

## REDACTION LOG

### HCMO-1 Appendix A

Form/Attachment	Basis for Redaction	Bates Range
HCMO – Party C Attachment	<p>Party C requests confidential treatment of certain disclosures made in the Party C Attachment. Certain responses in the attachment contain confidential business information, which is competitively sensitive. Disclosure of this state-specific information would cause commercial harm to Party C (See ORS 192.345(2)) by disclosing confidential and proprietary information about the company’s business practices.</p> <p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing “all confidential information and documents that are not publicly available that are obtained in relation to a material change transaction.” As such, Party C is requesting further confidential treatment of this material</p>	HCMO_COMFORT BUYER_000232 –  HCMO_COMFORT BUYER_000235
Suncrest – HCMO-1c (Party C) – Facilities and Locations Form	<p>Party C requests confidential treatment of certain disclosures made in the Party C Attachment. Certain responses in the attachment contain confidential business information, which is competitively sensitive. Disclosure of this state-specific information would cause commercial harm to Party C (See ORS 192.345(2)) by disclosing confidential and proprietary information about the company’s business practices.</p> <p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing “all confidential information and documents that are not publicly available that are obtained in relation to a material change transaction.” As such, Party C is requesting further confidential treatment of this material</p>	HCMO_COMFORT BUYER_000236 –  HCMO_COMFORT BUYER_000238
Confidential Appendix to HCMO-1	Parties request confidential treatment of certain disclosures made in the Notice of Material Change Transaction, including in Confidential Appendix to HCMO-1. Certain responses in the Confidential Appendix to HCMO-1	HCMO: Suncrest 000621– HCMO: Suncrest 000622

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	<p>contain confidential business information, which is competitively sensitive. Disclosure would cause commercial harm to Suncrest. (See ORS 192.345(2)).</p> <p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing “all confidential information and documents that are not publicly available that are obtained in relation to a material change transaction.” As such, Suncrest is requesting further confidential treatment of this material.</p>	
Business Diligence Report 1 (Attachment to 7(b))	<p>The Diligence Reports have not been made publicly available in any other forum, contain highly confidential and sensitive information and relate to Comfort Buyer’s proprietary diligence process and valuation strategy; they are also a trade secret and can be kept confidential pursuant to ORS 192.345(2). Comfort Buyer has spent considerable time and expense in evaluating the transaction and has specifically endeavored not to publicize the Diligence Materials as Comfort Buyer would be materially harmed should they be publicized.</p> <p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing any confidential information and documents that are not publicly available that are obtained in relation to a material change transaction. As such, Comfort Buyer is requesting further confidential treatment of this material.</p>	<p>HCMO_COMFORT BUYER_000001 – HCMO_COMFORT BUYER_000073</p>
Business Diligence Report 2 (Attachment to 7(b))	<p>The Diligence Reports have not been made publicly available in any other forum, contain highly confidential and sensitive information and relate to Comfort Buyer’s proprietary diligence process and valuation strategy; they are also a trade secret and can be kept confidential pursuant to ORS 192.345(2). Comfort Buyer has spent considerable time and expense in evaluating the transaction and has specifically endeavored not to publicize the Diligence Materials as Comfort Buyer would be materially harmed should they be publicized.</p> <p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing any confidential information and documents that are not publicly</p>	<p>HCMO_COMFORT BUYER_000074 – HCMO_COMFORT BUYER_000195</p>

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	available that are obtained in relation to a material change transaction. As such, Comfort Buyer is requesting further confidential treatment of this material.	
HSR Filing (Attachment to Section 9(a))	<p>The Premerger Notification and Report Form and documentary attachments submitted to the Federal Trade Commission and Department of Justice, Antitrust Division (“<u>HSR Filing</u>”) pursuant to the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended are exempt from public disclosure. Sec. 7A, 15 U.S.C. 18A(h). Suncrest Health Services, LLC (“<u>Suncrest</u>” or the “<u>Company</u>”) has produced its HSR Filing to comply with the requirements of the HCMO Program and requests confidential treatment because the HSR filing contains non-public information that pertains to the parties’ condition and strategy, which could be used for obtaining an unfair business advantage. Additionally, the contents of the HSR filing contain competitively sensitive information that if disclosed may affect the parties’ negotiation position in future transactions and other business interests. This information is protected from disclosure by: ORS 415.501(13)(c); ORS 192.345(2); ORS 192.355(9)(a); ORS 646.461 et seq.</p> <p>To the extent the foregoing basis for confidentiality is not sufficient, the parties request confidential treatment pursuant to ORS 40.225.</p>	HCMO: Suncrest 000609 – HCMO: Suncrest 000620
Party A Organizational Chart (Attachment to Section 10(c))	Suncrest requests confidential treatment of certain information on its organizational chart. Suncrest is a privately-held company and its Organizational Chart reflects its internal ownership and control structure, which has not been made publicly available. The structure and governance is the result of significant legal and financial planning. Disclosure of certain upstream ownership details would reveal private information about individuals and enable competitors to identify and exploit Suncrest’s operating model (See ORS 192.345(2); ORS 192.345(23)). The parties have limited redactions to the minimum amount required to protect the sensitive, private information of individuals; furthermore, these materials were compiled by the	HCMO: Suncrest 000001

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	<p>owners of Suncrest and their counsel and are intended only for the use of its ownership group and other advisors, as appropriate.</p> <p><i>1. Internal steps the parties have taken to keep the information secret;</i></p> <p>The ownership structure reflected in the organizational chart is not publicly available and is maintained internally on restricted systems accessible only to senior management, finance, legal, and other personnel with a business need to know. Although the company publicly identifies certain owners, the organizational chart reflects a non-public aggregation and contextualization of ownership information, including relative ownership interests, ownership relationships, and structural context that is not disclosed on the company’s website or elsewhere. The company treats detailed ownership and control information as confidential and does not disclose it externally except where required. Suncrest’s confidential upstream ownership information is only shared with outside parties subject to lawful confidentiality and non-disclosure agreements. When disclosure is necessary, the company limits the information shared and produces redacted versions of organizational charts to prevent public dissemination of non-public ownership relationships.</p> <p><i>2. To the extent the information is, by necessity, shared with or known by outside parties, the steps taken to ensure that these parties keep the information secret;</i></p> <p>As a privately held company, Suncrest and its owners have taken deliberate steps to maintain the confidentiality of this information. To the extent ownership information must be shared with outside parties—such as in connection with legal proceedings, financing, or regulatory matters—it is disclosed only under circumstances requiring confidentiality, including protective orders, confidentiality agreements, or professional obligations of advisors. The company limits disclosure to the minimum necessary</p>	

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	<p>information and, where possible, uses redactions to avoid revealing sensitive ownership percentages and control relationships.</p> <p><i>3. How the information would be economically valuable to a competitor or could be used to economically harm the entity;</i></p> <p>The ownership interests reflected in the organizational chart reveal non-public information about the company's capital structure, ownership concentration, and control relationships. Disclosure of this information would allow competitors, counterparties, or investors to assess the company's financial backing, risk tolerance, and strategic flexibility. A competitor or counterparty could use this information to gain leverage in negotiations, target controlling owners or investors, anticipate strategic decision-making, or structure competitive or opportunistic transactions in a manner that could economically disadvantage the company. Additionally, disclosure of certain upstream ownership details of Suncrest would reveal private information about individuals which, either directly or by inference, would be financially sensitive for such individuals.</p> <p><i>4. The time, effort, and expense needed to compile the information</i></p> <p>While the organizational chart itself is a simplified representation, the confidential ownership information reflected in the organizational chart is not readily ascertainable from public sources. Compiling the information requires access to non-public corporate records, governing documents, and transactional materials, as well as ongoing review by legal and finance personnel to ensure accuracy as ownership interests change over time. An outside party could not reliably recreate this information without significant time and effort reviewing multiple sources and still would lack assurance as to its completeness or accuracy.</p> <p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing "all confidential information and documents that are not publicly</p>	

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	<p>available that are obtained in relation to a material change transaction.” As such, Suncrest is requesting further confidential treatment of this material.</p> <p>To the extent the foregoing basis for confidentiality is not sufficient, the parties request confidential treatment pursuant to ORS 40.225.</p>	
Financial Statements (Attachment to Section 10(e))	<p>Suncrest requests confidential treatment of its Financial Statements. As a nonpublic entity, they include non-public financial data that reflects the internal financial condition of Suncrest. This information is competitively sensitive, and disclosure would cause commercial harm to Suncrest. (See ORS 192.345(2)).</p> <p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing “all confidential information and documents that are not publicly available that are obtained in relation to a material change transaction.” As such, Suncrest is requesting further confidential treatment of this material.</p> <p>To the extent the foregoing basis for confidentiality is not sufficient, the parties request confidential treatment pursuant to ORS 40.225.</p>	HCMO: Suncrest 000002 – HCMO: Suncrest 000097
Party B Organizational Chart (Attachment to 11(c))	<p>Comfort Buyer requests confidential treatment of certain information in its organizational chart. Disclosure of certain upstream ownership details would reveal competitively sensitive information, either directly or by inference, and would allow competitors of Court Square to identify and exploit its business model. (See ORS 192.345(2)). In lieu of full redactions, Comfort Buyer has provided a high-level description of the ultimate upstream ownership interests in Comfort Buyer. Furthermore, these materials were compiled by the owners of Comfort Buyer and their counsel and are intended only for the use of its ownership group and other advisors, as appropriate.</p> <p><i>1. Internal steps the parties have taken to keep the information secret;</i></p> <p>Comfort Buyer is a privately-held company and its Organizational Chart reflects its internal ownership and control structure, which has not been made</p>	HCMO_COMFORT BUYER_000196

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	<p>publicly available in any other forum. Comfort Buyer's upstream ownership information is only shared between the parties subject to lawful confidentiality and non-disclosure agreements.</p> <p><i>2. To the extent the information is, by necessity, shared with or known by outside parties, the steps taken to ensure that these parties keep the information secret;</i></p> <p>As privately held companies, Comfort Buyer and its owners have taken deliberate steps to maintain the confidentiality of this information, which has not been published, is known only to third-party advisors engaged under privilege, to employees and contractors on a need-to-know basis who are bound by confidentiality obligations, and to potential investors subject to lawful confidentiality and non-disclosure agreements</p> <p><i>3. How the information would be economically valuable to a competitor or could be used to economically harm the entity;</i></p> <p>Court Square is a registered investment advisor. It has filed the required disclosures with the SEC and discloses that it manages funds through a number of related entities, but it does not disclose the specific investments such related entities hold, opportunities each one pursues, or investments strategies they employ; such proprietary information is the result of careful planning and expertise, and essential to Court Square's ability to differentiate itself from competitors. Disclosure of this proprietary organizational information would allow competitors to deduce and exploit Court Square's business model.</p> <p><i>4. The time, effort, and expense needed to compile the information.</i></p> <p>The confidential ownership information reflected in the chart is not readily ascertainable from public sources. Compiling the information requires access to non-public corporate records, governing documents, and transactional materials, as well as ongoing review by legal and finance personnel to ensure accuracy as ownership interests change over time. An outside party could not</p>	

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	<p>reliably recreate this information without significant time and effort reviewing multiple sources and still would lack assurance as to its completeness or accuracy.</p> <p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing “all confidential information and documents that are not publicly available that are obtained in relation to a material change transaction.” As such, Comfort Buyer is requesting further confidential treatment of this material.</p>	
<p>Proposed Transaction Structure Draft (Attachment to Section 13(a)(i))</p>	<p>The parties request confidential treatment of the Proposed Transaction Structure Draft as attorney work product. The Proposed Transaction Structure Draft is the result of extensive negotiations between the parties, legal and financial analysis and advice, and has been deliberately kept confidential. Especially because the proposed transaction involved a competitive bidding process, disclosure of the Proposed Transaction Structure Draft would reveal proprietary and competitively sensitive information about the parties and their business strategies that could be exploited by competitors. (See ORS 192.345(2)).</p> <p><i>1. Internal steps the parties have taken to keep the information secret;</i></p> <p>The parties to the transaction are privately-held companies and the Proposed Transaction Structure Draft is attorney work product which has not been made publicly available in any other forum. This has only been shared with the parties and other advisors who are subject to lawful confidentiality and non-disclosure agreements and other professional obligations to maintain confidentiality.</p> <p><i>2. To the extent the information is, by necessity, shared with or known by outside parties, the steps taken to ensure that these parties keep the information secret;</i></p> <p>As privately held companies, the parties and their owners have taken deliberate steps to maintain the confidentiality of this information, which has</p>	<p>HCMO: Suncrest 000483 – HCMO: Suncrest 000488</p>



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	<p>not been published, is known only to third-party advisors engaged under privilege, to employees and contractors on a need-to-know basis who are bound by confidentiality obligations, and to potential investors subject to lawful confidentiality and non-disclosure agreements</p> <p><i>3. How the information would be economically valuable to a competitor or could be used to economically harm the entity;</i></p> <p>Disclosure of the Proposed Transaction Structure Draft would reveal confidential information about the current and future capital structure, business strategy, risk tolerance, and strategic flexibility. A competitor or counterparty could use this information to gain leverage in negotiations, target controlling owners or investors, anticipate strategic decision-making, or structure competitive or opportunistic transactions in a manner that could economically disadvantage Suncrest and its owners.</p> <p><i>4. The time, effort, and expense needed to compile the information</i></p> <p>The time, effort, and expense to compile the information is significant. The Proposed Transaction Structure Draft is attorney work product that required access to non-public corporate records, governing documents, and transactional materials, as well as significant time and attention from the parties and their legal and financial advisors. An outside party could not reliably recreate this information without significant time and effort reviewing multiple sources and still would lack assurance as to its completeness or accuracy.</p> <p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing “all confidential information and documents that are not publicly available that are obtained in relation to a material change transaction.” As such, the Parties are requesting further confidential treatment of this material.</p> <p>To the extent the foregoing basis for confidentiality is not sufficient, the parties request confidential treatment pursuant to ORS 40.225.</p>	

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<p>Governance Term Sheet (Attachment to Section 13(b))</p>	<p>Parties request confidential treatment of the Governance Term Sheet. The Governance Term Sheet outlines the forward-looking governance structure of the Company, which is not publicly available. Disclosure of this information would expose sensitive business strategies and cause commercial harm to Suncrest. (See ORS 192.345(2)).</p> <p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing “all confidential information and documents that are not publicly available that are obtained in relation to a material change transaction.” As such, the Parties are requesting further confidential treatment of this material.</p> <p>To the extent the foregoing basis for confidentiality is not sufficient, the parties request confidential treatment pursuant to ORS 40.225.</p>	<p>HCMO: Suncrest 000489 – HCMO: Suncrest 000494</p>
<p><b>HCMO Section VI Supplemental Materials</b></p>		
<p>Disclosure Schedules</p>	<p>Parties request confidential treatment of the Company Disclosure Schedules. The Disclosure Schedules have not been made public, contain confidential information and disclosure would cause commercial harm to the Parties. (See ORS 192.345(2)).</p> <p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing “all confidential information and documents that are not publicly available that are obtained in relation to a material change transaction.” As such, the Parties are requesting further confidential treatment of these materials.</p> <p>To the extent the foregoing basis for confidentiality is not sufficient, the parties request confidential treatment pursuant to ORS 40.225.</p>	<p>HCMO: Suncrest 000098 – HCMO: Suncrest 000270</p>

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Securities Purchase Agreement	<p>Parties request confidential treatment of the Securities Purchase Agreement and its exhibits. This agreement has not been made public, contains confidential information and disclosure would cause commercial harm to the Parties. (See ORS 192.345(2)).</p> <p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing “all confidential information and documents that are not publicly available that are obtained in relation to a material change transaction.” As such, the Parties are requesting further confidential treatment of this material.</p> <p>To the extent the foregoing basis for confidentiality is not sufficient, the parties request confidential treatment pursuant to ORS 40.225.</p>	<p>HCMO: Suncrest 000271 – HCMO: Suncrest 000425</p>
Suncrest Governance Documents	<p>Suncrest requests confidential treatment of the non-public governance documents for Suncrest entities (e.g., LLC operating agreements). As a nonpublic entity, these documents have not been made publicly available in any other forum. Further, this information is competitively sensitive, and disclosure would cause commercial harm to Suncrest. (See ORS 192.345(2)).</p> <p>Under ORS 415.501(13)(c), The Oregon Health Authority is prohibited from disclosing “all confidential information and documents that are not publicly available that are obtained in relation to a material change transaction.” As such, Suncrest is requesting further confidential treatment of these materials.</p> <p>To the extent the foregoing basis for confidentiality is not sufficient, the parties request confidential treatment pursuant to ORS 40.225.</p>	<p>HCMO: Suncrest 000426 – HCMO: Suncrest 000482</p>
Debt Commitment Letter	<p>Parties request confidential treatment of the Debt Commitment Letter. This agreement has not been made public, contains confidential information and disclosure would cause commercial harm to the Parties. (See ORS 192.345(2)).</p>	<p>HCMO: Suncrest 000495 – HCMO: Suncrest 000570</p>

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	<p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing “all confidential information and documents that are not publicly available that are obtained in relation to a material change transaction.” As such, the Parties are requesting further confidential treatment of this material.</p> <p>To the extent the foregoing basis for confidentiality is not sufficient, the parties request confidential treatment pursuant to ORS 40.225.</p>	
Equity Commitment Letter	<p>Parties request confidential treatment of the Equity Commitment Letter. This agreement has not been made public, contains confidential information and disclosure would cause commercial harm to the Parties. (See ORS 192.345(2)).</p> <p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing “all confidential information and documents that are not publicly available that are obtained in relation to a material change transaction.” As such, the Parties are requesting further confidential treatment of this material.</p> <p>To the extent the foregoing basis for confidentiality is not sufficient, the parties request confidential treatment pursuant to ORS 40.225.</p>	HCMO: Suncrest 000571 – HCMO: Suncrest 000584
Limited Guarantee	<p>Parties request confidential treatment of the Limited Guarantee. This agreement has not been made public, contains confidential information and disclosure would cause commercial harm to the Parties. (See ORS 192.345(2)).</p> <p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing “all confidential information and documents that are not publicly available that are obtained in relation to a material change transaction.” As such, the Parties are requesting further confidential treatment of this material.</p> <p>To the extent the foregoing basis for confidentiality is not sufficient, the parties request confidential treatment pursuant to ORS 40.225.</p>	HCMO: Suncrest 000585 – HCMO: Suncrest 000599

Form/Attachment	Basis for Redaction	Bates Range
Comfort Buyer Governance Documents	<p>Comfort Buyer requests confidential treatment of the non-public governance documents for the Comfort Buyer entities (e.g., LLC operating agreements and Limited Partnership Agreements). As a nonpublic entity, these documents have not been made publicly available in any other forum. Further, this information is competitively sensitive, and disclosure would cause commercial harm to the Comfort Buyer entities. (See ORS 192.345(2)).</p> <p>Under ORS 415.501(13)(c), The Oregon Health Authority is prohibited from disclosing “all confidential information and documents that are not publicly available that are obtained in relation to a material change transaction.” As such, Comfort Buyer is requesting further confidential treatment of these materials</p>	<p>HCMO_COMFORT BUYER_000197 – HCMO_COMFORT BUYER_000229</p>
Pre and Post-Closing Organizational Chart	<p>The parties request confidential treatment of certain information on the pre and post-closing organizational charts. Disclosure of certain upstream ownership details would reveal private and financially sensitive information about individuals and/or competitively sensitive information, either directly or by inference, and would allow competitors of the parties’ owners to identify and exploit their business models. (See ORS 192.345(2); See also ORS 192.345(23)). The parties have limited redactions on the pre-closing organizational chart to the minimum amount required to protect the sensitive, private information of individuals. In lieu of redactions on the post-closing organizational chart, the parties have provided a high-level description of the ultimate upstream ownership interests. Furthermore, these materials were compiled by the owners of the parties and their counsel and are intended only for the use of its ownership group and other advisors, as appropriate.</p> <p><i>1. Internal steps the parties have taken to keep the information secret;</i></p> <p>The parties to the material change transaction are privately-held companies and their organizational charts reflects internal ownership and control structures, which have not been made publicly available in any other forum. The confidential upstream ownership information in the organizational charts</p>	<p>HCMO_COMFORT BUYER_000230 – HCMO_COMFORT BUYER_000231</p>

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	<p>was only shared between the parties subject to lawful confidentiality and non-disclosure agreements.</p> <p><i>2. To the extent the information is, by necessity, shared with or known by outside parties, the steps taken to ensure that these parties keep the information secret;</i></p> <p>As privately held companies, the parties and their owners have taken deliberate steps to maintain the confidentiality of this information, which has not been published, is known only to third-party advisors engaged under privilege, to employees and contractors on a need-to-know basis who are bound by confidentiality obligations, and to potential investors subject to lawful confidentiality and non-disclosure agreements.</p> <p><i>3. How the information would be economically valuable to a competitor or could be used to economically harm the entity;</i></p> <p>Disclosure of certain upstream ownership details would reveal, either directly or by inference, confidential information about the current and future capital structure, business strategy, risk tolerance, and strategic flexibility of the company. A competitor or counterparty could use this information to gain leverage in negotiations, target controlling owners or investors, anticipate strategic decision-making, or structure competitive or opportunistic transactions in a manner that could economically disadvantage Suncrest and its owners.</p> <p><i>4. The time, effort, and expense needed to compile the information</i></p> <p>The time, effort, and expense to compile the information is significant. The confidential ownership information reflected in the chart is not readily ascertainable from public sources. Compiling the information requires access to non-public corporate records, governing documents, and transactional materials, as well as ongoing review by legal and finance personnel to ensure accuracy as ownership interests change over time. An outside party could not reliably recreate this information without significant time and effort reviewing</p>	

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	<p>multiple sources and still would lack assurance as to its completeness or accuracy.</p> <p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing “all confidential information and documents that are not publicly available that are obtained in relation to a material change transaction.” As such, the parties are requesting further confidential treatment of this material.</p>	
<p>Suncrest HSR Filing Attachments D1 – D9 (Attachment to Section 9(a))</p>	<p>The Premerger Notification and Report Form and documentary attachments submitted to the Federal Trade Commission and Department of Justice, Antitrust Division (“HSR Filing”) pursuant to the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended are exempt from public disclosure. Sec. 7A, 15 U.S.C. 18A(h). Suncrest Health Services, LLC (“Suncrest” or the “Company”) has produced its HSR Filing to comply with the requirements of the HCMO Program and requests confidential treatment of the attachments because the HSR filing attachments contain non-public information that pertains to the parties’ condition and strategy, which could be used for obtaining an unfair business advantage. Additionally, the contents of the HSR filing attachments contain competitively sensitive information that if disclosed may affect the parties’ negotiation position in future transactions and other business interests. This information is protected from disclosure by: ORS 415.501(13)(c); ORS 192.345(2); ORS 192.355(9)(a); ORS 646.461 et seq.</p> <p>To the extent the foregoing basis for confidentiality is not sufficient, the parties request confidential treatment pursuant to ORS 40.225.</p>	<p>HCMO: Suncrest 000623 – HCMO: Suncrest 0001147</p>
<p>Amended and Restated Limited Partnership Agreement of Sun Comfort Parent, L.P.</p>	<p>Parties request confidential treatment of the Amended and Restated Limited Partnership Agreement. This agreement has not been made public, contains confidential information and disclosure would cause commercial harm to the Parties. (See ORS 192.345(2)).</p> <p>Under ORS 415.501(13)(c), the Oregon Health Authority is prohibited from disclosing “all confidential information and documents that are not publicly</p>	<p>N/A</p>

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	<p>available that are obtained in relation to a material change transaction.” As such, the Parties are requesting further confidential treatment of this material.</p> <p>To the extent the foregoing basis for confidentiality is not sufficient, the parties request confidential treatment pursuant to ORS 40.225.</p>	