IN THE CHANCERY COURT FOR THE STATE OF TENNESSEE TWENTIETH JUDICIAL DISTRICT, DAVIDSON COUNTY

VAUGHAN REGIONAL MEDICAL CENTER, LLC, RALEIGH GENERAL HOSPITAL, LLC, LIFEPOINT RC, INC., HSCGP, LLC, PRHC-ALABAMA, LLC, LIFEPOINT HEALTH, INC., and LIFEPOINT WV HOLDINGS, INC.,))))	DAVIDSON
Plaintiffs,))) AIF	
VS.) NO. 16-238-BC	AN IO: S
STEADFAST INSURANCE)	10: 54 DERY ст
COMPANY,)	
)	
Defendant.)	

CASE LITIGATION PLAN ORDER

On July 27, 2016, the parties appeared before the Court for a Tennessee Rule 16

Conference. Prior to the Conference the parties had conferred regarding the structure and

timing of a litigation plan. Based on the Conference proceedings and the entire record to

date, this Case Litigation Plan is entered.

- 1. Initial Written Discovery—By August 12, 2016, the parties will serve written discovery. Additional written discovery may be served by the end of the fact discovery period set out below.
- 2. Responses to Initial Written Discovery—By September 30, 2016, the parties shall respond to written discovery served on or before August 12, 2016.
- 3. Testifying Experts and Mediation—By November 1, 2016, the parties shall confer and serve notice of intent on whether they will offer expert testimony at trial. Also by this date, Counsel shall file a report with the Court on their parties' position on participating in and the timing of mediation.

- 4. Fact Discovery Deadline—January 31, 2017
- 5. Dispositive Motion Deadline—On or before March 31, 2017 the parties must file summary judgment motions. Motions filed on different dates on separate claims are permitted.
- 6. April 28, 2017 is the deadline for opposition to summary judgment motions filed March 31, 2017.
- 7. May 12, 2017 is the deadline for reply briefs in support of summary judgment motions filed March 31, 2017.
- 8. For any summary judgment motions filed prior to March 31, 2017, the deadlines for responses and replies are those provided in the Tennessee Rules of Civil Procedure and the Local Rules of Davidson County, and Counsel shall contact the Docket Clerk, Mrs. Smith (615-862-5719) for a hearing date.

At this time the parties do not anticipate that expert testimony will be necessary.

However, after responses have been provided to the August 12, 2016 written discovery, the

parties will determine if expert testimony is necessary and shall confer as provided in

paragraph 3 above.

It is so ORDERED.

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ELLEN HOBBS LYLE CHANCELLOR TENNESSEE BUSINESS COURT PILOT PROJECT

cc: W. Brantley Phillips, Jr. John N. Ellison Luke E. Debevec Byron R. Trauger Paul W. Ambrosius Maureen Mulligan Catherine M. Scott

COPIES TO ATTORNEYS AND PRO SE LITIGANTS AT THE ABOVE ADDRESSES DATE 210 CLERK CS

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