PURCHASE ORDER TERMS AND CONDITIONS

THIS PURCHASE ORDER (P.O.) effective as of the date noted on the face of the P.O. is by and between The University of North Carolina Health Care System, on behalf of itself and its eligible and participating affiliated entities (each an “Affiliate”, collectively “UNC HCS”) and Seller as noted on the face of the P.O. (“SUPPLIER”). Said Affiliates are described on Exhibit A, which is attached hereto and incorporated by reference. This P.O. and any attachments signed by both parties specifically referencing this document, will be collectively referred to as the “Agreement.” These terms and conditions may only be varied with the written agreement of UNC HCS. No terms or conditions put forward at any time by SUPPLIER shall form any part of this contract. SUPPLIER’S execution and return of the acknowledgement copy of the P.O., or the commencement of delivery of Goods or performance of Services, constitutes SUPPLIER’S assent to and express acceptance of the P.O. subject to these Terms and Conditions.

1. Agreement Structure. This Agreement merges all prior discussions, both oral and written, between the parties. This Agreement constitutes the only terms and conditions under which UNC HCS will purchase products directly and indirectly from SUPPLIER. “Products” shall mean Goods or Services purchased directly or indirectly from SUPPLIER by or for UNC HCS that may be further described in exhibits, schedules, addendums or other documents attached hereto and incorporated by reference. The documents may include component subparts. In case of conflict or inconsistency between this Agreement and any of the attachments, the Agreement shall prevail.

2. Term. Any term associated with this Agreement will be for the timeframe noted on the face of the P.O.

3. Termination. UNC HCS may terminate this agreement at any time upon written notice. In the event of an early termination, SUPPLIER shall refund UNC HCS a pro-rated portion of the fees paid for Goods not received or Services not performed.

4. Payment. Unless otherwise stated on the face of the P.O., UNC HCS agrees to pay SUPPLIER forty-five (45) days from receipt of a compliant invoice under the terms of this Agreement. In order to be considered compliant, an invoice must reference the applicable P.O. number. Each invoice shall be issued no earlier than acceptance of the Products by UNC HCS. Unless otherwise agreed, SUPPLIER will invoice UNC HCS utilizing electronic data interchange technology according to UNC HCS specifications. No invoice can be dated prior to the date the Products reflected in such invoice are shipped to or are provided to UNC HCS or its designee. Contingent upon SUPPLIER’S agreement, UNC HCS may pay SUPPLIER within ten (10) days of the date of invoice and take a one percent (1.0%) discount on the amount of the invoice.

5. Delivery/Risk of Loss/Title. Unless otherwise stated on the purchase order, all Products are to be shipped FOB Destination. The risk of loss or damage shall not pass to UNC HCS until the scheduled delivery date and after UNC HCS has inspected and accepted the Products at the location designated by UNC HCS for delivery.

6. Inspection/Acceptance/Rejection/Cure. Products delivered to or performed on behalf of UNC HCS are subject to UNC HCS’s rights of inspection and acceptance or rejection for non-conformance. UNC HCS may, at its option, retain all or some such Products. Any rejected Products may be returned within a reasonable time after notice thereof to SUPPLIER and at SUPPLIER’S expense. To the extent SUPPLIER’S delivery of Products is not accepted by UNC HCS, SUPPLIER shall have a reasonable time to fix/cure UNC HCS’ rejection of the Products, not to exceed thirty (30) days. Payment for nonconforming Products shall not constitute acceptance or limit or impair UNC HCS’s right to assert any legal or equitable remedy, or relieve SUPPLIER’S responsibility for any defects, latent or otherwise.

7. Warranty. SUPPLIER warrants that all Products covered by these terms (a) conform to any plans, specifications or drawings, (b) are free and clear of liens, claims and encumbrances, (c) are merchantable and free from defect of title or workmanship, and (d) do not infringe on any patent or copyright. SUPPLIER further warrants that any services performed under this Agreement will be performed in a professional manner in accordance with the industry standards. SUPPLIER knows of UNC HCS’s intended use and expressly warrants that all Products covered by this order will be fit and sufficient for the purposes intended by UNC HCS. These representations and warranties shall survive inspection, acceptance or payment for the Products delivered hereunder and shall run to UNC HCS, its successors and assigns, and are not exclusive of any other warranties, express or implied. This Section shall survive any termination or expiration of this Agreement and will continue to bind the parties and their successors and assigns.

8. Quality. SUPPLIER is responsible for all loss, liability, cost and expense, including field repair costs, arising out of defects...
present in Products which result from a breach of SUPPLIER’S workmanship warranty set forth in the section entitled:
Warranty. This Section shall survive any termination or expiration of this Agreement and will continue to bind the parties
and their successors and assigns.

9. **Indemnity.** SUPPLIER agrees to defend, indemnify, and hold harmless UNC HCS, its trustees, officers, directors,
employees, successors and assigns, from and against any and all liability, claims, and costs of whatsoever kind and
nature, including court costs and reasonable attorney’s fees arising out of or from: (a) any death, personal injury or
property damage caused by the negligence or intentionally wrongful acts of SUPPLIER or its agents, employees,
independent contractors, or subcontractors (b) the breach by SUPPLIER or its agents, employees, independent
contractors or subcontractors of the provisions of this Agreement, (c) infringement by SUPPLIER of a copyright, patent,
trademark, trade secret, or other intellectual proper right of any third party, and (d) other acts or omissions of SUPPLIER,
its agents, employees or subcontractors. This Section shall survive any termination or expiration of this Agreement and
will continue to bind the parties and their successors and assigns.

10. **Infringement.** SUPPLIER agrees to defend UNC HCS from and against any third party claims alleging that the
Product furnished and used within the scope of this Agreement infringes or misappropriates a United States patent
issued as of the date hereof, copyright, United States trademark or trade secret and will pay all final judgments awarded
or settlements entered into on such claims, including attorney’s fees. The foregoing indemnity obligation shall not
extend to any claims of infringement arising out of or related to (i) a modification of the Product by anyone other than
SUPPLIER or its duly authorized agents; (ii) the incorporation into a Product of any information provided by or requested
by UNC HCS; (iii) a combination of the Product with any third party Product where the infringement or misappropriation
would not exist without such combination; or (iv) the use of a version of the Product other than the then-current version
if infringement would have been avoided by using of the then-current version. In the event the Product is held or
believed by SUPPLIER to infringe, SUPPLIER may, at its sole option and expense, elect to (a) modify the Product so that it
is non-infringing; (b) replace the Product with a non-infringing Product which is functionally equivalent; (c) obtain a
license for UNC HCS to continue to use the Product as provided hereunder; or if none of the (a), (b), or (c) is
commercially reasonable, then (d) terminate the Agreement for the infringing Product and refund the fees paid for that
Product. This Section states SUPPLIER’s entire liability and UNC HCS’ sole and exclusive remedy for any infringement,
misappropriation or other claims arising out of the actual or alleged violation of third party intellectual property rights of
any kind. SUPPLIER’s indemnification obligations under this Section are conditioned upon UNC HCS (a) giving prompt
notice of the claim to SUPPLIER; (b) granting sole control of the defense and settlement of the claim or action to
SUPPLIER; and (c) providing reasonable cooperation to SUPPLIER and, at SUPPLIER’s request and expense, assistance in
the defense or settlement of the claim. This Section shall survive any termination or expiration of this Agreement and will
continue to bind the parties and their successors and assigns.

11. **Liability.** UNC HCS WILL NOT BE LIABLE TO THE OTHER PARTY OR TO ANY THIRD PARTY CLAIMING UNDER THE
OTHER PARTY FOR ANY LOST PROFITS OR REVENUE, LOST SAVINGS OR ANY OTHER INCIDENTAL, INDIRECT, PUNITIVE,
SPECIAL, OR CONSEQUENTIAL DAMAGES UNDER ANY PART OF THIS AGREEMENT UNLESS THE DAMAGES ARE THE
RESULT OF FRAUD OR INTENTIONAL MISCONDUCT. This Section shall survive any termination or expiration of this
Agreement and will continue to bind the parties and their successors and assigns.

12. **Compliance with Laws.** SUPPLIER shall comply with all laws, ordinances, codes, rules, regulations, and licensing
requirements that are applicable to the conduct of its business and the performance of this Agreement, including those
of federal, state, and local agencies having jurisdiction and/or authority. Other applicable laws and regulations that
SUPPLIER must comply with include, but are not limited to:

A. **Federal and State Work Authorization Verification.** Certification Required Pursuant to NCGS §143-48.5: To the
extent required by NCGS §143-48.5, SUPPLIER certifies that it and its subcontractors comply with the requirements
of Article 2 of Chapter 64 of the N.C. General Statutes, verifying the work authorization of its employees through the
federal E-Verify system (www.uscis.gov).

B. **Medicare Record Access.** In compliance with 42 U.S.C. 1395x (v) (1) (i) and implementing regulations, SUPPLIER
agrees, until the expiration of four (4) years after the services are furnished under this Agreement, to allow the
Secretary of the Department of Health and Human Services and the Comptroller General access to this Agreement,
all applicable purchase orders, and to the books, documents and records of SUPPLIER necessary to verify the nature
and extent of the costs of this Agreement. SUPPLIER further agrees that if any of the duties of this Agreement are
carried out by a subcontractor of SUPPLIER, such subcontract will contain a clause to the effect that, until the
expiration of four (4) years after the services are furnished under such subcontract, the Secretary of the Department
of Health and Human Services and the Comptroller General will have access to such subcontract and to the books,
documents and records of the subcontractor necessary to verify the nature and extent of the costs of such subcontract. This Section shall survive any termination or expiration of this Agreement and will continue to bind the parties and their successors and assigns.

C. Equal Employment Opportunity and Facilities Access. During the performance of this contract, SUPPLIER agrees to comply with all Federal, state and local laws respecting discrimination in employment and non-segregation. Where applicable, SUPPLIER agrees to use reasonable efforts to use minority and women owned businesses to provide components and services to SUPPLIER for subsequent integration into Products sold to UNC HCS.

D. Access to Persons and Records. The State Auditor and UNC HCS’s internal auditors shall have access to persons and records as a result of all contracts or grants entered into by State agencies or political subdivisions in accordance with North Carolina General Statute 147-64.7 and Session Law 2010-194, Section 21 (i.e., the State Auditors and internal auditors may audit the records of SUPPLIER during the term of the contract to verify accounts and data affecting fees or performance).

E. No Debarment. SUPPLIER represents and warrants that 1) it has not been convicted of a criminal offense related to healthcare, 2) it is not currently under sanction, exclusion, or investigation (civil or criminal by a federal or state enforcement, regulatory, administrative, or licensing agency or otherwise ineligible for federal or state program participation), and 3) it is not currently listed on the General Service Administration List of Parties Excluded from the Federal Procurement and Non-Procurement Programs. SUPPLIER will notify UNC HCS in the event of any investigation, civil or criminal, of any of the above. SUPPLIER agrees to verify that its permitted subcontractors meet all the requirements outlined above prior to their performing services under the Agreement.

F. Reasonable Compensation. It is the intent of the parties that the compensation or any other remuneration pursuant to this Agreement or related purchase orders or statements of work are not intended to be, nor shall they be construed as, an inducement, payment or benefit of any kind for the referral of patients or business by one party to the other party or to any other third party. It is the intent of the parties that no compensation or remuneration of any kind be paid under this Agreement to encourage, and that no terms of this Agreement require, referral of federal or state healthcare reimbursement program patients or the purchase of items, goods or services payable by any federal or state healthcare reimbursement program. The parties agree that the terms of this Agreement have been negotiated at arm’s length and reflect commercially reasonable terms and fair market value compensation.

13. Insurance. SUPPLIER will purchase and maintain at all times during the term of this Agreement through an insurer with an A.M. Best rating of “A” or better the following minimum coverages:

A. Workers’ Compensation. To the extent SUPPLIER employees will be physically present on UNCHCS facilities in order to comply with the terms of this Agreement, SUPPLIER shall provide and maintain Worker’s Compensation Insurance, as required by the laws of North Carolina, including Employers Liability at limits of $1,000,000, covering all of SUPPLIER’S employees who are engaged in any work under this Agreement. If any work is subcontracted, SUPPLIER shall require the subcontractor to provide the same coverage for any of its employees engaged in any work under this Agreement.

B. Commercial General Liability. Commercial General Liability Coverage written on an occurrence basis in the minimum amount of $1,000,000 per occurrence and $3,000,000 annual aggregate. Defense cost shall be in excess of the limit of liability. In the event that SUPPLIER maintains a “claims made” policy instead of an “occurrence” policy, it shall purchase, prior to the termination of such insurance, “tail” coverage to continue and extend coverage complying with this Agreement after the end of the term of the claims made policy. Continuous coverage and/or “tail” must be in effect for a period of five years following the contract termination.

C. Automobile Liability Insurance. Automobile Liability Coverage covering all owned, hired and non-owned vehicles, used in connection with this Agreement. The minimum combined single limit shall be $1,000,000 bodily injury and property damage per accident; $1,000,000 uninsured/underinsured motorist; and $1,000 medical payment.

D. Professional Liability Insurance. To the extent SUPPLIER is providing healthcare delivery services, SUPPLIER shall provide medical malpractice coverage, for itself, its physicians, and its non-physician health care personnel in amounts of at least $1,000,000 per medical incident and $3,000,000 annual aggregate. If SUPPLIER maintains a “claims made” policy instead of an “occurrence” policy, it shall purchase prior to the termination of such insurance, “tail” coverage to continue and extend coverage complying with this Agreement after the end of the term of the claims made policy. Continuous coverage and/or “tail” must be in effect for a period of five years following the contract termination.

E. Umbrella Liability Insurance. To include coverage in amounts of at least $5,000,000. Coverage shall include Commercial General Liability, Workers Compensation, Automobile, and, if applicable, Professional Liability. If
SUPPLIER maintains a “claims made” policy instead of an “occurrence” policy, it shall purchase prior to the termination of such insurance, “tail” coverage to continue and extend coverage complying with this Agreement after the end of the term of the claims made policy. Continuous coverage and/or “tail” must be in effect for a period of five years following the contract termination.

Providing and maintaining adequate insurance coverage is a material obligation of SUPPLIER. All such insurance shall meet all laws of the State of North Carolina. Such insurance coverage shall be obtained from companies that are authorized to provide such coverage and that are authorized by the Commissioner of Insurance to do business in North Carolina. SUPPLIER shall at all times comply with the terms of such insurance policies, and all requirements of the insurer under any such insurance policies, except as they may conflict with existing North Carolina laws or this Agreement. SUPPLIER will notify UNC HCS immediately upon receipt of notice of the termination, cancellation, lapse, or reduction of such insurance. SUPPLIER will notify UNC HCS within five (5) days of its receipt of notice that a claim or lawsuit has been filed against it, its employees, agents, or representatives arising out of the Products provided under this Agreement. If such assurances are not adequate as determined by UNC HCS, UNC HCS will be entitled to immediately terminate this Agreement. SUPPLIER will provide to UNC HCS all non-privileged information concerning such claim or lawsuit upon UNC HCS’ request. SUPPLIER will name UNC HCS as an additional insured under its Comprehensive General Liability and Umbrella Liability Insurance policies and provide a copy of its Certificate of Coverage upon request. This Section shall survive any termination or expiration of this Agreement and will continue to bind the parties and their successors and assigns.

14. Material Adverse Change. In the event SUPPLIER experiences a Material Adverse Change in its business operations, SUPPLIER will promptly notify UNC HCS in writing of such Material Adverse Change no later than five (5) days after such change occurs. For purposes of this subsection, the term “Material Adverse Change” will include any change (whether related to financial considerations or otherwise) that affects (i) SUPPLIER’S ability to perform its obligations under this Agreement (ii) UNC HCS’s rights and remedies under this Agreement or (iii) the validity or enforceability of this Agreement. If, in the reasonable opinion of UNC HCS, SUPPLIER’S Material Adverse Change is likely to negatively affect SUPPLIER’S performance of its obligations hereunder, UNC HCS will be entitled to request reasonable assurances of performance from SUPPLIER, which SUPPLIER will provide in writing within seven (7) days of UNC HCS’s written request. If such assurances are not adequate as determined by UNC HCS, UNC HCS will be entitled to immediately terminate this Agreement upon written notice to SUPPLIER notwithstanding the Term Section of this Agreement.

15. Governing Law. This Agreement will be governed by the laws of the State of North Carolina, except to the extent that the issue arising under the Agreement is governed by federal law, and the parties consent and submit to the jurisdiction and venue of the State and Federal Courts located in North Carolina. This Section shall survive any termination or expiration of this Agreement and will continue to bind the parties and their successors and assigns.

16. Dispute Resolution. Except to the extent any such delay will materially prejudice its rights or subject it to further material damage or harm, neither SUPPLIER nor UNC HCS will commence any lawsuit or seek any judicial order against the other party or add the other party as a party to any pending legal or administrative proceeding, in each case relating to performance under this Agreement, without first giving written notice to the other party of the nature of any such dispute and a reasonable period thereafter, not less than thirty (30) days after date of receipt of the initial notice, in which to attempt to resolve the issue. Each party agrees to use good faith efforts to cooperate with the other party to reach a resolution. This Section shall survive any termination or expiration of this Agreement and will continue to bind the parties and their successors and assigns.

17. Confidentiality.
   A. Confidential Information of SUPPLIER. To the extent permitted by applicable law, UNC HCS will maintain the confidentiality of SUPPLIER’S Trade Secrets and Confidential Information as identified by SUPPLIER. For purposes of this Agreement, the term “Trade Secrets” is restricted solely to information provided by SUPPLIER that satisfies the definition of trade secret found in N.C.G.S. § 66-152, and “Confidential Information” is limited to the requirements of N.C.G.S. § 132-1.2. Under no circumstances will pricing information be considered a Trade Secret or Confidential Information. SUPPLIER warrants that it has formed a good faith opinion, having received such necessary or proper review by counsel and/or other knowledgeable advisors, that any information disclosed to UNC HCS that it has designated as Trade Secret or Confidential Information meets the requirements of N.C.G.S. § 66-152 and/or N.C.G.S. § 132-1.2. Notwithstanding, if an action is brought pursuant to N.C.G.S. § 132-9 (North Carolina Public Records Act) or other authority to compel UNC HCS to disclose information SUPPLIER has designated as Trade Secrets or Confidential Information, SUPPLIER agrees that it will intervene in the action through its counsel and participate in defending UNC HCS, including any public official(s) or public employee(s). SUPPLIER agrees that it shall indemnify and hold UNC HCS and any official(s) and individual(s) harmless from any and all damages, costs, and attorneys’ fees
awarded against UNC HCS in such an action. UNC HCS agrees to promptly notify SUPPLIER in writing of any action seeking to compel the disclosure of SUPPLIER’S trade secrets. UNC HCS shall have the right, at its option and expense, to participate in the defense of such an action through its counsel. UNC HCS shall have no liability to SUPPLIER with respect to the disclosure of SUPPLIER’S Trade Secrets or Confidential Information ordered by a court of competent jurisdiction pursuant to N.C.G.S.§ 132-9 or other applicable law, or as required by law or regulatory or accrediting agencies.

B. Confidential Information of UNC HCS. For purposes of this Agreement, “UNC Health Care Confidential Information” shall include: 1) classes of information whose confidentiality UNC HCS is obligated or allowed by federal or state law to protect, including (but not limited to) patient information, employee information, and competitive health care information, 2) information designated by UNC HCS as Confidential, and 3) any information SUPPLIER should reasonably understand to be confidential. SUPPLIER agrees to hold UNC Health Care Confidential Information in strictest confidence and (a) to use any UNC Health Care Confidential Information disclosed to it solely for the purposes required in connection with the business relationship of the parties as expressed in this Agreement; (b) not to disclose any UNC Health Care Confidential Information to any person or entity other than its agents, employees, or representatives who have a need to know such information and in accordance with the provisions of this Section and in accordance with SUPPLIER’S obligations under state and federal law; and (c) to return UNC Health Care Confidential Information upon UNC HCS’ request or upon the termination of this Agreement, whichever occurs first. SUPPLIER agrees to incorporate all of the confidentiality protections described in this Section into all contracts it enters into with third parties for purposes of carrying out its obligations under this Agreement. SUPPLIER warrants that its obligations regarding UNC Health Care Confidential Information will be made known to and honored by its agents, employees, and representatives, including representatives of affiliated companies who may have access to UNC Health Care’s Confidential Information. SUPPLIER further agrees to indemnify and hold harmless UNC Health Care and its affiliates, officers, representatives, and directors, from any costs, claims, liability or damages, including attorneys’ fees and court costs, that are caused by or arise out of any disclosure of UNC Health Care Confidential Information by SUPPLIER or any of its employees, agents, representatives, or third party contractors. The obligations of SUPPLIER and its employees, agents, and representatives under this Section shall survive any termination or expiration of this Agreement and will continue to bind SUPPLIER and its successors and assigns.

C. HIPAA. When applicable, SUPPLIER agrees to abide by all applicable federal and state laws regarding the confidentiality of patient information, including but not limited to the federal regulations issued pursuant to the Health Insurance Portability and Accountability Act of 1996, as modified by the Health Information Technology for Economic and Clinical Health Act, and codified at 45 C.F.R. parts 160 and 164 (collectively, “HIPAA”), as the same may be amended from time to time. SUPPLIER agrees that it may be considered a “business associate” of UNC Health Care System under HIPAA and, if required by UNC Health Care System, agrees to execute UNC Health Care System’s Business Associate Agreement. SUPPLIER further agrees to indemnify and hold harmless UNC Health Care and its affiliates, officers, representatives, and directors, from any costs, claims, liability or damages, including attorneys’ fees and court costs, that are caused by or arise out of any disclosure of patient information. The obligations of SUPPLIER and its employees, agents, and representatives under this Section shall survive any termination or expiration of this Agreement and will continue to bind SUPPLIER and its successors and assigns.

18. Force Majeure. Either Party’s delayed performance hereunder shall be excused only to the extent caused by riots, wars, terrorist acts, any governmental action or inaction, fires, accidents, explosions, floods, or other similar occurrences or causes beyond the Party’s control, provided that the Party provides written notice of any such event causing a delay in performance.

19. Relationship of the Parties. The parties are independent entities and neither party is an agent, servant, representative, partner, joint venturer or employee of the other or has any authority to assume or create any obligation or liability of any kind on behalf of the other.

20. Waiver, Amendment, Assignment. No amendment, assignment or waiver of this Agreement or its term and conditions is valid unless it is in writing, specifically refers to this Agreement, and is signed by authorized representatives of both parties. Any amendment or waiver will be limited to the specific situation for which it is given. No other action or failure to act (including inspection, failure to inspect, acceptance of late deliveries, or acceptance of or payment for any Products) will constitute a waiver of any rights. This Section shall survive any termination or expiration of this Agreement and will continue to bind the parties and their successors and assigns.

21. Notice. Any notice required or permitted by this Agreement will be in writing in English and delivered by (i) certified or registered mail, return receipt requested, postage prepaid, (ii) nationally recognized overnight courier mail, or (iii) by
facsimile or electronic mail if confirmed by either methods (i) or (ii) above and addressed as follows or to such other addresses as may be designated on the face of this P.O.

22. Interpretation. Whenever possible, each provision of this Agreement will be interpreted in such a manner as to be effective and valid under applicable law, but if any provision of this Agreement is found to violate a law, it will be severed from the rest of the Agreement and ignored and a new provision deemed added to this Agreement to accomplish to the extent possible the intent of the parties as evidenced by the provision so severed. The headings used in this Agreement have no legal effect.

23. Remedies Not Exclusive. Except as may be otherwise provided in this Agreement, the rights or remedies of the parties hereunder are not exclusive, and either party will be entitled alternatively or cumulatively, subject to the other provisions of this Agreement, to damages for breach, to an order requiring specific performance, or to any other remedy available at law or in equity.

24. Advertising. SUPPLIER shall not use the award of this Agreement or its participation in this Agreement as part of any marketing, news release or commercial advertising in any form without the prior written consent of UNC HCS. This Section shall survive any termination or expiration of this Agreement and will continue to bind the parties and their successors and assigns.
EXHIBIT A
UNC Health Care System Affiliates

UNC Hospitals and the clinical operations of the University of North Carolina at Chapel Hill School of Medicine, known as UNC Faculty Physicians
101 Manning Drive
Chapel Hill, NC 27514

UNC Physicians Network, LLC
2000 Perimeter Park Drive, Ste. 200
Morrisville, NC 27560

UNC Physicians Network Group Practices, LLC
2000 Perimeter Park Drive, Ste. 200
Morrisville, NC 27560

Rex Hospital, Inc.
4420 Lake Boone Trail
Raleigh, NC 27607

Rex Physicians, LLC
4420 Lake Boone Trail
Raleigh, NC 27607

High Point Regional Health
601 N. Elm Street
High Point, NC 27262

Regional Physicians, LLC
1720 Westchester Drive
High Point, NC 27262

Caldwell Memorial Hospital, Incorporated
321 Mulberry Street SW
Lenoir, NC 28645

Chatham Hospital, Incorporated
475 Progress Boulevard
Siler City, NC 27344

Henderson County Hospital Corporation d/b/a Margaret R. Pardee Memorial Hospital
800 N. Justice Street
Hendersonville, NC 28791

Johnston Health
509 N. Bright Leaf Boulevard
Smithfield, NC 27577

Nash Health Care System
2460 Curtis Ellis Drive
Rocky Mount, NC 27804

Lenoir Memorial Hospital
100 Airport Road
Kinston, NC 28501

Wayne Memorial Hospital
2700 Wayne Memorial Drive
Goldsboro, NC 27534

UNC Rockingham Health Care
117 E Kings Highway
Eden, NC 27288