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13	UNITED STATES BA	ANKRUPTCY COURT
14	NORTHERN DISTR	ICT OF CALIFORNIA
15	OAKLAN	D DIVISION
16	In re-	Case No. 16-42917 - RLE
17	In re: WEST CONTRA COSTA HEALTHCARE	Case 110, 10-4271/ - NLE
18	DISTRICT.	Chapter 9
19	Debtor.	FIRST AMENDED PLAN FOR THE ADJUSTMENT OF DEBTS DATED JULY 21,
20	Tax ID: 94-6003145	2017
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I

1		TABLE OF CONTENTS	
2			Page
3	ARTIC	CLE I. DEFINITIONS	1
4	1.1	Defined Terms	1
5	1.2	Interpretation, Rules of Construction, Time	7
6		1.2.1 Interpretation	7
7		1.2.2 Time	8
8 9		CLE II. DESIGNATION OF CLASSES OF CLAIMS SPECIFICATION OF JS AS IMPAIRED OR UNIMPAIRED	8
10	2.1	Secured Claims of the COPs Holders (Class 1)	8
11	2.2	Unsecured Claim and Contractual Rights of the County Under the Tax Sharing	
12		Agreements (Class 2)	
13	2.3	WCCHD Successor Pension Plan Claims (Class 3)	
14	2.4	CNA Claim (Class 4)	8
15	2.5	General Unsecured Claims (Class 5)	8
16	2.6	EDD Claim (Class 6)	9
17	2.7	Local 39 Claim (Class 7)	9
18 19	ARTIC	CLE III. TREATMENT OF NON-CLASSIFIED CLAIMS	9
20	3.1	General Administrative Claims	9
20	3.2	Professional Fees	9
22	ARTIC	CLE IV. TREATMENT OF CLAIMS	10
23	4.1	Class 1 (Secured Claims of the COPs Holders)	10
24	4.2	Class 2 (Unsecured Claim and Contractual Rights of the County Under the Tax Sharing Agreements)	11
25	4.3	Class 3 (WCCHD Successor Pension Plan Claims)	11
26	4.4	Class 4 (CNA Claim)	12
27	4.5	Class 5 (General Unsecured Claims)	12
28		-i-	
Cas	e: ₁₀ 4 <u>2624</u> 4,424	917 Doc# 145 Filed: 08/03/17 Entered: 08/03/17 13:02:34 Page 2 of 31	

1	4.6	Class 6 (EDD Claim)	. 12
2	4.7	Class 7 (Local 39 Claim)	.13
3	ARTIC	LE V	. 13
4	5.1	Creation of the Reorganized District	. 13
5	5.2	Governance of the Reorganized District	.13
6	5.3	Repayment of Creditors	. 13
7	5.4	Return to Provision of Healthcare Services	. 13
8	ARTIC	LE VI. MEANS FOR IMPLEMENTATION OF THE PLAN	. 14
9	6.1	Sale of the Hospital.	. 14
10 11	6.2	The Disputed Claims Reserve	. 14
11	6.3	Distributions to Holders of Allowed Claims	. 14
12		6.3.1 Effective Date Payments	. 14
14		6.3.2 Distributions to Allowed Claims in Class 1	. 15
15		6.3.3 Distributions to Allowed Claims in Class 2	. 15
16		6.3.4 Distributions to Allowed Claims in Class 3	. 15
17		6.3.5 Distributions to Allowed Claims in Class 4	. 15
18		6.3.6 Distributions to Allowed Claims in Class 5	. 16
19		6.3.6.1 Initial Distribution	
20		6.3.6.2 Subsequent Distributions	
21		6.3.6.3 Final Distribution	
22		6.3.7 Distributions to Allowed Claims in Class 6	
23		6.3.8 Distributions To Allowed Claim in Class 7	
24	6.4	Postconfirmation Operations	
25		6.4.1 The Creditors' Committee	
26		6.4.2 Non-Classified Claims Bar Date	
27		6.4.3 Consequences of Untimely Administrative Claim	
28	6.5	Professional Fees	. 17
Cas	e:1 <u>15</u> 24 4 ,25	-ii- 017 Doc# 145 Filed: 08/03/17 Entered: 08/03/17 13:02:34 Page 3 of 31	

1	6.6	Treatment of Disputed Claims	17
2	0.0	•	
		6.6.1 Disputed Claims Reserve	17
3	6.7	Calculation of Appropriate Reserves	18
4	6.8	Treatment of Unclaimed Property	18
5	6.9	De Minimis Distributions and Rounding of Distributions	18
6	ARTIC	LE VII. EFFECT OF CONFIRMATION	18
7	7.1	Discharge of the District	18
8	7.2	Injunction	
9			
10	7.3	Term of Existing Injunctions or Stays	20
11	7.4	Release and Indemnification of the Board of Directors and Officers of the District	20
12	7.5	Exculpation	21
13	7.6	Plan Binding	
14			
15	ARTIC	LE VIII. VESTING OF TITLE	21
16	ARTIC	LE IX. RETENTION AND ENFORCEMENT OF CLAIMS	21
17		LE X. TREATMENT OF EXECUTORY CONTRACTS AND UNEXPIRED	22
18	10.1	Assumed Executory Contracts and Unexpired Leases	22
19	10.2	Cure of Prepetition Default Amounts	22
20	10.3	Rejection of Crown Castle Successor Lease.	23
21	10.4	Rejection of Executory Contracts and Unexpired Leases	23
22	10.5	Claims Arising from the Rejection of Executory Contracts and Unexpired	
23	10.5	Leases	23
24	ARTIC	LE XI. MODIFICATION OF PLAN	23
25	ARTIC	LE XII. USE OF BANKRUPTCY CODE SECTION 1129(b)	24
26		LE XIII. RETENTION OF JURISDICTION	
27	ANIIC	LE AIII, RETENTION OF JURISDICTION	24
28			
Cas	e:1 .1.6 24 4,2 .9	-iii- 917 Doc# 145 Filed: 08/03/17 Entered: 08/03/17 13:02:34 Page 4 of 31	

1 2	•	Determination of the allowability and classification of Claims upon requests for payment of Claims or upon the objection by the Reorganized District to such	
		Claims;	24
3 4	•	Resolution of controversies and disputes regarding interpretation of this Plan or the Confirmation Order;	24
5	•	Implementation of the provisions of this Plan or the Confirmation Order, and entry of orders in aid of Confirmation including orders to protect the	
6 7		Reorganized District or persons included in Subsections 7.2, 7.4, and 7.5 of the Plan from creditor action enjoined pursuant to Confirmation;	24
8	•	Enforcement of the terms of the Plan against the Trustee and Cellular Rights Parties;	24
9 10	•	Modification of the Plan pursuant to section 1127 of the Bankruptcy Code;	
11	•	Adjudication of any Claims or causes of action, including Avoidance Actions, brought by the Reorganized District, or any claims or causes of action brought	
12		against the Reorganized District; and	24
13	•	Entry of an order closing the Chapter 9 Case	25
14	EXH	IBIT 1 Executory Contracts and Unexpired Leases to be Assumed & Associate	ed
15		Cure Payments	
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
Cas	e:1 <u>12624</u> 42	-iv- 917 Doc# 145 Filed: 08/03/17 Entered: 08/03/17 13:02:34 Page 5 of 31	

1		ARTICLE I.
2		DEFINITIONS
3	1.1 <u>Defi</u>	ned Terms.
4	The	following definitions apply in this Plan:
5	"200	4 COPs Holders" means the holders of those certain 2004 Certificates of
6	Participation	n evidencing a direct, undivided, fractional interest of the owners thereof in certain
7	payments to	be made by the District in accordance with the COPs Documents.
8	"201	1 COPs Holders" means the holders of those certain 2011 Certificates of
9	Participation	n evidencing a direct, undivided, fractional interest of the owners thereof in certain
10	payments to	be made by the District in accordance with the COPs Documents.
11	"928	(b) Order" means the Order Pursuant to Bankruptcy Code Section 928(b)
12	Authorizing	the Use of Special Revenues to Fund Operations entered by the Bankruptcy Court on
13	January 11,	2017 [Docket No. 62], as amended by the Amended Order Pursuant to Bankruptcy
14	Code Sectio	n 928(b) Authorizing the Use of Special Revenues to Fund Operations entered by the
15	Bankruptcy	Court on January 13, 2017 [Docket No. 68].
16	"Ad	Valorem Revenues" means all revenues derived by the District from the ad valorem
17	property tax	revenues collected by the County on behalf of the District.
18	"Alle	owed Claim" means a Claim against the District to the extent that:
19	1.	A proof of such Claim was:
20	a.	Timely filed; or
21	b.	Deemed filed because such Claim was included on the District's List of Creditors
22	and Claims	Pursuant to 11 U.S.C. §§ 924 and 925 filed on November 11, 2016, as amended,
23	unless such	claim was listed therein as disputed, unliquidated, or contingent, and
24	2.	Such Claim is:
25	a.	Not a Disputed Claim; or
26	b.	Allowed, and only to the extent allowed, by the Plan, a compromise approved
27	pursuant to	the Notice Procedure established in Article VI of the Plan, or a Final Order.
28	"AM	BAC" means Ambac Assurance Corporation.
		-1-
Case	: 16-42917	Doc# 145 Filed: 08/03/17 Entered: 08/03/17 13:02:34 Page 6 of

I

1	"AT&T" means New Cingular Wireless d/b/a AT&T Mobility.
2	"Avoidance Actions" means all causes of actions under sections 506(c), 510, 544, 545,
3	547, 548, 549, 550 and 553 of the Bankruptcy Code, whether or not such actions seek an
4	affirmative recovery or are raised as a defense to or offset against the allowance of a Claim.
5	"Bankruptcy Code" means Title 11 of the United States Code.
6	"Bankruptcy Court" means the United States Bankruptcy Court for the Northern District
7	of California or, in the event such court ceases to exercise jurisdiction over the Chapter 9 Case,
8	such court or adjunct thereof which thereafter exercises jurisdiction over the Chapter 9 Case.
9	"Bar Date" means January 31, 2017, the deadline set by the Bankruptcy Court for filing
10	Proofs of Claims against the District.
11	"Cash" means cash and cash equivalents including, but not limited to, checks and other
12	similar forms of payment or exchange.
13	"Cell Boxes" means all equipment placed on the roof of the Hospital or on any of the real
14	property of the Hospital used by Verizon and AT&T for purposes of providing cellular coverage
15	to their customers.
16	"Cellular Rights Parties" means GTE Mobilnet of California Limited Partnership, d/b/a
17	Verizon Wireless, Wireless Capital Partners, LLC, MW Cell REIT 1 LLC, and New Cingular
18	Wireless d/b/a AT&T Mobility.
19	"Chapter 9 Case" means this Chapter 9 Case filed by the District on October 20, 2016.
20	"Claim" means any right to payment, whether or not such right is reduced to judgment,
21	liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal,
22	equitable, secured, or unsecured; or any right to an equitable remedy for breach of performance, if
23	such breach gives rise to a right to payment, whether or not such right to an equitable remedy is
24	reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured, or
25	unsecured.
26	"CNA" means the California Nurses Association.
27	"CNA Claim" means the claims in the amount of \$5,119,006.00 held by CNA with
28	respect to obligations owed by the District to CNA pursuant to that certain Memorandum of
Cas	-2- e: <u>16-429</u> 17 Doc# 145 Filed: 08/03/17 Entered: 08/03/17 13:02:34 Page 7 of 31

1	Understanding between the District and the California Nurses Association dated June 14, 2011 as
2	further described in the proof of claim filed by CNA [Claim No. 235].
3	"Committee" means the Official Committee of Unsecured Creditors appointed in the
4	Chapter 9 Case on March 21, 2017, as amended on May 17, 2017, pursuant to section 1102(a) of
5	the Bankruptcy Code, as it may be reconstituted from time to time.
6	"Confirmation" means entry of the Confirmation Order.
7	"Confirmation Hearing" means the hearing to determine whether the Bankruptcy Court
8	will confirm the Plan, scheduled for October 12 and 13, 2017, at 9:30 a.m. Pacific Time in the
9	Courtroom of the Honorable Roger L. Efremsky, Courtroom 201 at 1300 Clay Street, Oakland,
10	California, 94612.
11	"Confirmation Order" means the order of the Bankruptcy Court, as entered, confirming
12	the Plan.
13	"COPs Amortization Table" shall mean the Schedule attached as "Exhibit C" to the
14	Disclosure Statement setting forth the payments to be made by the Reorganized District to the
15	COPs Holders pursuant to this Plan.
16	"COPs Documents" means all documents entered into by and between the District, the
17	Trustee, and WCCHD Financing Corporation in connection with the 2004 COPs and 2011 COPs
18	including, without limitation, the Installment Sale Agreements dated July 1, 2004, and December
19	1, 2011, between the District and WCCHD Financing Corporation and the Trust Agreements
20	dated July 1, 2004, and December 1, 2011, among the District, the Trustee and WCCHD
21	Financing Corporation.
22	"COPs Holders" means the 2004 COPs Holders and the 2011 COPs Holders.
23	"County" means the County of Contra Costa.
24	"Crown Castle" means Wireless Capital Partners, LLC and MW Cell REIT 1 LLC.
25	"Crown Castle Successor Lease" means all rights of Crown Castle under those certain
26	Purchase and Sale of Easement and Lease and Successor Lease documents dated July 6, 2005,
27	including, without limitation, any easements related thereto.
28	
Case	-3- E: <u>16-429</u> 17 Doc# 145 Filed: 08/03/17 Entered: 08/03/17 13:02:34 Page 8 of 31

1 "Cure Payment" means a Claim asserted by the nondebtor party to an executory contract 2 or unexpired lease that is assumed by the Reorganized District (and listed on Exhibit A to this 3 Plan) on account of any defaults under such contract or lease, pursuant to sections 365(b)(1)(A), 4 (B) and (C) of the Bankruptcy Code, as a condition to the assumption of such contract or lease. 5 "Designated Responsible Individual" means the District's Board of Directors and each 6 member of District's staff, including consultants and independent contractors, who have served 7 the District during the pendency of the Chapter 9 case, including: William van Dyk, Deborah 8 Campbell, Irma Anderson, Nancy Casazza, Beverly Wallace, Eric Zell, Kathy D. White, Harold 9 Emahiser, Julie Ahr Johnson, Bobbie Ellerston, and Vickie Scharr. 10 "Disclosure Statement" means the First Amended Disclosure Statement for the Plan for 11 the Adjustment of Debts Dated July 21, 2016 filed contemporaneously herewith. 12 "Disputed Claim" means any claim that: (1) was listed on the District's List of Creditors 13 and Claims Pursuant to 11 U.S.C. §§ 924 and 925 [Docket No. 21], as amended, as contingent, 14 unliquidated, or disputed; or (2) that is or becomes the subject of a claim objection by the District 15 or by any other party in interest. 16 "Distribution(s)" means the Cash or property to be distributed to holders of Allowed 17 Claims in accordance with the Plan. 18 "District" means the West Contra Costa Healthcare District, a subdivision of the State of 19 California, formed in 1948. 20 "EDD" means the Employment Development Department of the State of California. 21 "Effective Date" means: (a) the first business day following Confirmation; (b) such other 22 later date as the District shall fix, which shall be not more than sixty (60) calendar days following 23 Confirmation; or (c) such other date as the Bankruptcy Court shall order; and, in any event, the 24 Reorganized District shall file a Notice of Effective Date with the Bankruptcy Court and serve it 25 on the Committee upon the occurrence of the Effective Date. 26 "Ex Parte Order" means the Order Granting Ex Parte Application for Order: 27 (1) Directing and Approving Form of Notice; (2) Setting Deadline for Filing Objections to 28 Petition; (3) Setting Deadline for Filing List of Creditors; (4) Setting Deadline for Filing Proofs

of Claims; and (5) Limiting Notice entered by the Bankruptcy Court on October 25, 2016 [Docket
 No. 12].

"Excess Parcel Tax Proceeds" means all Parcel Tax Revenues held by the Trustee or
required to be paid to the Trustee under the COPs Documents that are not necessary to make
payments to the COPs Holders during the immediate calendar year under the schedule set forth in
the COPs Amortization Table.

7 "Final Order" means an order or judgment of the Bankruptcy Court as to which: (i) the 8 time to appeal, petition for certiorari, or move for reargument or rehearing has expired and as to 9 which no appeal, petition for certiorari, or proceedings for reargument or rehearing shall then be 10 pending; or (ii) in the event that an appeal, writ of certiorari, reargument or rehearing thereof has 11 been sought, such order or judgment of the Bankruptcy Court shall have been affirmed by the 12 highest court to which such order or judgment was appealed, or from which reargument or 13 rehearing was sought, or certiorari has been denied, and the time to take any further appeal, 14 petition for certiorari or move for reargument or rehearing shall have expired.

15 "Hospital" means Doctors Medical Center in San Pablo, California, formerly known as
16 Brookside Hospital, and all of the real property upon which Doctors Medical Center is located.

"LAFCO" means the Contra Costa Local Agency Formation Commission.

18 "Lien" means charge against or interest in property to secure payment of a debt or19 performance of an obligation.

20 "Local 39" means the Stationary Engineers Local 39 Pension trust Fund and the
21 Stationary Engineers Local 39 Health and Welfare Trust Fund.

22 "Local 39 Claim" means a claim for \$483,691.11 [Claim No. 240].

23 "Local 39 Pension Claim" means a claim for \$314,809.87.

24 "Local 39 Health Claim" means a claim for \$73,934.84.

25 "LRC" means Lytton Rancheria of California.

26 "Matrix" means MG Trust Company, LLC d/b/a Matrix Trust Company, as trustee of the
27 WCCHD Successor Pension Plan Trust.

Page 10 of

28

1	"Mid-America" means MidAmerica Administrative & Retirement Solutions, as benefits
2	administrator for the beneficiaries of the CNA Claim.
3	"Non-Classified Claims" means Claims of the type that the Bankruptcy Code provides
4	shall not be put into classes. These Claims are described in Article III of the Plan.
5	"Notice of Commencement" means the Notice of Commencement of Case Under Chapter
6	9, Notice of Automatic Stay, Notice of Deadline for Filing Objections to the Petition, Notice of
7	Deadline for Filing Proofs of Claims, and Related Orders approved by the Bankruptcy Court
8	pursuant to the Ex Parte Order.
9	"Order for Relief" means the Order for Relief Pursuant to 11 U.S.C. § 921 entered by the
10	Bankruptcy Court on January 11, 2017 [Docket No. 61].
11	"Parcel Tax" means the special parcel tax approved by the voters of the District at a
12	special election held on June 8, 2004.
13	"Parcel Tax Reserve" means all Parcel Tax Revenues held by the Trustee pursuant to the
14	Parcel Tax Documents in order to provide for payments to the COPs holders in the immediately
15	following calendar year.
16	"Parcel Tax Revenues" means all revenues derived from the Parcel Tax.
17	"Patient Records Order" means the Order Authorizing the Disposal of Patient Records
18	entered by the Bankruptcy Court on January 18, 2017.
19	"Petition Date" means October 20, 2016.
20	"Plan" means this First Amended Plan for the Adjustment of Debts filed by the District on
21	July 21, 2017, as it may be amended from time to time.
22	"Pro Rata" means proportionately so that the ratio of the value of the Distribution on
23	account of an Allowed Claim in a class to the aggregate Distributions on account of all Allowed
24	Claims in the class is the same as the ratio of such Allowed Claim to the aggregate amount of all
25	Allowed Claims in the class.
26	"Record Date" means the date as of which it will be determined for the purpose of Federal
27	Rule of Bankruptcy Procedure 3018: (a) which holders of Claims will be entitled to vote to
28	accept or reject the Plan and receive a ballot; and (b) whether Claims have been properly assigned
	-6-

or transferred to an assignee pursuant to Bankruptcy Rule 3001(e) such that the assignee can vote as the holder of the Claim. The Record Date is July 31, 2017 or such other date reflected on the DTC participant listed provided to the District by the Trustee if different than July 31, 2017.

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"Reorganized District" means the District on and after the Effective Date of the Plan.

"Tax Sharing Agreements" shall mean all agreements between the District and the County
regarding the allocation of *Ad Valorem* Revenues between the District and County including,
without limitation, the Second Amendment to Amended and Restated Second Agreement for
Property Tax Transfer from West Contra Costa Healthcare District to Contra Costa County dated
May 3, 2016, and the First Amendment to Third Agreement for Property Tax Transfer from West
Contra Costa Healthcare District to Contra Costa County dated May 3, 2016.

11 "Trustee" means U.S. Bank, National Association, not in its individual capacity but as
12 Trustee for the COPs Holders under the COPs Documents.

13 "Unclaimed Property" means any Cash (together with any interest earned thereon) that is 14 unclaimed on the sixtieth (60th) day following a Distribution. Unclaimed Property shall include: 15 (a) checks (and the funds represented thereby) that have been returned as undeliverable without a 16 proper forwarding address; (b) funds for checks that have not been cleared for deposit within 17 sixty (60) days after a Distribution; and (c) checks (and the funds represented thereby) that were 18 not mailed or delivered because of the absence of a proper address to which to mail or deliver 19 such checks. The date of a Distribution to the holder of an Allowed Claim shall be the date of the 20 check issued to such holder.

21 "Verizon" means GTE Mobilnet of California Limited Partnership, d/b/a Verizon
22 Wireless.

23 "WCCHD Successor Pension Plan" means the West Contra Costa Healthcare District
24 Successor Retirement Plan.

25

1.2 Interpretation, Rules of Construction, Time.

1.2.1 <u>Interpretation</u>. A term used but not defined herein, but defined in either the
 Disclosure Statement, the Bankruptcy Code, or the Federal Rules of Bankruptcy Procedure, has
 28

1	the meaning given to that term in the Disclosure Statement, the Bankruptcy Code, or in the
2	Federal Rules of Bankruptcy Procedure, unless the context of the Plan clearly requires otherwise.
3	1.2.2 <u>Time</u> . In computing any period of time prescribed or allowed by the Plan, the
4	provisions of Rule 9006(a) of the Federal Rules of Bankruptcy Procedure shall apply.
5	ARTICLE II.
6	DESIGNATION OF CLASSES OF CLAIMS
7	SPECIFICATION OF STATUS AS IMPAIRED OR UNIMPAIRED
8	All Claims (except Non-Classified Claims treated under Article III of this Plan) are placed
9	in the following classes pursuant to section 1122 of the Bankruptcy Code:
10	2.1 <u>Secured Claims of the COPs Holders (Class 1)</u> .
11	Class 1 consists of the Claims of the COPs Holders secured by the Parcel Tax Revenues
12	of the District. Class 1 is impaired under section 1124 of the Bankruptcy Code.
13	2.2 <u>Unsecured Claim and Contractual Rights of the County Under the Tax Sharing</u>
14	<u>Agreements (Class 2)</u> .
15	Class 2 consists of the Allowed Unsecured Claim of the County and the contractual rights
16	of the County under the Tax Sharing Agreements. Class 2 is impaired under section 1124 of the
17	Bankruptcy Code.
18	2.3 <u>WCCHD Successor Pension Plan Claims (Class 3)</u> .
19	Class 3 consists of the holders of all claims against the District under the WCCHD
20	Successor Pension Plan. Class 3 is unimpaired under section 1124 of the Bankruptcy Code.
21	2.4 <u>CNA Claim (Class 4)</u> .
22	Class 4 consists of the claim held by CNA against the District pursuant to that certain
23	Memorandum of Understanding between the District and CNA dated June 14, 2011. Class 4 is
24	impaired under section 1124 of the Bankruptcy Code.
25	2.5 <u>General Unsecured Claims (Class 5)</u> .
26	Class 5 consists of the holders of all general unsecured claims against the District other
27	than the claims of the County, EDD, Local 39, the WCCHD Successor Pension Plan Claims, and
28	the CNA Claim. Class 5 is impaired under section 1124 of the Bankruptcy Code.
	-8-

2.6 EDD Claim (Class 6).

2 Class 6 consists of the claim of EDD, filed by EDD as a priority unsecured claim in the 3 amount of \$1,664,785.23 [Claim No. 314]. Class 6 is impaired under section 1124 of the 4 Bankruptcy Code.

5

8

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2.7

Local 39 Claim (Class 7)

6 Class 7 consists of the Local 39 Claim in the amount of \$483,691.11 [Claim No. 240]. 7 Class 7 is impaired under section 1124 of the Bankruptcy Code.

ARTICLE III.

TREATMENT OF NON-CLASSIFIED CLAIMS

10 In accordance with section 1123(a)(1) of the Bankruptcy Code, the following Claims 11 ("Non-Classified Claims") are not classified under the Plan. Non-Classified Claims are treated in 12 the following manner:

13 3.1

General Administrative Claims.

14 Except as provided otherwise in this Article III, the holders of Non-Classified Claims that 15 are Allowed Claims entitled to priority under section 507(a)(2) of the Bankruptcy Code, including 16 entities entitled to payment pursuant to section 503 of the Bankruptcy Code, will receive Cash in 17 the amount of such Allowed Claims or in such amounts as the District and the holders of such 18 Allowed Claims shall agree on the later of: (a) sixty (60) days after the Effective Date; (b) the 19 date such Non-Classified Claims become Allowed Claims; or (c) at such time as the District and 20 the holders of such Allowed Claims shall agree. Non-Classified Claims shall include Claims of 21 governmental units for taxes or duties.

22

3.2 Professional Fees.

Doc# 145

23

Professionals employed by the District and the Committee will receive Cash on account of 24 fees and expenses incurred from the Filing Date through the Effective Date in the amount 25 approved by the Reorganized District within sixty (60) calendar days of the Effective Date. The 26 Reorganized District reserves the right to object to the fees and expenses of the Committee.

1	ARTICLE IV.
1 2	TREATMENT OF CLAIMS
3	Only the Allowed Claims in Classes 1, 2, 4, 5, 6 and 7 are impaired and entitled to vote
4	under the Plan.
5	4.1 <u>Class 1 (Secured Claims of the COPs Holders).</u>
6	The secured claim of the 2004 COPs Holders shall be allowed in the amount of
7	\$16,370,000.00 or such other amount as is actually outstanding as of the Effective Date. The
8	secured claim of the 2011 COPs Holders shall be allowed in the amount of \$39,620,000.00 or
9	such other amount as is actually outstanding as of the Effective Date.
10	The secured claims of the COPs Holders shall be paid in full with interest under the Plan.
11	Payments of principal and interest shall be made to the COPs Holders pursuant to the COPs
12	Documents, and the Plan shall not modify the applicable interest rates or maturity dates under the
13	COPs Documents, except that the COPs Documents shall be modified to provide that: (1) all
14	existing defaults of the District under the COPs Documents shall be deemed waived upon
15	confirmation of the Plan; (2) the Trustee shall no longer be permitted to retain the Excess Parcel
16	Tax Proceeds or the Parcel Tax Reserve, and all funds held by the Trustee as of the Effective Date
17	that constitute Excess Parcel Tax Proceeds or the Parcel Tax Reserve shall be returned by the
18	Trustee to the Reorganized District within seven days of the Effective Date of the Plan; (3) any
19	mandatory prepayment rights of the COPs Holders under the COPs Documents or any other
20	provision of the COPs Documents that would cause payments by the Reorganized District to the
21	Trustee to be inconsistent in any way with the COPs Amortization Table shall be extinguished;
22	and (4) the Default Provisions of the COPs Documents shall be modified to provide that only the
23	District's failure to make the payments set forth in the COPs Amortization Table, after notice and
24	a cure period, shall constitute a default under the COPs Documents. The Trustee and COPs
25	Holders shall retain their lien on the Parcel Tax Revenues in order to secure the Reorganized
26	District's payment obligations under the Plan. The Trustee and Reorganized District shall
27	execute amended COPs Documents consistent with the treatment described herein.
28	
Case	-10- : <u>16-429</u> 17 Doc# 145 Filed: 08/03/17 Entered: 08/03/17 13:02:34 Page 15 of 31

4.2 <u>Class 2 (Unsecured Claim and Contractual Rights of the County Under the Tax</u> Sharing Agreements).

The County holds an unsecured claim against the District in the amount of \$436,265.01. The County's claim shall be an Allowed Unsecured Claim. The County shall receive one distribution in the amount of \$218,132.50 on account of its Allowed Unsecured Claim within twenty-four (24) months of the Effective Date.

The County also holds certain rights with respect to the District *Ad Valorem* Revenues
pursuant to the Tax Sharing Agreements. Pursuant to the Tax Sharing Agreements, the District
assigned to the County certain of the District's right to receive certain of its *Ad Valorem*Revenues in exchange for financial and other support provided to the District by the County.
The County's rights under the Tax Sharing Agreements shall remain unaltered by the Plan.

12

1

2

4.3 Class 3 (WCCHD Successor Pension Plan Claims).

13 The District owes certain obligations under the WCCHD Successor Pension Plan to 14 retirees who are holders of WCCHD Successor Pension Plan Claims. All such claims shall be 15 Allowed Claims under the Plan. On the Effective Date, the Reorganized District shall assume all 16 rights and responsibilities of the District under the WCCHD Successor Pension Plan. The 17 WCCHD Successor Pension Plan Trust shall continue to be administered by Matrix, who shall act 18 as disbursement agent for all payments to be made to beneficiaries under the Plan. Within thirty 19 (30) days of the Effective Date, the Reorganized District shall transfer \$4 million to Matrix in 20 order to fund the WCCHD Successor Pension Plan. Thereafter, the District shall transfer \$1 21 million to Matrix each year until the WCCHD Successor Pension Plan is fully funded. 22 Notwithstanding the foregoing, nothing contained herein is intended to modify, alter, amend, or 23 otherwise change the terms of the trust agreement entered into by WCCHD and PW Trust 24 Company (to which Matrix is an assignee) and the obligations of the parties thereunder, nor is it 25 intended to impose any additional obligations or liabilities on the part of Matrix, whether to the 26 District, the Reorganized District and any or all beneficiaries/retirees of the WCCHD Successor 27 Pension Plan.

28

Case: 16-42917

Doc# 145

Page 16 of

4.4 <u>Class 4 (CNA Claim)</u>.

2 The District owes certain obligations to CNA on behalf of nurses who formerly worked at 3 the Hospital and who are or were members of CNA pursuant to that certain Memorandum of 4 Understanding between the District and CNA dated June 14, 2011. CNA has filed a claim for 5 \$5,119,006.00 [Claim No. 235]. The CNA Claim shall be paid \$2,500,000 over nine years without interest in equal, annual payments of \$250,000 in years 1 through 7 and \$375,000 in 6 7 years 8 and 9. Additionally, the \$212,292.13 in funds currently held by MidAmerica shall be 8 available to pay the CNA Claim. MidAmerica, or another administrator selected by CNA, shall 9 serve as the disbursing agent for all payments to be made to the nurses who are the beneficiaries 10 of the CNA Claim.

11

4.5 <u>Class 5 (General Unsecured Claims)</u>.

12 Class 5 consists of all holders of Allowed Unsecured Claims other than claims held by the 13 County, EDD, Local 39, CNA, and holders of WCCHD Successor Pension Claims. Class 5 14 consists primarily of trade creditors and workers compensation claimants. The aggregate claimed 15 liability of Class 5 creditors, before objections, is approximately \$10,500,000. The holders of 16 Allowed Claims in Class 5 will receive their *pro rata* share of \$6 million in three (3) installments 17 over three (3) years following the Effective Date. As set forth below, the Plan enables the District 18 to file objections to claims at any time within 180 days after the Effective Date. To the extent a 19 Class 5 Claim is not an Allowed Claim on the date that is 180 days after the Effective Date, such 20 claim will receive its pro rata share of the \$6 million paid to Class 5 Claims at the time and to the 21 extent such claim becomes an Allowed Claim. Until the total allowed amount of all Class 5 22 Claims is determined, the Reorganized District may delay payment or make adequate reserves 23 prior to payment of any Allowed Class 5 Claims.

24

4.6 <u>Class 6 (EDD Claim).</u>

Class 6 consists of the claim of EDD, filed by EDD as a priority unsecured claim in the
amount of \$1,664,785.23 [Claim No. 314]. The EDD Claim includes penalties and interest of
\$341,089.13. The Reorganized District shall pay the EDD Claim, less the penalties and interest,
over a two (2) year period following the Effective Date in two (2) equal installments of

1 \$661,848.05, which payments shall be in full satisfaction of the EDD Claim.

4.7 <u>Class 7 (Local 39 Claim).</u>

The Local 39 Pension Claim shall be paid in full over ten (10) years in annual installments
of \$31,480.99. The Local 39 Health Claim shall be paid at a 50% discount over nine (9) years in
annual installments of \$8,214.98. The liquidated damages and interest asserted in the Local 39
Claim shall not be paid.

ARTICLE V.

FUTURE OF THE DISTRICT

8 9

7

2

5.1 <u>Creation of the Reorganized District</u>.

10 Upon the Effective Date, the District, as discharged in the manner set forth in Paragraph
11 7.1 below, shall be reorganized into the Reorganized District.

12 **5.2** Governance of the Reorganized District.

13 The Reorganized District shall remain a separate and distinct legal entity and shall 14 continue to be governed by its Board of Directors. After the Effective Date, the Reorganized 15 District will work with the County to sponsor special legislation that will replace District board 16 elections and an elected board with a governing body appointed by the County Board of 17 Supervisors. This change in governance would also accommodate a change in management of 18 the Reorganized District from independently employed staff to an arrangement with the County 19 such that existing County Health Services administrative staff and resources could cover the 20 administrative needs of the Reorganized District.

21

5.3 <u>Repayment of Creditors</u>.

Following the Effective Date, the Reorganized District will focus its operations on makingthe payments to creditors envisaged by the Plan.

24

5.4 <u>Return to Provision of Healthcare Services</u>.

Following the Effective Date, to the extent of available cash after payment of all liabilities assumed under the Plan, the Reorganized District intends on resuming providing healthcare services to the residents of the District and County. At this time the nature, timing and cost of such healthcare services has not been determined, however, at all times the Reorganized District

will first satisfy its obligations under the Plan before expending money on healthcare services.

ARTICLE VI.

MEANS FOR IMPLEMENTATION OF THE PLAN

6.1 Sale of the Hospital.

5 The District has entered into a contract with LRC to sell the Hospital to LRC for \$13 6 million. Pursuant to the Plan, the Hospital will be sold to LRC free and clear of liens, claims, and 7 encumbrances, including any liens, claims, or encumbrances of the Cellular Rights Parties, for 8 \$13 million pursuant to, *inter alia*, Sections 1123(a)(5), 1123(b)(4) and (6) and 105 of the 9 Bankruptcy Code. The Reorganized District shall be authorized to close the sale of the Hospital 10 to LRC and to execute such documents as necessary to close the sale and to pay any closing 11 expenses, commissions, and taxes as required. The Cellular Rights Parties shall, upon the earlier 12 of the closing of the Hospital sale or ten (10) days of the Effective Date: (i) remove the Cell 13 Boxes from the Hospital roof and otherwise vacate the Hospital; and (ii) otherwise cooperate and 14 not interfere with the sale of the Hospital to LRC, including by executing quitclaim deeds of any 15 interest in or lien on the Hospital.

16

6.2 The Disputed Claims Reserve.

17 The Disputed Claims Reserve will be a separate account or accounting reserve maintained 18 by the Reorganized District for the benefit of holders of Claims that are not Allowed Claims. As 19 each Claim becomes an Allowed Claim, the Reorganized District will transfer the amount 20 reserved for that Claim into the appropriate fund and the holder will be entitled to receive any 21 Distributions that have been made and all future Distributions. When a Claim is disallowed by 22 order of the Bankruptcy Court, the Reorganized District will also transfer the amount reserved for 23 that Claim into the appropriate fund but the holder of the Claim will not be entitled to any 24 Distributions.

25

26

6.3

Distributions to Holders of Allowed Claims.

Effective Date Payments 6.3.1

27 Within seventy-five (75) days of the Effective Date, the Reorganized District shall pay in 28 full, in Cash, all Non-Classified Allowed Claims then payable under the Plan as set forth in

Article III.

2

6.3.2 Distributions to Allowed Claims in Class 1

All Distributions to holders of Allowed Class 1 Claims shall be made in accordance with the terms of the COPs Documents, as modified by this Plan. The County shall continue to pay the Parcel Tax Revenues to the Trustee, who shall: (1) disburse funds to the COPs Holders in accordance with the COPs Documents in the amounts set forth in the COPs Amortization Table; and (2) promptly pay all Excess Parcel Tax Proceeds and Parcel Tax Reserve to the District.

8

6.3.3 Distributions to Allowed Claims in Class 2

9 The Class 2 distribution to the County shall be made by the Reorganized District directly
10 to the County within twenty-four (24) months of the Effective Date.

11

6.3.4 Distributions to Allowed Claims in Class 3

12 All Distributions made to holders of Allowed Class 3 Claims shall be made by Matrix, as 13 disbursing agent for the Reorganized District. The Reorganized District shall pay to Matrix all 14 funds to be disbursed to holders of Allowed Class 3 Claims, and Matrix shall subsequently 15 disburse funds to such holders in the manner set forth in the WCCHD Successor Pension Plan. 16 Notwithstanding the foregoing, nothing contained herein is intended to modify, alter, amend, or 17 otherwise change the terms of the trust agreement entered into by WCCHD and PW Trust 18 Company (to which Matrix is an assignee) and the obligations of the parties thereunder, nor is it 19 intended to impose any additional obligations or liabilities on the part of Matrix, whether to the 20 District, the Reorganized District and any or all beneficiaries/retirees of the WCCHD Successor Pension Plan. 21

22

6.3.5 Distributions to Allowed Claims in Class 4

All Distributions made to CNA or the beneficiaries of the CNA Claim shall be made by MidAmerica or such other disbursing agent appointed by CNA. The Reorganized District shall pay to MidAmerica all funds to be disbursed to CNA, and MidAmerica shall subsequently disburse funds to CNA or the beneficiaries of the CNA Claim along with the \$212,292.13 currently held by MidAmerica.

1	6.3.6 Distributions to Allowed Claims in Class 5
2	6.3.6.1 Initial Distribution
3	The Reorganized District will make an Initial Distribution to the holders of Allowed
4	Claims in Class 5 within one hundred and eighty (180) calendar days after the Effective Date.
5	Simultaneously, the Reorganized District will transfer an amount of funds to the Disputed Claims
6	Reserve sufficient to ensure a pro rata distribution to all subsequently Allowed Claims in the
7	manner set forth in Paragraph 6.2 of this Plan. The Reorganized District shall have one hundred
8	and eighty (180) calendar days after the Effective Date, unless such period of time is extended by
9	the Court for cause to object to Class 5 claims.
10	6.3.6.2 Subsequent Distributions
11	The Reorganized District will make subsequent distributions to allowed claims in Class 5
12	in 2019 and 2020 in accordance with the terms of this Plan.
13	6.3.6.3 Final Distribution
14	The Reorganized District shall make a Final Distribution to holders of Allowed Claims in
15	Class 5 within thirty (30) days of the date that all Class 5 Claims become Allowed Claims or are
16	disallowed by Final Order of the Bankruptcy Court.
17	6.3.7 Distributions to Allowed Claims in Class 6
18	The Reorganized District will make an initial distribution to EDD in the amount of
19	\$661,848.05 within ninety (90) calendar days after the Effective Date. The Reorganized District
20	will make a second and final distribution to EDD in the amount of \$661,848.05 on or about the
21	first anniversary of the initial distribution.
22	6.3.8 Distributions To Allowed Claim in Class 7
23	The Reorganized District will pay the Local 39 Pension Claim in Class 7 over ten (10)
24	years in annual installments and will pay the Local 39 Health Claim over nine (9) years at a 50%
25	discount in annual installments.
26	6.4 <u>Postconfirmation Operations</u> .
27	6.4.1 <u>The Creditors' Committee</u>
28	Upon the Effective Date, the Committee shall be dissolved and the members of the
Case	-16- Entered: 08/03/17 13:02:34 Page 21 of 31

Committee shall be released and discharged from any further rights and duties in connection with
 the Chapter 9 Case, except with respect to any disputes over the amount, allowance or payment of
 Non-Classified Claims payable to any of its professionals for services rendered prior to the
 Effective Date.

5 6.4.2 Non-Classified Claims Bar DateThe deadline for filing Non-Classified Claims 6 entitled to treatment as administrative Claims in accordance with Article III of the Plan shall be 7 sixty (60) days after the Effective Date. Holders of administrative Claims based on liabilities 8 incurred in the ordinary course of the Debtor's business following the Petition Date or orders of 9 the Bankruptcy Court shall not be required to comply with the Non-Classified Claims Bar Date, 10 provided that, (a) such holders of Administrative Claims based on liabilities incurred in the 11 ordinary course of business have otherwise submitted an invoice, billing statement or other 12 evidence of indebtedness to the District in the ordinary course of business, and (b) such Claims 13 are not past due according to their terms.

14

6.4.3 Consequences of Untimely Administrative Claim

ANY PERSON FAILING TO TIMELY FILE AN ADMINISTRATIVE CLAIM
SHALL BE FOREVER BARRED FROM MAKING SUCH A CLAIM OR FUTURE
APPLICATION AND SHALL NOT PARTICIPATE IN ANY DISTRIBUTION ON
ACCOUNT OF SUCH AN ADMINISTRATIVE CLAIM.

19 6.5 <u>Professional Fees</u>

All fees and expenses incurred by professionals engaged by the Reorganized District after
the Effective Date shall be paid in full by the Reorganized District.

22

6.6 <u>Treatment of Disputed Claims.</u>

23

6.6.1 **Disputed Claims Reserve**Within sixty (60) days of the Effective Date, the

Reorganized District shall establish (or account for) a Disputed Claims Reserve that is adequate
and sufficient for the payment of Distributions contemplated by the Plan to the holders of
Disputed Claims in Class 5. At such time as a Disputed Class 5 Claim becomes an Allowed
Class 5 Claim, the previous Distributions due on account of such Allowed Claim shall be released

from the Disputed Claims Reserve and placed in the appropriate fund for Distribution to the
 holder of such Allowed Claim.

3

6.7 <u>Calculation of Appropriate Reserves</u>.

Except to the extent that the Reorganized District and the holder of the Claim agree, or the
Bankruptcy Court shall determine, that a sufficient reserve is less than the full amount of the
Claim, in determining the amount to be held in the Disputed Claims Reserve, the appropriate
calculations shall be made as if all Disputed Class 5 Claims were Allowed Class 5 Claims.

8

6.8 <u>Treatment of Unclaimed Property</u>.

9 If a Distribution to a holder of an Allowed Claim becomes Unclaimed Property, the 10 Reorganized District will make a reasonable effort to reach the holder of the Allowed Claim after 11 which the holder of the Allowed Claim shall cease to be entitled to the Distribution or any further 12 Distributions. In the event that any Distributions from an interim Distribution become Unclaimed 13 Property, all such Unclaimed Property shall be returned to the appropriate fund for distribution to 14 creditors or, if such fund balance reverts to the Reorganized District, to the Reorganized District. 15 In the event that any Distributions from the Final Distribution become Unclaimed Property, all 16 such Unclaimed Property shall revert to the Reorganized District.

17

6.9 *De Minimis* Distributions and Rounding of Distributions.

The Reorganized District shall not be required to make a Distribution to the holder of an
Allowed Claim if the amount of the Distribution is less than \$10. All Cash not so distributed
shall remain in the appropriate fund. The Reorganized District may round all Distributions to the
nearest whole dollar amount.

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ARTICLE VII.

EFFECT OF CONFIRMATION

24 **7.1 Discharge of the District**.

Pursuant to Section 944 of the Bankruptcy Code, upon the Effective Date the District shall
be discharged from all debts (as defined in the Bankruptcy Code) of the District and Claims
against the District other than: (1) any debt specifically and expressly excepted from discharge by
this Plan or the Confirmation Order; or (2) any debt owed to an entity that, before the

Confirmation of this Plan, had neither notice nor actual knowledge of the Chapter 9 Case.

The rights afforded in this Plan and the treatment of holders of Claims shall be in exchange for and in complete satisfaction, discharge, and release of all Claims of any nature whatsoever arising on or before the Effective Date, known or unknown, whether against the District or any of its properties, assets, or interests in property. Except as otherwise explicitly provided herein, upon the Effective Date, all Claims against the District shall be and shall be deemed to be satisfied, discharged, and released in full, whether or not such Claim is an Allowed Claim, and whether or not such holder has voted to accept the Plan.

9 **7.2** <u>Injunction</u>.

1

10 EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THIS PLAN, ALL ENTITIES WHO HAVE HELD, HOLD, OR MAY HOLD PRE-EFFECTIVE DATE 11 12 CLAIMS SHALL BE PERMANENTLY ENJOINED FROM AND AFTER THE 13 **EFFECTIVE DATE FROM: (1) COMMENCING OR CONTINUING IN ANY MANNER** 14 ANY ACTION OR OTHER PROCEEDING OF ANY KIND WITH RESPECT TO ANY SUCH PRE-EFFECTIVE DATE CLAIM AGAINST THE DISTRICT OR ITS 15 16 **PROPERTY**, INCLUDING, WITHOUT LIMITATION, THE **HOSPITAL**; 17 (B) ENFORCING, ATTACHING, COLLECTING, OR RECOVERING BY ANY 18 MANNER OR MEANS ANY JUDGMENT, AWARD, DECREE, OR ORDER AGAINST 19 THE DISTRICT OR ITS PROPERTY WITH RESPECT TO SUCH PRE-EFFECTIVE 20 DATE CLAIMS; (C) CREATING, PERFECTING, OR ENFORCING ANY LIEN OR 21 ENCUMBRANCE OF ANY KIND AGAINST THE DISTRICT OR ITS PROPERTY, 22 INCLUDING, WITHOUT LIMITATION, THE HOSPITAL; AND (D) ASSERTING ANY 23 **RIGHT OF SETOFF, SUBROGATION, OR RECOUPMENT OF ANY KIND AGAINST** 24 ANY OBLIGATION DUE TO THE REORGANIZED DISTRICT WITH RESPECT TO 25 SUCH PRE-EFFECTIVE DATE CLAIM.

IN ADDITION, AND WITHOUT IN ANY WAY LIMITING THE GENERALITY
OF THE FOREGOING, ALL CREDITORS OF THE DISTRICT, INCLUDING,
WITHOUT LIMITATION, THE CELLULAR RIGHTS PARTIES, SHALL BE

1 PERMANENTLY ENJOINED FROM AND AFTER THE EFFECTIVE DATE FROM: 2 (I) ASSERTING ANY CLAIM OR INSTITUTING ANY ACTION AGAINST LRC 3 **RELATING TO THE SALE OF HOSPITAL; (II) ASSERTING ANY CLAIM OR LIEN** AGAINST OR INTEREST IN THE HOSPITAL ARISING PRIOR TO THE EFFECTIVE 4 5 DATE OF THE PLAN; OR (III) FROM INTERFERING IN ANY WAY WHATSOEVER WITH THE RIGHTS OF LRC WITH RESPECT TO ITS OWNERSHIP OF THE 6 7 HOSPITAL.

8

7.3 Term of Existing Injunctions or Stays.

9 Unless otherwise provided in the Confirmation Order, all injunctions or stays provided for 10 in the Chapter 9 Case pursuant to Sections 105, 362, or 922 of the Bankruptcy Code, or 11 otherwise, and in existence on the Confirmation Date shall remain in full force and effect until the 12 Effective Date.

13 7.4 Release and Indemnification of the Board of Directors and Officers of the District. UPON THE EFFECTIVE DATE, EACH OF THE DESIGNATED RESPONSIBLE 14 INDIVIDUALS AND ALL PROFESSIONALS EMPLOYED BY THE DISTRICT SHALL 15 16 BE FOREVER RELEASED AND DISCHARGED FROM ALL CLAIMS HELD BY ALL 17 ENTITIES WHO HAVE HELD, HOLD, OR MAY HOLD PRE-EFFECTIVE DATE CLAIMS AGAINST THE DISTRICT, WHETHER OR NOT SUCH CLAIM IS AN 18 19 ALLOWED CLAIM, AND WHETHER OR NOT SUCH HOLDER HAS VOTED TO ACCEPT THE PLAN. 20

THE REORGANIZED DISTRICT WILL INDEMNIFY AND DEFEND THE 21 DESIGNATED RESPONSIBLE INDIVIDUALS FOR ANY CLAIMS ASSERTED 22 AGAINST THEM IN THEIR CAPACITIES AS DESIGNATED RESPONSIBLE 23 24 INDIVIDUALS OF THE DISTRICT AND REORGANIZED DISTRICT, UNTIL THE 25 ENTRY OF A FINAL DECREE AND ORDER CLOSING THE CHAPTER 9 CASE 26 OTHER THAN WITH RESPECT TO CLAIMS BASED ON GROSS NEGLIGENCE OR 27 WILLFUL MISCONDUCT. THE REORGANIZED DISTRICT MAY ENTER INTO 28 SUCH AGREEMENTS AS ARE REASONABLY NECESSARY TO IMPLEMENT THIS

PROVISION.

1

2 **7.5 Exculpation.**

3 UPON CONFIRMATION OF THE PLAN, THE DESIGNATED RESPONSIBLE INDIVIDUALS, MEMBERS OF THE COMMITTEE, FOX ROTHSCHILD LLP, 4 5 DENTONS US LLP, ARCHER NORRIS, AND OPTIMUM FINANCIAL ADVISORS 6 SHALL BE EXCULPATED FROM ANY LIABILITY OF ANY KIND OR NATURE 7 WHATSOEVER, EXCEPT FOR GROSS NEGLIGENCE OR WILLFUL MISCONDUCT, IN CONNECTION WITH ANY ACTIONS TAKEN OR NOT TAKEN FROM THE 8 9 PETITION DATE THE EFFECTIVE TO DATE, INCLUDING WITHOUT 10 LIMITATION, ANY ACTIONS OR INACTIONS IN CONNECTION WITH THE **DISCLOSURE STATEMENT AND PLAN.** 11

12 **7.6 Plan Binding**.

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Case: <u>16-429</u>17

Except as provided in this Plan or in the Confirmation Order, on the Effective Date, the
Plan shall be binding on all holders of Claims existing as of the date of Confirmation whether or
not such holder has filed a Claim in the Chapter 9 Case, whether or not such Claim is an Allowed
Claim, and whether or not such holder has voted to accept the Plan. No holder of a Claim will
have any rights of action on account of such Claim except as set forth in the Plan.

ARTICLE VIII.

VESTING OF TITLE

Except as provided in this Plan or in the Confirmation Order, on the Effective Date the
Reorganized District shall be vested with all of the property of the District, free and clear of all
Claims or liens arising prior to Confirmation. After Confirmation, the Reorganized District shall
operate free of any restrictions of the Bankruptcy Code based on the pendency of the Chapter 9
Case.

ARTICLE IX.

RETENTION AND ENFORCEMENT OF CLAIMS

Pursuant to section 1123(b)(3) of the Bankruptcy Code, the Reorganized District will
succeed to, and may enforce, any and all claims held by the District. This Plan expressly reserves

all claims, defenses, powers, and interests of the District for the Reorganized District for the
 purposes of objecting to the allowance of Claims, the subordination of Claims, bringing
 Avoidance Actions, and for the purpose of seeking recovery of property, damages, or equitable
 relief. Only the Reorganized District may object to Claims or bring actions on behalf of the
 District.

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ARTICLE X.

TREATMENT OF EXECUTORY CONTRACTS AND UNEXPIRED LEASES

10.1 <u>Assumed Executory Contracts and Unexpired Leases</u>.

All executory contracts and unexpired leases: (1) to which the District was a party on the
Petition Date and that are either: (a) listed on Exhibit 1 to this Plan, as such Exhibit 1 may be
amended until Confirmation; (b) assumed by prior orders of the Bankruptcy Court; or (c) are
assumed by the District prior to the Effective Date, and which assumption has been approved by
an order of the Bankruptcy Court prior to the Effective Date, or (2) that have been entered into
during the pendency of the Chapter 9 Case, shall be deemed assumed pursuant to section 365(a)
of the Bankruptcy Code.

16

10.2 <u>Cure of Prepetition Default Amounts</u>.

Doc# 145

Case: $16_{424248}, 17_{4248}, 1$

17 For those executory contracts and unexpired leases being assumed on the Effective Date, 18 if such executory contract or unexpired lease is in default, within thirty (30) days of the Effective 19 Date the Reorganized District will pay to the counterparty to the executory contract the cure 20 amount set forth on Exhibit 1 to this Plan unless an objection to such Cure Payment is filed with 21 the Bankruptcy Court and served on counsel to the District on or prior to the date set by the 22 Bankruptcy Court for filing objections to Confirmation, and the Bankruptcy Court, after notice 23 and a hearing, determines that the District is obligated to pay a different amount as a Cure 24 Payment under section 365 of the Bankruptcy Code. Any person that fails to object to the Cure 25 Payment specified on Exhibit 1 to this Plan on or prior to the date set by the Bankruptcy Court for 26 filing objections to Confirmation, shall be forever barred from: (a) asserting any other, additional 27 or different Cure Payment; and (b) sharing in any other, additional, or different Distribution under 28 the Plan on account of such Cure Payment.

Page 27 of

4

Case: <u>16-429</u>17

Doc# 145

10.3 <u>Rejection of Crown Castle Successor Lease.</u>

Upon the Effective Date, the Crown Castle Successor Lease shall be rejected pursuant to
Section 365(a) of the Bankruptcy Code to the extent it is deemed to be an executory contract.

10.4 <u>Rejection of Executory Contracts and Unexpired Leases</u>.

5 Except for: (a) those executory contracts and unexpired leases set forth on Exhibit 1; or 6 (b) otherwise described in Section 10.1, above, all other executory contracts and unexpired leases 7 to which the District was a party as of the Filing Date shall be, and hereby are rejected, effective 8 as of the Effective Date. While the District does not believe it is a party to any executory contract 9 or unexpired lease with any of the Cellular Rights Parties other than potentially the contract or 10 lease with Crown Castle, to the extent such an executory contract or unexpired lease is deemed to 11 exist, such executory contract or unexpired lease shall be deemed rejected as of the Effective 12 Date.

13 10.5 **Claims Arising from the Rejection of Executory Contracts and Unexpired Leases** 14 PROOFS OF CLAIM FOR CLAIMS ARISING FROM THE REJECTION OF EXECUTORY CONTRACTS OR UNEXPIRED LEASES MUST BE FILED WITH THE 15 16 BANKRUPTCY COURT AND SERVED ON THE REORGANIZED DISTRICT WITHIN 17 THIRTY (30) CALENDAR DAYS OF THE EFFECTIVE DATE UNLESS THE HOLDER 18 HAS PREVIOUSLY FILED SUCH PROOF OF CLAIM OR SUCH CLAIMS SHALL BE 19 FOREVER BARRED AND THE HOLDERS THEREOF SHALL NOT PARTICIPATE IN 20 **ANY DISTRIBUTIONS UNDER THE PLAN.** The foregoing provision does not extend any 21 deadline for filing proofs of Claim arising from the rejection of executory contracts or unexpired 22 leases that was established by prior Bankruptcy Court order. Any Allowed Claims of parties to 23 rejected executory contracts or unexpired leases shall be treated as Class 5 Claims under this 24 Plan.

ARTICLE XI. MODIFICATION OF PLAN The District, as Plan proponent, may modify the Plan prior to Confirmation if the Plan, as modified, meets the requirements of the Bankruptcy Code. Such modification shall be deemed

1	accepted or rejected by a holder of a Claim that has previously accepted or rejected the Plan				
2	unless, within the time fixed by the Bankruptcy Court, such holder changes such holder's				
3	previous acceptance or rejection. In the event that the Plan requires modification after				
4	Confirmation, the Reorganized District will be deemed to be the Plan proponent.				
5					
6	ARTICLE XII.				
7	USE OF BANKRUPTCY CODE SECTION 1129(b)				
8	If any class of Claims fails to accept this Plan by the requisite majorities in number and				
9	amount, as required by section 1126 of the Bankruptcy Code, the District may, at any time,				
10	invoke the provisions of section 1129(b) of the Bankruptcy Code.				
11	ARTICLE XIII.				
12	RETENTION OF JURISDICTION				
13	Notwithstanding Confirmation of this Plan or the Effective Date having occurred, the				
14	Bankruptcy Court shall retain full and exclusive jurisdiction as provided in 28 U.S.C. § 1334 as to				
15	the provisions, purposes, and intent of this Plan including, without limitation:				
16	• Determination of the allowability and classification of Claims upon requests for payment				
17	of Claims or upon the objection by the Reorganized District to such Claims;				
18	• Resolution of controversies and disputes regarding interpretation of this Plan or the				
19	Confirmation Order;				
20	• Implementation of the provisions of this Plan or the Confirmation Order, and entry of				
21	orders in aid of Confirmation including orders to protect the Reorganized District or				
22	persons included in Subsections 7.2, 7.4, and 7.5 of the Plan from creditor action enjoined				
23	pursuant to Confirmation;				
24	• Enforcement of the terms of the Plan against the Trustee and Cellular Rights Parties;				
25	• Modification of the Plan pursuant to section 1127 of the Bankruptcy Code;				
26	• Adjudication of any Claims or causes of action, including Avoidance Actions, brought by				
27	the Reorganized District, or any claims or causes of action brought against the				
28	Reorganized District; and				
Case	-24- : <u>16-429</u> 17 Doc# 145 Filed: 08/03/17 Entered: 08/03/17 13:02:34 Page 29 of 31				

1	• Entry of an order closing the Chapter 9 Case.						
2							
3	Dated: Aug	gust 3, 2017		WEST CONTRA COSTA HE DISTRICT	EALTHCARE		
4							
5				By: <u>/s/ Kathy D. White</u>			
6				Chief Executive Officer a			
7				Designated Responsible I	ndividual		
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Case	: <u>16-429</u> 17	Doc# 145	Filed: 08/03/17 31	-25- Entered: 08/03/17 13:02:34	Page 30 of		
			51				

EXHIBIT 1

Name of Contract	Date of Contract	Counterparty	Cure Amount
Purchase and Sale Agreement	November 15, 2016	Lytton Rancheria of California	\$0
Trust Agreement		MG Trust Company, LLC d/b/a Matrix Trust Company	Estimated at \$13,500.00
Engagement Letter for Actuarial Services	May 15, 2017	Willis Towers Watson Delaware Inc.	\$0
Service Agreement	August 6, 2015	Conduent, Inc., f/k/a Xerox Consultant Company, Inc.	\$45,000
Agreement		Lincoln Financial Advisors	\$0
Agreement		MidAmerica	\$0

Executory Contracts and Unexpired Leases to be Assumed & Associated Cure Payments¹

¹ The District reserves the right to modify this Exhibit prior to Plan confirmation. Any cure amounts listed shall be paid within thirty (30) days of the Effective Date.