UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION

In the Matter of)
) Docket No. 9315
) (Public Record Version)
Evanston Northwestern Healthcare	j ` `
Corporation,)
a corporation, and)
)
ENH Medical Group, Inc.,)
a corporation.)
)

RESPONDENTS' ANSWERS AND OBJECTIONS TO COMPLAINT COUNSEL'S SIXTH REQUEST FOR ADMISSIONS CONCERNING AUTHENTICITY AND ADMISSIBILITY

Pursuant to the Federal Trade Commission's Rules of Practice ("Rules"), 16 C.F.R. § 3.32, Respondents hereby file their answers and objections to Complaint Counsel's Sixth Request for Admissions to Respondents Evanston Northwestern Healthcare Corporation ("ENH") and ENH Medical Group, Inc. ("ENH Medical Group").

General Objections

The following general objections ("General Objections") apply to all of Complaint Counsel's Sixth Requests for Admissions ("Requests") and are incorporated by reference into each answer made herein. The assertion of the same, similar, or additional objections or the provision of partial answers in the individual responses to these Requests does not waive any of Respondents' General Objections as set forth below:

1. Respondents object to the Requests on the grounds that they have already provided Complaint Counsel with detailed reports of what they currently believe to be the "complete set" of each payor's authentic contracts with Highland Park Hospital ("HPH") and/or ENH. These detailed reports were provided to Complaint Counsel with the understanding that

the reports may need to be modified and/or supplemented because discovery is ongoing, several third parties have yet to respond fully, or at all, to outstanding subpoenas and witnesses with potentially pertinent testimony to the Requests have yet to be deposed.

- 2. Respondents object to the Requests to the extent that they require responses greater than, beyond the requirements of, and/or at variance to the Rules. In particular, Complaint Counsel already has exceeded its limit of 50 requests for admissions. Although there is no limit on the number of requests for admission as to the authentication of documents, more than 50 of Complaint Counsel's prior Requests do not fall into this category. Complaint Counsel nonetheless repeatedly asks Respondents in these Requests to admit that certain documents constitute a "complete set" of contracts with particular third party payors, thus requesting Respondents to admit that the contracts at issue were not amended or superceded. These Requests for substantive admissions beyond the applicable limit are not authorized by the Rules or the scheduling orders entered in this case. Respondents' answers below are thus limited to addressing whether the documents at issue are authentic. No answer below shall be deemed to have waived this general objection.
- 3. Respondents object to the Requests to the extent that they seek information that is protected from disclosure by the attorney-client privilege, the work product doctrine or any other recognized privilege.
- 4. Respondents object to the Requests to the extent that they seek information that may be less onerously obtained through other discovery devices.
- 5. Respondents object to the Requests to the extent that they are vague and ambiguous in that they fail to adequately define the terms used in the Requests.

- 6. Respondents object to the Requests to the extent that they seek legal conclusions. For example, Respondents object to the Requests to the extent that they seek admissions that particular documents actually are admissible into evidence because such determinations must be made by the Court, not the parties. Complaint Counsel is really asking Respondents to admit that they will not object to the admissibility of particular documents. Such a request is not authorized under Rule 3.32 and, in any event, is premature given that the parties are in the midst of discovery and pertinent documents have not yet been produced by third parties. Accordingly, all Requests should be deemed denied to the extent that they seek an admission that a particular document is admissible into evidence. Notwithstanding this general objection and denial, Respondents ultimately may agree before trial not to object to the admissibility of certain documents generated by Respondents that came from their own files, as well as certain other documents, as part of the proposed stipulations required under the Scheduling Order entered in this litigation.
- 7. Respondents object to the Requests to the extent that they seek admissions as to the authenticity of documents because discovery is ongoing and documents not yet reviewed as well as witnesses not yet interviewed or deposed may provide a basis to challenge the authenticity of one or more referenced documents. Accordingly, the information presently known to or readily obtainable by Respondents is insufficient to enable Respondents to admit or deny the authenticity of documents. Respondents thus reserve the right to challenge the authenticity of any document referenced in these Requests based on facts learned during discovery. Respondents, however, acknowledge that, under Rule 3.43(b)(2), documents produced by them from their own files that are addressed, or are identical to documents addressed, in the Requests are presumptively authentic and kept in the regular course of business.

Notwithstanding this general objection, Respondents ultimately may agree to the authenticity of some or all of the referenced documents as part of the proposed stipulations required under the Scheduling Order entered in this litigation.

8. Respondents state that the documents referenced in each Request are subject to the Protective Order entered in this litigation.

Answers and Specific Objections to Requests for Admissions

[REDACTED]

Highland Park Hospital

[REDACTED]

1592. The document attached to this Request for Admissions as Exhibit CX-05104 is authentic, genuine, and a true and correct copy of a contract between [REDACTED] and Highland Park, entered into on [REDACTED]. The [REDACTED] contract is a business record of one or both contracting parties. The contract is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1593. Exhibit CX-05104 constitutes an authentic, genuine, true and correct copy of the complete set of the [REDACTED] contracts and amendments between [REDACTED] and Highland Park from [REDACTED]. This set of an exhibit is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

[REDACTED]

1594. The document attached to this Request for Admissions as Exhibit CX-051405 is authentic, genuine, and a true and correct copy of a contract between [REDACTED] and Highland Park, effective [REDACTED]. The [REDACTED] contract is a business record of one or both contracting parties. The contract is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1595. The document attached to this Request for Admissions as Exhibit CX-05106 is authentic, genuine, and a true and correct copy of an amendment, extending the contact term to [REDACTED], to CX-05105. The amendment is a business record of one or both parties to the amendment. The amendment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1596. The document attached to this Request for Admissions as Exhibit CX-05107 is authentic, genuine, and a true and correct copy of an amendment, extending the contract term to [REDACTED], to CX-05105. The amendment is a business record of one or both parties to the amendment. The amendment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1597. The document attached to this Request for Admission as Exhibit CX-05108 is authentic, genuine, and a true and correct copy of an amendment, concerning the contract term beginning [REDACTED], to CX-05105. The amendment is a business record of one or both parties to the amendment. The amendment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1598. The document attached to this Request for Admissions as Exhibit CX-05109 is authentic, genuine, and a true and correct copy of an amendment, effective [REDACTED], to CX-05105. The [REDACTED] amendment is a business record of one or both parties to the amendment. The amendment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1599. The document attached to this Request for Admissions as Exhibit CX-05110 is authentic, genuine, and a true and correct copy of an amendment, effective [REDACTED], to CX-05105. The [REDACTED] amendment is a business record of one or both parties to the amendment. The amendment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1600. The document attached to this Request for Admissions as Exhibit CX-05111 is authentic, genuine, and a true and correct copy of an amendment, effective [REDACTED], to CX-05105. The amendment is a business record of one or both parties to the amendment. The amendment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1601. Exhibits CX-05105 through CX-05111 constitute an authentic, genuine, true and correct copy of the complete set of the [REDACTED] contracts and amendments between

[REDACTED] and Highland Park from [REDACTED]. This set of exhibits is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1602. The document attached to this Request for Admissions as Exhibit CX-05112 is authentic, genuine, and a true and correct copy of a consent to assignment (plus a cover letter and other related documents), effective [REDACTED]. The consent to assignment is a business record of one or both parties to the consent to assignment. The consent to assignment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1603. Exhibit CX-05112 constitutes an authentic, genuine, true and correct copy of the complete set of the consents to assignment (plus a cover letter and other related documents) between [REDACTED] and Highland Park from [REDACTED]. This set of an exhibit is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

Evanston Northwestern Health

[REDACTED]

1604. The document attached to this Request for Admissions as Exhibit CX-05113 is authentic, genuine, and a true and correct copy of a contract (plus a cover letter) between [REDACTED] and Evanston Northwestern Healthcare, entered into [REDACTED]. The

[REDACTED] contract is a business record of one or both contracting parties. The contract is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1605. The document attached to this Request for Admissions as Exhibit CX-05114 is authentic, genuine, and a true and correct copy of any amendment (plus a cover letter), effective [REDACTED], to CX-05113. The amendment is a business record of one or both parties to the amendment. The amendment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1606. The document attached to this Request for Admissions as Exhibit CX-05115 is authentic, genuine, and a true and correct copy of an amendment, effective [REDACTED], to CX-05113. The amendment is a business record of one or both parties to the amendment. The amendment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1607. The document attached to this Request for Admissions as Exhibit CX-05116 is authentic, genuine, and a true and correct copy of an amendment (plus a cover letter), effective [REDACTED], to CX-05113. The amendment is a business record of one or both parties to the amendment. The amendment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1608. The document attached to this Request for Admissions as Exhibit CX-05117 is authentic, genuine, and a true and correct copy of an amendment (plus a cover note and cover letter), signed on [REDACTED], to CX-05113. The amendment is a business record of one or both parties to the amendment. The amendment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1609. Exhibits CX-05113 through CX-05117 constitute an authentic, genuine, true and correct copy of the complete set of the [REDACTED] contracts and amendments (plus a cover note and four cover letters) between [REDACTED] and Evanston Northwestern Healthcare from [REDACTED]. This set of exhibits is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1610. The document attached to this Request for Admissions as Exhibit CX-05118 is authentic, genuine, and a true and correct copy of an amendment, effective [REDACTED]. The amendment is a business record of one or both parties to the amendment. The amendment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1611. Exhibit CX-05118 constitutes an authentic, genuine, true and correct copy of the complete set of the [REDACTED] amendments between [REDACTED] and Evanston Northwestern Healthcare from [REDACTED]. This set of an exhibit is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

[REDACTED]

1612. The document attached to this Request for Admissions as Exhibit CX-05119 is authentic, genuine, and a true and correct copy of a [REDACTED] amendment (plus two letters), signed [REDACTED]. The amendment is a business record of one or both parties to the amendment. The amendment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1613. The document attached to this Request for Admissions as Exhibit CX-05120 is authentic, genuine, and a true and correct copy of an amendment (plus a cover letter), effective [REDACTED]. The amendment is a business record of one or both parties to the amendment. The amendment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1614. The document attached to this Request for Admissions as exhibit CX-05121 is authentic, genuine, and a true and correct copy of any amendment, entered into [REDACTED]. The amendment is a business record of one or both parties to the amendment. The amendment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1615. The document attached to this Request for Admissions as Exhibit CX-05122 is authentic, genuine, and a true and correct copy of any amendment, effective [REDACTED]. The amendment is a business record of one or both parties to the amendment. The amendment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1616. Exhibits CX-05119 through CX-05122 constitute an authentic, genuine, true and correct copy of the complete set of the [REDACTED] contracts and amendments (plus three letters) between [REDACTED] and Evanston Northwestern Healthcare from [REDACTED]. This set of exhibits is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1617. The document attached to this Request for Admissions as Exhibit CX-05118 is authentic, genuine, and a true and correct copy of an amendment, effective [REDACTED]. The amendment is a business record of one or both parties to the amendment. The amendment is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

1618. Exhibit CX-05118 constitutes an authentic, genuine, true and correct copy of the complete set of the [REDACTED] amendments between [REDACTED] and Evanston Northwestern Healthcare from [REDACTED]. This set of an exhibit is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit A.

[REDACTED]

Highland Park

1619. The document attached to this Request for Admissions as Exhibit CX-05123 is authentic, genuine, and a true and correct copy of a contract (plus a rate quote sheet) between [REDACTED] and Highland Park, effective [REDACTED]. The [REDACTED] contract is a business record of one or both contracting parties. The contract is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit B.

1620. The document attached to this Request for Admissions as Exhibit CX-05124 is authentic, genuine, and a true and correct copy of a contract (plus a cover sheet) between [REDACTED] and Highland Park, effective [REDACTED]. The [REDACTED] contract is a business record of one or both contracting parties. The contract is a admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit B.

1621. Exhibits CX-05123 through CX-05124 constitute an authentic, genuine, true and correct copy of the complete set of the [REDACTED] contracts and amendments (plus a rate quote sheet and a cover sheet) between [REDACTED] and Highland Park from [REDACTED]. This set of exhibits is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit B.

1622. Exhibit CX-05124 constitutes an authentic, genuine, true and correct copy of the complete set of the [REDACTED] contracts and amendments (plus a cover sheet) between [REDACTED] and Highland Park from [REDACTED]. This set of an exhibit is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit B.

Evanston Northwestern Healthcare

1623. The document attached to this Request for Admissions as Exhibit CX-05125 is authentic, genuine, and a true and correct copy of a contract (plus a cover sheet) between [REDACTED] and Evanston Northwestern Healthcare, effective [REDACTED]. The [REDACTED] contract is a business record of one or both contracting parties. The contract is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit B.

1624. The document attached to this Request for Admissions as Exhibit CX-05126 is authentic, genuine, and a true and correct copy of a contract between [REDACTED] and Evanston Northwestern Healthcare, effective [REDACTED]. The [REDACTED] contract is a business record of one or both contracting parties. The contract is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit B.

1625. Exhibits CX-05125 through CX-05126 constitute an authentic, genuine, true and correct copy of the complete set of the [REDACTED] contracts and amendments (plus a cover sheet) between [REDACTED] and Evanston Northwestern Healthcare from [REDACTED]. This set of exhibits is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit B.

1626. Exhibit CX-05126 constitutes an authentic, genuine, true and correct copy of the complete set of the [REDACTED] contracts and amendments between [REDACTED] and Evanston Northwestern Healthcare from [REDACTED]. This set of an exhibit is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit B.

1627. The document attached to this Request for Admissions as Exhibit CX-05127 is authentic, genuine, and a true and correct copy of a contract (plus a cover sheet) between [REDACTED] and Evanston Northwestern Healthcare [REDACTED], effective [REDACTED]. The [REDACTED] contract is a business record of one or both contracting parties. The contract is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit B.

1628. The document attached to this Request for Admissions as Exhibit CX-05128 is authentic, genuine, and a true and correct copy of a contract (plus a cover sheet) between

[REDACTED] and Evanston Northwestern Healthcare [REDACTED], effective [REDACTED]. The [REDACTED] contract is a business record of one or both contracting parties. The contract is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit B.

1629. The document attached to this Request for Admissions as Exhibit CX-05129 is authentic, genuine, and a true and correct copy of a contract (plus a cover sheet) between [REDACTED] and Evanston Northwestern Healthcare [REDACTED], effective [REDACTED]. The [REDACTED] contract is a business record of one or both contracting parties. The contract is admissible into evidence in this matter.

ANSWER: Subject to and notwithstanding the general objections, Respondent's refer Complaint Counsel to the contract index attached hereto as Exhibit B.

1630. Exhibits CX-05127 through CX-05129 constitute an authentic, genuine, true and correct copy of the complete set of the [REDACTED] contracts and amendments (plus three cover sheets) between [REDACTED] and Evanston Northwestern Healthcare from [REDACTED]. This set of exhibits is admissible into evidence in this matter.

VERIFICATION

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and recollection. Executed on this 26 day of July, 2004.

effew Hillebrand

hef Operating Officer

Ayanston Northwestern Healthcare Corporation

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and recollection. Executed on this ____ day of July, 2004.

Dr. Joseph Golbus

President

ENH Medical Group, Inc.

Respectfully Submitted,

Duane M. Kelley

WINSTON & STRAWN LLP

35 West Wacker Dr.

Chicago, IL 60601-9703

(312) 558-5764

Fax: (312) 558-5700

Email: dkelley@winston.com

Michael L. Sibarium

Charles B. Klein

WINSTON & STRAWN LLP

1400 L Street, NW

Washington, DC 20005

(202) 371-5700

Fax: (202) 371-5950

Email: msibarium@winston.com Email: cklein@winston.com

Attorneys for Respondents

CERTIFICATE OF SERVICE

I hereby certify that on July 27, 2004, a copy of the foregoing Respondents' Answers and Objections to Complaint Counsel's Sixth Request for Admissions Concerning Authenticity and Admissibility was served (unless otherwise indicated) by email and first class mail, postage prepaid, on:

The Honorable Stephen J. McGuire Chief Administrative Law Judge Federal Trade Commission 600 Pennsylvania Ave. NW (H-106) Washington, DC 20580 (two courtesy copies delivered by messenger only)

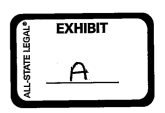
Thomas H. Brock, Esq. Federal Trade Commission 600 Pennsylvania, Ave. NW (H-374) Washington, DC 20580 tbrock@ftc.gov

Philip M. Eisenstat, Esq. Federal Trade Commission 601 New Jersey Avenue, N.W. Room NJ-5235 Washington, DC 20580 peisenstat@ftc.gov

Chul Pak, Esq.
Assistant Director Mergers IV
Federal Trade Commission
601 New Jersey Avenue, N.W.
Washington, DC 20580
cpak@ftc.gov
(served by email only)

Charles B. Klein

REDACTED



REDACTED

EXHIBIT

BY THE LEGAL •