Exhibit 1

Exhibits Identified by Complaint Counsel

<u>Trial Exhibit No.</u>	<u>Description</u>
CX00129	Memorandum of June 15, 2000 to Lenore Holt-Darcy from Carol Peters re: Negotiations with ENH
CX05080	Agreements between Rush Prudential HMO and Evanston Hospital Corporation dated 5/1/94; Rush Prudential Insurance Company and Evanston Hospital Corporation dated 5/1/94; Highland Park Hospital and The Prudential Insurance Company of America dated 1/1/93; Rush Prudential Insurance Company and Highland Park Hospital dated 5/1/94; Rush Prudential HMO, Inc. and Highland Park Hospital dated 5/1/94; and Participating Hospital Agreement between UniCare Life & Health Insurance Co., UniCare Health Plans of the Midwest, Inc. and UniCare Health Insurance Co. of the Midwest and Evanston Northwestern Healthcare dated 9/16/00
CX0591	Exhibits to Contracts between UniCare and ENH reflecting charges for cardiac services
CX05090	UniCare Life & Health Insurance Co. Participating Hospital Agreement with Evanston Northwestern Healthcare
CX05088	Additional portions of UniCare Life & Health Insurance Co. Participating Hospital Agreement with Evanston Northwestern Healthcare, including provisions recompensation billing, and other aspects of contract administration
CX05083	Amendment 1 to Agreement between Rush Anchor HMO and Evanston Hospital Corporation dated 4/15/93
CX05082	Agreement for in-patient and out-patient hospital services between Rush Anchor HMO and Evanston Hospital dated $6/1/93$
CX05074	Agreement between Access Health, Inc. and Evanston Hospital dated 5/1/93; Agreement between Rush Anchor and Evanston Hospital dated 4/21/92; Hospital Services Agreement dated 1/15/93 between Evanston Hospital and Prudential
CX02203	UniCare Internal Contracting Plan for Evanston Northwestern Healthcare and ENH Medical Group
CX05909	UniCare Internal Contracting Plan for Evanston Northwestern Healthcare and ENH Medical Group
CX05087	Agreement between Access Health, Inc. and Evanston Hospital containing billing procedures dated $6/1/93$
CX05248	Letter of Agreement between Evanston Hospital Corporation and Access Health, Inc dated 4/21/92

<u>Trial Exhibit No.</u>	<u>Description</u>
CX05242	Agreement between Access Health, Inc. and Evanston Hospital Corporation dated 5/27/87
CX05249	Hospital Services Agreement between Evanston Hospital Corporation and Prudential Insurance Company of America dated 1/1/93
CX05077	Hospital Services Agreement between The Prudential Insurance Company of America and Highland Park Hospital dated 1/1/93

Documents Identified by Respondents

<u>Trial Exhibit No.</u>	<u>Description</u>
RX0568	Participating Hospital Agreement between UniCare and St. John's Hospital dated 7/1/99
RX0810	Participating Hospital Agreement between UniCare and LSF Healthcare System dated 3/1/00
RX0811	Interim Agreement between UniCare and Touchette Regional Network dated 3/1/00
RX0179	Letter from Christine Stoll of UniCare to Advocate Healthcare re: contract termination dated 8/21/96
RX0665	Letter from Christine Stoll of UniCare to Richard Wright of Rush Prudential Healthplans re: termination of Hospital Services Agreement with Provena St. Mary's Hospital dated 11/12/99
RX0682	Letter from Richard Wright of Provena Health to Sherry M. Johnson of UniCare re: proposal of rates for in-patient and out-patient services dated 11/24/99
RX0690	Interim Agreement between UniCare and Doctors Hospital dated 12/01/99
RX0722	Letter from Richard Wright to Christine Stoll of UniCare re: proposed contract rates for Provena Hospitals dated 12/29/99
RX0802	Letter from Richard Wright to Christine Stol I of UniCare re: Provena's termination of all agreements with Rush Prudential effective 5/31/2000 dated 2/22/00
RX0937	Participating Hospital Agreement between UniCare and Condell Medical Center dated 9/01/00
RX1030	Participating Hospital Agreement between UniCare and Northwestern Memorial Hospital dated 2/01/01

Trial Exhibit No.	<u>Description</u>
RX0321*	Hospital Participation Agreement between Rush Prudential HMO, Inc., Rush Prudential Insurance Company and Loyola University Medical Center/Foster G. McGaw Hospital dated 3/1/98

*RX0321 has not been disclosed by counsel for Respondents as one they intend to use at the administrative trial. RX0321, however, was subsequently identified in a subpoena to UniCare as a document which Respondents seek to authenticate. Although not apparent in the copy provided, RX0321 was produced by UniCare as WLP002890-WLP002914. UniCare believes that Respondents may attempt to use RX0321 at trial and therefore included it in their motion.

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