IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

FEDERAL TRADE COMMISSION,

Petitioner,

v.

LOUISIANA CHILDREN'S MEDICAL CENTER,

and

HCA HEALHCARE, INC.,

Respondents.

Case No. 1:23-cv-01103-ABJ

Stipulation and [Proposed] Order

WHEREAS, on April 20, 2023, the parties appeared before the Court for a hearing concerning the Petitioner's motion for a temporary restraining order and preliminary injunction;

WHEREAS, the Court ordered Petitioner and LCMC to present a proposed temporary agreement on the scope of integration of former HCA assets into LCMC during the pendency of Petitioner's motion;

WHEREAS, Respondent LCMC has not yet been served and, further, LCMC respectfully submits that this Court lacks personal jurisdiction over LCMC, and further, LCMC respectfully submits that this action is improperly venued, and further, the personal jurisdiction and venue issues will be briefed in accordance with the schedule established by the Court;

IT IS THEREFORE HEREBY STIPULATED AND AGREED that during the pendency of this Order:

- 1. LCMC shall not close or otherwise intentionally or negligently undermine the viability, competitiveness, and marketability of the Tulane Medical Center in New Orleans, LA, the Tulane Lakeside Hospital in Metairie, LA, or the Lakeview Regional Medical Center in Covington, LA (together, the "Tulane Hospitals");
- 2. LCMC shall maintain, all clinical service lines available at the Tulane Hospitals as of the date of this Order; provided, however, that LCMC may shift clinical services among LCMC facilities and the Tulane Hospitals if such changes are necessary to provide safe patient care or to address regulatory requirements such as minimum staffing levels; provided, further however, any changes by LCMC must be reversible and can be restored;
- 3. LCMC shall not sell or transfer or take any action to encumber or otherwise impair the assets used by the Tulane Hospitals and shall prevent the destruction, wasting, or deterioration of the Tulane Hospitals, except in the ordinary course of business, and not take any action that might create a material change in the operations of the Tulane Hospitals except as provided in Paragraph 2 above, *provided, however*, any assets moved from any hospital pursuant to Paragraph 2, shall be retained and any location from which those assets were moved shall not be irreversibly changed or modified;
- 4. LCMC shall use best efforts to keep the Tulane Hospitals staffed with sufficient employees to maintain the viability and competitiveness of the Tulane Hospitals. LCMC shall not terminate, or cause the termination of, any contract between the Tulane Hospitals and any employee except for good cause as allowed by contract;
- 5. LCMC shall not renegotiate, terminate, or cause or allow termination of any contract between any health insurance carrier and the Tulane Hospitals; *provided, however*, that in

the event that a contract with one or more of the Tulane Hospitals expires or a new

contract is required during the term of this Order, LCMC shall extend existing contracts

but may enter into new contracts if necessary to maintain patient access to the Tulane

Hospitals or other LCMC facilities;

6. Nothing in this Order shall be construed to limit the type or scope of relief the

Commission may seek to enjoin LCMC from exercising direction or control over the

Tulane Hospitals during any pendency of any challenge to the acquisition brought by the

Commission. Nothing in this Order shall be construed as a waiver by LCMC of any

defense or challenge to any action by the Commission related to the acquisition of the

Tulane Hospitals; and

7. Unless otherwise ordered by this Court, this Order shall expire and cease to bind any

party upon the earlier of (1) an order granting the forthcoming motion to transfer this

action to the United States District Court for the Eastern District of Louisiana; or (2) an

order on Petitioner's request for either a temporary restraining order or preliminary

injunction.

SO ORDERED:

Hon. Amy Berman Jackson, U.S.D.J.

United States District Court for the District of Columbia

Dated: April 21, 2023

Respectfully submitted,

/s/ Benjamin Holt
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