

STATE OF FLORIDA AGENCY FOR HEALTH CARE ADMINISTRATION 2014 AUG 18 A IC: 04

WINKLER COURT,

WHARBER COOKI,	
Petitioner, vs.	Case No.: 09-5503
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	Engagement No.: NH06-099C Provider No: 264008 RENDITION NO.: AHCA- 14-0729 -S-MDA
Respondent.	
WALDEMERE PLACE, Petitioner,	
VS.	Case No.: 09-5504
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	Engagement No.: NH06-095C Provider No.: 263982
Respondent.	
WINDSOR WOODS REHABILITATION AND HEALTHCARE CENTER,	
Petitioner,	
VS.	Case No.: 09-5505 Engagement No.: NH06-108C
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	Provider No: 263991
Respondent.	/
ABBEY REHABILITATION AND NURSING CENTER,	
Petitioner, vs.	Case No.: 09- 5507
7 U+	Cub 110 07 2201

Engagement No.: NH06-094C

Provider No.: 263958

STATE OF FLORIDA, AGENCY FOR

HEALTH CARE ADMINISTRATION,

Respondent.	/
BAY POINTE NURSING PAVILION,	
Petitioner, vs.	Case No.: 09-5508
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	Engagement No.: NH06-071C Provider No: 263834
Respondent.	/
BOCA RATON REHABILITATION CENTER,	
Petitioner, vs.	Case No.: 09-5509
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	Engagement No.: NH06-101C Provider No: 263842
Respondent.	
CARROLLWOOD CARE CENTER,	
Petitioner, vs.	Case No.: 09-5510
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	Engagement No.: NH06-103C Provider No.: 263877
Respondent.	/
CASA MORA REHABILITATION AND	

Petitioner,	
vs. STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	Case No.: 09-5511 Engagement No.: NH06-097C Provider No: 263885
Respondent.	/
EVERGREEN WOODS,	
Petitioner, vs. STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	Case No.: 09-5512 Engagement No.: NH06-109C Provider No: 263893
Respondent.	/
HEALTHCARE AND REHABILITATION CENTER OF SANFORD,	
Petitioner, vs. STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	Case No.: 09-5513 Engagement No.: NH06-107C Provider No.: 263931
Respondent.	/
HIGHLAND PINES REHABILITATION CENTER,	
Petitioner, vs. STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	Case No.: 09-5514 Engagement No.: NH06-100C Provider No.: 263907

Respondent.	/
THE OAKS AT AVON,	
Petitioner, vs.	Case No.: 09-5515 Engagement No.: NH06-098C
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	Provider No: 263966
Respondent.	/
POMPANO REHABILITATION AND NURSING CENTER,	
Petitioner, vs.	Case No.: 09-5516 Engagement No.: NH06-106X
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	Provider No.: 263923
Respondent.	/
REHABILITATION AND HEALTHCARE CENTER OF CAPE CORAL,	
Petitioner, vs.	Case No.: 09-5517 Engagement No.: NH06-102C
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	Provider No.: 263869
Respondent.	/
REHABILITATION AND HEALTHCARE CENTER OF TAMPA,	
Petitioner,	

VS.

STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,

Case No.: 09-5518

Engagement No.: NH06-104C Provider No.: 263940

Respondent.	/
REHABILITATION AND NURSING CENTER OF BROWARD, Petitioner, vs. STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	Case No.: 09-5519 Engagement No.: NH06-096C Provider No: 262851
Respondent.	
REHABILITATION CENTER OF THE PALM BEACHES, Petitioner, vs. STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	Case No.: 09-5520 Engagement No.: NH06-105C Provider No.: 263915
Respondent.	/
TITUSVILLE REHABILITATION AND NURSING CENTER, Petitioner, vs. STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	Case No.: 09-5521 Engagement No.: NH06-072C Provider No.: 263974
Respondent.	

FINAL ORDER

THE PARTIES resolved all disputed issues and executed a Settlement Agreement. The parties are directed to comply with the terms of the attached settlement agreement. Based on the foregoing, this file is **CLOSED**.

DONE and ORDERED on this the S day of August, 2014, in Tallahassee, Florida.

ELIZABETH DUDEK, SECRETARY
Agency for Health Care Administration

A PARTY WHO IS ADVERSELY AFFECTED BY THIS FINAL ORDER IS ENTITLED TO A JUDICIAL REVIEW WHICH SHALL BE INSTITUTED BY FILING ONE COPY OF A NOTICE OF APPEAL WITH THE AGENCY CLERK OF AHCA, AND A SECOND COPY ALONG WITH FILING FEE AS PRESCRIBED BY LAW, WITH THE DISTRICT COURT OF APPEAL IN THE APPELLATE DISTRICT WHERE THE AGENCY MAINTAINS ITS HEADQUARTERS OR WHERE A PARTY RESIDES. REVIEW PROCEEDINGS SHALL BE CONDUCTED IN ACCORDANCE WITH THE FLORIDA APPELLATE RULES. THE NOTICE OF APPEAL MUST BE FILED WITHIN 30 DAYS OF RENDITION OF THE ORDER TO BE REVIEWED.

(OPPOSING COUNSEL)
Peter A Lewis, Esquire
302 North Shannon Lakes Drive
Suite 101
Tallahassee, Florida 32309
(Via U.S. Mail)

Bureau of Health Quality Assurance 2727 Mahan Drive, Mail Station 9 Tallahassee, Florida 32308 (Interoffice Mail)

Stuart Williams, General Counsel Agency for Health Care Administration 2727 Mahan Drive Building 3, Mail Station 3 Tallahassee, Florida 32308 (Interoffice Mail)

Shena Grantham, Chief Medicaid FFS Counsel Agency for Health Care Administration 2727 Mahan Drive Building 3, Mail Station 3 Tallahassee, Florida 32308 (Interoffice Mail) Karen Chang, Bureau Chief Medicaid Program Analysis 2727 Mahan Drive Building 2, Mail Station 21 Tallahassee, Florida 32308 (Interoffice Mail)

Agency for Health Care Administration Bureau of Finance and Accounting 2727 Mahan Drive Building 2, Mail Station 14 Tallahassee, Florida 32308 (Interoffice Mail)

Zainab Day, Medicaid Audit Services Agency for Health Care Administration 2727 Mahan Drive, Mail Station 21 Tallahassee, Florida 32308 (Interoffice Mail)

Kristin M. Bigham Office of the Attorney General The Capitol PL - 01 Tallahassee, FL 32399-1050 (Via US Mail)

State of Florida, Division of Administrative Hearings The Desoto Building 1230 Apalachee Parkway Tallahassee, Florida 32399-3060 (Via U.S. Mail)

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished to

the above named addressees by U.S. Mail on this the 18 day of Augus

, 2014.

Richard Shoop, Esquire

Agency Clerk

State of Florida Agency for Health Care Administration

2727 Mahan Drive, Building #3

Tallahassee, Florida 32308-5403

STATE OF FLORIDA AGENCY FOR HEALTH CARE ADMINISTRATION

WINKLER COURT,	
Petitioner,	PROVIDER No: 264008 ENGAGEMENT No.: NH06-099C
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	ENGAGEMENT No.: 11100-0770
Respondent.	/
WALDEMERE PLACE,	
Petitioner,	PROVIDER No.: 263982 ENGAGEMENT No.: NH06-095C
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	
Respondent.	/
WINDSOR WOODS REHABILITATION AND HEALTHCARE CENTER,	PROVIDER No: 263991
Petitioner, vs.	ENGAGEMENT No.: NH06-108C
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	
Respondent.	
ABBEY REHABILITATION AND NURSING CENTER,	

Petitioner,	,
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PROVIDER No.: 263958

ENGAGEMENT No.: NH06-094C

vs.

STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,

Respondent.	/
BAY POINTE NURSING PAVILION,	
Petitioner,	PROVIDER No: 263834 ENGAGEMENT No.: NH06-071C
VS.	
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	
Respondent.	
BOCA RATON REHABILITATION CENTER,	
Petitioner,	
vs.	PROVIDER No: 263842 ENGAGEMENT No.: NH06-101C
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	
Respondent.	
CARROLLWOOD CARE CENTER,	
Petitioner,	

STATE OF FLORIDA, AGENCY FOR

vs.

ENGAGEMENT Nos: NH06-071C-NH06-072C; NH06-94C-NH06-109C Settlement Agreement

PROVIDER No.: 263877

ENGAGEMENT No.: NH06-103C

HEALTH CARE ADMINISTRATION, Respondent. CASA MORA REHABILITATION AND **EXTENDED CARE,** Petitioner, PROVIDER No: 263885 **ENGAGEMENT No.: NH06-097C** vs. STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION, Respondent. **EVERGREEN WOODS,** Petitioner, PROVIDER No: 263893 **ENGAGEMENT No.: NH06-109C** vs. STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION, Respondent. HEALTHCARE AND REHABILITATION CENTER OF SANFORD, Petitioner, PROVIDER No.: 263931 **ENGAGEMENT No.: NH06-107C** vs. STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,

ENGAGEMENT Nos: NH06-071C-NH06-072C; NH06-94C-NH06-109C Settlement Agreement

Respondent.

HIGHLAND	PINES	REHABIL	ITATION
CENTER,			

Petitioner, vs.	PROVIDER No.: 263907 ENGAGEMENT No.: NH06-100C
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	
Respondent.	
THE OAKS AT AVON,	
Petitioner, vs.	PROVIDER No: 263966 ENGAGEMENT No.: NH06-098C
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	
Respondent.	J
POMPANO REHABILITATION AND NURSING CENTER,	
Petitioner, vs.	PROVIDER No.: 263923 ENGAGEMENT No.: NH06-106C
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	
Respondent.	/
REHABILITATION AND HEALTHCARE CENTER OF CAPE CORAL,	

Petitioner,

PROVIDER No.: 263869

vs.

STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,

Respondent.	1
REHABILITATION AND HEALTHCAR CENTER OF TAMPA, Petitioner, vs.	PROVIDER No.: 263940 ENGAGEMENT No.: NH06-104C
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	
Respondent.	/
REHABILITATION AND NURSING CENTER OF BROWARD,	
Petitioner, vs.	PROVIDER No: 263851 ENGAGEMENT No.: NH06-096C
STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,	
Respondent.	
REHABILITATION CENTER OF THE PALM BEACHES,	
Petitioner, vs.	PROVIDER No.: 263915 ENGAGEMENT No.: NH06-105C
STATE OF FLORIDA, AGENCY FOR	

HEALTH CARE ADMINISTRATION,

Respondent.	
•	
TITUSVILLE REHABILI	TATION
AND NURSING CENTER	

Petitioner,

VS.

PROVIDER No: 263974 ENGAGEMENT No: NH06-072C

STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION,

Respond	lent.	
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SETTLEMENT AGREEMENT

Respondent, STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION ("AHCA" or "the Agency"), and Petitioners, WINKLER COURT, WALDEMERE PLACE, WINDSOR WOODS REHABILITATION AND HEALTHCARE CENTER, ABBEY REHABILITATION AND NURSING CENTER, BAY POINTE **NURSING BOCA RATON** REHABILITATION PAVILION, CENTER. CARROLLWOOD CARE CENTER, CASA MORA REHABILITATION AND EXTENDED CARE, EVERGREEN WOODS, HEALTHCARE AND REHABILITATION CENTER OF SANFORD, HIGHLAND PINES REHABILITATION CENTER, THE OAKS AT AVON, POMPANO REHABILITATION AND NURSING CENTER, HEALTHCARE REHABILITATION AND CENTER **OF CAPE** CORAL. REHABILITATION AND HEALTHCARE CENTER OF TAMPA, REHABILITATION AND NURSING CENTER OF BROWARD, REHABILITATION CENTER OF THE

PALM BEACHES, TITUSVILLE REHABILITATION AND NURSING CENTER

("PROVIDERS"), by and through the undersigned, hereby stipulate and agree as follows:

1. This Agreement is entered into between the parties to resolve disputed issues

arising from examination engagements NH06-71C, NH06-072C, NH06-94C, NH06-095C,

NH06-096C, NH06-097C, NH06-098C, NH06-099C, NH06-100C, NH06-101C, NH06-102C,

NH06-103C, NH06-104C, NH06-105C, NH06-106C, NH06-107C, NH06-108C, and NH06-

109C.

2. The PROVIDERS are Medicaid providers in the State of Florida operating a

nursing home facility that was examined by the Agency.

3. In the examination engagement numbers NH06-096C, NH06-097, NH06-098C,

NH06-099C, and NH06-100C, AHCA examined the PROVIDERS' cost reports, covering the

examination period ending on December 31, 2003.

4. In the examination engagement numbers NH06-071C, NH06-072C, NH06-101C,

NH06-102C, NH06-103C, NH06-104C, NH06-105C, NH06-106C, NH06-107C, and NH06-

108C, AHCA examined the PROVIDERS' cost reports, covering the examination period ending

on January 31, 2004.

5. In the examination engagement numbers NH06-094C, NH06-095C, and NH06-

109C, AHCA examined the PROVIDERS' cost reports, covering the examination period ending

on March 31, 2004.

6. In its subsequent Examination Reports, AHCA notified the PROVIDERS that

Medicaid reimbursement principles required adjustment of the costs stated in the cost report. The

Agency further notified the PROVIDERS of the adjustments AHCA was making to the cost

reports.

ENGAGEMENT Nos: NH06-071C-NH06-072C; NH06-94C-NH06-109C

7. In response to AHCA's Examination Reports, the PROVIDERS filed a timely

petition for administrative hearing, and identified specific adjustments that it appealed. The

PROVIDERS requested that the Agency hold the petition in abeyance in order to afford the

parties an opportunity to resolve the disputed adjustments.

Subsequent to the petition for administrative hearing, AHCA and the

PROVIDERS exchanged documents and discussed the disputed adjustments. As a result of the

aforementioned exchanges, the parties agree to accept all of the Agency's adjustments that were

subject to these proceedings as set forth in the Examination Reports, except for the following

adjustments which the parties agree shall be changed or removed as set in the attached settlement

letters, which are hereby incorporated by reference as **Exhibit A**.

9. In order to resolve this matter without further administrative proceedings, and to

avoid incurring further costs, PROVIDERS and AHCA expressly agree the adjustment

resolutions as set forth in paragraph 8 above completely resolve and settle this case and this

agreement constitutes the PROVIDERS' withdrawal of their petition for administrative hearing,

with prejudice.

8.

10. After issuance of the Final Order, PROVIDERS and AHCA further agree that the

Agency shall recalculate the per diem rates for the above-stated examination period and issue a

notice of the recalculation. Where the PROVIDERS were overpaid, the PROVIDERS will

reimburse the Agency the full amount of the overpayment within thirty (30) days of such notice.

Where the PROVIDERS were underpaid AHCA will pay the PROVIDERS the full amount of

the underpayment within forty-five (45) days of such notice.

Payment shall be made to:

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid Accounts Receivable – MS #14

2727 Mahan Drive, Building 2, Suite 200

Tallahassee, Florida 32308

Notice to the PROVIDERS shall be made to:

Peter A. Lewis, Esquire

Law Offices of Peter A. Lewis, P.L.

3023 North Shannon Lakes Drive, #101

Tallahassee, Florida 32303

11. Payment shall clearly indicate it is pursuant to a settlement agreement and shall

reference the audit/engagement number.

12. PROVIDERS agree that failure to pay any monies due and owing under the terms

of this Agreement shall constitute PROVIDERS' authorization for the Agency, without further

notice, to withhold the total remaining amount due under the terms of this agreement from any

monies due and owing to the PROVIDERS for any Medicaid claims.

13. The parties are entitled to enforce this Agreement under the laws of the State of

Florida, the Rules of the Medicaid Program, and all other applicable law.

14. This settlement does not constitute an admission of wrongdoing or error by the

parties with respect to this case or any other matter.

15. Each party shall bear their respective attorneys' fees and costs, if any.

16. The signatories to this Agreement, acting in their representative capacities, are

duly authorized to enter into this Agreement on behalf of the party represented.

17. The parties further agree a facsimile or photocopy reproduction of this Agreement

shall be sufficient for the parties to enforce the Agreement. The PROVIDERS agree, however, to

forward a copy of this Agreement to AHCA with original signatures, and understand that a Final

Order may not be issued until said original Agreement is received by AHCA.

18. This Agreement shall be construed in accordance with the provisions of the laws

of Florida. Venue for any action arising from this Agreement shall be in Leon County, Florida.

19. This Agreement constitutes the entire agreement between PROVIDERS and the

AHCA, including anyone acting for, associated with or employed by them, concerning all

matters and supersedes any prior discussions, agreements or understandings; there are no

promises, representations or agreements between PROVIDERS and the AHCA other than as set

forth herein. No modifications or waiver of any provision shall be valid unless a written

amendment to the Agreement is completed and properly executed by the parties.

20. This is an Agreement of settlement and compromise, made in recognition that the

parties may have different or incorrect understandings, information and contentions, as to facts

and law, and with each party compromising and settling any potential correctness or

incorrectness of its understandings, information and contentions as to facts and law, so that no

misunderstanding or misinformation shall be a ground for rescission hereof.

21. Except with respect to any recalculation(s) described in paragraph 10 above,

PROVIDERS expressly waive in this matter their right to any hearing pursuant to sections

§§120.569 or 120.57, Florida Statutes, the making of findings of fact and conclusions of law by

the Agency, and all further and other proceedings to which it may be entitled by law or rules of

the Agency regarding these proceedings and any and all issues raised herein, other than

enforcement of this Agreement. The PROVIDERS further agree the Agency shall issue a Final

Order, which adopts this Agreement.

22. This Agreement is and shall be deemed jointly drafted and written by all parties to

it and shall not be construed or interpreted against the party originating or preparing it.

- To the extent any provision of this Agreement is prohibited by law for any reason. 23 such provision shall be effective to the extent not so prohibited, and such prohibition shall not affect any other provision of this Agreement
- This Agreement shall indre to the benefit of and be binding on each party's 24. successors, assigns, heirs, administrators, representatives and trustees.

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WALDEMERE PLACE,

WINDSOR WOODS REHABILITATION AND HEALTHCARE CENTER,

ABBEY REHABILITATION AND NURSING CENTER.

BAY POINTE NURSING PAVILION,

BOCA RATON REHABILITATION CENTER.

CARROLLWOOD CARE CENTER,

CASA MORA REHABILITATION AND EXTENDED CARE, EVERGREEN WOODS,

HEALTHCARE AND REHABILITATION CENTER OF SANFORD,

HIGHLAND PINES REHABILITATION CENTER.

THE OAKS AT AVON.

POMPANO REHABILITATION AND NURSING CENTER,

REHABILITATION AND HEALTHCARE CENTER OF CAPE CORAL.

REHABILITATION AND HEALTHCARE CENTER OF TAMPA.

REHABILITATION AND NURSING CENTER OF BROWARD.

REHABILITATION CENTER OF THE PALM BEACHES, AND TITUSVILLE REHABILITACTION AND NURSING CENTER.

Dated July 27 . 2014

Legal Counsel for Providers

FLORIDA AGENCY FOR HEALTH CARE ADMINISTRATION

2727 Mahan Drive, Mail Stop #3 Tallahassee, Florida 32308-5403

thart Williams

Dated:

.2014

Medicaid Deputy Sceretary.

General Counsel

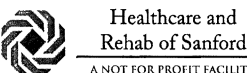
Shena/Grantham

Chief Medicaid FFS Counsel

Dated: My 18th, 2014

Dated July 8th, 2014

Assistant Attorney General



950 Mellonville Avenue

Sanford, FL 32771

Phone: (407) 322-

8566

January 16, 2014

Zainab Day **Audit Services** Agency for Health Care Administration 2727 Mahan Drive MS #21 Tallahassee, FL 32308

Healthcare and Rehabilitation Center of Sanford

Audit Period/Engagement No.: January 31, 2004/NH06-107C/26393-1

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 2, 3, 4, 6, 8, 11, 12, 13, 14, 15, 22, 30, 38 and 44 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	(7,588)	-
2	(1,163)	-
3	(1,856)	-
4	(29,982)	(8,842)
6	(72,053)	-
8	(11)	-
11	(27,071)	(14,002)
12	(12,611)	1995
13	(3,097)	**
14	(58)	-
15	27,071	14,002
22	(4,872)	
30	(25,629)	
38	(41,552)	-
44	(98,437)	

Please let me know if you have any questions about the above.

Thank You,

Julie C. Kleiser

Director of Reimbursement, Kane Financial Services, LLC



The Abbey Rehabilitation and Nursing Center

7101 Martin Luther King Jr. St. N St. Petersburg, FL 33702

A NOT FOR PROFIT FACILITY Phone: (727) 527-7231

January 16, 2014

Zainab Day Audit Services Agency for Health Care Administration 2727 Mahan Drive MS #21 Tallahassee, FL 32308

RE: The Abbey Rehabilitation and Nursing Center

Audit Period/Engagement No.: March 31, 2004/NH06-094C/26395-8

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 2, 3, 5, 7, 9, 13, 14, 15, 16, 17, 18, 26, 35, 44 and 51 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	(11,135)	-
2	(1,634)	-
3	(2,609)	-
5	(27,311)	(886)
7	60,909	-
9	(267)	-
13	(12,667)	(6,321)
14	(17,143)	-
15	(2,223)	-
16	1	-
17	(82)	-
18	12,667	6,321
26	8,205	-
35	18,385	
44	34,319	-
51	25,818	_

Please let me know if you have any questions about the above.

Thank You,

Julie C. Kleiser

Director of Reimbursement Kane Financial Services, LLC Exhibit A

A Member of a Not For Profit Organization



755 Meadows Road Boca Raton, FL 33486

Phone: (561) 391-5200 Fax: (561) 391-0685

January 16, 2014

Zainab Day Audit Services Agency for Health Care Administration 2727 Mahan Drive MS #21 Tallahassee, FL 32308

RE: Boca Raton Rehabilitation Center

Audit Period/Engagement No.: January 31, 2004/NH06-101C/26384-2

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 3, 4, 5, 7, 9, 13, 14, 15, 23, 30, 38 and 44 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	(7,874)	-
3	(1,156)	-
4	(1,845)	-
5	(29,786)	(7,602)
7	13,263	_
9	279	-
13	(13,446)	-
14	55,365	-
15	(58)	-
23	1,695	-
30	4,791	
38	6,777	~
44	44,528	-

Please let me know if you have any questions about the above.

Thank You,

Julie C. Kleiser

Director of Reimbursement Kane Financial Services, LLC

fulle C. Ker

Exhibit

A



Rehabilitation and Healthcare Center of Cape Coral

2629 Del Prado Blvd. South Cape Coral, FL

A NOT FOR PROFIT FACILITY

33904

January 16, 2014

Phone: (239) 574-4434

Zainab Day Audit Services Agency for Health Care Administration 2727 Mahan Drive MS #21 Tallahassee, FL 32308

RE:

Rehabilitation and Health Care Center of Cape Coral

Audit Period/Engagement No.: January 31, 2004/NH06-102C/26386-9

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 5, 6, 7, 9, 11, 15, 17, 18, 19, 20, 21, 31, 41, 51 and 59 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	(9,161)	_
5	(1,345)	-
6	(2,146)	-
7	(29,786)	(7,602)
9	(97,237)	-
11	(206)	-
15	(21,562)	(9,426)
17	3,775	-
18	(3,581)	-
19	627	-
20	13,696	8,371
21	7,866	1,055
31	(10,359)	-
41	(30,434)	-
51	(56,444)	**
59	(109,274)	

Please let me know if you have any questions about the above. Thank You,

Julie C. Kleiser

Director of Reimbursement, Kane Financial Services, LLC

Exhibit

 ${\bf A}$



1524 East Avenue South Sarasota, Ft 34239

Phone: (941) 365-

2422

January 16, 2014

Zainab Day Audit Services Agency for Health Care Administration 2727 Mahan Drive MS #21 Tallahassee, FL 32308

RE:

Waldemere Place

Audit Period/Engagement No.: March 31, 2004/NH06-095C/26398-2

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 4, 5, 8, 10, 12, 14, 15, 16, 24, 33, 42 and 49 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	(8,882)	-
4	(1,303)	-
5	(2,081)	-
8	(26,593)	2,816
10	(68,542)	-
12	(199)	44
14	91,769	-
15	(3,472)	-
16	(65)	-
24	(6,934)	
33	(19,859)	-
42	(41,749)	-
49	7,225	

Please let me know if you have any questions about the above.

Thank You,

Julie C. Kleiser

Director of Reimbursement Kane Financial Services, LLC

Juli C. KM



Phone: 239-939-4993 Fax: 239-939-1743

January 16, 2014

Zainab Day Audit Services Agency for Health Care Administration 2727 Mahan Drive MS #21 Tallahassee, FL 32308

RE:

Winkler Court

Audit Period/Engagement No.: December 31, 2003/NH06-099C/26400-8

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 6, 7, 8, 10, 12, 14, 15, 16, 17, 18, 28, 37, 46 and 53 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	77,600	-
6	(1,120)	-
7	(1,789)	-
8	(30,348)	(7,683)
10	17,553	-
12	(171)	-
14	(33,511)	(23,458)
15	(3,697)	-
16	(2,984)	-
17	(56)	-
18	33,511	23,458
28	3,170	-
37	4,175	
46	10,208	+
53	85,336	-

Please let me know if you have any questions about the above.

Thank You,

Julie C. Kleiser

Director of Reimbursement Kane Financial Services, LLC



Phone: 954-941-4100 Fax: 954-941-4233

January 16, 2014

Zainab Day
Audit Services
Agency for Health Care Administration
2727 Mahan Drive MS #21
Tallahassee, FL 32308

RE: Rehabilitation and Nursing Center of Broward

Audit Period/Engagement No.: December 31, 2003/NH06-096C/26385-1

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 6, 9, 12, 14, 16, 20, 21, 22, 35, 41, 47 and 52 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	(12,063)	-
6	(1,770)	-
9	15,454	-
12	(28, 154)	8,507
14	(35,067)	~
16	1,520	-
20	19,764	-
21	(5,346)	-
22	(89)	~
35	(4,229)	
41	(13,914)	-
47	(16,924)	-
52	(17,597)	~

Please let me know if you have any questions about the above. Thank You,

Julie C. Kleiser

Director of Reimbursement Kane Financial Services, LLC

51 W. Sample Road Deerfield Beach, FL 33064

> Phone: 954-942-5530 Fax: 954-942-0941

January 16, 2014

Zainab Day
Audit Services
Agency for Health Care Administration
2727 Mahan Drive MS #21
Tallahassee, FL 32308

RE: Pompano Rehabilitation and Nursing Center

Audit Period/Engagement No.: January 31, 2004/NH06-106C/26392-3

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 3, 4, 5, 7, 9, 12, 13, 14, 15, 16, 17, 24, 32, 40 and 46 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	(8,590)	~
3	(1,261)	-
4	(2,013)	
5	(29,556)	(6,220)
7	(49,580)	-
9	(193)	-
12	(34,751)	(20,060)
13	(14,668)	-
14	(3,358)	•
15	(63)	-
16	4,631	3,242
17	30,120	16,818
24	(7,279)	
32	(17,004)	-
40	(25,297)	-
46	(79,726)	

Please let me know if you have any questions about the above.

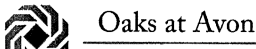
Thank You.

Julie C. Kleiser

Director of Reimbursement Kane Financial Services, LLC

Exhibit A

A NOTFOR PROFIT FACILITY www.pompanohealthandrehab.com



A NOT FOR PROFIT FACILITY

Phone: (863) 453-

5200

Zainab Day
Audit Services
Agency for Health Care Administration

2727 Mahan Drive MS #21

Tallahassee, FL 32308

January 16, 2014

RE:

The Oaks at Avon

Audit Period/Engagement No.: December 31, 2003/NH06-098C/26396-6

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 4, 5, 6, 9, 11, 13, 15, 16, 17, 18, 25, 31, 37 and 42 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	(5,748)	-
4	(961)	-
5	(1,534)	-
6	(30,798)	(11,003)
9	(35,589)	-
11	(147)	
13	(20,631)	(10,931)
15	(11,182)	**
16	(2,560)	
17	(48)	-
18	20,631	10,931
25	(5,889)	-
31	(11,942)	
37	(17,758)	-
42	(57,769)	-

Please let me know if you have any questions about the above.

Thank You,

Julie C. Kleiser

Director of Reimbursement Kane Financial Services, LLC

Exhibit

A



Highland Pines Rehabilitation and Nursing Center

1111 South Highland Avenue Clearwater, FL 33756

Phone: (727) 446-0581

A NOT FOR PROFIT FACILITY

January 16, 2014

Zainab Day Audit Services Agency for Health Care Administration 2727 Mahan Drive MS #21 Tallahassee, FL 32308

RE:

Highland Pines Rehabilitation Center

Audit Period/Engagement No.: December 31, 2003/NH06-100C/26390-7

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 4, 6, 7, 10, 12, 15, 17, 19, 20, 22, 32, 41, 50 and 57 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	(7,505)	
4	(1,101)	*
6	(1,758)	-
7	(30,348)	(6,992)
10	79,071	-
12	(168)	-
15	(14,619)	(6,943)
17	(12,815)	
19	(2,934)	-
20	(55)	-
22	14,619	6,943
32	7,275	-
41	27,712	-
50	44,083	-
57	52,735	_

Juli C. KM

Please let me know if you have any questions about the above.

Thank You,

Julie C. Kleiser

Director of Reimbursement, Kane Financial Services, LLC

Exhibit

Δ

A Member of a Not For Profit Organization

7045 Evergreen Woods Trail Spring Hill, FL 34608

Phone: (352) 596-8371

Zainab Day **Audit Services** Agency for Health Care Administration 2727 Mahan Drive MS #21 Tallahassee, FL 32308

January 16, 2014

Evergreen Woods

Audit Period/Engagement No.: March 31, 2004/NH06-109C/26389-3

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 2, 3, 6, 9, 11, 14, 15, 16, 17, 18, 27, 36, 45 and 52 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	64,665	-
2	(1,653)	-
3	(2,640)	-
6	(28,661)	(7,440)
9	44,751	-
11	(253)	-
14	(60,370)	(35,143)
15	(19,237)	_
16	(4,404)	-
17	(83)	-
18	60,370	35,143
27	6,486	-
36	11,733	-
45	26,532	-
52	81,146	-

Please let me know if you have any questions about the above.

Thank You,

Julie C. Kleiser

Director of Reimbursement Kane Financial Services, LLC

Exhibit

Α



1902 59th Street West Bradenton, FL 34209

Phone: (941) 761-1000

January 16, 2014

Zainab Day Audit Services Agency for Health Care Administration 2727 Mahan Drive MS #21 Tallahassee, FL 32308

RE: Casa Mora Rehabilitation and Extended Care

Audit Period/Engagement No.: December 31, 2003/NH06-097C/26388-5

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 3, 4, 5, 7, 9, 11, 12, 13, 21, 30, 39 and 46 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	(8,627)	-
3	19,093	-
4	(2,021)	-
5	(26,973)	18,266
7	(78,673)	-
9	(194)	-
11	(14,578)	398.
12	(585)	-
13	(64)	-
21	(3,859)	-
30	(26,344)	-
39	(48,470)	-
46	(85,649)	-

Please let me know if you have any questions about the above.

Thank You,

Julie C. Kleiser

Director of Reimbursement Kane Financial Services, LLC

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Exhibit A

12 of 18



Carrollwood Care Center

A NOT FOR PROFIT FACILITY

15002 Hutchinson Road Tampa, FL 33625

Phone: (813) 960-1969

January 16, 2014

Zainab Day Audit Services Agency for Health Care Administration 2727 Mahan Drive MS #21 Tallahassee, FL 32308

RE: Carrollwood Care Center

Audit Period/Engagement No.: January 31, 2004/NH06-103C/26387-7

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 2, 3, 4, 6, 8, 10, 11, 12, 13, 14, 24, 34, 44 and 52 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	(8,930)	-
2	(1,311)	-
3	(2,092)	-
4	(29,786)	(7,602)
6	95,631	-
8	62	-
10	(25,386)	(16,074)
11	(8,106)	-
12	(3,491)	-
13	(66)	-
14	25,386	16,074
24	12,570	_
34	30,461	-
44	52,600	_
52	71,697	-

Please let me know if you have any questions about the above.

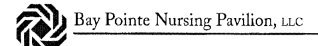
Thank You,

Julie C. Kleiser

Director of Reimbursement, Kane Financial Services, LLC

Exhibit

A



Phone: 727.867.1104 Fax: 727.864.4627

January 16, 2014

Zainab Day Audit Services Agency for Health Care Administration 2727 Mahan Drive MS #21 Tallahassee, FL 32308

RE:

Bay Pointe Nursing Pavilion

Audit Period/Engagement No.: January 31, 2004/NH06-071C/26383-4

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 3, 4, 6, 8, 10, 14, 15, 16, 23, 31, 39 and 45 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	(6,667)	*
3	(978)	-
4	(1,562)	•
6	(29,786)	(7,602)
8	(40,160)	-
10	(150)	
14	(11,384)	-
15	(2,606)	-
16	(49)	-
23	(1,849)	-
31	(13,282)	•
39	(25,029)	-
45	(63,556)	-

Please let me know if you have any questions about the above.

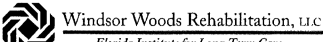
Thank You,

Julie C. Kleiser

Director of Reimbursement Kane Financial Services, LLC

Exhibit

A



Florida Institute for Long Term Care

Phone: 727.862.6795 Fax: 727.863.8721

January 16, 2014

Zainab Day Audit Services Agency for Health Care Administration 2727 Mahan Drive MS #21 Tallahassee, FL 32308

RE: Windsor Woods Rehabilitation and Healthcare Center Audit Period/Engagement No.: January 31, 2004/NH06-108C/26399-1

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 2, 3, 4, 6, 9, 11, 13, 14, 23, 33, 43 and 57 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	(6,943)	-
2	(1,019)	-
3	14,986	-
4	(30,343)	(11,028)
6	69,079	-
9	(156)	~
11	9,005	-
13	(2,714)	-
14	(51)	-
23	8,709	-
33	19,754	-
43	40,616	-
57	82,187	-

Please let me know if you have any questions about the above. Thank You,

Julie C. Kleiser

Director of Reimbursement Kane Financial Services, LLC



Titusville Rehabilitation and Nursing Center

1705 Jess Parrish Court Titusville, FL 32796

A NOT FOR PROFIT FACILITY

Phone: (321) 269-5720

January 16, 2014

Zainab Day Audit Services Agency for Health Care Administration 2727 Mahan Drive MS #21 Tallahassee, FL 32308

RE: Titusville Rehabilitation and Nursing Center

Audit Period/Engagement No.: January 31, 2004/NH06-072C/26397-4

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 4, 5, 7, 9, 13, 15, 18, 19, 20, 21, 32, 44, 56 and 66 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	(9,351)	-
4	(1,645)	-
5	(2,626)	ja.
7	(28,571)	539
9	91,625	-
13	(98)	-
15	(34,207)	(20,873)
18	56,522	-
19	(4,382)	-
20	(83)	-
21	34,207	20,873
32	14,540	-
44	25,475	-
56	51,610	-
66	129,962	-

Please let me know if you have any questions about the above.

Thank You,

Julie C. Kleiser

Director of Reimbursement Kane Financial Services, LLC

Exhibit A

A Member of a Not For Profit Organization

Rehabilitation Center of The Palm Beaches

301 Northpointe Parkway West Palm Beach, FL 33407

A NOT FOR PROFIT FACILITY

Phone: (561) 712-1717

January 20, 2014

Zainab Day Audit Services Agency for Health Care Administration 2727 Mahan Drive MS #21 Tallahassee, FL 32308

RE: Rehabilitation Center of Palm Beaches

Audit Period/Engagement No.: January 31, 2004/NH06-105C/26391-5

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 5, 7, 8, 11, 14, 17, 19, 20, 21, 23, 34, 44, 54 and 60 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	(7,364)	-
5	(1,081)	*
7	(1,725)	+
8	(30,475)	(12,068)
11	108,233	
14	316	
17	(12,367)	(4,925)
19	(3,110)	-
20	(2,879)	-
21	(54)	-
23	12,367	4,925
34	14,787	-
44	37,728	**
54	55,718	**
60	92,336	-

Please let me know if you have any questions about the above.

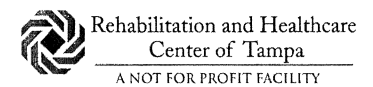
Thank You,

Julie C. Kleiser

Director of Reimbursement Kane Financial Services, LLC

Exhibit

A



4411 North Habana Avenue Tampa, FL 33614

Phone: (813) 827-2771

January 16, 2014

Zainab Day Audit Services Agency for Health Care Administration 2727 Mahan Drive MS #21 Tallahassee, FL 32308

RE: Rehabilitation and Healthcare Center of Tampa
Audit Period/Engagement No.: January 31, 2004/NH06-104C/26394-0

Dear Ms. Day:

Per agreement between Errol Williams and me, we would like to propose that the Medicaid Examination Report for the above provider be revised for adjustment numbers 1, 2, 4, 6, 8, 10, 15, 16, 17, 18, 20, 29, 39, 49 and 57 as follows. The settlement stipulation can be prepared with the following agreed upon changes:

	From	То
1	(13,468)	-
2	(1,977)	-
4	(3,155)	-
6	(28,014)	3,848
8	(90,444)	•
10	(302)	*
15	(45,786)	(21,437)
16	(22,998)	-
17	(5,265)	-
18	400	-
20	45,786	21,437
29	(11,295)	-
39	(29,825)	•
49	(49,324)	*
57	(137,209)	-

Please let me know if you have any questions about the above.

Thank You,

Julie C. Kleiser

Director of Reimbursement Kane Financial Services, LLC

Exhibit

18 of 18