

## ASSIGNMENT AND ASSUMPTION AGREEMENT

THIS ASSIGNMENT AND ASSUMPTION AGREEMENT (this "Assignment Agreement"), is made and entered into as of the \_\_\_\_ day of \_\_\_\_\_, 2011 (the "Effective Date") by and among the COUNTY OF BEAUFORT (the "County"), a political subdivision of the State of North Carolina, BEAUFORT REGIONAL HEALTH SYSTEM (the "Health System"), a North Carolina hospital authority organized under N.C. Gen. Stat. § 131E-16 *et seq.*, BEAUFORT COUNTY HOSPITAL ASSOCIATION, INC. (the "Association"), a North Carolina nonprofit corporation, and BEAUFORT REGIONAL PHYSICIANS, LLC (the "Physician Group"), a North Carolina limited liability company, (collectively the County, the Health System, the Association, and the Physician Group referred to herein as the "Landlords"), and EAST CAROLINA HEALTH-BEAUFORT, INC. ("ECHB"), a North Carolina nonprofit corporation.

### WITNESSETH:

WHEREAS, the County is the owner of the land and facilities associated with the Health System located in Washington, North Carolina;

WHEREAS, the County currently leases certain land and facilities to the Health System pursuant to that certain Lease, dated November 30, 2010, by and between the County and the Health System (the "Hospital Authority Lease"), and the Health System in turn owns and operates, through the Association, an acute care hospital facility, including the equipment, supplies and fixtures associated therewith, known as Beaufort County Medical Center (the "Hospital");

WHEREAS, the Landlords are collectively or individually the owner or lessee of the land, facilities, equipment, supplies and fixtures at the additional locations operated by the Health System, the Association, or the Physician Group (collectively such locations referred to herein as the "Clinics");

WHEREAS, the Association and the Physician Group are wholly owned or controlled subsidiaries of the Health System (collectively, the Health System, the Association, and the Physician Group are referred to herein as the "Health System Entities");

WHEREAS, the County and the Health System have determined together that it is in the best interest of the citizens of Beaufort County, North Carolina, and the surrounding communities that the Health System assign, and the County consent to such assignment of, the Hospital Authority Lease to University Health Systems of Eastern Carolina, Inc. ("Tenant") and that operation of the Hospital and the Clinics be leased to Tenant, which is a nonprofit corporation experienced in the operation and management of such Hospital and Clinic activities;

WHEREAS, Landlords and Tenant have entered into that certain Amended and Restated Lease dated as of August \_\_\_\_, 2011 (the "Lease"; collectively with this Assignment Agreement, the "Transaction Documents") for the purpose of effecting assignment of the Hospital Authority Lease and amending and restating the same for purposes of leasing to Tenant the Leased Assets associated with the Hospital and Clinic Operations, and for conveying (at Tenant's option) Landlords' remainder interest in the Leased Assets at the conclusion of the Lease;

WHEREAS, as of even date hereof, Tenant has in turn entered into subleases with ECHB, HealthAccess, Inc. ("HealthAccess") and UHS Physicians, LLC ("UHSP"), each a controlled affiliate of Tenant, and has subleased, delegated or otherwise assigned to ECHB, HealthAccess or UHSP all of its rights and obligations under the Lease;

WHEREAS, as set forth in the Lease, Landlords desire to assign certain assets, rights, and obligations to ECHB, including but not limited to the PME Interest and the Eastpointe Interest (as defined in the Lease), and ECHB desires to assume such assets, rights and obligations as set forth herein;

WHEREAS, ECHB will in turn assign certain assets, rights, and obligations to HealthAccess or UHSP, and HealthAccess or UHSP will assume such assets, rights and obligations pursuant to an assignment and assumption agreement dated as of even date herewith between ECHB, HealthAccess, and UHSP; and

WHEREAS, under the Constitution and laws of the State of North Carolina, the County, the Health System and ECHB each is authorized to enter into and perform this Assignment Agreement, including pursuant to N.C. Gen. Stat. § 131E-13, and the execution and delivery of this Assignment Agreement have been duly authorized by resolutions adopted by the Board of Commissioners of the County and by the Board of Commissioners of the Health System, and the Board of Directors of ECHB.

NOW THEREFORE, in consideration of the premises and the mutual undertakings and representations herein contained and other good and valuable consideration, receipt of which is hereby acknowledged, Landlords and ECHB hereby covenant, contract, and agree as follows:

1. DEFINITIONS.

(a) Unless otherwise defined herein, all capitalized terms, not otherwise defined, shall be defined as provided in the Lease.

(b) For purposes of this Assignment Agreement, the following terms and variations thereof have the meanings specified or referred to in this Paragraph 1:

“Intellectual Property Assets” means all intellectual property owned or licensed (as licensor or licensee) by Health System Entities in which Health System Entities have a proprietary interest which is related to the Hospital and Clinic Operations, including: (a) names, all assumed fictional business names, trade names, registered and unregistered trademarks, service marks and applications; (b) all patents, patent applications and inventions and discoveries that may be patentable; (c) all registered and unregistered copyrights in both published works and unpublished works; (d) all know-how, trade secrets, confidential or proprietary information, customer lists, software, technical information, data, process technology, plans, drawings and blue prints; and (e) all rights in internet web sites and internet domain names presently used by Health System Entities.

2. LEASE AGREEMENT. The parties acknowledge and agree that neither would have entered into this Assignment Agreement but for the agreement of Landlords and Tenant to assign the Hospital Authority Lease through the execution of the Lease, which sets forth the terms on which the Leased Assets owned, collectively or individually, by the Landlords and used by the Health System Entities in the conduct of the Hospital and Clinic Operations shall be leased by Tenant and in turn subleased to ECHB, HealthAccess or UHSP, and the parties hereto have consented to such assignment as provided in the Lease. This Assignment Agreement is hereby executed contemporaneously with the Lease, which is hereby incorporated as if fully set forth herein.

3. TRANSFER AND ASSIGNMENT OF PERSONAL PROPERTY.

(a) Effective as of the Closing Date of the Lease, the Health System Entities hereby assign, transfer and convey unto ECHB, its successors and assigns, all of the Health System Entities’ right, title and interest in and to the personal property described herein, including, without limitation, the following

described personal property (the “Personal Property”), which is intended to include all of Health System Entities’ Personal Property, wherever located, belonging to Health System Entities and which relate to or are used in the operation of the Hospital and Clinic Operations as going concerns, including the following (but excluding the Leased Personal Property as defined in the Lease):

(i) except as set forth in Paragraph 6(g) of the Lease, all cash, cash on hand, cash on deposit, cash equivalents, investment securities, and undeposited checks;

(ii) all rights under the agreements, contracts, leases, and licensing agreements listed on Schedule 3.a.ii., attached hereto (collectively, the “Assumed Contracts”), all warranty rights, all Intellectual Property Assets, going concern value, and goodwill;

(iii) the PME Interest and the Eastpointe Interest;

(iv) those rights relating to security deposits and prepaid expenses and refund claims and rights to offset in respect thereof listed in Schedule 3.a.iv attached hereto;

(v) all inventories wherever located, including without limitation, all disposable and consumable items, food, drugs, janitorial and office supplies;

(vi) all accounts receivable, deposits, notes receivable, prepaid expenses, refunds, claims or rights to offset in respect thereof, and to the extent set forth on Schedule 3.a.vi., causes of action and judgments in favor of the Health System Entities relating to the Hospital and Clinic Operations and the operation thereof (the “Accounts Receivable”); provided, that ECHB may elect to not receive any Accounts Receivable to the extent it so elects in its sole and absolute discretion;

(vii) all Governmental Authorizations and all pending applications therefor or renewals thereof, in each case to the extent transferable to ECHB, including those listed on Schedule 2.d. of the Lease, but excluding the Provider Agreements (including but not limited to Medicare Nos. 340038, 34S038 and 347115);

(viii) all insurance proceeds, arising from or relating to the Assumed Liabilities under Paragraph 5 hereof; and

(ix) all claims of Health System Entities against third parties relating to the Hospital and Clinic Operations, whether choate or inchoate, contingent or noncontingent, listed in Schedule 3.a.ix attached hereto.

(b) The transfer of the Personal Property pursuant to this Assignment Agreement shall not include the assumption of any Liability (including without limitation any Scheduled Indebtedness) related to the Hospital and Clinic Operations unless ECHB expressly assumes that Liability pursuant to Paragraph 5 hereof.

4. TRANSFER AND ASSIGNMENT OF THE CONTRACTS; DEFERRED CONSENTS. Notwithstanding Paragraph 3(a)(ii), this Assignment Agreement shall not constitute an agreement to assign or transfer any Assumed Contract, if an attempted assignment or transfer thereof, without the consent of a third party thereto, would constitute a breach thereof or in any way materially and adversely affect the rights of ECHB thereunder. If such consent (“Deferred Consent”) is not obtained prior to the Closing Date, or if an attempted assignment or transfer thereof would be ineffective or would materially and adversely affect the rights thereunder so that ECHB would not receive all such material rights, then (i) the Health System Entities and ECHB will cooperate, in all reasonable respects, to obtain such

Deferred Consents as soon as practicable; provided however, that the Health System Entities shall have no obligation (y) to expend funds to obtain any Deferred Consent, other than the Health System Entities' out of pocket expenses to its attorney or other agents incurred in connection with obtaining any Deferred Consent and reimbursable from the Professional Services Escrow Fund, or (z) to agree to any adverse change in any Assumed Contract in order to obtain a Deferred Consent, and (ii) until such Deferred Consent is obtained, the Health System Entities and ECHB will cooperate in all reasonable respects, to the extent permitted under the law and/or under any applicable agreement, to provide to ECHB the benefits under the Assumed Contract to which such Deferred Consent relates. In particular, in the event that any such Deferred Consent is not obtained, then ECHB and Health System Entities shall, to the extent reasonably permitted under the law and/or under any applicable agreement, enter into such arrangements (including subleasing or subcontracting if permitted) to provide to ECHB the economic and operational equivalent of obtaining such Deferred Consent and assigning or transferring such Assumed Contract, including enforcement for the benefit of ECHB of all claims or rights arising thereunder, and the performance by ECHB of the obligations thereunder on a prompt and punctual basis; provided, however, that, in the event the implementation of such arrangements is not permitted or reasonably achieved, ECHB shall not be responsible for the obligations or liabilities associated with such contract(s).

5. ASSUMPTION AND AGREEMENT TO PAY. ECHB hereby assumes and agrees to pay, discharge, and perform the existing obligations of Landlords as of the Closing Date listed or referenced on Schedule 5, in addition to unpaid obligations accruing to or incurred by Health System Entities in the ordinary course of business of the Health System Entities since June 30 related to the accounts specifically identified or referenced on Schedule 5 (collectively the "Assumed Liabilities"). ECHB agrees to pay, discharge, or dispute such obligations arising under this Section as they become due; provided, however, that any obligations which arose prior to the Closing Date shall be paid, discharged or disputed in a commercially reasonable period following the Closing Date. Landlords acknowledge and agree that Schedule 5 shall not contain any interparty or similar liabilities by and among Landlords, including but not limited to any accounts payable by Health System to County related to the Leased Property, which accounts shall be paid in full through the Closing Date prior to the Closing Date.

6. EXCLUDED LIABILITIES.

(a) Notwithstanding any other term herein, ECHB shall not assume, and hereby expressly disclaims all Excluded Liabilities. "Excluded Liabilities" shall mean every Liability of the Landlords, respectively, other than the Assumed Liabilities covered under Section 5, including:

(i) any Liability under any Assumed Contract assumed by ECHB pursuant to Paragraph 3 that arises out of or relates to any breach that occurred prior to the Closing Date;

(ii) any Liability for taxes for any period (or portion of any period) ending on or before the Closing Date, including any taxes arising as a result of the Health System Entities' operation or ownership of the Hospital and Clinic Operations prior to the Closing Date;

(iii) any Liability or obligation under any Contract not assumed by ECHB under Paragraph 3;

(iv) any environmental, health and safety Liabilities arising out of or relating to the Health System Entities' leasing, ownership or operation of the Hospital and Clinic Operations prior to the Closing Date, including but not limited to those items disclosed on Schedule 2.1 and Schedule 2A.1 of the Lease; provided however, ECHB shall be responsible for (A) costs associated with removal or abatement of asbestos at any Hospital or Clinic location or facility, and (B) the replacement of underground storage tanks should ECHB in its discretion elect to replace same;

(v) any Liability under the Beaufort Benefit Plans or relating to payroll, vacation, sick leave, workers' compensation, unemployment benefits, pension benefits, employee stock option or profit-sharing plans, health care plans or benefits or any other employee plans or benefits of any kind for Health System Entities employees or former employees or both, including but not limited to any claims related to Health System Entities retirees, unless such Liability is set forth in Schedule 5 and thereby covered by Section 5;

(vi) any Liability under any employment, severance, retention or termination agreement with any employee of the Health System Entities, including but not limited to those employees with change of control provisions;

(vii) any Liability arising prior to the Closing Date out of or relating to any Health System Entities employee grievance whether or not the affected employees are hired by ECHB;

(viii) any Liability to indemnify, reimburse or advance amounts to any trustee, director, Commissioner, employee or agent of any Health System Entity;

(ix) any Liability arising out of any Proceeding pending as of the Closing Date;

(x) any Liability arising out of any Proceeding commenced after the Closing Date and arising out of or relating to any occurrence or event happening with respect to the Hospital or the Clinic Operations prior to the Closing Date, including but not limited to any obligation or liability associated with the Provider Agreements;

(xi) any Liability arising out of or resulting from Health System Entities' compliance or noncompliance with any Legal Requirement or order, injunction, judgment, decree, ruling, assessment or arbitration award of any Governmental Body prior to the Closing Date;

(xii) any Liability of the Health System Entities under this Assignment Agreement or the Lease or any other document executed in connection with this Assignment Agreement or the Lease;

(xiii) any Liability of any Health System Entity based upon the Health System Entities' acts or omissions occurring after the Closing Date;

(xiv) any Liability of the Health System Entities arising out of or resulting from the Health System Entities' compliance or noncompliance with the Provider Agreements, including any Medicare, Medicaid, or other third party payor programs' attempt to recapture or recoup previously paid or reimbursed expenses;

(xv) any Liability related to an Excluded Asset;

(xvi) except as set forth in Paragraph 6 of the Lease, any Liability related to the Scheduled Indebtedness; and

(xvii) any other Liability relating to the Hospital or Clinic Operations or Leased Assets occurring prior to the Closing Date and not expressly assumed by ECHB under Paragraph 5 hereof.

(b) Notwithstanding the foregoing, ECHB shall obtain insurance coverage on the Health System Entities' behalf, payable (y) to the Health System Entities, or (z) to Tenant, in the event such covered Liabilities are paid for by Tenant on the Health System Entities' behalf, for professional Liabilities for unknown and unreported claims related to or arising out of the Health System Entities' acts

or omissions occurring prior to the Closing Date pursuant to Paragraph 6(d) of the Lease. The Health System Entities shall only be obligated to indemnify ECHB for Excluded Liabilities for amounts in excess of or not covered by such insurance. Further, to the extent that the Health System Entities' Audited Balance Sheet as of September 30, 2010 sets forth a reserve related to any Excluded Liabilities, such reserve shall be credited or applied toward the Health System Entities' payment or settlement of such Excluded Liabilities.

(c) Landlords shall, severally but not jointly, pay or make adequate provision for the payment in full of all of the Excluded Liabilities applicable to either the Health System Entities or the County, respectively, under this Assignment Agreement. If any such Excluded Liabilities are not so paid or provided for (including via the Excluded Liabilities Escrow Fund), or if ECHB reasonably determines that failure to make any payments will impair ECHB's operation, use or enjoyment of the Hospital and Clinic Operations, ECHB may, at any time, elect to make all such Excluded Liabilities payments directly (but shall have no obligation to do so) and set off against and deduct the full amount of all such payments from any obligation under the Lease, including the Capital Expenditure Commitment, or this Assignment Agreement or set off against such amounts from the Option Purchase Price.

7. REPRESENTATIONS, WARRANTIES, COVENANTS OF HEALTH SYSTEM ENTITIES. The Health System Entities hereby, to the best of the Health System Entities' knowledge and belief, make material representations, warranties and covenants as follows:

(a) The Health System Entities shall use their best efforts to assist ECHB to obtain consents to effect a valid assignment of their rights and obligations under the Assumed Contracts.

(b) Upon request and consistent with law, the Health System Entities shall execute all necessary consents and withdraw all business name filings as may be required to allow ECHB to conduct the Hospital and Clinic Operations using the names or trade names used by the Health System Entities as part of the Hospital and Clinic Operations, or in the name of any other current trade name used or reserved by the Health System Entities.

(c) Except as may be implicated and/or restricted in conjunction with circumstances associated with the Report, all Accounts Receivable that are reflected on the Interim Balance Sheet or on the accounting Records of the Health System Entities as of the Closing Date represent or will represent valid obligations arising from services actually performed by the Health System Entities in the ordinary course of business. Except to the extent paid prior to the Closing Date, such Accounts Receivable are as of the Closing Date current and collectible net of the respective contractual reductions and reserves; provided, however, that the Health System Entities do not guarantee that ECHB will collect any particular Account Receivable. Health System Entities will take such actions as are necessary to transfer Accounts Receivable from Health System Entities bank accounts to ECHB upon notice from ECHB as to which Accounts Receivable it elects to receive pursuant to Paragraph 3.a.iv.

(d) Schedule 7.d. contains an accurate and complete list, and the Health System Entities have delivered to ECHB accurate and complete copies, of:

(i) each Contract that involves performance of services or delivery of goods or materials by or to the Health System Entities of an amount or value in excess of \$10,000;

(ii) each Contract that was not entered into in the ordinary course of business and that involves expenditures or receipts of the Health System Entities in excess of \$10,000;

(iii) each Contract involving the purchase of an ownership or equity interest in another party, or the formation of a joint venture between a Health System Entity and one or more third parties;

(iv) each Contract affecting the ownership of, leasing of, title to, use of or any leasehold or other interest in any real or personal property (except personal property leases and installment and conditional sales agreements having a value per item or aggregate payments of less than \$10,000 and with a term of less than one year);

(v) each power of attorney of the Health System Entities that is currently effective and outstanding;

(vi) each Contract entered into, other than in the ordinary course of business by the Health System Entities, that contains or provides for an express undertaking by the Health System Entities to be responsible for consequential damages;

(vii) each Contract for capital expenditures in excess of \$10,000;

(viii) each written warranty, guaranty and/or other similar undertaking with respect to contractual performance extended by the Health System Entities other than in the ordinary course of business;

(ix) each Contract, whether written or verbal under which a Health System Entity makes payment to or from or otherwise has a Financial Relationship with a Physician, each as defined by 42 C.F.R. 411.351 *et seq.*; and

(x) each amendment, supplement and modification (whether oral or written) in respect of any of the foregoing.

**(e) Except as a result of acts or omissions referenced in the Report, no event has occurred or circumstance exists under or by virtue of any Contract that (with or without notice or lapse of time) would cause the creation of any encumbrance affecting any of the Leased Assets.**

**(f) Except as set forth in Schedule 7.f.:**

(i) each Assumed Contract is in full force and effect and is valid and enforceable in accordance with its terms;

(ii) each Assumed Contract is assignable by the Health System Entities to ECHB subject to required consents;

(iii) The Health System Entities are, and at all times have been, in material compliance with all applicable terms and requirements of each Assumed Contract, except for any non-compliance which might relate to past due accounts payable under an Assumed Contract;

(iv) each other Person that has or had any obligation or liability under any Assumed Contract is, and at all times since has been, in material compliance with all applicable terms and requirements of such Assumed Contract;

(v) no event has occurred or circumstance exists that (with or without notice or lapse of time) may contravene, conflict with or result in a breach of, or give the Health System Entities or other Person the right to declare a default or exercise any remedy under, or to accelerate the maturity or performance of, or payment under, or to cancel, terminate or modify, any Assumed Contract, except for any non-compliance which might relate to any past due accounts payable under an Assumed Contract;

(vi) The Health System Entities have not given to or received from any other Person, at any time any notice or other communication (whether oral or written) regarding any actual, alleged, possible or potential violation or breach of, or default under, any Assumed Contract, except for notices related to any past due accounts payable under an Assumed Contract; and

(vii) there are no renegotiations of, attempts to renegotiate or outstanding rights to renegotiate any material amounts paid or payable to the Health System Entities with respect to the Hospital or Clinics under current or completed Assumed Contracts with any Person having the contractual or statutory right to demand or require such renegotiation and no such Person has made written demand for such renegotiation.

**8. NOTICES. Notice under this Assignment Agreement shall be provided consistent with terms of Paragraph 28 of the Lease.**

9. ASSIGNMENT. This Assignment Agreement shall not be assigned, transferred or delegated in whole or in part; provided however ECHB may assign its rights and obligations hereunder in whole or in part as permitted under Paragraph 18 of the Lease.

10. INDEMNIFICATION. The parties' indemnification rights related to this Assignment Agreement are set forth in Paragraph 21 of the Lease.

11. COVENANTS AND REMEDIES. In the event Tenant breaches any covenant set forth in Section 8 of the Lease, then ECHB shall also be deemed to be in breach of this Assignment Agreement, and, without limiting any other remedy available under this Assignment Agreement or applicable law, Landlords shall have all rights hereunder reasonably necessary to effect the remedies set forth in Sections 8 and 9 of the Lease.

12. MISCELLANEOUS.

(a) Words of any gender used in this Assignment Agreement shall be held and construed to include any other gender, and words in the singular number shall be held to include the plural, unless the context otherwise requires.

(b) The terms, provisions and covenants and conditions contained in this Assignment Agreement shall apply to, inure to the benefit of, and be binding upon the parties hereto and upon their respective heirs, legal representatives, successors and permitted assigns, except as otherwise herein expressly provided. Each party agrees to furnish the other, promptly upon demand, a resolution, or other appropriate documentation evidencing the due authorization of such party to enter into this Assignment Agreement.

(c) The captions inserted in this Assignment Agreement are for convenience only and in no



way define, limit or otherwise describe the scope or intent of this Assignment Agreement, or any provision hereof, or in any way affect the interpretation of this Assignment Agreement.

(d) This Assignment Agreement may not be altered, changed or amended except by an instrument in writing signed by all parties hereto or their successors in interest.

(e) If any clause or provision of this Assignment Agreement is illegal, invalid or unenforceable under present or future laws effective during the term of this Assignment Agreement, then and in that event, it is the intention of the parties hereto that the remainder of this Assignment Agreement shall not be affected thereby, and it is also the intention of the parties to this Assignment Agreement that in lieu of each clause or provision of this Assignment Agreement that is illegal, invalid or unenforceable, there be added as a part of this Assignment Agreement a clause or provision as similar in terms to such illegal, invalid or unenforceable clause or provision as may be possible and be legal, valid and enforceable.

(f) No party hereto shall have any liability for any incidental or consequential damages of another party hereto, or anyone claiming by, through or under a party hereto, for any reason whatsoever.

(g) This Assignment Agreement does not create the relationship of partner or joint venturer between Landlords and ECHB. Landlords and ECHB acknowledge that neither is the agent, employee, or servant of the other, and the relationship of independent parties exists between them.

(h) The laws of the State of North Carolina shall govern the interpretation, the validity, performance and enforcement of this Assignment Agreement.

(i) No remedy conferred herein is intended to be exclusive of any other remedy and each and every remedy shall be cumulative and shall be in addition to every other remedy given hereunder or thereunder or now or hereafter existing at law or in equity or by statute or otherwise.

(j) Landlords and ECHB each agree to cooperate with each other and to execute such additional documents as may be necessary to carry out the provisions of this Assignment Agreement and the Lease. This provision shall survive the termination of this Assignment Agreement.

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SIGNATURES ON FOLLOWING PAGE]

IN WITNESS WHEREOF, the parties hereto have executed this Assignment and Assumption Agreement under seal as of the day and year first above written.

LANDLORDS:

COUNTY OF BEAUFORT

ATTEST:

By:  
Clerk of the Board of Commissioners

By:  
Print Name:  
Chairman of Board of Commissioners

BEAUFORT REGIONAL HEALTH SYSTEM

ATTEST:

By:  
\_\_\_\_\_ Secretary

By:  
Print Name:  
Title:

BEAUFORT COUNTY HOSPITAL  
ASSOCIATION, INC.

ATTEST:

By:  
\_\_\_\_\_ Secretary

By:  
Print Name:  
Title:

[CORPORATE SEAL]

BEAUFORT REGIONAL PHYSICIANS, LLC

ATTEST:

By:  
\_\_\_\_\_ Secretary

By:  
Print Name:  
Title:

ECHB:

EAST CAROLINA HEALTH-BEAUFORT

ATTEST:

By: \_\_\_\_\_ Secretary

By:  
Print Name:  
Title:

[CORPORATE SEAL]

**SCHEDULE 3.a.ii.**  
**ASSUMED CONTRACTS**

[See attached]

BRHS Contract Assignments

Number	Inside	Outside	Effective Date	Description
8	BCHA	Caris Diagnostics Provation Smartpath Agreement	9/25/2007	lab agreement
9	BCHA	Caris Diagnostics Provation Smartpath Agreement	9/25/2007	IS Software Agreement - Pathology
12	BRHS	Provident	9/4/2009	video equipment lease
15	BCHA	America Board of Medical Specialties	10/15/2007	data licensing and terms of use agreement
17	BCHS	HealthPort RCM System	11/9/2009	managed care
18	BCMC	Acryness	8/6/2010	document creation and mailing service agreement
19	BCHA	Carolina Medical Support, Inc.	4/17/2009	Health Information Management Services/Medical Transcription
20	BCH	Medical Systems Management, Inc.	11/13/01	IS - software agreement
22	BCHA	Baytree Leasing Company	3/20/2007	lease agreement/equipment
23	BCH	Park Place Technologies	2/20/2011	Maintenance Contract Renewal
25	BCH	County of Beaufort/DSS	10/20/2003	support service - purchasing meals
27	BCH	Brown, Caulkins & Company, LLC	8/14/2010	Annual service contract for check signer
28	BCH	RS&A, Inc.	7/18/2010	Service Contract
29	BCH	Blue Cross Blue Shield	5/22/1978	Managed Care - Hospital Participation Agreement
31	BCMC	BCE Technology Corporation	9/13/2010	license and confidentiality agreement for software t
32	BRMS	Applied Revenue Analytics	9/15/2010	finance contract
34	BCH	Beaufort County Comissioners	7/13/1982	Jail Medical Treatment

BRHS Contract Assignments

35	BCH	Beaufort County Sheriff's Office	1/3/1983	Meals for Jail
42	BCH	ForTec Companies	9/1/2009	purchase equipment - lasers
46	BRHS	PCS Phosphate Company	8/1/2010	employee lease - Nurse Practitioner
50	BCH	Philips Lifeline Systems Company	8/15/2008	Monitoring services agreement for LIFELINE
51	BCH	Premier	9/26/2006	License software agreement
52	BCH	Electronic Registry Systems	2007 - Exact date not entered	software license agreement
53	BCH	Cardinal Health	8/1/2005	prime vendor agreement
55	BCH	Advanced Medical Partners	4/10/2006	purchase surgical equipment
56	BCH	Cardinal Health	3/18/2008	pyxis machine rental and service agreement
59	BCH	Abbott Laboratories, Inc.	11/1/2007	equipment lease
60	BCH	Nova Biomedical	6/19/2007	equipment purchase/lease
61	BCH	GE Healthcare	10/1/2007	maintenance agreement for anesthesia machines
62	BCH	Verathon Medical	11/1/2010	maintenance agreement for anesthesia machines
63	BCH	Baytree Leasing Company	3/20/2007	Service Pass Through Addendum
64	BCH	Biomerieux, Inc.	4/20/2009	service/maintenance agreement
65	BCH	Compliant Healthcare Technologies, LLC	9/7/2010	purchase agreement
66	BCH	BD Diagnostics Systems	12/16/2010	price agreement for lab media/ purchase agmt
67	BCH	US Food Service Inc.	No effective date entered	purchase agreement
68	BCH	Sterilink, Inc.	1/1/2010	maintenance & service agreement
70	BCHA	Olympus, Inc.	2/26/2009	video equipment lease
71	BCMC	Dornier MedTech	3/3/2010	Services and Supplies Contract

BRHS Contract Assignments

74	BCH (assigned to BRP, LLC)	BCBSNC Medicare (formerly PARTNERS National Health Plans of NC, Inc.)	9/1/2008	Medicare Advantage Provider Agreement
75	BCH	Gyrus Acmi: purchased by Olympus	2/17/2009	purchase of Equipment and Disposables pricing agreement
77	BCH	Philips Medical Systems	8/16/2008	Service agreement for ultrasound transducer
78	BCH	Siemens Medical Solutions, Inc.		service contract for CT scanner, ultrasound machine, mri
79	BCH	Triangle X-Ray Company	3/14/2010	Kodak Carestream CR Systems Service Agreement
82	BCH	ConMed	10/20/2010	service/purchase agreement
83	BCH	Mckesson	4/17/2007	software agreement, supplement to license agreement
84	BCH	Netlearning	6/30/2008	purchase of software
85	BCH	Staywell Krames	7/14/2010	software purchase
86	BCH	Hologic	9/26/2007	maintenance agreement
87	BCH	Philips	3/30/2007	maintenance agreement
88.1	BCMC	Siemens Healthcare Diagnostics, Inc.	6/24/2011	Equipment service agreement
89	BCH	Stryker Park Place	3/30/2009	equipment financing
91	BCH	Technologies	7/1/2010	Service Agreement for HP Hardware
92	BCH	SolarWinds	8/23/2010	software maintenance
93	BCH	Numara Software, Inc.	7/29/2010	agreement - "track it" product
94	BCH	latric Systems	9/27/2007	software purchase and maintenance agreement
96	BCH	3M Health Information Systems	2/7/2011	software and support agreement
97	BCH	Cigna Healthcare	4/1/2006	managed care

BRHS Contract Assignments

101	BCH	Arcadian Health Plan/Atlantic Integrated Health, Inc.	12/28/2007	managed care
102	BRHS	Confidential Records Management, Inc.	11/23/2010	support services/shredding services
103	BCH	Stericycle	8/15/2006	Biomedical Waste Services Agreement service agreement for transcription hardware and software
104	BCMC	MedQuist	12/1/2010	
105	BCH	Thomson Reuter Healthcare	4/1/2009	subscription agreement
107	BCH	3M HealthCare	7/4/2010	preventative maintenance
109	BCH	MSDSonline	2/27/2008	online software
110	BCH	Aramark Capital Asset Services, Inc.	12/14/2009	maintenance management agreement
111	BRHS	Aetna	1/1/2010	managed care - physician group agreement
112	BRMC	Aircast Venaflo DVT Prophlaxis System	12/10/2008	consignment
119	BCMC	Pharmacy OneSource	9/18/2010	Amplifi Admin Annual Renewal
120	BCHA	Eastern Radiologists, Inc.	5/1/2005	PACS use agreement
122	BCH	Halifax Linen Service	5/10/2010	support service - laundry service
123	BCH	BSON for Professional Pathology Services	12/22/2008	Professional Pathology Services
125	BCH	Sleep Services of America (owned by GE) and formerly National Sleep Technologies, Inc.	8/30/2001	sleep studies
126	BCMC	Siemens Medical Solutions, Inc.	10/1/2010	Support Services - SmartServe (phones)



BRHS Contract Assignments

127	BCH	Bard Urological Division, C.R. Bard, Inc.	7/20/2007	operating lease agreement
133	BCH	Carolina Lithotripsy MedCost Benefit Services, LLC	1/1/2002	services agreement
134	BRHS		1/1/2010	managed care
152	BCMC	Knott, Tara Marie, MD	12/2/2010	physician employment agreement
171	BCHA	Xerox	4/10/2009	Copier lease agreement
172	BCHA	Xerox	1/22/2009	Copier maintenance
173	BCHA	Xerox	4/10/2009	Copier lease agreement
174	BCH	Coeco	1/25/2006	Copy service plan
175	BCH	Coeco	5/17/2006	Copier lease agreement
176	BCH	Coeco	12/15/2005	Copy service plan
177	BCH	Coeco	4/17/2007	Copy service plan
178	BCH	Coeco	3/27/2006	Copy service plan
179	BCH	Coeco	12/15/2005	Copier lease agreement
180	BCH	Coeco	12/15/2005	Copy service plan
181	BCH	Coeco	1/7/2006	Copy service plan
182	BCH	Xerox	7/22/2009	Copier lease agreement
183	BCH	Coeco	1/22/2009	Copier Maintenance
184	BCH	Coeco	9/14/2007	Copier lease + maintenance plan
185	BCH	ProPhysics	4/8/2009	Copier lease agreement
186	BCH	Konica Minolta	7/24/2006	Copier lease agreement
187	BCH	Konica Minolta	9/12/2008	Copier lease agreement
188	BCH	Konica Minolta	10/15/2008	Copier lease agreement
189	BCH	Konica Minolta	2/21/2001	Copier lease
190	BCH	Konica Minolta	7/23/2007	Copier lease
191	BCH	Konica Minolta	7/1/2008	Copier lease
192	BCH	United Healthcare Insurance	3/22/2006	Managed Care
193	BRHS	BD Diagnostics Systems	10/31/2009	maintenance and service agreement
194	BCH	Caris Diagnostics, Inc.	8/8/2010	Maintenance of software
197	BCH	Abbott Laboratories, Inc.	8/12/2007	Equipment service agreement

BRHS Contract Assignments

198	BRHS	Identocard Systems	9/30/2009	Printer Service Contract
199	BCHA	Kronos	12/24/2010	Time & Attendance System Service Contract
200	BCH	Abbott Laboratories, Inc.	2/17/2010	Service Agreement
201	BRHS	Besam	9/22/2010	Maintenance Agreement
202	BCH	Brady Trane Service, Inc.	1/1/2010	Service Contract
203	BCH	3M	5/27/2008	Software Licenses & Services Agreement
208	BCH	Medical Information Technology, Inc.	10/30/1982	Health Care Information System Software Agreement
211	BCH	Ortho-Clinical Diagnostics	1/16/2009	Equipment lease
212	BCMC	Nutrition Plus	12/15/2007	Dietetic Consultation Oversight and Clinical Nutrition Assessments
215	BCH	Multiphan, Inc.	12/15/2002	Benefit Plan Participating Facility Agreement
217	BCH	NC Department of Agriculture and Consumer Services	1/1/2010	USDA donated food commodities
218	BCH	Bio-Medical Applications of NC d/b/a Bio-Medical Applications of Pamlico	1/12/1993	Clinical lab services
230	BCH	Suddenlink	7/15/2007	Radiation Oncology - Optical Internet
232	BCH	Provider Advantage NW, Inc.	5/16/2008	Link Products Master Agreement - Software License; Remittance Posting Software
234	BCHA & BRMA	Winthrop Resources Corporation	11/4/2008	Equipment Lease
243	BCHA	City of Washington Metropolitan Community Health Services, Inc.	1/12/2004	Antenna Lease
250	BRHS	Medical Review of North Carolina National Disaster Medical System	11/10/2009	memorandum of agreement
252	BC Home Health	Medical Review of North Carolina National Disaster Medical System	1/20/2004	Memorandum of Understanding
253	BCH	Medical System	8/30/2000	Memorandum of Understanding

BRHS Contract Assignments

260	BCH	GDS - Washington	6/1/1999	Solid Waste Disposal
267	BCH	Eastern AHEC	9/2/1999	Continuing Education MOU
268	BRHS	De Lage Landen Public Finance	10/1/2009	Equipment Lease
277	BCMC	D&Y	12/2/2008	Locum Tenens Coverage Addendum
278	BCH	CoxCom, Inc. d/b/a Cox Communications of NC	3/19/2003	Provide cable to rooms
279	BCH	CompHealth	1/14/2005	Recruiting Service Agreement
283	BCH	Coastal Physician Services of the Southeast, Inc.	11/1/1995	Locum Tenens Coverage Agreement
285	BCH	CenturyLink (Embarq)	4/2/2009	telephone system
292	BCH	American Red Cross	10/1/2006	blood services agreement
294	BCH Behavioral Health Center	Cherry Hospital Carolina Organ Procurement Agency	7/1/2005	inpatient psychiatry services
299	BCH	Siemens - Hemostasis Equipment and consumables	5/3/1988	organ tissue donor statement of agreement
304	BCH	Endocare	7/27/2009	Hemostatis for Lab
307	BCH	Certicode, LLC / Marion L. Shephard Cancer Center	7/15/2005	purchase cryosurgical procedures
314	BRHS	Sprint	3/1/2010	Cancer Registry Services Agreement
316	BCH	Sprint	11/30/2006	Telephone services
317	BCH	Sprint	3/8/2006	Telephone services
323	BCH	Solucient " now Thomas Reuter "	1/1/1995	Solucient Subscription Agreement
342	BCH	Siemens	2/15/2011	Service contract for Magnetom Symphony & 2 Sequoia ultrasounds

BRHS Contract Assignments

343	BCH	NC Office of the Chief Medical Examiner	7/1/1995	Body transport
344	BCH	Southern Elevator	5/1/1968	Elevator maintenance
346	BCH	City of Washington	1/1/2008	Repayment Agreement
351	BCH	Bio-Medical Applications of NC	1/11/1993	blood services agreement
354	BCH	ICANotes, LLC	1/20/2005	Internet service agreement
355	BCH	Language Line Services, Inc.	9/4/2007	Telephone interpreter services
356	BCHA	Kronos	12/19/2008	Time & Attendance System - Lease
358	BCH	ECU	6/9/2000	IRB Assurance of Compliance
361	BRHS	MedCost Benefit Services; Caremark, LLC	1/22/2009	Prescription Benefit Services Agreement (Addendum)
365	BCH	Schaffer's Pest Management	No effective date entered	Pest control - food areas
367	BCH	Albermarle Orthotics & Prosthetics, Inc. d/b/a East Carolina Orthotics & Prosthetics	9/25/2000	Orthotics & Prosthetics
368	BCH	Carefusion Solutions, LLC	3/1/2011	Pyxis rentals
373.6	BCMC	East Carolina Behavioral Health (ECBH)	7/1/2009	mental health, developmental disabilities, and substance abuse services
374.1	BCMC	Dept. of Health and Human Services, Div. of Mental Health and ECBH	7/1/2009	indigent care beds
379	BCH	MedAssets Supply Chain Systems, LLC	2/1/2008	Master Services Agreement
389	BCH	Horizon Health	7/1/2008	service agreement for psychiatric programs

BRHS Contract Assignments

390	BCH	East Carolina Behavioral Health (LME)	7/1/2005	data agreement
407	BCH	Security Central	No effective date entered	Alarm Monitoring
408	BCH	Bio-Medical Applications of North Carolina	1/12/1993	Back-Up Hospital Agreement
409	BCH	Bio-Medical Applications of Pamlico, Inc.	1/12/1993	Clinical Laboratory Services Agreement
410	BCH	Bio-Medical Applications of Pamlico, Inc.	No date entered	Acute Dialysis Services Agreement
419	BCH	Barbara Hale	5/24/2011	Independent Contractor Agreement
422	BCH	Jackson Therapy	7/22/2011	Physical Therapy Service Agreement
423	BCH	Marie Ann Miner	6/2/2010	Spanish Interpretation Services
424	BCH	Pricewaterhouse Coopers	12/15/2011	Advisor for patient financial services dept.
425	BCH	ProPhysics	6/10/2011	Nuclear Medicine service proposal
426	BCH	Sight Path Medical	3/3/2011	Equipment for Cataract surgery
427	BCH	WellPath	1/1/2008	managed care
1671	BCH	Pitt County Memorial Hospital, Inc.	5/1/2008	biomedical tech
1552B	BCH	Pitt County Memorial Hospital, Inc.	1/1/2009	Satellite Training Center for AHAECC courses

**SCHEDULE 3.a.iv**  
**Prepaid Expenses**

**Balance of Prepaids as of June 30, 2011**

			Total by Group
<b>UMBRELLA</b>			
Flat Iron Capital	\$7,488.00		
<b>GENERAL LIABILITY</b>			
Flat Iron Capital	\$12,987.58		
<b>DIRECTORS/LIABILITY</b>			
Flat Iron Capital	\$1,844.16		
<b>PROPERTY</b>			
Flat Iron Capital	\$8,122.58		
<b>AUTOMOTIVE (DIETARY, MAINT, PURCHASING)</b>			
Flat Iron Capital	\$560.76		
<b>AMBULANCE</b>			
Flat Iron Capital	\$356.08		
<b>WHITE PROFESSIONAL LIABILITY</b>			
Mag Mutual	\$4,040.48		
<b>FINANCE CHARGES</b>			
	\$519.22		\$35,918.86
<b>PROFESSIONAL LIABILITY</b>			
Mag Mutual	\$42,454.46		\$42,454.46
<b>BD Diagnostics</b>			
Employee Health	\$390.00		
<b>Sterilelink</b>			
Nursing	\$4,475.02		
<b>Dornier</b>			
OR	\$883.12		
<b>Conmed</b>			
OR	\$286.94		
<b>Caris</b>			
O/P Surgery	\$185.82		
<b>Allscripts</b>			
IBX / White	\$1,871.50		
<b>Meridian</b>			
Washington Urology	\$783.31		
<b>Abbott</b>			
Lab	\$1,309.50		
<b>Leica</b>			
Lab	\$1,049.99		
<b>Becton</b>			
Lab	\$2,200.00		
<b>Biomerieux</b>			
Lab	\$2,998.80		
<b>Siemens</b>			
Radiology	\$3,260.00		
<b>Siemens</b>			
Radiology	\$27,172.00		
<b>Hologic</b>			
Radiology	\$732.07		
<b>Triangle X-Ray</b>			
Radiology	\$8,522.00		
<b>Onesource</b>			
Pharmacy	\$561.54		
<b>Electronic Registry</b>			
Oncology	\$3,750.00		
<b>Besam</b>			
Ratiation Oncology	\$1,724.99		
<b>RSA</b>			
Radiation Oncology	\$4,532.99		
<b>Data-Ohmeda</b>			
Anesthesia	\$1,463.40		
<b>McKesson</b>			
CIS	\$6,326.66		
<b>Netlearning</b>			
Education	\$7,894.07		
<b>Southern Elevator</b>			
Maintenance	\$7,020.00		
<b>Brady</b>			
Maintenance	\$2,274.00		

3M	Medical Records	\$20,498.33	
Medquist	Medical Records	\$3,274.95	
Caulkins	Accounting	\$579.58	
Kronos	Payroll	\$6,706.46	
Health Stream	Staff Services	\$4,827.51	
Siemens	Info Systems	\$4,755.69	
Parkplace	Info Systems	\$11,438.00	\$143,748.24
<b>Prepaid Shepard Foundation</b>			
		\$1,465.00	\$1,465.00
<b>Prepaid Pharmacy</b>			
	Wolters Kluwer	\$-	
<b>Prepaid Other - Medical Records</b>			
	Ingenix	\$1,010.00	
<b>Prepaid Other - Quality</b>			
	Thomsen Reuters	\$14,500.00	\$15,510.00
			<b>\$239,096.56</b>

In addition to the above, rights related to such other security deposits and prepaid expenses, refund claims and rights to offset, similar in nature to those set forth above and which rights have accrued as part of the ordinary course of business of the Health System Entities since June 30, 2011.

**SCHEDULE 3.a.(vi)**  
**CAUSES OF ACTION AND JUDGMENTS IN FAVOR OF THE HEALTH SYSTEM**

None.



**SCHEDULE 3.a.(ix)**  
**HEALTH SYSTEM CLAIMS AGAINST THIRD PARTIES**

RAC Audit Expected Recoveries

*Complex Reviews (as of 5/31/11)*

Total paid by Medicare	Total Projected Recovery	Total Recovered	In Appeal Status
<b>1,037,512.50</b>	<b>53,384.37</b>	<b>47,633.24</b>	<b>44,375.49</b>

*Automated Reviews (as of 5/31/11)*

<b>1st Automated Review - Recovered: 1,396.05</b>
<b>2nd Automated Review - Recovered: 1,176.88</b>
<b>3rd Automated Review - Recovered: 1176.88</b>
<b>4th Automated Review - Recovered: 71.68</b>
<b>5th Automated Review - Recovered: 71.69</b>
<b>6th Automated Review - Recovered: 215.39</b>
<b>7th Automated Review - Recovered: 38.13</b>
<b>8th Automated Review - Recovered: 0.00</b>
<b>9th Automated Review - Recovered: 715.40</b>
<b>10th Automated Review - Recovered: 35.85</b>
<b>TOTAL Recovered (automated): \$4,321.07</b>

In addition to the above detailed amounts, the Health System has asserted claims for recovery against third-parties as referenced in the Report.

**SCHEDULE 5**  
**ECHB'S ASSUMED OBLIGATIONS**

**Accounts Payable to Include:**

1. Vendor accounts payable as listed in the Meditech Accounts Payable System with invoice dates of service or product delivery (*such delivery constituting a valid vendor liability*) as of the Closing Date (*assumed to be 8/31/2011*) or earlier. As an indicator of the amount but not a final accounting the balance as of 6/30/2011 was \$5,750,408.
2. Accrued vendor accounts payable for those invoices that had not been included in the Meditech System Accounts Payable System as of the Closing Date but were for services and products provided or received prior to the Closing Date. As an indicator of the amount but not a final accounting the balance as of 6/30/2011 was \$308,436.
3. MedCost Health and Pharmacy claims remaining unpaid as of the Closing Date. As an indicator of the amount but not a final accounting the balance as of 6/30/2011 was \$409,720.
4. Any liability related to a "potential" recoupment by the State Health Plan for claimed excess reimbursement in earlier fiscal years. A projected liability of \$145,000 was entered to the books and records of the Health System in conjunction with the financial audit for FYE 9/30/2010. There has been no change to the potential liability as of 6/30/2011 and no change is anticipated as of the Closing Date.
5. Credit balances contained in patient accounts receivable. As an indicator of the amount but not a final accounting the net balance as of 6/30/2011 was \$2,083,140. While the amount of increase or decrease is unknown, it is anticipated that the net credit balance amount will change between 6/30/2011 and the Closing Date.
6. Escheat payable amounts that may become due to the NC State Treasurer under North Carolina's Unclaimed Property regulations. Amounts might arise from continued review and resolution of patient credit balances or other reviews. Such amounts are not expected to be fully identified as of the Closing Date.

**Accrued Wages and Payroll Withholdings Payable:**

Payment of all earned and accrued salaries and wages, payroll withholdings and employer tax obligations beginning as of the first day following the Closing Date. As an indicator of the amount but not a final accounting, the amount for accrued wages and payroll withholdings of \$1,836,688 was recorded as of 6/30/2011.

**Accrued Uncompensated Absences:**

Assumption of and future payment of all earned and accrued PTO - Paid Time Off (*the accrued uncompensated absences*); associated payroll withholdings and employer tax obligations calculated as of the Closing Date. As an indicator of the amount but not a final accounting, the amount for accrued uncompensated absences was \$1,517,525 as of 6/30/2011.

**Deferred Compensation Payable:**

ECHB shall assume liability solely for the payment obligation arising out of the deferred compensation payable to a former Chief Executive Officer of the Hospital System. ECHB expressly disclaims and shall not assume the deferred compensation contract and related documents, as well as any other liability, except for the payment obligation, associated with this arrangement. As an indicator of the amount but not a final accounting, the deferred compensation payable as of 6/30/2011 was \$162,619.

**Third – Party Payors:**

ECHB agrees to assume the liability for any valid request or demand for recoupment or repayment that occurs during the ordinary course of business from a commercial insurance or managed care payer that becomes known post the Closing Date for Health System Entities' services provided prior to the Closing Date. ECHB expressly disclaims and shall not assume liability for any recoupment or repayment request or demand that occurs because of false or fraudulent billing conduct. Other than the above amounts for third party liability and the State Health Plan liability, no additional liability is recorded on the books or records of the Health System as of 6/30/2011.

**Assumed and Assigned Contracts:**

Reference is hereby made to Schedule 3.a.ii assumed and assigned contracts, which are currently in place between the Health System Entities and various personnel, service and product vendors, operating lease or rental arrangements, etc. While an exact dollar amount of liability cannot be attributed or attached to the Schedule 3.a.ii, individual parties included in Schedule 3.a.ii are accepted as current or future obligations by the Tenant, post the Closing Date; provided however ECHB expressly disclaims and shall not assume any liability under any assumed contract that arises out of or relates to any breach that occurred prior to the Closing Date.

**SCHEDULE 7.d.**  
**MATERIAL CONTRACTS**

CONTRACTS	Title / Description	Other Parties (if any)	Date Entered	Date of Termination	Termination / Renewal Provisions	Notice / Renewal Date
	Assignment Agreement (of Employment Agreement)	Beaufort Regional Medical Authority, Three Partners, LLC Beaufort Regional Physicians, LLC, Beaufort County Hospital Association, Inc	4/12/2007 3/1/2010	11/30/2009 3/1/2013	Option to renew for additional year - List of Automatic Termination provisions	30 days prior to lease expiration 90 days written notice of nonrenewal
	Physician Employment Agreement	Dr. Tara Marie Korte	12/2/2010			
	Physician Employment Agreement	Dr. Victor W. Burard	12/2/2010			
	Physician Employment Agreement	Dr. Zach Waters, Jr.	12/2/2010			
	Professional Medical and Internal Medicine Services Agreement	Beaufort County Hospital Assn, Inc, Permco Internal Medicine Associates, Inc	1/31/2007	1/31/2008	Removed automatically for successive terms of one year each	60 days written notice prior to the expiration of the applicable term - also listed termination circumstances
	Independent Contractor Agreement	Beaufort Regional Physicians, LLC, Dr. George J. Miller, PLLC	9/10/2010	9/10/2010		
	Fire Amendment to Agreement for Emergency Dept Management Services	Beaufort County Emergency Physicians, LLC, Beaufort Regional Medical Authority d/b/a Beaufort County Hospital	1-1-2011 effective date			
	Agreement for Emergency Dept Management Services	Beaufort County Emergency Physicians, LLC, Beaufort Regional Medical Authority d/b/a Beaufort County Hospital	8/29/2008	10/31/2011	Automatic renewal for one-year terms	90 days prior written notice stating the termination date
	Placement and Services Contract	Partners Psychiatric Center, Altemus Mental Health Center and Developmental Disabilities & Substance Abuse Center	7/31/2003			
	Services Agreement	Camlin Laboratory, Beaufort County Hospital	1/1/2002	1/1/2003	Automatically renewed for successive one year terms	90 days written notice prior to the contract termination date
	Contract for Management Services	Ballard Medical Management, Beaufort County Hospital Assn, Inc	7/20/2010	7/20/2011	After the initial term of the contract expires, the contract is terminable by either party for any reason	
	Coverage Agreement	Beaufort Regional Medical Authority, East Carolina Anesthesiologists Association, PLLC	9/23/2008	9/23/2009	Automatically renewed for successive one year terms	60 calendar days written notice
	Employment Agreement	Beaufort Regional Physicians, LLC, Dr. James Barwick, Jr.	8/30/2010	8/30/2013	Automatically renewed for successive one year terms	90 days written notice of nonrenewal
	Agreement to Conduct and Score Sleep Studies	National Sleep Technologies, Inc., Beaufort County Hospital	8/30/2001	8/30/2005	Automatically renewed for subsequent calendar years	60 days prior written notice
	Independent Contractor Agreement	Beaufort Regional Physicians, LLC, Rockland Urology, P.A.	3/1/2010	2/28/2011	Automatically renewed for successive terms of one year	60 calendar days prior written notice
	Local Management Entry Contract	Altemus Mental Health Center and Developmental Disabilities & Substance Abuse Services, Beaufort County Medical Center	7/1/2009	6/30/2010		30 days notice
	License and Confidentiality Agreement	BCE Technology Corp., Beaufort County Medical Center	9/13/2010	9/13/2012	Both parties shall have the option of extending the agreement for successive one-year terms	90 days prior written notice before end of such term
	Operating Lease Agreement	Bard Urological Division, C.R. Bard, Inc.	4/30/2007	5 years after the date that the equipment is delivered to hospital	Automatically renewed for successive one year terms	90 days written notice of nonrenewal prior to term expiration
	Employment Agreement	Beaufort Regional Medical Authority, Dr. Melissa Chooza	2/29 (no date)	2010 (no date)		
	Agreement (Lease / Clinic Establishment)	Beaufort County Hospital Assn, Inc, Dr. Kenny C. Hall	1/5/2005		Will continue in force for successive terms of one year	120 days written notice in advance of current term termination date
	Recruitment, Loan and Pathology Services Agreement	Beaufort County Hospital, Inc., Dr. Allan Smith	5/14/1999	9/30/2003		
	Physician Recruitment and Loan Agreement	Beaufort County Hospital, Dr. Fredrick Tersten and Dr. Tara Marie Korte	5/19/1998	5/19/2008		
	Employment Agreement	Beaufort Regional Physicians, LLC, Dr. Thomas Andrews	9/20/2010	9/13/2013	Automatically renewed for successive one year terms	90 days prior written notice of nonrenewal
	Employment Agreement	Beaufort Regional Physicians, LLC, Dr. James Barwick, Jr.	2/15/2010	9/30/2013	Automatically renewed for successive one year terms	90 days prior written notice of nonrenewal
	Employment Agreement	Beaufort County Hospital, Dr. John Callahan	10/8/1997	10/9/1998	Agreement may be extended by the mutual consent of the parties	90 days prior written notice
	Employment Agreement	Beaufort County Hospital Assn, Inc., Dr. James Coleman	2/1/2006	2/1/2007	Automatically renewed for successive one year terms	60 days prior written notice
	Employment Agreement	Beaufort Regional Physicians, LLC, Dr. Paul Garcia	7/6/2010	10/15/2013	Automatically renewed for successive one year terms	90 days prior written notice of nonrenewal
	Employment Agreement	Beaufort Regional Medical Center, Dr. Katherine Koppke	6/29/2009	7/1/2010	Only renewed upon the mutual written agreement of the parties	30 days prior written notice
	Employment Agreement	Beaufort Regional Health System, Dr. Christopher LaCota	6/29/2009	6/29/2011	Automatically renewed for successive one year terms	60 days prior written notice
	Employment Agreement	Beaufort Regional Medical Authority, Dr. Daniel Richardson	1/12/2009	1/12/2010	Automatically renewed for successive one year terms	60 days prior written notice
	Employment Agreement	Beaufort Regional Health System, Dr. Thomas Ruffolo	2/26/2010	3/1/2015	Automatically renewed for successive one year terms	90 days prior written notice of nonrenewal
	Employment Agreement	Beaufort Regional Medical Center, Dr. Viswanathan Swaminathan	6/29/2009	7/1/2009	Only renewed upon the mutual written agreement of the parties	30 days prior written notice

Employment Agreement	Beaufort Regional Medical Center, Dr. Ronald Fields	7/1/2009	7/1/2010	Only renewed upon the mutual written agreement of the parties	30 days prior written notice
Employment Agreement	Beaufort Regional Physician, LLC, Dr. Teresa Saton	11/2/2009	11/2/2012	Automatically renewed for successive one year terms	90 days prior written notice
Employment Agreement	Beaufort Regional Health System, Dr. Randal White	10/29/2009	10/29/2012	Automatically renewed for additional and successive one year periods	90 days prior written notice
Employment Agreement	Beaufort Regional Physician, LLC, Dr. Elizabeth York	6/1/2010	3/1/2013	Automatically renewed for successive one year terms	90 days prior written notice
Employment Agreement	Beaufort County Hospital Association, Inc., Dr. James Egbert	8/15/2007	8/15/2008	Renewed upon the mutual agreement of the parties	60 days prior written notice
Proprietary Note and Security Agreement Agreement for Access to protected Health Information	Beaufort County, Dr. Rachel Reppess	5/27/2003		Shall continue from year to year	30 days written notice
Professional Services Agreement	University Health Systems of Eastern Carolina, Inc., Beaufort Regional Health System	4/15/2011			30 days written notice
Professional Services Agreement	The Brody School of Medicine at East Carolina University, Beaufort Regional Medical Authority	11/11/2007		ongoing unless amended by either party	30 days written notice
Training Agreement	Beaufort County Community College, Beaufort County Hospital	8/11/2003		ongoing unless amended by either party	
Lab Agreement	Beaufort County Community College, Beaufort County Hospital	12/1/2009			
Medical Transcription Agreement	Beaufort County Hospital A&R, Carolina Medical Support	4/17/2009	4/17/2010	Automatically renewed for successive one year terms	Written notice at least three months prior to the admission of the next class of Laboratory Technician students from the College. No notice required if material term violated
Independent Contractor Agreement Professional Pathology Services	Beaufort Regional Physician, LLC, Domestrian Jurillog, J. A. (Contract Agreement)	3/1/2010		Automatically renewed for successive one year terms	60 days advance written notice
Professional Services Agreement	The Brody School of Medicine at East Carolina University, Beaufort County Hospital	12/22/2008	12/22/2013		60 days advance written notice
FACTS Use Agreement	Eastcom Radiologist, Inc., Beaufort County Hospital A&R, Inc.	5/1/2005	6/1/2011	User may extend agreement for an additional year, fee imposed	Notice Provision (specific instructions)
Mental Health Services Agreement	East Carolina Behavioral Health, Beaufort County Medical Center	7/1/2009	6/30/2010		30 days advance notice
Mental Health Services Agreement	East Carolina Behavioral Health, Beaufort County Medical Center	7/1/2010	6/30/2011		30 days advance notice
Ground Lease	Beaufort Regional Medical Authority, Beaufort County	9/17/2010			
Service Agreement	Horton Mental Health Management, Beaufort County Hospital	7/1/2008	7/1/2013		90 days advance written notice
Indigent Inpatient Hospital Care Services Agreement	Albemarle Mental Health Center and Developmental Disabilities and Substance Abuse Services, Beaufort County Medical Center	7/1/2009	6/30/2010		30 days advance notice
Purchase and License Agreement	IntelDOT Corporation, Beaufort County Hospital	10/1/2008		continue indefinitely until termination	immediate termination upon providing written agreement if failure to cure contact breach within 30 days
Independent Contractor Agreement Master Services Agreement	Beaufort Regional Physician, LLC, Kochhard Urdow, J. A. (Jobs Agreement)	3/1/2010		***Master Pages pg. 8-11***	
Health Care Information System Software Agreement	Beaufort County Hospital A&R, Inc., Medwest Supply Chain Systems, LLC	2/1/2008	7/31/2013		90 days advance written notice prior to the expiration of the term
Independent Contractor Agreement	Medical Information Technology, Inc., Beaufort County Hospital	11/1/2009		continue indefinitely until termination	60 days advance written notice
Independent Contractor Agreement	Beaufort Regional Physician, LLC, Pamlico Internal Medicine Association, Inc.	1/1/2011	1/1/2012		60 days written notice prior to the expiration of the applicable term
EMC Maintenance Agreement	Park Place Technologies, Beaufort County Hospital	2/20/2011	3/31/2012		60 days written notice prior to the expiration of the applicable term
Contract for Placement and Services	Partners Psychiatric Center, Albemarle Mental and Developmental Disabilities & Substance Abuse Services	6/18/2003		Automatically extended for an additional one-year period	30 days advance notice
Contract for Placement and Services	Partners Psychiatric Center, Albemarle Mental and Developmental Disabilities & Substance Abuse Services	7/31/2003	6-31-2004		30 days advance notice
Agreement to conduct and score sleep services	National Sleep Technologies, Inc., Beaufort County Hospital	8/30/2001	8/30/2005	automatically renewable for subsequent calendar years	60 days prior written notice

1 year Agreement	Beaufort Regional Medical Authority, Three Partners, LLC			Option to renew lease for additional twelve months (need 30 day prior notification to extend)
Fire Extinguisher Service	A1 Fire & Safety Company	4/1/2007	3/31/2008	
Contract Staffing & Permanent Placement Agreement	Balance Recruiting Resources	8/19/1998	7/31/2001	Automatically extended for one year terms without written notice
Physician Recruitment	Alison Consulting	1/1/2009		Automatically renewal for successive one year terms unless stated in writing
Blood Services Agreement	American Red Cross	3/19/2009	3/18/2010	
Psychiatrist	A-Plus Results Independent Living, Inc	10/1/2006		One year automatic renewal
Line of Credit	Bank (s) of America, BCH	7/1/2009		
Emergency Evacuation Agreement	Beaufort County Emergency Management Beverly Home Care and Hospice	3/1/2008		
Hospice IP Services Agreement	Beaufort County Emergency Management BH Management and BRITS	7/1/1994		Automatic renewal for five year period
Behavior Health Consulting Services	Berthaven	5/18/2004		
MCO: Lab and Pathology Billing for Medicare Residents & Birthmen Long Distance Center	Berthaven	7/1/2009		
Pyxis	Carefusion (Pyxis)	9/21/1998	1/21/2004	
Prescription Benefit Services Agreement (Addendum)	Cemrak, LLC	1/22/2003	(60 months)	
Organ Procurement Organization	Carolina Donor Services and BCH	1/22/2009		
CRU Services	Cable Systems, Inc	10/1/2008	4/29/2005	
Phone Services	CenturyLink (Embarq)	4/21/2004		May be renewed in writing
Patient Diversion Centers	Cherry Hospital and BCH Behavioral Health	1/18/2010	6/30/2009	
Antenna Lease	City of Washington	7/1/2008	12-12-2013 (Term of 9 years, 11 months)	
Repayment and Performance Agreement	City of Washington and BCH Asun	1/1/2008	12/1/2012	
Psychiatrist Provider (Edenton, NC)	CNC / Access	7/1/2009	7/1/2010	Automatically renews for one year periods
Skilled Services/Qualified Staff/Auxiliary Services Provider	Coastal Carolina HH and Advanced Services (RCHHH Agreement)	4/17/2001		
CAN Staffing	Coast Carolina HH and Terrell HH	1/31/2002		
Independent Contractor Physicians	Coastal Physician Services of the Southeast, Inc. BCH	11/1/1995		
Medical Demonstration Project	Community Care of North Carolina, AMCC/CTC	6/26/2006		
Hospice IP Services Agreement	Community Home Care and Hospice	5/1/2005		
Outsiders sent to community services	Community Service Work Program, BCH	6/16/2003		
Provider Coverage (AIBP)	Complish Medical Staffing, BCH	1/31/2005		
Consulting Services - ED and Bed Control Patient Flow	Compton Healthcare Solutions, LLC BCH	6/27/2006		
Cablevision	Com Communications, BCH	3/14/2003		
Locum Tenet Coverage Agreement	Daniel and Yeager Group	2/16/2009		
Discount Purchase Agreement	Data General Corporation	3/26/1996	3/25/1999	
Memo of Understanding - Ambulance Services, Medical Services to National Guard Personnel	Department of the Army	2/21/1990		
Net Revenue Impact - MLS Cancer Center	Dixon Hughes	3/22/010		

Provider Credentialing Process	Dixon Hughes	9/10/2009				
Facilitation of Physician Practice Service Contract to Audit Accounts	Dixon Hughes Dixon Hughes	7/1/2009 9/23/2009				
Nursing Student Agreement	Duke University Medical Center					
Indigent Impairment Services Addendum	East Carolina Behavioral Health -13	7/1/2009	6/30/2010			
Provider to Bill Medicaid Addendum	East Carolina Behavioral Health -13	7/1/2010				
Fiscal Accounting Addendum	East Carolina Behavioral Health -13	7/1/2009	6/30/2010			
Govern BCMC's provision of mental health, developmental disabilities, and substance abuse services to ind referred to it by the LME	East Carolina Behavioral Health (LME) and BCMC # 13	7/1/2009	6/30/2010			
Property - 1208 Hwy 64E, Coak, NC	East Carolina Behavioral Health, Tidland Psychiatric Services	10/29/2009	6/30/2010			
Equipment Lease - 1209 Hwy 64E, Coak, NC	East Carolina Behavioral Health, Tidland Psychiatric Services	10/29/2009	6/30/2010			
Orthotics and Prosthetics	East Carolina Orthotics and Prosthetics (Abermarle)	9/23/2000				
Education / Class Contract	Eastern AHEC					
Physician Assistant Studies (Clinical)	ECU	8/31/1998				
Social Work Training Program	ECU	11/17/2008	11/17/2009			Requires annual review by both parties
Therapeutic Recreation	ECU	2/6/2002	2/6/2005			Requires annual review by both parties
IP & OP Psychiatric Care	ECU - BSOM - Psychiatry	11/17/2008	10/31/2010			
Student Summer Health Internship Program	Elizabeth City State University	1/5/2001				
Physical Therapy Masters Program (Student Agreement)	Ebon College	1/24/2000				Annual review required for auto-renewal
Service Agreement - AHC	Emburg	6/20/2006				
Change of Responsibility & Lease Agreement - Brasford Mental Health Services	Emburg	9/21/2007	12-20-2009 (36 months Term)			
Cryptological Procedures	Endeavor	7/18/2005	7/19/2006			
Psychiatrist	FairHaven Assisted Living Homes, Inc	7/1/2009				
Bartholomew Contract & Security Agreement	First Citizens Bank	7/1/2009	7/1/2010			Automatic one year renewals
Loan Agreement	First Citizens Bank	4/2/2008	4/2/2009			
Line of Credit	First Citizens Bank	3/22/2010	5/1/2011			
Purchase - Old Washington Pediatrics Building	First Citizens Bank	1/8/2004	1/8/2005			
Installation Contract & Security Agreement - Nuclear Camera	Fried Citizens Bank	4/14/2006				
Land Purchase Agreement - Corned Farm Road	Fried Citizens Bank	1/23/2006				
Installation Contract & Security Agreement - Forte Epic HP Camera	Fried Citizens Bank	9/26/2001				
Agreement concerning Over the Counter Drop-Off of Debit Card Funds	Fried Citizens Bank	4/27/2009				



	RAD - ONC Construction	First Citizens Bank	6/29/2007	7-1-2022 (*)		
	Touhy Max 1000 Multi-Purpose X-ray System	First Citizens Bank	12/8/1999	60 months		
	Promissory Note	First Citizens Bank	3/15/2010	11/15/2010		
	Construction Loan - Palms DME Building	First Citizens Bank	12/4/2009	15 Years		
	Issue Processor	Fidel Health Care	8/31/2009	9/30/2010		
	Solid Waste Disposal	GDS of Washington	5/24/1999			
	Service & Equipment Agreement - CTC	GE Capital	9/3/2006			
	Insurance Contract - Preferred Provider Contract	Health Care Savings	9/27/2005	9/27/2006	Annual renewal automatically	
	Evaluation of Strategic Operations	Healthcare Appraisers	4/20/2010			
	Regional Staffing Program	Healthcare Enterprises	1/17/2005			
	Recreative Recovery Program	Healthcare Resources	9/19/2000	FY 2001		
	Home delivered meals	Home and Community Care Block, BCH	7/1/2005	6/30/2006		
	Behavioral Health Services	Horton	7/1/2008	7/1/2013	Automatic renewal for 3 year terms	
	Transfer Agreement	Hyde Rural Health Corporation	9/12/1978			
	Internet Service Agreement	ICANova, LLC	1/20/2005			
	Furniture & Furnishings (Surgery Addition)	Intentional Interiors, Inc	7/1/2008			
	IRS	Intentional Reserve Board (IRB) - ECU	12/16/1999			
	Physician Placement Agency	Intelligent Placement Solutions, Inc	9/7/2007		Automatic renewal unless termination by either party	
	Planned Services Agreement - Pneumatic Temperature Controls	Johnson Control, Inc	7/1/1999	2002 / 2004		
	Contract to Audit Accounts	Keach & Company, PA	5/19/2004			
	Time & Attendance System	Kronos	12/22/2008	12/22/2009	Automatic renewal for one year on commencement date	
	Telephone Interpreter Services	Language Line	9/4/2007		Annual automatic renewal	
	Clinical Experience	Lenoir Community College	6/4/2009			
	Transfer Agreement	Life Incorporated	6/31/1994			
	Medical Transcription Contract	Lisa Woodard	10/8/2003		Monthly unless terminated	
	Seaboard Surgical Review	Mag Mutual	9/15/2008			
	Physical Therapy Students	Marion Community College	1/27/2003			
	Health Occupations Program	Marion County Schools	1/1/1999		Annual review and renewal	
	Review of TP Medicare Claims	Maribel Associates	11/9/2009			
	Software License Agreement	MD Boyline	8/22/2007	8/22/2012		
	Statement of Work	MedQuest	7/3/2008	7-3-2012 (4 years after providing services)		
	Business Office Consultant	Medical Reimbursements of America, LLC	5/14/2007	5/14/2008		
	Medical Staff Needs Assessment	Medical Staff Development				
	Health Care Information System Software Agreement	Meditech	11/12/2009			

Physician & Healthcare Professional Recruiter	MedStaff National Medical Staffing		2/20/2009	2/19/2010	One year contract with automatic renewal	
Memorandum of Agreement - Provider of Emergency Services	Metropolitan Community Health Services, Inc		11/6/2009			
Grant Support	Middlesex Commission		8/15/2001			
Software Purchase Agreement	Mega		7/7/2008			
Insurance / Benefits	Malispine, Inc		12/15/2002			Automatic Renewal
Physical Therapy Students	Nash Community College		5/23/2005	5/22/2005		
Memo of Understanding - Patients seen under National Disaster Medical System	National Disaster Medical System		8/31/2000			
Permanent Reserve Loan Contract - Telephone Devices for Deaf Persons (TDD)	NC A&T for the Deaf		4/22/1988	4/21/1993	Removed upon expiration	
Establishment and Usage of new local psychiatric inpatient bed capacity to cover cost of inpatient acute care	NC Dept of Health and Human Services - Div of Mental Health, E.C. Behavioral Health, BCMC		7/1/2009	6/30/2011		
Central Cancer Registry	NC Dept of Health and Human Services - Div of Public Health					
USDA Donated Commodities	NC Dept of Agriculture and Consumer Services		1/1/2010	12/31/2010		
Personal Care Rehabilitation Contract	NC Division of Health Services		5/1/1987	6/30/1988		
Authorized List of Body Transporters	NC Statewide Medical Examiner System		7/1/1995			Type clear modification
Autonomy Services for Physician Contracts	Nexsen Patent, PLLC		6/5/2007			
Healthcare Information Systems - Orthopedics	NexGen		12/1/2006			Automatic Renewal
Equipment at Pamlico OB/GYN	Northwest Financial		8/1/1997			Renewable annually
Diabetes Consultation Oversight and Clinical Nutrition Assessments	Nutrition Plus		12/15/2007			
GYN Services	OB of Washington, BC/HD		7/1/2006	6/30/2011		
Equipment Acquisition Reagent Rental (Lab)	Ortho-Clinical Diagnostics		1/16/2009	1/15/2014		
Consultant Services	Outsource Receivable Services		11/1/2007	10/31/2008		
Welding Building	Page Management		6/27/1905			
Lab Services for Patients	Panico Diagnostics		1/12/1993			
Placement Services	Parkers and Albanale Mental Health Center		7/31/2003			
RT, Med Sonography, Echo & Radiology Programs	Pitt Community College		1/1/2009		One year automatic renewal for successive term	
Lease Agreement - Bopsy Table (Dr. Richardson)	Popular Equipment Finance		2/23/2009			26 payments
Psychiatry	POKTI Human Services		7/1/2009	7/1/2010		Automatic Renewal
PUZZA - Qualified Heat Recovery System (Generator)	PowerSource Infrastructure Distributed Generation Services		2/9/2010			
Audit / Bill Management of Telecommunication accounts	PROFIT1 AB, Inc		11/5/2002			
Prostaton - TDMV Services	Prostatheapex, Inc		12/1/1997	12/1/1999		Automatic Renewal

Education of Clinical staff for correct coding instances	Proline, LLC, BOMC	3/1/2009				
Link Product Master Agreement - Software Licensed Remittance Posting Software	Provider Advantage, NW, Inc	5/12/2008			Renewals of successive additional one year terms	
Psychiatric Services / Psychiatrist	Puget Sound Hospital	7/1/2009		7/1/2010		
Physician Recruitment	RDS Medical Recruiting	5/15/2008				
Transfer Agreement, Lab & Radiology Services	Ridgewood Manor	2/8/1996		6/30/2006		
	Romoke Home Care and Hospice	7/1/2005				
Provision of Hospital Care for Hospice Patients	SCA Collection, Inc	4/20/2009				
Collections	Schaffer's Pest Management	12/26/2001		11/1/2007		Annual renewal
Pest Management - Food Areas	Security Central					
Alarm Monitoring Service	Siemens	11/12/2002				
MRI Lease	Siemens	7/10/2009				
CT 64 Slice Scanner	Siemens	5/10/2002				
Agreement for Product and Services	SME Inc USA	8/1/2008				
DME in Practices	SMT Health Services, Inc	10/7/1997	1/21/2001			
MRI Equipment Upgrade - Coroner Amendment	SNOXED International (HCLIA Contract)	8/21/2000	12/31/2002			Automatic renewals
Pathology Computer Software	Soligent (HCLIA Contract)	3/1/2003	12/31/2004			
Subscription Agreement	South Carolina College of Pharmacy, BCH	4/18/2008	4/18/2013			120 days prior written notice
Pharmacy Student	Southern Elevator Service	8/1/2001	7/31/2002			
Elevator Maintenance Contract	Southwest Health Partners	10/23/2008				90-120 days written notice
Physical Practice Consultation	Sprint	8/12/1998	11/29/2011			
Telephone Services	Sprint	11/30/2006	3/7/2011			
Service & Equipment Agreement - IBX	Standby Systems, Inc	9/26/1990	6/7/2010			
Service & Equipment Agreement - Cancer Center	Sudabank	6/8/2007	1/1/2012			
Generator Maintenance	Talent,ync, Inc	1/1/2010	5/1/2007			
Radiation Oncology - Optical Linear	TAZZ LLC	5/1/2002				
Physician Recruitment Agreement	The Sound Group LLC	6/28/2007				
PME Building Lease	Tideland Mental Health	2/12/2001	6/30/2002			
Consulting Agreement	Tideland Mental Health Center	7/1/2001				
Letter of Agreement	UNC CH	1/1/2007	12/31/2008			Renewed with signed letter of agreement
Landscaping Services	UNC CH	3/1/1998	7/31/1998			
Pharmacy Agreement - School of Pharmacy	UNC Hospitals	1/14/2008	Indefinitely			Automatic Renewal
Breast Cancer Grant	UNC Hospitals	7/1/2009	7/1/2010			Automatic Renewal
Transfer Agreement	Uplift Comprehensive Services, Inc	1/25/1999				
Psychiatrist	US Cellular	9/10/1996			Terminates at conclusion of Audit	
Cellular Phone Contract	Uthmania Reduction Specialist	6/21/2000	6/30/2005			
Library Audit	Waltonia Leading Corporation					
Inadmittal Purchase Contract						

	Oncolegy Brokerage Account	Wichita Securities	12/30/2007			
	Lab Culture Plates	Washington County Health Dept.	8/4/1986	6/30/1987		
	Transfer Agreement	Williamson Hospital, Inc. d/b/a Martin General Hospital	4/1/2008	3/31/2009		
	Physician Recruitment	Westwood Medical Group, Limited	5/17/2006			
	Equipment Lease	Worthrop Financial Services	1/27/2009			
	Total Hip & Knee Contract	Zimmer	7/7/2005	2/6/2008		
	Lease Agreement	BRMA (Lessee) Early Karpus Property, LLC (Lessor)	12/9/2002	11/9/2007		
	Lease Agreement	BRMA (Lessee) MAB Permyr, LLC (Lessor)	12/17/2002			
	Lease Agreement	BRMA (Lessee) Pandio Physician Properties 1, LLC (Lessor)	4/27/2007			
	Lease Agreement	BRMA (Lessee) Washington Primary Care, LLC (Lessor)	12/22/2008			
	Lease Agreement	BCIA, Inc (Lessee) Center 33 Properties, LLC (Lessor) - Lessor's interest Assigned to PWC, Inc	9/2/2007 Amended 10/15/2008			
	Lease Agreement	BRHR (Lessee) M.C. Brewer & M. Brewer (Lessor)	1/17/2010			
	Assignment Agreement	Pandio Orthopedic Associates, PA	12/1/2006			
	Addendum to July 2, 2010 Contract	BCIA, Inc (Lessee) East Carolina Behavioral Health (Lessor)	3/4/2011			
	Further Right Medical Director Agreement	Kerry NAL, MD	12/1/2008			
	Lease Agreement	Coastal Cardiology, PA	8/1/2010			
	Lease Agreement	FCS Phosphate Company, Inc				

**Schedule 7.f**

**None.**