

## **MATERIAL CHANGE NOTICE SUBMISSION DETAILS**

MCN Number	2025-08-07-1398
OHCA Review Start Date	September 17, 2025
Anticipated date (unless tolled per regulation) by which OHCA could waive cost and market impact review	November 3, 2025
Anticipated date (unless tolled per regulation) by which OHCA could determine cost and market impact review required	November 17, 2025

### **SUBMITTER**

HEALTH CARE ENTITY CONTACT FOR PUBLIC INQUIRY		
Title	SVP at Parent	
First Name	Bruce	
Last Name Grimshaw		
Email Address	Bruce.grimshaw@altahospitals.com	

GENERAL	
Business Name	Alta Los Angeles Hospitals, Inc.
Website	https://www.lach-la.com/; https://www.lach- norwalk.com/; https://www.lach- bellflower.com/
Ownership Type	Corporation
Tax Status	For-profit
Federal Tax ID	95-4691839
Description of Submitting Organization	See attached.
Health Care Provider	Yes
For Providers: Desc. of Capacity or Patients served in California	See attached.

LOCATIONS	
Counties California licenses and numbers	Los Angeles See attached.
Other States Served	None
Primary Languages used when providing services	English; Arabic; Armenian; Cambodian; Chinese; Farsi; Hindi; Hmong; Japanese; Korean; Punjabi; Russian; Spanish; Thai; Vietnamese
Other language if not listed above	Tagolog

### **MATERIAL CHANGE**

## ADDITIONAL ENTITIES

Business Name	Description of the Organization	Ownership Type	Additional MCN Submission
Prospect Medical Holdings, Inc.	Prospect Medical Holdings, Inc. ("PMH") is a Delaware corporation wholly owned by Ivy Intermediate Holding, Inc., which is not a party to the transaction. PMH is the holding company for all of Prospect's administrative services companies. PMH and its owners are not payers, providers or fully integrated delivery systems under 22 Cal. Code Regs. § 97435. PMH's net revenues for each of the past 3 fiscal years is set forth below.  • FY 2022 revenue: \$1,544,921,000 (fiscal year, excluding discontinued operations)  • FY 2023 revenue: \$1,804,157,000 (fiscal year, excluding discontinued operations)  • FY 2024 revenue: \$3,248,888,975 (calendar year through September)	Corporation	No
Alta Hospitals System, LLC	Alta Hospitals System, LLC is a California limited liability company wholly owned by Prospect Medical Holdings, Inc. ("PMH"). It functions as an intermediate holding company. It is not a payer, provider or fully integrated delivery system under 22 Cal. Code Regs. § 97435. See PMH revenue. Revenue is reported on a consolidated basis at PMH level.	Limited Liability Company	No
Southern California Healthcare System, Inc.	See MCN filing (2025-08-07-1399) for applicable details.	Corporation	Yes
NOR Healthcare Systems Corp.	NOR Healthcare Systems Corp. is a Nevada corporation. It is the parent holding company and 100% owner of stwo new subsidiaries which will be the operational entities for the subject California hospitals: NOR Culver City, LLC, NOR LA, LLC, as depicted in the pre- and post-closing organizational documents submitted herewith. The immediate owners of NOR Healthcare Systems Corp. are Sarian	Corporation	No

Family Trust (60%) and PLAN Family Trust	
(40%). It is not a payer, provider or a fully	
integrated delivery system under 22 Cal.	
Code Regs. § 97435. It does not have any	
revenue to report or financial activity for the	
current fiscal or prior fiscal years.	

CRITERIA	
A health care entity with annual revenue, as defined in <i>section 97435(d)</i> , of at least \$25 million or that owns or controls California assets of at least \$25 million, or;	Yes
A health care entity with annual revenue, as defined in <i>section</i> 97435(d), of at least \$10 million or that owns or controls California assets of at least \$10 million and is a party to a transaction with any health care entity satisfying subsection (b)(1), or	Yes
A health care entity located in a designated primary care health professional shortage area in California, as defined in Part 5 of Subchapter A of Chapter 1 of Title 42 of the Code of Federal Regulations (commencing with section 5.1), available at <i>data.hrsa.gov</i> .  To determine if you are located in a primary health care professional shortage area, please visit <i>here</i>	Yes

CIRCUMSTANCES FOR FILING		
The proposed fair market value of the transaction is \$25 million or more and the transaction concerns the provision of health care services.	Yes	
The transaction involves the sale, transfer, lease, exchange, option, encumbrance, or other disposition of 25% or more of the total California assets of the submitter(s).		

TRANSACTION DETAILS		
Anticipated Date of Transaction Closure	10/31/2025	
Description of the Transaction	See attached.	
Submitted to US Department of Justice or Federal Trade Commission?	Yes	
Date of Submission	9/10/2025	
Description of the Submission	The parties filed notices of the transaction with the Federal Trade Commission and U.S. Department of Justice, Antitrust Division, pursuant to 16 C.F.R. Part 803 (the "HSR Filing") on September 10, 2025.	
Submitted to Other Agency?	No	
Subject to court proceeding	Yes	

Name of Court(s), case number	United States Bankruptcy Court for the Northern District of Texas, Case No. 25-80002. Parties are listed in the attached.
Description of current services provided and expected post-transaction impacts on health care services	See Sections 3 & 4 Submitter Business Information re (A) and (B). Please see attached re info for (C). (D) is inapplicable. Medi-Cal and Medicare patients are currently accepted. The parties to not anticipate any immediate post-transaction changes to the criteria identifed above.
Prior mergers or acquisitions that: (A) involved the same or related health care services; (B) involved at least one of the entities, or their parents,	On August 1, 2020, Prospect Medical Group, Inc. acquired the assets of three independent physician associations: Vantage Medical Group, Inc., Cal Care IPA Inc and Los Angeles Medical Center IPA.
subsidiaries, predecessors, or successors, in the proposed transaction; and (C) were closed in the last ten years.	On July 1, 2025, Astrana Health, Inc. and certain affiliates thereof acquired PHP Holdings, Inc. and certain affiliates thereof, including Prospect Health Plan, Inc., Alta Newport Hospital, LLC d/b/a Foothill Regional Medical Center, Prospect Medical Systems, LLC, Prospect Medical Group, Inc. and certain other affiliated medical groups. An OHCA filing (MCN # 2024-12-10-1279) was made in respect of this transaction and a waiver was issued in April 2025.
Description of Potential Post Transaction Changes	The parties to the proposed transaction do not anticipate any immediate post-transaction changes to the criteria identified above, except that (as described in Section 6 Description of the Transaction), NOR Healthcare Systems Corp, through six new subsidiaries, will carry out the operations of the six subject hospitals to this transaction. Specifically:
	<ol> <li>NOR Culver City, LLC will continue the health care operations of Southern California Hospital at Culver City, Southern California Hospital at Van Nuys., and Southern California Hospital at Hollywood.</li> <li>NOR LA, LLC will continue the health care operations of Los Angeles Community Hospital at Norwalk, and Los Angeles Community Hospital at Bellflower.</li> </ol>
Description of the nature, scope, and dates of any pending or planned material changes occurring between the Submitter and any other entity, within the 12 months following the date of the notice	N/A

<u>Description of Submitting Organization</u>: Alta Los Angeles Hospitals, Inc., a California corporation, operates three hospitals: Los Angeles Community Hospital; Los Angeles Community Hospital at Norwalk; and Los Angeles Community Hospital at Bellflower. The services provided by the three hospitals are described below. Net revenues for this entity are as follows:

FY 2022 revenue: \$189,685587
 FY 2023 revenue: \$180,536,417
 FY 2024 revenue: \$206,246,954

The direct parent owner of Alta Los Angeles Hospitals, Inc. is Alta Hospitals Systems, LLC, a California limited liability company. Alta Hospitals Systems, LLC is wholly owned by Prospect Medical Holdings, Inc, a Delaware corporation. Prospect Medical Holdings, Inc. is wholly owned by Ivy Intermediate Holding Inc., a Delaware corporation. Ivy Intermediate Holding, Inc. is wholly owned by Ivy Holdings Inc., a Delaware corporation. Ivy Holdings Inc. is wholly owned by Chamber Inc., a Delaware corporation. Samuel L. Lee owns 67% of Chamber Inc., and David & Alexa Topper Family Trust own 33% of Chamber Inc.

#### **Los Angeles Community Hospital**

Los Angeles Community Hospital is a general acute care hospital serving Los Angeles County that provides a comprehensive range of medical services, including: cardiology services; critical care; emergency department; gastroenterology; general acute care hospital services; general surgery; gynecological services; hematology; infectious disease medicine; laboratory; nephrology; neurology; orthopedic surgery; otolaryngology; pathology; podiatry; psychiatry; pulmonary medicine; radiology/imaging services; rehabilitation services; subacute; vascular surgery; and wound care.

- Number of staff: 528
- <u>Capacity/licensed beds</u>: 91 General Acute Care Beds; and 39 Distinct Part/Skilled Nursing Facility Beds

#### Los Angeles Community Hospital at Norwalk

Los Angeles Community Hospital at Norwalk is a general acute care hospital serving Los Angeles County that provides a comprehensive range of medical services, including: cardiology services; critical care; emergency department; gastroenterology; general acute care hospital services; general surgery; gynecological services; hematology; infectious disease medicine; laboratory; nephrology; orthopedic surgery; otolaryngology; pathology; podiatry; psychiatry; pulmonary medicine; radiology/imaging services; rehabilitation services; vascular surgery; and wound care.

- Number of staff: 308
- Capacity/licensed beds: 50 General Acute Care Beds

#### Los Angeles Community Hospital at Bellflower

Los Angeles Community Hospital at Bellflower is an acute psychiatric care hospital serving Los Angeles County and provides psychiatric care to those 18 and older with a primary psychiatric disorder, including substance abuse disorders, with a strong focus on safety in a calm and safe environment. Los Angeles Community Hospital at Bellflower provides a full continuum of mental health services and treatments – from family and individual counseling to inpatient care. Patients are provided with: individualized treatment plans; medication management; case management; education; group therapy; individual therapy; family intervention; recreation and music therapy; and discharge planning.

- Number of staff: 99
- Capacity/licensed beds: 32 Acute Psychiatric Care Beds

#### **Los Angeles Community Hospital**

- <u>Hospital Licenses</u>:
  - O CDPH General Acute Care Hospital License No. 930000039
  - o CDPH Clinical and Public Health Laboratory License No. CDF 00000334
  - O CLIA Certificate of Accreditation No. 05D0542002
  - o BOP Hospital Pharmacy Permit No. HSP 57635
  - o BOP Sterile Compounding License No. LSC 101529
  - o CDPH Radiologic Health Branch Certificate of Registration No. FAC00036564
  - DEA Controlled Substance Registration No. FL2466111

#### • Hospital Enrollments and Identifiers:

- o NPI No. 1922001809
- o Medicare Enrollment (SNF) No. 555638
- o Medicare Enrollment (Hospital) No. 050663
- o Medi-Cal Enrollment (Inpatient) No. HSC30663F
- o Medi-Cal Enrollment (Inpatient Admin Days) No. HSP30663F
- o Medi-Cal Enrollment (Outpatient) No. HSP40663F
- o Medi-Cal Enrollment (SNF) No. LTC700086F

#### • Ancillary Licenses:

- o County of Los Angeles Public Health Permit No. PR0192163
- South Coast Air Quality Management District, Equipment (Elec-Gen Diesel) Permit No. 117978
- o LA County Fire Department Annual Unified Program Facility Permit No. AR0081393
- California Department of Consumer Affairs, Continuing Education Provider Certificate No. CEP17029

#### • Accreditations:

- o TJC Hospital Accreditation No. 567595
- o TJC Laboratory Accreditation No. 567595
- TJC Nursing Care Center Accreditation No. 567595

#### Los Angeles Community Hospital at Norwalk

#### • <u>Hospital Licenses</u>:

- o CDPH General Acute Care Hospital License No. 930000039
- CDPH Clinical and Public Health Laboratory License No. CDF 00003406
- o CLIA Certificate of Accreditation No. 05D0552389
- o BOP Hospital Pharmacy Permit No. HSP 57629
- o BOP Sterile Compounding License No. LSC 101525
- o CDPH Radiologic Health Branch Certificate of Registration No. FAC00009798
- o DEA Controlled Substance Registration No. FN2466123

#### • Hospital Enrollments and Identifiers:

- o NPI No. 1922001809
- o Medicare Enrollment (Hospital) No. 050663
- o Medi-Cal Enrollment (Inpatient) No. HSC30663F
- o Medi-Cal Enrollment (Inpatient Admin Days) No. HSP30663F
- o Medi-Cal Enrollment (Outpatient) No. HSP40663F
- o Medi-Cal Enrollment (SNF) No. LTC700086F

#### • Ancillary Licenses:

- o County of Los Angeles Public Health Permit No. PR0192171
- South Coast Air Quality Management District, Equipment (Elec-Gen Diesel) Permit No. 117975
- o LA County Fire Department, Annual Unified Program Facility Permit No. AR0032689
- O City of Norwalk Business License No. BL25000511
- CDPH, Medical Waste Management Program, Large Quantity Medical Waste Generator No. 817

#### • Accreditations:

- o TJC Hospital Accreditation No. 567595
- o TJC Laboratory Accreditation No. 567595

#### Los Angeles Community Hospital at Bellflower

#### • <u>Hospital Licenses</u>:

- o CDPH General Acute Care Hospital License No. 930000039
- o CDPH Clinical and Public Health Laboratory License No. CLR 00000110
- o CLIA Certificate of Waiver No. 05D0059546
- o BOP Hospital Pharmacy Permit No. HSP 57636

#### • Hospital Enrollments and Identifiers:

- o NPI No. 1922001809
- o Medicare Enrollment (Hospital & Psychiatric Unit) No. 050663
- o Medi-Cal Enrollment (Inpatient) No. HSC30663F
- o Medi-Cal Enrollment (Inpatient Admin Days) No. HSP30663F
- o Medi-Cal Enrollment (Outpatient) No. HSP40663F
- o Medi-Cal Enrollment (SNF) No. LTC700086F

#### Ancillary Licenses:

- o County of Los Angeles Public Health Permit No. PR0169715
- South Coast Air Quality Management District, Equipment (Elec-Gen Diesel) Permit No. 178873
- LA County Fire Department, Annual Unified Program Facility Permit, Underground Storage Tank No. 10268980-001
- o LA County Fire Department, Annual Unified Program Facility Permit No. AR0063495
- O City of Bellflower Business License No. 17858
- California Department of Industrial Relations, Division of Occupational Safety & Health, Permit to Operate a Conveyance No. 057165
- California Department of Industrial Relations, Division of Occupational Safety & Health, Permit to Operate a Conveyance No. 057166
- CDPH Medical Waste Management Program, Large Quantity Medical Waste Generator No. 1555
- CDPH Medical Waste Management Program, Small Quantity Medical Waste Generator No. 60287

#### • Accreditations:

- o TJC Hospital Accreditation No. 567595
- o TJC Laboratory Accreditation No. 567595

#### **Description of Transaction**

#### (A) The goals of the transaction:

As explained in the request for expedited review submitted by Seller simultaneously herewith, on January 11, 2025, Prospect Medical Holdings, Inc., together with its debtor affiliates ("Prospect"), commenced a voluntary Chapter 11 bankruptcy filing in the Northern District of Texas due to an immediate and significant liquidity crisis that put Prospect at risk of immediate business failure. The bankruptcy process provided Prospect with temporary liquidity to stabilize business operations, maintain its hospital operations, provide safe and continued access to critical health care for its patients and pursue the sale of its hospitals on an expedited timeline. Prospect fully exhausted its original debtor-in-possession financing and obtained additional financing to maintain stability for its operations. At this time, an expedited sale of Southern California Hospital at Culver City, Southern California Hospital at Hollywood, Southern California Hospital at Van Nuys, Los Angeles Community Hospital, Los Angeles Community Hospital at Norwalk, and Los Angeles Community Hospital at Bellflower (collectively, the "Subject Hospitals"), along with the related assets and operations, is required to preserve this stability and provide quality health care for the community over the long term.

The proposed transaction (the "Proposed Transaction") contemplated pursuant to the terms and conditions of the Amended and Restated Asset Purchase Agreement (the "Purchase Agreement"), dated as of September [2], 2025 and effective as of August 3, 2025, by and among (i) NOR Healthcare Systems Corp, a Nevada corporation ("Purchaser") and (ii)(a) Prospect Medical Holdings, Inc., a Delaware corporation, (b) Alta Hospitals System, LLC, a California limited liability company, (c) Southern California Healthcare System, Inc., a California corporation, d/b/a Southern California Hospital at Hollywood, Southern California Hospital at Van Nuys and Southern California Hospital at Culver City, and (d) Alta Los Angeles Hospitals, Inc., a California corporation, d/b/a Los Angeles Community Hospital, Los Angeles Community Hospital at Norwalk and Los Angeles Community Hospital at Bellflower (collectively, "Seller") is being undertaken to ensure that the Subject Hospitals are able to maintain operations and continue serving their local communities.

Purchaser is an affiliate of Healthcare Systems of America ("HSA"), a network of healthcare facilities across Florida, Louisiana, and Texas, and American Healthcare Systems ("AHS"), a network of healthcare facilities in North Carolina, Illinois, and Texas, all with an express mission of (i) ensuring that all Americans – whether in rural areas or bustling metropolitan cities – have access to uncompromising, high-quality healthcare, and (ii) breathing new life into struggling hospitals and protecting the future of healthcare in America by investing in technology, operational excellence, and employee engagement. Therefore, the common goal of the Proposed Transaction for both parties is to enable the Subject Hospitals to remain in business, thereby increasing consumer choice and access to critical healthcare services in their respective communities.

#### (B) A summary of terms of the transaction:

The Proposed Transaction, as summarized herein, is qualified in its entirety by the terms and conditions of the Purchase Agreement and the Sale Order. The Proposed Transaction contemplates the sale by Seller to Purchaser of substantially all of the assets used in connection with the operation of Seller's business at the facilities identified in the Purchase Agreement (the "<u>Transferred Assets</u>"). Included in the Transferred Assets are inventory and supplies, transferrable permits, assumed contracts (including collective bargaining agreements and certain transition services agreements), patient, medical, personnel, business, and other records (subject to exclusions and retentions pursuant to law), equipment and other tangible property, including furniture and fixtures, computers, networking equipment and supplies, licenses, permits, and intellectual property. Additionally, concurrent with the closing of the Proposed Transaction, Purchaser will enter into a lease with the lessors of the real properties used in connection with the Transferred Assets.

The consideration for the Proposed Transaction is set forth in detail in the Purchase Agreement and will consist of (i) cash proceeds in the amount of Eight Million Five Hundred Thousand Dollars (\$8,500,000), plus (ii) the assumption of certain liabilities, plus (iii) either (x) an amount in cash equal to the borrowing base (the "eCapital Borrowing Base") under Alta Hospital System, LLC's line of credit with eCapital Healthcare Corp., a Delaware corporation (the "eCapital Line of Credit") or (y) if Purchaser enters into a new arrangement with eCapital Healthcare Corp. or otherwise assumes the existing eCapital Line of Credit and provides a payoff letter, release, assignment and assumption, or similar instrument (the "eCapital Payoff or Assumption Instrument") to Seller at the closing of the Proposed Transaction, then an amount in cash equal to the positive difference between (1) the eCapital Borrowing Base and (2) any remaining liability or amount due under the eCapital Line of Credit after application of the eCapital Payoff or Assumption Instrument.

#### (C) A statement of why the transaction is desirable:

The Proposed Transaction is desirable because it is the only means of ensuring the uninterrupted provision of critical healthcare services to the communities served by the Subject Hospitals. If the Proposed Transaction is not consummated in an expeditious manner, there is a material risk that the Subject Hospitals will be forced to close (notwithstanding their long-term viability). Consummation of the Proposed Transaction will allow a new operator to stabilize operations without the administrative burden of Prospect's bankruptcy cases and enable the Subject Hospitals to provide high-quality care to the community for the long term.

# (D) General public impact or benefits of the transaction, including quality and equity measures and impacts

See responses above and below. The Subject Hospitals are safety net hospitals providing critical access to members of the community. Ensuring their stability is an urgent public health imperative, and the Proposed Transaction therefore serves an important public benefit.

#### (E) Narrative description of the expected competitive impacts of the transaction

The Proposed Transaction would serve to promote competition and patient choice in the relevant markets. As explained above, the Proposed Transaction is critical to ensuring that the Subject Hospitals continue to provide uninterrupted healthcare services to the communities they serve. If the Subject Hospitals were to close, each remaining hospital in the Subject Hospitals' local markets would increase their relative market share, as the closure of the Subject Hospitals would result in fewer facilities for the public to choose from in their respective geographies. Here, Purchaser does not currently have a presence in California, and thus its acquisition of the Subject Hospitals would not result in increased consolidation or market dominance. The net impact of the Proposed Transaction is therefore pro-competitive, as it would prevent hospital closures that would by their very natures reduce competition, and it would not grant broader market power to Purchaser.

# (F) Description of any actions or activities to mitigate any potential adverse impacts of the transaction on the public:

The parties do not anticipate any potential adverse impacts of the Proposed Transaction on the public. As noted above, the parties anticipate that the Proposed Transaction will be beneficial to the public by enabling the Subject Hospitals to remain open, thereby preserving patient choice, promoting competition, and providing additional high quality health care resources in communities that need them.

Note to Attachment: The below filings are anticipated in connection with the proposed transaction, and the timeframes are estimates based on current information and the structure of this transaction.

- Notices of the transaction with the Federal Trade Commission and U.S. Department of Justice, Antitrust Division, pursuant to 16 C.F.R. Part 803 (the "HSR Filing") are anticipated to be filed in September 2025 and will be included as a supplement to this filing when filed.
- Change of Ownership application with respect to General Acute Care Hospital License for Los Angeles Community Hospital, Los Angeles Community Hospital at Bellflower, and Los Angeles Community Hospital at Norwalk with the California Department of Public Health. [To be filed 30 days before the Closing.]
- Applications with respect to Los Angeles Community Hospital, Los Angeles Community Hospital at Bellflower, and Los Angeles Community Hospital at Norwalk's Hospital Pharmacy Licenses and Sterile Compounding Pharmacy Licenses with the California Board of Pharmacy. [To be filed 30 days before the Closing.]
- Notice of transaction to be submitted to the Drug Enforcement Agency, applications with respect to the Controlled Substance Registrations with the Drug Enforcement Agency Division Office and new registrations to follow after issuance of licenses by the California Board of Pharmacy, and Drug Enforcement Agency Power of Attorney for use of current Drug Enforcement Agency registrations for the Controlled Substance Registrations held by Los Angeles Community Hospital and Los Angeles Community Hospital at Norwalk. [Notice of transaction to be submitted at least 14 days before the Closing, applications to be submitted with filing date to be determined, and power of attorney to be entered into after applications have been submitted.]
- Notice of transaction to The Joint Commission with an update to the electronic application with respect to the Hospital, Laboratory, Nursing Care Center accreditation held by Los Angeles Community Hospital, Los Angeles Community Hospital at Bellflower, and Los Angeles Community Hospital at Norwalk. [Notice of transaction to be submitted before the Closing and application to be updated within 30 days after the Closing.]
- Application with respect to Los Angeles Community Hospital's Continuing Education Provider Certificate with the California Department of Consumer Affairs, Board of Registered Nursing. [To be filed 8-12 weeks before the Closing.]
- Notice of transaction and report changes to the ownership/administration of conveyances for Los Angeles Community Hospital at Bellflower with the California Department of Industrial Relations, Division of Occupational Safety & Health. [To be filed prior to the Closing.]
- (i) Lab 193, Notice of Laboratory Information, (ii) Lab 183, Director Attestation, and (iii) CMS-116 with the California Department of Public Health, Division of Laboratory Science, Laboratory Field Services with respect to the Clinical and Public Health Laboratory Licenses issued to Los Angeles Community Hospital, Los Angeles Community Hospital at Bellflower, and Los Angeles Community Hospital at Norwalk. [Forms to be filed within 30 days after the Closing.]
- CMS-116 Change of Information forms with the Department of Health and Human Services, and the
  California Department of Public Health, Division of Laboratory Science, Laboratory Field Services,
  with respect to Los Angeles Community Hospital Laboratory's CLIA Certificate of Accreditation,
  Los Angeles Community Hospital at Norwalk's CLIA Certificate of Accreditation, and Los Angeles
  Community Hospital at Bellflower's Certificate of Waiver. [To be filed within 30 days after the
  Closing.]

- Ownership changes through the Online Radiation Machine Registration Portal with the California Department of Public Health, Radiologic Health Branch, with respect to Los Angeles Community Hospital's Certificate of Registration and Los Angeles Community Hospital at Norwalk's Certificate of Registration. [To be filed within 30 days after the Closing.]
- Form CMS-855A (Institutional Provider Enrollment Application) or PECOS to report change of ownership in Los Angeles Community Hospital, Los Angeles Community Hospital at Bellflower, and Los Angeles Community Hospital at Norwalk's Hospital and SNF enrollments with the Centers for Medicare and Medicaid Services. [To be filed within 30 days after the Closing.]
- Applications with respect to Los Angeles Community Hospital at Bellflower and Los Angeles
  Community Hospital at Norwalk's Medical Waste Acute Care Facility Permits to the California
  Department of Public Health, Medical Waste Management Program. [To be filed within 30 days after
  the Closing.]
- Application with respect to Los Angeles Community Hospital, Los Angeles Community Hospital at Bellflower, and Los Angeles Community Hospital at Norwalk's Medi-Cal Enrollment with the California Department of Public Health. [To be filed within 35 days after the Closing].