NEGOTIATION OF A HOSPITAL BASED PHYSICIAN EXCLUSIVE CONTRACT

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I. OVERVIEW OF EXCLUSIVE CONTRACTING FOR PHYSICIANS AND HOSPITALS

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B. Trends in Exclusive Contracting
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• A. Factual Background to Contract Negotiation

• Memorial Hospital (the “Hospital”) and Radiology Associates, P.C. (the “Group”) have entered into contract negotiations to make the Group the exclusive provider of radiology services at the Hospital and its various outpatient facilities in Central City. The Hospital is a 250 bed community hospital that aspires to become a leading tertiary care provider in its service area. The Hospital competes directly with University Medical Center, a prestigious teaching hospital associated with the Medical School, and St. Jude’s Hospital, a religiously affiliated hospital which is viewed as the leading heart hospital in the area.
• The Group has been the sole provider of radiology services at the Hospital for the past 15 years, but has never had a contract with the Hospital. Recently, 3 radiologists on the faculty of Medical School have approached Gordon Green, the CEO of the Hospital, about joining Hospital’s medical staff. One of these radiologists is considered a national expert in teleradiology. Mr. Green has not formally responded to these physicians, but he is concerned that the Group has not hired a new doctor in over 8 years and several of its members are approaching retirement age.
The Group currently uses space at the Hospital for office use and anticipates that this arrangement with the Hospital will continue after execution of an exclusive contract. In addition to providing services at the Hospital, the Group practices at an MRI Center located 9 miles from the Hospital in which it has a 1/3 ownership interest. The Group also performs reads for several multi-specialty groups that operate their own x-ray, CT scan and mammography facilities. The President of the Group, Dr. Marcia May, began a one year term as president of the Hospital’s medical staff on January 1, 2004. The Group has traditionally been among the most profitable radiology practices in the region, but it is currently experiencing difficulty obtaining adequate medical malpractice insurance coverage. Premium increases are expected to sharply reduce the radiologists’ net income.
The Group currently handles its own billing and collecting, but the Hospital has requested that this responsibility be transferred to the Hospital’s billing company on financially attractive terms. Dr. May doesn’t think that the Hospital does a very good job of medical billing. The Hospital is willing to drop this request if the new contract requires the Group to have one radiologist at the Hospital 24 hours a day/365 days a year. None of the Group’s members has current teleradiology skills; however, Dr. May thinks advances in teleradiology make round-the-clock on-site coverage unnecessary.
B. Format of the Contract Negotiation

1. Negotiation Issues. The following issues will be negotiated:
   
   - (i) scope of services;
   - (ii) expansion of services;
   - (iii) coverage requirements;
   - (iv) ancillary personnel;
   - (v) Department Director;
   - (vi) loss of medical staff appointment/clinical privileges;
• (vii) malpractice insurance;
• (viii) term;
• (ix) termination;
• (x) compensation;
• (xi) billing;
• (xii) office space rental; and
• (xiii) restrictive covenants.
2. **Negotiation Format.** For each contract issue

- (i) the Hospital will first present a contract provision(s) to address the issue being negotiated;
- (ii) The Group will then present its concerns/comments to the Hospital’s proposed provision; and
- (iii) After the Hospital has a chance to respond to the Group’s concerns/comments, any compromise contract provision(s) will be discussed.
IV. NEGOTIATION OF AN EXCLUSIVE RADIOLOGY SERVICES AGREEMENT

• A. Scope of Services

• 1. Hospital’s proposed contract provision:
• **Radiology Services.** Hospital hereby engages Group to perform all professional radiology services (collectively the "Group Services"), as such term is further defined in Exhibit A, attached hereto and incorporated by reference herein, at the Hospital locations listed on Exhibit B, attached hereto and made a part hereof. Notwithstanding the foregoing, Group acknowledges and agrees that certain professional radiology services designated on Exhibit A, are excluded from the definition of Group Services and may be provided by physicians or other qualified personnel who are not Group Physicians, as determined by Hospital in its sole discretion. The Group Services to be rendered by Group pursuant to this Agreement shall include all services required for purposes of organizing, supervising, and operating the Radiology Service at the Hospital. During the Initial Term and any Renewal Term (as such terms are defined in Section ___ of this Agreement), Hospital grants to Group the exclusive right to provide the Group Services for Hospital inpatients and outpatients.
• (ii) The Group is concerned that there are certain services which can be provided by other physicians who have privileges at Hospital, such as certain services performed by cardiologists. To that end, we would like to restrict such other physicians from performing the Group Services. Kindly insert language so other physicians who have privileges at Hospital cannot perform Group Services even if permitted through such physician’s department.

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• (iii) The term “Radiology Service” should be changed to “Group Services” in the second to last sentence.

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• (iv) The Group expects to perform Groups Services on behalf of the Hospital at all of the Hospital’s locations, not just at the Hospital’s main campus. Accordingly, please revise Exhibit B to that effect.
• **B. Expansion of Services**

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• 1. Hospital’s proposed contract provision:

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**Right of Consideration.** Group shall have the right to be considered first whenever Hospital requires radiology services at any future facilities owned or controlled by Hospital, including, but not limited to, hospitals, ambulatory care centers, outreach facilities, and other locations. This right of consideration shall require the parties to negotiate in good faith for a reasonable period of time the terms and conditions of any expansion of the scope of services in Exhibit A. If the parties are unable to reach agreement after a reasonable period of time on the terms and conditions of any expansion of the scope of services as provided herein, Hospital reserves the right to terminate this Agreement in its sole discretion upon sixty (60) days prior notice to Group.
2. **Group’s Comments/Concerns:**

- (i) The right of consideration should be changed to a right of first refusal, such that, Group shall have the first right to contract with Hospital at any future facilities owned or controlled by Hospital and with respect to the expensed services.

- (ii) So that Group shall have sufficient time to hire new physicians and acquire equipment and other items necessary to provide the expanded services should it elect to perform such expended services, it should be clarified that such services do not begin until the later of the date which is ninety (90) days from such election (or later if Group must recruit specialist(s)) or the date which Hospital actually requires such services.
C. Coverage Requirements

1. Hospital’s proposed contract provision:

Coverage. Group through the Group Physicians shall be available to and shall provide Group Services for Hospital and Hospital’s patients and consult with members of Hospital’s Medical Staff and employees of Hospital regarding the provision of Group Services twenty-four (24) hours a day, seven (7) days a week, fifty-two (52) weeks a year. Group shall make available on-site, and on-call a sufficient number of Physicians to provide all Group Services required by Hospital and its patients in accordance with the schedules developed by Hospital, in its sole discretion but in consultation with Group, for operation of the Radiology Service. At a minimum, at least one Group Physician shall be on-site at the Hospital at all time during the term of this Agreement. The schedule developed by Hospital for operation of the Radiology Service may be modified by Hospital at any time to insure adequate coverage to meet the radiology services requirements of Hospital and its patients. Any Physician on-call pursuant to the schedules developed by Hospital shall be immediately available via telephone or pager and able to arrive at Hospital and be ready to provide Group Services within thirty (30) minutes.
2. Group’s Comments/Concerns:

(i) It is not necessary to have a physician on site 24 hours a day, 7 days a week, 52 weeks per year; it is only necessary to have a physician on site during peak hours. Accordingly, Group shall have a physician on site Monday through Friday, 8 a.m. to 5 p.m., and Saturday, 8 a.m. to 12 p.m. At all other times, Group shall have a doctor on call.

(ii) I suggest that we discuss and set forth in the Agreement the coverage schedule at this time so that we may avoid any miscommunications. The Agreement should require that any change to such coverage schedule be as mutually agreed upon.
(iii) Please define “immediately available”.

(iv) Given that it is not economical or necessary to have a physician on site 24 hours a day, 7 days a week, in the event Hospital insists on such on-site coverage, it is reasonable that Hospital pay to Group a stipend for such extended coverage. Additionally, in the event it is possible that physician extenders can be utilized, for example, radiology technicians, such physician extenders should be permitted pursuant to the Agreement.
D. Ancillary Personnel

1. Hospital’s proposed contract provision:

Ancillary Personnel. Hospital shall employ qualified ancillary personnel, including, but not limited to, technicians, nurses and clerical personnel for the proper performance of procedures in the Radiology Service. Hospital, in its sole discretion, shall make all decisions regarding appropriate staffing of ancillary personnel for the Radiology Service.
2. **Group’s Comments and Concerns:**

   · (i) It should be clarified that Hospital shall be responsible for all salaries and expenses with respect to the ancillary personnel since Hospital will be billing for the technical component.

   · (ii) The Agreement must specify as to when additional ancillary personnel are necessary so that there are no misunderstandings between Hospital and Group as to whether same is necessary. In the event Group believes that additional ancillary personnel are necessary, a procedure should be specified to address the foregoing. This must be discussed further.
• (iii) Hospital should not have the right “in its sole discretion” to make all decisions regarding staffing of ancillary personnel; such decisions should be made after consultation with, and with the consent of, Group. Additionally, Group should have the right to terminate any of such personnel for any reason.
E. **Department Director**

1. Hospital’s proposed contract provision:

**Department Director.** Hospital shall designate an individual to serve as the director of the Radiology Service (the "Director"), and such Director shall perform the duties set forth in Exhibit C, attached hereto and incorporated herein by this reference. Dr. Marcia May shall initially discharge the duties of Director as described in Exhibit C. It is agreed by the parties hereto that in the event the Director so appointed shall resign, be removed by Hospital, cease to be employed by or under contract with Group, or cease to be a member of the Medical Staff, Hospital, with Group’s input, shall designate a new Director. Even if the Director is a Group Physician, the Group shall not receive any compensation from Hospital for the duties performed by the Director pursuant to this Agreement.
2. **Group’s Comments and Concerns:**

- (i) Since Group is the exclusive provider of the Group Services, the Director should always be a physician of Group and appointed by Group. The Agreement should be revised to reflect the foregoing.

- (ii) Hospital should not have the right to remove the Director without cause. A provision should be inserted that Group may remove the Director at any time, and that Hospital may remove the Director only for “cause”. Further, so there is no miscommunication, “cause” should be defined in the Agreement and should include appropriate notice and cure provisions.
(iii) As the Director will be performing services regarding the running of the department on behalf of Hospital, the Director should be compensated for such services.

(iv) With respect to Exhibit C, please make the following revisions:

(a) "Reasonable" should be inserted before "the policies and procedures of Hospital" in Section II(A)(1).

(b) The scheduling referred to in Section II(A)(3) should be determined by Hospital with the consent of the Director.
(c) Insert “which are reasonably established by Hospital” at the end of Section II(A)(5).

(d) Delete Section II(A)(9).

(e) With respect to Section II(B)(2), the continuing education and training program should be organized by Hospital.

(f) The safety precautions set forth in Section II(B)(4) should be determined by Hospital.

(g) The standards of radiology services set forth in Section II(B)(6) should be established by Hospital.
• **F. Loss of Medical Staff Appointment/Clinical Privileges**

  1. Hospital's proposed contract provision:

**Medical Staff Appointment and Clinical Privileges.** At all times during the term of this Agreement, Group will require each Physician providing services on its behalf to be a member of Hospital’s Medical Staff. Termination of this Agreement or termination of a Physician's right to provide Group Services pursuant to this Agreement for any reason or no reason shall be treated by Hospital as a voluntary resignation of the Physician's staff appointment and clinical privileges at Hospital and the Physician's staff appointment and clinical privileges at Hospital shall thereupon terminate without recourse to the hearing and appeal procedures set forth in the Bylaws. This Section shall survive termination of this Agreement.
2. Group’s Comments/Concerns:

(i) You have proposed that the termination of the Agreement or the termination of a physician’s right to provide Group Services will terminate a physician’s privileges. This provision is unfair to the existing physicians as they currently possess due process rights pursuant to the Bylaws. Accordingly, the foregoing provision should be deleted and such physicians should continue to possess the due process rights afforded to them pursuant to the Bylaws.
• **G. Malpractice Insurance**

  1. Hospital’s proposed contract provision:

**Professional Liability Insurance.** Group shall at its own expense, secure and maintain professional liability insurance for Group and for each employee of Group providing services pursuant to this Agreement in the amount of Three Million Dollars ($3,000,000) per occurrence and Five Million Dollars ($5,000,000) in the aggregate. If Group and/or its subcontractors do not secure and maintain a policy on an occurrence basis, then they shall secure and maintain a policy in the above amounts on a claims-made basis and in the event of the termination of Group’s relationship with any Group Physician or termination of such policy, Group shall purchase or require the applicable Group Physician to purchase a so-called tail policy insuring against professional liability in the same amounts to insure against claims arising prior to any such termination. Group agrees to provide thirty (30) days notice to Hospital of cancellation or termination of any such insurance. Group shall provide Hospital a certificate of insurance evidencing said coverage upon request.
2. Group’s Comments/Concerns:

- (i) The professional liability insurance in an amount of $3,000,000 per occurrence and $5,000,000 in the aggregate is excessive and should be reduced to $1,000,000 per occurrence and $3,000,000 in the aggregate.

- (ii) In the event Hospital requires the $3,000,000/$5,000,000 policy amounts, Hospital should pay for the excess malpractice insurance premiums.

- (iii) In the event a physician or Group no longer provides radiology services on behalf of Hospital, Hospital should pay for the tail insurance relating to such malpractice insurance, if tail insurance is necessary.
H. Term

1. Hospital’s proposed contract provision:

Term. The initial term of this Agreement shall commence on the Effective Date and continue until one (1) year after the Effective Date (the “Initial Term”). At the end of the Initial Term and any Renewal Term (as hereinafter defined), the term of this Agreement shall automatically renew for successive one (1) year terms (each a “Renewal Term”) unless written notice of non-renewal is given by either party to the other party at least sixty (60) days prior to the date of termination of the then current term.
2. **Group’s Comments/Concerns:**

(i) Given the extent of resources which Group will devote with respect to performing the Group Services, an Initial Term of one year and successive Renewal Terms of one year are too short. Accordingly, the Initial Term and each Renewal Term shall be for a period of three years.

(ii) As Group desires a long term relationship with Hospital, a notice of non-renewal of 60 days is too short. The notice of non-renewal must be upon at least 365 days prior to the termination of the then current term.
I. Termination

1. Hospital’s proposed contract provision:

[In addition to containing a provision allowing either party to terminate the Agreement on 30 days notice due to breach of the Agreement by the other party, the Agreement also contains the following provisions.]

- Without Cause Termination by Hospital. Hospital may terminate this Agreement at anytime without cause upon ninety (90) days prior written notice to Group.

- Other Termination by Hospital. Hospital may immediately terminate this Agreement upon the occurrence of any one of the following events or at any time thereafter:
• (a) Acts of drunkenness, controlled substance abuse, immoral conduct, violation of any law other than minor traffic offenses, willful insubordination, conflict of interest, or neglect of duty by any Physician;
• (b) Failure by Group to satisfactorily maintain and operate the Radiology Service in a manner consistent with the highest standards established for the operation of similar services in comparable hospitals;
• (c) Failure of Group to remove any Physician that the Hospital deems unacceptable;
• (d) Group and/or the Physicians, in Hospital's sole determination, are disruptive or fail to work cooperatively with other physicians, Hospital staff, Hospital administration, or Hospital management; or Hospital in good faith determines that the health, safety, or welfare of patients would be jeopardized by Group's continued performance of its duties under this Agreement;
• (e) Group fails to maintain malpractice insurance required by Article _ of this Agreement;

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• (f) Group files a petition under a bankruptcy act, has a receiver appointed for its business or makes an assignment for the benefit of creditors;

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• (g) Group is liquidated or dissolved, or initiates proceedings to liquidate or dissolve; or

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• (h) Any Physician fail to meet the requirements of this Agreement and Group fails to remove such Physician from all duties pursuant to this Agreement and to adequately cover such individual’s duties without interruption; or
2. **Groups Comments/Concerns:**

- (i) As Group and the physicians are devoting significant resources to the exclusive relationship, Hospital should not have the right to terminate the Agreement without cause. Accordingly, delete the Hospital’s right to terminate the Agreement without cause.

- (ii) As Group and the physicians are devoting significant resources to the exclusive relationship, Hospital should not have the right to terminate a physician without cause. Accordingly, delete the Hospital’s right to terminate a physician without cause.
• (iii) In Paragraph (b), the term “highest standards” is too subjective and should be replaced with “community standard.”

• (iv) In Paragraph (d), the reference to Group should be deleted.

• (v) In Paragraph (d), the reference to Hospital’s sole determination should be replaced with reasonable determination, so “Hospital’s good faith” should be more of a standard.

• (vi) Kindly insert a notice provision with a reasonable opportunity to cure with respect to Paragraphs (b), (c), (d), (e), and (h).

• (vii) With respect to involuntary bankruptcy or insolvency, the Group should have a period of ninety (90) days to get it set aside.
2. **Group’s Comments/Concerns:**

(i) As noted above, it is costly and not economically viable for Group to maintain a physician on site 24 hours a day, 7 days a week, 52 weeks a year. However, if Hospital is willing to bear the additional cost and provide Group with a stipend, Group shall provide such on site coverage. This should be discussed.

(ii) As previously noted, Hospital should provide the Director reasonable compensation for the services provided in such capacity at fair market value. This should be discussed.

(iii) As noted above, Hospital should provide a stipend with respect to the required malpractice insurance. This should be discussed.
• K. Billing

1. Hospital’s proposed contract provision:

   Billing and Collection. Hospital shall be responsible for billing for all technical fees related to the provision of the Group Services, and Hospital shall have the exclusive right to retain the collections from such billings. Hospital, on Group’s behalf, shall separately bill patients for professional Group Services rendered by the Physicians pursuant to this Agreement in accordance with Group’s fee schedule. All such patient billings shall require payment to be made directly to Group and Group shall have the exclusive right to retain the collections from such billings. Group’s fee schedule shall be reasonable and competitive.
with the prevailing charges in Hospital’s service area and shall not exceed any limitation imposed by any statute, rule, regulation, ordinance or administrative or judicial decision. During the Initial Term and any Renewal Term of this Agreement, Group agrees to pay Hospital $________ on a monthly basis for the billing services provided by Hospital as described herein. Notwithstanding the foregoing, such fee is subject to increase by Hospital at anytime, in its sole discretion, upon thirty (30) days prior written notice to Group. Group shall not bill for any technical fees associated with the provision of Group Services.
• If Hospital enters into an agreement with a third party payor or managed care program under which an all inclusive rate will be paid for both the Hospital component and the Group’s fee for physician services, Group agrees that the global fee shall, with respect to each separate contract, be apportioned between Hospital and Group as Hospital determines appropriate in its sole discretion.

• If Hospital enters into an agreement with a third party payor or managed care program, Group must enter into an agreement with such payor or program to participate therein.
• **Write-Offs.** Group agrees that, when Hospital deems it necessary, within reason, as a matter of goodwill to reduce or write-off entirely charges for services the Hospital renders to a given patient or patients, Group will likewise reduce or write-off, in direct proportion to the Hospital’s reduction or write-off, its charges to the same patient or patients.

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2. **Groups Comments/Concerns:**

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(i) Group has performed its billing and collection services since the formation of the Group and has created and maintains a separate billing department within Group. The requirement that Group must retain Hospital to provide billing and collection services will significantly disrupt Group’s practice and will create employment issues. In this regard, Group prefers to continue to perform the billing and collection services.
• (ii) In the event that Group and Hospital agree that Hospital will perform the billing and collection services, such new relationship with Hospital should be memorialized in a separate agreement outside this Agreement.

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• (iii) In the event a billing relationship is entered into, Group would like to make sure that Hospital has a vested interest in maximizing the collections. Accordingly, the billing and collection fee should be based upon a percentage of the collections instead of equal to a flat fee. In no event shall Hospital be entitled to increase such fees during the term of the billing relationship; any such increase should be as mutually agreed upon by Group and Hospital. A unilateral increase by Hospital may violate the applicable kick-back regulations.
• (iv) Group should not be required to write-off charges for services in the event Hospital does so. In addition to economic issues with respect thereto, I have a concern that such a requirement will violate the applicable kick-back regulations.

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• (v) Please advise if Hospital is currently in negotiations with third parties with respect to global fees. In the event Hospital enters into a global fee arrangement, any apportionment between Hospital and Group must be reasonably determined and agreed to by Hospital and Group. Further as any such global fee arrangement could significantly affect Group’s business, Group should be entitled to participate in, and consent to, such global fee negotiations.
(vi) Please advise if Hospital is currently in negotiations with third parties. In the event Hospital enters into an agreement with third parties, Group should not be required to enter into an agreement with such third party as the financial terms offered by such third party may be economically disadvantageous to Group.
L. **Office Space Rental**

- 1. Hospital’s proposed contract provision:

**Office Space Rental.** Pursuant to the applicable terms and conditions contained herein and during the term of this Agreement, Hospital agrees to provide Group with exclusive use of the Leased Space (as defined herein) for use as medical offices from 8:00 a.m. to 5:00 p.m. Monday-Friday of each week (excluding Hospital recognized holidays) (the "Leased Time"). The Leased Space shall consist of approximately 200 square feet of office space in Suite 300 on the 5th floor of the Hospital’s main building (the "Leased Space"). Group shall pay Hospital rent in an amount equal to $600 per month for use of the Leased Space *[NOTE: $600 per month represents fair market value for the Leased Space]* Group shall pay the rent due to Hospital for each month by the fifteenth (15th) day of the following month.
2. Groups Comments/Concerns:

(i) Group should not have to pay rent for office space that it currently and in the past used at no charge.

(ii) If the Hospital insists that the terms under which the Group uses the space be set forth in writing, then a separate office lease should be executed by the Hospital and the Group.

(iii) The office is not used solely by Group, it is a department office.

(iv) As Group is performing services 24 hours a day, seven days a week, its permitted usage of the office should similarly be 24 hours a day, seven days a week.
M. **Restrictive Covenants**

1. Hospital’s proposed contract provision:

**Non Solicitation.** During the Initial Term of this Agreement, any Renewal Term of this Agreement and for a period of two (2) years after the expiration or termination of this Agreement for any reason or no reason, Group and the Physicians shall not, directly or indirectly, individually or in concert with any other person or entity, or through a corporation, partnership, limited liability company, proprietorship or other business enterprise, induce or attempt to induce any employee or agent of Hospital to leave Hospital's employ or employ (or engage to act, directly or indirectly, as an independent contractor or agent) any employee, contractor or agent of Hospital within one (1) year following termination of the employment or agency of such employee or agent with Hospital.
• **Non-Compete Covenant.** During the Initial Term of this Agreement, any Renewal Term of this Agreement and for a period of two (2) years after the expiration or termination of this Agreement for any reason or no reason, neither Group nor any Group Physician providing services under this Agreement may conduct a private practice on premises of the Hospitals, and shall not see any patients on such premises without prior approval by or Hospital. During the Initial Term of this Agreement, any Renewal Term of this Agreement and for a period of two (2) years after the expiration or termination of this Agreement for any reason or no reason, Group and Group Physicians further agree not to directly or indirectly render any of the Group Services in any setting (including but not limited to, any physician office or imaging center) within ten (10) miles of the Hospital. Group agrees that it shall have in force and effect an agreement by and between it and each Group Physician agreeing to comply with the terms of this Section and that all future Group Physicians shall, upon commencing their relationship with Group, be made to execute such an agreement. Group agrees to assign any right of action for a violation or alleged violation of this provision to Hospital. This provision shall survive termination of this Agreement.
(iii) The non-solicitation covenant is excessive and also should be for the lesser of one year or the term of the Agreement. Additionally, Hospital must agree to a non-solicitation covenant similar to that required of Group with respect to Group’s physicians, employees and agents.

(iv) The MRI center which is located nine miles from Hospital in which Group has a one-third ownership interest should be excluded from such restrictions. Group has operated such MRI center for a long period of time and has dedicated significant resources to such center and requiring Group to close such center and/or sell its ownership interest is unreasonable. In the event Hospital insists on the foregoing, Hospital should buy such ownership interest at fair market value terms.
(v) Group should also be permitted to continue to perform reads for the multi-specialty groups which it provides services for as of the date of the Agreement.

Attachments:
- Exhibit A
- Exhibit B
- Exhibit C
• EXHIBIT A

• Group Services

• Group through the Physicians shall perform the following at Hospital which shall be collectively defined as the Group Services:

• (1) Subject to the exceptions identified below, Group shall have the exclusive right to provide all professional radiology services required for the Hospital’s inpatients and outpatients. For the purposes of this Agreement, “radiology services” shall include, but not be limited to, diagnostic radiology, diagnostic ultrasound, nuclear medicine, interventional radiology, computerized axial tomography procedures, and the reading and interpretations of medical images and of any other medical imaging services and procedures not specifically excluded by this Agreement.
Notwithstanding any other provision of this Agreement or this Exhibit, the following radiology services are excluded from the definition of Group Services and shall not be provided by Group and its Physicians pursuant to this Agreement:

- Magnetic resonance imaging procedures, readings and interpretations

- Provide radiology services as assigned by the Director or his/her designee;
• (3) Document the radiology services provided to Hospital patients in accordance with applicable Hospital, legal, accreditation, and third-party reimbursement program standards;

• (4) Be available as a consultant to members of Hospital’s Medical Staff;

• (5) When requested, review, recommend and implement, subject to the approval of the Hospital, new services and technologies. In this regard, the Group shall keep the Hospital informed of all procedures, techniques and medications that are or may be employed in the provision of radiology services at the Hospital;
• (6) Create a complete, accurate and permanent record of all radiology services provided;

• (7) Report to the attending physicians and/or to the directing or supervising radiologist any unusual or unexpected findings regarding a patient, either before, during or after the performance of any radiology procedure;

• (8) Provide the appropriate person at Hospital with all pertinent information regarding the results of any radiology services performed;

• (9) Seek consultation and advice from other physicians as necessary whenever the patient presents any problem that in the professional opinion of the Physician requires such consultation;
• (10) In conjunction with Hospital, establish radiology protocols and processes. Through this process, work with Hospital to ensure a highly effective Radiology Service;
• (11) Play an active role with physician, nursing, radiology technicians and paramedic training and education programs;
• (12) Serve on committees as requested;
• (13) Participate in Hospital’s radiology educational programs as requested;
• (14) Report to Hospital on radiology equipment that is identified as not functioning properly or not clean; and
• (15) Perform such other duties, responsibilities, and services as may be requested by Hospital from time to time regarding the provision of radiology services to Hospital inpatients and outpatients.
EXHIBIT B

Service Locations

• Group shall perform the Group Services at Hospital’s main Hospital campus located at 145 West Main Street, Plain City, USA.
EXHIBIT C

Director Duties and Responsibilities

- **Job Title:** Director of Radiology Services
- **I. General Purpose**
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- The Director of Radiology Services shall be administratively responsible for radiology services at Hospital. The Director shall coordinate all activities relating to radiology services, assign all cases or direct their assignment, resolve scheduling problems, and monitor safety and the quality of service. The Director shall prepare regular reports for Hospital's review on radiology services at Hospital.
II. Specific Duties and Responsibilities

The Director shall perform the following duties and responsibilities:

A. Clinical and managerial responsibility for the Radiology Service including, without limitation:

(1) Maintaining organization and operation of the Radiology Service within the guidelines established by the Joint Commission on the Accreditation of Healthcare Organizations (JCAHO), the Bylaws, Rules and Regulations of the Medical Staff, and the policies and procedures of Hospital;
(2) Adhering to applicable standards of care within guidelines of regulatory agencies and accrediting organizations (e.g., Occupational Safety and Health Administration, Nuclear Regulatory Commission, Peer Review Organization, etc.);

(3) Scheduling adequate numbers of qualified clinical personnel to perform the volume and diversity of radiology services at Hospital; such activities will include recruitment, orientation, scheduling of work and vacation, performance evaluation, and disciplinary action;

(4) Coordinating or assigning delegates to coordinate radiology services schedules without interruption of services;
(5) In conjunction with Hospital, approving policies and procedures for the delivery of radiology services at Hospital;

(6) Recommending to administration and Medical Staff of Hospital the type and amount of equipment and supplies necessary for performing radiology services;

(7) Participating in the development of, and enforcing, policies and procedures relating to the functioning of radiologic personnel and equipment, the performance of radiology services, and replacement of radiology equipment at Hospital;

(8) Coordinating clear interdepartmental policies and procedures;
• (9) Fostering attitudes and behaviors of customer service and cooperation toward patients and other members of the Medical Staff; and

• (10) Supervising the work of Hospital employees in the Radiology Service consistent with Hospital’s personnel policies and assisting Hospital in the training and selection of personnel to work in the Radiology Service.
B. Oversight and supervision of provision of quality radiology services at Hospital, including without limitation:

1. Developing guidelines to be used regarding the provision of radiology services at Hospital, and the techniques employed;

2. Organizing orientation and continuing education and training program at Hospital to be based in part on the results of evaluation of radiology services;

3. Conducting regular meetings at Hospital so that policies, procedures and guidelines may be discussed and problems of patient care and radiology services may be reviewed and studied;
• (4) Monitoring the implementation of safety precautions in the radiology area;

• (5) Concurrent and/or retrospective evaluation of radiology services and JCAHO-acceptable quality assurance/continuous quality improvement programs;

• (6) Establishing, implementing, and maintaining standards of radiology services via credentialing processes and quality improvement processes; and

• (7) Coordinating periodic surveys of patients' perceptions regarding radiology services rendered.
C. Assisting Hospital in the development, implementation, and maintenance of policies regarding provision of radiology services.

D. Collaborating with Hospital with respect to fiscal integrity and joint development of marketing strategies.

E. Performing such other activities as may be reasonably requested by Hospital from time to time.

These responsibilities may be periodically reviewed and revised by Hospital in its sole discretion.