

Exhibit A

Ascension and AmSurg – Confidential Appendix with Supplemental Answers to HCMO
Notice of Material Change Form

II. Contact information for the parties

1. Provide information for Party A.

Legal entity name	Ascension Health Alliance
Assumed name	Ascension
Tax ID	[REDACTED]

2. Provide information for Party B.

Legal entity name	Ambulatory Topco, LLC
Assumed name	AMSURG
Tax ID	[REDACTED]

Contact Information for Party C:

Legal entity name	Project Bluegrass Holdco, LLC
Assumed name	N/A
Tax ID	[REDACTED]
Mailing address	4600 Edmundson Road, St. Louis, MO 63134
Website	https://about.ascension.org/
Contact Name	Christine McCoy
Title	Executive Vice President & General Counsel
Phone	314-733-8702
Cell Phone	314-814-7862
Email	Christine.mccoy2@ascension.org

Is Party C represented by legal counsel for this transaction?

☒ Yes

☐ No

Provide information regarding Party C's legal counsel, if applicable.

Name	Jared Nagley
Firm	Sheppard, Mullin, Richter & Hampton LLP
Address	30 Rockefeller Plaza, New York, NY 10112
Phone	212-896-0651
Email Address	jnagley@sheppardmullin.com

Provide a billing contact for payment of review fees.

Name	[REDACTED]
Address	[REDACTED]
Phone	[REDACTED]
Email Address	[REDACTED]

III.

7. Describe the negotiation or transaction process that resulted in the entities entering into an agreement.

[REDACTED]

[REDACTED]

- a. How the entities were identified (e.g., did one party approach the other, did one party engage in a bid/auction process, etc.)

[REDACTED]

[REDACTED]

9. List any applications, forms, notices, or other materials that have been submitted to any other state or federal agency regarding the proposed material change transaction. Include the data and nature of any submissions. This includes, but is not limited to, the Oregon Department of Consumer and Business Services, Oregon Public Health Division, Oregon Department of Justice, U.S. Department of Health and Human Services (e.g., Pioneer ACO or Medicare Shared Savings Program application), Federal Trade Commission, and U.S. Department of Justice.

The Parties also anticipate submitting the following applications, filings, and notices, in accordance with applicable regulatory requirements:

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

Ascension_HCMO_002429

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[REDACTED]

IV. About the entities involved in the proposed transaction

10. Describe Party A

a. Describe Party A's business, including business lines or segments

Ascension Pharmacy Services, LLC ships medication to [REDACTED]

[REDACTED]

d. List all of Party A's business entities currently licensed to operate in Oregon using [HCMO-1b: Business Entities form](#)

Ascension Pharmacy Services, LLC ships medication to [REDACTED]

[REDACTED]

e. Provide financial statements for the most recent three fiscal years. If Party A also operates outside of Oregon, provide financial statements both for Party A nationally and for Party A's Oregon business.

[REDACTED]

f. Describe and identify Party A's health care business. Provide responses to i-ix as applicable:

ii. Service lines, both overall and in Oregon

Ascension Pharmacy Services, LLC ships medication to [REDACTED]

[REDACTED]

v. Geographic areas served, both overall and in Oregon

Ascension Pharmacy Services, LLC ships medication to [REDACTED]

[REDACTED]

vii. Annual number of people served in Oregon, for all business, not just business related to transaction

Ascension Pharmacy Services, LLC ships medication to [REDACTED]
[REDACTED]

11. For any additional Parties, please provide a supplemental attachment describing the information requested in Section 11 (a) – (f).

Describe Party C.

Buyer is a Delaware limited liability company and a wholly owned subsidiary of Ascension which was formed on June 5, 2025, to be the purchasing vehicle for the Proposed Transaction.

a. Describe Party C's business, including business lines or segments

Buyer is newly formed and has no operations.

b. Describe Party C's governance and operational structure (including ownership of or by a health care entity)

AHA is the sole member of Buyer. The business, property and affairs of Buyer are managed by AHA as its Managing Member. See attached Certificate of Formation and LLC Operating Agreement, attached as **Confidential Exhibit L**.

c. Provide a diagram or chart showing the organizational structural and relationships between business entities.

See **Confidential Exhibits G-H**.

d. List all of Party C's business entities currently licensed to operate in Oregon using [HCMO-1b: Business Entities form](#). Provide the business name, assumed business name, business structure, date of incorporation, jurisdiction, principal place of business, and FEIN for each entity.

None.

e. Provide financial statements for the most recent three fiscal years. If Party C operates outside of Oregon, provide financial statements both for Party C nationally and for Party C's Oregon business.

Not applicable. Buyer is newly formed and has no operations.

f. Describe and identify Party C's health care business. Provide responses to i-ix as

applicable.

Not applicable. Buyer is newly formed and has no operations.

- i. Provider type (hospital, physician group, etc.)
N/A
- ii. Service lines, both overall and in Oregon
N/A
- iii. Products and services, both overall and in Oregon
N/A
- iv. Number of staff and FTE, both overall and in Oregon
N/A
- v. Geographic areas served, both overall and in Oregon
N/A.
- vi. Addresses of all facilities owned or operated using [HCMO-1c: Facilities and Locations form](#)
N/A
- vii. Annual number people served in Oregon, for all business, not just business related to transaction
N/A
- viii. Annual number of services provided in Oregon
N/A
- ix. For hospitals, number of licensed beds
N/A

12. Describe all mergers, acquisitions, and joint ventures that closed in the ten (10) years prior to filing this notice of material change transaction involving any entities party to the current proposed transaction, the same or related services, and health care entities.

Below is a list of acquisitions of control of and mergers with ASCs by Ascension that closed between 2015 and 2025.

1. Acquisition of Hays Surgery Center

[REDACTED]

2. Acquisition of Stonegate Surgery Center

[REDACTED]

[REDACTED]

3. Acquisition of Ascension Saint Thomas Lebanon Surgery Center (ASC closed)

[REDACTED]

4. Acquisition of Cedar Park Surgery Center

[REDACTED]

5. Acquisition of SurgCenter of Battle Creek Endoscopy & Surgery Center (ASC sold)

[REDACTED]

6. Acquisition of Orthopaedic Associates of Central Texas

[REDACTED]

7. Acquisition of Woodbridge Center (ASC sold)

8. Acquisition of The Surgery Center of Jacksonville

[REDACTED]

9. Acquisition of First Coast Orthopedic Center

[REDACTED]

10. Acquisition of Evansville Endoscopy Surgery Center

[REDACTED]

11. Acquisition of Saginaw Valley Endoscopy (ASC sold)

[REDACTED]

12. Acquisition of Emerald Coast Surgery Center

[REDACTED]

13. Acquisition of Panama City Surgery Center, LLC

[REDACTED]

14. Acquisition of SurgCenter of Greater Jacksonville

15. Merger with Founders Surgery Center

Ambulatory Topco, LLC's subsidiary has completed the following additional transaction.

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Ascension-Regent ASCs

Ascension's indirect ownership percentage in the following ASCs is listed in the parentheses below:

1. Ascension Saint Joseph MSK JV, LLC
2. Kokomo Center for Outpatient Surgery, LLC
3. Surgery Center of Georgetown, LLC
4. Evansville Endoscopy Surgery Center, LLC
5. Fox Valley Surgery Center, LLC
6. NEW Surgery Center, LLC (*not operational yet*)

Ascension, through a subsidiary, also directly owns equity interests in the following ASC in Illinois, which is not owned through an Ascension-Regent Holdco but is managed by Regent Management: Hoffman Estates Surgery Center, LLC

Ascension-SCA ASCs

Ascension's indirect ownership percentage in the following ASCs is listed in the parentheses below:

1. First Coast Orthopedic Center, LLC (First Coast Orthopedic Surgery Center)

2. Panama City Surgery Center, LLC [REDACTED]
3. Emerald Coast Surgery Center, L.P. [REDACTED]
4. Sacred Heart ASC, LLC d/b/a Summit Surgery Center [REDACTED]
5. Cedar Park Surgery Center, LLC [REDACTED]
6. Stonegate Surgery Center, L.P. [REDACTED]
7. Hays Surgery Center, LLC [REDACTED]

Ascension-USPI ASCs

Ascension's indirect ownership percentage in the following ASCs is listed in the parentheses below:

1. SurgCenter of Greater Jacksonville, LLC [REDACTED]
2. Memorial Surgery Center, LLC [REDACTED]
3. Westlawn Surgery Center, LLC [REDACTED]
4. Eye Surgery Center of Nashville, LLC [REDACTED]
5. Franklin Endoscopy Center, LLC (Nashville – Franklin Endo) [REDACTED]
6. Clarksville Surgery Center, LLC (Nashville – Clarksville) [REDACTED]
7. Ambulatory Surgical Associates, LLC d/b/a Tullahoma Surgery Center [REDACTED]
8. Lebanon Endoscopy Center, LLC [REDACTED]
9. Saint Thomas Surgery Center New Salem, LLC d/b/a Ascension Saint Thomas New Salem Surgery Center [REDACTED]
10. TENN SM, LLC, d/b/a Providence Surgery Center a/k/a TN Sports Medicine [REDACTED]
11. Patient Partners Surgery Center, LLC (Nashville - Gallatin) (28.4%),
12. Mid-State Endoscopy Center, LLC [REDACTED]
13. Baptist Plaza Surgicare, L.P. (Saint Thomas Surgery Center - Midtown/ Plaza a/k/a Nashville – Plaza) [REDACTED]
14. Baptist Plaza Surgicare, L.P. (Nashville EndoSurgery Center) [REDACTED]
15. Northridge Surgery Center, L.P. (Nashville – Northridge) [REDACTED]
16. Saint Thomas Campus Surgicare, L.P. (Saint Thomas Surgicare) [REDACTED]
17. Cedar Park Surgery Center, L.L.P. d/b/a Hill Country Surgery Center [REDACTED]
18. Fishpond Surgery Center, LLC [REDACTED]
19. The Surgery Center at Williamson, LLC (Williamson Surgery Center) [REDACTED]
20. Medical Park Tower Surgery Center [REDACTED]
21. Northwest Surgery Center, L.L.P. (Austin – Northwest) [REDACTED]

Ascension, through a subsidiary, also directly owns equity interests in the following ASCs in Tennessee, which are not owned through an Ascension-USPI Holdco but are managed by and partially owned directly by USPI: Baptist Surgery Center, L.P. (Nashville - Baptist ASC) [REDACTED] and Middle Tennessee Ambulatory Surgery Center, L.P. [REDACTED]. Collectively, the ASCs jointly-owned with and/or managed by USPI are referred to herein as the

“Ascension-USPI ASCs.” None of the Ascension-USPI ASCs are in Oregon.

13. Describe any anticipated changes resulting from the proposed material change transaction, including:

b. Corporate governance and management

[REDACTED]