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Fill in this information to	o identify the case:	
United States Bankruptcy	y Court for the:	
Northern	Biatrica of Texas	
	District of (State)	
Case number (If known):		Chapter _ ''

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's name	Prospect Medical Holdings, Inc.	
2.	All other names debtor used		
	in the last 8 years		
	Include any assumed names, trade names, and <i>doing business</i>		
	as names		
3.	Debtor's federal Employer Identification Number (EIN)	3 3 - 0 5 6 4 3 7 0	
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business
		3824 Hughes Avenue	
		Number Street	Number Street
		Culver City CA 90232	P.O. Box
		City State ZIP Code	City State ZIP Code
		Los Angeles	Location of principal assets, if different from principal place of business
		County	Number Street
			City State ZIP Code
_	Debterie webeite (UDL)	https://www.pmh.com	
5.	Debtor's website (URL)		

06/24

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Deb	otor Prospect Medical Holdings, I	Inc. Case number (if known)
	Ivanie	
6.	Type of debtor	 Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP)) Partnership (excluding LLP) Other. Specify:
		A. Check one:
7.	Describe debtor's business	■ Health Care Business (as defined in 11 U.S.C. § 101(27A))
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))
		☐ Railroad (as defined in 11 U.S.C. § 101(31b))
		Stockbroker (as defined in 11 U.S.C. § 101(53A))
		Commodity Broker (as defined in 11 U.S.C. § 101(6))
		☐ Clearing Bank (as defined in 11 U.S.C. § 781(3))
		☐ None of the above
		B. Check all that apply:
		Tax-exempt entity (as described in 26 U.S.C. § 501)
		☐ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)
		☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))
		NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes . 6 2 1 1
8.	Under which chapter of the	Check one:
	Bankruptcy Code is the debtor filing?	☐ Chapter 7
		☐ Chapter 9
		Chapter 11. Check all that apply:
		Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3,024,725 (amount subject to adjustment on 4/01/25 and every 3 years after that).
		The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).
		☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and it chooses to proceed under Subchapter V of Chapter 11.
		☐ A plan is being filed with this petition.
		Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).
		The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.
		☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.
		☐ Chapter 12
9.	Were prior bankruptcy cases filed by or against the debto	
	within the last 8 years?	Yes. District When Case number
	If more than 2 cases, attach a separate list.	District When Case number
	•	MM / DD / YYYY

Document Page 3 of 40

Debtor Prospect Medical Hol	Prospect Medical Holdings, Inc. Name Case number (if known)				
 Are any bankruptcy cases pending or being filed by a 	□ No	attached Didor 1			
business partner or an	Yes. Debtor See a		Relationship		
affiliate of the debtor?	District				
List all cases. If more than 1, attach a separate list.	Case number, if	known	MM / DD /YYYY		
11. Why is the case filed in <i>this</i>	Check all that apply:				
district?			s, or principal assets in this district for 180 days conger part of such 180 days than in any other		
	A bankruptcy case co	oncerning debtor's affiliate, genera	I partner, or partnership is pending in this district.		
12. Does the debtor own or have	■ No				
possession of any real property or personal property	☐ Yes Answer below fo	or each property that needs immed	diate attention. Attach additional sheets if needed.		
that needs immediate attention?	Why does the p	property need immediate attenti	on? (Check all that apply.)		
	☐ It poses or is	s alleged to pose a threat of immin	ent and identifiable hazard to public health or safety.		
	What is the	hazard?			
	☐ It needs to b	e physically secured or protected	from the weather.		
		r example, livestock, seasonal god	uld quickly deteriorate or lose value without ods, meat, dairy, produce, or securities-related		
		•			
	Gulei				
	Where is the pr	operty? Number Street			
		City	State ZIP Code		
	Is the property	insured?			
	☐ No				
	☐ Yes. Insurance	ce agency			
	Contact	name			
	Phone				
Statistical and adminis	strative information				
n Baktada a Cart	Charles				
13. Debtor's estimation of available funds	Check one:	l - 6 diskulbarki k	dikana		
	■ Funds will be available for distribution to unsecured creditors. □ After any administrative expenses are paid, no funds will be available for distribution to unsecured creditors.				
	,				
14. Estimated number of	1 -49	1,000-5,000	25,001-50,000		
creditors	□ 50-99 □ 100-199	5,001-10,000 10,001-25,000	☐ 50,001-100,000		
	☐ 100-199 ☐ 200-999	10,001-25,000	■ More than 100,000		

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Debtor Prospect Medical Hold Name	ings, Inc.	Case number (if known)			
15. Estimated assets	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion		
16. Estimated liabilities	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion		
Request for Relief, Do	eclaration, and Signatures	s			
		tatement in connection with a bankrupto 18 U.S.C. §§ 152, 1341, 1519, and 35			
 Declaration and signature of authorized representative of debtor 		lief in accordance with the chapter of titl	e 11, United States Code, specified in this		
	I have been authorized	to file this petition on behalf of the debt	or.		
	I have examined the in correct.	formation in this petition and have a rea	sonable belief that the information is true and		
	01/11/3	perjury that the foregoing is true and cor	rect.		
	Executed on	YYYY	Rundell		
	Signalure 如识的概念的。 Title Chief Restructuri		name		
18. Signature of attorney	/s/ Thomas R. Califa Signature of attorney for d	Date	01/11/2025 MM / DD / YYYY		
	Thomas R. Califano Printed name Sidley Austin LLP				
	Firm name 2021 McKinney	y Avenue, Suite 2000			
	Number Street Dallas	T			
	City	Sta			
	(214) 981-3300		m.califano@sidley.com		
	Contact phone	Ēm	ail address		
	24122825	T>	(
	Bar number	Sta			

Fill in this information to identify the case	se:
United States Bankruptcy Court for the:	
Northern District	of Texas
(State	e)
Case number (if known):	Chapter 11

Rider 1 Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the Northern District of Texas for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of Prospect Medical Holdings, Inc.

- Prospect Medical Holdings, Inc.
- Coordinated Regional Care Group, LLC
- Prospect East Hospital Advisory Services, LLC
- Prospect Hospital Holdings, LLC
- Prospect East Holdings, Inc.
- · Hospital Advisory Services, Inc.
- Alta Hospitals System, LLC
- Prospect NJ, Inc.
- Prospect CT, Inc.
- Prospect Penn, LLC
- Prospect Home Health and Hospice, LLC
- Prospect Health Ventures Holdings, LLC
- Prospect Provider Groups, LLC
- Prospect Ambulatory Holding, LLC
- PHS Holdings, LLC
- Prospect Integrated Behavioral Health, Inc.
- Prospect ACO Holdings, LLC
- Nix Hospitals System, LLC
- Nix Community General Hospital, LLC
- Nix SPE, LLC
- Nix Physicians, Inc.

- Nix Services, LLC
- Prospect Nix Home Health and Hospice, LLC
- Prospect CharterCARE, LLC
- Alta Los Angeles Hospitals, Inc.
- Southern California Healthcare System, Inc.
- Prospect Oldco NJ, Inc.
- Prospect Crozer, LLC
- Prospect ECHN Home Health, Inc.
- Prospect Waterbury Home Health, Inc.
- Prospect Crozer Home Health and Hospice, LLC
- Prospect Management Services, LLC
- Prospect Ambulatory Surgery Centers, LLC
- Prospect Health Services CT, Inc.
- Prospect Health Services RI, Inc.
- · Prospect Health Services PA, Inc.
- Prospect ACO Northeast, LLC
- Prospect Waterbury, Inc.
- Healthcare Staffing on Demand, LLC
- Prospect CT Management Services, Inc.
- Prospect ECHN, Inc.
- Prospect Caring Hand, Inc.
- Prospect Provider Group RI, LLC
- Prospect Provider Group NJ, LLC
- Prospect Provider Group CT, LLC
- Prospect Provider Group PA, LLC
- Prospect Crozer Ambulatory Surgery, LLC
- Prospect Waterbury Ambulatory Surgery, LLC
- Cardiology Associates of Greater Waterbury, P.C.
- Prospect CharterCARE RWMC, LLC
- Prospect CharterCARE SJHSRI, LLC

- Prospect CharterCARE Physicians, LLC
- Prospect Blackstone Valley Surgicare, LLC
- Prospect CCMC, LLC
- Prospect DCMH, LLC
- Prospect Crozer Urgent Care, LLC
- Prospect Health Access Network, Inc.
- Prospect Penn Health Club, LLC
- Prospect RI Home Health and Hospice, LLC
- New University Medical Group, LLC
- Prospect CharterCARE Home Health and Hospice, LLC
- Associates in Primary Care Medicine, Inc.
- Prospect ECHN Eldercare Services, Inc.
- Prospect Rockville Hospital, Inc.
- Prospect Manchester Hospital, Inc.
- Prospect CharterCARE Ancillary Services, LLC
- Prospect CT Medical Foundation, Inc.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

	_	
In re:)	Chapter 11
PROSPECT HOSPITAL HOLDINGS, LLC,)	Case No. 25()
Debtor.))	

LIST OF EQUITY SECURITY HOLDERS

Equity Holder	Address of Equity Holder	Percentage of Equity Held	
Prospect Medical Holdings, Inc.	3824 Hughes Ave., Culver City, CA 90232	100%	

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	Chapter 11
PROSPECT HOSPITAL HOLDINGS, LLC,	Case No. 25()
Debtor.	

CORPORATE OWNERSHIP STATEMENT

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held			
Prospect Medical Holdings, Inc.	100%			

Document Page 10 of 40

Fill in this information to identify the case:	
Debtor name: Prospect Medical Holdings, Inc.	
United States Bankruptcy Court for the: Northern District of Texas	Check if this is an
Case number (If known):	amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

12/15

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	is contingent,	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1	Cerner Corporation 2800 Rock Creek Pkwy Kansas City, MO 64117	Attn: David Feinberg Title: Chief Executive Officer Email: david.feinberg@oracle.com	Trade Payable / Promissory Note / Litigation	Contingent, Unliquidated, Disputed			\$ 129,073,715	
2	MPT Operating Partnership LP 1000 Urban Center Drive Suite 501 Birmingham, AL 35242	Attn: Edward K. Aldag, Jr. Title: President & Chief Executive Officer Email: ealdag@medicalpropertiestrust.com	Trade Payable / Lease Obligations				\$ 60,803,495	
3	California Dept. of Health Care Services 1700 K Street Unit 4 Sacramento, CA 95811	Attn: John Birkmeyer, MD Title: President Email: john.birkmeyer@soundphysicians.com Phone: (916) 636-1980	Hospital Quality Assurance Fee Program				\$ 43,915,976	
4	Center for Medicare & Medicaid Services 7500 Security Blvd. Baltimore, MD 21244	Attn: Chiquita Brooks-LaSure Title: Administrator Email: chiquita.brooks-lasure@hhs.gov Phone: (410) 786-3000	MAAPP Loans	Contingent, Unliquidated			\$ 41,990,154	
5	Medline Industries Inc Three Lakes Drive Northfield, IL 60093	Attn: Alex Liberman Title: Chief Legal Officer Email: aliberman@medline.com Phone: (847) 615-8083	Trade Payable / Promissory Note	Unliquidated			\$ 28,600,705	
6	Compass Group 2400 Yorkmont Road Charlotte, NC 28217	Attn: Bobby Kutteh Title: Chief Executive Officer Email: bobby.kutteh@compass-usa.com	Trade Payable				\$ 12,849,596	
7	Stryker 1941 Stryker Way Portage, MI 49002	Attn: Kevin Lobo Title: Chief Executive Officer Email: kevin.lobo@stryker.com Phone: (269) 385-2600	Trade Payable				\$ 12,131,718	
8	R4 Solutions 10080 N. Wolfe Rd. SW3 200 Cupertino, CA 95014	Attn: Amit Bhardwaj Title: Chief Executive Officer Email: amit.b@r4solutionsinc.com Phone: (415) 869-5779	Trade Payable				\$ 11,175,706	
9	Expedient VMS LLC 26500 Agoura Road #102-365 Calabasas, CA 91302	Attn: Jack Madha Title: Chief Executive Officer Email: jmadha@ernservices.com Phone: (213) 855-3939	Trade Payable				\$ 9,907,710	
10	Aya Healthcare Inc 5930 Cornerstone Court West Suite 300 San Diego, CA 92121	Attn: Alan Braynin Title: Chief Executive Officer Email: abraynin@ayahealthcare.com Phone: (858) 369-0576	Trade Payable				\$ 5,934,066	
11	Allscripts Healthcare LLC 222 W. Merchandise Mart Plaza Chicago, IL 60654	Attn: Tejal Vakharia Title: General Counsel Email: tejal.vakharia@allscripts.com	Trade Payable				\$ 5,389,632	
12	Microsoft Corporation 1 Microsoft Way Redmond, WA 98052	Attn: Hossein Nowbar Title: Chief Legal Officer Email: hosseinn@microsoft.com	Trade Payable				\$ 4,801,985	

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		Document	Page 11 of				
Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent,	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
13	State of California Emergency Medical Services Authority 11120 International Drive 2nd Floor Rancho Cordova, CA 95670	Attn: Elizabeth Basnett Title: Director Email: director@emsa.ca.gov Phone: (916) 322-4336	Trade Payable				\$ 4,538,868
14	General Healthcare Resources, LLC 1 Valley Square Suite 200 Blue Bell, PA 19422	Attn: John Quirk Title: Chief Executive Officer Email: jquirk@ghresources.com Phone: (214) 888-2430	Trade Payable				\$ 3,190,955
15	Sheppard Mullin Richter & Hampton LLP 350 South Grand Ave. 40th Floor Los Angeles, CA 90071	Attn: Polly Towill Title: Partner Email: ptowill@sheppardmullin.com Phone: (213) 617-5480	Trade Payable				\$ 3,155,885
16	Optum, Inc. 11000 Optum Circle Eden Prairie, MN 55344	Attn: Heather Cianfrocco Title: Chief Executive Officer Email: heather.cianfrocco@optum.com	Trade Payable				\$ 3,114,307
17	McKesson 6555 State Hwy 161 Irving, TX 75039	Attn: Michele Lau Title: Chief Legal Officer Email: michele.lau@mckesson.com Phone: (972) 446-4800	Trade Payable				\$ 3,008,700
18	ArganoNorthPoint 6100 W. Plano Parkway Suite 1800 Plano, TX 75093	Attn: Chip Register Title: Chief Executive Officer Email: chip.register@argano.com Phone: (925) 944-5066	Trade Payable				\$ 2,899,255
19	Johnson & Johnson 1 Johnson & Johnson Plaza New Brunswick, NJ 08933	Attn: Elizabeth Forminard Title: General Counsel Email: eforminard@jnj.com	Trade Payable				\$ 2,856,994
20	Legacy ECHN, Inc. 71 Haynes Street Manchester, CT 06040	Attn: Kevin Smith Title: Partner Email: ksmith@wiggin.com Phone: (203) 498-4579	Medicare Related Costs				\$ 2,777,627
21	Wizpro Inc 5900 South Lake Forest Drive Suite 300 McKinney, TX 75070	Attn: Ekta Sharma Title: Vice President Phone: (210) 212-1141	Trade Payable				\$ 2,672,626
22	FinThrive Inc 7950 Legacy Drive Suite 900 Plano, TX 75024	Attn: Hemant Goel Title: President & Chief Executive Officer Email: ceohemantgoel@finthrive.com	Trade Payable				\$ 2,657,018
23	Sound Physicians 1498 Pacific Avenue Suite 500 Tacoma, WA 98402	Attn: Jeff Alter Title: Chief Executive Officer Email: jeff alter@soundphysicians.com Phone: (855) 768-6363	Trade Payable				\$ 2,429,959
24	EPM 30900 Rancho Viejo Road Suite 150 San Juan Capistrano, CA 92675	Attn: Gavin O'Reilly Title: Chief Solutions Officer Email: gavin.oreilly@goepm.com	Trade Payable				\$ 2,361,642
25	Bella Vista Medical Group, Inc. 15301 Ventura Blvd. Building D #200 Sherman Oaks, CA 91403	Attn: Vijay Dhawan Title: President Phone: (217) 700-0390	Capitation Agreement Fees				\$ 2,330,609
26	Pension Benefit Guaranty Corporation 445 12th Street SW Washington, DC 20024-2101	Attn: Karen Morris Title: General Counsel Email: karen.morris@pbgc.gov Phone: (202) 326-4000	Union Obligations	Contingent, Unliquidated			Undetermined
27	Internal Revenue Service 300 N. Los Angeles St. Los Angeles, CA 90012	Attn: Centeralized Insolvency Operation Phone: (213) 576-3140	CARES Act Deferred FICA Tax Liabilities				Undetermined
28	State of Connecticut, Department of Revenue Services 450 Columbus Blvd. Suite 1 Hartford, CT 06103	Attn: Mark D. Boughton Title: Commissioner Email: mark.boughton@ct.gov Phone: (860) 297-5962	Provider Taxes	Contingent, Unliquidated, Disputed			Undetermined
_		1					

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Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)		Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
2	Change Healthcare, Inc. 9 2771 Momentum Place Chicago, IL 60689-5327	Attn: Neil de Crescenzo Title: President & Chief Executive Officer Email: ndecrescenzo@changehealthcare.com	Receivable Advances / Trade Payable	Contingent, Unliquidated			Undetermined
3	L.A. Care Health Plan 0 1200 W. 7th Street Los Angeles, CA 90017	Attn: Augustavia Haydel Title: General Counsel Email: ahaydel@lacare.org	Hospital Quality Assurance Fee Program Advance	Contingent, Unliquidated			Undetermined

PROSPECT MEDICAL HOLDINGS, INC.

COORDINATED REGIONAL CARE GROUP, LLC

PROSPECT EAST HOSPITAL ADVISORY SERVICES, LLC

PROSPECT HOSPITAL HOLDINGS, LLC

PROSPECT EAST HOLDINGS, INC.

HOSPITAL ADVISORY SERVICES, INC.

ALTA HOSPITALS SYSTEM, LLC

PROSPECT NJ, INC.

PROSPECT CT, INC.

PROSPECT PENN, LLC

PROSPECT HOME HEALTH AND HOSPICE, LLC
PROSPECT HEALTH VENTURES HOLDINGS, LLC
PROSPECT PROVIDER GROUPS, LLC
PROSPECT AMBULATORY HOLDING, LLC

PROSPECT INTEGRATED BEHAVIORAL HEALTH, INC.

PHS HOLDINGS, LLC

PROSPECT ACO HOLDINGS, LLC

NIX HOSPITALS SYSTEM, LLC

NIX COMMUNITY GENERAL HOSPITAL, LLC

NIX SPE, LLC

NIX PHYSICIANS, INC.

NIX SERVICES, LLC

PROSPECT NIX HOME HEALTH AND HOSPICE, LLC
PROSPECT CHARTERCARE, LLC
ALTA LOS ANGELES HOSPITALS, INC.

SOUTHERN CALIFORNIA HEALTHCARE SYSTEM, INC.

PROSPECT OLDCO NJ, INC.

PROSPECT CROZER, LLC

PROSPECT ECHN HOME HEALTH, INC.

PROSPECT WATERBURY HOME HEALTH, INC.

PROSPECT CROZER HOME HEALTH AND HOSPICE, LLC

PROSPECT MANAGEMENT SERVICES, LLC

PROSPECT AMBULATORY SURGERY CENTERS, LLC

PROSPECT HEALTH SERVICES CT, INC.

PROSPECT HEALTH SERVICES RI, INC.

PROSPECT HEALTH SERVICES PA, INC.

PROSPECT ACO NORTHEAST, LLC

PROSPECT WATERBURY, INC.

HEALTHCARE STAFFING ON DEMAND, LLC

PROSPECT CT MANAGEMENT SERVICES, INC.

PROSPECT ECHN, INC.

PROSPECT CARING HAND, INC.

PROSPECT PROVIDER GROUP RI, LLC

PROSPECT PROVIDER GROUP NJ, LLC

PROSPECT PROVIDER GROUP CT, LLC

PROSPECT PROVIDER GROUP PA, LLC

PROSPECT CROZER AMBULATORY SURGERY, LLC

PROSPECT WATERBURY AMBULATORY SURGERY, LLC

CARDIOLOGY ASSOCIATES OF GREATER WATERBURY, P.C.

PROSPECT CHARTERCARE RWMC, LLC

PROSPECT CHARTERCARE SJHSRI, LLC PROSPECT CHARTERCARE PHYSICIANS, LLC PROSPECT BLACKSTONE VALLEY SURGICARE, LLC

PROSPECT CCMC, LLC

PROSPECT DCMH, LLC

PROSPECT CROZER URGENT CARE, LLC

PROSPECT HEALTH ACCESS NETWORK, INC.

PROSPECT PENN HEALTH CLUB, LLC

PROSPECT RI HOME HEALTH AND HOSPICE, LLC

NEW UNIVERSITY MEDICAL GROUP, LLC

PROSPECT CHARTERCARE HOME HEALTH AND HOSPICE, LLC

ASSOCIATES IN PRIMARY CARE MEDICINE, INC.

PROSPECT ECHN ELDERCARE SERVICES, INC.

PROSPECT ROCKVILLE HOSPITAL, INC.

PROSPECT MANCHESTER HOSPITAL, INC.

PROSPECT CHARTERCARE ANCILLARY SERVICES, LLC

PROSPECT CT MEDICAL FOUNDATION, INC.

January 11, 2025

- I, Frank Saidara, Secretary of each entity set forth on <u>Schedule I</u> attached hereto (the "<u>Companies</u>"), do hereby certify the following:
 - 1. I am the duly qualified and appointed Secretary of each of the Companies.
 - 2. Attached hereto as **Exhibit A** is a true, correct, and complete copy of the resolutions (the "Resolutions") duly adopted by the respective boards of directors, boards of managers, sole members, managers or the managing members, as applicable (each, a "Governing Body") of each Company acting pursuant to its respective bylaws or limited liability company agreement (as amended, amended and restated, modified, supplemented, or replaced from time to time, the "Governing Documents").
 - 3. The Resolutions are not inconsistent with the Governing Documents.

4. The Resolutions have not been amended, modified, repealed, or rescinded since adopted, and are in full force and effect on and as of the date hereof.

[Signature page follows]

Case 25-80002-sgj11 Doc 1 Filed 01/11/25 Entered 01/11/25 22:04:04 Desc Main Document Page 17 of 40

IN WITNESS WHEREOF, the undersigned has executed this certificate as of the date first written above.

By: Frank Saidara

Name: Frank Saidara
Title: Secretary

EXHIBIT A

OMNIBUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS, MANAGERS, MEMBERS, OR OTHER SIMILAR GOVERNING BODY, AS APPLICABLE, OF PROSPECT MEDICAL HOLDINGS, INC. AND EACH OF THE COMPANIES SET FORTH ON SCHEDULE I ATTACHED HERETO

January 11, 2025

THE UNDERSIGNED, being all, or a majority, of the members of the board of managers (as applicable), all the members of the board of directors, the sole manager or the sole member, as (each, a "Governing Body" and collectively, the "Governing Bodies") of each entity set forth on **Schedule I** attached hereto (each, a "Company" and, collectively, the "Companies") do hereby consent to, adopt and approve by written consent the following resolutions and each and every action effected thereby with the same force and effect as if they had been adopted at duly convened meetings of the Governing Bodies, and direct that this written consent be filed with the minutes of the proceedings of the relevant Governing Body:

WHEREAS, each Governing Body has considered certain materials presented by, or on behalf of, each Company's management ("<u>Management</u>") and financial and legal advisors (collectively, the "<u>Advisors</u>"), including, but not limited to, materials regarding the liabilities, obligations, and liquidity of the Companies, the strategic alternatives available to the Companies, and the impact of the foregoing on each Company's business and the business of each Company's affiliates;

WHEREAS, each Governing Body has reviewed and considered presentations by Management and the Advisors of each Company regarding the advantages and disadvantages of filing a voluntary petition for relief (the "Bankruptcy Petition") for each Company pursuant to chapter 11 of title 11 of the United States Code, 11 U.S.C. § 101 et seq. (as amended, the "Bankruptcy Code");

WHEREAS, each Governing Body has had adequate opportunity to consult with its Management and the Advisors regarding the materials presented, to obtain additional information, and to fully consider each of the strategic alternatives available to each Company; and

WHEREAS, each Governing Body has determined, in the judgment of each Governing Body, that the following resolutions are advisable and in the best interests of each Company, its interest holders, its subsidiaries, its creditors, and other parties in interest.

Voluntary Petition for Relief under Applicable Bankruptcy Law and Seeking Necessary Relief

NOW, THEREFORE, BE IT RESOLVED, that each Governing Body has considered its fiduciary duties under applicable law in exercising their powers and discharging its duties, to act honestly and in good faith with a view to the best interests of each Company as a whole, and to exercise the care, diligence, and skill that a reasonably prudent person would exercise in comparable circumstances;

RESOLVED FURTHER, that in the judgment of each Governing Body, it is desirable and in the best interests of such Company, its interest holders, its subsidiaries, its creditors, and other

parties in interest that the Company shall be, and hereby is, in all respects authorized to file, or cause to be filed, the Bankruptcy Petition for the Company under the provisions of chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the Northern District of Texas (the "Bankruptcy Court") or other court of competent jurisdiction, and any other petition for relief or recognition or other order that may be desirable under applicable law in the United States, and, in accordance with the requirements of the Company's governing documents and applicable law, hereby consents to, authorizes, and approves, the filing of the Bankruptcy Petition; and

RESOLVED FURTHER, that any director or duly appointed officer of each Company, each acting individually and with full power of substitution (together with any persons to whom such persons delegate certain responsibilities, collectively, the "Authorized Persons") be, and hereby is, authorized to execute and file on behalf of the Company and its subsidiaries all petitions, schedules, lists, and other motions, papers, or documents, and to take any and all action that such Authorized Person deems necessary or proper to obtain such relief, including, but not limited to, any action necessary or proper to maintain the ordinary course operations of such Company or any of its subsidiaries;

Retention of Professionals

RESOLVED FURTHER, that each of the Authorized Persons, acting individually and with full power of substitution, be, and hereby is, authorized, empowered and directed to employ the following professionals on behalf of each Company: (1) the law firm of Sidley Austin LLP, as general bankruptcy counsel; (2) the firm of Alvarez & Marsal North America, LLC ("A&M"), as financial advisor; (3) Houlihan Lokey, Inc., as investment banker; (4) Omni Agent Solutions, Inc., as claims, noticing, and solicitation agent; and (5) and any other legal counsel, accountants, financial advisors, restructuring advisors, or other professionals such Authorized Person deems necessary, appropriate, or advisable; each to represent and assist such Company in carrying out its duties and responsibilities and exercising its rights under the Bankruptcy Code and any applicable law (including, but not limited to, the law firms filing any pleadings or responses) and to take any and all actions to advance the rights and obligations of each Company, including filing any motions, objections, replies, applications, or pleadings; and in connection therewith, each of the Authorized Persons be, and hereby is authorized, empowered, and directed, in accordance with the terms and conditions hereof, to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain such services;

Appointment of Chief Restructuring Officer

RESOLVED FURTHER, that Mr. Paul Rundell, be and hereby is, appointed the Chief Restructuring Officer of the Companies, as of the date hereof, in accordance with the terms and conditions of the engagement letter entered into between Prospect Medical Holdings, Inc. and A&M, which terms and conditions shall be and are hereby incorporated by reference;

RESOLVED FURTHER, that Mr. Paul Rundell, be and hereby is, authorized to execute and file on behalf of the Companies all petitions, schedules, lists, and other motions, papers, or documents, and to take any and all action that Mr. Rundell deems necessary or proper to obtain relief for the Companies, including, but not limited to, any action necessary or proper to maintain the ordinary course operations of the Companies, and shall be deemed to have such other powers

as any Authorized Person is delegated by the governing bodies of the Companies pursuant to these resolutions pertaining to the voluntary petition for relief under chapter 11 of title 11 of the United State Code and other applicable bankruptcy or non-bankruptcy law;

Cash Collateral, Debtor-in-Possession Financing, and Adequate Protection

RESOLVED FURTHER, that each Company will obtain benefits, as necessary or convenient to the conduct, promotion, maintenance, and attainment of the business of each Company, from (1) the use of collateral, including cash collateral, as that term is defined in section 363(a) of the Bankruptcy Code (the "Cash Collateral"), to the extent applicable, which is security for prepetition secured lenders and their respective agents (collectively, the "Secured Parties"), if any, and (2) the incurrence of a \$100 million priming, senior secured superpriority debtor-in-possession term loan facility on the terms set forth in that certain debtor-in-possession financing term sheet (the "DIP Term Sheet"), by and among the Companies, as the borrower, and JMB Capital Partners Lending, LLC and/or its designees or its assignees, as the lender from time to time party thereto, which shall include a new money term loan facility in the aggregate amount of \$100 million (the "DIP Facility");

RESOLVED FURTHER, that in order to use and obtain the benefits of the DIP Facility and any Cash Collateral, and in accordance with section 363 of the Bankruptcy Code, each Company will grant and allow perfection of certain liens and other security interests in favor of and for the benefit of the Secured Parties (the "Adequate Protection Obligations"), as documented in a proposed interim order (the "DIP Order") to be filed with the Bankruptcy Court;

RESOLVED FURTHER, that the form, terms, and provisions of the DIP Facility be, and hereby are, in all respects approved on the terms and conditions substantially similar to those set forth in the form of DIP Documents (as defined below) previously provided and/or described to the Governing Bodies, and each Company is authorized and empowered to (a) enter into the DIP Facility, subject to approval by the Bankruptcy Court, and (b) seek entry of the DIP Order and any other such order authorizing entry into, and consummation of, the DIP Facility and the DIP Documents (as defined below);

RESOLVED FURTHER, that the form, terms, and provisions of the DIP Order to which each Company is or will be subject, and the actions and transactions contemplated thereby be, and hereby are, authorized, adopted, and approved, and each of the Authorized Persons of each Company be, and hereby is, authorized, directed, and empowered, in the name of and on behalf of each Company, to take such actions and negotiate or cause to be prepared and negotiated and to execute, deliver, perform, and cause the performance of (a) the DIP Order and the DIP Facility, (b) such other agreements, certificates, instruments, notices, receipts, recordings, filings, petitions, motions, or other papers or documents to which each Company is or will be a party, including, but not limited to, any security and pledge agreement or guaranty agreement (collectively, with the DIP Order and the DIP Facility, the "DIP Documents"), and (c) any amendments or modifications to the DIP Documents (with such changes, modifications, additions, deletions, and amendments thereto as any Authorized Person in his or her sole discretion shall deem required, necessary, appropriate, desirable or advisable), the approval of which shall be conclusively established by the

execution and delivery thereof;

RESOLVED FURTHER, that each Company, as debtor and debtor in possession under the Bankruptcy Code, upon filing of the Bankruptcy Petitions, be, and hereby is, authorized to incur the Adequate Protection Obligations and to undertake any and all related transactions on substantially the same terms as contemplated under the DIP Documents (collectively, the "<u>DIP Transactions</u>"), including the guaranty of the obligations thereunder and the granting of liens on substantially all of its assets to secure such obligations;

RESOLVED FURTHER, that each of the Authorized Persons of each Company be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, each Company to file or to authorize the agents under the DIP Facility (the "DIP Agents") to file any Uniform Commercial Code ("UCC") financing statements, any other equivalent filings, any intellectual property filings and recordation, and any necessary assignments for security or other documents in the name of each Company that the DIP Agents deems necessary or appropriate to perfect any lien or security interest granted under the DIP Order, including any such UCC financing statement containing a generic description of collateral, such as "all assets," "all property now or hereafter acquired," and other similar descriptions of like import, and to execute and deliver, and to record or authorize the recording of, such mortgages and deeds of trust in respect of real property of each Company and such other filings in respect of intellectual and other property of each Company, in each case as the DIP Agents may reasonably request to perfect the security interests of the DIP Agents under the DIP Order;

RESOLVED FURTHER, that each of the Authorized Persons of each Company be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, each Company to take all such further actions, including, without limitation, to pay or approve the payment of all fees and expenses payable in connection with the DIP Transactions and all fees and expenses incurred by or on behalf of each Company in connection with the foregoing resolutions, in accordance with the terms of the DIP Documents, which shall in their sole judgment be necessary, proper, or advisable to perform each Company's obligations under or in connection with the DIP Order or any of the other DIP Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions;

Approval of Asset Purchase Agreement and Authorization of Additional Sale Processes

RESOLVED FURTHER, that in the judgment of each Governing Body, it is desirable and in the best interests of each Company, its interest holders, its subsidiaries, its creditors, and other parties in interest that certain of the Companies be, and hereby are, authorized to enter into that certain Asset Purchase Agreement (the "RI Purchase Agreement") with Centurion Foundation, Inc. and the other buyers listed therein (collectively, the "Buyer"), pursuant to which, among other things, such Companies will sell, transfer, assign, convey and deliver substantially all of the assets relating to the Roger Williams Medical Center and Our Lady of Fatima Medical Center in Rhode Island to the Buyer, upon the terms and subject to the conditions set forth in the RI Purchase Agreement, and (ii) negotiate, execute, and enter into, all required documentation to consummate such sale transaction (the "RI Sale Transaction");

RESOLVED FURTHER, that each Company, with the assistance of its Advisors, is

authorized to conduct a fulsome marketing and sale process, including contacting, discussing, negotiating, and soliciting offers from potential bidders, including conducting any auction (if any) in connection therewith, in order to receive the highest or otherwise best offer for the potential sale of the Companies' remaining assets (collectively, the "Additional Sale Processes");

RESOLVED FURTHER, that in the judgment of each Governing Body, it is desirable and in the best interests of each Company, its interest holders, its subsidiaries, its creditors, and other parties in interest that each Company be, and hereby is, authorized to negotiate, execute, and enter into, all required documentation to consummate sale transactions related to the Additional Sales Processes (together with the RI Sale Transaction, collectively, the "Sale Transactions") (including any asset purchase agreements or any other agreements or documents evidencing any such sale (together with the RI Purchase Agreement, collectively, the "Purchase Agreements")), with such changes, additions, and modifications thereto as an Authorized Person shall approve;

RESOLVED FURTHER, that the Company shall be, and hereby is, and the Authorized Persons shall be, and each of them, acting alone, hereby is, in the name and on behalf of the Company, authorized, directed and empowered to seek entry of an order or orders authorizing entry into any Purchase Agreements and consummation of the Sale Transactions contemplated thereby, all substantially in accordance with documents that have been presented or will be presented to the Governing Bodies and/or filed with the Bankruptcy Court, subject to such modifications thereto as the Governing Bodies or Management may deem necessary or advisable (the approval of which to be conclusively established by the execution thereof by an Authorized Person);

RESOLVED FURTHER, that each of the Authorized Persons be, and hereby is, authorized and empowered to take any and all actions necessary or advisable to advance each Company's rights and obligations under any Purchase Agreement and/or the Sale Process, including filing of additional pleadings with the Bankruptcy Court; and in connection therewith, each Authorized Person, with power of delegation, is hereby authorized and directed to take all necessary actions in furtherance of the foregoing resolutions;

RESOLVED FURTHER, each Governing Body hereby authorizes, adopts, approves, ratifies and confirms the Sale Transactions and each Company's entry into the Purchase Agreements, and each of the documents and agreements contemplated under any Purchase Agreement (the "<u>Transaction Documents</u>") to which the Company is a party, and the performance of the Company's obligations thereunder and (subject to the approval of the Bankruptcy Court) the consummation of the Sale Transactions contemplated thereby;

RESOLVED FURTHER, that each Authorized Person hereby is authorized and empowered to execute and deliver any Purchase Agreements, any Transaction Documents and any and all certificates, agreements, instruments, documents and undertakings of any kind and nature contemplated thereunder to which each Company is to be a party or as are necessary or appropriate to consummate the Sale Transactions contemplated by any Purchase Agreements and the Transaction Documents, in the name and on behalf of each Company, with such additions, deletions or changes therein (including, without limitation, any additions, deletions or changes to any schedules or exhibits thereto) as the Authorized Person executing the same shall approve (the execution and delivery thereof by the Authorized Person to be conclusive evidence of such

Authorized Person's approval of any such additions, deletions or changes); and

RESOLVED FURTHER, in addition to the specific authorizations heretofore conferred upon the Authorized Persons, the Authorized Persons, either individually or as otherwise required by each Company's Governing Documents and applicable law, be, and each of them hereby is, authorized to execute (under hand or under the common seal of the Company if appropriate), acknowledge, deliver, and file any and all agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds and other documents on behalf of the Company relating to any Purchase Agreements and the Transaction Documents;

Further Actions and Prior Actions

RESOLVED FURTHER, that in addition to the specific authorizations heretofore conferred upon the Authorized Persons, the Authorized Persons, either individually or as otherwise required by each Company's governing documents and applicable law, be, and each of them hereby is, authorized to execute (under hand or under the common seal of each Company if appropriate), acknowledge, deliver, and file any and all agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds and other documents on behalf of each Company relating to the matters authorized herein;

RESOLVED FURTHER, that each of the Authorized Persons, each acting individually and with full power of substitution be, and hereby is, authorized, empowered, and directed to execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers, and to perform such further actions and execute such further documentation that such Authorized Person in their absolute discretion deems necessary, appropriate, or desirable in accordance with these resolutions;

RESOLVED FURTHER, that, in addition to the specific authorizations heretofore conferred upon the Authorized Persons, the Authorized Persons, either individually or as otherwise required by each Company's governing documents and applicable law, be, and each of them hereby is, authorized to take any and all such other and further actions, and to do all such other deeds and other things as each Company itself may lawfully do, in accordance with its Governing Documents and applicable law, including but not limited to, the negotiation, finalization, execution, acknowledgement, delivery, and filing of any and all agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents on behalf of each Company, and the payment of all expenses, including but not limited to filing fees, in each case as such Authorized Person's or Authorized Persons' may, in his/her/its/their absolute and unfettered discretion approve, deem or determine necessary, appropriate, advisable, or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein; such approval, deeming, or determination to be conclusively evidenced by said individual taking such action or the execution thereof;

RESOLVED FURTHER, that each Governing Body has received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the organizational documents of each Company, or hereby waives any right to have received such notice; and

RESOLVED FURTHER, that all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of each Company, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved, confirmed and ratified as the true acts and deeds of each Company with the same force and effect as if each such act, transaction, agreement, or certificate had been specifically authorized in advance by resolution of each Governing Body.

[Signature Pages to Follow]

Board of Directors

Jeremy Rosenthal

	Samuel lee
Samuel S. L	ee
	David topper
David Topp	er
	Lev
Mitchell Lev	w, M.D.
	Von Crockett
Von Crocke	tt
	Alan J. Carr
Alan Carr	/ /

As Member

COORDINATED REGIONAL CARE GROUP, LLC

PROSPECT EAST HOSPITAL ADVISORY SERVICES, LLC

PROSPECT HOSPITAL HOLDINGS, LLC

PROSPECT PENN, LLC

PROSPECT HOME HEALTH AND HOSPICE, LLC

PROSPECT HEALTH VENTURES HOLDINGS, LLC

PROSPECT PROVIDER GROUPS, LLC

PROSPECT AMBULATORY HOLDING, LLC

PHS HOLDINGS, LLC

PROSPECT ACO HOLDINGS, LLC

NIX HOSPITALS SYSTEM, LLC

NIX COMMUNITY GENERAL HOSPITAL, LLC

NIX SPE, LLC

Von Crockett

As Member

NIX PHYSICIANS, INC.

PROSPECT NIX HOME HEALTH AND HOSPICE, LLC

PROSPECT CHARTERCARE, LLC

PROSPECT CROZER, LLC

PROSPECT CROZER HOME HEALTH AND HOSPICE, LLC

PROSPECT MANAGEMENT SERVICES, LLC

PROSPECT AMBULATORY SURGERY CENTERS, LLC

HEALTHCARE STAFFING ON DEMAND, LLC

PROSPECT PROVIDER GROUP RI, LLC

PROSPECT PROVIDER GROUP CT, LLC

PROSPECT PROVIDER GROUP PA, LLC

PROSPECT PROVIDER GROUP NJ, LLC

Von Crockett

As Member

PROSPECT CROZER AMBULATORY SURGERY, LLC

PROSPECT WATERBURY AMBULATORY SURGERY, LLC

CARDIOLOGY ASSOCIATES OF GREATER WATERBURY, P.C.

PROSPECT CHARTERCARE RWMC, LLC

PROSPECT CHARTERCARE SJHSRI, LLC

PROSPECT CHARTERCARE PHYSICIANS, LLC

PROSPECT BLACKSTONE VALLEY SURGICARE, LLC

PROSPECT CCMC, LLC

PROSPECT DCMH, LLC

PROSPECT CROZER URGENT CARE, LLC

PROSPECT PENN HEALTH CLUB, LLC

PROSPECT RI HOME HEALTH AND HOSPICE, LLC

Von Crockett

As Member

NEW UNIVERSITY MEDICAL GROUP, LLC

PROSPECT CHARTERCARE HOME HEALTH AND HOSPICE, LLC

PROSPECT ACO NORTHEAST, LLC

PROSPECT CHARTERCARE ANCILLARY SERVICES, LLC

PROSPECT CT MEDICAL FOUNDATION, INC.

ASSOCIATES IN PRIMARY CARE MEDICINE, INC

Von Crockett

As Boards of Directors

PROSPECT EAST HOLDINGS, INC.

PROSPECT NJ, INC.

PROSPECT CT, INC.

ALTA LOS ANGELES HOSPITALS, INC.

PROSPECT INTEGRATED BEHAVIORAL HEALTH, INC.

SOUTHERN CALIFORNIA HEALTHCARE SYSTEM, INC.

PROSPECT ECHN HOME HEALTH, INC.

PROSPECT WATERBURY HOME HEALTH, INC.

PROSPECT HEALTH SERVICES CT, INC.

PROSPECT HEALTH SERVICES RI, INC.

PROSPECT HEALTH SERVICES PA, INC.

Von Crockett

David topper

Von Crockett

David Topper

As Boards of Directors

PROSPECT CT MANAGEMENT SERVICES, INC.

PROSPECT ECHN, INC.

PROSPECT CARING HAND, INC.

PROSPECT HEALTH ACCESS NETWORK, INC.

PROSPECT ROCKVILLE HOSPITAL, INC.

PROSPECT MANCHESTER HOSPITAL, INC.

PROSPECT ECHN ELDERCARE SERVICES, INC.

PROSPECT OLDCO NJ, INC

Von Crockett

Von Crockett

David Topper

David Topper

As Boards of Manager

ALTA HOSPITALS SYSTEM, LLC

Von Crockett

Von Crockett

David Topper

David Topper

Board of Directors

PROSPECT WATERBURY, INC.

Samuel bee

Samuel S. Lee

David topper

David Topper

Board of Directors

HOSPITAL ADVISORY SERVICES, INC.

Samuel bee

Samuel S. Lee

Manager

NIX SERVICES, LLC

Samuel bee

Samuel S. Lee

Member

NIX SERVICES, LLC

Von Crockett

SCHEDULE I

Entity Name
Coordinated Regional Care Group, LLC
Prospect East Hospital Advisory Services, LLC
Prospect Hospital Holdings, LLC
Prospect East Holdings, Inc.
Hospital Advisory Services, Inc.
Alta Hospitals System, LLC
Prospect NJ, Inc.
Prospect CT, Inc.
Prospect Penn, LLC
Prospect Home Health and Hospice, LLC
Prospect Health Ventures Holdings, LLC
Prospect Provider Groups, LLC
Prospect Ambulatory Holding, LLC
PHS Holdings, LLC
Prospect Integrated Behavioral Health, Inc.
Prospect ACO Holdings, LLC
Nix Hospitals System, LLC
Nix Community General Hospital, LLC
Nix SPE, LLC
Nix Physicians, Inc.
Nix Services, LLC
Prospect Nix Home Health and Hospice, LLC
Prospect CharterCARE, LLC
Alta Los Angeles Hospitals, Inc.
Southern California Healthcare System, Inc.
Prospect Oldco NJ, Inc.
Prospect Crozer, LLC
Prospect ECHN Home Health, Inc.
Prospect Waterbury Home Health, Inc.

Prospect Crozer Home Health and Hospice, LLC
Prospect Management Services, LLC
Prospect Ambulatory Surgery Centers, LLC
Prospect Health Services CT, Inc.
Prospect Health Services RI, Inc.
Prospect Health Services PA, Inc.
Prospect ACO Northeast, LLC
Prospect Waterbury, Inc.
Healthcare Staffing on Demand, LLC
Prospect CT Management Services, Inc.
Prospect ECHN, Inc.
Prospect Caring Hand, Inc.
Prospect Provider Group RI, LLC
Prospect Provider Group NJ, LLC
Prospect Provider Group CT, LLC
Prospect Provider Group PA, LLC
Prospect Crozer Ambulatory Surgery, LLC
Prospect Waterbury Ambulatory Surgery, LLC
Cardiology Associates of Greater Waterbury, P.C.
Prospect CharterCARE RWMC, LLC
Prospect CharterCARE SJHSRI, LLC
Prospect CharterCARE Physicians, LLC
Prospect Blackstone Valley Surgicare, LLC
Prospect CCMC, LLC
Prospect DCMH, LLC
Prospect Crozer Urgent Care, LLC
Prospect Health Access Network, Inc.
Prospect Penn Health Club, LLC
Prospect RI Home Health and Hospice, LLC
New University Medical Group, LLC
Prospect CharterCARE Home Health and Hospice, LLC
Associates in Primary Care Medicine, Inc.

Prospect ECHN Eldercare Services, Inc.
Prospect Rockville Hospital, Inc.
Prospect Manchester Hospital, Inc.
Prospect CharterCARE Ancillary Services, LLC
Prospect CT Medical Foundation, Inc.

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Fill in this information to identify the case and this filing:			
Debtor Name Prospect Med Bankruptcy Court for the: Case number (If known):	lical Holdings, Inc. Northern District of	United States Texas(State)	

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

	Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)		
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)		
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)		
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)		
	Schedule H: Codebtors (Official Form 206H)		
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)		
	Amended Schedule		
Ø	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)		
√	☑ Other document that requires a declaration List of Equity Security Holders and Corporate Ownership		
	Statement		
	clare under penalty of perjury that the foregoing is true and correct. Cuted on 01/11/2025 MM / DD / YYYY Signature of individual signifing on behalf of debtor		
	Paul Rundell Printed name		
	Chief Restructuring Officer Position or relationship to debtor		