## SECURITIES AND EXCHANGE COMMISSION

# **FORM S-3ASR**

Automatic shelf registration statement of securities of well-known seasoned issuers

Filing Date: **2010-05-10 SEC Accession No.** 0001193125-10-114788

(HTML Version on secdatabase.com)

## **FILER**

ACCUMED INC  CIK:1285006  IRS No.: 020449693   State of Incorp.:NH   Fiscal Year End: 0930  Type: S-3ASR   Act: 33   File No.: 333-166710-221   Film No.: 10817451	Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202
ASCO HEALTHCARE OF NEW ENGLAND INC  CIK:1285007  IRS No.: 232763886   State of Incorp.:MD   Fiscal Year End: 0930  Type: S-3ASR   Act: 33   File No.: 333-166710-212   Film No.: 10817442	Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202
ASCO HEALTHCARE OF NEW ENGLAND LTD PARTNERSHIP  CIK:1285008  IRS No.: 020449693   State of Incorp.:MD   Fiscal Year End: 0930  Type: S-3ASR   Act: 33   File No.: 333-166710-213   Film No.: 10817443	Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202
ASCO HEALTHCARE INC  CIK:1285009  IRS No.: 520816305   State of Incorp.:MD   Fiscal Year End: 0930  Type: S-3ASR   Act: 33   File No.: 333-166710-211   Film No.: 10817441	Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202
CARE4 LP  CIK:1285011  IRS No.: 223245022   State of Incorp.:DE   Fiscal Year End: 0930  Type: S-3ASR   Act: 33   File No.: 333-166710-192   Film No.: 10817422	Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202
CARECARD INC  CIK:1285012  IRS No.: 521922239   State of Incorp.:MD   Fiscal Year End: 0930  Type: S-3ASR   Act: 33   File No.: 333-166710-194   Film No.: 10817424	Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202
COMPASS HEALTH SERVICES INC  CIK:1285013  IRS No.: 550730048   State of Incorp.:WV   Fiscal Year End: 0930  Type: S-3ASR   Act: 33   File No.: 333-166710-187   Film No.: 10817417	Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202
CONCORD PHARMACY SERVICES INC  CIK:1285015  IRS No.: 232710523   State of Incorp.:PA   Fiscal Year End: 0930  Type: S-3ASR   Act: 33   File No.: 333-166710-183   Film No.: 10817413	Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202

## **DELCO APOTHECARY INC**

CIK:1285017| IRS No.: 222350209 | State of Incorp.:PA | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-178 | Film No.: 10817408

Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202

## **ENCARE OF MASSACHUSETTS INC**

CIK:1285020| IRS No.: 223398803 | State of Incorp.:DE | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-175 | Film No.: 10817405

Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202

## **GENEVA SUB INC**

CIK:1285024 IRS No.: 010736704 | State of Incorp.:DE | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-169 | Film No.: 10817399

Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202

## **HORIZON MEDICAL EQUIPMENT & SUPPLY INC**

CIK:1285026| IRS No.: 550737885 | State of Incorp.:WV | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-163 | Film No.: 10817391

Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202

#### INSTITUTIONAL HEALTH CARE SERVICES INC

CIK:1285027| IRS No.: 222750964 | State of Incorp.:NJ | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-160 | Film No.: 10817388

Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202

## MAIN STREET PHARMACY LLC

CIK:1285028| IRS No.: 521925761 | State of Incorp.:MD | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-150 | Film No.: 10817378

Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202

#### MEDICAL SERVICES GROUP INC

CIK:1285029| IRS No.: 521404049 | State of Incorp.:MD | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-144 | Film No.: 10817372

Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202

#### **NEIGHBORCARE OF CALIFORNIA INC**

CIK:1285031| IRS No.: 200092119 | State of Incorp.:CA | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-79 | Film No.: 10817306

Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202

## **NEIGHBORCARE OF OHIO INC**

CIK:1285032 IRS No.: 200062112 | State of Incorp.:OH | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-117 | Film No.: 10817345

Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202

#### **NEIGHBORCARE PHARMACIES INC**

CIK:1285035| IRS No.: 521465507 | State of Incorp.:MD | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-113 | Film No.: 10817341

Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202

#### **NEIGHBORCARE SERVICES CORP**

CIK:1285037 | IRS No.: 232585556 | State of Incorp.:DE | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-110 | Film No.: 10817338

Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202

## PROFESSIONAL PHARMACY SERVICES INC

CIK:1285039| IRS No.: 232847488 | State of Incorp.:MD | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-31 | Film No.: 10817254

Mailing Address 601 EAST PRATT ST 3R FL BALTIMORE MD 21202

#### SPECIALIZED PHARMACY SERVICES INC

CIK:1141260 | IRS No.: 382143132 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-21 | Film No.: 10817244

Mailing Address Business Address C/O OMNICARE INC C/O OMNICARE INC 100 E RIVERCENTER BLVD 100 E RIVERCENTER BLVD **COVINGTON KY 41011** COVINGTON KY 41011

#### **NEIGHBORCARE OF WISCONSIN**

CIK:1285059 IRS No.: 391772439 | State of Incorp.:WI | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-114 | Film No.: 10817342

Mailing Address 601 EAST PRATT ST 3RD FL BALTIMORE MD 21202

**Business Address** 601 EAST PRATT ST 3RD FL BALTIMORE MD 21202

#### **NEIGHBORCARE MEDISCO**

CIK:1285061| IRS No.: 330308096 | State of Incorp.:CA | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-108 | Film No.: 10817336

Mailing Address 601 EAST PRATT ST 3RD FL BALTIMORE MD 21202

**Business Address** 601 EAST PRATT ST 3RD FL BALTIMORE MD 21202

#### **NEIGHBORCARE ORCA INC**

CIK:1285062| IRS No.: 930860559 | State of Incorp.:OR | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-82 | Film No.: 10817309

Mailing Address 601 EAST PRATT ST 3RD FL 601 EAST PRATT ST 3RD FL BALTIMORE MD 21202

**Business Address BALTIMORE MD 21202** 

#### NEIGHBORCARE HOME MEDICAL EQUIPMENT INC

Mailing Address 601 EAST PRATT ST 3RD FL 601 EAST PRATT ST 3RD FL

**Business Address** 

CIK:1285065| IRS No.: 232464608 | State of Incorp.:PA | Fiscal Year End: 0930 **BALTIMORE MD 21202** BAI TIMORF MD 21202 Type: S-3ASR | Act: 33 | File No.: 333-166710-80 | Film No.: 10817307

**NEIGHBORCARE OF NORTHERN CALIFORNIA INC** 

CIK:1285068| IRS No.: 954480815 | State of Incorp.:CA | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-76 | Film No.: 10817303

Mailing Address 601 EAST PRATT ST 3RD FL **BALTIMORE MD 21202** 

Business Address 601 EAST PRATT ST 3RD FL BALTIMORE MD 21202

**NEIGHBORCARE PHARMACY SERVICES INC** 

CIK:1285069| IRS No.: 232963282 | State of Incorp.:DE | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-112 | Film No.: 10817340

Mailing Address 601 EAST PRATT ST 3RD FL **BALTIMORE MD 21202** 

**Business Address** 601 EAST PRATT ST 3RD FL BALTIMORE MD 21202

OMNICARE INC

CIK:353230| IRS No.: 311001351 | State of Incorp.:DE | Fiscal Year End: 1231 Type: S-3ASR | Act: 33 | File No.: 333-166710 | Film No.: 10817223

SIC: 5912 Drug stores and proprietary stores

Mailing Address 100 E RIVERCENTER BLVD STE 1600 **COVINGTON KY 41101** 

**Business Address** 100 E RIVERCENTER BLVD STE 1600 **COVINGTON KY 41101** 6063923300

NEIGHBORCARE INC

CIK:874265| IRS No.: 061132947 | State of Incorp.:PA | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-109 | Film No.: 10817337 SIC: 5912 Drug stores and proprietary stores

Mailing Address NEIGHBORCARE, INC. 601 EAST PRATT STREET THIRD FLOOR **BALTIMORE MD 21202** 

**Business Address** NEIGHBORCARE, INC. 601 EAST PRATT STREET THIRD FLOOR BALTIMORE MD 21202 (410) 528-7300

NCS HEALTHCARE INC

CIK:1004990| IRS No.: 341816187 | State of Incorp.:DE | Fiscal Year End: 0630 Type: S-3ASR | Act: 33 | File No.: 333-166710-86 | Film No.: 10817313 SIC: 5912 Drug stores and proprietary stores

Mailing Address 100 EAST RIVERCENTER RI VD **COVINGTON KY 41011** 

**Business Address** 3201 ENTERPRISE PKWY STF 2200 BEACHWOOD OH 44122 2165143350

**ACCU MED SERVICES INC** 

CIK:1140938| IRS No.: 311482519 | Fiscal Year End: 1231 Type: S-3ASR | Act: 33 | File No.: 333-166710-222 | Film No.: 10817452 Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

**Business Address** C/O OMNICARE INC 100 E RIVER CENTER BLVD **COVINGTON KY 41101** 8593923300

**AMC NEW YORK INC** 

CIK:1140940| IRS No.: 364091917 | Fiscal Year End: 1231 Type: S-3ASR | Act: 33 | File No.: 333-166710-217 | Film No.: 10817447 Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

**AMC TENNESSEE INC** 

CIK:1140941| IRS No.: 621696813 | Fiscal Year End: 1231 Type: S-3ASR | Act: 33 | File No.: 333-166710-216 | Film No.: 10817446 Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD CONVINGTON KY 41101

**Business Address** C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

**BACHS PHARMACY SERVICES LLC** 

CIK:1140944| IRS No.: 611346690 | Fiscal Year End: 1231 Type: S-3ASR | Act: 33 | File No.: 333-166710-210 | Film No.: 10817440 Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

**Business Address** C/O OMNICARE INC 100 F RIVER CENTER BI VD **COVINGTON KY 41101** 8593923300

BADGER ACQUISITION OF BROOKSVILLE LLC

CIK:1140946| IRS No.: 522119870 | Fiscal Year End: 1231 Type: S-3ASR | Act: 33 | File No.: 333-166710-208 | Film No.: 10817438 C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

Mailing Address

**Business Address** C/O OMNICARE INC 100 E RIVER CENTER BLVD **COVINGTON KY 41101** 8593923300

BADGER ACQUISITION OF KENTUCKY LLC

CIK:1140947 | IRS No.: 522119911 | Fiscal Year End: 1231 Type: S-3ASR | Act: 33 | File No.: 333-166710-207 | Film No.: 10817437

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

**Business Address** C/O OMNICARE INC 100 E RIVER CENTER BLVD **COVINGTON KY 41101** 8593923300

BADGER ACQUISITION OF MINNESOTA LLC

CIK:1140948 IRS No.: 522119871 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-206 | Film No.: 10817436

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

**Business Address** C/O OMNICARE INC 100 E RIVER CENTER BLVD **COVINGTON KY 41101** 8593923300

**BADGER ACQUISITION OF OHIO LLC** 

CIK:1140949 IRS No.: 522119875 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-205 | Film No.: 10817435

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

**Business Address** C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

**BADGER ACQUISITION OF ORLANDO LLC** 

Mailing Address C/O OMNICARE INC **Business Address** C/O OMNICARE INC CIK:1140950| IRS No.: 522119896 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-204 | Film No.: 10817434

**CONVINGTON KY 41101** 

100 E RIVER CENTER BLVD 100 E RIVER CENTER BLVD **COVINGTON KY 41101** 8593923300

BADGER ACQUISITION OF TAMPA LLC

CIK:1140951| IRS No.: 522119893 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-203 | Film No.: 10817433

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

**Business Address** C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

**BADGER ACQUISITION OF TEXAS LLC** 

CIK:1140953| IRS No.: 522119915 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-202 | Film No.: 10817432

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

**Business Address** C/O OMNICARE INC 100 E RIVER CENTER BLVD **COVINGTON KY 41101** 8593923300

**BADGER ACQUISITION LLC** 

CIK:1140955| IRS No.: 522119866 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-209 | Film No.: 10817439

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

**Business Address** C/O OMNICARE INC 100 E RIVER CENTER BLVD **COVINGTON KY 41101** 8593923300

**BIO PHARM INTERNATIONAL INC** 

CIK:1140956| IRS No.: 232794725 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-199 | Film No.: 10817429

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

**Business Address** C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

**BPNY ACQUISITION CORP** 

CIK:1140957 | IRS No.: 311563804 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-198 | Film No.: 10817428

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

**Business Address** C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

**BPTX ACQUISITION CORP** 

CIK:1140958| IRS No.: 311563806 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-197 | Film No.: 10817427

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

**Business Address** C/O OMNICARE INC 100 E RIVER CENTER BLVD **COVINGTON KY 41101** 8593923300

**CAMPO MEDICAL PHARMACY INC** 

CIK:1140959| IRS No.: 721039948 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-196 | Film No.: 10817426

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

**Business Address** C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

CARE PHARMACEUTICAL SERVICES INC

CIK:1140960| IRS No.: 311399042 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-193 | Film No.: 10817423

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **COVINGTON KY 41101** 8593923300

**CHP ACQUISITION CORP** 

CIK:1140961| IRS No.: 311483612 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-191 | Film No.: 10817421

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

**Business Address** C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

CIP ACQUISITION CORP

CIK:1140962 | IRS No.: 311486402 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-189 | Film No.: 10817419

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **COVINGTON KY 41101** 8593923300

**COMPSCRIPT BOCA INC** 

CIK:1140963| IRS No.: 650286244 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-186 | Film No.: 10817416

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **COVINGTON KY 41101** 8593923300

**COMPSCRIPT MOBILE INC** 

CIK:1140964| IRS No.: 593248505 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-185 | Film No.: 10817415

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

**Business Address** C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

**COMPSCRIPT INC** 

CIK:1140965| IRS No.: 650506539 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-184 | Film No.: 10817414

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD **CONVINGTON KY 41101** 

**Business Address** C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

Mailing Address

**Business Address** 

## **CP ACQUISITION CORP**

CIK:1140966| IRS No.: 611317566 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-182 | Film No.: 10817412

C/O OMNICARE INC 100 E RIVER CENTER BLVD CONVINGTON KY 41101 C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### CTLP ACQUISITION CORP

CIK:1140969| IRS No.: 61138902 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-180 | Film No.: 10817410

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD CONVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **D&R PHARMACEUTICAL SERVICES INC**

CIK:1140970| IRS No.: 610955886 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-179 | Film No.: 10817409

Mailing Address
C/O OMNICARE INC
100 E RIVER CENTER BLVD
CONVINGTON KY 41101

Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **ENLOE DRUGS INC**

CIK:1140974| IRS No.: 311362346 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-174 | Film No.: 10817404

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD CONVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## **EURO BIO PHARM CLINICAL SERVICES INC**

CIK:1140975| IRS No.: 232770328 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-173 | Film No.: 10817403

Mailing Address
C/O OMNICARE INC
100 E RIVER CENTER BLVD
CONVINGTON KY 41101

Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **EVERGREEN PHARMACEUTICAL OF CALIFORNIA INC**

CIK:1140976| IRS No.: 611321151 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-172 | Film No.: 10817402

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD CONVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **EVERGREEN PHARMACEUTICAL INC**

CIK:1140977 | IRS No.: 910883397 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-171 | Film No.: 10817401

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD CONVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### HARDARDT GROUP INC

CIK:1140978| IRS No.: 223470357

Type: S-3ASR | Act: 33 | File No.: 333-166710-168 | Film No.: 10817398

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD CONVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **HMIS INC**

CIK:1140979| IRS No.: 364124072 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-166 | Film No.: 10817396

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD CONVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **HOME CARE PHARMACY INC/NY**

CIK:1140980| IRS No.: 311255845 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-165 | Film No.: 10817395

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD CONVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **HOME PHARMACY SERVICES INC**

CIK:1140981| IRS No.: 370978331 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-164 | Film No.: 10817392

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD CONVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **HYTREE PHARMACY INC**

CIK:1140985| IRS No.: 341090853 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-162 | Film No.: 10817390

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### INTERLOCK PHARMACY SYSTEMS INC

CIK:1140986| IRS No.: 430951332 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-159 | Film No.: 10817387

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## JHC ACQUISITION INC

CIK:1140987 | IRS No.: 311494762 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-158 | Film No.: 10817386

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101

#### LANGSAM HEALTH SERVICES INC

CIK:1140990| IRS No.: 731391198 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-157 | Film No.: 10817385

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### LCPS ACQUISITION LLC

CIK:1140994| IRS No.: 611347084 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-156 | Film No.: 10817384

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## LO MED PRESCRIPTION SERVICES INC

CIK:1140995| IRS No.: 341396063 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-153 | Film No.: 10817381

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## MANAGED HEALTHCARE INC

CIK:1140996| IRS No.: 311450845 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-149 | Film No.: 10817377

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### MED WORLD ACQUISITION CORP

CIK:1140998| IRS No.: 611322120 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-147 | Film No.: 10817375

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8503023300

## MEDICAL ARTS HEALTH CARE INC

CIK:1141001| IRS No.: 581640672 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-146 | Film No.: 10817374

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **MEDICAL SERVICES CONSORTIUM INC**

CIK:1141002 IRS No.: 650357177 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-145 | Film No.: 10817373

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### MOSI ACQUISITION CORP

CIK:1141003| IRS No.: 311528353 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-142 | Film No.: 10817370

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **NIHAN & MARTIN INC**

CIK:1141004| IRS No.: 364004491 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-106 | Film No.: 10817334

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## **NIV ACQUISITION CORP**

CIK:1141005| IRS No.: 311501415 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-105 | Film No.: 10817333

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## NORTH SHORE PHARMACY SERVICES INC

CIK:1141006| IRS No.: 311428484 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-104 | Film No.: 10817332

#### Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101

Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### OCR RA ACQUISITION CORP

CIK:1141008| IRS No.: 311442830 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-103 | Film No.: 10817330

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **OMNIBILL SERVICES LLC**

CIK:1141011| IRS No.: 611365732 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-102 | Film No.: 10817329

#### Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101

Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **OMNICARE CLINICAL RESEARCH INC**

CIK:1141013| IRS No.: 521670189 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-100 | Film No.: 10817327

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101

## OMNICARE CLINICAL RESEARCH LLC

CIK:1141014| IRS No.: 141723594 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-98 | Film No.: 10817326

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **OMNICARE HOLDING CO**

CIK:1141016| IRS No.: 311262386

Type: S-3ASR | Act: 33 | File No.: 333-166710-72 | Film No.: 10817298

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **OMNICARE MANAGEMENT CO**

CIK:1141018| IRS No.: 311256520 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-70 | Film No.: 10817296

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## **OMNICARE PENNSYLVANIA MED SUPPLY LLC**

CIK:1141020| IRS No.: 611347895 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-67 | Film No.: 10817290

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **OMNICARE PHARMACY OF NEBRASKA LLC**

CIK:1141023| IRS No.: 611386244 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-58 | Film No.: 10817281

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8503023300

## **OMNICARE PHARMACY OF SOUTH DAKOTA LLC**

CIK:1141024| IRS No.: 611386243 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-55 | Film No.: 10817278

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **OMNICARE PHARMACY OF TENNESSEE LLC**

CIK:1141026| IRS No.: 611347088 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-75 | Film No.: 10817302

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **OMNICARE PHARMACIES OF PA EAST LLC**

CIK:1141029| IRS No.: 611347894 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-65 | Film No.: 10817288

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **OMNICARE PHARMACIES OF PA WEST INC**

CIK:1141030| IRS No.: 251213193 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-64 | Film No.: 10817287

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

# OMNICARE PHARMACIES OF THE GREAT PLAINS HOLDING CO INC

CIK:1141031| IRS No.: 611386242 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-63 | Film No.: 10817286

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## **OMNICARE PHARMACY & SUPPLY SERVICES INC**

CIK:1141032| IRS No.: 411730324 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-101 | Film No.: 10817328

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## **OMNICARE PHARMACY OF COLORADO LLC**

CIK:1141033| IRS No.: 611347085 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-62 | Film No.: 10817285

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## **OMNICARE PHARMACY OF MAINE HOLDING CO**

CIK:1141034 IRS No.: 611365280 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-66 | Film No.: 10817289

#### Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101

Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### OMNICARE PHARMACY OF MAINE LLC

CIK:1141035| IRS No.: 311339662 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-59 | Film No.: 10817282

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101

#### **PBM PLUS**

CIK:1141037 | IRS No.: 391789830 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-45 | Film No.: 10817268

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **PCI ACQUISITION LLC**

CIK:1141038| IRS No.: 611347890

Type: S-3ASR | Act: 33 | File No.: 333-166710-44 | Film No.: 10817267

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## LPI ACQUISITION CORP

CIK:1141048 IRS No.: 311501535 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-151 | Film No.: 10817379

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## PHARMACON CORP

CIK:1141050| IRS No.: 133498399 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-43 | Film No.: 10817266

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### PHARMACY ASSOCIATES OF GLENS FALLS INC

CIK:1141054| IRS No.: 141554120 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-42 | Film No.: 10817265

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8503023300

## PHARMACY CONSULTANTS INC

CIK:1141055| IRS No.: 570640737 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-41 | Film No.: 10817264

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### PHARM CORP OF MAINE LLC

CIK:1141056| IRS No.: 611339663 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-37 | Film No.: 10817260

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## **PHARMED HOLDINGS INC**

CIK:1141057| IRS No.: 364060882 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-36 | Film No.: 10817259

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### PRN PHARMACEUTICAL SERVICES INC

CIK:1141060| IRS No.: 351855784 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-32 | Film No.: 10817255

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## **ROESCHENS HEALTHCARE CORP**

CIK:1141064| IRS No.: 391084787 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-28 | Film No.: 10817251

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **ROYAL CARE OF MICHIGAN LLC**

CIK:1141065| IRS No.: 38352944 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-27 | Film No.: 10817250

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## SHC ACQUISITION CO LLC

CIK:1141066| IRS No.: 611346763 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-26 | Film No.: 10817249

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### SHORE PHARMACEUTICAL PROVIDERS INC

CIK:1141068| IRS No.: 311425144 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-25 | Film No.: 10817248

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### SOUTHSIDE APOTHECARY INC

CIK:1141071| IRS No.: 611340804 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-24 | Film No.: 10817247

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101

## SPECIALIZED HOME INFUSION OF MICHIGAN LLC

CIK:1141072| IRS No.: 383529442 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-23 | Film No.: 10817246

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## SPECIALIZED PATIENT CARE SERVICES INC

CIK:1141074| IRS No.: 631159534 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-22 | Film No.: 10817245

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### STERLING HEALTHCARE SERVICES INC

CIK:1141075| IRS No.: 364031863 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-20 | Film No.: 10817243

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### SUPERIOR CARE PHARMACY INC

CIK:1141076| IRS No.: 311543728 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-19 | Film No.: 10817242

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## **UC ACQUISITION CORP**

CIK:1141078| IRS No.: 311414594 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-12 | Film No.: 10817235

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8503023300

## THREE FORKS APOTHECARY INC

CIK:1141079| IRS No.: 610995656 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-13 | Film No.: 10817236

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### THG ACQUISITION CORP

CIK:1141080| IRS No.: 311567102 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-14 | Film No.: 10817237

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## TCPI ACQUISITION CORP

CIK:1141081| IRS No.: 311508476 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-17 | Film No.: 10817240

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **SWISH INC**

CIK:1141082| IRS No.: 522005933 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-18 | Film No.: 10817241

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## **VALUE HEALTH CARE SERVICES INC**

CIK:1141089| IRS No.: 311485530 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-10 | Film No.: 10817233

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## **VALUE PHARMACY INC**

CIK:1141090| IRS No.: 042894741 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-09 | Film No.: 10817232

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

## VITAL CARE INFUSIONS INC

CIK:1141091| IRS No.: 611336267 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-07 | Film No.: 10817230

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### WEBER MEDICAL SYSTEMS INC

CIK:1141092| IRS No.: 311409572 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-06 | Film No.: 10817229

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **WESTHAVEN SERVICES CO**

CIK:1141094| IRS No.: 341151322 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-05 | Film No.: 10817228

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101

## WILLIAMSON DRUG CO INC

CIK:1141095| IRS No.: 540590067 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-04 | Film No.: 10817227

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### WINSLOWS PHARMACY

CIK:1141096| IRS No.: 210692005 | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-03 | Film No.: 10817226

Mailing Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 Business Address C/O OMNICARE INC 100 E RIVER CENTER BLVD COVINGTON KY 41101 8593923300

#### **APS ACQUISITION LLC**

CIK:1217842| IRS No.: 611401116

Type: S-3ASR | Act: 33 | File No.: 333-166710-215 | Film No.: 10817445

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## **DIXON PHARMACY LLC**

CIK:1217844| IRS No.: 362825587

Type: S-3ASR | Act: 33 | File No.: 333-166710-177 | Film No.: 10817407

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

**Business Address** 

## **HIGHLAND WHOLESALE LLC**

CIK:1217846 IRS No.: 320006739

Type: S-3ASR | Act: 33 | File No.: 333-166710-167 | Film No.: 10817397

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS

AMERICAS AMERICAS NEW YORK NY 1001960092 NEW YORK N

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

DEWEY BALLANTINE LLP

#### **MANAGEMENT & NETWORK SERVICES INC**

CIK:1217848| IRS No.: 341819691

Type: S-3ASR | Act: 33 | File No.: 333-166710-148 | Film No.: 10817376

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS

1301 AVENUE OF THE 1301 AVENUE OF THE AMERICAS AMERICAS NEW YORK NY 1001960092 NEW YORK NY 100196092

Business Address

NEW YORK NY 2122506528

## NCS HEALTHCARE OF ARIZONA INC

CIK:1217850| IRS No.: 311573985

Type: S-3ASR | Act: 33 | File No.: 333-166710-139 | Film No.: 10817367

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

#### NCS HEALTHCARE OF ARKANSAS INC

CIK:1217853| IRS No.: 311490517

Type: S-3ASR | Act: 33 | File No.: 333-166710-138 | Film No.: 10817366

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## NCS HEALTHCARE OF CONNECTICUT INC

CIK:1217861| IRS No.: 061330453

Type: S-3ASR | Act: 33 | File No.: 333-166710-137 | Film No.: 10817365

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## NCS HEALTHCARE OF FLORIDA INC

CIK:1217864| IRS No.: 341354510

Type: S-3ASR | Act: 33 | File No.: 333-166710-136 | Film No.: 10817364

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## NCS HEALTHCARE OF ILLINOIS INC

CIK:1217865| IRS No.: 341354510

Type: S-3ASR | Act: 33 | File No.: 333-166710-135 | Film No.: 10817363

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

#### NCS HEALTHCARE OF INDIANA INC

CIK:1217866| IRS No.: 351954599

Type: S-3ASR | Act: 33 | File No.: 333-166710-134 | Film No.: 10817362

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

Mailing Address

**Business Address** 

## NCS HEALTHCARE OF INDIANA LLC

CIK:1217867| IRS No.: 341958652

Type: S-3ASR | Act: 33 | File No.: 333-166710-133 | Film No.: 10817361

DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 1001960092 DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## NCS HEALTHCARE OF IOWA INC

CIK:1217868I IRS No.: 311509013

Type: S-3ASR | Act: 33 | File No.: 333-166710-132 | Film No.: 10817360

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

#### NCS HEALTHCARE OF KANSAS INC

CIK:1217869| IRS No.: 341839712

Type: S-3ASR | Act: 33 | File No.: 333-166710-131 | Film No.: 10817359

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## NCS HEALTHCARE OF KENTUCKY INC

CIK:1217870| IRS No.: 311521217

Type: S-3ASR | Act: 33 | File No.: 333-166710-130 | Film No.: 10817358

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 100196092
2122506528

#### NCS HEALTHCARE OF MARYLAND INC

CIK:1217871| IRS No.: 311496240

Type: S-3ASR | Act: 33 | File No.: 333-166710-129 | Film No.: 10817357

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

#### NCS HEALTHCARE OF MASSACHUSETTS INC

CIK:1217873| IRS No.: 311571275

Type: S-3ASR | Act: 33 | File No.: 333-166710-128 | Film No.: 10817356

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

#### NCS HEALTHCARE OF MICHIGAN INC

CIK:1217874| IRS No.: 341777940

Type: S-3ASR | Act: 33 | File No.: 333-166710-127 | Film No.: 10817355

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## NCS HEALTHCARE OF MINNESOTA INC

CIK:1217875| IRS No.: 341866489

Type: S-3ASR | Act: 33 | File No.: 333-166710-126 | Film No.: 10817354

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 100196092
2122506528

#### NCS HEALTHCARE OF MISSOURI INC

CIK:1217876| IRS No.: 341855274

Type: S-3ASR | Act: 33 | File No.: 333-166710-125 | Film No.: 10817353

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 100196092
2122506528

## NCS HEALTHCARE OF MONTANA INC

CIK:1217877| IRS No.: 341851710

Type: S-3ASR | Act: 33 | File No.: 333-166710-124 | Film No.: 10817352

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 100196092
2122506528

#### NCS HEALTHCARE OF NEW HAMPSHIRE INC

CIK:1217878| IRS No.: 020468190

Type: S-3ASR | Act: 33 | File No.: 333-166710-123 | Film No.: 10817351

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

#### NCS HEALTHCARE OF NEW JERSEY INC

CIK:1217879| IRS No.: 223395391

Type: S-3ASR | Act: 33 | File No.: 333-166710-122 | Film No.: 10817350

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## NCS HEALTHCARE OF NEW MEXICO INC

CIK:1217880| IRS No.: 341866493

Type: S-3ASR | Act: 33 | File No.: 333-166710-121 | Film No.: 10817349

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

#### NCS HEALTHCARE OF NORTH CAROLINA INC

CIK:1217882| IRS No.: 561889643

Type: S-3ASR | Act: 33 | File No.: 333-166710-120 | Film No.: 10817348

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

#### NCS HEALTHCARE OF OHIO

CIK:1217883| IRS No.: 311257307

Type: S-3ASR | Act: 33 | File No.: 333-166710-119 | Film No.: 10817347

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## NCS HEALTHCARE OF OKLAHOMA INC

CIK:1217885| IRS No.: 731499934

Type: S-3ASR | Act: 33 | File No.: 333-166710-118 | Film No.: 10817346

Mailing Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS

NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## NCS HEALTHCARE OF OREGON INC

CIK:1217888| IRS No.: 341836971

Type: S-3ASR | Act: 33 | File No.: 333-166710-95 | Film No.: 10817323

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS AWEY YORK NY 100196092 2122506528

## NCS HEALTHCARE OF PENNSYLVANIA INC

CIK:1217890| IRS No.: 232679334

Type: S-3ASR | Act: 33 | File No.: 333-166710-94 | Film No.: 10817321

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## NCS HEALTHCARE OF RHODE ISLAND INC

CIK:1217893| IRS No.: 050429829

Type: S-3ASR | Act: 33 | File No.: 333-166710-93 | Film No.: 10817320

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## NCS HEALTHCARE OF SOUTH CAROLINA INC

CIK:1217896| IRS No.: 311508225

Type: S-3ASR | Act: 33 | File No.: 333-166710-92 | Film No.: 10817319

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## NCS HEALTHCARE OF TENNESSEE INC

CIK:1217899| IRS No.: 341866494

Type: S-3ASR | Act: 33 | File No.: 333-166710-91 | Film No.: 10817318

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## NCS HEALTHCARE OF TEXAS INC

CIK:1217901| IRS No.: 341866495

Type: S-3ASR | Act: 33 | File No.: 333-166710-90 | Film No.: 10817317

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

#### NCS HEALTHCARE OF VERMONT INC

CIK:1217904| IRS No.: 311526078

Type: S-3ASR | Act: 33 | File No.: 333-166710-89 | Film No.: 10817316

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## NCS HEALTHCARE OF WASHINGTON INC

CIK:1217907| IRS No.: 341844193

Type: S-3ASR | Act: 33 | File No.: 333-166710-88 | Film No.: 10817315

Mailing Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 1001960092 Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## NCS HEALTHCARE OF WISCONSIN INC

CIK:1217909| IRS No.: 341866497

Type: S-3ASR | Act: 33 | File No.: 333-166710-87 | Film No.: 10817314

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 100196092
2122506528

## **NCS SERVICES INC**

CIK:1217910| IRS No.: 341837567

Type: S-3ASR | Act: 33 | File No.: 333-166710-84 | Film No.: 10817311

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

#### NCS OF ILLINOIS INC

CIK:1217911| IRS No.: 341959046

Type: S-3ASR | Act: 33 | File No.: 333-166710-85 | Film No.: 10817312

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## NATIONAL CARE FOR SENIORS LLC

CIK:1217913| IRS No.: 341972917

Type: S-3ASR | Act: 33 | File No.: 333-166710-141 | Film No.: 10817369

Mailing Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS

NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## **OMNICARE CR INC**

CIK:1217914| IRS No.: 611395349

Type: S-3ASR | Act: 33 | File No.: 333-166710-97 | Film No.: 10817325

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS AWEY YORK NY 100196092 2122506528

## **OMNICARE EXTENEDED PHARMA SERVICES LLC**

CIK:1217915| IRS No.: 050523710

Type: S-3ASR | Act: 33 | File No.: 333-166710-74 | Film No.: 10817301

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## **OMNICARE HEADQUARTERS LLC**

CIK:1217916| IRS No.: 760720510

Type: S-3ASR | Act: 33 | File No.: 333-166710-73 | Film No.: 10817300

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## **OMNICARE PHARMACY OF FLORIDA LP**

CIK:1217919| IRS No.: 760716528

Type: S-3ASR | Act: 33 | File No.: 333-166710-61 | Film No.: 10817284

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## **OMNICARE PHARMACY OF INDIANA LLC**

CIK:1217925| IRS No.: 760716552

Type: S-3ASR | Act: 33 | File No.: 333-166710-60 | Film No.: 10817283

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

#### **OMNICARE PHARMACY OF PUEBLO LLC**

CIK:1217928| IRS No.: 760716546

Type: S-3ASR | Act: 33 | File No.: 333-166710-56 | Film No.: 10817279

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

#### **OMNICARE PHARMACY OF TEXAS 1 LP**

CIK:1217929I IRS No.: 760716554

Type: S-3ASR | Act: 33 | File No.: 333-166710-53 | Film No.: 10817276

# Mailing Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 1001960092

Business Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 100196092
2122506528

## **OMNICARE PHARMACY OF TEXAS 2 LP**

CIK:1217931| IRS No.: 113657397

Type: S-3ASR | Act: 33 | File No.: 333-166710-52 | Film No.: 10817275

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## OMNICARE PURCHASING CO GENERAL PARTNER INC

CIK:1217933| IRS No.: 611401040

Type: S-3ASR | Act: 33 | File No.: 333-166710-49 | Film No.: 10817272

Mailing Address

DEWEY BALLANTINE LLP

1301 AVENUE OF THE

AMERICAS

NEW YORK NY 1001960092

Business Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 100196092
2122506528

#### **OMNICARE PURCHASING CO LTD PARTNER INC**

CIK:1217936| IRS No.: 611401038

Type: S-3ASR | Act: 33 | File No.: 333-166710-48 | Film No.: 10817271

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

#### **OMNICARE RESPIRATORY SERVICES LLC**

CIK:1217938I IRS No.: 030465903

Type: S-3ASR | Act: 33 | File No.: 333-166710-51 | Film No.: 10817274

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## **PHARMACY HOLDING 1 LLC**

CIK:1217940| IRS No.: 760716538

Type: S-3ASR | Act: 33 | File No.: 333-166710-40 | Film No.: 10817263

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS

NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## **PHARMACY HOLDING 2 LLC**

CIK:1217941| IRS No.: 760716536

Type: S-3ASR | Act: 33 | File No.: 333-166710-39 | Film No.: 10817262

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## PHARMASOURCE HEALTHCARE INC

CIK:1217942| IRS No.: 582066823

Type: S-3ASR | Act: 33 | File No.: 333-166710-38 | Film No.: 10817261

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## **RESCOT SYSTEMS GROUP INC**

CIK:1217943| IRS No.: 23258908

Type: S-3ASR | Act: 33 | File No.: 333-166710-29 | Film No.: 10817252

Mailing Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 1001960092

Business Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 100196092 2122506528

## **UNI CARE HEALTH SERVICES OF MAINE INC**

CIK:1217948 IRS No.: 020468192

Type: S-3ASR | Act: 33 | File No.: 333-166710-11 | Film No.: 10817234

Mailing Address DEWEY BALLANTINE LLP 1301 AVENUE OF THE AMERICAS NEW YORK NY 1001960092 Business Address
DEWEY BALLANTINE LLP
1301 AVENUE OF THE
AMERICAS
NEW YORK NY 100196092
2122506528

## **OMNICARE INDIANA PARTNERSHIP HOLDING CO LLC**

CIK:1218283| IRS No.: 161653107

Type: S-3ASR | Act: 33 | File No.: 333-166710-71 | Film No.: 10817297

Mailing Address Business Address

100 EST RIVERCENTER BLVD C/O OMNICARE INC
COVINGTON KY 41011 100 EAST RIVERECE

Business Address
DC/O OMNICARE INC
100 EAST RIVERECENTER
BLVD
COVINGTON KY 41011
6593923300

## **OMNICARE PURCHASING CO LP**

CIK:1218289| IRS No.: 611401039

Type: S-3ASR | Act: 33 | File No.: 333-166710-47 | Film No.: 10817270

Mailing Address Business Address
100 EST RIVERCENTER BLVD C/O OMNICARE INC
COVINGTON KY 41011 100 EAST RIVERECE

Business Address
DC/O OMNICARE INC
100 EAST RIVERECENTER
BLVD
COVINGTON KY 41011
6593923300

## Tidewater Healthcare Shared Services Group, Inc.

CIK:1289029| IRS No.: 232739587 | State of Incorp.:PA | Fiscal Year End: 0930 Type: S-3ASR | Act: 33 | File No.: 333-166710-15 | Film No.: 10817238

Mailing Address 601 EAST PRATT STREET, 3RD FLOOR BALTIMORE MD 21202 Business Address 601 EAST PRATT STREET, 3RD FLOOR BALTIMORE MD 21202 (410) 528-7300

#### excelleRx, Inc.

CIK:1292571| IRS No.: 233068914 | State of Incorp.:DE | Fiscal Year End: 1231 Type: S-3ASR | Act: 33 | File No.: 333-166710-170 | Film No.: 10817400

Mailing Address 530 WALNUT STREET, SUITE 550

PHILADELPHIA PA 19106

Business Address 530 WALNUT STREET, SUITE 550 PHILADELPHIA PA 19106 215,282,1600

Mailing Address

Business Address

## **Arlington Acquisition I, Inc.**

CIK:1344630| IRS No.: 331076602 | State of Incorp.:DE | Fiscal Year End: 1231 Type: S-3ASR | Act: 33 | File No.: 333-166710-214 | Film No.: 10817444

100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859) 392-3300

## Accu-Med Services of Washington LLC

CIK:1346223 IRS No.: 200366592 | State of Incorp.:DE

Type: S-3ASR | Act: 33 | File No.: 333-166710-223 | Film No.: 10817453

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 392-3300

## **Ambler Acquisition CO LLC**

CIK:1346259| IRS No.: 200503558 | State of Incorp.:DE | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-218 | Film No.: 10817448

Mailing Address 100 EAST RIVERCENTER BLVD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BLVD COVINGTON KY 41011 859 392-3300

## Capitol Home Infusion, Inc.

CIK:1346260| IRS No.: 541744833 | State of Incorp.:VA | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-195 | Film No.: 10817425

Mailing Address 100 EAST RIVERCENTER BLVD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BLVD COVINGTON KY 41011 859 392-3300

## Clinimetrics Research Associates, Inc.

CIK:1346261| IRS No.: 770272046 | State of Incorp.:CA | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-188 | Film No.: 10817418

Mailing Address
100 EAST RIVERCENTER
BLVD
COVINGTON KY 41011

Business Address 100 EAST RIVERCENTER BLVD COVINGTON KY 41011 859 392-3300

## Alacritis Biopharma, Inc.

CIK:1346264| IRS No.: 770500467 | State of Incorp.:CA

Type: S-3ASR | Act: 33 | File No.: 333-166710-219 | Film No.: 10817449

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 932-3300

## Lobos Acquisition of Arizona, Inc.

CIK:1346266| IRS No.: 450518718 | State of Incorp.:DE

Type: S-3ASR | Act: 33 | File No.: 333-166710-154 | Film No.: 10817382

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 932-3300

## **Lobos Acquisition, LLC**

CIK:1346268| IRS No.: 861068024 | State of Incorp.:DE

Type: S-3ASR | Act: 33 | File No.: 333-166710-155 | Film No.: 10817383

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 932-3300

## **MHHP Acquisition Co LLC**

CIK:1346269| IRS No.: 200619598 | State of Incorp.:DE

Type: S-3ASR | Act: 33 | File No.: 333-166710-143 | Film No.: 10817371

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 932-3300

## NeighborCare of Maryland LLC

CIK:1346270| IRS No.: 200791118 | State of Incorp.:MD

Type: S-3ASR | Act: 33 | File No.: 333-166710-77 | Film No.: 10817304

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 932-3300

## NeighborCare of Indiana, Inc.

CIK:1346271 IRS No.: 954482026 | State of Incorp.:IN

Type: S-3ASR | Act: 33 | File No.: 333-166710-78 | Film No.: 10817305

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 932-3300

## NeighborCare-Infusion Services, Inc.

CIK:1346272| IRS No.: 521703628 | State of Incorp.:DE

Type: S-3ASR | Act: 33 | File No.: 333-166710-83 | Film No.: 10817310

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 932-3300

## NeighborCare Holdings, Inc.

CIK:1346273| IRS No.: 232555703 | State of Incorp.:DE

Type: S-3ASR | Act: 33 | File No.: 333-166710-81 | Film No.: 10817308

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 932-3300

## **Omnicare of Nevada LLC**

CIK:1346274 IRS No.: 200888517 | State of Incorp.:DE

Type: S-3ASR | Act: 33 | File No.: 333-166710-69 | Film No.: 10817292

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 932-3300

## Omnicare Pharmacy of North Carolina, LLC

CIK:1346276| IRS No.: 760716543 | State of Incorp.:DE

Type: S-3ASR | Act: 33 | File No.: 333-166710-57 | Film No.: 10817280

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 932-3300

## **NGC Acquisition Co LLC**

CIK:1346277 | IRS No.: 522406472 | State of Incorp.:DE

Type: S-3ASR | Act: 33 | File No.: 333-166710-107 | Film No.: 10817335

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 932-3300

## NeighborCare Repackaging, Inc.

CIK:1346278| IRS No.: 201128397 | State of Incorp.:MD

Type: S-3ASR | Act: 33 | File No.: 333-166710-111 | Film No.: 10817339

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 932-3300

## **Medicine Center, LLC**

CIK:1346280| IRS No.: 061530703 | State of Incorp.:CT

Type: S-3ASR | Act: 33 | File No.: 333-166710-16 | Film No.: 10817239

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 932-3300

## **PPS Acquisition Company, LLC**

CIK:1346281 IRS No.: 202462363 | State of Incorp.:DE

Type: S-3ASR | Act: 33 | File No.: 333-166710-54 | Film No.: 10817277

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 932-3300

## PP Acquisition Company, LLC

CIK:1346282| IRS No.: 202394950 | State of Incorp.:DE

Type: S-3ASR | Act: 33 | File No.: 333-166710-34 | Film No.: 10817257

Mailing Address
100 EAST RIVERCENTER
BOULEVARD
COVINGTON KY 41011

Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 932-3300

## PBM Plus Mail Service Pharmacy, LLC

CIK:1346283 | IRS No.: 202373204 | State of Incorp.:DE

Type: S-3ASR | Act: 33 | File No.: 333-166710-46 | Film No.: 10817269

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 859 932-3300

## Advanced Care Scripts, Inc.

CIK:1491180| IRS No.: 432080503 | State of Incorp.:FL | Fiscal Year End: 1231

Type: S-3ASR | Act: 33 | File No.: 333-166710-220 | Film No.: 10817450

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300

## In-House Pharmacies, Inc.

CIK:1491181| IRS No.: 330531266 | State of Incorp.:CA | Fiscal Year End: 1231 Type: S-3ASR | Act: 33 | File No.: 333-166710-161 | Film No.: 10817389

Mailing Address
100 EAST RIVERCENTER
BOULEVARD
COVINGTON KY 41011

Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300

## **NCIA Acquisition Company, LLC**

CIK:1491182| IRS No.: 263094009 | State of Incorp.:DE | Fiscal Year End: 1231 Type: S-3ASR | Act: 33 | File No.: 333-166710-140 | Film No.: 10817368

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300

## NeighborCare of Oklahoma, Inc.

CIK:1491183| IRS No.: 364184119 | State of Incorp.:OK | Fiscal Year End: 1231 Type: S-3ASR | Act: 33 | File No.: 333-166710-116 | Film No.: 10817344

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300

## NeighborCare of Virginia, LLC

CIK:1491184| IRS No.: 954480544 | State of Incorp.:VA | Fiscal Year End: 1231 Type: S-3ASR | Act: 33 | File No.: 333-166710-115 | Film No.: 10817343

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300

## **Omnicare Property Management, LLC**

CIK:1491187 | IRS No.: 271403681 | State of Incorp.:DE | Fiscal Year End: 1231 Type: S-3ASR | Act: 33 | File No.: 333-166710-50 | Film No.: 10817273

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300

## **Omnicare of New York, LLC**

CIK:1491188| IRS No.: 954450977 | State of Incorp.:DE | Fiscal Year End: 1231 Type: S-3ASR | Act: 33 | File No.: 333-166710-68 | Film No.: 10817291

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300

PMRP Acquisition Company, LLC  CIK:1491189   IRS No.: 263418908   State of Incorp.:DE   Fiscal Year End: 1231  Type: S-3ASR   Act: 33   File No.: 333-166710-35   Film No.: 10817258	Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011	Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300
Suburban Medical Services, LLC  CIK:1491190  IRS No.: 232014806   State of Incorp.:PA   Fiscal Year End: 1231  Type: S-3ASR   Act: 33   File No.: 333-166710-33   Film No.: 10817256	Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011	Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300
Best Care HHC Acquisition Company, LLC  CIK:1491191  IRS No.: 208402125   State of Incorp.:DE   Fiscal Year End: 1231  Type: S-3ASR   Act: 33   File No.: 333-166710-201   Film No.: 10817431	Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011	Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300
Best Care LTC Acquistion Company, LLC  CIK:1491192  IRS No.: 208401946   State of Incorp.:DE   Fiscal Year End: 1231  Type: S-3ASR   Act: 33   File No.: 333-166710-200   Film No.: 10817430	Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011	Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300
CIC Services, LLC  CIK:1491267  IRS No.: 205858968   State of Incorp.:DE   Fiscal Year End: 1231  Type: S-3ASR   Act: 33   File No.: 333-166710-190   Film No.: 10817420	Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011	Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300
CP Services, LLC  CIK:1491268  IRS No.: 205858893   State of Incorp.:DE   Fiscal Year End: 1231  Type: S-3ASR   Act: 33   File No.: 333-166710-181   Film No.: 10817411	Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011	Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300
DP Services, LLC  CIK:1491269  IRS No.: 205859021   State of Incorp.:DE   Fiscal Year End: 1231  Type: S-3ASR   Act: 33   File No.: 333-166710-176   Film No.: 10817406	Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011	Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300
LPA Acquisition Company, LLC  CIK:1491270  IRS No.: 161695541   State of Incorp.:DE   Fiscal Year End: 1231  Type: S-3ASR   Act: 33   File No.: 333-166710-152   Film No.: 10817380	Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011	Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300
Omnicare ESC, LLC  CIK:1491271   IRS No.: 205859052   State of Incorp.:DE   Fiscal Year End: 1231  Type: S-3ASR   Act: 33   File No.: 333-166710-96   Film No.: 10817324	Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011	Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300
PSI Arkansas Acquisition, LLC  CIK:1491272  IRS No.: 205810731   State of Incorp.:DE   Fiscal Year End: 1231  Type: S-3ASR   Act: 33   File No.: 333-166710-30   Film No.: 10817253	Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011	Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300
VAPS Acquisition Company, LLC  CIK:1491273   IRS No.: 204849023   State of Incorp.:DE   Fiscal Year End: 1231  Type: S-3ASR   Act: 33   File No.: 333-166710-08   Film No.: 10817231	Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011	Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300

25 Acquisition Company, LLC
CIK:1491274  IRS No.: 204763592   State of Incorp.:DE   Fiscal Year End: 1231
Type: S-3ASR   Act: 33   File No.: 333-166710-02   Film No.: 10817225

RXC Acquisition Co
CIK:1491472  IRS No.: 203113620   State of Incorp.:DE   Fiscal Year End: 1231
Type: S-3ASR   Act: 33   File No.: 333-166710-01   Film No.: 10817224

Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Business Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011		
100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  COVINGTON KY 41011	100 EAST RIVERCENTER BOULEVARD	100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011
100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  COVINGTON KY 41011	100 EAST RIVERCENTER BOULEVARD	100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011
100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  COVINGTON KY 41011	100 EAST RIVERCENTER BOULEVARD	100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011
100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  Mailing Address 100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011 (859)392-3300  Mailing Address 100 EAST RIVERCENTER BOULEVARD BOULEVARD COVINGTON KY 41011	100 EAST RIVERCENTER BOULEVARD	100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011
100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011  100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011	100 EAST RIVERCENTER BOULEVARD	100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011
	100 EAST RIVERCENTER BOULEVARD	100 EAST RIVERCENTER BOULEVARD COVINGTON KY 41011

Registration No. 333-

UNITED STAT	ΓES
SECURITIES AND EXCHAN	GE COMMISSION
WASHINGTON, D.C	C. 20549
FORM S-3	
REGISTRATION STA	ATEMENT
UNDER	
THE SECURITIES ACT	T OF 1933
OMNICARE	, INC.
SEE TABLE OF SUBSIDIARY GUARANTOR REG	SISTRANTS IDENTIFIED BELOW
(Exact name of registrant as specif	fied in its charter)
Delaware	16-0363470
(State or other jurisdiction of incorporation or organization)	(I.R.S. Employer Identification No.)
1600 RiverCenter	п
100 East RiverCenter Bo	oulevard
Covington, Kentucky	41011
(859) 392-3300	
(Address, including zip code, and telephone number, including area of	code, of each registrant's principal executive offices)
Mark G. Kobasuk, F	Esq.
Vice President, General	Counsel
Omnicare, Inc.	
100 East RiverCenter Bo	oulevard
Covington, Kentucky	41011
(859) 392-3300	
(Name, address, including zip code, and telephone number	, including area code, of agent for service)
Copies to:	
Morton A. Pierce, E	Sq.
Michelle B. Rutta, E	Esq.
Dewey & LeBoeuf L	LP
1301 Avenue of the Am	nericas
New York, New York	10019
(212) 259-8000	
Approximate date of commencement of proposed sale to the public: From time to time at	fter the effective date of this Registration Statement.
If the only securities being registered on this Form are being offered pursuant to dividend or	interest reinvestment plans, please check the following box. $\Box$
If any of the securities being registered on this Form are to be offered on a delayed or continu	aous basis pursuant to Rule 415 under the Securities Act of 1933, other than
securities offered only in connection with dividend or interest reinvestment plans, check the follow	ving box.
If this Form is filed to register additional securities for an offering pursuant to Rule 462(b) ur	nder the Securities Act, please check the following box and list the Securities
Act registration statement number of the earlier effective registration statement for the same offeri	ng. 🗆
If this Form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities	Act, check the following box and list the Securities Act registration statemen
number of the earlier effective registration statement for the same offering. $\Box$	

If this Form is a registration statement pursuant to General Instruction I.D. or a post-effective amendment thereto that shall Commission pursuant to Rule 462(e) under the Securities Act, check the following box.   If this Form is a post-effective amendment to a registration statement filed pursuant to General Instruction I.D. filed to register pursuant to Rule 413(b) under the Securities Act, check the following box.   Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller accelerated filer, "accelerated filer," and "smaller reporting company" in Rule 12b-2 of the Exchange Act:  Large accelerated filer   Non-accelerated filer (Do not check if a smaller reporting company)  CALCULATION OF REGISTRATION FEE	ster additional securities of aller reporting company.  Accelerat	r additional classes of See definitions of
Title of Each Class of Securities to be Registered	Amount to be registered/Proposed maximum offering price per unit/ Proposed maximum aggregate offering price (1)	Amount of registration fee (2)
Debt Securities  Guarantees of Debt Securities (3)		
Common Stock, \$1.00 par value		
Preferred Stock, no par value per share  Warrants		
<ol> <li>An indeterminate amount of securities is being registered as may from time to time be issued at indeterminate prices. Separ securities that are issuable upon conversion of, or in exchange for, or upon exercise of, convertible or exchangeable securities.</li> <li>In accordance with Rules 456(b) and 457(r), the registrant is deferring payment of the entire registration fee.</li> <li>Guarantees of the payment of principal and interest on the Debt Securities may be provided by the subsidiaries of the regist for such guarantees and, pursuant to Rule 457(n) of the Securities Act of 1933, no separate registration fee is payable for such guarantees.</li> </ol>	ies. rrant. No separate consider	

## ADDITIONAL SUBSIDIARY GUARANTOR REGISTRANTS

Exact Name of Registrant as Specified in its Charter*	State or Other Jurisdiction of Incorporation or Organization	I.R.S. Employer Identification Number
3096479 Delaware Company LLC	Delaware	26-2055448
Accu-Med Services of Washington LLC	Delaware	20-366592
Accu-Med Services, LLC	Delaware	31-1482519
Accumed, Inc.	New Hampshire	02-0449693
Advanced Care Scripts, Inc	Florida	43-2080503
Alacritas Biopharma, Inc.	California	77-0500467
Ambler Acquisition Company LLC	Delaware	20-0503558
AMC-New York, Inc.	Delaware	36-4091917
AMC-Tennessee, Inc.	Delaware	62-1696813
APS Acquisition LLC	Delaware	61-1401116
Arlington Acquisition I, Inc.	Delaware	33-1076602
ASCO Healthcare of New England Limited Partnership	Maryland	23-2763886
ASCO Healthcare of New England, LLC	Maryland	23-2762311
ASCO Healthcare, LLC	Maryland	52-0816305

Bach's Pharmacy Services, LLC	Delaware	61-1346690
Badger Acquisition LLC	Delaware	52-2119866
Badger Acquisition of Brooksville LLC	Delaware	52-2119870
Badger Acquisition of Kentucky LLC	Delaware	52-2119911
Badger Acquisition of Minnesota LLC	Delaware	52-2119871
Badger Acquisition of Ohio LLC	Delaware	52-2119875
Badger Acquisition of Orlando LLC	Delaware	52-2119896
Badger Acquisition of Tampa LLC	Delaware	52-2119893
Badger Acquisition of Texas LLC	Delaware	52-2119915
Best Care HHC Acquisition Company LLC	Delaware	20-8402125
Best Care LTC Acquisition Company LLC	Delaware	20-8401946
Bio-Pharm International, Inc.	Delaware	23-2794725
BPNY Acquisition Corp.	Delaware	31-1563804
BPTX Acquisition Corp.	Delaware	31-1563806
Campo' s Medical Pharmacy, Inc.	Louisiana	72-1039948
Capitol Home Infusion, Inc.	Virginia	54-1744833
Care Card, Inc.	Maryland	52-1922239

Care Pharmaceutical Services, LP	Delaware	31-1399042
Care4 LP	Delaware	22-3245022
CHP Acquisition Corp.	Delaware	31-1483612
CIC Services LLC	Delaware	20-5858968
CIP Acquisition Corp.	Delaware	31-1486402
Clinimetrics Research Associates, Inc.	California	77-0272046
Compass Health Services, LLC	West Virginia	55-0730048
Compscript-Boca, LLC	Florida	65-0286244

Exact Name of Registrant as Specified in its Charter*	State or Other Jurisdiction of Incorporation or Organization	I.R.S. Employer Identification Number
Compscript-Mobile, Inc.	Delaware	59-3248505
CompScript, LLC	Florida	65-0506539
Concord Pharmacy Services, Inc.	Pennsylvania	23-2710523
CP Acquisition Corp.	Oklahoma	61-1317566
CP Services LLC	Delaware	20-5858893
CTLP Acquisition LLC	Delaware	61-1318902
D & R Pharmaceutical Services, LLC	Kentucky	61-0955886
Dixon Pharmacy LLC	Illinois	36-2825587
Delco Apothecary, Inc.	Pennsylvania	23-2350209
DP Services LLC	Delaware	20-5859021
Encare of Massachusetts, LLC	Delaware	22-3398803
Enloe Drugs LLC	Delaware	31-1362346
Euro Bio-Pharm Clinical Services, Inc.	Delaware	23-2770328
Evergreen Pharmaceutical of California, Inc.	California	61-1321151
Evergreen Pharmaceutical, LLC	Washington	91-0883397

excelleRx, Inc.	Delaware	23-3068914
Geneva Sub, Inc.	Delaware	01-0736704
Hardardt Group, Inc., The	Delaware	22-3470357
Highland Wholesale, LLC	Ohio	32-0006739
HMIS, Inc.	Delaware	36-4124072
Home Care Pharmacy, LLC	Delaware	31-1255845
Home Pharmacy Services, LLC	Missouri	37-0978331 55-0737885
Horizon Medical Equipment and Supply, Inc.	West Virginia	
Hytree Pharmacy, Inc.	Ohio	34-1090853
In-House Pharmacies, Inc.	California	33-0531266
Institutional Health Care Services, LLC	New Jersey	22-2750964
Interlock Pharmacy Systems, LLC  JHC Acquisition LLC	Missouri	43-0951332
Langsam Health Services, LLC	Delaware	31-1494762
LCPS Acquisition, LLC	Delaware	73-1391198
Lobos Acquisition LLC	Delaware	61-1347084
Lobos Acquisition of Arizona, Inc.	Delaware	86-1068024
20005 Frequisition of Fritzona, Inc.	Delaware	45-0518718

Lo-Med Prescription Services, LLC	Ohio	34-1396063
LPA Acquisition Company, LLC	Delaware	06-1695541
LPI Acquisition Corp.	Delaware	31-1501535
Main Street Pharmacy LLC	Maryland	52-1925761
Managed Healthcare, Inc.	Delaware	31-1450845
Management and Network Services, Inc.	Ohio	34-1819691
Med World Acquisition Corp.	Delaware	61-1322120
Medical Arts Health Care, Inc.	Georgia	58-1640672
Medical Services Consortium, Inc.	Florida	65-0357177
Medical Services Group, LLC	Maryland	52-1404049

Exact Name of Registrant as Specified in its Charter*	State or Other Jurisdiction of Incorporation or Organization	I.R.S. Employer Identification Number
MHHP Acquisition Company LLC	Delaware	20-0619598
MOSI Acquisition Corp.	Delaware	31-1528353
National Care for Seniors LLC	Ohio	34-1972917
NCIA Acquisition Company, LLC	Delaware	26-3094009
NCS Healthcare of Arizona, Inc.	Ohio	31-1573985
NCS Healthcare of Arkansas, Inc.	Ohio	31-1490517
NCS Healthcare of Connecticut, Inc.	Connecticut	06-1330453
NCS Healthcare of Florida, Inc.	Ohio	34-1843258
NCS Healthcare of Illinois, LLC	Illinois	37-1354510
NCS Healthcare of Indiana LLC	Delaware	34-1958652
NCS Healthcare of Indiana, Inc.	Indiana	35-1954599
NCS Healthcare of Iowa, LLC	Ohio	31-1509013
NCS Healthcare of Kansas, LLC	Ohio	34-1839712
NCS Healthcare of Meryland, LLC	Ohio	31-1521217
NCS Healthcare of Maryland, LLC	Ohio	31-1496240

NCS Healthcare of Massachusetts, Inc.	Ohio	31-1571275
NCS Healthcare of Michigan, Inc.	Ohio	34-1777940
NCS Healthcare of Minnesota, Inc.	Ohio	34-1866489
NCS Healthcare of Missouri, Inc.	Ohio	34-1855274
NCS Healthcare of Montana, Inc.	Ohio	34-1851710
NCS Healthcare of New Hampshire, Inc.	New Hampshire	02-0468190
NCS Healthcare of New Jersey, Inc.	New Jersey	22-3395391
NCS Healthcare of New Mexico, Inc.	Ohio	34-1866493
NCS Healthcare of North Carolina, Inc.	North Carolina	56-1889643
NCS Healthcare of Ohio, LLC	Ohio	31-1257307
NCS Healthcare of Oklahoma, Inc.	Oklahoma	73-1499934
NCS Healthcare of Oregon, Inc.	Ohio	34-1836971
NCS Healthcare of Pennsylvania, Inc.	Pennsylvania	23-2679334
NCS Healthcare of Rhode Island, LLC.	Rhode Island	05-0429829
NCS Healthcare of South Carolina, Inc.	Ohio	31-1508225
NCS Healthcare of Tennessee, Inc.	Ohio	34-1866494
NCS Healthcare of Texas, Inc.	Ohio	34-1866495

NCS Healthcare of Vermont, Inc.	Ohio	31-1526078
NCS Healthcare of Washington, Inc.	Ohio	34-1844193
NCS Healthcare of Wisconsin, LLC	Ohio	34-1866497
NCS Healthcare, LLC	Delaware	34-1816187
NCS of Illinois, Inc.	Ohio	34-1959046
NCS Services, Inc.	Ohio	34-1837567
NeighborCare-Infusion Services, Inc.	Delaware	52-1703628
NeighborCare-ORCA, LLC	Oregon	93-0860559
NeighborCare Holdings, Inc.	Delaware	23-2555703

Exact Name of Registrant as Specified in its Charter*	State or Other Jurisdiction of Incorporation or Organization	I.R.S. Employer Identification Number
NeighborCare Home Medical Equipment, LLC	Pennsylvania	23-2464608
NeighborCare of California, Inc.	California	20-0092119
NeighborCare of Indiana, LLC	Indiana	95-4482026
NeighborCare of Maryland, LLC	Maryland	20-0791118
NeighborCare of Northern California, Inc.	California	95-4480815
NeighborCare of Ohio, LLC	Ohio	20-0062112
NeighborCare of Oklahoma, Inc.	Oklahoma	36-4184119
NeighborCare of Virginia, LLC	Virginia	95-4480544
NeighborCare of Wisconsin, LLC	Wisconsin	39-1772439
NeighborCare Pharmacies, LLC	Maryland	52-1465507
NeighborCare Pharmacy Services, Inc.	Delaware	23-2963282
NeighborCare Repackaging, Inc.	Maryland	20-1128397
NeighborCare Services Corporation	Delaware	23-2585556
NeighborCare, Inc.	Pennsylvania	06-1132947
NeighborCare-Medisco, Inc.	California	33-0308096

NGC Acquisition Company LLC	Delaware	52-2406472
Nihan & Martin LLC	Delaware	36-4004491
NIV Acquisition LLC	Delaware	31-1501415
North Shore Pharmacy Services, LLC	Delaware	31-1428484
OCR-RA Acquisition, LLC	Delaware	31-1442830
Omnibill Services LLC	Delaware	61-1365732
Omnicare Canadian Holdings, Inc.  Omnicare Clinical Research, Inc.	Delaware	20-2013167
Omnicare Clinical Research, ILC	Delaware	52-1670189
Omnicare CR Inc.	Delaware	14-1723594
Omnicare Distribution Center, LLC	Delaware	61-1395349
Omnicare ESC LLC	Delaware	61-1389057
Omnicare Extended Pharma Services, LLC	Delaware  Delaware	20-5859052 05-0523710
Omnicare Headquarters LLC	Delaware	76-0720510
Omnicare Holding Company	Delaware	31-1262386
Omnicare Indiana Partnership Holding Company, LLC	Delaware	16-1653107
Omnicare Management Company	Delaware	31-1256520

Omnicare of Nevada LLC	Delaware	20-0888517
Omnicare of New York, LLC	Delaware	95-4450977
Omnicare Pennsylvania Med Supply, LLC	Delaware	61-1347895
Omnicare Pharmacies of Maine Holding Company	Delaware	61-1365280
Omnicare Pharmacies of Pennsylvania East, LLC	Delaware	61-1347894
Omnicare Pharmacies of Pennsylvania West, LLC	Pennsylvania	25-1213193
Omnicare Pharmacies of the Great Plains Holding Company	Delaware	61-1386242
Omnicare Pharmacy and Supply Services, LLC	South Dakota	41-1730324
Omnicare Pharmacy of Colorado LLC	Delaware	63-1347085

Exact Name of Registrant as Specified in its Charter*	State or Other Jurisdiction of Incorporation or Organization	I.R.S. Employer Identification Number
Omnicare Pharmacy of Florida, LP	Delaware	76-0716528
Omnicare Pharmacy of Indiana, LLC	Delaware	76-0716552
Omnicare Pharmacy of Maine LLC	Delaware	61-1339662
Omnicare Pharmacy of Nebraska LLC	Delaware	61-1386244
Omnicare Pharmacy of North Carolina, LLC	Delaware	76-0716543
Omnicare Pharmacy of Pueblo, LLC	Delaware	76-0716546
Omnicare Pharmacy of South Dakota LLC	Delaware	61-1386243
Omnicare Pharmacy of Tennessee LLC	Delaware	61-1347088
Omnicare Pharmacy of Texas 1, LP	Delaware	76-0716554
Omnicare Pharmacy of Texas 2, LP	Delaware	11-3657397
Omnicare Pharmacy of the Midwest, LLC	Delaware	31-1374275
Omnicare Property Management, LLC	Delaware	27-1403681
Omnicare Purchasing Company General Partner, Inc.	Delaware	61-1401040
Omnicare Purchasing Company Limited Partner, Inc.	Delaware	61-1401038
Omnicare Purchasing Company LP	Delaware	61-1401039

Omnicare Respiratory Services, LLC	Delaware	03-0465903
PBM Plus Mail Service Pharmacy, LLC	Delaware	20-2373204
PBM-Plus, Inc.	Wisconsin	39-1789830
PCI Acquisition, LLC	Delaware	61-1347890
Pharmacon Corp.	New York	13-3498399
Pharmacy Associates of Glens Falls	New York	14-1554120
Pharmacy Consultants, Inc.	South Carolina	51-0640737
Pharmacy Holding #1, LLC	Delaware	76-0716538
Pharmacy Holding #2, LLC	Delaware	76-0716536
Pharmasource Healthcare, Inc.	Georgia	58-2066823
Pharm-Corp of Maine LLC	Delaware	61-1339663
Pharmed Holdings, Inc	Delaware	36-4060882
PMRP Acquisition Company, LLC	Delaware	26-3418908
PP Acquisition Company, LLC  PPS Acquisition Company, LLC	Delaware	20-2394950
PRN Pharmaceutical Services, LP	Delaware	20-2462363
Professional Pharmacy Services, Inc.	Delaware	35-1855784
1 Totessional 1 Harmacy Services, Inc.	Maryland	23-2847488

PSI Arkansas Acquisition LLC	Delaware	20-5810731
Rescot Systems Group, Inc.	Pennsylvania	23-2589308
Roeschen's Healthcare, LLC	Wisconsin	39-1084787
Royal Care of Michigan LLC		
RXC Acquisition Company	Delaware	38-3529444
SHC Acquisition Co. LLC	Delaware	20-3113620
	Delaware	61-1346763
Shore Pharmaceutical Providers, Inc.	Delaware	31-1425144
Southside Apothecary, Inc.	New York	61-1340804
Specialized Home Infusion of Michigan LLC	Delaware	38-3529442

Exact Name of Registrant as Specified in its Charter*	State or Other Jurisdiction of Incorporation or Organization	I.R.S. Employer Identification Number
Specialized Patient Care Services, Inc.	Alabama	63-1159534
Specialized Pharmacy Services, LLC	Michigan	38-2143132
Sterling Healthcare Services, Inc.	Delaware	36-4031863
Suburban Medical Services, LLC	Pennsylvania	23-2014806
Superior Care Pharmacy, Inc	Delaware	31-1543728
SWISH, Inc.	Delaware	52-2005933
TCPI Acquisition Corp.	Delaware	31-1508476
The Medicine Centre, LLC	Connecticut	06-1530703
The Tidewater Healthcare Shared Services Group, Inc.	Pennsylvania	23-2739587
THG Acquisition Corp.	Delaware	31-1567102
Three Forks Apothecary, Inc.	Kentucky	61-0995656
UC Acquisition Corp.	Delaware	31-1414594
Uni-Care Health Services of Maine, Inc.	New Hampshire	02-0468192
Value Health Care Services, LLC	Delaware	31-1485530
Value Pharmacy, Inc.	Massachusetts	04-2894741

VAPS Acquisition Company, LLC	Delaware	20-4849023
Vital Care Infusions, Inc.	New York	61-1336267
Weber Medical Systems LLC	Delaware	31-1409572
Westhaven Services Co., LLC	Ohio	34-1151322
Williamson Drug Company, Incorporated	Virginia	54-0590067
Winslow's Pharmacy	New Jersey	21-0692005
ZS Acquisition Company LLC	Delaware	20-4763592

<sup>\*</sup> The address for each of the additional registrants is c/o Omnicare, Inc., 1600 RiverCenter II, 100 East RiverCenter Boulevard, Covington, Kentucky 41011, telephone: (859) 392-3300. The name, address, including zip code, of the agent for service for each of the additional registrants is Mark G. Kobasuk, Vice President and General Counsel of Omnicare, Inc., 100 East RiverCenter Boulevard, Covington, Kentucky 41011, telephone (859) 392-3300.

#### **OMNICARE, INC.**

Debt Securities
Guarantees of Debt Securities
Common Stock
Preferred Stock
Warrants

We may offer from time to time

debt securities, which may be senior or subordinated and which may be convertible into shares of our common stock or other debt securities,
guarantees, if any, of our obligations under any debt securities, which may be given by one or more of our subsidiaries,
shares of our common stock, par value \$1.00 per share,
shares of our preferred stock, no par value, or
warrants to purchase any of the other securities that may be sold under this prospectus.

We will provide specific terms of any offering in supplements to this prospectus. The securities may be offered separately or together in any combination and as separate series. You should read this prospectus and any prospectus supplement, as well as the documents incorporated or deemed to be incorporated by reference in this prospectus, carefully before you invest.

Our common stock is listed on the New York Stock Exchange under the symbol "OCR."

The mailing address of our principal executive office is 1600 RiverCenter II, 100 East RiverCenter Boulevard, Covington, Kentucky 41011. Our telephone number is (859) 392-3300.

Investing in these securities involves risks. You should carefully review the information under the heading "Risk Factors" on page 3 regarding information included and incorporated by reference in this prospectus and the applicable prospectus supplement.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or passed upon the adequacy or accuracy of this prospectus. Any representation to the contrary is a criminal offense.

We may sell these securities on a continuous or delayed basis directly, through agents, dealers or underwriters as designated from time to time, or through a combination of these methods. We reserve the sole right to accept, and together with any agents, dealers and underwriters reserve the right to reject, in whole or in part, any proposed purchase of securities to be made directly or through agents, dealers or underwriters. If any agents, dealers or underwriters are involved in the sale of any securities, the relevant prospectus supplement will set forth any applicable commissions or discounts. Our net proceeds from the sale of securities also will be set forth in the relevant prospectus supplement.

The date of this prospectus is May 10, 2010.

## TABLE OF CONTENTS

	1
FORWARD-LOOKING STATEMENTS	2
RISK FACTORS	3
OUR COMPANY	3
RATIO OF EARNINGS TO FIXED CHARGES	5
USE OF PROCEEDS	5
DESCRIPTION OF DEBT SECURITIES AND GUARANTEES OF DEBT SECURITIES	6
DESCRIPTION OF CAPITAL STOCK	10
DESCRIPTION OF WARRANTS	15
DESCRIPTION OF WARRANTS  PLAN OF DISTRIBUTION	15 17
PLAN OF DISTRIBUTION	17
PLAN OF DISTRIBUTION  LEGAL MATTERS	17 19

#### ABOUT THIS PROSPECTUS

This prospectus is part of a registration statement that we filed with the Securities and Exchange Commission (the "SEC") as a "well-known seasoned issuer" as defined in Rule 405 under the Securities Act utilizing a "shelf" registration process. Under this shelf process, we may sell, at any time and from time to time, the securities described in this prospectus. For further information about our business and the securities, you should refer to the registration statement and its exhibits. The exhibits to our registration statement contain the full text of certain contracts and other important documents we have summarized in this prospectus. Since these summaries may not contain all the information you may find important in deciding whether to purchase the securities we offer, you should review the full text of these documents. The registration statement and the exhibits can be obtained from the SEC as indicated under the heading "Where You Can Find More Information."

This prospectus provides you with a general description of the securities we may offer. Each time we sell securities, we will provide a prospectus supplement that will contain specific information about the terms of that offering. The prospectus supplement may also add, update or change information contained in this prospectus. You should read both the prospectus and any prospectus supplement together with the additional information described under the heading "Where You Can Find More Information."

We have not authorized any person to give any information or to make any representation in connection with this offering other than those contained or incorporated by reference in this prospectus, and, if given or made, the information or representation must not be relied upon as having been authorized by us. This prospectus does not constitute an offer to sell or a solicitation of an offer to buy by anyone in any jurisdiction in which the offer or solicitation is not authorized, or in which the person is not qualified to do so or to any person to whom it is unlawful to make the offer or solicitation. Neither the delivery of this prospectus nor any sale under this prospectus shall, under any circumstances, create any implication that there has been no change in our affairs since the date of this prospectus, that the information contained in this prospectus is correct as of any time subsequent to its date, or that any information incorporated by reference in this prospectus is correct as of any time subsequent to its date.

Unless otherwise stated or the context requires otherwise, references to "Omnicare," "we," "us", "our" and the "Company" refer to Omnicare, Inc. and its consolidated subsidiaries.

#### FORWARD-LOOKING STATEMENTS

In addition to historical information, this report contains certain statements that constitute "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. These forward-looking statements include, but are not limited to, all statements regarding the intent, belief or current expectations regarding the matters discussed or incorporated by reference in this document (including statements as to "beliefs," "expectations," "anticipations," "intentions" or similar words) and all statements which are not statements of historical fact. Such forward-looking statements, together with other statements that are not historical, are based on management's current expectations and involve known and unknown risks, uncertainties, contingencies and other factors that could cause results, performance or achievements to differ materially from those stated.

The most significant of these risks and uncertainties are described in the Company's Form 10-K, Form 10-Q and Form 8-K reports filed with the Securities and Exchange Commission and include, but are not limited to: overall economic, financial, political and business conditions; trends in the long-term healthcare, pharmaceutical and contract research industries; the ability to attract new clients and service contracts and retain existing clients and service contracts; the ability to consummate pending acquisitions; trends for the continued growth of the Company's businesses; trends in drug pricing; delays and reductions in reimbursement by the government and other payors to customers and to the Company; the overall financial condition of the Company's customers and the ability of the Company to assess and react to such financial condition of its customers; the ability of yendors and business partners to continue to provide products and services to the Company: the continued successful integration of acquired companies; the continued availability of suitable acquisition candidates; the ability to attract and retain needed management; competition for qualified staff in the healthcare industry; the demand for the Company's products and services; variations in costs or expenses; the ability to implement productivity, consolidation and cost reduction efforts and to realize anticipated benefits; the ability of clinical research projects to produce revenues in future periods; the potential impact of legislation, government regulations, and other government action and/or executive orders, including those relating to Medicare Part D, including its implementing regulations and any subregulatory guidance, reimbursement and drug pricing policies and changes in the interpretation and application of such policies, including changes in calculation of average wholesale price; government budgetary pressures and shifting priorities; federal and state budget shortfalls; efforts by payors to control costs; changes to or termination of the Company's contracts with Medicare Part D plan sponsors or to the proportion of the Company's Part D business covered by specific contracts; the outcome of litigation; potential liability for losses not covered by, or in excess of, insurance; the impact of differences in actuarial assumptions and estimates as compared to eventual outcomes; events or circumstances which result in an impairment of assets, including but not limited to, goodwill and identifiable intangible assets; the final outcome of divestiture activities; market conditions; the outcome of audit, compliance, administrative, regulatory, or investigatory reviews; volatility in the market for the Company's stock and in the financial markets generally; access to adequate capital and financing; changes in international economic and political conditions and currency fluctuations between the U.S. dollar and other currencies; changes in tax laws and regulations; changes in accounting rules and standards; and costs to comply with our Corporate Integrity Agreements. Should one or more of these risks or uncertainties materialize or should underlying assumptions prove incorrect, the Company's actual results, performance or achievements could differ materially from those expressed in, or implied by, such forward-looking statements. Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date hereof.

Except as otherwise required by law, the Company does not undertake any obligation to publicly release any revisions to these forward-looking statements to reflect events or circumstances after the date hereof or to reflect the occurrence of unanticipated events.

#### RISK FACTORS

Investing in our securities involves risks. You should carefully consider the risks described under "Risk Factors" in Item 1A of our Annual Report on Form 10-K for the year ended December 31, 2009, Item 1A of our Quarterly Report on Form 10-Q for the quarter ended March 31, 2010, and the other documents incorporated by reference into this prospectus (which risk factors are incorporated by reference herein), as well as the other information contained or incorporated by reference in this prospectus or in any prospectus supplement hereto before making a decision to invest in our securities. See "Where You Can Find More Information" below.

These risks are not the only ones facing us. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial also may materially and adversely affect our business operations. Any of these risks could materially and adversely affect our business, financial condition or results of operations. In such cases, you may lose all or part of your investment.

#### **OUR COMPANY**

Omnicare was formed in 1981. Today, Omnicare is a leading pharmaceutical services company. We are the nation's largest provider of pharmaceuticals and related pharmacy and ancillary services to long-term healthcare institutions. Our clients include primarily skilled nursing facilities ("SNFs"), assisted living facilities ("ALFs"), retirement centers, independent living communities, hospitals, hospice, and other healthcare settings and service providers. Omnicare is also a provider of specialty pharmaceutical products and support services. Omnicare provides its pharmacy services to long-term care facilities as well as chronic care and other settings which comprised approximately 1,370,000 beds, including approximately 74,000 patients served by the patient assistance programs of its specialty pharmacy services business as of March 31, 2010. The comparable number at March 31, 2009 was approximately 1,382,000 (including 56,000 patients served by the patient assistance programs of the specialty pharmacy services business). We provide our pharmacy services in 47 states in the United States ("U.S."), the District of Columbia and in Canada at March 31, 2010. As well, Omnicare provides operational software and support systems to long-term care pharmacy providers across the United States. Omnicare's contract research organization provides comprehensive product development and research services for the pharmaceutical, biotechnology, nutraceutical, medical devices and diagnostic industries in 32 countries worldwide as of March 31, 2010.

In mid-2009, the Company commenced activities to divest certain home healthcare and related ancillary businesses ("the disposal group") that are non-strategic in nature. The disposal group, historically part of Omnicare's Pharmacy Services segment, primarily represents ancillary businesses which accompanied other more strategic assets obtained by Omnicare in connection with the Company's institutional pharmacy acquisition program. The results from continuing operations for all periods presented have been revised to reflect the results of the disposal group as discontinued operations, including certain expenses of the Company related to the divestiture.

We operate in two business segments. The Company's primary line of business, Pharmacy Services, provides distribution of pharmaceuticals, related pharmacy consulting and other ancillary services, data management services and medical supplies to SNFs, ALFs, retirement centers, independent living communities, hospitals, hospice, and other healthcare settings and service providers. Pharmacy Services purchases, repackages and dispenses pharmaceuticals, both prescription and non-prescription, and provides computerized medical record-keeping and third-party billing for residents in these facilities. We also provide consultant pharmacist services, including evaluating monthly patient drug therapy, monitoring the drug distribution system within the nursing facility, assisting in compliance with state and federal regulations and providing proprietary clinical and health management programs. In addition, our Pharmacy Services segment provides a variety of other products and services, including intravenous medications and nutrition products (infusion therapy services), respiratory therapy services, medical supplies and equipment, clinical care planning and financial software information systems, electronic medical records systems, pharmaceutical informatics services, pharmacy benefit management

services, retail and mail-order pharmacy services, pharmaceutical care management for hospice agencies and product support and distribution services for specialty pharmaceutical manufacturers. We also provide pharmaceutical case management services for retirees, employees and dependents who have drug benefits under corporate-sponsored healthcare programs. Since 1989, we have been involved in a program to acquire providers of pharmaceutical products and related pharmacy management services and medical supplies to long-term care facilities and their residents. The Pharmacy Services segment comprised approximately 97% of the Company's total net sales during each of the three years ended December 31, 2009, 2008 and 2007.

Our other business segment is contract research organization services ("CRO Services"). CRO Services is a leading international provider of comprehensive product development and research services to client companies in the pharmaceutical, biotechnology, nutraceutical, medical devices and diagnostics industries. Our CRO Services segment provides support for the design of regulatory strategy and clinical development of pharmaceuticals by offering individual, multiple, or comprehensive and fully integrated services including clinical, quality assurance, data management, medical writing and regulatory support for our client's drug development programs. The CRO Services segment comprised approximately 3% of the Company's total net sales during each of the three years ended December 31, 2009, 2008 and 2007.

#### **Corporate Information**

Our principal executive office is 1600 RiverCenter II, 100 East RiverCenter Boulevard, Covington, Kentucky 41011, and our telephone number is (859) 392-3300. Our corporate website address is www.omnicare.com. Information contained on our website is not part of this prospectus.

#### RATIO OF EARNINGS TO FIXED CHARGES

Set forth below is information concerning our ratio of earnings to fixed charges.

						Three Months
	Year Ended December 31,				Ended March 31,	
	2005	2006	2007	2008	2009	2010
Ratio of Earnings to Fixed Charges (1)(2)						
	2.9x	2.4x	1.8x	2.2x	2.9x	3.1x

- Our ratio of earnings to fixed charges has been computed by adding income from continuing operations before income taxes and fixed charges to derive adjusted income, and dividing adjusted income by fixed charges. Fixed charges consist of interest expense on debt (including the amortization of debt expense) and one-third (the proportion deemed representative by management of the interest portion) of rent expense.
- (2) Our ratio of earnings to combined fixed charges and preferred stock dividends for the periods indicated above are the same as our ratios of earnings to fixed charges set forth above because we had no shares of preferred stock outstanding during the periods indicated and currently have no shares of preferred stock outstanding.

#### **USE OF PROCEEDS**

Unless we indicate otherwise in an accompanying prospectus supplement, we intend to use the net proceeds from the sale of the securities offered by this prospectus for general corporate purposes, which may include, but not be limited to, repayment or reduction of indebtedness, working capital, capital expenditures, acquisitions and repurchases and redemptions of securities.

## DESCRIPTION OF DEBT SECURITIES AND GUARANTEES OF DEBT SECURITIES

We may issue debt securities either separately or together with, or upon the conversion of or in exchange for, other securities. The debt securities will be our subordinated obligations, which we refer to as "subordinated debt securities." The subordinated debt securities of any series may be our senior subordinated obligations, subordinated obligations, junior subordinated obligations or may have such other ranking as will be described in the relevant prospectus supplement. We may issue any of these types of debt securities in one or more series. Our subordinated debt securities may be issued from time to time under a subordinated debt securities indenture.

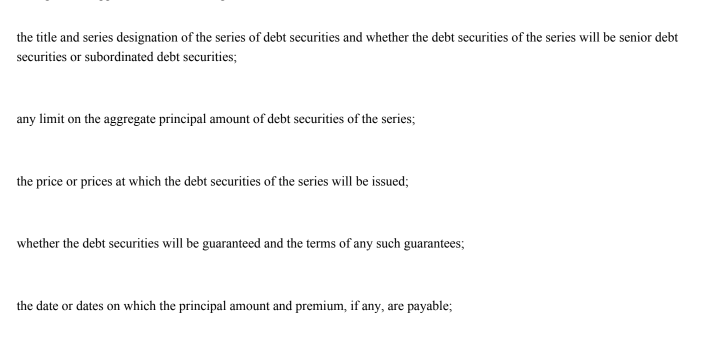
The applicable prospectus supplement and the form of indenture relating to any particular debt securities offered will describe the specific terms of that series. When evaluating the debt securities, you also should refer to all provisions of the indenture and the debt securities. The form of indenture has been filed as an exhibit to the registration statement of which this prospectus is a part. When we refer to "Omnicare," "we," "us" or "our" in this section or when we otherwise refer to ourselves in this section, we mean Omnicare, Inc., excluding, unless otherwise expressly stated or the context requires, our subsidiaries.

This section summarizes selected terms of the debt securities that we may offer. If any particular terms of the debt securities described in a prospectus supplement differ from any of the terms described in this prospectus, then the terms described in the applicable prospectus supplement will supersede the terms described in this prospectus.

#### General

We can issue an unlimited amount of debt securities under the indentures. However, certain of our existing or future debt agreements may limit the amount of debt securities we may issue. We can issue debt securities from time to time and in one or more series as determined by us. In addition, we can issue debt securities of any series with terms different from the terms of debt securities of any other series and the terms of particular debt securities within any series may differ from each other, all without the consent of the holders of previously issued series of debt securities.

The applicable prospectus supplement relating to the series of debt securities will describe the specific terms of the debt securities being offered, including, where applicable, the following:



the interest rate or rates or the method for calculating the interest rate, which may be fixed or variable, at which the debt securities of the series will bear interest, if any, the date or dates from which interest will accrue and the interest payment date on which interest will be payable, subject to our right, if any, to defer or extend an interest payment date and the duration of that deferral or extension;

the date or dates on which interest, if any, will be payable and the record dates for payment of interest;
the place or places where the principal and premium, if any, and interest, if any, will be payable and where the debt securities of the series can be surrendered for transfer, conversion or exchange;
our right, if any, to redeem the debt securities and the terms and conditions upon which the debt securities of the series may be redeemed, in whole or in part;
any mandatory or optional sinking fund or analogous provisions;
if the debt securities of the series will be secured, any provisions relating to the security provided;
whether the debt securities of the series are convertible or exchangeable into other debt or equity securities, and, if so, the terms and conditions upon which such conversion or exchange will be effected;
whether any portion of the principal amount of the debt securities of the series will be payable upon declaration or acceleration of the maturity thereof pursuant to an event of default;
provisions relating to the modification, supplement or waiver of any provisions of the indenture relating to the debt securities of the series both with and without the consent of holders of the debt securities of such series;
whether the debt securities of the series, in whole or any specified part, will be defeasible pursuant to the indenture and the manner in which any election by us to defease the debt securities of the series will be evidenced;
the events of default pertaining to the debt securities of the series;
covenants pertaining to the debt securities of the series;
if other than U.S. dollars, the currency or currencies, including composite currencies, of payment of principal of, premium, if any, and interest, if any, on the debt securities of the series;

whether the debt securities of the series may be satisfied and discharged and, if so, the terms and conditions for such satisfaction and discharge;

any terms applicable to debt securities of any series issued at an issue price below their stated principal amount, including the issue price thereof and the rate or rates at which the original issue discount will accrue;

whether the debt securities of the series are to be issued or delivered (whether at the time of original issuance or at the time of exchange of a temporary security of such series or otherwise), or any installment of principal or any premium or interest is to be payable only, upon receipt of certificates or other documents or satisfaction of other conditions in addition to those specified in the indenture;

whether the debt securities of the series are to be issued in fully registered form without coupons or are to be issued in the form of one or more global securities in temporary global form or permanent global form;

whether the debt securities of the series are to be issued in registered or bearer form, the terms and conditions relating the applicable form, including, but not limited to, tax compliance, registration and transfer procedures and, if in registered form, the denominations in which we will issue the registered securities if other than \$1,000 or a multiple thereof and, if in bearer form, the denominations in which we will issue the bearer securities;

any special United States federal income tax considerations applicable to the debt securities of the series;

any addition to or change in the covenants set forth in the indenture which apply to the debt securities of the series; and

any other terms of the debt securities of the series not inconsistent with the provisions of the indenture.

7

The prospectus supplement relating to any series of subordinated debt securities being offered also will describe the subordination provisions applicable to that series. In addition, the prospectus supplement relating to a series of subordinated debt securities will describe our rights, if any, to defer payments of interest on the subordinated debt securities by extending the interest payment period.

Debt securities may be issued as original issue discount securities to be sold at a discount below their principal amount or at a premium above their principal amount. In the event of an acceleration of the maturity of any original issue discount security, the amount payable to the holder upon acceleration will be determined in the manner described in the applicable prospectus supplement.

The above is not intended to be an exclusive list of the terms that may be applicable to any debt securities and we are not limited in any respect in our ability to issue debt securities with terms different from or in addition to those described above or elsewhere in this prospectus, provided that the terms are not inconsistent with the indenture. Any applicable prospectus supplement also will describe any special provisions for the payment of additional amounts with respect to the debt securities.

## **Subordination Provisions Relating to Subordinated Debt**

Debt securities may be subject to contractual subordination provisions contained in the subordinated debt securities indenture. These subordination provisions may prohibit us from making payments on the subordinated debt securities in certain circumstances before a defined class of "senior indebtedness" is paid in full or during certain periods when a payment or other default exists with respect to certain senior indebtedness. If we issue subordinated debt securities, the applicable prospectus supplement relating to the subordinated debt securities will include a description of the subordination provisions and the definition of senior indebtedness that apply to the subordinated debt securities.

If the trustee under the subordinated debt indenture or any holder of the series of subordinated debt securities receives any payment or distribution that is prohibited under the subordination provisions, then the trustee or the holders will have to repay that money to the holders of senior indebtedness.

Even if the subordination provisions prevent us from making any payment when due on the subordinated debt securities of any series, we will be in default on our obligations under that series if we do not make the payment when due. This means that the trustee under the subordinated debt indenture and the holders of that series can take action against us, but they will not receive any money until the claims of the holders of senior indebtedness have been fully satisfied.

#### **Conversion and Exchange Rights**

The debt securities of a series may be convertible into or exchangeable for any of our other securities, if at all, according to the terms and conditions of an applicable prospectus supplement. Such terms will include the conversion or exchange price and any adjustments thereto, the conversion or exchange period, provisions as to whether conversion or exchange will be mandatory, at our option or at the option of the holders of that series of debt securities and provisions affecting conversion or exchange in the event of the redemption of that series of debt securities.

## The Trustees under the Indentures

A trustee in its individual or any other capacity may become the owner or pledgee of debt securities and may otherwise deal with us or any of our affiliates with the same rights it would have if it were not a trustee. If, however, any trustee acquires any conflicting interest it must eliminate such conflict within 90 days, apply to the SEC for permission to continue or resign.

The holders of a majority in principal amount of the then outstanding debt securities of a series will have the right to direct the time, method and place of conducting any proceeding for exercising any remedy available to the trustee, subject to certain exceptions. The indenture provides that in case an event of default occurs and is continuing, a trustee will be required, in the exercise of its power, to use the degree of care and skill of a prudent person in the conduct of its own affairs. Subject to such provisions, a trustee will be under no obligation to exercise any of its rights or powers under the indenture at the request of any holder of debt securities, unless such holder has offered to the trustee security and indemnity satisfactory to it against any loss, liability or expense.

#### **Global Securities**

The debt securities of a series may be issued in whole or in part in the form of one or more global securities that will be deposited with, or on behalf of, a depositary identified in the applicable prospectus supplement. Global securities will be issued in registered form and in either temporary or permanent form. Unless and until it is exchanged for the individual debt securities, a global security may not be transferred except as a whole by the depositary for such series to a nominee of such depositary or by a nominee of such depositary to such depositary or another nominee of such depositary or by such depositary or any such nominee to a successor depositary for such series or a nominee of such successor depositary. The specific terms of the depository arrangement will be described in the applicable prospectus supplement.

#### **Subsidiary Guarantees**

Debt securities may be guaranteed by certain of our domestic subsidiaries, if so provided in the applicable prospectus supplement. The prospectus supplement will describe the terms of any guarantees, including, among other things, the method for determining the identity of the guaranters and the conditions under which guarantees will be added or released. Any guarantees will be joint and several obligations of the guaranters. The obligations of each guaranter under its guarantee will be limited as necessary to prevent that guarantee from constituting a fraudulent conveyance or fraudulent transfer under applicable law.

## **Applicable Law**

The debt securities and the indentures will be governed by and construed in accordance with the laws of the State of New York.

#### DESCRIPTION OF CAPITAL STOCK

Our authorized capital stock consists of 200,000,000 shares of common stock, par value \$1.00 per share, and 1,000,000 shares of preferred stock, no par value per share.

#### Common Stock

This section summarizes the general terms of our common stock that we may offer. The prospectus supplement relating to the common stock offered will state the number of shares offered, the initial offering price and the market price, dividend information and any other relevant information. The summaries in this section and the prospectus supplement do not describe every aspect of the common stock. When evaluating the common stock, you should also refer to all of the provisions of our charter, our by-laws and the Delaware General Corporation Law (the "DGCL"). Our charter and by-laws are incorporated by reference in the registration statement.

## Terms of the Common Stock

As of March 31, 2010, 120,198,769 shares of our common stock were outstanding. Our common stock has no preemptive rights and no redemption, sinking fund or conversion provisions. All shares of our common stock have one vote on any matter submitted to the vote of stockholders. Our common stock does not have cumulative voting rights. Upon our liquidation, the holders of our common stock are entitled to receive, on a pro rata basis, all assets then legally available for distribution after payment of debts and liabilities and preferences on preferred stock, if any. Holders of our common stock are entitled to receive dividends when and as declared by the board of directors out of funds legally available therefor (subject to the prior rights of preferred stock, if any). All outstanding shares of our common stock are fully paid and nonassessable.

## Provisions with Possible Anti-takeover Effects

Certain provisions of our charter, by-laws and the DGCL may delay or prevent any transaction involving us that might result in a change of control.

#### Fair Price Provision.

With certain exceptions, in the event a person, corporation or other entity owns 10% or more of our stock entitled to vote, a majority of the outstanding shares of our capital stock not so owned is required to authorize (i) any merger or consolidation of us with or into such corporation, (ii) any sale, lease, exchange or other disposition of all or a substantial part of our assets to or with such person, corporation or other entity or (iii) issuances and transfers of our securities to such person, corporation or other entity for assets and/or securities with a value of at least \$5 million or for cash.

#### Board of Directors.

Our board of directors, when evaluating any offer of another party to make a tender or exchange offer for our equity securities, merge or consolidate with us, purchase or otherwise acquire all or substantially all of our assets, shall, in connection with the exercise of its judgment in determining what is in the best interests of us and our stockholders, give due consideration to all relevant factors, including the social and economic effects on our employees, customers, suppliers and other constituents and on the communities in which we operate or are located.

Our charter also provides that directors may be removed without cause only by the holders of two-thirds of the shares of our capital stock then entitled to vote on the election of directors.

#### Amendments to the Charter.

The sections of our charter relating to the fair price and director removal provisions described above, as well as those relating to elimination of director liability, indemnification of directors and the ability of our board of directors to amend the by-laws, may only be repealed or amended with the approval of the holders of two-thirds of the outstanding shares of each class of our capital stock entitled to vote thereon as a class.

#### **Business Combinations.**

We are subject to Section 203 of the DGCL which restricts a wide range of transactions ("business combinations") between a corporation and an interested stockholder. An "interested stockholder" is, generally, any person who beneficially owns, directly or indirectly, 15% or more of the corporation's outstanding voting stock. Business combinations are broadly defined to include (i) mergers or consolidations with, (ii) sales or other dispositions of more than 10% of the corporation's assets to, (iii) certain transactions resulting in the issuance or transfer of any stock of the corporation or any subsidiary to, (iv) certain transactions resulting in an increase in the proportionate share of stock of the corporation or any subsidiary owned by, or (v) receipt of the benefit (other than proportionately as a stockholder) of any loans, advances or other financial benefits by an interested stockholder. Section 203 provides that an interested stockholder may not engage in a business combination with the corporation for a period of three years from the time of becoming an interested stockholder unless (a) the board of directors approved either the business combination or the transaction which resulted in the person becoming an interested stockholder; (b) upon consummation of the transaction which resulted in the person becoming an interested stockholder, that person owned at least 85% of the corporation's voting stock (excluding shares owned by persons who are directors and also officers and shares owned by certain employee stock plans); or (c) the business combination is approved by the board of directors and authorized by the affirmative vote of at least 662/3% of the outstanding voting stock not owned by the interested stockholder.

#### Future Issuances of Preferred Stock.

We are not required to seek stockholder approval prior to designating any future series of preferred stock. Our board of directors could issue preferred stock in one or more transactions with terms which might make the acquisition of control of our company more difficult or costly.

## Transfer Agent

The transfer agent for our common stock is BNY Mellon Shareowner Services, Jersey City, New Jersey.

#### Preferred Stock

This section summarizes the general terms of the preferred stock that we may offer. The prospectus supplement relating to a particular series of preferred stock will describe the specific terms of that series, which may be in addition to or different from the general terms summarized in this section. The summaries in this section and the prospectus supplement do not describe every aspect of the preferred stock. If any particular terms of a series of preferred stock described in a prospectus supplement differ from any of the terms described in this prospectus, then the terms described in the applicable prospectus supplement will be deemed to supersede the terms described in this prospectus. When evaluating the preferred stock, you also should refer to all of the provisions of our charter, the applicable certificate of designation for the offered series of preferred stock and the DGCL. The applicable certificate of designation will be filed as an exhibit to or incorporated by reference in the registration statement.

#### General

Our board of directors is authorized to issue shares of preferred stock, in one or more series or classes, and to fix for each series voting powers and those preferences and relative, participating, optional or other special

rights and those qualifications, limitations or restrictions as are permitted by the DGCL. 20,000 shares of our authorized preferred stock have been designated as Series A Junior Participating Preferred Stock, a series that was created by resolution of our board of directors on May 17, 1999 in connection with our adoption of a shareholder rights plan, which expired according to its terms on June 2, 2009.

Our board of directors is authorized to determine the terms for each series of preferred stock, and the prospectus supplement will describe the terms of any series of preferred stock being offered, including:

the designation of the shares and the number of shares that constitute the series;
the purchase price of the preferred stock;
the dividend rate (or the method of calculation thereof), if any, on the shares of the series and the priority as to payment of dividends with respect to other classes or series of our capital stock;
the dividend periods (or the method of calculation thereof);
the voting rights of the shares;
the liquidation preference and the priority as to payment of the liquidation preference with respect to other classes or series of ou capital stock and any other rights of the shares of the series upon our liquidation or winding up;
whether or not and on what terms the shares of the series will be subject to redemption or repurchase at our option;
whether and on what terms the shares of the series will be convertible into or exchangeable for other securities;
whether the shares of the series of preferred stock will be listed on a securities exchange;
any special United States federal income tax considerations applicable to the series; and
the other rights and privileges and any qualifications, limitations or restrictions of the rights or privileges of the series.

#### Dividends

Holders of shares of preferred stock will be entitled to receive, when and as declared by our board of directors, dividends payable at the dates and at the rates, if any, per share per annum as set forth in the applicable prospectus supplement.

Unless otherwise set forth in the applicable prospectus supplement, each series of preferred stock will rank junior as to dividends to any preferred stock that may be issued in the future that is expressly senior as to dividends to that preferred stock. If we should fail at any time to pay accrued dividends on any senior shares at the time the dividends are payable, we may not pay any dividend on the junior preferred stock or redeem or otherwise repurchase shares of junior preferred stock until the accumulated but unpaid dividends on the senior shares have been paid or set aside for payment in full by us.

Unless otherwise set forth in the applicable prospectus supplement, no dividends (other than in common stock or other capital stock ranking junior to the preferred stock of any series as to dividends and upon liquidation) may be declared or paid or set aside for payment, nor may any other distribution be declared or made upon the common stock, or any of our other capital stock ranking junior to or on a parity with the preferred stock of that series as to dividends, nor may any common stock or any of our other capital stock ranking junior to or on a parity with the preferred stock of that series as to dividends be redeemed, purchased or otherwise acquired for any consideration (or any monies be paid to or made available for a sinking fund for the redemption of any shares of any of that stock) by us (except by conversion into or exchange for other capital stock of ours ranking junior to the preferred stock of that series as to dividends) unless (i) if that series of preferred stock has a cumulative dividend, full cumulative dividends on the preferred stock of that series have been or contemporaneously are

declared and paid or declared and a sum sufficient for the payment thereof set apart for all past dividend periods and the then current dividend period and (ii) if such series of preferred stock does not have a cumulative dividend, full dividends on the preferred stock of such series have been or contemporaneously are declared and paid or declared and a sum sufficient for the payment thereof set apart for payment for the then current dividend period. However, any monies deposited in any sinking fund with respect to any preferred stock in compliance with the provisions of the sinking fund may be applied to the purchase or redemption of that preferred stock in accordance with the terms of the sinking fund, regardless of whether at the time of the application full dividends, including cumulative dividends, upon shares of the preferred stock outstanding on the last dividend payment date have been paid or declared and set apart for payment. In addition, any junior or parity preferred stock or common stock may be converted into or exchanged for our stock ranking junior to the preferred stock as to dividends.

The amount of dividends payable for the initial dividend period or any period shorter than a full dividend period will be computed on the basis of a 360-day year of twelve 30-day months, unless otherwise set forth in the applicable prospectus supplement. Accrued but unpaid dividends will not bear interest, unless otherwise set forth in the applicable prospectus supplement.

#### Convertibility

No series of preferred stock will be convertible into, or exchangeable for, other securities or property except as set forth in the applicable prospectus supplement.

#### Redemption and Sinking Fund

No series of preferred stock will be redeemable or receive the benefit of a sinking fund except as set forth in the applicable prospectus supplement.

#### Liquidation Rights

Unless otherwise set forth in the applicable prospectus supplement, in the event of our liquidation, dissolution or winding up, the holders of shares of each series of preferred stock are entitled to receive out of our assets available for distribution to stockholders, before any distribution of assets is made to holders of (i) any other shares of preferred stock ranking junior to that series of preferred stock as to rights upon liquidation, dissolution or winding up and (ii) shares of common stock, liquidating distributions per share in the amount of the liquidation preference specified in the applicable prospectus supplement for that series of preferred stock plus any dividends accrued and accumulated but unpaid to the date of final distribution; but the holders of each series of preferred stock will not be entitled to receive the liquidating distribution of, plus such dividends on, those shares until the liquidation preference of any shares of our capital stock ranking senior to that series of the preferred stock as to the rights upon liquidation, dissolution or winding up will have been paid (or a sum set aside therefor sufficient to provide for payment) in full. If upon our liquidation, dissolution or winding up, the amounts payable with respect to the preferred stock, and any other preferred stock ranking as to any distribution on a parity with the preferred stock are not paid in full, then the holders of the preferred stock and the other parity preferred stock will share ratably in any distribution of assets in proportion to the full respective preferential amount to which they are entitled. Unless otherwise specified in a prospectus supplement for a series of preferred stock, after payment of the full amount of the liquidating distribution to which they are entitled, the holders of shares of preferred stock will not be entitled to any further participation in any distribution of our assets. Neither a consolidation nor merger of us with another corporation nor a sale of securities will be considered a li

## **Voting Rights**

The holders of each series or class of preferred stock we may issue will have no voting rights, except as required by law and as described below or in the applicable prospectus supplement. Our board of directors may, upon issuance of a series or class of preferred stock, grant voting rights to the holders of that series or class to elect additional board members if we fail to pay dividends in a timely fashion.

Without the affirmative vote of a majority of the shares of any class of preferred stock then outstanding, we may not:

increase or decrease the aggregate number of authorized shares of that class;

increase or decrease the par value of the shares of that class; or

alter or change the powers, preferences or special rights of the shares of that class so as to affect them adversely.

If the amendment would adversely alter or change the powers, preferences or special rights of one or more series of a class of preferred stock, but not the entire class, then only the shares of the affected series will have the right to vote on the amendment.

#### Miscellaneous

The holders of our preferred stock will have no preemptive rights. All shares of preferred stock being offered by the applicable prospectus supplement will be fully paid and not liable to further calls or assessment by us. If we should redeem or otherwise reacquire shares of our preferred stock, then these shares will resume the status of authorized and unissued shares of preferred stock undesignated as to series, and will be available for subsequent issuance.

## No Other Rights

The shares of a series of preferred stock will not have any preferences, voting powers or relative, participating, optional or other special rights except as set forth above or in the applicable prospectus supplement, our charter or the applicable certificate of designation or as otherwise required by law.

## **Outstanding Preferred Stock**

As of April 30, 2010, there were no shares of preferred stock outstanding.

#### Transfer Agent and Registrar

The transfer agent and registrar for each series of preferred stock will be designated in the applicable prospectus supplement.

#### DESCRIPTION OF WARRANTS

We may issue, either separately or together with other securities, warrants for the purchase of any of the other types of securities that we may sell under this prospectus.

This section summarizes the general terms of the warrants that we may offer. The warrants will be issued under warrant agreements to be entered into between us and a bank or trust company, as warrant agent. The prospectus supplement relating to a particular series of warrants will describe the specific terms of that series, which may be in addition to or different from the general terms summarized in this section. The summaries in this section and the prospectus supplement do not describe every aspect of the warrants. If any particular terms of a series of warrants described in a prospectus supplement differ from any of the terms described in this prospectus, then the terms described in the applicable prospectus supplement will be deemed to supersede the terms described in this prospectus. When evaluating the warrants, you also should refer to all the provisions of the applicable warrant agreement, the certificates representing the warrants and the specific descriptions in the applicable prospectus supplement. The applicable warrant agreement and warrant certificates will be filed as exhibits to or incorporated by reference in the registration statement.

#### General

The prospectus supplement will describe the terms of the warrants in respect of which this prospectus is being delivered as well as the related warrant agreement and warrant certificates, including the following, where applicable:

the principal amount of, or the number of securities, as the case may be, purchasable upon exercise of each warrant and the initial price at which the principal amount or number of securities, as the case may be, may be purchased upon such exercise; the designation and terms of the securities, if other than common stock, purchasable upon exercise thereof and of any securities, if other than common stock, with which the warrants are issued; the procedures and conditions relating to the exercise of the warrants; the date, if any, on and after which the warrants, and any securities with which the warrants are issued, will be separately transferable; the offering price of the warrants, if any; the date on which the right to exercise the warrants will commence and the date on which that right will expire; a discussion of any special United States federal income tax considerations applicable to the warrants;

whether the warrants represented by the warrant certificates will be issued in registered or bearer form, and, if registered, where they may be transferred and registered;

call provisions of the warrants, if any;
antidilution provisions of the warrants, if any; and
any other material terms of the warrants.

## **Exercise of Warrants**

Each warrant will entitle the holder to purchase that principal amount of or number of securities, as the case may be, at the exercise price set forth in, or to be determined as set forth in, the applicable prospectus supplement relating to the warrants. Unless otherwise specified in the applicable prospectus supplement, warrants may be exercised at the corporate trust office of the warrant agent or any other office indicated in the applicable prospectus supplement at any time up to 5:00 p.m. Eastern Standard Time on the expiration date set forth in the

applicable prospectus supplement. After 5:00 p.m. Eastern Standard Time on the expiration date, unexercised warrants will become void. Upon receipt of payment and the warrant certificate properly completed and duly executed, we will, as soon as practicable, issue the securities purchasable upon exercise of the warrant. If less than all of the warrants represented by the warrant certificate are exercised, a new warrant certificate will be issued for the remaining amount of warrants.

## No Rights of Security Holder Prior to Exercise

Prior to the exercise of their warrants, holders of warrants will not have any of the rights of holders of the securities purchasable upon the exercise of the warrants and will not be entitled to:

in the case of warrants to purchase debt securities, payments of principal of, premium, if any, or interest, if any, on the debt securities purchasable upon exercise; or

in the case of warrants to purchase equity securities, the right to vote or to receive dividend payments or similar distributions on the securities purchasable upon exercise.

#### **Exchange of Warrant Certificates**

Warrant certificates will be exchangeable for new warrant certificates of different denominations at the corporate trust office of the warrant agent or any other office indicated in the applicable prospectus supplement.

#### PLAN OF DISTRIBUTION

We may sell the securities under this prospectus from time to time. We may sell the securities to one or more underwriters for public offering and sale by them; or we may sell the securities to investors through agents or dealers; or we may use a combination of these methods. Any underwriter or agent involved in the offer and sale of the securities will be named in the applicable prospectus supplement. We also reserve the right to sell securities directly to investors in those jurisdictions where we are authorized to do so.

The distribution of securities may be effected from time to time in one or more transactions at a fixed price or prices, which may be changed, or from time to time at market prices prevailing at the time of sale, at prices related to prevailing market prices or at negotiated prices. We also may, from time to time, authorize underwriters acting as our agents to offer and sell the securities upon the terms and conditions set forth in any prospectus supplement. In connection with the sale of the securities, underwriters may be deemed to have received compensation from us in the form of underwriting discounts or commissions and may also receive commissions from purchasers of the securities for whom they may act as agent.

If a dealer is utilized in the sale of the securities in respect of which this prospectus is delivered, we may sell the securities to the dealer, as principal. The dealer may then resell the securities to the public at varying prices to be determined by the dealer at the time of resale.

Any underwriter, dealer or agent that will participate in the distribution of securities will be identified in the prospectus supplement or other offering materials.

Any underwriting compensation paid by us to underwriters or agents in connection with the offering of the securities, and any discounts, concessions or commissions allowed by underwriters to participating dealers, will be set forth in an applicable prospectus supplement. Underwriters, dealers and agents participating in the distribution of the securities may be deemed to be underwriters under the Securities Act, and any discounts and commissions received by them and any profit realized by them on resale of the securities may be deemed to be underwriting discounts and commissions under the Securities Act. Underwriters, dealers and agents may be entitled under agreements with us to indemnification against and contribution toward certain civil liabilities, including liabilities under the Securities Act, and to reimbursement by us for certain expenses.

In connection with underwritten offerings of securities, underwriters may over-allot or effect transactions that stabilize, maintain or otherwise affect the market price of the offered securities at levels above those that might otherwise prevail in the open market, including by entering stabilizing bids, effecting syndicate covering transactions or imposing penalty bids, each of which is described below.

A stabilizing bid means the placing of any bid, or the effecting of any purchase, for the purpose of pegging, fixing or maintaining the price of a security.

A syndicate covering transaction means the placing of any bid on behalf of the underwriting syndicate or the effecting of any purchase to reduce a short position created in connection with the offering.

A penalty bid means an arrangement that permits the managing underwriter to reclaim a selling concession from a syndicate member in connection with the offering when offered securities originally sold by the syndicate member are purchased in syndicate covering transactions.

These transactions may be effected on the New York Stock Exchange, in the over-the-counter market or otherwise. Underwriters are not required to engage in any of these activities, or to continue the activities if commenced.

If so indicated in an applicable prospectus supplement, we may authorize dealers acting as our agents to solicit offers by institutions to purchase the securities from us or it at the public offering price set forth in the prospectus supplement pursuant to delayed delivery contracts providing for payment and delivery on the date or

dates stated in the prospectus supplement. Each delayed delivery contract will be for an amount not less than, and the aggregate principal amount or offering price of the securities sold pursuant to delayed delivery contracts will not be less nor more than, the respective amounts stated in the prospectus supplement. Institutions with whom delayed delivery contracts, when authorized, may be entered into include commercial and savings banks, insurance companies, pension funds, investment companies, educational and charitable institutions and other institutions, but will in all cases be subject to approval by us.

The securities also may be offered and sold, if so indicated in the prospectus supplement, in connection with a remarketing upon their purchase, in accordance with a redemption or repayment pursuant to their terms, or otherwise, by one or more firms ("remarketing firms"), acting as principals for their own accounts or as agents for us. Any remarketing firm will be identified and the terms of its agreement, if any, with us and its compensation will be described in the applicable prospectus supplement. Remarketing firms may be deemed to be underwriters in connection with the securities remarketed thereby. Remarketing firms may be entitled under agreements which may be entered into with us to indemnification by us against certain liabilities, including liabilities under the Securities Act.

We may enter into derivative transactions with third parties, or sell securities not covered by this prospectus to third parties in privately negotiated transactions. If the applicable prospectus supplement indicates, in connection with those derivatives, the third parties may sell securities covered by this prospectus and the applicable prospectus supplement, including in short sale transactions. If so, the third party may use securities pledged by us or borrowed from us or others to settle those sales or to close out any open borrowings of stock, and may use securities received from us in settlement of those derivatives to close out any related open borrowings of stock. The third parties in such sale transactions will be underwriters and, if not identified in this prospectus, will be identified in the applicable prospectus supplement (or a post-effective amendment).

The securities may or may not be listed on a national securities exchange or a foreign securities exchange. Securities offered may be a new issue of securities with no established trading market. Any underwriters to whom or agents through whom these securities are sold by us for public offering and sale may make a market in these securities, but such underwriters or agents will not be obligated to do so and may discontinue any market making at any time without notice. No assurance can be given as to the liquidity of or the trading market for any such securities.

One or more of the underwriters, dealers or agents, and/or one or more of their respective affiliates, may be a lender under our credit agreements and may provide other commercial banking, investment banking and other services to us and/or our subsidiaries and affiliates in the ordinary course of business.

#### LEGAL MATTERS

Legal matters with respect to the validity of the securities being offered hereby will be passed upon for us by Dewey & LeBoeuf LLP, New York, New York.

#### **EXPERTS**

The consolidated financial statements and management's assessment of the effectiveness of internal control over financial reporting (which is included in Management's Report on Internal Control over Financial Reporting) incorporated in this prospectus by reference to the Annual Report on Form 10-K for the year ended December 31, 2009 have been so incorporated in reliance on the report of PricewaterhouseCoopers LLP, an independent registered public accounting firm, given on the authority of said firm as experts in auditing and accounting.

#### WHERE YOU CAN FIND MORE INFORMATION

We file reports, proxy statements and other information with the SEC. You may read and copy any document we file at the SEC's Public Reference Room at 100 F Street, N.E., Washington, D.C. 20549. You may obtain information on the operation of the Public Reference Room by calling the Commission at 1-800-SEC-0330. The SEC maintains an Internet site that contains reports, proxy and information statements, and other information regarding issuers that file electronically with the SEC at http://www.sec.gov. Our filings are also available at the offices of the New York Stock Exchange, 20 Broad Street, New York, New York 10005. Information about us, including our SEC filings, is also available at our Internet site at http://www.omnicare.com. However, the information on our Internet site is not a part of this prospectus or any prospectus supplement.

This prospectus constitutes part of a registration statement on Form S-3 that we filed with the SEC under the Securities Act. As permitted by the rules and regulations of the SEC, this prospectus omits some of the information, exhibits and undertakings included in the registration statement. You may read and copy the information omitted from this prospectus but contained in the registration statement, as well as the periodic reports and other information we file with the SEC, at the addresses and Internet sites listed above.

#### DOCUMENTS INCORPORATED BY REFERENCE INTO THIS PROSPECTUS

We have elected to "incorporate by reference" certain information into this prospectus. By incorporating by reference, we can disclose important information to you by referring you to another document we have filed separately with the SEC. The information incorporated by reference is deemed to be part of this prospectus, except for information incorporated by reference that is superseded by information contained in any document we subsequently file with the SEC that is incorporated or deemed to be incorporated by reference in this prospectus. Likewise, any statement in this prospectus or any document which is incorporated or deemed to be incorporated by reference herein will be deemed to have been modified or superseded to the extent that any statement contained in any document that we subsequently file with the SEC that is incorporated or deemed to be incorporated by reference herein modifies or supersedes that statement. We are incorporating by reference the following documents that we have previously filed with the SEC (other than information in such documents that is deemed not to be filed):

- (a) Omnicare, Inc.'s Annual Report on Form 10-K for the fiscal year ended December 31, 2009, filed February 25, 2010;
- (b) Omnicare, Inc.'s Quarterly Report on Form 10-Q for the period ended March 31, 2010, filed May 6, 2010; and

(c) Omnicare, Inc.'s description of its common stock contained in the Registration Statement filed on Form 8-A pursuant to Section 12(b) of the Securities Exchange Act of 1934 including any amendment or report updating such description.

We also are incorporating by reference all future documents that we file with the SEC pursuant to Section 13(a), 13(c), 14 or 15(d) of the Securities Exchange Act of 1934 prior to the termination of the offering of the securities made hereby (other than information in such documents that is deemed not to be filed).

We will provide without charge to each person, including any beneficial owner, to whom a copy of this prospectus has been delivered, on the written or oral request of that person, a copy of any or all of the documents referred to above which have been or may be incorporated by reference in this prospectus other than exhibits to these documents, unless the exhibits are also specifically incorporated by reference herein. Requests for copies should be directed to Omnicare, Inc., 1600 RiverCenter II, 100 East RiverCenter Boulevard, Covington, Kentucky, 41011, Attention: Secretary; telephone number (859) 392-3300. The information relating to us contained in this prospectus does not purport to be complete and should be read together with the information contained in the documents incorporated or deemed to be incorporated by reference in this prospectus and the information included in the applicable prospectus supplement.

# PART II INFORMATION NOT REQUIRED IN PROSPECTUS

## Item 14. Other Expenses of Issuance and Distribution

The expenses relating to the registration of the securities registered hereby will be borne by the registrant. Such expenses are estimated to be as follows:

SEC Registration Fee	<b>\$</b> *
Accounting fees and expenses	50,000
Legal fees and expenses	50,000
Printing and engraving expenses	20,000
Rating agencies' fees	200,000
Trustee's and registrar's fees and expenses	50,000
Miscellaneous expenses	5,000
Total:	\$375,000

<sup>\*</sup> Deferred in reliance upon Rule 456(b) and 457(r).

## Item 15. Indemnification of Directors and Officers

The following summary is qualified in its entirety by reference to the complete text of any statutes referred to below and the Restated Certificate of Incorporation of Omnicare, Inc. (as amended) (the "Restated Certificate of Incorporation").

Under Section 105 of Delaware General Corporation Law (the "DGCL"), a corporation may eliminate or limit the personal liability of its directors to the corporation or its stock holders for monetary damages for breach of fiduciary duty as a director, except where the director (i) breached his duty of loyalty to the corporation or its stockholders, (ii) failed to act in good faith or where the director engaged in intentional misconduct or a knowing violation of the law, (iii) authorized the payment of an unlawful dividend or an unlawful stock repurchase or redemption, or (iv) derived an improper personal benefit.

Under Section 145 of the DGCL, a corporation may indemnify a director, officer, employee or agent of the corporation (or a person who is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise) against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by the person if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the

corporation and, with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful. In the case of an action brought by or in the right of a corporation, the corporation may indemnify a director, officer, employee or agent of the corporation (or a person who is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise) against expenses (including attorneys' fees) actually and reasonably incurred by him if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the corporation, except that no indemnification may be made in respect of any claim, issue or matter as to which such person shall have been adjudged to be liable to the corporation unless and only to the extent a court finds that, in view of all the circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expenses as the court shall deem proper.

The Restated Certificate of Incorporation of Omnicare, Inc. provides that a director of Omnicare, Inc. will not be liable to Omnicare, Inc. or its stockholders for monetary damages for breach of fiduciary duty as a director, to the full extent permitted by the DGCL, as amended or interpreted from time to time.

In addition, the Restated Certificate of Incorporation of Omnicare, Inc. states that Omnicare, Inc. shall, to the full extent permitted by the DGCL, as amended or interpreted from time to time, indemnify all directors,

officers and employees whom it may indemnify pursuant thereto and, in addition, Omnicare, Inc. may, to the extent permitted by the DGCL, indemnify agents of Omnicare, Inc. or other persons.

The Company maintains a director and officer liability insurance policy for the benefit of its directors and certain officers covering certain liabilities that may be incurred in the performance of these duties, which may include liability or related losses under the Securities Act or the Securities Exchange Act of 1934, as amended.

The organizational documents and applicable state laws provide similar indemnification for the officers and directors of certain of the Subsidiary Guarantors.

#### Item 16. Exhibits

Exhibit	
No.	Description
1.1	Form of Underwriting Agreement.*
3.1	Restated Certificate of Incorporation of Omnicare, Inc. (as amended) (incorporated herein by reference from Exhibit 3.1 to our Annual Report on Form 10-K for the fiscal year ended December 31, 2002).
3.2	Third Amended and Restated By-Laws of Omnicare, Inc. (incorporated herein by reference from Exhibit 3.1 to our Current Report on Form 8-K filed December 23, 2008).
4.1	Form of Senior Debt Securities Indenture (incorporated herein by reference from Exhibit 4.1 to Amendment No. 1 to our Registration Statement on Form S-3 filed February 19, 2003).
4.2	Subordinated Debt Securities Indenture, dated as of June 13, 2003 between Omnicare, Inc. and U.S. Bank National Association (as successor to SunTrust Bank), as trustee (incorporated herein by reference from Exhibit 4.2 to our Current Report on Form 8-K filed June 16, 2003).
4.3	Form of Senior Debt Securities (included in exhibit 4.1).
4.4	Form of Subordinated Debt Securities (included in exhibit 4.2).
4.5	Form of certificate of designation of preferred stock.*
4.6	Form of Warrant.*
5.1	Opinion of Dewey & LeBoeuf LLP.
12.1	Statement of Computation of Ratio of Earnings to Fixed Charges for the five years ended December 31, 2009 (incorporated herein by reference from Exhibit 12 to our Annual Report on Form 10-K for the fiscal year ended December 31, 2009, filed February 25, 2010).
23.1	Consent of Dewey & LeBoeuf LLP (included in its opinion filed as Exhibit 5.1).
23.2	Consent of Independent Registered Public Accounting Firm (PricewaterhouseCoopers LLP).
24	Powers of Attorney (included on the signature page hereto).
25.1	Form T-1 Statement of Eligibility under the Trust Indenture Act of 1939, as amended, of Trustee under the Senior Debt Securities Indenture and the Subordinated Debt Securities Indenture.

<sup>\*</sup> To be filed, if necessary, with an amendment to the registration statement or as an exhibit to a document incorporated by reference herein.

#### Item 17. Undertakings

- (a) Each of the undersigned registrants hereby undertakes:
  - (1) To file, during any period in which offers or sales are being made, a post-effective amendment to this registration statement:
    - (i) to include any prospectus required by Section 10(a)(3) of the Securities Act of 1933;
    - (ii) to reflect in the prospectus any facts or events arising after the effective date of the registration statement (or the most recent post-effective amendment thereof) which, individually or in the aggregate, represent a fundamental change in the information set forth in the registration statement. Notwithstanding the foregoing, any increase or decrease in volume of securities offered (if the total dollar value of securities offered would not exceed that which was registered) and any deviation from the low or high end of the estimated maximum offering range may be reflected in the form of prospectus filed with the Commission pursuant to Rule 424(b) if, in the aggregate, the changes in volume and price represent no more than a 20 percent change in the maximum aggregate offering price set forth in the "Calculation of Registration Fee" table in the effective registration statement; and
    - (iii) To include any material information with respect to the plan of distribution not previously disclosed in the registration statement or any material change to such information in the registration statement;

provided, however, that paragraphs (a)(1)(i), (a)(1)(ii) and (a)(1)(iii) of this section do not apply if the information required to be included in a post-effective amendment by those paragraphs is contained in reports filed with or furnished to the Commission by the registrant pursuant to Section 13 or Section 15(d) of the Securities Exchange Act of 1934 that are incorporated by reference in the registration statement, or is contained in a form of prospectus filed pursuant to Rule 424(b) that is part of the registration statement.

- (2) That, for the purpose of determining any liability under the Securities Act of 1933, each such post-effective amendment shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial *bona fide* offering thereof.
- (3) To remove from registration by means of a post-effective amendment any of the securities being registered which remain unsold at the termination of the offering.
- (4) That, for the purpose of determining liability under the Securities Act of 1933 to any purchaser:
  - (A) Each prospectus filed by a Registrant pursuant to Rule 424(b)(3) shall be deemed to be part of the registration statement as of the date the filed prospectus was deemed part of and included in the registration statement; and
  - Each prospectus required to be filed pursuant to Rule 424(b)(2), (b)(5), or (b)(7) as part of a registration statement in reliance on Rule 430B relating to an offering made pursuant to Rule 415(a)(1)(i), (vii), or (x) for the purpose of providing the information required by section 10(a) of the Securities Act of 1933 shall be deemed to be part of and included in the registration statement as of the earlier of the date such form of prospectus is first used after effectiveness or the date of the first contract of sale of securities in the offering described in the prospectus. As provided in Rule 430B, for liability purposes of the issuer and any person that is at that date an underwriter, such date shall be deemed to be a new effective date of the registration statement relating to the securities in the registration statement to which that prospectus relates, and the offering of such securities at that time shall be deemed to be the initial *bona fide* offering thereof. *Provided, however*, that no statement made in a registration statement or prospectus that is part of the registration statement or made in a document incorporated or deemed incorporated by reference into the registration statement or prospectus that is part of the registration statement

will, as to a purchaser with a time of contract of sale prior to such effective date, supersede or modify any statement that was made in the registration statement or prospectus that was part of the registration statement or made in any such document immediately prior to such effective date.

- (5) That, for the purpose of determining liability of the registrant under the Securities Act of 1933 to any purchaser in the initial distribution of the securities: The undersigned registrant undertakes that in a primary offering of securities of the undersigned registrant pursuant to this registration statement, regardless of the underwriting method used to sell the securities to the purchaser, if the securities are offered or sold to such purchaser by means of any of the following communications, the undersigned registrant will be a seller to the purchaser and will be considered to offer or sell such securities to such purchaser:
  - (i) Any preliminary prospectus or prospectus of an undersigned Registrant relating to the offering required to be filed pursuant to Rule 424;
  - (ii) Any free writing prospectus relating to the offering prepared by or on behalf of an undersigned Registrant or used or referred to by an undersigned Registrant;
  - (iii) The portion of any other free writing prospectus relating to the offering containing material information about an undersigned Registrant or its securities provided by or on behalf of an undersigned Registrant; and
  - (iv) Any other communication that is an offer in the offering made by an undersigned Registrant to the purchaser.
- (b) That, for purposes of determining any liability under the Securities Act of 1933, each filing of Registrant's annual report pursuant to Section 13(a) or 15(d) of the Securities Exchange Act of 1934 (and, where applicable, each filing of an employee benefit plan's annual report pursuant to Section 15(d) of the Securities Exchange Act of 1934) that is incorporated by reference in the registration statement shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial bona fide offering thereof.
- (c) Insofar as indemnification for liabilities arising under the Securities Act of 1933 may be permitted to directors, officers and controlling persons of each Registrant pursuant to the foregoing provisions, or otherwise, each Registrant has been advised that in the opinion of the Securities and Exchange Commission such indemnification is against public policy as expressed in the Securities Act of 1933 and is, therefore, unenforceable. In the event that a claim for indemnification against such liabilities (other than the payment by a Registrant of expenses incurred or paid by a director, officer or controlling person of a Registrant in the successful defense of any action, suit or proceeding) is asserted by such director, officer or controlling person in connection with the securities being registered, that Registrant will, unless in the opinion of its counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question whether such indemnification by it is against public policy as expressed in the Securities Act of 1933 and will be governed by the final adjudication of such issue.
- (d) The undersigned registrant hereby undertakes to file an application for the purpose of determining the eligibility of the trustee to act under subsection (a) of section 310 of the Trust Indenture Act ("Act") in accordance with the rules and regulations prescribed by the Commission under section 305(b)2 of the Act.

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Covington, Commonwealth of Kentucky, on the 10th day of May, 2010.

**OMNICARE, INC.** 

By: /s/ JOHN L. WORKMAN

Name: John L. Workman

Title: Executive Vice President and Chief Financial Officer

#### POWER OF ATTORNEY

We, the undersigned directors and officers of Omnicare, Inc., do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney-in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933; and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	<u>Title</u>	<u>Date</u>
/s/ JOHN T. CROTTY (John T. Crotty)	Director and Chairman of the Board	May 10, 2010
/s/ JOEL F. GEMUNDER (Joel F. Gemunder)	Director, President and Chief Executive Officer (Principal Executive Officer)	May 10, 2010
/s/ JOHN L. WORKMAN  (John L. Workman)	Executive Vice President and Chief Financial Officer (Principal Financial and Accounting Officer)	May 10, 2010
/s/ STEVEN J. HEYER  (Steven J. Heyer)	Director	May 10, 2010
/s/ SANDRA E. LANEY  (Sandra E. Laney)	Director	May 10, 2010
/s/ ANDREA R. LINDELL, PH.D., RN  (Andrea R. Lindell, Ph.D., RN)	Director	May 10, 2010
/s/ JAMES D. SHELTON (James D. Shelton)	Director	May 10, 2010
/s/ JOHN H. TIMONEY  (John H. Timoney)	Director	May 10, 2010
/s/ AMY WALLMAN  (Amy Wallman)	Director	May 10, 2010

Dv.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, 3096479 Delaware Company LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

3096479 DELAWARE COMPANY, LLC.

Бу.	Sole Member:
OMNI	CARE CANADIAN HOLDINGS, INC.
By:	/s/ Bradley S. Abbott
	Bradley S. Abbott Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933; and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	Date
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of Accumed, Inc., Care Card, Inc., Concord Pharmacy Services, Inc., Delco Apothecary, Inc., Geneva Sub, Inc and Horizon Medical Equipment and Supply, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

ACCUMED, INC.
CARE CARD, INC.
CONCORD PHARMACY SERVICES, INC.
DELCO APOTHECARY, INC.
GENEVA SUB, INC.

HORIZON MEDICAL EQUIPMENT AND SUPPLY, INC.

By:	/s/	TRACY FINN	
		Tracy Finn	
		President	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Advanced Care Scripts, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

Ву:	/s/ THOMAS R. MARSH		
Thomas R. Marsh			
	Treasurer		

ADVANCED CARE SCRIPTS, INC.

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Direc	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	President, Direc	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Alacritas Biopharma, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

Treasurer

ALACRITAS BIOPHARMA, INC.

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer, Director	May 10, 2010
/s/ REGIS T. ROBBINS Regis T. Robbins	President, Director	May 10, 2010
/s/ THOMAS R. MARSH	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, AMC-New York, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## AMC-NEW YORK, INC.

By:		
	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	President, Director	May 10, 2010
/s/ PAT METCALFE  Pat Metcalfe	Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	 Director	May 10, 2010

AMC-TENNESSEE, INC.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, AMC-Tennessee, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys- in-fact and agents shall do or cause to be done by virtue hereof.

<u>Signature</u>	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JULIE FRAZIER  Julie Frazier	President	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ JEFFREY M. STAMPS  Jeffrey M. Stamps	Director	May 10, 2010

By:

APS ACQUISITION, LLC.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, APS Acquisition, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

NEIGHBORCA	ARE	PHARMACY	SERVICES, IN	С.
Ву:	/s/	THOMAS R. M	<b>1</b> ARSH	

Thomas R. Marsh Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	- Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Arlington Acquisition I, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## ARLINGTON ACQUISITION I, INC.

By:	
-	/s/ REGIS T. ROBBINS
	Regis T. Robbins
	President

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	Date
/s/ REGIS T. ROBBINS  Regis T. Robbins	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ MIKE WOOD  Mike Wood	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Bio-Pharm International, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## **BIO-PHARM INTERNATIONAL, INC.**

By:	
	/s/ Bradley S. Abbott
	Bradley S. Abbott
	Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JAMES M. PUSEY  James M. Pusey	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	 Director	May 10, 2010

BPNY ACQUISITION CORP.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of BPNY Acquisition Corp. and BPTX Acquisition Corp. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

BPTX	ACQUISITION CORP.	
By:	/s/ TRACY FINN  Tracy Finn	

President

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010

/s/ REGIS T. ROBBINS May 10, 2010

Regis T. Robbins

Director

II-16

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Campo's Medical Pharmacy, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## CAMPO'S MEDICAL PHARMACY, INC.

By:		
-	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer, Director	May 10, 2010
/s/ JOSEPH L. DUPUY  Joseph L. Dupuy	President	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	 Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Capitol Home Infusion, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## CAPITOL HOME INFUSION, INC.

By:		
	/s/ TRACY FINN	
	Tracy Finn	
	President	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	Date
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of Care Pharmaceutical Services, LP and PRN Pharmaceutical Services, LP has duly caused this Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Covington, Commonwealth of Kentucky, on the 10th day of May 2010.

authorized, in the City of Covington, Commonwealth of Kentu	cky, on the 10th day of May 20	010.
CARE PHARMACEUTICAL SERVICES, LP		
PRN PHARMACEUTICAL SERVICES, LP		
By: General Partner:		
OMNICARE INDIANA PARTNERSHIP HOLDING COMPANY, LLC		
By:/s/ Bradley S. Abbott		
Bradley S. Abbott Treasurer		
We, the undersigned directors and officers, do hereby seven. D. Hodges, and each of them severally, our true and lawful attorbehalf in our capacities as directors and officers and to execute below, which said attorneys-in-fact and agents may deem necest 1933, as amended, and any rules, regulations and requirements Registration Statement on Form S-3, including specifically, but names in the capacities indicated below, any and all amendment registration statement and amendments thereto filed pursuant to hereby ratify and confirm all that said attorneys-in-fact and agents.	orney- in-fact and agent, to do a any and all instruments for us a ssary or advisable to enable said of the Securities and Exchange t without limitation, power and ats (including pre- and post-effe to Rule 462(b) promulgated under	any and all acts and things in our name and and in our names in the capacities indicated d Company to comply with the Securities Act of a Commission, in connection with the authority to sign for us or any of us, in our active amendments) hereto and any related er the Securities Act of 1933, and we do each
Pursuant to the requirements of the Securities Act of 1933 capacities and on the dates indicated.	3, this Registration Statement h	as been signed by the following persons in the
Signature	<u>Title</u>	<u>Date</u>
/s/ Bradley S. Abbott		May 10, 2010
Bradley S. Abbott	Treasure	r

/s/ Jeffrey M. Stamps		May 10, 2010
Jeffrey M. Stamps	President, Director	
/s/ Thomas R. Marsh		May 10, 2010
Thomas R. Marsh	Director	
/s/ CHERYL D. HODGES		May 10, 2010
Cheryl D. Hodges	Director	

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, CHP Acquisition Corp. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## CHP ACQUISITION CORP.

By:	
	/s/ Bradley S. Abbott
	Bradley S. Abbott
	Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	Date
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer, Director	May 10, 2010
/s/ PAT DOWNING Pat Downing	President	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, CIP Acquisition Corp. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### CIP ACQUISITION CORP.

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ Bradley S. Abbott	Treasurer	May 10, 2010
Bradley S. Abbott		
/s/ HAL HENDERSON	President	May 10, 2010
Hal Henderson		
/s/ THOMAS R. MARSH	Director	May 10, 2010
Thomas R. Marsh		
/s/ Regis T. Robbins	Director	May 10, 2010
Regis T. Robbins		
/s/ DAVE WEST	Director	May 10, 2010
Dave West		

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Clinimetrics Research Associates, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### CLINIMETRICS RESEARCH ASSOCIATES, INC.

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	Date
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer, Director	May 10, 2010
/s/ JAMES PUSEY  James Pusey	President	May 10, 2010
/s/ REGIS T. ROBBINS Regis T. Robbins	Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Compscript–Mobile, Inc certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## COMPSCRIPT-MOBILE, INC.

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	Date
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer, Director	May 10, 2010
/s/ DAVE WEST  Dave West	President	May 10, 2010
/s/ REGIS T. ROBBINS Regis T. Robbins	Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, CP Acquisition Corp. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### CP ACQUISITION CORP.

By:	/s/ TRACY FINN	
	Tracy Finn	
	President	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ BRADLEY S. ABBOT Bradley S. Abbott	Treasurer, Director	May 10, 2010
/s/ REGIS T. ROBBINS Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Euro Bio-Pharm Clinical Services, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### EURO BIO-PHARM CLINICAL SERVICES, INC.

By:	/s/ Tracy Finn	
	Tracy Finn	
	President	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Evergreen Pharmaceutical of California, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# EVERGREEN PHARMACEUTICAL OF CALIFORNIA, INC.

Ву:	/s/ THOMAS R. MARSH	
	Thomas R. Marsh	
Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ MIKE WOOD  Mike Wood	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, excelleRx, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

EXCEL	LERX,	INC.
-------	-------	------

By:	/s/ THOMAS R. MARSH	
·	Thomas R. Marsh	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ GARY W. KADLEC Gary W. Kadlec	President	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	Director	May 10, 2010

HMIS, INC.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, HMIS, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

ŕ		
By:	/s/ Tracy Finn	
	Tracy Finn	
	President	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	Date
/s/ TRACY FINN Tracy Finn	President	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ JEFFREY M. STAMPS  Jeffrey M. Stamps	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Hytree Pharmacy, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## HYTREE PHARMACY, INC.

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	Date
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer, Director	May 10, 2010
/s/ ROLF SCHRADER Rolf Schrader	President	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, In-House Pharmacies, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

By:	/s/ THOMAS R. MARSH	
	Thomas R. Marsh	
Treasurer		

IN-HOUSE PHARMACIES, INC.

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ MIKE WOOD  Mike Wood	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of Lobos Acquisition of Arizona, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## LOBOS ACQUISITION OF ARIZONA, INC.

By:	/s/ THOMAS R. MARSH	
	Thomas R. Marsh	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ JAMES CIALDINI  James Cialdini	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, LPI Acquisition Corp. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### LPI ACQUISITION CORP.

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer, Direct	or May 10, 2010
/s/ A. SAMUEL ENLOE A. Samuel Enloe	President President	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Managed Healthcare, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# MANAGED HEALTHCARE, INC.

By:	/s/ Bradley S. Abbott	
Bradley S. Abbott		
Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	Date
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ SARA FREEMAN  Sara Freeman	President	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS Regis T. Robbins	Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Management & Network Services, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### MANAGEMENT & NETWORK SERVICES, INC.

By:	/s/ Bradley S. Abbott	
Bradley S. Abbott		
Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	Date
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasure	May 10, 2010
/s/ JAMES CIALDINI  James Cialdini	President, Dir	rector May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Medical Arts Health Care, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### MEDICAL ARTS HEALTH CARE, INC.

By:	/s/ Bradley S. Abbott	
Bradley S. Abbott		
Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	Date
/s/ Bradley S. Abbott	Treasurer	May 10, 2010
Bradley S. Abbott		
/s/ HAL J. HENDERSON	President	May 10, 2010
Hal J. Henderson		
/s/ Thomas R. Marsh	Director	May 10, 2010
Thomas R. Marsh		
/s/ REGIS T. ROBBINS	Director	May 10, 2010
Regis T. Robbins		
/s/ DAVE WEST	Director	May 10, 2010
Dave West		

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Medical Services Consortium, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## MEDICAL SERVICES CONSORTIUM, INC.

By:	/s/ Bradley S. Abbott	
Bradley S. Abbott		
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer, Director	May 10, 2010
/s/ DAVE WEST  Dave West	President	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Med World Acquisition Corp. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### MED WORLD ACQUISITION CORP.

By:	/s/ Bradley S. Abbott		
Bradley S. Abbott			
Treasurer			

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer, Director	May 10, 2010
/s/ MICHAEL ROSENBLUM  Michael Rosenblum	President	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, MOSI Acquisition Corp. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## MOSI ACQUISITION CORP.

By:	/s/ REGIS T. ROBBINS		
Regis T. Robbins			
President			

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ REGIS T. ROBBINS  Regis T. Robbins	President, Director	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ JEFFREY M. STAMPS  Jeffrey M. Stamps	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of NCS Healthcare of Arizona, Inc., NCS Healthcare of Arkansas, Inc., NCS Healthcare of Connecticut, Inc., NCS Healthcare of Florida, Inc., NCS Healthcare of Indiana, Inc., NCS Healthcare of Massachusetts, Inc., NCS Healthcare of Michigan, Inc., NCS Healthcare of Minnesota, Inc., NCS Healthcare of Missouri, Inc., NCS Healthcare of Montana, Inc. and NCS Healthcare of New Hampshire, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

NCS HEALTHCARE OF ARKANSAS, INC.
NCS HEALTHCARE OF CONNECTICUT, INC.
NCS HEALTHCARE OF FLORIDA, INC.
NCS HEALTHCARE OF INDIANA, INC.
NCS HEALTHCARE OF MASSACHUSETTS, INC.
NCS HEALTHCARE OF MICHIGAN, INC.
NCS HEALTHCARE OF MINNESOTA, INC.
NCS HEALTHCARE OF MISSOURI, INC.
NCS HEALTHCARE OF MONTANA, INC.
NCS HEALTHCARE OF NEW HAMPSHIRE, INC.

By: /s/ Bradley S. Abbott

Treasurer

NCS HEALTHCARE OF ARIZONA, INC.

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JAMES CIALDINI  James Cialdini	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010

/s/ REGIS T. ROBBINS Director May 10, 2010

Regis T. Robbins

II-39

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of NCS Healthcare of Kentucky, Inc., and NCS Healthcare of Washington, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

NCS HEA	ALTHCAR	RE OF WASHINGTON, INC.	
By:	/s/ '	THOMAS R. MARSH	
		Thomas R. Marsh	
		Treasurer	

NCS HEALTHCARE OF KENTUCKY, INC.

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ JAMES CIALDINI  James Cialdini	President, Direct	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Direc	tor May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of NCS Healthcare of Illinois, LLC, NCS Healthcare of Iowa, LLC., NCS Healthcare of Maryland, LLC., NCS Healthcare of Ohio, LLC., NCS Healthcare of Rhode Island, LLC. and NCS Healthcare of Wisconsin, LLC., certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

NCS	HEALTHCARE OF KANSAS, LLC.
NCS	HEALTHCARE OF MARYLAND, LLC.
NCS	HEALTHCARE OF OHIO, LLC.
NCS :	HEALTHCARE OF RHODE ISLAND, LLC.
NCS	HEALTHCARE OF WISCONSIN, LLC.
Ву:	Sole Member:
NEIG	GHBORCARE PHARMACY SERVICES, INC.
By:	/s/ Thomas R. Marsh
	Thomas D. Marsh

Treasurer

NCS HEALTHCARE OF ILLINOIS, LLC. NCS HEALTHCARE OF IOWA, LLC.

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Dire	May 10, 2010 ector
/s/ TRACY FINN Tracy Finn	President, Dire	May 10, 2010 ector

/s/ REGIS T. ROBBINS May 10, 2010

Regis T. Robbins

Director

II-41

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of NCS Healthcare of New Jersey, Inc., NCS Healthcare of New Mexico, Inc., NCS Healthcare of North Carolina, Inc., NCS Healthcare of Oklahoma, Inc., NCS Healthcare of Oregon, Inc., NCS Healthcare of Pennsylvania, Inc., NCS Healthcare of South Carolina, Inc., NCS Healthcare of Tennessee, Inc., NCS Healthcare of Texas, Inc., NCS Healthcare of Vermont, Inc., NCS Services, Inc. and NCS of Illinois, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

	Bradley S. Abbott	
Ву:	/s/ Bradley S. Abbott	
NCS OF I	LINOIS, INC.	
	ICES, INC.	
	THCARE OF VERMONT, INC.	
	THCARE OF TEXAS, INC.	
	THCARE OF TENNESSEE, INC.	
	THCARE OF SOUTH CAROLINA,	INC.
	THCARE OF PENNSYLVANIA, IN	
NCS HEA	THCARE OF OREGON, INC.	
NCS HEA	THCARE OF OKLAHOMA, INC.	
NCS HEA	THCARE OF NORTH CAROLINA,	INC.
NCS HEA	THCARE OF NEW MEXICO, INC.	

Treasurer

NCS HEALTHCARE OF NEW JERSEY, INC.

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JAMES CIALDINI  James Cialdini	President, Director	May 10, 2010

/s/ Thomas R. Marsh	_	May 10, 2010
Thomas R. Marsh	Director	
/s/ Regis T. Robbins		May 10, 2010
Regis T. Robbins	Director	

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, NCS Healthcare, LLC., certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

NCS	HEAL	THCA	RE.	$_{ m LL}$	C.

	Treasurer	
	Thomas R. Marsh	
By:	/s/ Thomas R. Marsh	
OMNI	ICARE HOLDING COMPANY	
Бу.	Sole Member:	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	Date
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer	May 10, 2010
/s/ JOEL F. GEMUNDER  Joel F. Gemunder	President, Director	May 10, 2010
/s/ PATRICK E. KEEFE  Patrick E. Keefe	Director	May 10, 2010
/s/ CHERYL D. HODGES Cheryl D. Hodges	Director	May 10, 2010

By:

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, NCS Healthcare of Indiana LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## NCS HEALTHCARE OF INDIANA, LLC

	General Partner:
NCS S	SERVICES, INC.
By:	/s/ Bradley S. Abbott
	Bradley S. Abbott
	Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JAMES CIALDINI  James Cialdini	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010

May 10, 2010 /s/ REGIS T. ROBBINS Director

II-44

Regis T. Robbins

NEIGHBORCARE, INC.

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of NeighborCare, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

By:	/s/ TRACY FINN	
	Tracy Finn	
	President	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins		May 10, 2010

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, NeighborCare-Medisco, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

NEIGHBORCARE-MEDISCO, INC.	

By: /s/ TRACY FINN

Tracy Finn

President

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins		May 10, 2010

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, NeighborCare of Northern California, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# NEIGHBORCARE OF NORTHERN CALIFORNIA, INC.

Ву:	/s/ Tracy Finn
	Tracy Finn
	President

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins		May 10, 2010

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, NeighborCare Holdings, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

NEIGHBORCARE	HOLDINGS, INC.
--------------	----------------

By:	/s/ Tracy Finn	
	Tracy Finn	
	President	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	_ Director	May 10, 2010

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, NeighborCare Pharmacy Services, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## NEIGHBORCARE PHARMACY SERVICES, INC.

By:	/s/ Tracy Finn	
	Tracy Finn	
	President	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, NeighborCare Repackaging, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## NEIGHBORCARE REPACKAGING, INC.

By:	/s/ THOMAS R. MARSH	
	Thomas R. Marsh	
	Tressurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	Date
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ JAMES CIALDINI  James Cialdini	President	May 10, 2010
/s/ TRACY FINN Tracy Finn	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, NeighborCare Services Corporation certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## NEIGHBORCARE SERVICES CORPORATION

By:	
,	/s/ Tracy Finn
	Tracy Finn
	President

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ REGIS T. ROBBINS Regis T. Robbins	 Director	May 10, 2010

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, The Tidewater Healthcare Shared Service Group, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# THE TIDEWATER HEALTHCARE SHARED SERVICE GROUP, INC.

By:	/s/ Thomas Mars	Н	
	Thomas Marsh		
	Троесиров		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	Date
/s/ THOMAS W. LUDEKE Thomas W. Ludeke	President	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of NeighborCare–Infusion Services, Inc., NeighborCare of California, Inc. and NeighborCare of Oklahoma, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

NEIGHBORCARE-INFUSION SERVICES, INC. NEIGHBORCARE OF CALIFORNIA, INC. NEIGHBORCARE OF OKLAHOMA, INC.

Ву:	
	/s/ Tracy Finn
	Tracy Finn
	President

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President, Direc	May 10, 2010 tor
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Direc	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, NGC Acquisition Company LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# NGC ACQUISITION COMPANY LLC

By:		
	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	Date
/s/ RAPHAEL LIEBERMAN  Raphael Liebermen	President	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ REGIS T. ROBBINS Regis T. Robbins	Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ JEFFREY M. STAMPS  Jeffrey M. Stamps	Manager	May 10, 2010

By:

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of North Shore Pharmacy Services, LLC and OCR-RA Acquisition, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# NORTH SHORE PHARMACY SERVICES, LLC OCR-RA ACQUISITION, LLC.

Sole Member:

NEIGHBORCA	RE I	PHARMACY SERVICES, INC.
Ву:	/s/	THOMAS R. MARSH

Thomas R. Marsh
Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each

hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	Date
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins		May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Canadian Holdings, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## OMNICARE CANADIAN HOLDINGS, INC.

/5/	TRACY FINN Tracy Finn	
	President	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	 Treasurer	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	 Director	May 10, 2010

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Clinical Research, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# OMNICARE CLINICAL RESEARCH, INC.

By:	
	/s/ Bradley S. Abbott
	Bradley S. Abbott
	Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JAMES M. PUSEY  James M. Pusey	President & Chief Executive Officer	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	Director	May 10, 2010

/s/ REGIS T. ROBBINS May 10, 2010

Regis T. Robbins

Director

II-57

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare CR Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## OMNICARE CR INC.

By:		
	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JAMES M. PUSEY  James M. Pusey	President and Chief Executive Officer	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	Director	May 10, 2010

May 10, 2010 /s/ REGIS T. ROBBINS Director

Regis T. Robbins

II-58

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Holding Company certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## OMNICARE HOLDING COMPANY

By:		
	/s/ THOMAS R. MARSH	
	Thomas R. Marsh	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer	May 10, 2010
/s/ JOEL F. GEMUNDER  Joel F. Gemunder	President, Director	May 10, 2010
/s/ CHERYL D. HODGES Cheryl D. Hodges	Director	May 10, 2010
/s/ PATRICK E. KEEFE Patrick E. Keefe	 Director	May 10, 2010

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Management Company certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## OMNICARE MANAGEMENT COMPANY

By:		
	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JOEL F. GEMUNDER  Joel F. Gemunder	President, Director	May 10, 2010
/s/ JOHN L. WORKMAN  John L. Workman	Director	May 10, 2010
/s/ CHERYL D. HODGES Cheryl D. Hodges	_ Director	May 10, 2010

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Pharmacies of Maine Holding Company certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# OMNICARE PHARMACIES OF MAINE HOLDING COMPANY

By:	/s/ Bradley S. Abbott	
Bradley S. Abbott		
Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	Date
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer, Director	May 10, 2010
/s/ JEFFREY M. STAMPS Jeffrey M. Stamps	President	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Pharmacies of Pennsylvania East, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# OMNICARE PHARMACIES OF PENNSYLVANIA EAST, LLC

By:	/s/ Tracy Finn	
	Tracy Finn	
	President	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>	
/s/ TRACY FINN Tracy Finn	President, Manager	May 10, 2010	
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010	
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010	
/s/ REGIS T. ROBBINS Regis T. Robbins	Manager	May 10, 2010	

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Pharmacies of the Great Plains Holding Company certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# OMNICARE PHARMACIES OF THE GREAT PLAINS HOLDING COMPANY

By:	/s/ Bradley S. Abbott				
Bradley S. Abbott					
Treasurer					

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>	
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010	
/s/ TONY SOLARO Tony Solaro	President, Director	May 10, 2010	
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010	
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010	

Dv.

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Pharmacy of Florida, LP certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# OMNICARE PHARMACY OF FLORIDA, LP

	Treasurer		
	Bradley S. Abbott		
By:	/s/ Bradley S. Abbott		
PHAR	RMACY HOLDING #2, LLC		
General Partner			
Dy.			

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Date</u>	Title
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ REGIS T. ROBBINS Regis T. Robbins	President, Manago	er May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010

Bv:

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of Omnicare Pharmacy of Indiana, LLC, Omnicare Pharmacy of North Carolina, LLC, Omnicare Pharmacy of Pueblo, LLC, Pharmacy Holding #1, LLC and Pharmacy Holding #2, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

OMNICARE PHARMACY OF INDIANA, LLC
OMNICARE PHARMACY OF NORTH
CAROLINA, LLC
OMNICARE PHARMACY OF PUEBLO, LLC
PHARMACY HOLDING #1, LLC
PHARMACY HOLDING #2, LLC

3	Sole Member:				
APS A	PS ACQUISITION LLC				
Ву:	Sole Member:				
NEIG	HBORCARE PHARMACY SERVICES, INC.				
Ву:	/s/ THOMAS R. MARSH				
	Thomas R. Marsh Treasurer				

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature		<u>Title</u>	<u>Date</u>
/	/s/ THOMAS R. MARSH	Treasurer, Direct	or May 10, 2010

Thomas R. Marsh

/s/ Tracy Finn	President, Director	May 10, 2010
Tracy Finn		
/s/ REGIS T. ROBBINS	Director	May 10, 2010
Regis T. Robbins		

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of Omnicare Pharmacy of Nebraska LLC and Omnicare Pharmacy of South Dakota LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

OMNICARE PHARMACY OF NEBRASKA LLC
OMNICARE PHARMACY OF SOUTH DAKOTA
LLC

By:	Cala Mamban	
	Sole Member:	

# OMNICARE PHARMACIES OF THE GREAT PLAINS HOLDING COMPANY

By:	/s/ Bradley S. Abbott
	Bradley S. Abbott
	Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ TONY SOLARO Tony Solaro	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010

/s/ REGIS T. ROBBINS Director May 10, 2010

Regis T. Robbins

II-66

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of Omnicare Pharmacy of Texas 1, LP and Omnicare Pharmacy of Texas 2, LP certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

OMNICARE PHARMACY OF TEXAS 1, LP OMNICARE PHARMACY OF TEXAS 2, LP

By:			
	General Partner		
PHARMACY HOLDING #2, LLC			
By:	/s/ REGIS T. ROBBINS		
	Regis T. Robbins		

President

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ REGIS T. ROBBINS  Regis T. Robbins	President, Manager	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010

By:

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Purchasing Company LP certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# OMNICARE PURCHASING COMPANY LP

	General Partner
	ICARE PURCHASING COMPANY NERAL PARTNER, INC.
By:	/s/ BRADLEY S. ABBOTT  Bradley S. Abbott

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Date</u>	<u>Title</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ PATRICK E. KEEFE Patrick E. Keefe	President, Director	May 10, 2010
/s/ CHERYL D. HODGES Cheryl D. Hodges	Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of Omnicare Purchasing Company General Partner, Inc. and Omnicare Purchasing Company Limited Partner, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

OMNICARE PURCHASING COMPANY
GENERAL PARTNER, INC.
OMNICARE PURCHASING COMPANY LIMITED
PARTNER, INC.

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	Date
/s/ Bradley S. Abbott	Treasurer	May 10, 2010
Bradley S. Abbott		
/s/ PATRICK E. KEEFE	President, Director	May 10, 2010
Patrick E. Keefe		
/s/ CHERYL D. HODGES	Director	May 10, 2010
Cheryl D. Hodges		
/s/ Thomas R. Marsh	Director	May 10, 2010
Thomas R. Marsh		

PBM-PLUS, INC.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, PBM-Plus, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

By:	/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	
Bradley S. Abbott  Treasurer		
	Bradley S. Abbott	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	Date
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ KLAUS HIEBER  Klaus Hieber	President	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, PBM Plus Mail Service Pharmacy, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### PBM PLUS MAIL SERVICE PHARMACY, LLC

By:	/s/ Thomas R. Marsh	
	Thomas R. Marsh	
Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer	May 10, 2010
/s/ KLAUS HIEBER Klaus Hieber	President	May 10, 2010
/s/ REGIS T. ROBBINS Regis T. Robbins	Manager	May 10, 2010
/s/ TRACY FINN Tracy Finn	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Pharmacon Corp. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### PHARMACON CORP.

By:	/s/ Bradley S. Abbott	
Bradley S. Abbott		
Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ Bradley S. Abbott	Treasurer	May 10, 2010
Bradley S. Abbott		
/s/ RICHARD ZELKOWITZ	President	May 10, 2010
Richard Zelkowitz		
/s/ THOMAS R. MARSH	Director	May 10, 2010
Thomas R. Marsh		,
/s/ REGIS T. ROBBINS	Director	May 10, 2010
Regis T. Robbins		
/s/ Jeffery M. Stamps	Director	May 10, 2010
Jeffrey M. Stamps		

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Pharmacy Associates of Glens Falls, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

PHARMACY	ASSOCIATES	OF GLEN	S FALLS,
INC.			

By:	/s/ Bradley S. Abbott
	Bradley S. Abbott Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Pharmacy Consultants, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## PHARMACY CONSULTANTS, INC.

By:	/s/ TRACY FINN	
	Tracy Finn	
President		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	Date
/s/ TRACY FINN Tracy Finn	President	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ JEFFREY M. STAMPS  Jeffrey M. Stamps	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Pharmasource Healthcare, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### PHARMASOURCE HEALTHCARE, INC.

By:	/s/ Thomas R. Marsh
	Thomas R. Marsh
	Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ JAMES CIALDINI  James Cialdini	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Pharm-Corp of Maine LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### PHARM-CORP OF MAINE LLC

By: Sole Member:

# OMNICARE PHARMACIES OF MAINE HOLDING COMPANY

By:	/s/ Bradley S. Abbott	
-	Bradley S. Abbott	
	Тиолением	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

<u>Signature</u>	Title	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer, Director	May 10, 2010
/s/ MONITA LAVOIE  Monita Lavoie	President	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Pharmed Holdings, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### PHARMED HOLDINGS, INC.

By:	/s/ Bradley S. Abbott	
Bradley S. Abbott		
	Tressurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<b>Date</b>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JOSEPH L. DUPUY  Joseph L. Dupuy	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, PP Acquisition Company, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## PP ACQUISITION COMPANY, LLC

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Tressurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ A. SAMUEL ENLOE  A. Samuel Enloe	President, Mar	mager May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, PPS Acquisition Company, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## PPS ACQUISITION COMPANY, LLC

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Trescurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ A. SAMUEL ENLOE A. Samuel Enloe	President, Manag	ger May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS Regis T. Robbins	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Professional Pharmacy Services, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## PROFESSIONAL PHARMACY SERVICES, INC.

By:	/s/ Tracy Finn	
	Tracy Finn	
	President	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President, Directo	r May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Directo	r May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Rescot Systems Group, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## RESCOT SYSTEMS GROUP, INC.

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JAMES CIALDINI  James Cialdini	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	 Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Royal Care of Michigan LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### ROYAL CARE OF MICHIGAN LLC

By:	/s/ Tracy Finn	
	Tracy Finn	
	Prosident	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President, Manager	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS Regis T. Robbins	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, SHC Acquisition Co, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## SHC ACQUISITION CO, LLC

By:			
	Sole Member:		
HMIS,	INC.		
By:	/s/	TRACY FINN	
		Tracy Finn	
		President	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	Date
/s/ TRACY FINN Tracy Finn	President	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

/s/ JEFFREY M. STAMPS May 10, 2010

Jeffrey M. Stamps

Director

II-83

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Shore Pharmaceutical Providers, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# SHORE PHARMACEUTICAL PROVIDERS, INC.

By:	/s/ Thomas R. Marsh	
	Thomas R. Marsh	
	President	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	Date
/s/ THOMAS R. MARSH Thomas R. Marsh	President, Director	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ JEFFREY M. STAMPS  Jeffrey M. Stamps	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Southside Apothecary, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## SOUTHSIDE APOTHECARY, INC.

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JEFFREY M. STAMPS  Jeffrey M. Stamps	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	 Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Specialized Home Infusion of Michigan LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# SPECIALIZED HOME INFUSION OF MICHIGAN LLC

Ву:	/s/ Bradley S. Abbott	
·	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ ROLF SCHRADER Rolf Shrader	President, Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS Regis T. Robbins	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Specialized Patient Care Services, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### SPECIALIZED PATIENT CARE SERVICES, INC.

By:	/s/ Tracy Finn	
	Tracy Finn	
	President	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ JOSEPH L. DUPUY  Joseph L. Dupuy	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Sterling Healthcare Services, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## STERLING HEALTHCARE SERVICES, INC.

By:	/s/	BRADLEY S. ABBOTT	
		Bradley S. Abbott	
		Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott		May 10, 2010
/s/ JOSEPH L. DUPUY  Joseph L. Dupuy	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins		May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Superior Care Pharmacy, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## SUPERIOR CARE PHARMACY, INC.

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ MICHAEL WOOD  Michael Wood	President	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	Director	May 10, 2010

SWISH, INC.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Swish, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

Ву:	/s/ TRACY FINN	
	Tracy Finn	
	President	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

<u>Signature</u>	<u>Title</u>	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott		May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh		May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins		May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, TCPI Acquisition Corp. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# TCPI ACQUISITION CORP.

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Tressurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	Date
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ ROLF SCHRADER  Rolf Schrader	President, Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, THG Acquisition Corp. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## THG ACQUISITION CORP.

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Tressurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, The Hardardt Group, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## THE HARDARDT GROUP, INC.

By:	/s/ Tracy Finn	
	Tracy Finn	
President		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	_ Director	May 10, 2010

THE MEDICINE CENTRE, LLC

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, The Medicine Centre, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# By: Sole Member: ASCO HEALTHCARE, LLC. By: Sole Member: NEIGHBORCARE PHARMACY SERVICES, INC. By: /s/ THOMAS R. MARSH Thomas R. Marsh

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>	
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010	
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010	
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010	

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Three Forks Apothecary, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## THREE FORKS APOTHECARY, INC.

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ MIKE ARNOLD  Mike Arnold	President	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ JEFFREY M. STAMPS  Jeffrey M. Stamps	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, UC Acquisition Corp. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## UC ACQUISITION CORP.

By:	/s/ Bradley S. Abbott		
	Bradley S. Abbott		
	Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ Bradley S. Abbott	Treasurer	May 10, 2010
Bradley S. Abbott		
/s/ JACKIE AKLER	President	May 10, 2010
Jackie Akler		• ,
/s/ THOMAS R. MARSH	Director	May 10, 2010
Thomas R. Marsh		
/s/ Regis T. Robbins	Director	May 10, 2010
Regis T. Robbins		
/s/ Dave West	Director	May 10, 2010
Dave West		

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Uni-Care Health Services of Maine, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### UNI-CARE HEALTH SERVICES OF MAINE, INC.

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	Date
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasure	May 10, 2010
/s/ JAMES CIALDINI  James Cialdini	President, Dir	rector May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

VALUE PHARMACY, INC.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Value Pharmacy, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

D.,,	/s/	BRADLEY S. ABBOTT	
By:	/ S/	Bradley S. Abbott	

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ Bradley S. Abbott	Treasurer	May 10, 2010
Bradley S. Abbott		
/s/ Jeffrey M. Stamps	President, Director	May 10, 2010
Jeffrey M. Stamps		
/s/ Regis T. Robbins	Director	May 10, 2010
Regis T. Robbins		
/s/ THOMAS R. MARSH	Director	May 10, 2010
Thomas R. Marsh		

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Vital Care Infusions, Inc. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### VITAL CARE INFUSIONS, INC.

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
	_	
/s/ Bradley S. Abbott	Treasurer	May 10, 2010
Bradley S. Abbott		
/s/ STANLEY KAPLAN	President	May 10, 2010
Stanley Kaplan		• ,
/s/ THOMAS R. MARSH	Director	May 10, 2010
Thomas R. Marsh		
/s/ Regis T. Robbins	Director	May 10, 2010
Regis T. Robbins		
/s/ Jeffrey M. Stamps	Director	May 10, 2010
Jeffrey M. Stamps		

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Winslow's Pharmacy certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### WINSLOW'S PHARMACY

By:	/s/ Bradley S. Abbott		
	Bradley S. Abbott		
	Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	<u>Title</u>	<u>Date</u>
/s/ Bradley S. Abbott	Treasurer	May 10, 2010
Bradley S. Abbott  /s/ JEFFREY M. STAMPS	President, Direct	ctor May 10, 2010
Jeffrey M. Stamps /s/ THOMAS R. MARSH	Director	May 10, 2010
Thomas R. Marsh  /s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Williamson Drug Company Incorporated certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# WILLIAMSON DRUG COMPANY INCORPORATED

By:	/s/ Tracy Finn	
	Tracy Finn	
	President	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Accu-Med Services LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### ACCU-MED SERVICES LLC

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	<u>Date</u>	<u>Title</u>
/s/ Bradley S. Abbott	Treasurer	May 10, 2010
Bradley S. Abbott  /s/ THOMAS W. LUDEKE	President/Manager	May 10, 2010
/s/ THOMAS R. MARSH	Manager	May 10, 2010
Thomas R. Marsh  /s/ REGIS T. ROBBINS	Manager	May 10, 2010
Regis T. Robbins		

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Accu-Med Services of Washington LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## ACCU-MED SERVICES OF WASHINGTON LLC

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ THOMAS W. LUDEKE	President/Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Bach's Pharmacy Services, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## BACH'S PHARMACY SERVICES, LLC

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ TRACY FINN Tracy Finn	President	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ JEFFREY M. STAMPS  Jeffrey M. Stamps	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Compscript–Boca, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## COMPSCRIPT-BOCA, LLC

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer, Manager	May 10, 2010
/s/ DAVE WEST  Dave West	President	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010
/s/ TRACY FINN Tracy Finn	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, CompScript, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

By:		
-	Sole member:	

**COMPSCRIPT, LLC** 

## NEIGHBORCARE PHARMACY SERVICES, INC.

By:	/s/ Thomas R. Marsh
	Thomas M. Marsh
	Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, CTLP Acquisition LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## CTLP ACQUISITION LLC

By:	/s/ Bradley S. Abbott		
Bradley S. Abbott			
Treasurer			

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	President, Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ A. SAMUEL ENLOE  A. Samuel Enloe	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, D & R Pharmaceutical Services, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

D & R PHARMACEUTICAL SERVICES, LLC

	Thomas R. Marsh
By:	/s/ Thomas R. Marsh
NEIG	HBORCARE PHARMACY SERVICES, INC.
By:	Sole member:

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Dixon Pharmacy LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### DIXON PHARMACY LLC

By:	/s/ Bradley S. Abbott		
Bradley S. Abbott			
Tressurer			

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ A. SAMUEL ENLOE  A. Samuel Enloe	President, Mar	mager May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Enloe Drugs LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### ENLOE DRUGS LLC

By:	/s/ Bradley S. Abbott		
Bradley S. Abbott			
Treasurer			

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ A. SAMUEL ENLOE A. Samuel Enloe	President, Manager	May 10, 2010
/s/ REGIS T. ROBBINS Regis T. Robbins	Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010

Bv:

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Evergreen Pharmaceutical, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## EVERGREEN PHARMACEUTICAL, LLC

	Thomas R. Marsh
By:	/s/ Thomas R. Marsh
NEIG	HBORCARE PHARMACY SERVICES, INC.
<i>J</i> .	Sole member:

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Pharmacy of Maine LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## OMNICARE PHARMACY OF MAINE LLC

By:	/s/ Bradley S. Abbott		
Bradley S. Abbott			
Treasurer			

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

<u>Signature</u>	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JEFFREY M. STAMPS Jeffrey M. Stamps	President, Directo	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Property Management, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

By:	Sole Member:
NEIGH	BORCARE PHARMACY SERVICES, INC.
By:	/s/ Thomas R. Marsh

Thomas R. Marsh
Treasurer

OMNICARE PROPERTY MANAGEMENT, LLC

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

By:

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Asco Healthcare of New England, Limited Partnership certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

ASCO HEALTHCARE OF NEW	ENGLAND,
LIMITED PARTNERSHIP	

Sole Member:

ASCO HEALTHCARE, LLC.

capacities and on the dates indicated.

Signature

By:		
Sole Me	ember:	
NEIGHBORCA	RE PHARMACY SERVICES, INC.	
By:		
	/s/ THOMAS R. MARSH	
	Thomas R. Marsh	
	Treasurer	
We, the und	ersigned directors and officers, do hereb	by severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl
D. Hodges, and ea	ach of them severally, our true and lawfo	al attorney- in-fact and agent, to do any and all acts and things in our name and
behalf in our capa	cities as directors and officers and to ex	ecute any and all instruments for us and in our names in the capacities indicated
below, which said	l attorneys-in-fact and agents may deem	necessary or advisable to enable said Company to comply with the Securities Act of
1933, as amended	l, and any rules, regulations and requirer	nents of the Securities and Exchange Commission, in connection with the
Registration State	ement on Form S-3, including specificall	y, but without limitation, power and authority to sign for us or any of us, in our
names in the capa	cities indicated below, any and all amen	dments (including pre- and post-effective amendments) hereto and any related
registration staten	nent and amendments thereto filed pursu	ant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each

hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Title

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the

Date

/s/ Thomas R. Marsh		May 10, 2010
Thomas M. Marsh	Treasurer, Director	
/s/ TRACY FINN		May 10, 2010
Tracy Finn	President, Director	
/s/ REGIS T. ROBBINS		May 10, 2010
Regis T. Robbins	Director	

By:

MEDICAL SERVICES GROUP, LLC

Sole Member:

ASCO HEALTHCARE, LLC.

capacities and on the dates indicated.

Signature

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Medical Services Group, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

By:	Sole Member:
NEIG	HBORCARE PHARMACY SERVICES, INC.
By:	
	/s/ Thomas R. Marsh
	Thomas R. Marsh
	Treasurer
D. Ho	Ve, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl ges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated
	which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act o
	s amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the
Regis names registr	ation Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related ation statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.
110100	ratify and commit an that said attorneys in fact and agents shan do of cause to be done by virtue nercor.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the

Date

Title

/s/ Thomas R. Marsh	<del>_</del>	May 10, 2010
Thomas M. Marsh	Treasurer, Director	
/s/ Tracy Finn	<u> </u>	May 10, 2010
Tracy Finn	President, Director	
44.5		
/s/ REGIS T. ROBBINS	<u> </u>	May 10, 2010
Regis T. Robbins	Director	

Signature

THOMAS R. MARSH

Thomas M. Marsh

TRACY FINN

**Tracy Finn** 

**NEIGHBORCARE-ORCA, LLC** 

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, NeighborCare—Orca, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

By: Sole member:
NEIGHBORCARE PHARMACY SERVICES, INC.
By:
/s/ Thomas R. Marsh
Thomas R. Marsh  Treasurer
We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.  Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Title

Treasurer, Director

President, Director

Date

May 10, 2010

May 10, 2010

/s/ REGIS T. ROBBINS May 10, 2010

Regis T. Robbins

Director

NEIGHBORCARE OF INDIANA, LLC.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of NeighborCare of Indiana, LLC., NeighborCare of Virginia, LLC and NeighborCare of Wisconsin, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

NEIGHBORCARE OF VIRGINIA, LLC.
NEIGHBORCARE OF WISCONSIN, LLC.
By: Sole member:
OMNICARE OF NEW YORK, LLC.
By: Sole member:
NEIGHBORCARE PHARMACY SERVICES, INC.
By:  /s/ THOMAS R. MARSH  Thomas R. Marsh  Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins		May 10, 2010

By:

**NEIGHBORCARE PHARMACIES, LLC** 

Sole Member:

ASCO HEALTHCARE, LLC.

capacities and on the dates indicated.

Signature

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, NeighborCare Pharmacies, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

By:	le Member:
NEIGHBO	RCARE PHARMACY SERVICES, INC.
Ву:	/s/ Thomas R. Marsh
	Thomas R. Marsh
	Treasurer
	e undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Chery and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and
•	r capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated
	h said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of
	ended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the
	Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our
names in the	capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related
registration	statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each
hereby ratify	and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the

Date

Title

/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	- Director	May 10, 2010

OMNICARE OF NEW YORK, LLC

THOMAS R. MARSH

Thomas M. Marsh

TRACY FINN

**Tracy Finn** 

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare of New York, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

Signature	Title	Date
	the requirements of the Securities Act of 1933, this Registration Statement the dates indicated.	t has been signed by the following persons in the
D. Hodges, and e behalf in our cap below, which sai 1933, as amende Registration Stat names in the cap registration state	dersigned directors and officers, do hereby severally constitute and appoint each of them severally, our true and lawful attorney- in-fact and agent, to deacities as directors and officers and to execute any and all instruments for und attorneys-in-fact and agents may deem necessary or advisable to enable stand, and any rules, regulations and requirements of the Securities and Exchangement on Form S-3, including specifically, but without limitation, power are acities indicated below, any and all amendments (including pre- and post-ement and amendments thereto filed pursuant to Rule 462(b) promulgated und confirm all that said attorneys-in-fact and agents shall do or cause to be de-	to any and all acts and things in our name and as and in our names in the capacities indicated said Company to comply with the Securities Act of age Commission, in connection with the and authority to sign for us or any of us, in our affective amendments) hereto and any related ander the Securities Act of 1933, and we do each
	Thomas R. Marsh Treasurer	
Ву:	/s/ Thomas R. Marsh	
NEIGHBORCA	ARE PHARMACY SERVICES, INC.	
By: Sole m	ember:	

Treasurer, Director

President, Director

May 10, 2010

May 10, 2010

/s/ REGIS T. ROBBINS May 10, 2010

Regis T. Robbins

Director

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Pharmacies of Pennsylvania West, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

OMNICARE I	PHARMACIES	OF PEN	NSYLVAI	NIA
WEST, LL	C			

By:	Sole member:
NEIGI	HBORCARE PHARMACY SERVICES, INC.
By:	/s/ THOMAS R. MARSH  Thomas R. Marsh

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ Thomas R. Marsi		May 10, 2010
Thomas M. Marsh	Treasurer, Director	
/s/ Tracy Finn		May 10, 2010
Tracy Finn	President, Director	

/s/ REGIS T. ROBBINS May 10, 2010

Regis T. Robbins

Director

D-..

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Pharmacy And Supply Services, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

OMNICARE PHARM	IACY AND SUPPLY
SERVICES, LLC	

	Thomas R. Marsh
By:	/s/ Thomas R. Marsh
D <sub>W</sub> .	
NEIGI	HBORCARE PHARMACY SERVICES, INC.
Бу.	Sole member:
Dy.	

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Dir	May 10, 2010 rector
/s/ TRACY FINN Tracy Finn	President, Dire	May 10, 2010 rector

/s/ REGIS T. ROBBINS May 10, 2010

Regis T. Robbins

Director

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Pharmacy of Colorado LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### OMNICARE PHARMACY OF COLORADO LLC

	Thomas R. Marsh Treasurer
	/s/ THOMAS R. MARSH
By:	
LCPS	ACQUISITION, LLC.
	Sole member:
By:	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Manager	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Manager	May 10, 2010
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Vice President, Manager	May 10, 2010

/s/ REGIS T. ROBBINS	

Regis T. Robbins

May 10, 2010

Secretary, Manager

II-122

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Pharmacy of The Midwest, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

OMNICARE	PHAR	RMACY OF THE MIDWEST,
LLC		
D		
By:	memb	or·
3010	memo	C1.
NEIGHBOR	CARE	PHARMACY SERVICES, INC.
By:	/S/	THOMAS R. MARSH
		Thomas R. Marsh
		Treasurer
We, the	undersi	igned directors and officers, do hereby severally c
D. Hodges, an	d each	of them severally, our true and lawful attorney- is

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/S/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Dire	May 10, 2010 ector
/S/ TRACY FINN Tracy Finn	President, Direction	May 10, 2010 ctor

/s/ REGIS T. ROBBINS May 10, 2010

Regis T. Robbins

Director

II-123

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, PMRP Acquisition Company, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# PMRP ACQUISITION COMPANY, LLC

By:	/s/ Thomas R. Marsh	
	Thomas R. Marsh	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/S/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Manager	May 10, 2010
/S/ TRACY FINN Tracy Finn	President, Manager	May 10, 2010
/S/ BRADLEY S. ABBOTT Bradley S. Abbott	Vice President, Manager	May 10, 2010
/S/ REGIS T. ROBBINS  Regis T. Robbins	Secretary, Manager	May 10, 2010

By:

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, PSI Arkansas Acquisition, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# PSI ARKANSAS ACQUISITION, LLC

	Sole member:	
СР АС	CQUISITION CORP.	
By:	/S/ BRADLEY S. ABBOTT  Bradley S. Abbott	
By:	/S/ BRADLEY S. ABBOTT Bradley S. Abbott	

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/S/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer, Director	May 10, 2010
/S/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/S/ REGIS T. ROBBINS  Regis T. Robbins	 Director	May 10, 2010

 $\mathbf{R}\mathbf{v}$ 

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Roeschen's Healthcare, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### ROESCHEN' S HEALTHCARE, LLC

	Thomas R. Marsh
By:	/s/ Thomas R. Marsh
NEIG	HBORCARE PHARMACY SERVICES, INC.
Dy.	Sole member:

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/S/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/S/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/S/ REGIS T. ROBBINS  Regis T. Robbins	 Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, RXC Acquisition Company certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### RXC ACQUISITION COMPANY

By:	/s/ Thomas R. Marsh	
	Thomas R. Marsh	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/S/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/S/ REGIS T. ROBBINS  Regis T. Robbins	President, Director	May 10, 2010
/S/ JAMES CIALDINI  James Cialdini	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Specialized Pharmacy Services, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

By:	
J	Sole member:
NEIGH	BORCARE PHARMACY SERVICES, INC.
D.,,	/s/ Thomas R. Marsh
By:	
	Thomas R. Marsh

Treasurer

SPECIALIZED PHARMACY SERVICES, LLC

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/S/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Suburban Medical Services, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### SUBURBAN MEDICAL SERVICES, LLC

By:	/s/ THOMAS R. MARSH
	Thomas R. Marsh
	Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	Date
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Manager	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Secretary, Manager	May 10, 2010

D.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, NeighborCare of Ohio, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### NEIGHBORCARE OF OHIO, LLC

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins		May 10, 2010

Rv.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Asco Healthcare, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### ASCO HEALTHCARE, LLC

	Thomas R. Marsh
By:	/s/ THOMAS R. MARSH
NEIG	HBORCARE PHARMACY SERVICES, INC.
Dy.	Sole member:

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins		May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Badger Acquisition LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### BADGER ACQUISITION LLC

By:	/s/ THOMAS R. MARSH	
	Thomas R. Marsh	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Manager	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Manager	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Vice President, Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Secretary, Manager	May 10, 2010

LLC

BADGER ACQUISITION OF BROOKSVILLE

BADGER ACQUISITION OF KENTUCKY LLC

capacities and on the dates indicated.

Signature

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of Badger Acquisition of Brooksville LLC, Badger Acquisition of Kentucky LLC, Badger Acquisition of Minnesota LLC, Badger Acquisition of Orlando LLC, Badger Acquisition of Tampa LLC and Badger Acquisition Texas LLC, certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

BADGER ACQUISITION OF MINNESOTA LLC
BADGER ACQUISITION OF ORLANDO LLC
BADGER ACQUISITION OF TAMPA LLC
BADGER ACQUISITION OF TEXAS LLC
By:/s/ THOMAS R. MARSH
Thomas R. Marsh
Treasurer
We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and
behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated
below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of
1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the
Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our
names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related
registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each
hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Title

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the

Date

/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Manager	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Manager	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Vice President, Manager	May 10, 2010
/s/ REGIS T. ROBBINS Regis T. Robbins	Secretary, Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Badger Acquisition of Ohio LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### BADGER ACQUISITION OF OHIO LLC

By:	/s/ Bradley S. Abbott	
Bradley S. Abbott		
Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer, Manager	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Manager	May 10, 2010
/s/ DOUGLAS ACKLEY  Douglas Ackley	Vice President, Manager	May 10, 2010
/s/ GINA TIMMONS Gina Timmons	Vice President, Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Secretary, Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Best Care Hhc Acquisition Company LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# BEST CARE HHC ACQUISITION COMPANY LLC

By:	/s/ THOMAS R. MARSH	
Thomas R. Marsh		
	Тиоосимон	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Manager	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Secretary, Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Best Care Ltc Acquisition Company LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# BEST CARE LTC ACQUISITION COMPANY LLC

By:	/s/ THOMAS R. MARSH	
Thomas R. Marsh		
Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Manager	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Secretary, Manager	May 10, 2010

II-136

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, LCPS Acquisition, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# LCPS ACQUISITION, LLC

By:	/s/ THOMAS R. MARSH	
Thomas R. Marsh		
	Tressurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

<u>Signature</u>	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Manager	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Manager	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Vice President, Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Secretary, Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Pharmacy of Tennessee LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# OMNICARE PHARMACY OF TENNESSEE LLC

By:	/s/ THOMAS R. MARSH	
Thomas R. Marsh		
Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Manager	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Manager	May 10, 2010
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Vice President, Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Secretary, Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Ambler Acquisition Company LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# AMBLER ACQUISITION COMPANY LLC

By:	/s/ Bradley S. Abbott	
Bradley S. Abbott		
Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ Bradley S. Abbott	Treasurer	May 10, 2010
Bradley S. Abbott		
/s/ Tracy Finn	President	May 10, 2010
	Flesidelit	May 10, 2010
Tracy Finn		
/s/ Regis T. Robbins	Manager	May 10, 2010
Regis T. Robbins		
/s/ Jeffrey M. Stamps	Manager	May 10, 2010
Jeffrey M. Stamps	Manager	May 10, 2010
Jenney M. Stamps		
/s/ Thomas R. Marsh	Manager	May 10, 2010
Thomas R. Marsh		

# **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Asco Healthcare of New England, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

•		
ASCO HEALTHCARE OF NEW ENGLAND, LLC		
By: Managing Manager		
ASCO HEALTHCARE, LCC		
By: Sole member:		
NEIGHBORCARE PHARMACY SERVICES, INC.		
By: /s/ THOMAS R. MARSH Thomas R. Marsh Treasurer		
We, the undersigned directors and officers, do hereby D. Hodges, and each of them severally, our true and lawful behalf in our capacities as directors and officers and to exe below, which said attorneys-in-fact and agents may deem in 1933, as amended, and any rules, regulations and requirem Registration Statement on Form S-3, including specifically names in the capacities indicated below, any and all amend registration statement and amendments thereto filed pursual hereby ratify and confirm all that said attorneys-in-fact and	all attorney- in-fact and agent, to do any ecute any and all instruments for us and necessary or advisable to enable said Conents of the Securities and Exchange Coy, but without limitation, power and audients (including pre- and post-effection and to Rule 462(b) promulgated under the	and all acts and things in our name and in our names in the capacities indicated company to comply with the Securities Act of commission, in connection with the chority to sign for us or any of us, in our we amendments) hereto and any related the Securities Act of 1933, and we do each
Pursuant to the requirements of the Securities Act of capacities and on the dates indicated.	1933, this Registration Statement has	been signed by the following persons in the
Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Direc	May 10, 2010

/s/ Tracy Finn	President, Director	May 10, 2010
Tracy Finn		
/s/ REGIS T. ROBBINS	Director	May 10, 2010
Regis T. Robbins	<del>-</del>	

**CARE4 LP** 

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Care4 LP certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

Ву:	General Partner	
INSTIT LLC	TUTIONAL HEALTH CARE SERVICES,	
Ву:	Sole member:	
ASCO I	HEALTHCARE, LLC	
Ву:	Sole member:	
NEIGH	BORCARE PHARMACY SERVICES, INC.	
Ву: _	/s/ THOMAS R. MARSH  Thomas R. Marsh  Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MAH Thomas M. Marsi	<u> </u>	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBI		May 10, 2010

CIC SERVICES LLC

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, CIC Services LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

By:	Sole member:
NEIC	GHBORCARE PHARMACY SERVICES, INC.
By:	/s/ THOMAS R. MARSH Thomas R. Marsh

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

Signature

THOMAS R. MARSH

Thomas M. Marsh

TRACY FINN

/s/

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Compass Health Services, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

COMPASS HEALTH SERVICES, LLC
By: Sole member:
ASCO HEALTHCARE, LLC.
By: Sole member:
NEIGHBORCARE PHARMACY SERVICES, INC.
By: /s/ Thomas R. Marsh
Thomas R. Marsh Treasurer
We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.
Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Treasurer, Director

President, Director

Title

Date

May 10, 2010

May 10, 2010

Regis T. Robbins

/s/ REGIS T. ROBBINS

Director

May 10, 2010

II-143

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, CP Services LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

•	CP	C	FR	VI	CES	TI	C
м	Г	٠,٦	1 V 1			1 1	Λ.

Bv.

	Thomas R. Marsh
By:	/s/ Thomas R. Marsh
NEIG	HBORCARE PHARMACY SERVICES, INC.
2).	Sole member:

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, DP Services LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

UD	CEDI	ZICES	$\mathbf{I} \mathbf{I} \mathbf{C}$
I)r	20 K	V I C. F. S	1111

Bv:

	Thomas R. Marsh Treasurer
-	Thomas D. Mondo
By:	/s/ Thomas R. Marsh
NEIGI	BORCARE PHARMACY SERVICES, INC.
J	Sole member:

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Directo	or May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Directo	or May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

By:

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Encare of Massachusetts, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### **ENCARE OF MASSACHUSETTS, LLC**

	Thomas R. Marsh
By:	/s/ THOMAS R. MARSH
NEIGI	HBORCARE PHARMACY SERVICES, INC.
By:	Sole member:
ASCO	HEALTHCARE SERVICES, LLC.
	Sole member:

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Highland Wholesale LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### HIGHLAND WHOLESALE LLC

By:	/s/ Bradley S. Abbott		
Bradley S. Abbott			
Treasurer			

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	Date
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JAMES CIALDINI  James Cialdini	President, Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Home Care Pharmacy, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### HOME CARE PHARMACY, LLC

	Thomas R. Marsh
By:	/s/ Thomas R. Marsh
NEIG	HBORCARE PHARMACY SERVICES, INC.
Ву:	Sole member:

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Home Pharmacy Services, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### HOME PHARMACY SERVICES, LLC

By:	/s/ Bradley S. Abbott		
Bradley S. Abbott			
Treasurer			

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ MARK E. PRICE  Mark E. Price	President	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010
/s/ A. SAMUEL ENLOE  A. Samuel Enloe	Manager	May 10, 2010

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Institutional Health Care Services, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

INSTITUTIONAL HEALTH CARE SERVICE LLC	CES,	
By: Sole member:		
ASCO HEALTHCARE SERVICES, LLC.		
By: Sole member:		
NEIGHBORCARE PHARMACY SERVICES	S, INC.	
By: /s/ THOMAS R. MARSH		
Thomas R. Marsh Treasurer		
D. Hodges, and each of them severally, our true abehalf in our capacities as directors and officers abelow, which said attorneys-in-fact and agents may 1933, as amended, and any rules, regulations and Registration Statement on Form S-3, including synames in the capacities indicated below, any and registration statement and amendments thereto fi	do hereby severally constitute and appoint Joel F. Go and lawful attorney- in-fact and agent, to do any and and to execute any and all instruments for us and in o hay deem necessary or advisable to enable said Comp d requirements of the Securities and Exchange Comm pecifically, but without limitation, power and authority all amendments (including pre- and post-effective are filed pursuant to Rule 462(b) promulgated under the Se in-fact and agents shall do or cause to be done by virt	all acts and things in our name and our names in the capacities indicated any to comply with the Securities Act of ission, in connection with the ty to sign for us or any of us, in our mendments) hereto and any related ecurities Act of 1933, and we do each
Pursuant to the requirements of the Securit capacities and on the dates indicated.	ies Act of 1933, this Registration Statement has been	signed by the following persons in the
Signature	Title	<u>Date</u>
/s/ Thomas R. Marsh	Treasurer, Director	May 10, 2010

Thomas M. Marsh

/s/ Tracy Finn	President, Director	May 10, 2010
Tracy Finn		
/s/ REGIS T. ROBBINS	Director	May 10, 2010
Regis T Robbins		

By:

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Interlock Pharmacy Systems, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# INTERLOCK PHARMACY SYSTEMS, LLC

	Thomas R. Marsh Treasurer
	TI D.M. I
By: /s/	THOMAS R. MARSH
NEIGHBORCARE I	PHARMACY SERVICES, INC.
Sole membe	er:
Sala mamba	· ·

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, JHC Acquisition LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## JHC ACQUISITION LLC

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ A. SAMUEL ENLOE A. Samuel Enloe	President, Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010

By:

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Langsam Health Services, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# LANGSAM HEALTH SERVICES, LLC

	Sole member:
NEIG	HBORCARE PHARMACY SERVICES, INC.
By:	/s/ THOMAS R. MARSH
	Thomas R. Marsh

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Lobos Acquisition, LLC. certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

LOBOS ACQUISITION, LLC.

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	Title	<u>Date</u>
/s/ Thomas R. Marsh	Treasurer, Manager	May 10, 2010
/s/ TRACY FINN	President, Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010

II-154

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Lo-Med Prescription Services, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

By:			

Sole member:

LO-MED PRESCRIPTION SERVICES, LLC

NEIGHBORCARE	PHARMACY	SERVICES,	INC.

By: /s/ THOMAS R. MARSH

Thomas R. Marsh

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	 Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, LPA Acquisition Company, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## LPA ACQUISITION COMPANY, LLC

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010

Rv.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Main Street Pharmacy, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## MAIN STREET PHARMACY, LLC

	Thomas R. Marsh
By:	/s/ Thomas R. Marsh
PROF	ESSIONAL PHARMACY SERVICES, INC.
Dy.	Manager

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	- Director	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, MHHP Acquisition Company LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## MHHP ACQUISITION COMPANY LLC

By:	/s/ ]	BRADLEY S. ABBOTT	
		Bradley S. Abbott	
		Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ PATRICK F. DOWNING  Patrick F. Downing	President	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010
/s/ JEFFREY M. STAMPS  Jeffrey M. Stamps	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, National Care For Seniors LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### NATIONAL CARE FOR SENIORS LLC

By:	/s/ Bradley S. Abbott	
Bradley S. Abbott		
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JAMES CIALDINI  James Cialdini	President, Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	 Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	 Manager	May 10, 2010

By:

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, NCIA Acquisition Company, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# NCIA ACQUISITION COMPANY, LLC

Dy.	Thomas R. Marsh
By:	/s/ Thomas R. Marsh
NEIG	HBORCARE PHARMACY SERVICES, INC.
	Sole member:

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	– Director	May 10, 2010

Bv

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, NeighborCare Home Medical Equipment LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

EQUIPMENT LLC	NEIGHBORCARE HOME MEDICAL
	EQUIPMENT LLC

	Thomas R. Marsh  Treasurer
By:	/s/ THOMAS R. MARSH
NEIG	HBORCARE PHARMACY SERVICES, INC.
2).	Sole member:

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Dire	May 10, 2010 ector
/s/ TRACY FINN  Tracy Finn	 President, Dire	May 10, 2010 ector

/s/ REGIS T. ROBBINS May 10, 2010

Regis T. Robbins

Director

II-161

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, NeighborCare of Maryland, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## NEIGHBORCARE OF MARYLAND, LLC

Ву:	/s/ Thomas R. Marsh
	Thomas R. Marsh

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas R. Marsh	Treasurer, Manager	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	 Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, each of Nihan & Martin LLC and NIV Acquisition LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

NIHAN & MARTIN	LLC
NIV ACQUISITION	LLC

By:	/s/ Bradley S. Abbott
	Bradley S. Abbott
	Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	Date
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer, Manager	May 10, 2010
/s/ A. SAMUEL ENLOE  A. Samuel Enloe	President	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnibill Services LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### OMNIBILL SERVICES LLC

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	Date
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer, Manager	May 10, 2010
/s/ JAMES CIALDINI  James Cialdini	President	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Clinical Research, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## OMNICARE CLINICAL RESEARCH, LLC

By:	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Tressurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JAMES M. PUSEY  James M. Pusey	President, Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	 Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	 Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Distribution Center LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

#### OMNICARE DISTRIBUTION CENTER LLC

By:	/s/ Bradley S. Abbott	
	- DRABLET G. TEBOTT	
	Bradley S. Abbott	
	Tressurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JAMES CIALDINI  James Cialdini	President, Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010

OMNICARE ESC LLC

THOMAS R. MARSH

Thomas M. Marsh

TRACY FINN

**Tracy Finn** 

## **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Esc LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

By: Sole member:		
NEIGHBORCARE PHARMACY SERVI	ICES, INC.	
By: /s/ Thomas R. Marsh		
Thomas R. Marsh Treasurer		
D. Hodges, and each of them severally, our the behalf in our capacities as directors and office below, which said attorneys-in-fact and agent 1933, as amended, and any rules, regulations Registration Statement on Form S-3, including names in the capacities indicated below, any registration statement and amendments there	true and lawful attorney- in-fact and agent, to do cers and to execute any and all instruments for us	s and in our names in the capacities indicated aid Company to comply with the Securities Act of ge Commission, in connection with the d authority to sign for us or any of us, in our fective amendments) hereto and any related der the Securities Act of 1933, and we do each
Pursuant to the requirements of the Sec capacities and on the dates indicated.	curities Act of 1933, this Registration Statement	has been signed by the following persons in the
Signature	Title	Date

Treasurer, Director

President, Director

May 10, 2010

May 10, 2010

/s/ REGIS T. ROBBINS May 10, 2010

Regis T. Robbins

Director

II-167

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Extended Pharma Services, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# OMNICARE EXTENDED PHARMA SERVICES, LLC

By:	
•	/s/ Bradley S. Abbott
	Bradley S. Abbott
	Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Headquarters LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# OMNICARE HEADQUARTERS LLC

By:	
	/s/ Bradley S. Abbott
	Bradley S. Abbott
	Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	 Treasurer	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	President, Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010

II-169

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Indiana Partnership Holding Company LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# OMNICARE INDIANA PARTNERSHIP HOLDING COMPANY LLC

By:		
·	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ JEFFREY M. STAMPS  Jeffrey M. Stamps	President, Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	 Manager	May 10, 2010
/s/ CHERYL D. HODGES Cheryl D. Hodges	 Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare of Nevada LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## OMNICARE OF NEVADA LLC

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	- Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Pennsylvania Med Supply, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# OMNICARE PENNSYLVANIA MED SUPPLY, LLC

By:		
	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	Title	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ WENDELL TURNEY Wendell Turney	President, Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Omnicare Respiratory Services, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## OMNICARE RESPIRATORY SERVICES, LLC

By:		
•	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ WENDELL TURNEY Wendell Turney	President	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010
/s/ TRACY FINN Tracy Finn	Manager	May 10, 2010

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, PCI Acquisition, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

# PCI ACQUISITION, LLC

By:		
	/s/ Bradley S. Abbott	
	Bradley S. Abbott	
	Treasurer	

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT Bradley S. Abbott	Treasurer	May 10, 2010
/s/ TRACY FINN Tracy Finn	President	May 10, 2010
/s/ JEFFREY M. STAMPS  Jeffrey M. Stamps	Manager	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010

VALUE HEALTH CADE SERVICES LLC

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Value Health Care Services, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

VALUE HEALTH CARE SERVICES, LLC
By: Sole member:
NEIGHBORCARE PHARMACY SERVICES, INC.
By: /s/ Thomas R. Marsh
Thomas R. Marsh
Treasurer
We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl
D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and
behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated
below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of
1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the
Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our
names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related
registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Directo	May 10, 2010 or
/s/ TRACY FINN Tracy Finn	President, Directo	May 10, 2010

/s/ REGIS T. ROBBINS May 10, 2010

Regis T. Robbins

Director

II-175

### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, VAPS Acquisition Company, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## VAPS ACQUISITION COMPANY, LLC

By:	/s/ Bradley S. Abbott	
Bradley S. Abbott		
Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasurer	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Manage	May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010

### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Weber Medical Systems LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

### WEBER MEDICAL SYSTEMS LLC

By:	/s/ Bradley S. Abbott	
Bradley S. Abbott		
Treasurer		

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	<u>Title</u>	<u>Date</u>
/s/ BRADLEY S. ABBOTT  Bradley S. Abbott	Treasure	r May 10, 2010
/s/ A. SAMUEL ENLOE  A. Samuel Enloe	President, Ma	mager May 10, 2010
/s/ THOMAS R. MARSH Thomas R. Marsh	Manager	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Manager	May 10, 2010

II-177

By:

### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, Westhaven Services Co., LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

## WESTHAVEN SERVICES CO., LLC

	Sole member:
NEIG	HBORCARE PHARMACY SERVICES, INC.
By:	/s/ THOMAS R. MARSH Thomas R. Marsh

Treasurer

We, the undersigned directors and officers, do hereby severally constitute and appoint Joel F. Gemunder, John L. Workman and Cheryl D. Hodges, and each of them severally, our true and lawful attorney- in-fact and agent, to do any and all acts and things in our name and behalf in our capacities as directors and officers and to execute any and all instruments for us and in our names in the capacities indicated below, which said attorneys-in-fact and agents may deem necessary or advisable to enable said Company to comply with the Securities Act of 1933, as amended, and any rules, regulations and requirements of the Securities and Exchange Commission, in connection with the Registration Statement on Form S-3, including specifically, but without limitation, power and authority to sign for us or any of us, in our names in the capacities indicated below, any and all amendments (including pre- and post-effective amendments) hereto and any related registration statement and amendments thereto filed pursuant to Rule 462(b) promulgated under the Securities Act of 1933, and we do each hereby ratify and confirm all that said attorneys-in-fact and agents shall do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	<u>Title</u>	<u>Date</u>
/s/ THOMAS R. MARSH Thomas M. Marsh	Treasurer, Director	May 10, 2010
/s/ TRACY FINN Tracy Finn	President, Director	May 10, 2010
/s/ REGIS T. ROBBINS  Regis T. Robbins	Director	May 10, 2010

### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, as amended, ZS Acquisition Company, LLC certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Covington, commonwealth of Kentucky, on the 10th day of May 2010.

ZS ACQ	UISITION COMPANY, LLC		
By:	Sole member:		
LO-MEI	PRESCRIPTION SERVICES, LLC		
By:	Sole member:		
NEIGHE	BORCARE PHARMACY SERVICES, INC.		
Ву:	/s/ THOMAS R. MARSH Thomas R. Marsh Treasurer		
D. Hodge behalf in below, w 1933, as a Registration names in registration hereby ra	the undersigned directors and officers, do hereby sees, and each of them severally, our true and lawful attour capacities as directors and officers and to execute hich said attorneys-in-fact and agents may deem necessamended, and any rules, regulations and requirements from Statement on Form S-3, including specifically, but the capacities indicated below, any and all amendments thereto filed pursuant to tify and confirm all that said attorneys-in-fact and agents.	orney- in-fact and agent, to do any any and all instruments for us an ssary or advisable to enable said ( of the Securities and Exchange C t without limitation, power and auts (including pre- and post-effect or Rule 462(b) promulgated under ents shall do or cause to be done be	y and all acts and things in our name and d in our names in the capacities indicated Company to comply with the Securities Act of Commission, in connection with the athority to sign for us or any of us, in our live amendments) hereto and any related the Securities Act of 1933, and we do each by virtue hereof.
	suant to the requirements of the Securities Act of 193 and on the dates indicated.	3, this Registration Statement has	been signed by the following persons in the
Signature		Title	Date

Treasurer, Director

President, Director

May 10, 2010

May 10, 2010

THOMAS R. MARSH

Thomas M. Marsh

TRACY FINN

/s/

Regis T. Robbins

/s/ REGIS T. ROBBINS

Director

May 10, 2010

II-179

## **EXHIBIT INDEX**

Exhibit No.	<u>Description</u>
1.1	Form of Underwriting Agreement.*
3.1	Restated Certificate of Incorporation of Omnicare, Inc. (as amended) (incorporated herein by reference from Exhibit 3.1 to our Annual Report on Form 10-K for the fiscal year ended December 31, 2002).
3.2	Third Amended and Restated By-Laws of Omnicare, Inc. (incorporated herein by reference from Exhibit 3.1 to our Current Report on Form 8-K filed December 23, 2008).
4.1	Form of Senior Debt Securities Indenture (incorporated herein by reference from Exhibit 4.1 to Amendment No. 1 to our Registration Statement on Form S-3 filed February 19, 2003).
4.2	Subordinated Debt Securities Indenture, dated as of June 13, 2003 between Omnicare, Inc. and U.S. Bank National Association (as successor to SunTrust Bank), as trustee (incorporated herein by reference from Exhibit 4.2 to our Current Report on Form 8-K filed June 16, 2003).
4.3	Form of Senior Debt Securities (included in exhibit 4.1).
4.4	Form of Subordinated Debt Securities (included in exhibit 4.2).
4.5	Form of certificate of designation of preferred stock.*
4.6	Form of Warrant.*
5.1	Opinion of Dewey & LeBoeuf LLP.
12.1	Statement of Computation of Ratio of Earnings to Fixed Charges for the five years ended December 31, 2009 (incorporated herein by reference from Exhibit 12 to our Annual Report on Form 10-K for the fiscal year ended December 31, 2009, filed February 25, 2010).
23.1	Consent of Dewey & LeBoeuf LLP (included in its opinion filed as Exhibit 5.1).
23.2	Consent of Independent Registered Public Accounting Firm (PricewaterhouseCoopers LLP).
24	Powers of Attorney (included on the signature page hereto).
25.1	Form T-1 Statement of Eligibility under the Trust Indenture Act of 1939, as amended, of Trustee under the Senior Debt Securities Indenture and the Subordinated Debt Securities Indenture.

<sup>\*</sup> To be filed, if necessary, with an amendment to the registration statement or as an exhibit to a document incorporated by reference herein.

## [Letterhead of Dewey & LeBoeuf LLP]

May 10, 2010

Omnicare, Inc. 1600 RiverCenter II, 100 E. RiverCenter Blvd. Covington, Kentucky 41011

Re: Registration Statement on Form S-3

#### Ladies and Gentlemen:

We have acted as counsel to Omnicare, Inc., a Delaware corporation (the "Company"), in connection with the preparation of a Registration Statement on Form S-3 filed on the date hereof (the "Registration Statement") filed with the Securities and Exchange Commission (the "Commission") by the Company, and certain of its subsidiaries (the "Subsidiaries"), on May 10, 2010. The Registration Statement relates to the offer and sale, from time to time, pursuant to Rule 415 of the General Rules and Regulations promulgated under the Securities Act of 1933, as amended (the "Securities Act"), of an indeterminate amount of the following securities: (i) common stock, par value \$1.00 per share, of the Company ("Common Stock"); (ii) one or more classes or series of preferred stock, no par value per share, of the Company ("Preferred Stock"); (iii) one or more series of debt securities of the Company, consisting of debentures, notes and/or other evidences of indebtedness, which may be senior obligations (the "Senior Debt Securities") or subordinated obligations (the "Subordinated Debt Securities") to certain other obligations of the Company (collectively, "Debt Securities"); (iv) guarantees of the Debt Securities by one or more of the Subsidiaries (the "Guarantees"); and (v) warrants to purchase Securities (as hereinafter defined) of the Company ("Warrants," and together with the Common Stock, Preferred Stock, Debt Securities and Guarantees, the "Securities").

The Senior Debt Securities will be issued under a senior debt securities indenture in the form filed as an exhibit to the Registration Statement, as amended or supplemented from time to time (the "Senior Indenture"), proposed to be entered into between the Company and one or more trustees (any such trustee, the "Senior Indenture Trustee"). The Subordinated Debt Securities will be issued pursuant to that subordinated debt securities indenture dated as of June 13, 2003 between the Company and U.S. Bank National Associate (as successor to SunTrust Bank), as trustee (the "Subordinated Indenture Trustee"), as amended or supplemented from time to time (the "Subordinated Indenture"). The Senior Indenture and the Subordinated Indenture are sometimes hereinafter referred to individually as an "Indenture" and collectively as the "Indentures." The Warrants will be issued under a warrant agreement in a form that will be filed as an exhibit to a post-effective amendment to the Registration Statement or incorporated by reference therein (a "Warrant Agreement").

This opinion is delivered in accordance with the requirements of Item 601(b)(5) of Regulation S-K under the Securities Act.

In connection with this opinion, we have examined (i) the Registration Statement; (ii) the form of Senior Indenture; (iii) the Subordinated Indenture; (iv) the Certificate of Incorporation of the Company, as amended and currently in effect (the "Certificate of Incorporation"); (v) the By-Laws of the Company, as amended and currently in effect (the "By-laws"); (vi) the resolutions adopted by the Board of Directors of the Company (the "Board") relating to the Registration Statement and the issuance of the Securities (the "Board Resolutions") and (vii) the corporate documents, records, instruments and certificates of the Subsidiaries. We have also examined and relied upon originals or copies, certified or otherwise identified to our satisfaction, of such documents, corporate records, certificates of public officials and officers and other representatives of the Company and the Subsidiaries, and such other agreements, instruments and documents as we have deemed necessary or appropriate as a basis for the opinions set forth herein.

In our examination, we have also assumed the legal capacity of all natural persons, the genuineness of all signatures, the authenticity of all documents submitted to us as originals, the conformity to original documents of all documents submitted to us as certified, conformed or photostatic copies, or as retrieved from the Commission's EDGAR database, and the authenticity of the originals of such latter documents. In making our examination of documents executed by parties other than the Company or the Subsidiaries, we have assumed that such parties had the power, corporate or other, to enter into and perform all their obligations thereunder and have also assumed the due authorization by all requisite action, corporate or other, and execution and delivery by such parties of such documents and the validity and binding effect thereof. As to any facts material to the opinions expressed herein which were not independently established or verified, we have, with your consent, relied upon oral or written statements and representations of officers and other representatives of the Company and others. Furthermore, we have assumed, for purposes of this opinion, that (i) at the time of issuance, sale or delivery of Common Stock or Preferred Stock, as the case may be, a sufficient number of shares of Common Stock or Preferred Stock, as the case may be, will be duly authorized and available for issuance, and (ii) each offer, issuance, sale or delivery of Common Stock, Preferred Stock, Debt Securities, Guarantees or Warrants will comply with applicable law.

In our capacity as your counsel in connection with the Registration Statement, we are familiar with the proceedings taken and proposed to be taken by the Company in connection with the Registration Statement and the authorization and issuance of the Securities. For purposes of this opinion, we have assumed that such proceedings will be timely and properly completed, in accordance with all requirements of applicable laws, in the manner presently proposed.

On the basis of the foregoing, and in reliance thereon, and subject to the additional limitations, qualifications and exceptions set forth herein, we are of the opinion that:

- 1. With respect to any offering of Common Stock (the "Offered Common Stock"), the shares of the Offered Common Stock (including any Offered Common Stock duly issued upon conversion, exchange or exercise of any other Securities) will be duly authorized, validly issued, fully paid and nonassessable, provided that the consideration therefor is not less than the par value thereof.
- 2. With respect to any offering of any series of Preferred Stock (the "Offered Preferred Stock"), when the Certificate of Designation (as hereinafter defined) has been duly filed with the Secretary of State of the State of Delaware, the shares of the Offered Preferred Stock (including any Offered Preferred Stock duly issued upon conversion, exchange or exercise of any other Securities), will be duly authorized, validly issued, fully paid and nonassessable.

- 3. With respect to any offering of any series of Debt Securities offered under the Senior Indenture or the Subordinated Indenture (the "Offered Debt Securities"), when a supplemental indenture in respect of such Offered Debt Securities has been duly executed and delivered, the Offered Debt Securities (including any Offered Debt Securities duly issued upon conversion, exchange or exercise of any other Securities) will be valid and binding obligations of the Company, enforceable against the Company in accordance with their terms.
- 4. With respect to any offering of any series of Guarantees (the "Offered Guarantees"), upon (i) establishment by the Board of Directors (or equivalent thereof) of the Subsidiary guarantors (the "Subsidiary Guarantors") of the terms, conditions and provisions of any Guarantees to be issued by such Subsidiary Guarantors; and (ii) due authorization by the Subsidiary Guarantors of such Guarantees, the Guarantees will be duly authorized by the applicable Subsidiary Guarantors; and when the Guarantees have been duly established by the Indentures and the Debt Securities to be guaranteed by the Guarantees have been duly authenticated by the Senior Indenture Trustee and the Subordinated Indenture Trustee, respectively and duly executed and delivered by the Guarantor against payment therefor in accordance with the terms and provisions of the Indentures and as contemplated by the Registration Statement, the Guarantees will be validly issued.
- 5. With respect to any offering of any series of Warrants (the "Offered Warrants"), when the Warrant Agreement relating to the Offered Warrants, in the form to be filed as an exhibit to a post-effective amendment to the Registration Statement or incorporated by reference therein, has been duly executed and delivered as contemplated by the Board Resolutions or other action by the Board or a duly appointed committee thereof, the Offered Warrants will be valid and binding obligations of the Company, enforceable against the Company in accordance with their terms.

The opinions set forth herein are subject to the following assumptions, qualifications, limitations and exceptions being true and correct at or prior to the time of the delivery of any Securities offered pursuant to the Registration Statement (collectively, the "Offered Securities"): (i) the Board, including any appropriate committee appointed thereby, and appropriate officers of the Company shall have duly established the terms of the Offered Securities and duly authorized and taken any other necessary corporate action to approve the issuance and sale of the Offered Securities and related matters (including without limitation with respect to Offered Preferred Stock, the execution, acknowledgment and filing of a Certificate of Designation (the "Certificate of Designation") in accordance with the applicable provisions of the General Corporation Law of the State of Delaware) and such authorizations and actions have not been rescinded: (ii) the terms of the issuance and sale of the Offered Securities have been duly established in conformity with the Certificate of Incorporation, the By-Laws, Indenture or Warrant Agreement (collectively, the "Applicable Agreements"), and any other relevant agreement so as not to violate any applicable law, the Certificate of Incorporation or the By-Laws (subject to the further assumption that the Certificate of Incorporation and the By-Laws have not been amended from the date hereof in a manner that would affect the validity of any of the opinions rendered herein), or result in a default under or breach of any agreement or instrument binding upon the Company and so as to comply with any restriction imposed by any court or governmental body having jurisdiction over the Company; (iii) the Offered Securities, and any certificates or receipts representing the interests in the relevant Offered Securities, have been duly authenticated, executed, countersigned, registered and delivered upon payment of the agreed-upon consideration therefor and have been duly issued and sold in accordance with any relevant agreement (including, any Applicable Agreements), any underwriting agreement with respect to the Offered Securities or any other duly authorized, executed and delivered, applicable, valid and binding purchase agreement, or as otherwise contemplated by the Registration Statement or any post-effective amendment thereto, and any

Prospectus Supplement relating thereto; (iv) the Registration Statement (including all necessary post-effective amendments) will have been declared, or otherwise have become, effective under the Act and such effectiveness shall not have been terminated or rescinded; (v) an appropriate Prospectus Supplement will have been prepared, delivered and filed in compliance with the Securities Act and the applicable rules and regulations thereunder describing the Offered Securities offered thereby; (vi) the Offered Securities will be issued and sold in compliance with applicable Federal and state securities laws and solely in the manner stated in the Registration Statement and the applicable Prospectus Supplement and there will not have occurred any change in law affecting the validity of the opinions rendered herein; (vii) if the Offered Securities will be sold pursuant to a firm commitment underwritten offering, the underwriting agreement with respect to the Offered Securities in the form filed as an exhibit to the Registration Statement or any post-effective amendment thereto, or incorporated by reference therein, has been duly authorized, executed and delivered by the Company and the other parties thereto; and (viii) in the case of an Indenture, Warrant Agreement, Certificate of Designation or other agreement or instrument pursuant to which any Securities are to be issued, there shall be no terms or provisions contained therein which would affect the validity of any of the opinions rendered herein.

We also have assumed that (i) the Senior Indenture will be, and the Subordinated Indenture has been, duly authorized, executed and delivered by the Senior Indenture Trustee and the Subordinated Indenture Trustee, respectively, and that any Debt Securities that may be issued will be authenticated by duly authorized officers of the Senior Indenture Trustee or the Subordinated Indenture Trustee, as the case may be; and (ii) any Warrant Agreements will be duly authorized, executed, delivered and duly signed by the applicable parties thereto other than the Company.

Any opinion set forth herein as to enforceability of obligations of the Company is subject to: (i) bankruptcy, insolvency, reorganization, fraudulent conveyance, moratorium or similar laws affecting the enforcement of creditors' rights generally, and by general principles of equity (regardless of whether enforcement is sought in a proceeding in equity or at law) and the discretion of the court before which any proceedings therefore may be brought (such principles of equity are of general application, and in applying such principles, a court might include a covenant of good faith and fair dealing and apply concepts of reasonableness and materiality); (ii) provisions of law which may require that a judgment for money damages rendered by a court in the United States be expressed only in U.S. dollars; (iii) requirements that a claim with respect to any Debt Securities denominated other than in U.S. dollars (or a judgment denominated other than in U.S. dollars in respect of such claim) be converted into U.S. dollars at a rate of exchange prevailing on a date determined pursuant to applicable law; and (iv) governmental authority to limit, delay or prohibit the making of payments outside the United States or in foreign currency or composite currency. Rights to indemnification and contribution may also be limited by Federal and state securities laws.

We express no opinion as to the validity, legally binding effect or enforceability of any provision in any agreement or instrument that (i) requires or relates to payment of any interest at a rate or in an amount which a court would determine in the circumstances under applicable law to be commercially unreasonable or a penalty or a forfeiture or (ii) relates to governing law and submission by the parties to the jurisdiction of one or more particular courts.

Members of our firm are admitted to the Bar in the State of New York and we do not express any opinion as to the laws of any jurisdiction other than the laws of the State of New York and the General Corporation Law of the State of Delaware. The Securities may be issued from time to time on a delayed or continuous basis, but this opinion is limited to the laws, including the rules and regulations thereunder, as in effect on the date hereof. We disclaim any obligation to advise you of any change in any of these sources of law or subsequent legal or factual developments which might affect any matters or opinions set forth herein.

We hereby consent to the filing of this opinion with the Commission as Exhibit 5.1 to the Registration Statement. We also consent to the reference to our firm under the heading "Legal Matters" in the Registration Statement. In giving this consent, we do not thereby admit that we are in the category of persons whose consent is required under Section 7 of the Securities Act or the rules and regulations of the Commission promulgated thereunder.

Very truly yours,

/s/ Dewey & LeBoeuf LLP

## CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We hereby consent to the incorporation by reference in this Registration Statement on Form S-3 of our report dated February 25, 2010 relating to the consolidated financial statements, financial statement schedule and the effectiveness of internal control over financial reporting, which appears in Omnicare, Inc.'s Annual Report on Form 10-K for the year ended December 31, 2009. We also consent to the reference to us under the heading "Experts" in such Registration Statement.

/s/ PricewaterhouseCoopers LLP PricewaterhouseCoopers LLP Cincinnati, Ohio May 10, 2010

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

### FORM T-1

# STATEMENT OF ELIGIBILITY UNDER THE TRUST INDENTURE ACT OF 1939 OF A CORPORATION DESIGNATED TO ACT AS TRUSTEE

Check if an Application to Determine Eligibility of a Trustee Pursuant to Section 305(b)(2) □

### U.S. BANK NATIONAL ASSOCIATION

(Exact name of trustee as specified in its charter)

### 31-0841368

(I.R.S. Employer Identification No.)

800 Nicollet Mall Minneapolis, Minnesota

55402

(Address of principal executive offices)

(Zip Code)

Wm. Bryan Echols
Vice President
U.S. Bank National Association
1349 West Peachtree Street
Suite 1050
Atlanta, Georgia 30309
(404) 898-8838

(Name, address and telephone number of agent for service)

## **OMNICARE, INC.**

(Exact name of obligor as specified in its charter)

Delaware 31-1001351

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification No.)

1600 Rivercenter II
100 East Rivercenter Boulevard
Covington, Kentucky

41011

(Zip Code)

(Address of principal executive offices)

Senior Debt Securities
Subordinated Debt Securities
(Title of the indenture securities)

### Item 1. General information.

Furnish the following information as to the trustee-

(a) Name and address of each examining or supervising authority to which it is subject.

Comptroller of the Currency

Washington, D.C.

Federal Deposit Insurance Company

Washington, D.C.

The Board of Governors of the Federal Reserve System

Washington, D.C.

(b) Whether it is authorized to exercise corporate trust powers.

Yes.

## Item 2. Affiliations with Obligor.

If the obligor is an affiliate of the trustee, describe each such affiliation.

None.

- Items 3 14 are not applicable because, to the best of the knowledge of U.S. Bank National Association (the "Trustee"), the obligor is not in default under any Indenture for which the Trustee acts as Trustee.
- **Item 15.** Item 15 is not applicable because the Trustee is not a foreign trustee.

### Item 16. List of Exhibits.

List below all exhibits filed as a part of this statement of eligibility; provided that exhibits identified in parentheses are filed with the Commission and are incorporated herein by reference as exhibits hereto pursuant to Rule 7a-29 under the Trust Indenture Act of 1939, as amended, and 17 C.F.R. 229.10(d).

- 1. A copy of the articles of association of the Trustee as now in effect. (Incorporated by reference to Exhibit 25.1 to Amendment No. 2 to Form S-4, Registration Number 333-128217, filed by Revlon Consumer Products Corp.)
- 2. A copy of the certificate of authority of the Trustee to commence business is contained in the articles of association referred to in Paragraph 1 above and incorporated herein by reference.

- 3. A copy of the authorization of the Trustee to exercise corporate trust powers. (Incorporated by reference to Exhibit 25.1 to Form S-3ASR, Registration Number 333-155592, filed by ONEOK, Inc.)
- 4. A copy of the existing by-laws of the Trustee as now in effect. (Incorporated by reference to Exhibit 4 to Exhibit 25.1 to Form S-3, Registration Number 333-160020, filed by The Phoenix Companies, Inc.)
- A copy of each indenture referred to in Item 4, if the obligor is in default.
   Not Applicable.
- 6. The consent of the Trustee required by Section 321(b) of the Trust Indenture Act of 1939, attached as Exhibit 6.
- 7. A copy of the latest report of condition of the Trustee published pursuant to law or the requirements of its supervising or examining authority as of the close of business on March 31, 2010, attached as Exhibit 7.
- 8. A copy of any order pursuant to which the foreign trustee is authorized to act as sole trustee under indentures qualified or to be qualified under the Act.
  - Not Applicable.
- 9. Consent to service of process.
  - Not Applicable.

## **SIGNATURE**

Pursuant to the requirements of the Trust Indenture Act of 1939 the trustee, U.S. BANK NATIONAL ASSOCIATION, a national banking association organized and existing under the laws of the United States of America, has duly caused this statement of eligibility and qualification to be signed on its behalf by the undersigned, thereunto duly authorized, all in the City of Atlanta, State of Georgia, on the 10<sup>th</sup> day of May, 2010.

## U.S. BANK NATIONAL ASSOCIATION

By: /s/ Wm. Bryan Echols

Wm. Bryan Echols Vice President

### Exhibit 6

## **CONSENT OF TRUSTEE**

In accordance with Section 321(b) of the Trust Indenture Act of 1939, the undersigned, U.S. BANK NATIONAL ASSOCIATION, hereby consents that reports of examination of the undersigned by Federal, State, Territorial or District Authorities may be furnished by such authorities to the Securities and Exchange Commission upon its request therefor.

Dated: May 10, 2010

U.S. BANK NATIONAL ASSOCIATION

By: /s/ Wm. Bryan Echols

Wm. Bryan Echols Vice President

# U.S. Bank National Association Statement of Financial Condition EXHIBIT 7 AS OF 3/31/2010 (000' s)

	3/31/2010
<u>ASSETS</u>	
Cash and Balances due From Depository Institutions	\$8,396,049
Securities	45,269,095
Federal Funds Sold and Securities Purchased Under Agreements to Resell	3,774,651
Loans and Lease Financing Receivables	180,918,939
Trading Assets	1,093,896
Premises and Fixed Assets (Including Capitalized Leases)	
Other Real Estate Owned	2,220,060
Investments in Unconsolidated Subsidiaries and Associated Companies	1,726,653
Intangible Assets	67,633
Other Assets	13,355,160
Total Assets	20,687,148
Total Assets	\$277,509,284
<u>LIABILITIES</u>	
Deposits	\$194,167,405
Federal Funds Purchased and Securities Sold Under Agreements to Repurchase	9,849,249

Trading Liabilities	2/2.510
	362,519
Other Borrowed Money	31,906,386
Subordinated Notes and Debentures	
	7,629,967
Other Liabilities	6 649 045
	6,648,045
Total Liabilities	\$250,563,571
EQUITY CAPITAL	
Common Stock	
	\$18,200
Surplus	12 642 020
	12,642,020
Retained Earnings	12,673,897
Noncontrolling (Minority) Interests in Consolidated Subsidiaries	
romeoning (rimorty) interests in consentation of the consentation	1,611,596
Total Equity Capital	
	\$26,945,713
Total Liabilities and Equity Capital	ф <b>одд</b> 500 <b>0</b> 0 4
	\$277,509,284