GROUP EXHIBIT C

Case 1:10-cv-04781 Document 1-3 Filed 07/30/10 Page 2 of 9

		EQUIPMENT FINAN	DING AGREE	MERT	(Page 1 of 2)	
TO OUR VALUED CUSTOM English". When we use the "wa", "us", and "our" in address is GOO N Bulleto G						
DEBTOR LEGAL HAME:	Alifed Houlth Care Services, Inc.	Contract Number: 56882				
DILLING ADDRESS:	89 Moin St. Orango, NJ 07051	Debtor tax ID#				
CONTACT INFORMATION:	Alln: Charles Schwartz 973-076-3344	· ·				
COLLATERAL LOCATION:	Allied Health Care Services, Inc. 89 Main	St. Orange, NJ 0705	1			
30 on LifeCare Products PL	Full description V 102 Rome Cere Ventilators	n of Colleterel, Includ	ing vender, n	rodol, serial number, VIN		
TERM	MUNTHLY INSTALLMENT PAYMENT COLLATERAL AD		VANCE	INITIAL PAYMENT (You agree to pay at the time you sign this Agreement)		
60 Months	Months 1-60 - \$3,367.76 Note: Sales and use tex are the responsibility of Debtor	\$150,000.00		A) Initial Payment; B) One-time Documentation Fee C) Total of A & B	\$0,735.50 \$250.00 \$6,985,50	
	T	RMS OF EQUIPMENT	FINANCINO /	AGREEMENT		
This Equipment Finance Agreement "Agreement" is made by and between AEL Financial, LLC "Lender" and the above referenced Debtor "Debtor". Debtor and Lander agree as follows: 1. SECURITY INTEREST, Debtor heroby grants Londer a security interest under the Uniform Commercial Code in the above property (collectively the "Collecter" and individually an "Norm" or "Item of Collaters") free and clear of all items. Such security interest be granted to secure performance by Debtor of its obligations herounder and under any other present or future agreement with Lander. Debtor shall insure that such security interest is and shall remain a sole first item security interest. 2. PAYMENTS. Debtor shall repay Lender the above "Collateral Advance" together with Interest in the number of monthly installments "Term" in the amount indicated above "Monthly Installment Paymont". The initial installment payments ahall be due on the same day of each month thereafter until paid. Charges from the Collateral Acceptance Date, and subsequent installment payments shall be due on the same day of each month thereafter until paid. Charges from the Collateral Acceptance Date to the initial Payment Due Date shall be computed by converting the Monthly installment Paymont to a daily rate based on a 30 day month, All other amounts due horsunder shall be due upon Debtor's receipt of Lender's invoice therefor. Initial Payments shall be applied to the beginning installment payments upon satisfaction of the pre-rate obligation, if any; provided that if there is a default, any paymonts under this Agreement may us applied to Debtor's obligation to Lender in such order as Lender chooses.			INTERMEDIATY NOR ANY AGENT OF EITHER THEREOF IS AN AGENT OF LENDER AND FURTHER THAY NONE OF SUCH PARTIES IS AUTHORIZED TO WAIVE OR ALTER ANY TERM OR CONDITION OF THIS AGREEMENT. NO REPRESENTATION AS TO ANY MATTER BY ANY SUCH PARTY SHALL BIND LENDER OR AFFECT DEDTOR'S DUTY TO PAY THE INSTALLMENT PAYMENTS AND PERFORM IT'S OTHER OBLIGATIONS HEREUNDER. 4. NON CANCELLABLE AGREEMENT. NO OFFSET. THIS AGREEMENT IS NON CANCELLABLE BY DEBTOR FOR ANY REASON WHATSOEVER. ALL PAYMENTS HEREUNDER ARE TO DE MADE WITHOUT OFFSET. DEBTOR THAY PROPAY THE MENT OF ARE TO DE MADE WITHOUT OFFSET. DEBTOR THAY PROPAY THE AUTHORITY OF TO THE DESTORANCE OF AND HIS AMDE AND HEREBY AUKES NO AGREEMENT, IN THE SELECTION OR PURCHASE OF AND HAS MADE AND HEREBY AUKES NO AGREEMENT, REPRESENTATION OR WARRANTY AS TO ANY TIEM OF COLLATERAL. YOU WARRANT THAT THE PERSON SIGNING THIS AGREEMENT FOR YOU HAS THE AUTHORITY TO DO SO AND TO GRANT US THE PUWER OF ATTORNEY SET FORTH IN THIS AGREEMENT, DEBTOR AGREEMENT THE FOLLATERAL WILL BE LEVED FOR BUSINESS PURPOSES ONLY. THIS EXCLUSIVE JUSTICS TOON OF ANY COURT IN ILLINOIS, YOU AND IVE BOTH WARREAM TO THE TO THE EXCLUSIVE JUSTICS TOON OF ANY COURT IN ILLINOIS, YOU AND IVE BOTH WARREAM TO THE TO THE EXCLUSIVE JUSTICS TOON OF ANY COURT IN ILLINOIS, YOU AND IVE BOTH WARREAM TO THE TO THE			
Debtor agrees that this is a non-cancellable Agreement. Debtor authorizes Lexider to obtain credit bureau reports and other information it deems necessary to make a credit decision. Debtor warrants that all the information it has provided is true and correct and that the person signing this Agreement has the authority to do so. The Agreement is only effecting upon execution by both Debtor and Lendor in the spaces provided below.						
Agreed and Accepted:	London AEL/financial, ILO	376 1	Agreed and	Accepted: Debton Alled Health Care St	rdcos, inc	
Signature:	Tex J. Williamson Dat	1.67.00	Signaturo)		Dale: 09/04/2008	
triantel times	Vice President		name, Illi	: Charles Schwartz, Prosident		
When we use the words we unconditionally and trease Agreement. You agree that equipment or collateral continents emotify the terms under the Agreement Include against you or the Debtor Bearantor has algree this garantor has algree this continued as contilled male.	, us and our in this Personal Gretanly, we muchly guardnise to us, our successors and as this is a guaranty of payment and not of covered by the Agreement. You walve all defer of the Agreement and you will be bound by ling, but not limited to, paying all amounts durists a continuing guaranty which will not be to personal Guaranty, each of you agrees that a continuing Xuaranty which will not be continuing and the personal Guaranty.	ean the Lender above signs the prompt pay silloction, and that wo necessand notices, in each change. If the bro o under the Agreemen sischarged or affected your Hability is joint of the could be present the force of the present the force of the force of the present the force of the forc	. In consident mont and pe can proceed fuding those obter default nt. You will pe by your deal and several.	er in this Personal Guaranty, we mean the Personal for our entering into the Agreement identification of our entering into the Agreement identifications of the Debter identifications of the Debter identification of protest, presentment and demand. You agree a under the Agreement you will immediately perform the Agreement you will immediately perform the Agreement and personal represent yours all expenses including attorney's fees inch and will bind your help and personal represent your personal credit, and make any other credit is JURISDICTION OF ARY STATE OR FEDERAL CO	d above (the "Agreement"), you fled shove ("Dobtor") under the geinst the Debtor or ngajest the pet that we can ranew, extend or orm all obligations of the Debtor aread by us in enforcing our rights allives. If more than one passonal for any action or proceeding by now that have been appeared.	
Signature: A Milli	sex School		Signature: Personal G		general and the second	
37 TIMBORA		NJ 07871		Address/City/State/Zip		
Social Security Humber: 200-20		7)1 7710		Ty Number: 50X-XX- Homo Talor	Mone:	

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EQUIPMENT FINANCE AGREEMENT - TERMS AND CONDITIONS

- 6. LOCATION: INSPECTION: USE. Debtor shall keep, or, as to an Item which is movable, permanently garage and not remove from the United States, as appropriate, each item of Colleteral in Debtor's possession and control at the Colleteral Location or at such other location to which such them may have been moved with the pilor written consent of Lender. Upon request, Debtor shall advise Lender as to the exact location of an Item of Colleteral Lender may inspect the Colleteral during normal business hours and enter the promises where the Colleteral may be located for such purposes. Each item shall be used solely for commercial or business surposes and operated in a carried and a proper manner and in compliance with all applicable governmental requirements, all requirements of insurance policies canded hateunder and all manufacturer's instructions and warranty requirements.
- Targetines and an immunaceus is insulptions any variety requirements.

 Atteranions: Security interest Coverage. Without Lender's prior written consent, Debtorshall not make any alterations; additions or improvements to an item of Collatoral which deltact from its economic value or functional utility. All additions and improvements made to an item shall be deemed accossions thereto, and shall not be removed if removal would impair the item's occurants value or functional utility. Lender's security interest shall cover all included and consent value or functional utility. Lender's security interest shall cover all modifications, accessions, additions to and replacements and substitutions of the Collatoral.

 Debtor will not make any replacements or substitutions without Lender's prior written consent.
- 8. MAINTENANCE, Debier shall maintain the Collateral in good repair, condition and working order. Dobtor shall cause all repairs required to maintain the Collateral in such condition to be made promptly by qualified paties. Dobtor will cause each item of Collateral for which he service contract is generally available to be covered by such a contract which provides coverages typical as to properly of the type involved and is issued by a competent servicing entity.
- spaces to properly of the type inverse and as issued by a comparent servicing entity.

 9. LOSS AND DAMAGE; CASUALTY VALUE, in the event of loss, thoir, destruction or requisition of or damage to an item of Collated from any cause. Destroy shall give lender prompt notice thereof entit shall increase place the Item in good repair, condition and working order, provided, however, that if such item is determined by lender to be lost, stolen, destroyed or damaged beyond repair of it requisitioned as suffers a constructive total loss under an insurance policy carried hereunder Destroy shall pay Lender the "Casualty Value" of such from which shall equal (a) any amounts due at the time of such payment and (b) each future installment due with respect to such item discounted at four percent (4%) nor annum simple interest from the date due to the date of such payment.
- 10. THURQ. If requested by Lender, Delitor shall cause an item of Collatoral subject to tille registrations laws to be tilled as directed by Londer. Debtor shall across tender promptly as to any necessary retiling. Debtor shall cause all documents of title to be furnished Londer within stay (GO) days of the date of any tilling effected by Debtor.
- 11. TAXES. Dobtor shall when due pay and make filings with respect to all taxes, fees, facilities registrations, fines, penalties and other governmental assessments based on the ownership or use of the Colleteni and shall pay as directed by Lender or reimburse Lender for all other governmental assessments (actualling goes receipts texes but exclusive of Federal and State texes but exclusive of Federal and State texes because the control related to amounts due hereunder, the Colleteral or otherwise related hereto. Pilings with respect to other assessments such as property text shall be made by Dobtor.
- be made by Dobior.

 12. INSURANCE. Debtor shall maintain and provide Lender evidence satisfactory to Lender of the maintenance of all risk insurance against less of or damage to the Collators for not loss than the full replacement value these of seming Lender as Loss Payce. Such insurance shall be in a form and with companies approved by Lender, shall provide at least thirty (30) days devence written notice to Lander of installat change or cancellation, shall provide full breach of warranty protection, if appropriate, and shall provide that the coverage is "primary." In the avent of on assignment of this Agreement of which Debtor receives notice, Debtor shell cause such insurance to provide the same protection to the estignee as its interest may appoor. The proceeder of such insulance, at the option of the Lender, shall be applied towards (a) the report or replacement of the capture, shall be spilled towards (a) the report or replacement of the capture of the capture
- 13. LENDER'S PAYMENT. If Debtor falls to partorm any of its obligations herounder, Lender may perform such obligation, and Debtor shall (a) relimbures Lender the cost of such performance and (ii) pay Lender the service charge set forth is paragraph 20.
- 14. (NDEMNITY, Deblor shall indemnify, defend and hold Lender harmless against any claim, action, itability or expense. Including attorney's legs and court costs, incurred by Londor coloted to this Agreement. While it is not enulcipated that Leader shall have any liability for torts related to the Collateral, this Indemnify covers tort proceedings including any strict liability claim, any claim under another theory telested to latent or other defects and any patent, trademark or sance mark intringement their.
- service mark intringement claim.

 16. DEFAULT. Any of the following constitutes an event of default hereunder: (a) Debtor's felture to bay any amount hereunder, within five (b) Dustiness days of when duc; (b) Debtor's default in performing any other collegation accounter or under any agreement between Debtor and London; (c) death or judicial declaration of incompetency of Debtor, if an individual; (d) the filing by or against Debtor of a patition under the Bankonpter Cacle or funder any other insolvency stay or lay revoking for the rolled of debtors, including, without initiation, a patition for reorganization, agreement or exigenien; (e) the making of an assignment of a substantial position of its estate by Debtor for the benoth of Londons, appointment of a receiver or function for Debtor or for any Debtor's assats, institution by or against bebtor of any other proceeding contemplating settlement claims against or winding up of the default of Debtor's destation of active business effects or the making by Debtor of a transfer of a material position of Debtor's assats or inventory not in the andinary course of business; (i) the occurrence of an event destributed below as to a guaranter of other surely of Debtor's obligations hereunder, (g) any missepressibilation of a material fact in connecting herewith by or on Behalf of Debtor; (h) Debtor's default under a loan or agreement providing financial accommodation with a third party or (i) Lander shall in good faith deem fault insecure as a result of a material advance change in Debtor's financial condition or otherwise.
- result of a material soverse energe in Debtor's financial condition or otherwise.

 16. REMEDIES. Upon the occurrence of an event of default tender shall have the rights, or collors, duties and remedies of a secured party, and Debtor shall have the rights and duties at a Debtor, under the Uniform Commercial Code (regardless of whether such Code or a law similar thereto has been exacted in a Jurisdiction wherein the rights or remodies are asserted) and in contection therewith Lander may, to declare the Casualty Value or such lesses amount as may be set by law immediately due and payblic with respect to any or all items of Collateral without notice or demand to Debton (b) take possession of and, if deemed appropriate, rander unusable any or all items of Collateral, without domand or notice, wherever located, without lability for any demages coresioned by such taking of possession including damages to contents; (c) require Debtor to assemble any or all items of Collateral at a location in reasonable proximity to their designated location herefunder; (d) upon

- notice to Debter required by law, sell or ethorwise dispose of any items of Collateral, whether or not in tender's possession, in a commercially reasonable manner at public or private sale at any place designated in such notice and apply the not proceeds of such sale after deducting oldests of such sale, including, but not limited to, casts of transportation, repossession, storage, collabilisting, advortising and brokers fees, to the obligations of Debter nerequer with Debter remaining Bebte for any deficioney and with environmental Code or otherwise to Lender. All any other remedies are cumulative. They arise may be adjourned by anconcement at the time and place appointed for such sale without further published notice, and tender may be permitted by law to bid and decome the preciouses at any such sale.
- 17. LINGATION EXPENSES. Dobtor shall pay Landor its easis and expenses not elised as provided in paragraph 16, including repossorsion and alternous fees and court costs, incurred by Landor in aniording this Agreement. This obligation includes the payment of such amounts whether an action is, illed and whether an action which is filed is dismissed.
- whether an action is, illou and whether an action which is flied is dismissed.

 18. ASSIGNMENT. Without the prior writine consent of Lender, behief shell not sell, tense or reade or allow any life other than Lender's security interest against an item of Collaters or assign any of Debtor's chiligations hereunder. Debtor's obligations are not excitable by operation of law, Conson't to any of the foreigning applies only in the given instance. Lender may assign, pledge or cilicryles transfer any of its rights hereunder without note to Debtor. If Debtor is given notice of any such assignment, Debtor shall extrawedge receipt thereof in writing and shall thereafter pay any amounts due hereunder as directed in the notice. The right of an assigned to amounts due brounder shall be two of any cisim or defense behov may have against Londer, and Debtor agrees not it assert against an assignee any claim or defense which Debtor may have against Lender. Subject to the foregoing, this Agreement thurse to the benefit of, and is binding upon, the helics, tegetaes, personal representatives, successors and assigns of the parities.
- 19. MARWINGS; PERSONAL PROPERTY. Debtor shall mark the Collateral or its location as requested by Lendor to Indicate Landor's security interest. As between the parties the Collateral shall at all times be deemed personally. Debtor will provide Landor shy real property walvors requested by Lendor as to the real property where an item of Collateral is or is to be located.
- 20. LATE PAYMENT. If Debtor falls to pay any amount to be paid becoundor with in five (B) days of when due, Debtor will pay Londer (a) a sarked charge of \$25.00 per month, plus (b) amounts Lender pays others in connection with the collection of the payment, including bank focs of \$50.00 for any check that is returned or ACH that is rejected, thus (c) interest on such unpaid amount from the date due until paid at the lessor of eighteen percent (18%) per annum or the highest rate permitted by applicable taw.
- 21. SECURITY INTEREST RELEASE. At such time as there is no outstanding obligation secured hereby lineluding obligations under other agreements contemplated under paragreph 1) Londer shall provide Debter such termination statements selected to the Colleteral as Debter shall provide Debter such termination statements of the United Section 1. Debter shall be responsible for the filing of each such termination statement.
- 22. ADDITIONAL DOCUMENTS. Dobtor shall provide to Lander such financing statements and skillar documents as Londor shall request. Debtor authorizes Londor where permitted by low to make filings of such documents without Dobtor's signature. Debtor grants to Lander a specific power of altorney for Lender a sign and fille on Debtor's behalf any document Lander deams receased to private Lander's intensist in the Collators of gravant to the Uniform Commercial Code. Debtor further shall furnish Londer (a) a fiscal year and financial statement including tealence shoot and profit and loss statement within one funded twenty (120) days of the close of each fiscal year and (b) such other information and document not specifically mentioned herein reliative to this Agreement as Londer may request. Debtor shall reimburse Londer for all search and filling fees incurred by Lander related hereto.
- 23. NOTICES. Notices shall be in writing and sufficient if mailed to the party involved, United States mail first class postage proposed or by evenight courier, at its respective address set forth above or at such other address as such party may provide on notice in accordance herewith. Notice so given shall be effective when mailed. Debter shall promptly notify Lender of any change in Debter's address.
- change in Doblors aggress.

 24. GENERAL. This Agroment constitutes the unite agreement of the parties as to the subject making and in the amount of the parties and shell not be amounted, altered or changed except by a written agreement algored by the parties. Any waiver by Lendor must be in writing, and forboarance shell not constitute a waiver. Whenever the context of this Agreement requires, the neuter includes the makeoline or faminine and the singular includes the plum. If them is more than one Doblor named is this Agreement, the liability of each shell be joint and several. The titles to the paragraphs of this Agreement are solely for the bonventages of the parties and are not an aid in the interpretation. This Agreement shell be governed by the law of the state of tilnois. Yenus for any action related to this Agreement will be an appropriate court the state litipols, to which behalf expanded soverable from the remaining provisions which shall remain in full force and effect. Time is of the assence of this Agreement. The obligations of Deblor shall survive the related the observation in the Coliniers.
- Petion shall survive the rolesse of the sounty discret in the Colintons.

 28. Destor's Warranties, destor certifies and Warrants; (a) the Financial and other information which destor has submitted, or will submit, to lender in Connection with this agreement has been duly authorized by destor and upon complete; (b) this agreement has been duly authorized by destor and have upon execution by destor shall constitute the legal, valla and binding obligation. Contract and agreement of destor enforceable against destor in accordance with its terms; and to each showing froused by destor in connection iterewith may be fully relied upon by lender nonantistanding any technical deficiency in attestation or otherwise. The person executing this agreement on behalf of destor warrants that person's due authority to do so. Destor further warrants that each field of collateral shall at the time lender funds the collateral advance be owned be destor free and clear of liens or encumbrances and be in good condition and working order.

Debtor has read and agroes to all of the items in this agreement &

(CLE) (midals)

CERTIFICATE OF ACCEPTANCE

(Sign and return after you have received all of the Collateral)

Reference is made to that certain Agreement between AEL Financial, LLC as Lender and Allied Health Care Services, Inc. as Debtor dated as of 09/04/2008 (the "Agreement"). Capitalized terms herein are defined in the Agreement.

TO:

AEL Pinancial, LLC

600 North Buffalo Grove Road Buffalo Grove, IL 60089 Telephone: 847-465-2009 Fax Number: 847-279-0759

Debtor certifies that all of the Collateral set forth on the Agreement was delivered in good order and condition and acceptable to us, is ready for its intended use as of the date hereof. The decals, labels, etc., if required and supplied, have been affixed to the Collateral. Debtor approves payment by Lender to the Supplier(s) for the Collateral as well as all services described in the Agreement. Debtor agrees that its payment obligation under the Agreement has commenced. Debtor further certifies that Lender has fully and satisfactorily performed all covenants and conditions to be performed by it under the Agreement, and shall hold Lender harmless for any failure on the part of the Supplier(s) to perform to Debtor's satisfaction.

Debtor is aware of and accepts its obligations under the Agreement. Debtor agrees to enforce in its own name all warranties, agreements, or representations, if any, which may be made by the Supplier(s). Debtor certifies that the Collateral is available for service as of the date below and agrees that said date shall be deemed to be the Collateral Acceptance Date under the Agreement. Debtor also certifies that the Collateral will be used for business purposes only.

A facsimile transmission of this document, with authorized signatures thereon, shall be deemed an original.

Very truly yours,

Allied Health Care Services, Inc.

By:

Name:

Title:

Charles Schwartz

200 Oc. \$100

Date:

CERTIFICATE OF INCUMBENCY

Reference is made to that certain Agreement between AEL Financial, LLC as Lender and Allied Health Care Services, Inc. as Dobtor dated as of 09/04/2008 (the "Agreement"). All capitalized terms herein are defined in the Agreement.

The undersigned is duly elected and acting as Scoretary of Allied Health Care Services, Inc. ("Debtor"), and hereby certifies that the individual(s) listed below are authorized officer(s) of Debtor in the capacities set forth below and that their respective signatures are true and correct.

These individuals have and will continue to have the proper authority to execute the Agreement and any documentation related to the Agreement. This Cortificate and related authority shall apply to all agreements, documents, and instruments executed by the individuals listed below without regard to the date thereof and shall remain in effect until such time as Lender shall have received by certified mail notice to the contrary and then only with respect to transactions entered into after receipt of such notice.

TITLE

SAMPLE SIGNATURE

NAME	TITLE	SAMPLE SIGNA	TURE
Charles Schwartz	President	M. Charles X.	Schwarf
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I hereby attest that this applicable documents.	Information is true and correct and in accord	dance with Debtor's rules, regu	lations, by laws or other similar
abhardas acontrates	By Sherit mulas	and	
	Selfran - Marriera 0		•
	Name: PARKER MULLISH		
	Title: Secretary		
	Dated as of: 12 9/23/08		
(SEAL)	7 /		

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Services,	, Inc.				
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NON-RECOURSE ASSIGNMENT

For Value Received, the undersigned ("Seller") hereby assigns to M2 Lease Funds, LLC ("Purchaser"), its successors and assigns, all of Seller's right, title and interest (including the right to installments now or hereafter owning) in and to the following described Loan, in and to the Loan Agreements evidencing such Loan and in and to any and all Collateral therefore: Lease #56882 with Allied Health Care Services, Inc., as Lessee.

The purchase price payable by Purchaser to Seller for the Loan is \$157,943.39

The following is information about the Loan (revise as necessary if payments are not monthly):

Monthly Installments of principal and interest (in arrears)	\$3,367.75
Number of Original Monthly Payments	Sixty (60)
Original Start Date of Payments to AEL	October 1, 2008
Number of monthly payments remaining as of the date of this Assignment	Fifty-Seven (57)
Scheduled payments are monthly	N S
First Payment due to M2 Lease Funds	January 1, 2009
Interest Rate	8.32%

This Assignment is made in connection with and constitutes an "Assignment", under that certain Lease Agreement dated as of September 4, 2008, by and between Seller and Purchaser (the "Agreement"), and the Loan described herein and the Collateral for such Loan are hereby made subject to the Agreement.

Dated: November 26, 2008

AEL Financial, LLC

Its: Vice President

AEL Financial, LLC Bin 88162 Milwaukee, WI 53288-0162

May 7, 2010

Charles K Schwartz 37 Timberline Avenue Sparta, NJ 07871

RE: Lease No. 28056882

This letter is your formal notification of default under your lease or agreement and applicable guaranty with AEL Financial, LLC. Despite our repeated attempts to reach you and work with you, you have chosen to ignore this default or make any reasonable attempt to address the matter. Your lease had been past due for \$8,419.40. But now your entire accelerated contract balance is due. This amount is \$143,129.40, plus any outstanding taxes and fees. It is now due and payable immediately.

Furthermore, as a result of this default, we are beginning the process of exercising all of our legal remedies under our agreement with you. To that end we will be sending our representatives, in person, to discuss the amounts you owe us. We also intend to transfer this account to our legal counsel or a collection agency to begin proceedings against you. You will be responsible for the additional costs of these legal, court, and collection fees.

Additionally, applicable Credit Bureau Services will be contacted to reflect your unresolved default status.

It disappoints us to have to take these steps. However, your failure to act in any meaningful way to resolve this matter has left us no alternative. To avoid these actions you must contact us to resolve your default immediately. Otherwise, we will take the appropriate steps to protect our interests.

Yours truly, AEL Financial, LLC

Collection Manager 847-465-7201 AEL Financial, LLC Bin 88162 Milwaukee, WI 53288-0162

May 7, 2010

Allied Health Care Services, Inc 89 Main Street Orange, NJ 07051

RE: Lease No. 28056882

This letter is your formal notification of default under your lease or agreement and applicable guaranty with AEL Financial, LLC. Despite our repeated attempts to reach you and work with you, you have chosen to ignore this default or make any reasonable attempt to address the matter. Your lease had been past due for \$8,419.40. But now your entire accelerated contract balance is due. This amount is \$143,129.40, plus any outstanding taxes and fees. It is now due and payable immediately.

Furthermore, as a result of this default, we are beginning the process of exercising all of our legal remedies under our agreement with you. To that end we will be sending our representatives, in person, to discuss the amounts you owe us. We also intend to transfer this account to our legal counsel or a collection agency to begin proceedings against you. You will be responsible for the additional costs of these legal, court, and collection fees.

Additionally, applicable Credit Bureau Services will be contacted to reflect your unresolved default status.

It disappoints us to have to take these steps. However, your failure to act in any meaningful way to resolve this matter has left us no alternative. To avoid these actions you must contact us to resolve your default immediately. Otherwise, we will take the appropriate steps to protect our interests.

Yours truly, AEL Financial, LLC

Nick Kondras Collection Manager 847-465-7201