Revised New Health System Virginia Commitments
Dated October 9, 2017

General: Notwithstanding anything contained in these Commitments to the contrary, the Commissioner shall retain the final authority with respect to conclusions reached by the Commonwealth or actions to be taken by the Commonwealth.

1. Combined Commitment 1 and 2
2. Commitment: To ensure the Cooperative Agreement protects consumers from pricing increases that could otherwise result from the elimination of competition, the New Health System shall honor all existing Payer contract terms and not unilaterally terminate without cause any such existing contract prior to its stated expiration date. In addition, a limit on pricing growth is applied for each year. Effective on the closing date of the merger, the New Health System will commit to not adjust hospital negotiated rates in managed care contracts by more than the Cumulative Hospital Inflation Adjustment, while New Health System negotiated rates for physician and non-hospital outpatient services will not increase by more than the Cumulative Hospital Inflation Adjustment without the Quality Adjustment Factor (defined below). Certain hospital, physician, ancillary and other healthcare services may be reimbursed on a percentage of a health care provider’s charge for such services. For hospital inpatient and outpatient, non-hospital outpatient, and physician services and any other services billed to Payers based upon charges, the New Health System shall limit the impact of charge increases to the Cumulative Hospital Inflation Adjustment. This provision does apply to outliers for the purpose of adjusting the outlier threshold and any percentage of charge payment. This is a ceiling in rate adjustments; nothing herein establishes these adjustments as the floor on rates.

This provision only applies to managed care contracts with negotiated rates and does not apply to Medicare or other non-negotiated rates or adjustments set by CMS or other governmental Payers. This limitation does not apply to:

(a) That portion of managed care contract payments for attaining quality targets or goals.
(b) Pass-through items in managed care contracts.
(c) Post-acute care providers such as skilled nursing facilities, home health agencies, hospices and durable medical equipment providers owned by the New Health System.
(d) Bundled payment items and services in which a hospital and/or the New Health System as applicable assumes risks for care provided by other providers (such as post-acute care providers like a skilled nursing facility or home health agency), involving a value-based payment on an episodic basis.
(e) Items for which the hospital and/or the New Health System as applicable have accepted risk in the form of a capitated payment or percentage of premiums.
(f) Pharmacies owned or controlled by the New Health System.
(g) Contract pricing terms which were negotiated pre-Closing.

The New Health System agrees that managed care contract structures may include rates being tied to a percentage of Medicare, or may establish base rates with annual inflators or quality
incentives. The New Health System will not refuse to enter into any of these types of structures on the basis of the structure and will negotiate the rate structure in good faith.

Below is a sample calculation showing how the rate cap/hospital inflation adjustment will be applied:

To determine the rate cap for a Payer that offers a quality component in its fee schedule:

1. Determine the latest CMS approved Medicare Market Basket amount (currently 2.7%)
2. Add .25%
3. The rate cap/Hospital Inflation Adjustment is ascertained by adding the amounts in #1 and #2 above: 2.7% + .25% = 2.95%.

To determine the rate cap for a Payer that does not offer a quality component in its fee schedule:

1. Determine the latest CMS approved Medicare Market Basket amount (currently 2.7%)
2. Add .25%
3. Add 1.25% Adjustment for absence of a quality component
4. The rate cap/Hospital Inflation Adjustment is ascertained by adding the amounts in #1, #2, and #3 above: 2.7% + .25% + 1.25% = 4.2%.

Subject to the Commissioner’s approval, the foregoing commitment shall not apply in the event of natural disaster or other extraordinary circumstances beyond the New Health System’s control that result in an increase of total annual expenses per adjusted admission in excess of 250 basis points over the Hospital Inflation Adjustment. If following such approval, the New Health System and a Payer are unable to reach agreement on a negotiated rate or other contract terms, the New Health System agrees to mediation as a process to resolve any disputes. The New Health System shall timely notify the Commissioner of any mediation occurring pursuant to this commitment if the payer has insureds (or members) in the Commonwealth of Virginia, and shall offer updates to the Commissioner on the progress of such mediation. The Chief Financial Officer of the New Health System shall certify the New Health System’s compliance with the terms of this combined Commitment 1 and 2 in each Annual Report.

If either the New Health System or any Payer terminates a Payer contract, the New Health System will be subject to the pricing limitations of this Commitment. That is, this Commitment will apply, with the increased pricing limitation listed below, even if the New Health System goes out-of-network with a Payer. In this event, there will be no balance billing of patients over and above the following amount:

- The provisions of this Commitment shall apply to any Payer which has a managed care contract with NHS, MSHA or WHS and subsequently goes out-of-network; provided, however, that the Hospital Inflation Adjustment and Physician Inflation Adjustment with respect to such Payer shall be multiplied by two (2x) in the first two (2) years the Payer is out of network and multiplied by one (1x) each year thereafter.
The following definitions will apply to this combined Commitment 1 and 2, and when used in other Commitments:

“Cumulative Hospital Inflation Adjustment” - The compounded increases of the Hospital Inflation Adjustments from 2017 through the end of the contract year or Fiscal Year, as applicable.

“Hospital Inflation Adjustment” or (“HIA”) – For the year being tested, the most recently available annual inpatient percentage of increase by Medicare, commonly referred to as the Market Basket and reported by CMS in the Federal Register as part of the Final Rules of the Inpatient Prospective Payment System, plus 0.25 percent. The HIA will not include the multifactor productivity adjustment, statutory adjustment, adjustments for failure to be a meaningful electronic health record user or failure to submit quality data, or any other positive or negative adjustments required by law or regulation. Effective October 1, 2017, the Market Basket is 2.70 percent.

HIA will also include, for Payers who do not offer a quality component in their fee schedules or payment structures at least equal to the adjustment in the schedule below, an additional payment (“Quality Adjustment Factor”). If a Payer does not offer as part of its fee schedules or rate structures a payment for quality or pay-for-performance incentives, the HIA will be increased based upon the difference between the schedule below and the quality component offered by the Payer.

<table>
<thead>
<tr>
<th>Contract Year Beginning</th>
<th>Adjustment for Absence of Quality</th>
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</thead>
<tbody>
<tr>
<td>2018</td>
<td>1.25%</td>
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“Physician Inflation Adjustment” means the Hospital Inflation Adjustment without the Quality Adjustment Factor. Medicare’s annual physician market basket update factor is currently limited by law to 0.50. When and if Medicare begins using an inflation-based update to the physician fee schedule, the Physician Inflation Adjustment used herein will be the Medicare physician market basket rate of increase plus 0.25 percent.

“Payer” means any person, corporation, or entity that pays, or arranges for payment, for all or any part of any New Health System hospital or other medical providers’ medical services or supplies and items for itself or for any other person, corporation or entity, and which negotiates the payment or rate of payment for such Hospital or medical services, supplies and/or items. This includes Payers which are third party administrators, health insurers, self-insured health plans, employer health plans, managed care organizations, health maintenance organizations, administrative service organizations and other similar Payers and health plans which negotiate the payment or rate of payment for hospital or medical services, supplies and/or items. Payer includes any person, corporation, or entity that develops, leases, or sells access to networks of hospitals. The term does not include Medicare or other governmental healthcare payers or programs which do not negotiate contracts or payment rates with the New Health System, nor does it include Medicare Advantage Plans that pay based on a predetermined percentage of
Medicare rates, for example, 105% of Medicare, so long as the percentage does not change during the term of the Cooperative Agreement.

“Large Network Payer” means a Payer which has a network, with a fee schedule specific to that network, which comprises 2% or more of the total charges (“Gross Revenue”) for the New Health System. The same Payer may have several networks, each of which utilize different fee schedules, and each of which could constitute 2% or more of the Gross Revenue; each network attaining the 2% threshold would constitute a separate Large Network Payer. Conversely, several Payers may only constitute one network, because they use a common fee schedule. An example would be PHCS Multiplan.

**Timing:** Subsequent contract years.

**Amount:** The estimated annual savings to consumers for the combined Commitment 1 and 2 are $80 million in lower health care costs over the first ten years.

**Metric:** Easily verifiable.

### 3. Commitment:

In order to minimize any adverse impact on the ability of insurance companies to contract with the hospitals, and while this Cooperative Agreement ensures open access and choice for all consumers to choose any hospital in the region, it also remains the intent of the Cooperative Agreement that consumers and businesses enjoy a competitive market for insurance. As such, the New Health System will continue to negotiate in good faith with Large Network Payers to include the New Health System in health plans offered in the Geographic Service Area on commercially reasonable terms and rates (subject to the limitations herein). The New Health System will not unreasonably refuse to negotiate with potential new Payer entrants to the market or with any Payer as long as the Payer has demonstrable experience, a reputation for fair-dealing and timely payment, and negotiates in good faith. New Health System will resolve through mediation any disputes as to whether this commitment applies to the proposed terms of a health plan contract. If a Payer and the New Health System cannot agree on rates or any other contract terms, and mediation fails to resolve the dispute, the Commissioner may require the New Health System to participate in “Final Offer Arbitration” with the payer unless the Commissioner agrees to an alternative manner of arbitration. Costs and reasonable attorneys’ fees of the arbitration would be awarded to the prevailing party of the arbitration if “Final Offer Arbitration” or other types of arbitration are utilized. The New Health System shall timely notify the Commissioner of any mediation occurring pursuant to this commitment if the Payer has insureds (or members) in the Commonwealth of Virginia, and shall offer to the Commissioner updates on the progress of such mediation.

**Timing:** Immediately upon closing of the merger and then upon expiration of existing contracts or with contracts with any new Payers coming into area, and ongoing.

**Amount:** No cost.

**Metric:** Complaints from Payers and credible report by the New Health System.
4. **Commitment:** In order to ensure providers in the region not affiliated with the New Health System may continue to operate competitively, and to ensure new provider entrants to the market are not disadvantaged by the New Health System, the New Health System will not require as a condition of entering into a contract that it shall be the exclusive network provider to any health plan, including any commercial, Medicare Advantage or managed Medicaid insurer. Nothing herein shall be construed as to impede the discretion of the Payers in the market from designating the New Health System (or components thereof), as an exclusive network provider in all or part of the New Health System’s service area.

**Timing:** Immediately upon closing of the merger and then upon expiration of existing contracts or with contracts with any new Payers coming into area, and ongoing.

**Amount:** No cost.

**Metric:** Easily verifiable.

5. **Commitment:** In order to improve quality for patients, ensure seamless access to needed patient information, and to support the efforts of the local physician community to access needed information in order to provide high quality patient care, the New Health System will participate meaningfully in a regional health information exchange or a cooperative arrangement whereby privacy protected health information may be shared with community-based providers for the purpose of providing seamless patient care. In addition, the New Health System will participate in the Commonwealth’s ConnectVirginia health information exchange, in particular ConnectVirginia’s Emergency Department Care Coordination Program and Immunization Registry. In addition, the New Health System will participate in Virginia’s Prescription Monitoring Program.

**Timing:** No later than 36 months after closing.

**Amount:** Up to $8 million over 10 years, consistent with the regional annual incremental spending amounts in Exhibit B.

**Metric:** The New Health System shall report annually to the Commissioner on mileposts toward meeting this commitment.

6. **Commitment:** In order to enhance quality and decrease the total cost of care, the New Health System will collaborate in good faith with independent physician groups to develop a local, region-wide, clinical services network to share data, best practices and efforts to improve outcomes for patients and to deliver such outcomes at the highest possible value.

**Timing:** No later than 36 months after closing.

**Metric:** The New Health System shall report to the Commissioner on the mileposts toward meeting this commitment.
7. **Commitment:** In order to enhance quality, improve cost-efficiency, reduce unnecessary utilization of hospital services, and more fully align the New Health System, Payers, the business community, patients and the public, the New Health System, subject to the agreement of Payers as defined herein, will establish payment models designed to incentivize quality, value, and shared financial alignment in contracts with Large Network Payers as follows:

1. All risk-based model components of existing WHS and MSHA contracts would continue from the date of closing into the future upon their terms.
4. The New Health System would initiate risk-based model contracts for any remaining Large Network Payers that do not already have at least one risk-based model component in their contracts by no later than January 1, 2022.

By January of 2022, all of the Large Network Payers are expected to have a risk-based model/population health/partnership relationship with the New Health System that includes aligned incentives. The risk-based components in each contract will be based on the unique priorities and timelines agreed upon by each Large Network Payer and the New Health System.

For purposes of this section, “risk-based model” shall be defined as contracts which contain elements of reimbursement tied to incentives for quality, value-based care, shared savings or alignment of financial incentives between Payers, the New Health System, employers and patients.

The New Health System will partner with the Virginia DMAS to develop, pilot, or implement value-based payment programs in the region as appropriate, including programs allowing the New Health System to accept direct capitation from DMAS for the Medicaid enrollees in the Geographic Service Area.

**Timing:** Immediately upon closing of the merger and continuing through January 1, 2022.

**Amount:** No cost.

**Metric:** The New Health System shall report annually to the Commissioner on the mileposts toward meeting this Commitment.

8. **Commitment:** In order to enhance quality of patient care through greater transparency, improve utilization of hospital resources, and to ensure the population health of the region is consistent with goals established by the Authority, the New Health System will establish annual priorities related to quality improvement and publicly report these quality measures in an easy to understand manner for use by patients, employers and insurers. Such reporting shall include posting of quality measures and actual performance on New Health System’s website accessible to the public. The New Health System shall report such data timely so the public can easily evaluate the performance of the New Health System as compared to its competitors, and ensure consumers retain the option to seek services where the quality is demonstrably the
highest. In addition, the New Health System will timely report and include on its web site its performance compared to the Medicare quality measures including readmission statistics. The New Health System will give notice to the Authority of the metrics the New Health System is prioritizing, and will, in good faith, include input from the Authority in establishing or modifying its priorities.

**Timing:** Annually, based upon when the New Health System establishes its annual quality goals.

**Metric:** Compliance with commitment as agreed upon and modified subsequently.

9. **Commitment:** In order to prevent low income patients who are uninsured from being adversely impacted, the NHS shall adopt a charity care policy for the hospitals that is compliant with applicable law, that is more charitable than the existing policies of both Applicants, and that is consistent with the 501 (r) rule. The NHS shall furnish a copy of its policies relating to charity care to the Commissioner no later than the end of the third (3rd) month following the closing of the merger. Thereafter, New Health System shall furnish to the Commissioner a copy of any revisions to such policies immediately upon the effective date of such revisions. These policies shall provide for the full write-off of amounts owed for services by patients with incomes at or below two hundred twenty-five percent (225%) of the federal poverty level. In addition to increasing the 100% discount for services at 225% of Federal Poverty Level, the NHS also agrees that for patients who are between 225% and 400% of the federal poverty guidelines but whose account balance (after all insurances have processed or uninsured discount has been applied) is equal to or greater than 50% of the patient’s total annual household income, the maximum a patient would be expected to pay to settle an account balance would be 15% of household income. The New Health System shall inform the public of its charity care and discounting policies in accordance with all applicable laws and shall post such policies on its publicly accessible web site and on the separate web sites for all provider components that are part of the New Health System.

**Timing:** Policy adopted within 3 months of closing, with implementation immediately thereafter and ongoing.

**Amount:** Extent of additional cost is unknown but is not immaterial.

**Metric:** Charity care costs as measured in cost of care furnished. For hospital services the number will be taken from the Form 990, Schedule H, Line 7a “Financial Assistance at Cost” (from the Community Benefit Section). New Health System’s annual report to the Commissioner shall also include data on the number of individuals receiving uncompensated care and compare that number to prior fiscal years when the New Health System was in operation. The cost for charity care for nonhospital services may be estimated using the cost to charge ratio aggregated for all nonhospital services.

10. **Commitment:** In order to ensure low income patients are not adversely impacted due to pricing, uninsured or underinsured individuals who do not qualify under the charity care policy will receive a discount off hospital charges based on their ability to pay. This discount will comply with Section 501(r) of the Internal Revenue Code, and the rules and regulations relating to that
Section governing not-for-profit organizations, and payment provisions will be based on the specific circumstances of each individual/family. The New Health System will seek to connect individuals to coverage when possible.

“Uninsured” patients are those with no level of insurance or third-party assistance to assist with meeting his/her payment obligations. “Underinsured” patients shall mean insured patients who receive Eligible Health Care Services that are determined to be non-covered services. These patients will not be charged more than amounts generally billed (AGB) to individuals who have insurance covering such care in case of Emergency or other Medically Necessary Services.” AGB percentage is determined using the look-back method utilizing the lowest percentage for all facilities per the IRS regulatory guidelines set forth in 501(r). Emergency Services are defined in accordance with the definition of “Emergency Medical Conditions” in Section 1867 of the Social Security Act (42 U.S.C. 1395dd). Medically Necessary Services are defined by Medicare as services of items reasonable and necessary for the diagnosis or treatment of illness or injury and are Services not included in the list of “particular services excluded from coverage” in 42 CFR § 411.15). Financial assistance eligibility will be determined by a review of the Application for Financial Assistance, documents to support the Application for Financial Assistance (i.e. income verification documentation), and verification of assets. Financial assistance determinations are based on National Poverty Guidelines for the applicable year. The New Health System shall adhere to the IRS regulatory guidelines set forth in Section 501(r) of the Internal Revenue Code.

**Timing:** Immediately upon closing and ongoing.

**Metric:** Credible report.

11. **Commitment:** In order to demonstrate the New Health System maintains the financial viability to fulfill its commitments of this Cooperative Agreement, and to ensure proper state supervision, any notices of a material default, that the New Health System, or an affiliate, receives under bond or other debt documents for debt in excess of $7,500,000, must be furnished to the Authority and the Commonwealth.

**Timing:** Ongoing.

**Amount:** No cost.

**Metric:** Credible report.

12. **Commitment:** In order to demonstrate the New Health System maintains the financial viability to fulfill its commitments of this Cooperative Agreement, and to ensure proper state supervision, if the New Health System records a liability for a Material Adverse Event, the New Health System will notify the Commissioner and the Authority within 30 days of making such a determination.

For purposes of these commitments, a "Material Adverse Event" means any fact, event, change, development or occurrence that, individually or together with any other event, change, development or occurrence, is or is reasonably likely to be, materially adverse to the business,
condition (financial or otherwise), assets, operations or results of operations of the New Health System, taken as a whole, or on the ongoing ability of the New Health System to comply in all material respects with the commitments.

13. **Commitment:** With respect to any potential non-compliance with these Commitments, the New Health System shall endeavor to cure any such non-compliance in accordance with the process outlined herein.

In connection with any noncompliance reported by the New Health System or identified and noticed by the Commissioner generally, the New Health System shall have sixty (60) days from the date of notice to Cure, or, if not curable within sixty (60) days, to demonstrate substantial progress toward a complete Cure of, the noncompliance, unless (i) the Noncompliance is not Curable, or (ii) the Noncompliance is due to a Force Majeure Event, in which case the New Health System shall have sixty (60) days from the end of the Force Majeure Event to cure the Noncompliance. The Commissioner (and his/her designees/agents) shall be provided full access, at reasonable times and upon reasonable notice, to all non-privileged documents and information of the New Health System and its personnel necessary to make a determination concerning the noncompliance, any Cure thereof, and, if applicable, any Force Majeure Event.

For purposes of these commitments, "Cure" means (1) if the noncompliance arose due to failure to spend and pay, in full, the amount specified by a monetary commitment, to pay the amount that remains to be spent and paid, in immediately available funds, either toward the initiative or plan that was the subject of the monetary commitment and/or, as applicable and as agreed by the Commissioner, to enter into a Cooperative Agreement modification as proposed by either the New Health System or the Commissioner, and (2) if the Noncompliance arose due to a nonfulfillment of a non-monetary commitment, to fully perform such non-monetary commitment and/or, as applicable and as agreed by the Commissioner, to enter into a Cooperative Agreement modification as proposed by the New Health System or the Commissioner.

With respect to any noncompliance that is not Cured or is not Curable, the Commissioner shall have the right to invoke one or more corrective actions, which may include, without limitation, the following: (1) a Cooperative Agreement modification; (2) equitable relief, including a temporary restraining order, an injunction, specific performance and any other relief that may be available from a court of competent jurisdiction; and (3) if public advantage is not evident, termination of the Cooperative Agreement.

For purposes of these commitments, “Force Majeure Event” means any failure or delay by the New Health System to fulfill or perform any of the commitments when and to the extent such failure or delay is caused by or results from an act beyond the New Health System’s reasonable control, including, without limitation, (a) acts of God; (b) flood, fire, earthquake, or explosion; (c) war, invasion, hostilities (whether war is declared or not), terrorist threats or acts, riot, or other civil unrest; (d) change in applicable law (other than Virginia Code § 15.2-5384.1 et seq. or
governmental order pursuant to Virginia Code § 15.2-5384.1 et seq.), including a major structural change to the federal payment system such that it materially changes the needs of the region and the New Health System’s ability to meet those needs, and a substantial and material reduction in federal reimbursement; (e) actions, embargoes, or blockades in effect after the issuance of the Cooperative Agreement; (f) action by any governmental authority, other than the Virginia Department of Health or any other Virginia entity (with legal standing) acting to enforce the Cooperative Agreement; and (g) any national or regional emergency. If the New Health System suffers or believes it is reasonably likely to suffer a Force Majeure Event, the New Health System shall (y) give notice to the Commissioner within ten (10) days after knowledge of the existence or reasonable likelihood thereof by the New Health System, stating the period of time the failure or delay is expected to continue, and (z) use diligent efforts to end the failure or delay and minimize the effects of such Force Majeure Event.

Timing: Ongoing.

Amount: No cost.

Metric: Credible report and easy to determine.

14. Commitment: In order to ensure employees are properly recognized for their years of service, and to protect the benefits they have earned over time, the New Health System will honor prior service credit for eligibility and vesting under the employee benefit plans maintained by Wellmont and Mountain States, and will provide all employees credit for accrued vacation and sick leave.

Timing: First year.

Metric: Easily verifiable.

15. Commitment: In order to ensure a uniform system of compensation, and to ensure competitiveness of pay for attracting and retaining employees, the New Health System will work as quickly as practicable after completion of the merger to invest up to $70 million over 10 years addressing differences in salary/pay rates and employee benefit structures between Wellmont and Mountain States. The New Health System will offer competitive compensation and benefits for its employees to support its vision of becoming one of the strongest health systems in the country and one of the best health system employers in the country.

Timing: By the end of the first full fiscal year upon closing of the merger.

Amount: The estimated incremental investment in addressing salary/pay rate differences is approximately $70 million over 10 years.

Metric: Credible report which shall be provided confidentially in order to preserve a competitive employment environment. Such report will include if there were grievances filed by employees with respect to pay adjustments related to the merger and how the grievances were addressed.
16. **Commitment:** In order to ensure employees are treated fairly in the event there is a facility closure or termination of services related directly and demonstrably to the merger, including any repurposing of facilities in Wise County, Virginia and the independent city of Norton, Virginia, the New Health System will provide to the Commissioner, within two (2) months of closing, a severance policy addressing how employees will be compensated if they are not retained by the New Health System or any of its subsidiaries or affiliates. This policy shall not affect termination of employees if the termination was for-cause or related to the routine operation of such facility. The severance policy shall consider several factors, including but not limited to, each individual’s position within his/her current organization and years of service. The policy will also address outplacement support to be provided to any such employee. Compliance with this commitment in Virginia shall be judged solely by the Commissioner and corrective action required for noncompliance shall be determined solely by the Commissioner. This provision shall not be construed to create a right of action for any individual employee.

**Timing:** 5 years.

**Amount:** Severance cost is estimated to be approximately $5 million from the closing of the merger to the end of the first full fiscal year after the closing of the merger, attributable mostly to corporate level synergies. Severance cost thereafter is not easily calculable due to unknown variables in the market, including ongoing attrition in the workforce as inpatient hospital use rates continue to decline.

**Metric:** Confidential annual report for the first five full fiscal years after the closing of the merger reporting on the total number of involuntary employee terminations due to merger-related reductions, the number of such terminations for which severance compensation was paid, and the aggregate cost of such severance compensation. Importantly, it is also recognized that there will be new employment created as the New Health System makes the committed investments in research, academics, new specialties and services and population health. The New Health System may also provide as part of the annual report the number of new jobs created due to such investments, and approximate incremental payroll costs resulting.

17. **Commitment:** In order to invest in the advancement of employees, and to assist employees in achieving growth in their careers, the New Health System will combine the best of both organizations’ career development programs in order to ensure maximum opportunity for career enhancement and training.

**Timing:** No later than 24 months after closing.

**Metric:** Credible report.

18. **Commitment:** In order to ensure training of physicians and allied health professionals meets the goals and objectives of the health system and the Authority, the New Health System will develop and implement, in collaboration with at least its current academic partners, a 10-year plan for post graduate training of physicians, nurse practitioners, and physician assistants and other allied health professionals and in Virginia and Tennessee. The plan will be delivered within
12 months of the closing date of the merger and will include a time schedule for implementing the plan and expenditures under the plan that are consistent with the regional annual incremental spending amounts in Exhibit B. The plan will also include, but not be limited to, how it will address the Authority’s Blueprint access, quality and population health goals, the structure of an ongoing academic collaborative, and how training will be deployed in Virginia and Tennessee based on an evidence based assessment of needs, clinical capacity and availability of programs. Within 45 days of the closing of the merger, the New Health System will have convened the first meeting of the collaborative which shall be co-chaired by one academic representative from Virginia and one from Tennessee. Furthermore, and contingent on continued funding for existing programs from federal and state sources, the New Health System will not reduce or eliminate any medical residency programs or available resident positions presently operated by the Applicants at any Virginia facility provided, however, that such programs may be moved within Virginia, or substituted for residency training in Virginia in other specialties if that is in the best interests of the patient population in the area. Notwithstanding the foregoing, minor and temporary decreases in the number of full time equivalent residents working at Virginia hospitals may reflect year-to-year variations in residents applying for such training, dropping out of such training, electing to rotate to other hospitals, or transferring to another residency program, and shall not be deemed to violate this agreement.

**Timing:** 10 years.

**Amount:** Combination of commitments 18 and 19 total $85 million.

**Metric:** Completed convening of the collaborative within 45 days and delivery of 10 year plan within 12 months of merger closing. The plan shall set forth the targeted number of persons to be trained by physician specialty or health care professional category, the location(s) of such training, the schedule for starting such training, and the expected gross annual expenditure relating to such training. In addition, on an annual basis the New Health System will report to the Commissioner: the number of accredited resident positions for each residency program operated in Virginia and the number of such positions that are filled, and shall furnish copies of the relevant pages of the Medicare cost reports showing the number of full time equivalent residents. The annual report shall also include a description of any affiliation agreements moving resident “slots” from one hospital to another pursuant to Medicare rules, resident programs moved from one hospital to another, and new programs started. It is acknowledged that the service area for the New Health System extends across state boundaries and patients, employees, and vendors freely cross those state lines. Accordingly, the Commissioner will not apply a fixed ratio to determine whether each year’s expenditure set forth on Exhibit B under commitments number 18 and 19 is appropriately shared in by Virginia. The Commissioner will review expenditures made pursuant to this commitment for adherence to the 10-year plan and the appropriate inclusion of Virginia sites and/or demonstrable benefit to Virginia residents and businesses.

**19. Commitment:** In order to create opportunities for investment in research at Virginia’s academic institutions, the New Health System will develop and implement, in collaboration with at least its current academic partners, a 10-year plan for investment in the research enterprise in the Virginia and Tennessee service area. The plan will be delivered within 12 months of the closing
date of the merger and will include a time schedule for implementing the plan and expenditures under the plan that are consistent with the regional annual incremental spending amounts in Exhibit B. The plan will also include, but not be limited to, how it will address the Authority’s Blueprint goals, the structure of an ongoing research collaborative, and the criteria according to which research funding available as a result of the Virginia Cooperative Agreement and Tennessee COPA will be deployed in Virginia and Tennessee based on community needs, matching opportunities, economic return to the region, and overall competitiveness of the research proposals. Within 45 days of the closing of the merger, the New Health System will have convened the first meeting of the collaborative which shall be co-chaired by one academic representative from Virginia and one from Tennessee.

**Timing:** 10 years.

**Amount:** Combination of commitments 18 and 19 total $85 million.

**Metric:** Completed convening of a research collaborative within 45 days and delivery of 10-year plan within 12 months of merger closing. In this plan the New Health System will present a plan for research expenditures for the second and third full fiscal years after the closing of the merger. Thereafter, the New Health System must annually update its plan to address subsequent fiscal years. An annual report should include a description of research topics, the entities engaged in the research, the principal researcher(s) who is/are responsible for each project, any grant money applied for or expected, and the anticipated expenditures. Annual reports for full fiscal years two through ten should report on the outcome of previously reported research projects including references to any published results. The Commissioner will annually review expenditures made pursuant to this commitment for adherence to the most recently updated plan and the appropriate inclusion of Virginia sites and/or demonstrable benefit to Virginia residents and businesses.

20. **Commitment:** In order to enhance hospital quality, improve cost-efficiency, improve the utilization of hospital-related services, and to enhance opportunities in research, the New Health System will adopt a Common Clinical IT Platform as soon as reasonably practical after the formation of the New Health System. The New Health System will make access to the IT Platform available on reasonable terms to all physicians in the service area. This fully integrated medical information system will allow for better coordinated care between patients and their doctors, hospitals, and post-acute care and outpatient services and facilitate the move to value-based contracting. Subject to confidentiality laws and rules, the New Health System will grant reasonable access to the data collected in its Common Clinical IT Platform to researchers with credible credentials who have entered into Business Associate Agreements for the purpose of conducting research in partnership with the New Health System.

**Timing:** Implementation No later than 48 months after closing.

**Amount:** Up to $150 million.

**Metric:** Implementation of promised system with mileposts along the way. The mileposts shall be proposed by New Health System no later than three months after the closing of the merger.
or June 30, 2017, whichever is later. The New Health System will report in each annual report its progress toward implementing the Common Clinical IT Platform, and after implementation, any material enhancements or changes. The New Health System will also include in the annual report the researchers (by individual or by group for those working together) who have entered into Business Associate Agreements for purposes of conducting research.

21. Commitment: In order to preserve traditionally hospital-based services in geographical proximity to the communities in the Geographic Service Area served by such facilities, to ensure access to care, and to improve the utilization of hospital resources and equipment, all hospitals in operation at the effective date of the merger will remain operational as clinical and health care institutions for at least five years. “Clinical and health care institutions” may include, but are not limited to acute care hospitals, behavioral health hospitals, rehabilitation hospitals, freestanding emergency rooms, surgery centers, skilled nursing facilities, assisted living centers and any combination thereof. Immediately from the effective date of the merger and during the life of the Cooperative Agreement, the New Health System will continue to provide access to health care services in the community, which may include continued operation of the hospital, new services as defined by the New Health System, and other investment in outpatient health care and preventive services based on the demonstrated need of the community. The New Health System may adjust scope of services or repurpose hospital facilities. In the event that the New Health System repurposes any acute care hospital, it will continue to provide essential services in the county where currently located. For purposes of this commitment, the following services are considered “essential services”:

- Emergency room stabilization for patients;
- Emergent obstetrical care;
- Outpatient diagnostics needed to support emergency stabilization of patients;
- Rotating clinic or telemedicine access to specialty care consultants as needed in the community and based on physician availability;
- Helicopter or high acuity transport to tertiary care centers;
- Mobile health services for preventive screenings, such as mammography, cardiovascular and other screenings;
- Primary care services, including lab services;
- Physical therapy rehabilitation services;
- Care coordination service;
- Access to a behavioral health network of services through a coordinated system of care; and
- Community-based education, prevention and disease management services for prioritized programs of emphasis based on goals established in collaboration with the Commonwealth and the Authority.

If an acute care hospital is opened in Lee County, and subsequently fails or ceases to operate, the New Health System will provide essential services for Lee County based upon reasonable terms established by agreement between the Lee County Hospital Authority and the New Health System. Such terms must include the appropriate access to space, located within the existing
hospital facility, based upon reasonable terms. If an acute care hospital is not open and operational under a partnership with the Lee County Hospital Authority by December 31, 2018, the New Health System will provide essential services for Lee County based upon reasonable terms established by agreement between the Lee County Hospital Authority and the New Health System until such time as a hospital is open and fully operational.

**Timing:** Ongoing.

**Amount:** The net cost varies depending on annual operating losses. The current annual operating losses for the predecessors of the New Health System for Virginia hospitals that are losing money are approximately $11 million.

**Metric:** Each year, the operating results for the Virginia hospitals and sites furnishing “essential services” as defined above will be reported to the Commissioner. The annual report to the Commonwealth will also outline services provided in each community by the hospitals or other sites furnishing “essential services” as specified in this commitment.

22. **Commitment:** In order to ensure preservation of hospital facilities and tertiary services in geographical proximity to the communities traditionally served by those facilities, the New Health System will maintain, for the Virginia and Tennessee service areas, a minimum of the three full-service tertiary referral hospitals located in Johnson City, Kingsport, and Bristol, to ensure higher-level services are available in close proximity to where the population lives.

**Timing:** Immediately upon closing of the merger and ongoing.

**Amount:** Not applicable.

**Metric:** Easily verifiable. The New Health System must report immediately to the Commissioner the closing of any of the above referenced three full-service tertiary referral hospitals and must also report any reduction in the capability of any of the three tertiary referrals hospitals so that they can no longer be credibly viewed as tertiary referral hospitals.

23. **Commitment:** In order to ensure choice of providers for consumers and to ensure physicians are free to practice medicine without any adverse effect from the merger, the New Health System will maintain an open medical staff at all facilities, subject to the rules and conditions of the organized medical staff of each facility. Exceptions may be made for certain hospital departments or services as determined by the New Health System’s Board of Directors or the hospital board if the hospital board is acting as the ultimate fiduciary body.

**Timing:** Immediate upon closing of the merger and ongoing, subject to current contractual obligations.

**Amount:** No cost.

**Metric:** Easily verifiable.
24. **Commitment**: In order to ensure physicians and patients maintain their choice of facilities, and to ensure independent physicians can maintain their independent practice of medicine, the New Health System will not require independent physicians to practice exclusively at the New Health System’s hospitals and other facilities.

**Timing**: Immediate upon closing of the merger and ongoing.

**Amount**: No cost.

**Metric**: Easily verifiable.

25. **Commitment**: The New Health System will not take steps to prohibit independent physicians from participating in health plans and health networks of their choice.

**Timing**: Immediate upon closing of the merger and ongoing.

**Amount**: No cost.

**Metric**: Easily verifiable.

26. **Commitment**: In order to enhance access to services for patients, and to ensure robust choices remain in the market for physicians in the various specialties needed throughout the region, the New Health System will (i) commit to the development of a comprehensive physician/physician extender needs assessment and recruitment plan every three years in each community served by the New Health System. The New Health System will consult with the Authority in development of the plan. (ii) The New Health System will employ physicians and physician extenders primarily in underserved areas and locations where needs are not being met, and where independent physician groups are not interested in, or capable of, adding such specialties or expanding. (iii) The New Health System will promote recruitment and retention of pediatric sub-specialists in accordance with the Niswonger Children’s Hospital physician needs assessment. These elements will become components of the Rural Health Services Plan for the Geographic Service Area, including aspects of focus in Virginia. The Plan will be developed in the first six months after closing and will include a time schedule for implementing the Plan and expenditures under the Plan that are consistent with the regional annual incremental spending amounts in Exhibit B. The Plan will be focused, along with the Population Health Plan, on managing the burden of disease and breaking the cycle of disease according to the priorities set forth by the Southwest Virginia Health Authority and the Virginia Department of Health. The Plan shall, at a minimum, include the New Health System’s approach to the following:

- Primary Care Services, with a plan for same day access, which may include telemedicine and other technology based access
- Services to support maternal and prenatal health
- Pediatrics and regional pediatric specialty access
- Specialty care and regional specialty care access
- Access to essential services (as defined under Commitment 21)
- Improved access to preventive and restorative dental and corrective vision services
• Emergency service access, transport, and transfer strategies formulated in concert with regional agencies including the Southwest Virginia EMS Council

The Rural Health Services Plan will account for needed workforce development strategies in consultation with the Southwest Area Health Education Center (AHEC) and regional educational institutions. It will also support the development of health professions education needed to help the New Health System’s workforce and the regional pipeline of allied health professionals adapt to new opportunities created as the New Health System evolves and develops.

**Timing:** The Rural Health Services Plan will be developed in the first six months after closing and the physician and provider needs assessment will be conducted every 3 years, starting within the first full fiscal year.

**Amount:** Costs of recruitment related to implementation of the recruitment plan shall be part of the $140 million commitment referenced below in number 27. Expenditures incurred in the development of the community needs assessment and the recruitment plan shall not be credited toward that $140 million commitment.

**Metric:** Credible evidence of the Rural Health Services Plan, which identifies needs, priorities and recruitment strategies and timelines. The first community needs assessment and physician/physician extender recruitment plan results shall be presented to the Commissioner as part of the Rural Health Services Plan no later than in the annual report submitted after the end of the first full fiscal year after closing of the merger, and thereafter at three (3) year intervals (or more frequently if the plan is amended). In each annual report, the New Health System shall report on progress toward its Rural Health Services Plan goals including the number of recruited physicians by specialty, and related data such as recruitment efforts, interviews conducted, the number of offers extended, and the elements of the Rural Health Services Plan set forth in the commitment above. To the extent that rural service plans identified are not met in 600 days or more (measured at the end of each full fiscal year), the New Health System shall include an explanation of the feasibility of meeting the plan for the unfilled position(s), additional steps, if any, that management believes are appropriate to take, and consideration of alternatives such as building relationships with centers of excellence to improve the availability of the missing specialty to patients in the region. In order to preserve competition, this annual reporting requirement will be treated as confidential.

27. **Commitment:** Enhancing healthcare services:
   a. In an effort to enhance treatment of substance abuse in the region, the New Health System will create new capacity for residential addiction recovery services serving the people of Southwest Virginia and Tennessee.
   b. Because improved mental health services is a priority of the Authority and the law, the New Health System will develop community-based mental health resources, such as mobile health crisis management teams and intensive outpatient treatment and addiction resources for adults, children, and adolescents designed to minimize inpatient psychiatric admissions, incarceration and other out-of-home placements throughout the Virginia and Tennessee service area.
c. As part of the priority of preserving hospital services in geographical proximity to the communities traditionally served by the facilities, and to ensure access to care, the New Health System will develop pediatric specialty centers and Emergency Rooms in Kingsport and Bristol with further deployment of pediatric telemedicine and rotating specialty clinics in rural hospitals to ensure quick diagnosis and treatment in the right setting in close proximity to patients’ homes.

**Timing:** A Behavioral Health Plan, encompassing items a. and b. above, will be developed in the first six months after closing and will include a time schedule for implementing the Plan and expenditures under the Plan that are consistent with the regional annual incremental spending amounts in Exhibit B. The Behavioral Health Plan will also consider the goals set forth in the Virginia DMAS Addiction and Recovery Treatment Services program and the Community Service Boards in the Virginia Geographic Service Area. A Children’s Health Plan, encompassing item c. above, will be developed in the first six months after closing and will include a time schedule for implementing the Plan and expenditures under the Plan that are consistent with the regional annual incremental spending amounts in Exhibit B. Some elements of the Children’s Health Plan may also be included in the Rural Health Services Plan.

**Amount:** $140 million over 10 years including physician recruitment referenced in number 26 above.

**Metric:** The New Health System will include in the annual report for the second full fiscal year the plan for enhancing healthcare services, and in that report and each following, shall include in the annual report progress in implementing the plans and expenditures made.

28. **Commitment:** To enhance population health status consistent with the regional health goals established by the Authority and the Virginia Department of Health, the New Health System will invest not less than $75 million over ten years in population health improvement for the Geographic Service Area, consistent with the regional annual incremental spending amounts in Exhibit B. The distribution of the funding across the total population of the GSA shall consider the relative population of the counties and communities within the GSA, the relative per-capita cost of interventions within each community and the relative value of the intervention towards improving overall population health. Of this amount, the New Health System will commit to spending an amount necessary to support the creation of at least one regional Accountable Care Community organization. The New Health System will take the lead to formally establish this ACC. The ACC’s membership will include members of the New Health System, the Authority, and other local, state or federal agencies, payers, service providers and community groups who wish to participate. Within 90 days of the closing of the merger, the New Health System will recruit and convene the ACC’s initial leadership team to help develop the Population Health Plan. After consultation with the ACC and within 6 months of closing, the New Health System will submit to the Commissioner a Population Health Plan to improve the scores of the Southwest Virginia population on these measures. The Plan will include a time schedule for implementing the Plan and expenditures under the Plan that are consistent with the regional annual incremental spending amounts in Exhibit B. The submission of the Plan, the process measures associated with the implementation of each component, and the achievement of population health improvement for each measure, will be evaluated according to the index
scoring methodology described in the New Health System’s Quantitative Measures and Scoring Mechanism. A draft set of Quantitative Measures and associated scoring is submitted as Exhibit A.

No later than six (6) months after the merger closing, the New Health System will establish a Department of Population Health Improvement to lead the New Health System’s efforts in implementing the Population Health Plan and improving the overall health of the GSA population. This department shall be staffed with leaders charged with financial compliance, physician relations and community relations and led by a senior executive that reports directly to the Executive Chair/President or the Chief Executive Officer of the New Health System and serves as the administration liaison to the Population Health and Social Responsibility Committee of the NHS Board of Directors.

The New Health System is committed to pursuing an approach in Southwest Virginia which focuses on a limited number of interventions that will have a disproportionate impact on breaking the cycle of poor health and reducing the future burden of disease. These interventions will be consistent with priorities set forth in the Authority’s Blueprint for Health Improvement and Health-Enabled Prosperity and Virginia’s Plan for Well-Being. Quantitative Measures will be established for each intervention as informed by the Technical Advisory Panel process with final approval by the Commissioner of Health.

Timing: 10 years.

Amount: $75 million.

Metric: The submission of the Population Health Plan, the process measures associated with the implementation of each component, and the achievement of population health improvement for each measure, will be evaluated according to the index scoring methodology described in the New Health System’s Quantitative Measures and Scoring Mechanism. A draft set of Quantitative Measures and associated scoring is submitted as Exhibit A.

Discussion: The expenditures of $75 million throughout the region have the greatest positive impact only if those dollars are spent in a prioritized way in collaboration with the state health plan and the regional priorities as established by the Authority, and in partnership with efforts already underway through community based assets.

29. Commitment: In support of the Authority’s role in promoting population health improvement under the Commonwealth’s Cooperative Agreement with the New Health System, the New Health System shall reimburse the Authority for costs associated with the various planning efforts cited above in an amount up to $75,000 annually, with CPI increases each year. No reimbursable costs shall be paid toward compensation for any member of the Authority’s Board or Directors.

Timing: Annual.
Amount: Up to $75,000 annually as part of the $75 million for population health improvement, with annual CPI increases.

Metric: Reimbursement is made or is not made. All amounts paid to the Authority shall be included in the annual report submitted to the Commissioner.

30. Commitment: Best practice governance of the New Health System is critical to the success of the efforts outlined in the Cooperative Agreement. As such, the Board of Directors of the New Health System will operate such that each Board member must exercise the Duty of Care, Loyalty and Obedience to the New Health System required by law, and all Board members must adhere to the strict fiduciary policies established by the Board. It is recognized that governance of the New Health System should reflect the region, including both Virginia and Tennessee. As such, the New Health System makes the following commitments related to governance:

- At closing, three members of the 11-member Board of Directors will be Virginia residents. After the second anniversary of the closing of the merger creating the New Health System, not less than two members of the Board shall be Virginia residents;
- The New Health System will ensure membership from Virginia on the following Board committees, with full voting privileges: Finance, Audit and Compliance, Quality, Community Benefit/Population Health, and Workforce; and
- The New Health System will ensure than not less than 30 percent of the composition of the Community Benefit/Population Health committee will reside in Virginia (committee will be the Board committee responsible for the oversight of the compliance of the Cooperative Agreement).

Timing: Ongoing.

Amount: No dollar cost.

Metric: Easily verifiable.

31. Commitment: The New Health System expects that the conditions under which the Cooperative Agreement is granted will be set forth in an order issued by the Commissioner, and it is expected an annual report will be required by the Commissioner. Any report will be attested to by the appropriate leadership of the New Health System, including the Senior Executive.

Timing: Annual.

Amount: No material cost.

Metric: Receipt of compliant report.

32. Commitment: The New Health System will provide information on a quarterly basis of the key financial metrics and the balance sheet comparing performance to the similar prior year period and year to date. This information will be provided on the same timetable as what is publicly reported through EMMA (Electronic Municipal Market Access).
Timing: Annual and quarterly.

Amount: No material cost.

Metric: Easily verified.

33. Commitment: The New Health System will adhere to Exhibit 12.1 setting forth relevant considerations and the process for closing a facility should it be necessary. This policy will remain in effect unless the change is agreed to by the Commissioner.

Timing: If closing a facility is considered.

Amount:

Metric: Annual report will provide evidence of compliance with policy.

34. Commitment: The New Health System shall create, together with the Southwest Virginia Health Authority, a Joint Task Force comprised of four members, two from the New Health System and two from the Southwest Virginia Health Authority. The Task Force shall meet at least annually to guide the collaboration between the Authority and the New Health System, and to track the progress of the New Health System toward meeting the commitments of the Cooperative Agreement and shall report such progress to the Authority. The Task Force shall be chaired by a member of the Authority. The members appointed by the Authority may not have a conflict of interest.

Timing: Immediate upon closing of the merger.

Amount: No cost.

Metric: Creation of a Joint Task Force.

35. Commitment: The New Health System will not engage in “most favored nation” pricing with any health plans.

36. Commitment: The New Health System will not engage in exclusive contracting for physician services, except for certain hospital-based physicians as determined by the Board of Directors.

37. Commitment: In order to support access to needed services and benefit Virginia Medicaid patients, where it offers addiction recovery services serving Virginia residents, the New Health System will participate in the Virginia DMAS Addiction and Recovery Treatment Services Program.

Timing: As soon as practicable

Metric: Easily verifiable
38. **Commitment:** In order to ensure that physician leadership is the core of the Ballad Health clinical enterprise, the New Health System shall establish a system-wide, physician-led clinical council (the “Clinical Council”).
   i. The Clinical Council shall be composed of (A) Independent Physicians, (B) Employed Physicians, (C) the Chief Medical Officer of the New Health System and (D) a Chief Nursing Officer of one of the COPA Parties. The Clinical Council shall include representatives of the New Health System’s management but the majority will be composed of physicians.
   ii. The Clinical Council may be supported by other clinicians, subject matter experts, and senior management.
   iii. The Chair of the Clinical Council shall be a physician member of the active medical staff(s) of one or more NHS Entities chosen by members of the Clinical Council. The Chair shall serve on the Quality, Service and Safety Committee of the Board of the New Health System and shall provide ongoing reports on the activities of the Clinical Council through the Quality, Service and Safety Committee of the Board.
   iv. The Clinical Council shall be responsible for establishing a common standard of care, credentialing standards, consistent multidisciplinary peer review when appropriate and quality performance standards and best practices requirements for the New Health System, all of which shall be documented as applicable and required by the Commissioner.
   v. The Clinical Council shall also provide input to the New Health System on issues related to clinical integration, and shall support the goals established by the Board of Directors of the New Health System.
   vi. The Clinical Council shall advise the Board of Directors of the New Health System on target quality measures based on quality improvement priorities of the New Health System.

**Timing:** Within six months after closing

**Amount:** Minimal cost

**Metric:** Annual reporting of activities and progress

39. **In order to ensure that Virginia Medicaid patients will continue to be served by the New Health System,** (a) the New Health System will continue to treat VA Medicaid beneficiaries in Tennessee hospitals and other NHS facilities, and (b) the New Health System will accept and participate in all Medicaid managed care plans such as Medallion Three, CCC, and CCC Plus. In addition, for Virginia DMAS beneficiaries, the New Health System will continue pre-admission screening at the New Health System hospitals for long-term care.

**Timing:** Immediately upon closing of the merger.

**Amount:** No cost.

**Metric:** Easily verifiable.
40. To ensure the Cooperative Agreement addresses the measurement focus areas set forth in the Virginia Cooperative Agreement regulations, the New Health System proposes the Quantitative Measures in the attached Exhibit A, including the associated scoring and weighting mechanisms set forth in Exhibit A, and commits to fulfill the Quantitative Measures set forth in Exhibit A. The New Health System acknowledges that final Quantitative Measures applicable to the Cooperative Agreement will be developed in accordance with the provisions of the Virginia Cooperative Agreement regulations, 12VAC5-221-10, et seq.

41. In order to ensure that the Virginia operations are allocated an appropriate amount of the New Health System’s ongoing and annual compliance costs, the New Health System agrees to adopt an allocation methodology that takes into account the differences in ongoing and annual compliance requirements between the State of Tennessee and the Commonwealth of Virginia.

A. Revision of Commitments – Recommendations by the Authority to the Commissioner

These commitments have been negotiated and drafted with the intent of them remaining in place for ten (10) years. Nevertheless, there may be changes in circumstances that arise, including but not limited to, a Material Adverse Event, which affect the feasibility or the meaningfulness of the commitments and which are not possible to foresee presently. For example,¹ a major structural change to the federal payment system could, depending on how it is implemented, materially change both the needs of the region and the New Health System’s ability to meet those needs. Other events which may have a material effect include, but are not limited to, substantial and material reductions in federal reimbursement, repeal of Certificate of Public Need, labor shortages causing significant and material increases in labor expense, significant reductions in inpatient hospital use rates which cause a material decrease in revenue (and which may be demonstrated to reduce the total cost of care), or an act of God. It is the interest of the Commonwealth that the region’s hospitals maintain their financial viability, that they are of sound credit worthiness and that they are capable of reinvesting capital. Accordingly, if the New Health System produces evidence that changes in circumstances have materially affected its ability to meet the commitments and that its inability is not affected by deficiencies in management, either the Commissioner or the New Health System may petition the other to amend the commitments to reduce the burden or cost of the commitments to a level that may be more sustainable. In the event that the New Health System petitions the Commissioner for amendment of the Cooperative Agreement, the Commissioner may require the New Health System to engage an independent consultant to prepare a report validating that the changes in circumstances have adversely affected the New Health System, the extent to which this has occurred, and validating that the changes in circumstances are not related to the effectiveness

¹ These are examples only and are not intended to be exclusive basis for amending the agreement, but simply as an illustration of a possible change in circumstances that may have a material impact.
of management. The cost of such an independent consultant engagement shall not exceed $250,000 (as adjusted by the CPI from the date of the closing of the merger). The amendment process should not be used to increase the overall level of burden or cost on the New Health System, although the parties acknowledge that depending on the change in circumstance, measuring the change in the level of burden or cost may be subject to reasonable ranges and disagreement of the impact within a range. If either party petitions for amending the commitments and the parties cannot come to agreement, the parties shall agree on a dispute resolution process in order to reach agreement.

B. Ten-Year Review of Cooperative Agreement – Recommendations by the Authority to the Commissioner

These commitments have been created with the intent of them remaining in place for ten (10) years. Before the end of calendar year 2026, the New Health System and the Commissioner shall review how well the formation and operation of the New Health System has served the overall interests of Virginians and Virginia businesses in the area. That review will consider all the elements set forth in Section 15.2-5384.1, Code of Virginia, and will also consider New Health System’s profitability. It is the opinion of the Authority that the citizens of the region and the Commonwealth are well-served when the health system generates the resources necessary to be sustainable, of good credit, and capable of meeting its commitments as a community-based health system in the region. It is the hope of the Authority that the New Health System achieves financial sustainability that exceeds national or regional averages. If, however, it appears negotiated payment rates to the New Health System have increased more rapidly than national or regional averages for comparable health systems, new or additional commitments may be appropriate. Conversely, if the New Health System is unable to attain sufficient profitability notwithstanding effective management, reducing the burden of the commitments would be appropriate. Likewise, if the New Health System is not maintaining its support of population health, subsidizing money-losing services, medical education, research, and physician recruitment, new commitments may be appropriate. In the event that an extension of the existing cooperative agreement or negotiation of a new or amended agreement is not achieved, the Commonwealth should withdraw its support for the cooperative agreement.
Exhibit A

Virginia Quantitative Measures
Exhibit B

Regional Monetary Commitments Under
the Virginia Cooperative Agreement and Tennessee COPA