel U.S. Bankruptcy Court Judge

Poul W Bong for

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF GEORGIA ROME DIVISION

IN RE:)	CHAPTER 11
HUTCHESON MEDICAL CENTER, INC.)	Jointly Administered Under
and HUTCHESON MEDICAL DIVISION,)	CASE NO. 14-42863-pwb
INC.,)	-
)	
Debtors.	•	

ORDER AND NOTICE OF LAST DATE TO FILE APPLICATIONS FOR PAYMENT OF ADMINISTRATIVE EXPENSE CLAIMS ARISING ON OR BEFORE NOVEMBER 30, 2015

The Trustee in these cases has filed a Motion to Set Administrative Claims Bar Date (the "Motion") [Doc. 433]. The Court having determined that is appropriate to set a bar date, it is,

ORDERED AND NOTICE IS HEREBY GIVEN, as follows:

1. All individuals and entities who provided goods, services, or other consideration to the Debtors on or after November 20, 2014 (the "Petition Date") and who assert that they have not been paid in full ("Post-Petition Claimants"), except those listed in paragraph 5 below, must file a request for allowance of their claims substantially in the form attached to this order (a "Request

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for Claim Allowance") for all claims that arose between the Petition Date and November 30, 2015;

2. All Post-Petition Claimants, except those listed in paragraph 5 below, must file their Requests for Claim Allowance <u>no later than March 7, 2016</u> (the "Administrative Bar Date"). The Request for Claim Allowance <u>must</u> be filed with the Clerk, United States Bankruptcy Court, Northern District of Georgia, Room 339, 600 East First St., Rome, Georgia 30161-3187 or filed electronically through the CM/ECF system no later than the Administrative Bar Date. Post-Petition Claimants must also serve a copy of any Request for Claim Allowance upon the Claims Agent at the following address:

If by overnight or hand delivery:

BMC Group
Attn: Hutcheson Medical Center, Inc. Claims Processing
300 Continental Blvd., #570
El Segundo, CA 90245

If by First Class Mail:

BMC Group

Attn: Hutcheson Medical Center, Inc. Claims Processing PO Box 90100

Los Angeles, CA 90009

- 3. Any Post-Petition Claimant, except those listed in paragraph 5 below, who does not file a Request for Claim Allowance by the Administrative Bar date may be forever barred from any recovery for any such claim.
- 4. This Order does **not** apply to the following claimants, who are **not** required to submit a Request for Claim Allowance by the Administrative Bar Date:
- (a) current or former **employees** of the Debtors with respect to claims arising out of their employment;

- (b) current or former patients of the Debtors with respect to claims airing out of medical treatment received from the Debtors,
- (c) claimants asserting claims under 11 U.S.C. § 503(b)(9) for the value of goods provided to the Debtors within 20 days before the Petition Date;
- (d) claimants requesting compensation and reimbursement of expenses under 11 U.S.C. §§ 330(a) and 503(b)(2);
- (e) creditors who have filed a proof of claim asserting a claim against the Debtors that arose before the Petition Date and who do not contend that they have a claim arising after the Petition Date;
- (f) any claimant listed as undisputed on the List of Post-Petition Claims filed by the Trustee pursuant to paragraph 5; and
 - (g) claimants asserting any claims arising on or after December 1, 2015.
- 5. The Trustee shall within seven days from the date hereof file a list of Post-Petition Claims that the Debtors' books and records show are unpaid as of November 30, 2015. This list will be available through BMC Group, the Trustee's claim agent (the "Claims Agent") on its website www.bmcgroup.com and accessible to all parties that receive notice of this Order and Notice. The Trustee shall identify the claims on said list that are not disputed. Any Post-Petition Claimant included on the Trustee's list, but who disputes the claim amount must file a Request for Claim Allowance. Any claims listed as undisputed shall be allowed as administrative expenses subject to later objection by the Trustee or any other party in interest.

Counsel for the Trustee shall promptly serve a copy of this Order and Notice on (a) the Office of the United States Trustee, (b) all other interested parties requesting notice, (c) all parties listed on the creditors matrix maintained in this case, and (d) any other party who has transacted

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business with the Debtors' estates post-petition with respect to which (i) the Debtors' records do not reflect payment in full or (ii) the party, by written communication to the Debtors, has disputed that it has been paid in full. Counsel for the Trustee shall file a certificate of such service.

[END OF DOCUMENT]

Prepared and presented by: SCROGGINS & WILLIAMSON, P.C.

/s/ J. Robert Williamson
J. ROBERT WILLIAMSON
Georgia Bar No. 765214
J. HAYDEN KEPNER, JR.
Georgia Bar No. 416616
One Riverside
4401 Northside Parkway
Suite 450
Atlanta, Georgia 30327
(404) 893-3880
Special Counsel for the Trustee