IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In Re)	
CHARTER BEHAVIORAL HEALTH SYSTEMS, LLC, et al.,) Case Nos. 00-00989 (RRM)) through 00-01089 (RRM),	
Debtors and Debtors-in-Possession.) 00-10555 (RRM), and 00-02) (RRM) through 00-02237 (R	
) Jointly Administered	
) Chapter 11	
)	

ORDER GRANTING DEBTORS' MOTION FOR CONDITIONAL ALLOWANCE/UNCONDITIONAL DISALLOWANCE OF WARN CLAIMS, DETERMINATION OF ALL OTHER EMPLOYEE CLAIMS, OBJECTION TO EXCESS EMPLOYEE CLAIMS, AMENDMENT TO SCHEDULES AND SUMMARY OF DEBTORS NOTICING OF HEARING ON SAME

Before the Court is Debtors' Motion for Conditional Allowance/Unconditional Disallowance of WARN Claims, Determination of All Other Employee Claims, Objection to Excess Employee Claims, Amendment to Schedules and Summary of Debtors Noticing of Hearing on Same (the "Motion") to set all claims for former and current employees of Debtors, including WARN ACT Claimants. Through their accountants, Penta Advisory Service, Debtors complied a comprehensive report (the "Penta Report") which sets forth each employee's claims against these bankruptcy estates. Through their Motion, Debtors objected to any employee claims greater than the amounts listed in the Penta Report.

Upon consideration of this matter and having considered all responses thereto; and due and adequate notice having been given under the circumstances; no other notice needing to be given; and it appearing that the relief requested is in the best interest of the Debtors' estates, their creditors, and other parties in interest; and it appearing that this proceeding is a core proceeding pursuant to 28 U.S.C. § 157(b); and after due deliberation and sufficient cause appearing therefor; it is hereby

ORDERED, that the WARN claims set forth on Exhibit "A" are conditionally ALLOWED according to the Stipulation (as defined in the Motion) and that any WARN claims for the listed employees in excess of those amounts set forth on Exhibit "A" are unconditionally DISALLOWED; and it is further

ORDERED, that the non-WARN claims set forth on Exhibit "A" are ALLOWED and that any non-WARN claims for the listed employees in excess of those amounts set forth on Exhibit "A" are DISALLOWED; and it is further

ORDERED, that for the employees not listed on Exhibit "A", the WARN claims set forth in the Penta Report and the Notices (as defined in the Motion) are conditionally ALLOWED, according to the Stipulation (as defined in the Motion) and that any WARN claims in excess of the Penta Report and the Stipulation are unconditionally DISALLOWED; and it is further

ORDERED, that for the employees not listed on Exhibit "A," the non-WARN claims set

forth in the Penta Report and the Notices are ALLOWED and that any non-WARN claims in

excess of the Penta Report and the Notices are DISALLOWED; and it is further

ORDERED, that notwithstanding anything to the contrary herein, the Motion is continued

with respect to the claims of Elida Salinas until the hearing scheduled for November 19, 2001 at

12:00 p.m. Noon, and Elida Salinas shall have until 4:00 p.m. ET on November 8, 2001 to

submit any additional supporting documentation to the Debtors.

IT IS SO ORDERED.

Dated: 10, 25, 2001 Wilmington, Delaware

Hon. Roderick R. McKelvie