SETTLEMENT AGREEMENT

This Settlement Agreement ("Agreement") is entered into among the United States of America, acting through the United States Department of Justice and on behalf of the Office of Inspector General ("OIG-HHS") of the Department of Health and Human Services ("HHS") (collectively, the "United States") and the State of California, acting through the California Department of Justice Division, Medi-Cal Fraud and Elder Abuse ("California") (collectively, the "Governments"), defendants Joel Aronowitz; Joel A. Aronowitz, M.D., a medical corporation; Tower Multi-Specialty Medical Group; Tower Wound Care Center of Santa Monica, Inc.; Tower Outpatient Surgery Center, Inc.; Daniel Aronowitz; Tower Medical Billing Solutions; and Fiona Chalom (collectively, "Defendants"); and TDP RCM Services, LLC, Jason B. Morris, and Harold Bautista (collectively, "Relators") (hereafter collectively referred to as "the Parties"), through their authorized representatives.

RECITALS

A. Joel A. Aronowitz ("Dr. Aronowitz") is a resident of the State of California. He is a board-certified plastic surgeon and the owner and chief executive officer of: (1) Joel A. Aronowitz, M.D. d/b/a Tower Multi-Specialty Medical Group; (2) Tower Wound Care Center of Santa Monica, Inc.; and (3) Tower Outpatient Surgery Center, Inc.

B. Joel A. Aronowitz, M.D. d/b/a Tower Multi-Specialty Medical Group ("TMMG") is a
California medical corporation with its principal place of business at 8635 W. Third Street, Suite
1090W, Los Angeles, California 90048. TMMG provides professional medical services in the
physician office and outpatient ambulatory surgery center facility.

C. Tower Wound Care Center of Santa Monica, Inc. ("TWSM") is a California corporation with its principal place of business at 8635 W. Third Street, Suite 1090W, Los Angeles, California
90048. TWSM operates as an outpatient ambulatory surgery center facility.

D. Tower Outpatient Surgery Center, Inc. ("TOSC") is a California corporation with its principal place of business at 8635 W. Third Street, Suite 1090W, Los Angeles, California 90048.
 TOSC also operates as an outpatient ambulatory surgery center facility.

E. Daniel Aronowitz is a resident of the State of California and Dr. Aronowitz's son. Daniel was the Director of Revenue Cycle Management for TWSM and the chief executive officer of Tower Medical Billing Solutions ("TMBS"). Daniel Aronowitz discontinued his role at TMBS in September 2021.

F. TMBS is a California corporation with its principal place of business at 8635 W. Third
Street, Suite 1090W, Los Angeles, California 90048. Until it discontinued operations on June 1, 2021,
TMBS provided medical billing services to Dr. Aronowitz, TMMG, TWSM, TOSC, and other
unrelated third-party providers.

G. Fiona Chalom ("Ms. Chalom") is Dr. Aronowitz's wife, and Daniel Aronowitz's mother. She is a member of a community estate with Dr. Aronowitz.

H. Pursuant to the *qui tam* provisions of the False Claims Act, 31 U.S.C. § 3730(b), and the California False Claims Act, California Government Code § 12652(c), the Relators filed the following civil actions (collectively the "Civil Actions"):

(1) On February 7, 2020, TDP RCM Services, LLC filed a *qui tam* action in the United States District Court for the Central District of California captioned *United States ex rel. and the State of California ex rel. TDP RCM Servs. v. Dr. Joel Aronowitz, et al.*, No. CV 20-1248.

(2) On October 6, 2020, Jason B. Morris filed a *qui tam* action in the United States District Court for the Central District of California captioned *United States ex rel. and the State of California ex rel. Morris v. Tower Wound Care Center of Santa Monica, Inc., et al.*, No. CV 20-9238.

(3) On May 23, 2022, Harold Bautista filed an operative first amended *qui tam* complaint in the United States District Court for the Central District of California captioned *United*

States ex rel. and the State of California ex rel. Bautista v. Tower Outpatient Surgery Center, Inc., et al., No. CV 22-1902.

I. The Governments contend that Defendants, but not Ms. Chalom, submitted or caused to be submitted claims for payment to the Medicare Program, Title XVIII of the Social Security Act, 42 U.S.C. §§ 1395-1395111 ("Medicare") and the Medicaid Program, 42 U.S.C. §§ 1396-1396w-5 ("Medicaid").

J. The Governments contend that they have certain civil claims against Defendants, but not Ms. Chalom, related to the improper billing of skin grafts from January 1, 2015, through March 21, 2021. The specific alleged conduct giving rise to the Governments' contentions is as follows (and referred to hereinafter as the "Covered Conduct"):

(1) From January 1, 2015, to December 31, 2017, Defendants falsely and knowingly billed government healthcare programs as if all wound care procedures took place in an ambulatory surgery center, when in fact they took place in a physician office. By falsifying the location of the procedure, Defendants received excess reimbursements.

(2) From January 1, 2018, to September 30, 2018, Defendants falsely and knowingly stated that wound care procedures using the skin substitute EpiFix occurred both in the physician office and in the ambulatory surgery center, when the same procedure could occur in only one location and, in fact, took place almost exclusively in the physician office. By falsifying the location of the procedure, Defendants received excess reimbursements.

(3) From October 1, 2020, to March 21, 2021, Defendants falsely and knowingly stated that wound care procedures using the skin substitute PuraPly occurred both in the physician office and in the ambulatory surgery center, when the same procedure could occur in only one location and, in fact, took place almost exclusively in the physician office. By falsifying the location of the procedure, Defendants received excess reimbursements.

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(4) From October 1, 2018, to September 30, 2020, Defendants falsely and knowingly stated that, when performing a wound care procedure, the skin substitute PuraPly was supplied by both the ambulatory surgery center facility and the doctor performing the wound care procedure at the ambulatory surgery center. In fact, either the facility or the doctor-but not both-supplied the PuraPly. By billing as if an individual piece of PuraPly had been supplied by two different sources, Defendants received excess reimbursements.

Certain skin substitute products, like PuraPly and EpiFix, are designated to be single-use products. A physician is expected to use one sheet of material per patient, discard any leftover material, and seek reimbursement for both the used and unused portions. From approximately 2015 to March 21, 2021, however, Defendants falsely and knowingly billed government healthcare programs as if they had discarded unused portions of single-use skin substitutes, such as PuraPly and EpiFix, and appropriately sought reimbursement for those discarded portions. In fact, Defendants did not discard them and, instead, kept the unused portions for use on subsequent Medicare and Medicaid beneficiaries. This resulted in Defendants submitting multiple claims for the same piece of single-use

This Settlement Agreement is neither an admission of liability by Defendants nor a concession by the United States that its claims are not well founded.

Relators claim entitlement under 31 U.S.C. § 3730(d) and California Government Code § 12652(g) to a share of the proceeds of this Agreement and to Relators' reasonable expenses, attorneys' fees, and costs.

Upon the execution of this Agreement, the relevant Defendants shall dismiss with prejudice Tower Outpatient Surgery Center, Inc. et al. v. United States of America, et al., No. LACV 21-9783 DMG (RAOx).

To avoid the delay, uncertainty, inconvenience, and expense of protracted litigation of the above claims, and in consideration of the mutual promises and obligations of this Agreement, the Parties agree and covenant as follows:

TERMS AND CONDITIONS

1. Defendants shall pay to the United States and California \$23,900,000 ("Settlement Amount") and interest on the Settlement Amount at a rate of 3.875% per annum from December 8, 2022, as follows:

Defendants shall pay to the United States \$23,402,381 plus interest at a rate of a. 3.875% per annum from December 8, 2022, of which \$11,701,190.50 is restitution. Payment of the full Settlement Amount is due no later than 365 days after the Effective Date of this Agreement by electronic funds transfer pursuant to written instructions to be provided by the Civil Division of the United States Department of Justice.

Defendants shall pay to California \$497,619 plus interest at a rate of 3.875% per b. annum from December 8, 2022, of which \$212,636.06 is restitution. This is not an additional payment, but rather payable from the total \$23,900,000 Settlement Amount. Payment of the full Settlement Amount is due no later than 365 days after the Effective Date of this Agreement by electronic funds transfer pursuant to written instructions to be provided by the California Department of Justice Division of Medi-Cal Fraud and Elder Abuse.

2. Interest will, at all times, be applied only to the outstanding Settlement Amount, and Defendants shall fully collateralize any unpaid and due Settlement Amount through cash deposits and insured and recorded encumbrances (such as deeds of trust) on one or more parcels of real property. As specified in Exhibit C, all payments transmitted to the United States Department of Justice or to Defendants' counsel prior to the execution of this Agreement will be applied against the total Settlement Amount as of the date of each transmission. All monies in the possession of Defendants'

counsel at the time of execution of the Agreement will be transmitted to the Governments within five business days of execution. The collateral value of each real property will be its fair market value at the time of the execution of the Settlement Agreement set forth in a real estate appraisal by a qualified appraiser selected by the Governments and agreed upon by Defendants. Defendants shall provide and maintain collateral in the full outstanding balance of the Settlement Amount. If Defendants reduce the outstanding balance of the Settlement Amount, Defendants will have the right to request in writing, and the Governments shall agree, to provide Defendants with a recordable Release of Deed of Trust or similar instrument within a reasonable time on any specific parcel of real property, as long as the remaining collateral, valued at the time of Defendants' written request, exceeds the full outstanding balance of the Settlement Amount. To the extent Defendants use proceeds from the future sale of real property or other assets to satisfy any portion of the Settlement Amount, Defendants shall initiate payment to the United States and California within five (5) business days following the close of escrow on any such real property or within five (5) business days following Defendants' receipt of the proceeds from the sale of any other asset.

3. Subject to the exceptions in Paragraph 6 (concerning reserved claims), Paragraph 17 (concerning default), and Paragraph 18 (concerning bankruptcy) below, and upon the United States' receipt of its share of the Settlement Amount, plus interest due under Paragraph 1, the United States releases Defendants from any civil or administrative monetary claim the United States has for the Covered Conduct under the False Claims Act, 31 U.S.C. §§ 3729-3733; the Civil Monetary Penalties Law, 42 U.S.C. § 1320a-7a; the Program Fraud Civil Remedies Act, 31 U.S.C. §§ 3801-3812; or the common law theories of payment by mistake, unjust enrichment, and fraud.

4. Subject to the exceptions in Paragraph 7 (concerning reserved claims), Paragraph 17 (concerning default), and Paragraph 18 (concerning bankruptcy) below, and upon full payment of the California Settlement Amount, California will release Defendants from any civil or administrative

monetary claim California has for the Covered Conduct under the California False Claims Act, Cal. Gov't Code §§ 12650-12656, other statutory claims, or the common law theories of payment by mistake, quantum meruit, unjust enrichment, and fraud.

5. Subject to the exceptions in Paragraphs 6 and 7 below, and upon the Governments' receipt of the Settlement Amount, plus interest due under Paragraph 1, Relators, for themselves and for their heirs, successors, attorneys, agents, and assigns, release Defendants from any civil monetary claim the Relators have on behalf of the United States and California for the Covered Conduct under the False Claims Act, 31 U.S.C. §§ 3729-3733 and the California False Claims Act, California Government Code §§ 12650-12656.

6. Notwithstanding the releases given in Paragraph 3 of this Agreement, or any other term of this Agreement, the following claims and rights of the United States are specifically reserved and are not released:

a. Any liability arising under Title 26, U.S. Code (Internal Revenue Code);

b. Any criminal liability;

c. Except as explicitly stated in this Agreement, any administrative liability or enforcement right, including mandatory or permissive exclusion from Federal health care programs;

Any liability to the United States (or its agencies) for any conduct other than the
 Covered Conduct;

e. Any liability based upon obligations created by this Agreement; and

f. Any liability of individuals other than as expressly released herein.

7. Notwithstanding the releases given in Paragraph 4 of this Agreement, or any other term of this Agreement, the following claims of California are specifically reserved and are not released:

a. Any criminal, civil, or administrative liability arising under California

1		revenue codes;
2	b.	Any criminal liability;
3	с.	Any civil or administrative liability that any person or entity, including the
4		Defendant, has or may have to California or to individual consumers or state
5		program payors under any statute, regulation, or rule not expressly covered by
6		the releases in Paragraphs 2 through 5 above, including, but not limited to, any
7		and all of the following claims: (i) state or federal antitrust violations; and (ii)
8 9		claims involving unfair and/or deceptive acts and practices and/or violations of
10		consumer protection laws;
11	d.	Any liability to California for any conduct other than the Covered Conduct;
12	e.	Any liability based upon obligations created by this Agreement;
13	f.	Except as explicitly stated in this Agreement, any administrative liability,
14		including mandatory or permissive exclusions from California's Medicaid
15		Program;
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17	g.	Any liability for expressed or implied warranty claims or other claims for
18		defective or deficient products and services, including quality of goods and
19		services;
20	h.	Any liability for personal injury or property damage or for other consequential
21		damages arising from the Covered Conduct;
22	i.	Any liability for failure to deliver goods or services due; and
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24	j.	Any liability of individuals other than as expressly released herein.
25	8. Rela	tors and their heirs, successors, attorneys, agents, and assigns shall not object to this
26	Agreement but agree	ee and confirm that this Agreement is fair, adequate, and reasonable under all the
27	circumstances, purs	suant to the False Claims Act, including 31 U.S.C. § 3730(c)(2)(B), and California
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Government Code § 12652(e)(2)(B). In connection with this Agreement and the Civil Actions, Relators and their heirs, successors, attorneys, agents, and assigns agree that neither this Agreement, any intervention by the Governments in the Civil Actions in order to dismiss the Civil Actions, nor any dismissal of the Civil Actions, shall waive or otherwise affect the ability of the Governments to contend that provisions in the False Claims Act, including 31 U.S.C. §§ 3730(d)(3) and 3730(e), and the California False Claims Act bar Relators from sharing in the proceeds of this Agreement. Moreover, the Governments and Relators and their heirs, successors, attorneys, agents, and assigns agree that they each retain all of their rights pursuant to the False Claims Act and the California False Claims Act on the issue of the share percentage, if any, that Relators should receive of any proceeds of the settlement of their claim(s).

9. Relators, for themselves, and for their heirs, successors, attorneys, agents, and assigns, release Defendants, and their officers, agents, and employees, from any liability to Relators arising from or related to the Civil Actions and the "Covered Conduct" described in this Agreement, as well any and all other liability, claims, demands, actions, or causes of action whatsoever, whether known or unknown, fixed or contingent, in law or in equity, in contract or in tort, under any federal or state statute or regulation, or in common law, that any Relator otherwise would have standing to bring for themselves or any other person or entity as of the date of this Agreement, conditioned upon the Government's receipt of the full Settlement Amount and subsequent payment of the full Relator's share, except that, Relators, for themselves, and for their heirs, successors, attorneys, agents, members, and assigns, retain their rights to petition the Court for statutory attorneys' fees, expenses and costs under 31 U.S.C. § 3730(d) and Cal. Gov't Code § 12652, to the extent pleaded in their respective operative Civil Actions, and receive those statutory attorneys' fees, expenses and costs, although Defendants reserve their right to challenge any Relator's claim to fees, costs, and expenses.

10. Voluntary Exclusion

a. In compromise and settlement of the rights of OIG-HHS to exclude Dr.
Aronowitz and TMMG pursuant to 42 U.S.C. § 1320a-7(b)(7), based upon the Covered Conduct, Dr.
Aronowitz and TMMG agree to be excluded under this statutory provision from Medicare, Medicaid, and all other Federal health care programs, as defined in 42 U.S.C. § 1320a-7b(f), for a period of 15 years. The exclusion shall be effective upon the Effective Date of this Agreement.

b. Such exclusion shall have national effect. Federal health care programs shall not pay anyone for items or services, including administrative and management services, furnished, ordered, or prescribed by Dr. Aronowitz and TMMG in any capacity while Dr. Aronowitz and TMMG are excluded. This payment prohibition applies to Dr. Aronowitz and TMMG and all other individuals and entities (including, for example, anyone who employs or contracts with Dr. Aronowitz and TMMG, and any hospital or other provider where Dr. Aronowitz and TMMG provide services). The exclusion applies regardless of who submits the claim or other request for payment. Violation of the conditions of the exclusion may result in criminal prosecution, the imposition of civil monetary penalties and assessments, and an additional period of exclusion. Dr. Aronowitz and TMMG further agree to hold the Federal health care programs, and all federal beneficiaries and/or sponsors, harmless from any financial responsibility for items or services furnished, ordered, or prescribed to such beneficiaries or sponsors after the effective date of the exclusion. Dr. Aronowitz and TMMG waive any further notice of the exclusion and agree not to contest such exclusion either administratively or in any state or federal court.

c. Reinstatement to program participation is not automatic. If Dr. Aronowitz and TMMG wish to be reinstated, Dr. Aronowitz and TMMG must submit a written request for reinstatement to the OIG in accordance with the provisions of 42 C.F.R. §§ 1001.3001-.3005. Such request may be made to the OIG no earlier than 90 days prior to the expiration of the 15-year period of

exclusion. Reinstatement becomes effective upon application by Dr. Aronowitz and TMMG, approval of the application by the OIG, and notice of reinstatement by the OIG. Obtaining another license, moving to another state, or obtaining a provider number from a Medicare contractor, a state agency, or a Federal health care program does not reinstate Dr. Aronowitz's and TMMG's eligibility to participate in these programs.

11. Defendants waive and shall not assert any defenses Defendants may have to any criminal prosecution or administrative action relating to the Covered Conduct that may be based in whole or in part on a contention that, under the Double Jeopardy Clause in the Fifth Amendment of the Constitution, or under the Excessive Fines Clause in the Eighth Amendment of the Constitution, this Agreement bars a remedy sought in such criminal prosecution or administrative action.

12. Defendants fully and finally release the Governments, their agencies, officers, agents, employees, and servants, from any claims (including attorneys' fees, costs, and expenses of every kind and however denominated) that Defendants have asserted, could have asserted, or may assert in the future against the Governments, their agencies, officers, agents, employees, and servants, related to the Covered Conduct or the Governments' investigation or prosecution thereof.

13. Defendants, and their officers, agents, heirs, successors, attorneys, members, assigns, and employees fully and finally release the Relators, and Relators' heirs, successors, attorneys, agents, members, and assigns (collectively, "Relator Releasees"), from any and all claims (including attorneys' fees, costs, and expenses of every kind and however denominated), proceedings, liens, and causes of action that Defendants have asserted, could have asserted, or may assert in the future against the Relator Releasees, related to the Covered Conduct, the Civil Actions, and the Relator Releasees' investigations, disclosures of information, communications, and prosecution thereof, as well any and all other liability, claims, demands, actions, or causes of action whatsoever, whether known or unknown, fixed or contingent, in law or in equity, in contract or in tort, under any federal or state statute or regulation, or in common law, that Defendants otherwise would have standing to bring for themselves or any other person or entity as of the date of this Agreement.

14. The Settlement Amount shall not be decreased as a result of the denial of claims for payment now being withheld from payment by any Medicare contractor (e.g., Medicare Administrative Contractor, fiscal intermediary, carrier) or any state payer, related to the Covered Conduct; and Defendants agree not to resubmit to any Medicare contractor or any state payer any previously denied claims related to the Covered Conduct, agree not to appeal any such denials of claims, and agree to withdraw any such pending appeals.

15. Defendants agree to the following:

a. <u>Unallowable Costs Defined</u>: All costs (as defined in the Federal Acquisition Regulation, 48 C.F.R. § 31.205-47; and in Titles XVIII and XIX of the Social Security Act, 42 U.S.C. §§ 1395-1395111 and 1396-1396w-5; and the regulations and official program directives promulgated thereunder) incurred by or on behalf of Defendants, their present or former officers, directors, employees, shareholders, and agents in connection with:

(1) the matters covered by this Agreement;

- (2) the United States' audit(s) and civil investigation(s) of the matters covered by this Agreement;
- (3) Defendants' investigation, defense, and corrective actions undertaken in response to the Governments' audit(s) and civil investigation(s) in connection with the matters covered by this Agreement (including attorneys' fees);
 - (4) the negotiation and performance of this Agreement; and
- (5) the payment Defendants make to the United States pursuant to this Agreement and any payments that Defendants may make to Relator, including costs and attorneys' fees,

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are unallowable costs for government contracting purposes and under the Medicare Program, Medicaid Program, TRICARE Program, and Federal Employees Health Benefits Program ("FEHBP") (hereinafter referred to as "Unallowable Costs").

b. <u>Future Treatment of Unallowable Costs</u>: Unallowable Costs shall be separately determined and accounted for by Defendants, and Defendants shall not charge such Unallowable Costs directly or indirectly to any contracts with the United States or any State Medicaid program, or seek payment for such Unallowable Costs through any cost report, cost statement, information statement, or payment request submitted by Defendants or any of its subsidiaries or affiliates to the Medicare, Medicaid, TRICARE, or FEHBP Programs.

c. <u>Treatment of Unallowable Costs Previously Submitted for Payment</u>: Defendants further agree that within 90 days after the Effective Date of this Agreement they shall identify to applicable Medicare and TRICARE fiscal intermediaries, carriers, and/or contractors, and Medicaid and FEHBP fiscal agents, any Unallowable Costs (as defined in this paragraph) included in payments previously sought from the United States, or any State Medicaid program, including, but not limited to, payments sought in any cost reports, cost statements, information reports, or payment requests already submitted by Defendants or any of their subsidiaries or affiliates, and shall request, and agree, that such cost reports, cost statements, information reports, even if already settled, be adjusted to account for the effect of the inclusion of the Unallowable Costs. Defendants agree that the United States, at a minimum, shall be entitled to recoup from Defendants any overpayment plus applicable interest and penalties as a result of the inclusion of such Unallowable Costs on previouslysubmitted cost reports, information reports, cost statements, or requests for payment.

Any payments due after the adjustments have been made shall be paid to the United States pursuant to the direction of the Department of Justice and/or the affected agencies. The United States reserves its rights to disagree with any calculations submitted by Defendants or any of its subsidiaries or affiliates on the effect of inclusion of Unallowable Costs (as defined in this paragraph) on Defendants or any of its subsidiaries or affiliates' cost reports, cost statements, or information reports.

Nothing in this Agreement shall constitute a waiver of the rights of the United
 States to audit, examine, or re-examine Defendants' books and records to determine that no
 Unallowable Costs have been claimed in accordance with the provisions of this paragraph.

16. The Parties shall enter the Stipulation for Entry of Consent Judgment Against Defendants attached here as Exhibit A, which seeks entry of the Consent Judgment attached here as Exhibit B. The parties agree, consistent with and pursuant to the Stipulation for Entry of Consent Judgement Against Defendants and the Consent Judgment, that the District Court will retain jurisdiction over this action until (a) the filing of a Satisfaction of Judgment as to the United States, (b) the filing of a Satisfaction of Judgment as to California, (c) the filing of Satisfaction of Judgment as to each of the Relators, and (d) final resolution of any issues related to Relators' statutory share from the United States pursuant to 31 U.S.C. § 3730(d)(1).

17. a. As specified in Exhibits A and B attached here, in the event that Defendants fail to pay the Settlement Amount as provided in the payment schedule set forth in Paragraph 1 above, Defendants shall be in Default of their payment obligations ("Default"). The United States will provide a written notice of default ("Notice of Default") (which it may transmit via email), and Defendants shall have an opportunity to cure such Default within fourteen (14) calendar days from the date of receipt of the Notice of Default by making the payment due under the payment schedule and paying any additional interest accruing under the Settlement Agreement up to the date of payment. Notice of Default will be delivered to Defendants through counsel, Terree Bowers, at 555 West Fifth Street, 48th Floor, Los Angeles, CA 90013, terree.bowers@afslaw.com, or to such other representative as Defendants shall designate in advance in writing. If Defendants fails to cure the Default within fourteen (14) calendar days of receiving the Notice of Default and in the absence of an agreement with the United States to a

modified payment schedule ("Uncured Default"), the remaining unpaid balance of the Settlement Amount shall become immediately due and payable, and interest on the remaining unpaid balance shall thereafter accrue at the rate of 12.375% per annum, compounded daily from the date of Default, on the remaining unpaid total (principal and interest balance).

b. In the event of Uncured Default, Defendants agree that the United States, at its sole discretion, may (i) retain any payments previously made, rescind this Agreement and pursue the Civil Action or bring any civil and/or administrative claim, action, or proceeding against Defendants for the claims that would otherwise be covered by the releases provided in Paragraph 3 above, with any recovery reduced by the amount of any payments previously made by Defendants to the United States under this Agreement; (ii) take any action to enforce this Agreement in a new action or by reinstating the Civil Action; (iii) offset the remaining unpaid balance from any amounts due and owing to Defendants and/or affiliated companies by any department, agency, or agent of the United States at the time of Default or subsequently; and/or (iv) exercise any other right granted by law, or under the terms of this Agreement, or recognizable at common law or in equity. The United States shall be entitled to any other rights granted by law or in equity by reason of Default, including referral of this matter for private collection. In the event the United States pursues a collection action, Defendants agree immediately to pay the United States the greater of (i) a ten-percent (10%) surcharge of the amount collected, as allowed by 28 U.S.C. § 3011(a), or (ii) the United States' reasonable attorneys' fees and expenses incurred in such an action. In the event that the United States opts to rescind this Agreement pursuant to this paragraph, Defendants waive and agree not to plead, argue, or otherwise raise any defenses of statute of limitations, laches, estoppel or similar theories, to any civil or administrative claims that are (i) filed by the United States against Defendants within 120 days of written notification that this Agreement has been rescinded, and (ii) relate to the Covered Conduct, except to the extent these defenses were available before January 1, 2015. Defendants agree not to contest any offset,

recoupment, and/or collection action undertaken by the United States pursuant to this paragraph, either administratively or in any state or federal court, except on the grounds of actual payment to the United States.

c. In the event of Uncured Default, OIG-HHS may exclude Defendants from participating in all Federal health care programs until Defendants pay the Settlement Amount, with interest, as set forth above ("Exclusion for Default"). OIG-HHS will provide written notice of any such exclusion to Defendants. Defendants waive any further notice of the exclusion under 42 U.S.C. § 1320a-7(b)(7), and agree not to contest such exclusion either administratively or in any state or federal court. Reinstatement to program participation is not automatic. If at the end of the period of exclusion, Defendants wish to apply for reinstatement, they must submit a written request for reinstatement to OIG-HHS in accordance with the provisions of 42 C.F.R. §§ 1001.3001-.3005. Defendants will not be reinstated unless and until OIG-HHS approves such request for reinstatement. The option for Exclusion for Default is in addition to, and not in lieu of, the options identified in this Agreement or otherwise available.

18. In exchange for valuable consideration provided in this Agreement, Defendants andRelators acknowledge the following:

a. Defendants have reviewed their financial situations and warrant that they are solvent within the meaning of 11 U.S.C. §§ 547(b)(3) and 548(a)(1)(B)(ii)(I) and shall remain solvent following payment to the United States of the Settlement Amount.

b. In evaluating whether to execute this Agreement, the Parties intend that the mutual promises, covenants, and obligations set forth herein constitute a contemporaneous exchange for new value given to Defendants, within the meaning of 11 U.S.C. § 547(c)(1), and the Parties conclude that these mutual promises, covenants, and obligations do, in fact, constitute such a contemporaneous exchange.

c. The mutual promises, covenants, and obligations set forth herein are intended by the Parties to, and do in fact, constitute a reasonably equivalent exchange of value.

d. The Parties do not intend to hinder, delay, or defraud any entity to which Defendants were or became indebted to on or after the date of any transfer contemplated in this Agreement, within the meaning of 11 U.S.C. § 548(a)(1).

e. If any of Defendants' payments or obligations under this Agreement are avoided for any reason (including but not limited to, through the exercise of a trustee's avoidance powers under the Bankruptcy Code) or if, before the Settlement Amount is paid in full, Defendants or a third party commences a case, proceeding, or other action under any law relating to bankruptcy, insolvency, reorganization, or relief of debtors seeking any order for relief of Defendants' debts, or to adjudicate Defendants as bankrupt or insolvent; or seeking appointment of a receiver, trustee, custodian, or other similar official for Defendants or for all or any substantial part of Defendants' assets:

(1) the United States may rescind the releases in this Agreement and bring any civil and/or administrative claim, action, or proceeding against Defendants for the claims that would otherwise be covered by the releases provided in Paragraph 3 above;

(2) the United States has an undisputed, noncontingent, and liquidated allowed claim against Defendants in the amount of \$59,750,000, less any payments received pursuant toParagraph 1 of this Agreement, provided, however, that such payments are not otherwise avoided and recovered from the United States by a receiver, trustee, creditor, custodian, or similar official.

(3) if any payments are avoided and recovered by a receiver, trustee, creditor, custodian, or similar official, the United States shall not be responsible for the return of any amounts already paid by the United States to the Relator; and

(4) if, notwithstanding subparagraph (3), any amounts already paid by the UnitedStates to the Relator are recovered from the United States in an action or proceeding filed by a receiver,

trustee, creditor, custodian, or similar official in or in connection with a bankruptcy case that is filed within two years of the Effective Date of this Agreement or of any payment made under Paragraph 1 of this Agreement, Relator shall, within thirty days of written notice from the United States to the undersigned Relator's counsel, return to the United States all amounts recovered from the United States.

f. Defendants agree that any civil and/or administrative claim, action, or proceeding brought by the United States under Paragraph 18.e is not subject to an "automatic stay" pursuant to 11 U.S.C. § 362(a) because it would be an exercise of the United States' police and regulatory power. Defendants shall not argue or otherwise contend that the United States' claim, action, or proceeding is subject to an automatic stay and, to the extent necessary, consent to relief from the automatic stay for cause under 11 U.S.C. § 362(d)(1). Defendants waive and shall not plead, argue, or otherwise raise any defenses under the theories of statute of limitations, laches, estoppel, or similar theories, to any such civil or administrative claim, action, or proceeding brought by the United States within 120 days of written notification to Defendants that the releases have been rescinded pursuant to this paragraph, except to the extent such defenses were available before February 7, 2020.

19. This Agreement is intended to be for the benefit of the Parties only. The Parties do not release any claims against any other person or entity, except to the extent provided for in Paragraph 20 (waiver for beneficiaries paragraph), below.

20. Defendants agree that they waive and shall not seek payment for any of the health care billings covered by this Agreement from any health care beneficiaries or their parents, sponsors, legally responsible individuals, or third-party payors based upon the claims defined as Covered Conduct.

21. Defendants agree that upon the execution of this Agreement, the relevant Defendants shall dismiss with prejudice Tower Outpatient Surgery Center, Inc. et al. v. United States of America, et al., No. LACV 21-9783 DMG (RAOx).

22. Each Party shall bear its own legal and other costs incurred in connection with this matter, including the preparation and performance of this Agreement.

23. Each party and signatory to this Agreement represents that it freely and voluntarily enters into this Agreement without any degree of duress or compulsion.

24. This Agreement is governed by the laws of the United States. The exclusive jurisdiction and venue for any dispute relating to this Agreement is the United States District Court for the Central District of California. For purposes of construing this Agreement, this Agreement shall be deemed to have been drafted by all Parties to this Agreement and shall not, therefore, be construed against any Party for that reason in any subsequent dispute.

25. This Agreement constitutes the complete agreement between the Parties. This Agreement may not be amended except by written consent of the Parties.

26. The undersigned counsel represent and warrant that they are fully authorized to execute this Agreement on behalf of the persons and entities indicated below.

27. This Agreement may be executed in counterparts, each of which constitutes an original and all of which constitute one and the same Agreement.

28. This Agreement is binding on Defendants' successors, transferees, heirs, and assigns.

29. This Agreement is binding on Relator's successors, transferees, heirs, and assigns.

30. All parties consent to the Governments' disclosure of this Agreement, and information about this Agreement, to the public.

31. This Agreement is effective on the date of signature of the last signatory to the Agreement ("Effective Date of this Agreement"). Facsimiles and electronic transmissions of signatures shall constitute acceptable, binding signatures for purposes of this Agreement.

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1		<u>THE</u>	UNITED STATES OF AMERICA
2	DATED: April 13, 2023	BY:	Daudella
-3			David M. Harris Assistant United States Attorney
			Chief, Civil Division
4			United States Attorney's Office for the Central District of California
5		DV	
6	DATED:	BY:	Lyle W. Gruby
7			Trial Attorney
8			Commercial Litigation Branch Civil Division
9			United States Department of Justice
10	DATED:	BY:	
11			Lisa M. Re Assistant Inspector General for Legal Affairs
12			Office of Counsel to the Inspector General
13			Office of Inspector General United States Department of Health and Human Services
		т	HE STATE OF CALIFORNIA
14			THE STATE OF CALIFORNIA
15	DATED:	BY:	David B. Songco
16			Senior Assistant Attorney General
17			California Department of Justice Division of Medi-Cal Fraud and Elder Abuse
18			
19			
20			
21			DEFENDANTS
22	DATED:	BY:	
23			Joel Aronowitz, M.D.
24	DATED:	BY:	
25			Joel Aronowitz, M.D. Tower Multi-Specialty Medical Group
		BY:	
26	DATED:	DI	Joel Aronowitz, M.D.
27			Tower Would Care Center of Santa Monica, Inc.
2.8			

THE UNITED STATES OF AMERICA 1 BY: DATED: 2 David M. Harris Assistant United States Attorney 3 Chief, Civil Division 4 United States Attorney's Office for the Central District of California 5 BY: DATED: 6 Lyle W. Gruby 7 Trial Attorney Commercial Litigation Branch 8 Civil Division United States Department of Justice 9 jan. Re/Rmf DATED BY: 10 Lisa M. Re 11 Assistant Inspector General for Legal Affairs Office of Counsel to the Inspector General 12 Office of Inspector General United States Department of Health and Human Services 13 THE STATE OF CALIFORNIA 14 15 DATED: _____ BY: David B. Songco 16 Senior Assistant Attorney General California Department of Justice 17 Division of Medi-Cal Fraud and Elder Abuse 18 19 20 **DEFENDANTS** 21 DATED: BY: 22 Joel Aronowitz, M.D. 23 DATED: _____ BY: 24 Joel Aronowitz, M.D. Tower Multi-Specialty Medical Group 25 DATED: _____ 26 BY: Joel Aronowitz, M.D. 27 Tower Would Care Center of Santa Monica, Inc. 28

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1		THE	UNITED STATES OF AMERICA
2	DATED:	BY:	
3			David M. Harris Assistant United States Attorney
			Chief, Civil Division
4 5			United States Attorney's Office for the Central District of California
6	DATED:	BY:	
			Lyle W. Gruby
7			Trial Attorney Commercial Litigation Branch
8			Civil Division
9			United States Department of Justice
10	DATED:	BY:	Lisa M. Re
11			Assistant Inspector General for Legal Affairs
12			Office of Counsel to the Inspector General Office of Inspector General
13			United States Department of Health and Human Services
14		T	HE STATE OF CALIFORNIA
15	DATED: <u>4/5 23</u>	BY:	TO R
16	77		David B. Songco
17			Senior Assistant Attorney General California Department of Justice
18			Division of Medi-Cal Fraud and Elder Abuse
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20			DEFENDANTS
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22	DATED:	BY:	Joel Aronowitz, M.D.
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25			Tower Multi-Specialty Medical Group
26	DATED:	BY:	
27			Joel Aronowitz, M.D. Tower Would Care Center of Santa Monica, Inc.
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DATED: 3/7/23 BY: 1 Joel Aronowitz, M Tower Outpatient Surgery Center, Inc. 2 3 DATED: - -BY: Danie Aronowitz 4 DATED 12/23 BY: 5 Joel Aronowitz, M.D. Tower Medical Billing Solutions 6 7 DATED: BY: Terree A. Bowers 8 Counsel for Joel Aronowitz, M.D., Daniel Aronowitz, Tower Multi-Specialty Medical Group, Tower Outpatient Surgery 9 Center, Tower Wound Care Center of Santa Monica, and Tower Medical Billing Solutions 10 DATED: _____ 11 BY: Fiona Chalom 12 DATED: ____ BY: 13 Alan M. O'Connor Counsel for Fiona Chalom 14 15 2 RELATORS 16 DATED: BY: 17 TDP RCM Services, LLC 18 DATED: BY: 19 Phillip E. Benson Counsel for TDP RCM Services, LLC 20 DATED: BY: 21 Jason B. Morris 22 DATED: _____ BY: 23 **Timothy Granitz** Counsel for Jason B. Morris 24 . DATED: BY: 25 Harold Bautista 26 DATED: BY: 27 Kelly Weil Counsel for Harold Bautista 28

1	DATED:	BY:	Joel Aronowitz, M.D.
2			Tower Outpatient Surgery Center, Inc.
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4			Daniel Aronowitz
5	DATED:	BY:	
6			Joel Aronowitz, M.D. Tower Medical Billing Solutions
7	DATED:	BY:	
8		D 1.	Terree A. Bowers
8 9			Counsel for Joel Aronowitz, M.D., Daniel Aronowitz, Tower Multi-Specialty Medical Group, Tower Outpatient Surgery
			Center, Tower Wound Care Center of Santa Monica, and Tower Medical Billing Solutions
10			Weated Dining Solutions
11	DATED:	BY:	Fiona Chalom
12	DATED:	BY:	
13		DI.	Alan M. O'Connor
14			Counsel for Fiona Chalom
15			RELATORS
15 16			<u>RELATORS</u>
	DATED:	BY:	
16			RELATORS TDP RCM Services, LLC
16 17	DATED: DATED:	BY: BY:	TDP RCM Services, LLC Phillip E. Benson
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1	DATED:	DI:	Joel Aronowitz, M.D.
2			Tower Outpatient Surgery Center, Inc.
3	DATED:	BY:	
4			Daniel Aronowitz
5	DATED:	BY:	Joel Aronowitz, M.D.
6			Tower Medical Billing Solutions
7	DATED: April 10, 2023	BY:	Tenu a. Bowers
8			Terree A. Bowers
9			Counsel for Joel Aronowitz, M.D., Daniel Aronowitz, Tower Multi-Specialty Medical Group, Tower Outpatient Surgery
10			Center, Tower Wound Care Center of Santa Monica, and Tower Medical Billing Solutions
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11	DATED:	BY:	Fiona Chalom
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14			Counsel for Fiona Chalom
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1			Joel Aronowitz, M.D.
2			Tower Outpatient Surgery Center, Inc.
3	DATED:	BY:	Daniel Aronowitz
4			Daniel Aronowitz
5	DATED:	BY:	Joel Aronowitz, M.D.
6			Tower Medical Billing Solutions
7	DATED:	BY:	
8			Terree A. Bowers
			Counsel for Joel Aronowitz, M.D., Daniel Aronowitz, Tower Multi-Specialty Medical Group, Tower Outpatient Surgery
9			Center, Tower Wound Care Center of Santa Monica, and Tower
10			Medical Billing Solutions
11	DATED:	BY:	Fiona Chalom
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13	DATED:	BY:	Alan M. O'Connor
14			Counsel for Fiona Chalom
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16 17	DATED:	BY:	
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2			Joel Aronowitz, M.D. Tower Outpatient Surgery Center, Inc.
3	DATED:	BY:	
4		A	Daniel Aronowitz
5	DATED:	BY:	
6			Joel Aronowitz, M.D. Tower Medical Billing Solutions
7	DATED:	BY:	
8			Terree A. Bowers Counsel for Joel Aronowitz, M.D., Daniel Aronowitz, Tower
9			Multi-Specialty Medical Group, Tower Outpatient Surgery
10			Center, Tower Wound Care Center of Santa Monica, and Tower Medical Billing Solutions
11	DATED:	BY:	
12	DATED		Fiona Chalom
13	DATED:	BY:	Alan M. O'Connor
14			Counsel for Fiona Chalom
15			RELATORS
16 17	DATED:	BY:	
17		211	TDP RCM Services, LLC
19	DATED:	BY:	
20			Phillip E. Benson Counsel for TDP RCM Services, LLC
21	DATED: 3/7/23	BY:	
22	DATED: 3/7/23	c	Jason B. Morris
23	DATED:7	BY:	Timothy Granitz
24			Counsel for Jason B. Morris
25	DATED:	BY:	
26	DATED	DV	Harold Bautista
27	DATED:	BY:	Kelly Weil
28			Counsel for Harold Bautista
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DATED: _____ BY: 1 Joel Aronowitz, M.D. Tower Outpatient Surgery Center, Inc. 2 DATED: BY: 3 Daniel Aronowitz 4 DATED: BY: 5 Joel Aronowitz, M.D. **Tower Medical Billing Solutions** 6 7 DATED: BY: Terree A. Bowers 8 Counsel for Joel Aronowitz, M.D., Daniel Aronowitz, Tower Multi-Specialty Medical Group, Tower Outpatient Surgery 9 Center, Tower Wound Care Center of Santa Monica, and Tower Medical Billing Solutions 10 DATED: 11 BY: Fiona Chalom 12 DATED: BY: 13 Alan M. O'Connor Counsel for Fiona Chalom 14 15 **RELATORS** 16 DATED: _____ BY: 17 TDP RCM Services, LLC 18 DATED: _____ BY: 19 Phillip E. Benson Counsel for TDP RCM Services, LLC 20 DATED: _____ BY: 21 Jason B. Morris 22 DATED: _____ BY: 23 Timothy Granitz Counsel for Jason B. Morris 24 Hardd Bautista DATED: ^{3/7/2023} BY: 25 Harold Bautista 26 DATED: 3/7/2023 BY: 27 Kelly Weil Counsel for Harold Bautista 28

1	EXHIBIT A				
2	BRIAN M. BOYNTON				
3	Principal Deputy Assistant Attorney General Civil Division				
4	E. MARTIN ESTRADA United States Attorney				
5	DAVID M. HARRIS				
6	Assistant United States Attorney Chief, Civil Division ROSS M. CUFF				
7	Assistant United States Attorney Chief, Civil Fraud Section				
8	JACK D. ROSS				
9	Assistant United States Attorney Deputy Chief, Civil Fraud Section AARON G. EZROJ (Cal. Bar No. 263711)				
10	Assistant United States Attorney Room 7516, Federal Building				
11	300 N. Los Angeles Street Los Angeles, California 90012				
12	Tel: (213) 894-4858 Fax: (213) 894-7819				
13	Email: aaron.ezroj@usdoj.gov				
14	JAMIE A. YAVELBERG NATALIE A. WAITES				
15	LYLE W. GRUBY Attorneys, Civil Division				
16	United States Department of Justice				
17	Civil Division, Commercial Litigation Branch U.S. Department of Justice PO Box 261, Ben Franklin Station				
18	Washington, DC 20044 Tel: (202) 616-7986				
19	Fax: (202) 307-6364 Email: Lyle.W.Gruby@usdoj.gov				
20					
21					
22	UNITED STATES DISTRICT COURT				
23	FOR THE CENTRAL DISTRICT OF CALIFORNIA				
24	WESTERN DIVISION				
25	UNITED STATES OF AMERICA ex No. CV 20-1248 JFW (PLAx)				
26	<i>rel.</i> and the STATE OF CALIFORNIA <i>ex rel.</i> TDP RCM SERVICES, LLC,				
27	Plaintiffs, STIPULATION FOR ENTRY OF CONSENT JUDGMENT FOR JUDICIAL FORECLOSURE AGAINST				
2.8					



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Qui tam plaintiffs TDP RCM Services, LLC, Jason B. Morris, and Harold Bautista (collectively, "Relators"), plaintiff the United States of America ("United States"), plaintiff the State of California ("California"), and defendants Joel Aronowitz; Joel A. Aronowitz, M.D., a medical corporation, d/b/a Tower Multi-Specialty Medical Group; Tower Wound Care Center of Santa Monica, Inc.; Tower Outpatient Surgery Center, Inc.; Daniel Aronowitz; Tower Medical Billing Solutions; and Fiona Chalom (collectively, "Defendants"), through their respective counsel, hereby stipulate and agree as follows:

 Relators, the United States, California, and Defendants (collectively, the "Parties") agree to all matters set forth in the proposed Consent Judgment for Judicial Foreclosure Against Defendants, attached to this stipulation as Exhibit B (the "Consent Judgment"). A copy of the Consent Judgment is lodged with this stipulation.

2. This Court has subject matter jurisdiction over this action pursuant to 31 U.S.C. § 3732(a) and (b) and 28 U.S.C. §§ 1331 and 1345.

3. Defendants acknowledge and accept service of the Complaints in this action.

4. The Court has personal jurisdiction over Defendants in this action.

5. Venue is proper in the Central District of California under 31 U.S.C. § 3732(a) and 28 U.S.C. § 1391(b) because Defendants reside in and transact business in this District and because a substantial part of the events giving rise to the claims brought in this action occurred in this District.

6. The Court may immediately sign and enter the Consent Judgment without further notice or hearing.

7. Pursuant to a Settlement Agreement (the "Settlement Agreement") entered into by the Parties on March ___, 2023 (the "Effective Date"), Defendants shall pay to the United States and California \$23,900,000 (the "Settlement Amount") plus interest at a rate of 3.875% per annum from December 8, 2022, as follows:

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1	a.	Defendants shall pay to the United States \$23,402,381 plus interest at
2		a rate of 3.875% per annum from December 8, 2022, of which
3		\$11,701,190.50 is restitution. Payment of the full Settlement Amount
4		is due no later than 365 days after the Effective Date of the
5		Settlement Agreement;
6	b.	Defendants shall pay to California \$497,619 plus interest at a rate of
7		3.875% per annum from December 8, 2022, of which \$212,636.06 is
8		restitution. Payment of the full Settlement Amount is due no later
9		than 365 days after the Effective Date of the Settlement Agreement;
10	с.	The above-defined payments to the United States (the "Federal
11		Settlement Amount") shall be made by electronic funds transfer
12		pursuant to written instructions provided by the Office of the United
13		States Attorney for the Central District of California;
14	d.	The above-defined payments to California (the "California Settlement
15		Amount") shall be made by electronic funds transfer pursuant to
16		written instructions provided by the California Department of Justice
17		Division of Medi-Cal Fraud and Elder Abuse;
18	e.	Interest will, at all times, be applied only to the outstanding
19		Settlement Amount, and Defendants shall fully collateralize any
20		unpaid and due Settlement Amount through cash deposits and insured
21		and recorded encumbrances (such as deeds of trust) on one or more
22		parcels of real property. As specified in Exhibit C to the Settlement
23		Agreement, all payments transmitted to the United States Department
24		of Justice or to Defendants' counsel prior to the execution of this
25		Agreement will be applied against the total Settlement Amount as of
26		the date of each transmission. All monies in the possession of
27		Defendants' counsel at the time of execution of the Settlement
28		

Agreement will be transmitted to the Governments within five business days of execution. The collateral value of each real property will be its fair market value at the time of the execution of the Settlement Agreement set forth in a real estate appraisal by a qualified appraiser selected by the Governments and agreed upon by Defendants. Defendants shall provide and maintain collateral in the full outstanding balance of the Settlement Amount. If Defendants reduce the outstanding balance of the Settlement Amount, Defendants will have the right to request in writing, and the Governments shall agree, to provide Defendants with a recordable Release of Deed of Trust or similar instrument within a reasonable time on any specific parcel of real property, as long as the remaining collateral, valued at the time of Defendants' written request, exceeds the full outstanding balance of the Settlement Amount. To the extent Defendants use proceeds from the future sale of real property or other assets to satisfy any portion of the Settlement Amount, Defendants shall initiate payment to the United States and California within five (5) business days following the close of escrow on any such real property or within five (5) business days following Defendants' receipt of the proceeds from the sale of any other asset. The above-defined payments may be prepaid, in whole or in part, f. without penalty. In the event that Defendants fail to pay the Settlement Amount as 8. a. provided in the payment schedule set forth in Paragraph 7 above, Defendants shall be in Default of their payment obligations ("Default"). The United States will provide a

Default of their payment obligations ("Default"). The United States will provide a
written notice of default ("Notice of Default") (which it may transmit via email), and
Defendants shall have an opportunity to cure such Default within seven (7) calendar days

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from the date of receipt of the Notice of Default by making the payment due under the 1 payment schedule and paying any additional interest accruing under the Settlement 2 3 4 5 6 7 8 9 10 11 12 b. 13 14 15 16 17 18 19 20 21 22 23 24 25 26

Agreement up to the date of payment. Notice of Default will be delivered to Defendants through counsel, Terree Bowers, at 555 West Fifth Street, 48th Floor, Los Angeles, CA 90013, terree.bowers@afslaw.com, or to such other representative as Defendants shall designate in advance in writing. If Defendants fail to cure the Default within seven (7) calendar days of receiving the Notice of Default and in the absence of an agreement with the United States to a modified payment schedule ("Uncured Default"), the remaining unpaid balance of the Settlement Amount shall become immediately due and payable, and interest on the remaining unpaid balance shall thereafter accrue at the rate of 12% per annum, compounded daily from the date of Default, on the remaining unpaid total (principal and interest balance). In the event of Uncured Default, Defendants agree that the United States, at its sole discretion, may (i) retain any payments previously made, rescind the Settlement Agreement and pursue the Civil Action or bring any civil and/or administrative claim, action, or proceeding against Defendants for the claims that would otherwise be covered by the releases provided in Paragraph 3 of the Settlement Agreement, with any recovery reduced by the amount of any payments previously made by Defendants to the United States under the Settlement Agreement; (ii) take any action to enforce the Settlement Agreement in a new action or by reinstating the Civil Action; (iii) offset the remaining unpaid balance from any amounts due and owing to Defendants

and/or affiliated companies by any department, agency, or agent of the United States at the time of Default or subsequently; and/or (iv) exercise any other right granted by law, or under the terms of the Settlement Agreement, or recognizable at common law or in equity. The United States shall be entitled to any other rights granted by law or in equity by reason of Default, including referral of this matter for private collection. In the event the United States pursues a collection action, Defendants agree immediately to pay the

United States the greater of (i) a ten-percent (10%) surcharge of the amount collected, as allowed by 28 U.S.C. § 3011(a), or (ii) the United States' reasonable attorneys' fees and expenses incurred in such an action. In the event that the United States opts to rescind the Settlement Agreement pursuant to this paragraph, Defendants waive and agree not to plead, argue, or otherwise raise any defenses of statute of limitations, laches, estoppel or similar theories, to any civil or administrative claims that are (i) filed by the United States against Defendants within 120 days of written notification that the Settlement Agreement has been rescinded, and (ii) relate to the Covered Conduct, except to the extent these defenses were available before January 1, 2015. Defendants agree not to contest any offset, recoupment, and/or collection action undertaken by the United States pursuant to this paragraph, either administratively or in any state or federal court, except on the grounds of actual payment to the United States.

c. In the event of Uncured Default, OIG-HHS may exclude Defendants from participating in all Federal health care programs until Defendants pay the Settlement Amount, with interest, as set forth above ("Exclusion for Default"). OIG-HHS will provide written notice of any such exclusion to Defendants. Defendants waive any further notice of the exclusion under 42 U.S.C. § 1320a-7(b)(7), and agree not to contest such exclusion either administratively or in any state or federal court. Reinstatement to program participation is not automatic. If at the end of the period of exclusion, Defendants wish to apply for reinstatement, they must submit a written request for reinstatement to OIG-HHS in accordance with the provisions of 42 C.F.R. §§ 1001.3001-.3005. Defendants will not be reinstated unless and until OIG-HHS approves such request for reinstatement. The option for Exclusion for Default is in addition to, and not in lieu of, the options identified in the Settlement Agreement or otherwise available.

9. The Settlement Amount shall not be discharged by means of a voluntary or involuntary bankruptcy or any other type of insolvency proceeding under the laws of the

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United States, including but not limited to 11 U.S.C. § 101, *et seq.*, or under the laws of any state or locality. The Parties agree that the Consent Judgment is for a judgment under the False Claims Act, 31 U.S.C. §§ 3729-3733.

10. As long as Defendants make the payments detailed in paragraph 7, neither the United States nor California shall execute on the Consent Judgment. But if Defendants fail to make any payment under the terms described in paragraph 7, then (a) the full Settlement Amount shall be immediately due and payable, (b) the United States shall have the right to immediately execute on the Consent Judgment for the full remaining unpaid balance of the Federal Settlement Amount, (c) California shall have the right to immediately execute on the Consent Judgment for the full remaining unpaid balance of the California Settlement Amount, and (d) Defendants shall be liable to the United States and California for all costs and expenses, including but not limited to attorney's fees, incurred by the United States and California in connection with enforcing this Consent Judgment.

11. When Defendants fully pay the Federal Settlement Amount to the United States, the United States shall prepare and file a Satisfaction of Judgment as to the United States with the Clerk for the United States District Court for the Central District of California. If any lien has been recorded by the United States, the United States shall provide Defendants with a Release of Lien Under Abstract of Judgment, which may be recorded in the applicable County Recorder's office.

12. When Defendants fully pay the California Settlement Amount to California, California shall prepare and file a Satisfaction of Judgment as to California with the Clerk for the United States District Court for the Central District of California. If any lien has been recorded by California, California shall provide Defendants with a Release of Lien Under Abstract of Judgment, which may be recorded in the applicable County Recorder's office. 1

Defendants shall not charge back to the United States or California on any 13. contract (including as a direct or indirect cost), or otherwise seek payment or reimbursement from the United States or California, for any portion of the Settlement Amount or a Relator's reasonable expenses, attorney's fees, and costs paid by Defendants.

For purposes other than entering the Consent Judgment in this action, this 14. Stipulation is neither an admission of liability by Defendants, nor is it a concession by the United States and California that their claims are not well founded.

15. This Stipulation has been drafted by all the Parties and shall not, therefore, be construed against any Party for that reason in any subsequent dispute.

16. This Stipulation shall not be amended except by written consent of the Parties.

17. This Court shall retain jurisdiction to adjudicate disputes arising under this Stipulation. The Court shall retain jurisdiction over this action until (a) the filing of a Satisfaction of Judgment as to the United States, (b) the filing of a Satisfaction of Judgment as to California, (c) the filing of Satisfaction of Judgment as to each of the Relators, and (d) final resolution of any issues related to Relators' statutory share from the United States pursuant to 31 U.S.C. § 3730(d)(1). Such disputes may be raised with the Court by motion.

SO STIPULATED AND RESPECTFULLY SUBMITTED:

THE UNITED STATES OF AMERICA

DATED: April 13, 2023

XX1 BY:

David M. Harris Assistant United States Attorney Chief, Civil Division United States Attorney's Office for the Central District of California



1 2 3 4 5 6	DATED:	BY: Lyle W. Gruby Trial Attorney Commercial Litigation Branch Civil Division United States Department of Justice
7	T	HE STATE OF CALIFORNIA
8	DATED:	BY:
9		David B. Songco
10		Senior Assistant Attorney General California Department of Justice
11		Division of Medi-Cal Fraud and Elder Abuse
12	•	
13		DEFENDANTS
14	DATED: 3/1/23	BY: Sullad
15	τ.	Joel Aropowitz, M.D.
16	DATED: 1/2 23	BY: BUL
17		Joel Aronowitz, M.D.
18	-1.1	Tower Multi-Specialty Medical Group
19	DATED: 3/2/23	BY: MM
20		Joel Aronowitz, M.D. Tower Would Care Center of Santa Monica, Inc.
21	DATED: _3\1(23	LU DOT
22	DATED	BY: Joel Aronowitz, M.D.
23		Tower Outpatient Surgery Center, Inc.
24	DATED:	BY:
25		Daniel Aronowitz
26	DATED: 3/7/22	BY: Coll
27		Joel Aronowitz, M.D.
28		Tower-Medical Billing Solutions

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2	DATED:	BY: Lyle W. Gruby
3		Trial Attorney
		Commercial Litigation Branch
4		Civil Division
5		United States Department of Justice
6		
7		THE STATE OF CALIFORNIA
8	DATED:	BY:
9		David B. Songco
10		Senior Assistant Attorney General California Department of Justice
11		Division of Medi-Cal Fraud and Elder Abuse
12		
13		DEFENDANTS
14	DATED:	BY:
15		Joel Aronowitz, M.D.
16	DATED:	BY:
17		Joel Aronowitz, M.D.
18		Tower Multi-Specialty Medical Group
19	DATED:	BY:
		Joel Aronowitz, M.D.
20		Tower Would Care Center of Santa Monica, Inc.
21	DATED:	BY:
22		Joel Aronowitz, M.D.
23		Tower Outpatient Surgery Center, Inc.
24		
	DATED: <u>03/07/23</u>	BY: Daniel Aronowitz
25		
26	DATED:	BY: Joel Aronowitz, M.D.
27		Joel Aronowitz, M.D.
28		Tower Medical Billing Solutions

1 2 3 4 5	DATED:	BY: June A. Bowers Terree A. Bowers Counsel for Joel Aronowitz, M.D., Daniel Aronowitz, Tower Multi-Specialty Medical Group, Tower Outpatient Surgery Center, Tower Wound Care Center of Santa Monica, and Tower Medical Billing Solutions
6	DATED:	BY:
7		Fiona Chalom
8	DATED:	BY:
9		Alan M. O'Connor Counsel for Fiona Chalom
10		
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12		RELATORS
13	DATED:	BY:
14		TDP RCM Services, LLC
15	DATED:	BY:
16		Phillip E. Benson
17		Counsel for TDP RCM Services, LLC
18	DATED:	BY:
19		Jason B. Morris
20	DATED:	BY:
21		Timothy Granitz Counsel for Jason B. Morris
22		Counsel for Jason D. Worris
23	DATED:	BY: Harold Bautista
24		naioiu Dautista
25	DATED:	BY:
26		Kelly Weil Counsel for Harold Bautista
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BY: Terree A. Bowers Counsel for Joel Aronowitz, M.D., Daniel Aronowitz, Tower Multi-Specialty Medical Group, Tower Outpatient Surgery Center, Tower Wound Care Center of Santa Monica, and Tower Medical Billing Solutions

BY: Fina Chal Fiona Chalom

BY: _____ Alan M. O'Connor Counsel for Fiona Chalom

RELATORS

BY: TDP RCM Services, LLC

BY: _____ Phillip E. Benson Counsel for TDP RCM Services, LLC

BY:

Jason B. Morris

BY: **Timothy Granitz** Counsel for Jason B. Morris

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BY:

Harold Bautista

BY: 52

Kelly Weil Counsel for Harold Bautista

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1	DATED:	BY:
2		Terree A. Bowers
3		Counsel for Joel Aronowitz, M.D., Daniel Aronowitz, Tower Multi-Specialty Medical Group, Tower
4		Outpatient Surgery Center, Tower Wound Care Center
5		of Santa Monica, and Tower Medical Billing Solutions
6	DATED:	BY:
7		Fiona Chalom
8	DATED: 3-7-23	BY: Ala MOC
9	DATED	Alan M. O'Connor
10		Counsel for Fiona Chalom
11		
12		RELATORS
13	DATED:	BY:
14		BY: TDP RCM Services, LLC
15	DATED:	BY:
16		Phillip E. Benson
17		Counsel for TDP RCM Services, LLC
18	DATED:	BY:
19	a an	Jason B. Morris
20	DATED:	BY:
21	DATED	Timothy Granitz
22		Counsel for Jason B. Morris
23	DATED:	BY:
		Harold Bautista
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25	DATED.	Kelly Weil
26		Counsel for Harold Bautista
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2	DATED:		BY: Terree A. Bowers
2			Counsel for Joel Aronowitz, M.D., Daniel Aronowitz,
			Tower Multi-Specialty Medical Group, Tower
4			Outpatient Surgery Center, Tower Wound Care Center of Santa Monica, and Tower Medical Billing Solutions
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6	DATED:		BY: Fiona Chalom
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8	DATED:		BY:
9			Alan M. O'Connor Counsel for Fiona Chalom
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12			RELATORS
13		03/08/2023	BY:
14	DATED:		TDP RCM Services, LLC
15		3/8/2023 8:57 AM PST	DocuSigned by:
16	DATED:		Phillip E. Benson
17			Counsel for TDP RCM Services, LLC
18	DATED:		BY:
19			Jason B. Morris
20			BY:
21	DATED.		Timothy Granitz
22			Counsel for Jason B. Morris
22	DATED:		BY:
24			BY: Harold Bautista
24 25	DATED		BY:
			Kelly Weil
26			Counsel for Harold Bautista
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1 2 3 4 5	DATED:	BY: Terree A. Bowers Counsel for Joel Aronowitz, M.D., Daniel Aronowitz, Tower Multi-Specialty Medical Group, Tower Outpatient Surgery Center, Tower Wound Care Center of Santa Monica, and Tower Medical Billing Solutions
6 7	DATED:	BY: Fiona Chalom
8 9 10 11	DATED:	BY: Alan M. O'Connor Counsel for Fiona Chalom
12		RELATORS
13 14	DATED:	BY: TDP RCM Services, LLC
15 16 17	DATED:	BY: Phillip E. Benson Counsel for TDP RCM Services, LLC
18 19	DATED: 3/7/23	BY: Jason B. Morris
20 21 22	DATED: <u>3/7/23</u>	BY: <u>Juntus</u> Junt Timothy Granitz Counsel for Jason B. Morris
23 24	DATED:	BY: Harold Bautista
25 26 27 28	DATED:	BY: Kelly Weil Counsel for Harold Bautista

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1		DV
2	DATED:	BY: Terree A. Bowers
3		Counsel for Joel Aronowitz, M.D., Daniel Aronowitz,
		Tower Multi-Specialty Medical Group, Tower
4		Outpatient Surgery Center, Tower Wound Care Center of Santa Monica, and Tower Medical Billing Solutions
5		of Santa Moniea, and Tower Medical Dining Solutions
6	DATED:	BY: Fiona Chalom
7		Fiona Chalom
8	DATED:	BY: Alan M. O'Connor
9		
10		Counsel for Fiona Chalom
11		
12		RELATORS
13		DV
14	DATED:	BY: TDP RCM Services, LLC
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16	DATED:	BY:
17		Phillip E. Benson Counsel for TDP RCM Services, LLC
18	DATED:	BY: Jason B. Morris
19		Jason D. Monns
20	DATED:	BY:
21		Timothy Granitz Counsel for Jason B. Morris
22		Docusigned by: Harded Bautista
23	DATED: <u>3/7/2023</u>	BY:
24		Harold Bautista
25	DATED: <u>3/7/2023</u>	BY: <u>Ally Meil</u>
26		Kelly Weil Counsel for Harold Bautista
27		
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1	<u>EXH</u>	<u>IIBIT B</u>
2	UNITED STATES	S DISTRICT COURT
3	FOR THE CENTRAL DI	STRICT OF CALIFORNIA
4	WESTER	N DIVISION
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7 8	UNITED STATES OF AMERICA <i>ex</i> <i>rel</i> . and the STATE OF CALIFORNIA <i>ex rel</i> . TDP RCM SERVICES, LLC,	No. CV 20-1248 JFW (PLAx)
9	Plaintiffs,	CONSENT JUDGMENT FOR JUDICIAL FORECLOSURE AGAINST
10	V.	DEFENDANTS
11		
12	DR. JOEL ARONOWITZ; DANIEL ARONOWITZ; SARAH ARONOWITZ; JOEL A. ARONOWITZ, M.D. d/b/a	
13	TOWER MULTI-SPECÍALTY MEDICAL GROUP; TOWER	
14	OUTPATIENT SURGERY CENTER; TOWER WOUND CARE OF SANTA	
15 16	MONICA; TOWER MEDICAL BILLING SOLUTIONS; and FIONA CHALOM,	
17	Defendants.	
18		
19	UNITED STATES OF AMERICA <i>ex</i>	No. CV 20-9238 JFW (PLAx)
20	<i>rel.</i> and the STATE OF CALIFORNIA <i>ex rel.</i> JASON B. MORRIS,	CONSENT JUDGMENT FOR JUDICIAL
21	Plaintiffs,	FORECLOSURE AGAINST DEFENDANTS
22	V.	
23	TOWER WOUND CARE CENTER OF	
24	SANTA MONICA, INC.; TOWER OUTPATIENT SURGERY CENTER,	
25 26	OUTPATIENT SURGERY CENTER, INC.; JOEL A. ARONOWITZ, M.D., a medical corporation; and JOEL A. ARONOWITZ, an individual,	
27	Defendants.	
28		

1 2 3 4 5 6 7 8 9 10	UNITED STATES OF AMERICA <i>ex</i> <i>rel.</i> and the STATE OF CALIFORNIA <i>ex rel.</i> HAROLD BAUTISTA, Plaintiffs, v. TOWER OUTPATIENT SURGERY CENTER, INC.; JOEL A. ARONOWITZ, M.D., a medical corporation; TOWER WOUND CARE CENTER OF SANTA MONICA, INC.; and TOWER MEDICAL BILLING SOLUTIONS, dba Medicommerce, a California corporation, Defendants.	No. CV 22-1902 JFW (PLAx) CONSENT JUDGMENT FOR JUDICIAL FORECLOSURE AGAINST DEFENDANTS
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Qui tam plaintiffs TDP RCM Services, LLC, Jason B. Morris, and Harold Bautista ("Relators"), plaintiff the United States of America ("United States"), plaintiff the State of California ("California"), and defendants Joel Aronowitz; Joel A. Aronowitz, M.D., a medical corporation, d/b/a Tower Multi-Specialty Medical Group; Tower Wound Care Center of Santa Monica, Inc.; Tower Outpatient Surgery Center, Inc.; Daniel Aronowitz; Tower Medical Billing Solutions; and Fiona Chalom (collectively, "Defendants"), through their respective counsel, have submitted a Stipulation for Entry of Consent Judgment for Judicial Foreclosure Against Defendants (the "Stipulation").

Pursuant to the Stipulation and Federal Rule of Civil Procedure 58, and good cause appearing, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED AS FOLLOWS:

- Pursuant to a Settlement Agreement (the "settlement Agreement") entered into by the Parties on March ___, 2023 (the "Effective Date"), Defendants shall pay to the United States and California \$23,900,000 ("Settlement Amount") plus interest on the Settlement Amount at a rate of 3.875% per annum from December 8, 2022, as follows:
 - a. Defendants shall pay to the United States \$23,402,381 plus interest at a rate of 3.875% per annum from December 8, 2022, of which \$11,701,190.50 is restitution. Payment of the full Settlement Amount is due no later than 365 days after the Effective Date of the Settlement Agreement;
 - b. Defendants shall pay to California \$497,619 plus interest at a rate of 3.875% per annum from December 8, 2022, of which \$212,636.06 is restitution. Payment of the full Settlement Amount is due no later than 365 days after the Effective Date of the Settlement Agreement;

- c. The above-defined payments to the United States (the "Federal Settlement Amount") shall be made by electronic funds transfer pursuant to written instructions provided by the Office of the United States Attorney for the Central District of California;
- d. The above-defined payments to California (the "California Settlement Amount") shall be made by electronic funds transfer pursuant to written instructions provided by the California Department of Justice Division of Medi-Cal Fraud and Elder Abuse;
- e. Interest will, at all times, be applied only to the outstanding Settlement Amount, and Defendants shall fully collateralize any unpaid and due Settlement Amount through cash deposits and insured and recorded encumbrances (such as deeds of trust) on one or more parcels of real property. As specified in Exhibit C to the Settlement Agreement, all payments transmitted to the United States Department of Justice or to Defendants' counsel prior to the execution of this Agreement will be applied against the total Settlement Amount as of the date of each transmission. All monies in the possession of Defendants' counsel at the time of execution of the Agreement will be transmitted to the Governments within five business days of execution. The collateral value of each real property will be its fair market value at the time of the execution of the Settlement Agreement set forth in a real estate appraisal by a qualified appraiser selected by the Governments and agreed upon by Defendants. Defendants shall provide and maintain collateral in the full outstanding balance of the Settlement Amount. If Defendants

reduce the outstanding balance of the Settlement Amount, Defendants will have the right to request in writing, and the Governments shall agree, to provide Defendants with a recordable Release of Deed of Trust or similar instrument within a reasonable time on any specific parcel of real property, as long as the remaining collateral, valued at the time of Defendants' written request, exceeds the full outstanding balance of the Settlement Amount. To the extent Defendants use proceeds from the future sale of real property or other assets to satisfy any portion of the Settlement Amount, Defendants shall initiate payment to the United States and California within five (5) business days following the close of escrow on any such real property or within five (5) business days following Defendants' receipt of the proceeds from the sale of any other asset.

- f. The above-defined payments may be prepaid, in whole or in part, without penalty.
- 2. a. In the event that Defendants fail to pay the Settlement Amount as provided in the payment schedule set forth in Paragraph 1 above, Defendants shall be in Default of their payment obligations ("Default"). The United States will provide a written notice of default ("Notice of Default") (which it may transmit via email), and Defendants shall have an opportunity to cure such Default within fourteen (14) calendar days from the date of receipt of the Notice of Default by making the payment due under the payment schedule and paying any additional interest accruing under the Settlement Agreement up to the date of payment. Notice of Default will be

delivered to Defendants through counsel, Terree Bowers, at 555 West Fifth Street, 48th Floor, Los Angeles, CA 90013, terree.bowers@afslaw.com, or to such other representative as Defendants shall designate in advance in writing. If Defendants fail to cure the Default within fourteen (14) calendar days of receiving the Notice of Default and in the absence of an agreement with the United States to a modified payment schedule ("Uncured Default"), the remaining unpaid balance of the Settlement Amount shall become immediately due and payable, and interest on the remaining unpaid balance shall thereafter accrue at the rate of 12% per annum, compounded daily from the date of Default, on the remaining unpaid total (principal and interest balance).

In the event of Uncured Default, Defendants agree that the b. United States, at its sole discretion, may (i) retain any payments previously made, rescind the Settlement Agreement and pursue the Civil Action or bring any civil and/or administrative claim, action, or proceeding against Defendants for the claims that would otherwise be covered by the releases provided in Paragraph 3 of the Settlement Agreement, with any recovery reduced by the amount of any payments previously made by Defendants to the United States under the Settlement Agreement; (ii) take any action to enforce the Settlement Agreement in a new action or by reinstating the Civil Action; (iii) offset the remaining unpaid balance from any amounts due and owing to Defendants and/or affiliated companies by any department, agency, or agent of the United States at the time of Default or subsequently; and/or (iv) exercise any other right granted by law, or under the terms of the Settlement Agreement, or

recognizable at common law or in equity. The United States shall be entitled to any other rights granted by law or in equity by reason of Default, including referral of this matter for private collection. In the event the United States pursues a collection action, Defendants agree immediately to pay the United States the greater of (i) a ten-percent (10%) surcharge of the amount collected, as allowed by 28 U.S.C. § 3011(a), or (ii) the United States' reasonable attorneys' fees and expenses incurred in such an action. In the event that the United States opts to rescind the Settlement Agreement pursuant to this paragraph, Defendants waive and agree not to plead, argue, or otherwise raise any defenses of statute of limitations, laches, estoppel or similar theories, to any civil or administrative claims that are (i) filed by the United States against Defendants within 120 days of written notification that the Settlement Agreement has been rescinded, and (ii) relate to the Covered Conduct, except to the extent these defenses were available before February 7, 2020. Defendants agree not to contest any offset, recoupment, and/or collection action undertaken by the United States pursuant to this paragraph, either administratively or in any state or federal court, except on the grounds of actual payment to the United States.

c. In the event of Uncured Default, OIG-HHS may exclude Defendants from participating in all Federal health care programs until Defendants pay the Settlement Amount, with interest, as set forth above ("Exclusion for Default"). OIG-HHS will provide written notice of any such exclusion to Defendants. Defendants waive any further notice of the exclusion under 42 U.S.C. § 1320a-7(b)(7), and agree not to contest such exclusion either administratively or in any state or federal court. Reinstatement to program participation is not automatic. If at the end of the period of exclusion, Defendants wish to apply for reinstatement, they must submit a written request for reinstatement to OIG-HHS in accordance with the provisions of 42 C.F.R. §§ 1001.3001-.3005. Defendants will not be reinstated unless and until OIG-HHS approves such request for reinstatement. The option for Exclusion for Default is in addition to, and not in lieu of, the options identified in the Settlement Agreement or otherwise available.

- As long as Defendants make the payments ordered in paragraph 1, 3. neither the United States nor California shall execute on the Consent Judgment for Judicial Foreclosure. But if Defendants fail to make any payment as ordered in paragraph 1, then (a) the full Settlement Amount shall be immediately due and payable, (b) the United States shall have the right to immediately execute on the Consent Judgment for Judicial Foreclosure for the full remaining unpaid balance of the Federal Settlement Amount, (c) California shall have the right to immediately execute on the Consent Judgment for Judicial Foreclosure for the full remaining unpaid balance of the California Settlement Amount, and (d) Defendants shall be liable to the United States and California for all costs and expenses, including but not limited to attorney's fees, incurred by the United States and California in connection with enforcing this Consent Judgment for Judicial Foreclosure.
- This Court retains jurisdiction over this action until (a) the filing of a Satisfaction of Judgment as to the United States, (b) the filing of a Satisfaction of Judgment as to California, (c) the filing of Satisfaction

of Judgment as to each of the Relators, and (d) final resolution of any issues related to Relators' statutory share from the United States pursuant to 31 U.S.C. § 3730(d)(1).

IT IS SO ORDERED.

Dated:	UNITED STATES DISTRICT JUDGE	
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Respectfully presented, and approved as to form and content by:

THE UNITED STATES OF AMERICA

DATED: April 13, 2023	BY: Daudtle
	David M. Harris
	Assistant United States Attorney
	Chief, Civil Division
	United States Attorney's Office for the Central
	District of California
DATED:	BY:
	Lyle W. Gruby
	Trial Attorney
	Commercial Litigation Branch
	Civil Division
	United States Department of Justice

THE STATE OF CALIFORNIA

DATED:

BY:

____ David B. Songco Senior Assistant Attorney General California Department of Justice Division of Medi-Cal Fraud and Elder Abuse

DEFENDANTS

DATED:

BY: Joel Aronowitz, M.D.

DATED:

_____ BY: Joel Aronowitz, M.D. Tower Multi-Specialty Medical Group

Respectfully presented, and approved as to form and content by:

THE UNITED STATES OF AMERICA

DATED:

BY:

David M. Harris Assistant United States Attorney Chief, Civil Division United States Attorney's Office for the Central District of California

DATED: _____

BY:

Lyle W. Gruby **Trial Attorney Commercial Litigation Branch Civil Division** United States Department of Justice

THE STATE OF CALIFORNIA

DATED: 4/5/23

BY

David B. Songco Senior Assistant Attorney General California Department of Justice Division of Medi-Cal Fraud and Elder Abuse

DEFENDANTS

DATED:

BY: Joel Aronowitz, M.D.

DATED:

BY: Joel Aronowitz, M.D. Tower Multi-Specialty Medical Group Respectfully presented, and approved as to form and content by:

THE UNITED STATES OF AMERICA

DATED: _____

BY:

David M. Harris Assistant United States Attorney Chief, Civil Division United States Attorney's Office for the Central District of California

DATED:

BY:

Lyle W. Gruby Trial Attorney Commercial Litigation Branch Civil Division United States Department of Justice

THE STATE OF CALIFORNIA

DATED:

BY:

David B. Songco Senior Assistant Attorney General California Department of Justice Division of Medi-Cal Fraud and Elder Abuse

DATED: 3/7/2

DATED: 317/23

DEFEND BY M.D. Joel BY:

Joel Aronowitz, M.D. Tower Multi-Specialty Medical Group

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Joel Aronowitz, M.Q.
Tower Would Care Center of Santa Monica, Inc.
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Joel Aronowitz, M.Q.
Tower Outpatient Surgery Center, Inc.
BY:
Daniel Aronowitz
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Joel Aronowitz, M.D.
Tower Medical Billing Solutions
BY:
Terree A. Bowers
Counsel for Joel Aronowitz, M.D., Daniel Aronowitz, Tower Multi-Specialty Medical Group
Aronowitz, Tower Multi-Specialty Medical Group, Tower Outpatient Surgery Center, Tower Wound Care Center of Santa Monica, and Tower Medical
Care Center of Santa Monica, and Tower Medical Billing Solutions
Dining Solutions
BY:
Fiona Chalom
BY:
Alan M. O'Connor
Counsel for Fiona Chalom
RELATORS
BY:
TDP RCM Services, LLC
BY:

Phillip E. Benson Counsel for TDP RCM Services, LLC

BY: Jason B. Morris

DATED:	BY: Joel Aronowitz, M.D. Tower Would Care Center of Santa Monica, Inc.
DATED:	BY: Joel Aronowitz, M.D. Tower Outpatient Surgery Center, Inc.
DATED: <u>03/07/23</u>	BY: Daniel Aronowitz
DATED:	BY: Joel Aronowitz, M.D. Tower Medical Billing Solutions
DATED:	BY: Terree A. Bowers Counsel for Joel Aronowitz, M.D., Daniel Aronowitz, Tower Multi-Specialty Medical Group, Tower Outpatient Surgery Center, Tower Wound Care Center of Santa Monica, and Tower Medical Billing Solutions
DATED:	BY: Fiona Chalom
DATED:	BY: Alan M. O'Connor Counsel for Fiona Chalom
	<u>RELATORS</u>
DATED:	BY: TDP RCM Services, LLC
DATED:	BY: Phillip E. Benson Counsel for TDP RCM Services, LLC
DATED:	BY: Jason B. Morris

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	Counsel for Joel Aronowitz, M.D., Daniel Aronowitz, Tower Multi-Specialty Medical Group, Tower Outpatient Surgery Center, Tower Wound Care Center of Santa Monica, and Tower Medical
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	Care Center of Santa Monica, and Tower Medical
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	Phillip E. Benson
	Counsel for TDP RCM Services, LLC
DATED:	BY:
	Jason B. Morris

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BY: Daniel Aronowitz

BY: ______ Joel Aronowitz, M.D. Tower Medical Billing Solutions

BY: Terree A. Bowers Counsel for Joel Aronowitz, M.D., Daniel Aronowitz, Tower Multi-Specialty Medical Group, Tower Outpatient Surgery Center, Tower Wound Care Center of Santa Monica, and Tower Medical **Billing Solutions**

BY: Fina Chal

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BY: Alan M. O'Connor Counsel for Fiona Chalom

RELATORS

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	BY: Joel Aronowitz, M.D.
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	Terree A Bowers
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	Counsel for Joel Aronowitz, M.D., Daniel Aronowitz, Tower Multi-Specialty Medical Group, Tower Outpatient Surgery Center, Tower Wound Care Center of Santa Monica, and Tower Medical
	Billing Solutions
DATED:	BY:
	Fiona Chalom
DATED:	BY:
	Alan M. O'Connor
	Counsel for Fiona Chalom
	RELATORS
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	Phillip E. Benson
	Counsel for TDP RCM Services, LLC
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	Jason B. Morris

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	BY: Joel Aronowitz, M.D.
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DATED:	BY:
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	BY: Terree A. Bowers Counsel for Joel Aronowitz, M.D., Daniel Aronowitz, Tower Multi-Specialty Medical Group, Tower Outpatient Surgery Center, Tower Wound Care Center of Santa Monica, and Tower Medical Billing Solutions
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	Phillip E. Benson
	Counsel for TDP RCM Services, LLC
DATED: 3/7/23	
DATED,	BY: Jason B. Morris
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DATED: 3/7/23

1/ mid BY: Timothy Granitz

Counsel for Jason B. Morris

DATED: _____

BY: Harold Bautista

DATED: _____

BY: Kelly Weil Counsel for Harold Bautista DATED: _____

DATED: <u>3/7/2023</u>

DATED: <u>3/7/2023</u>

BY: Timothy Granitz Counsel for Jason B. Morris DocuSigned by: Jarded Bautista

Harold Bautista

BY:

Kelly Weil Counsel for Harold Bautista