

1 **IN THE OFFICE OF ADMINISTRATIVE HEARINGS**

2
3 In the Matter of:

No. 2017-EMS-0104-DHS

4 RBR Management LLC, dba Community
5 Ambulance
6 Applicant

**ADMINISTRATIVE LAW JUDGE
DECISION**

7 and

8 ABC Ambulance, Maricopa Ambulance,
9 LLC, American Medical Response of
10 Maricopa, LLC, Canyon State Ambulance,
11 Southwest Ambulance and Rescue of
12 Arizona, Life Line Ambulance Service,
13 Southwest Ambulance Maricopa,
14 Rural/Metro Corp - Maricopa, ComTrans
15 Ambulance Service, Inc., Professional
16 Medical Transport, Inc., and American
17 Ambulance
18 Intervenors

19 **HEARING:** October 22, 2018, through October 26, 2018, and November 5,
20 2018, through November 8, 2018, with the record held open until March 22, 2019.

21 **APPEARANCES:** RBR Management LLC, dba Community Ambulance (“RBR”,
22 “Community Ambulance”, or “Applicant”) appeared through attorneys Jeffrey Meyerson
23 and Brendan Murphy. The Arizona Department of Health Services’ (“ADHS” or
24 “Department”) Bureau of Emergency Medical Services and Trauma Systems
25 (“BEMSTS” or “Bureau”) appeared through Assistant Attorney General Kevin Ray.
26 Intervenor ABC Ambulance, LLC (“ABC”) (CON 139) appeared through attorney
27 Adriane Hofmeyr. Intervenor Maricopa Ambulance, LLC (“Maricopa Ambulance”) (CON
28 147) appeared through attorney James Belanger. Intervenors American Medical
29 Response of Maricopa, LLC dba . . . (CON 136); R/M Arizona Holding, Inc. dba Canyon
30 State Ambulance dba . . . (CON 58); Life Line Ambulance Service, Inc. (CON 62);
Rural/Metro Corp.-Maricopa dba . . . (CON 109); and Professional Medical Transport,
Inc. dba PMT Ambulance dba . . . (CON 71) (collectively “AMR CON Holders”)
appeared through attorneys Ronna Fickbohm and Paul McGoldrick.

ADMINISTRATIVE LAW JUDGE: Tammy L. Eigenheer

31 **INTRODUCTION**

32 Applicant filed with the Department an Application for a certificate of necessity
33 (“CON”) to provide ambulance services in Arizona. An evidentiary hearing was held in

1 which existing CON holders, ABC, Maricopa Ambulance, and the AMR CON Holders were
2 allowed to intervene. Applicant failed to demonstrate that a CON should be granted,
3 principally, for the following reasons:

- 4 • Applicant did not show that there was a public necessity for its proposed services.
- 5 • Applicant has not shown that it is fit and proper to provide the proposed services.
- 6 • Applicant did not show that the proposed service area was in the best interests of
7 the public.
- 8 • Applicant did not show that the proposed rates and charges were just, reasonable,
9 and sufficient.¹

10 **FINDINGS OF FACT**

11 **Background Information and Hearing Issues**

- 12 1. Applicant entered into a Joint Venture Agreement with Dignity Health (“Dignity”)
13 to apply for a CON to provide ambulance services in Arizona.² ADHS 1 at 4.
- 14 2. Community Ambulance filed an application for an initial CON with BEMSTS on
15 June 10, 2016, to provide interfacility and convalescent transports within the proposed
16 service area. ADHS 1 at 4 and 9. Community Ambulance is majority interest (50.1
17 percent) owned by Dignity, formerly known as Catholic Healthcare West, and minority
18 interest (49.9 percent) owned by a Nevada entity—Ambulance Management Group,
19 LLC. ADHS 7 at 11 and 40.
- 20 3. On June 28, 2016, BEMSTS sent an administratively complete notice stating that
21 the application was found to be administratively complete and the Bureau would begin
22 the substantive review process. ADHS 2.
- 23 4. On August 4, 2016, BEMSTS requested additional information as part of the
24 substantive review process. ADHS 3.
- 25 5. On September 28, 2016, Applicant sent its responses to the questions from the
26

27 ¹ This is not to say that a public necessity for the proposed service does not exist, that Applicant is not fit
28 and proper to provide the proposed services, that the proposed service area is not in the best interests of
29 the public, or that the proposed rates and charges are not just, reasonable, and sufficient. Rather, this is
30 to say that Applicant failed to establish these facts by a preponderance of the evidence.

² Exhibits referenced throughout are referred to using the prefix system established for this CON hearing:
i.e. ADHS’ Exhibits: ADHS # at #. Exhibit page numbers will only be referenced when necessary.

1 substantive review process. ADHS 4.

2 6. On November 3, 2016, BEMSTS requested additional information as part of the
3 substantive review process. ADHS 6.

4 7. On November 14, 2016, Applicant sent its responses to the questions from the
5 substantive review process. ADHS 7.

6 8. On January 10, 2017, BEMSTS issued its Findings Letter regarding Applicant's
7 initial proposed rates and charges for its ambulance service. After conducting an
8 analysis, BEMSTS recommended slightly higher proposed rates for ALS (\$898.52 to
9 \$880.08) and BLS (\$801.73 to \$783.95) than those proposed by Applicant, and a
10 slightly higher standby rate than the proposed rate by Applicant (\$200.43 to \$195.99).
11 BEMSTS also recommended a slightly lower mileage reimbursement rate than the rate
12 proposed by Applicant (\$13.52 to \$15.80). ADHS 8 at 3.

13 9. On January 25, 2017, BEMSTS sent an email to Applicant requesting a
14 response to the Findings Letter. ADHS 9.

15 10. On February 28, 2017, Applicant sent a letter response disagreeing with the
16 BEMSTS analysis and requesting that it be allowed to join the Phoenix Uniform Rate
17 Group and have its initial rates and charges set accordingly. Applicant pledged to
18 provide an amended ARCR to support its request. ADHS 10.

19 11. On March 8, 2017, BEMSTS responded by email to Applicant's disagreement
20 with the Findings Letter and remained noncommittal about doing another rates and
21 charges analysis. ADHS 11.

22 12. On March 27, 2017, Applicant submitted a letter updating BEMSTS on its
23 request to amend its initial proposed rates and charges to those adopted by the
24 Phoenix Uniform Group and included an amended ARCR to show updated financials
25 under the Phoenix Uniform Group's rates and charges. ADHS 12.

26 13. On April 6, 2017, Applicant sent a letter to the BEMSTS Bureau Chief confirming
27 its request to join the Phoenix Uniform Rate Group established by the Director and to
28 have its initial rates and charges mirror those of that group. ADHS 25.

29
30

Hearing Transcript citations will reference the volume and page and line when necessary, *i.e.* Tr. Vol. #
at page:line.

1 14. On May 3, 2017, BEMSTS issued a second Findings Letter addressing
2 Applicant's proposed amended initial rates and charges. After conducting an analysis,
3 BEMSTS recommended higher proposed rates for ALS (\$1,020.23 to \$898.56) and
4 BLS (\$913.73 to \$800.41) than those proposed by Applicant, and a higher standby rate
5 than the proposed rate by Applicant (\$228.43 to \$200.10). BEMSTS also recommended
6 a lower mileage reimbursement rate than the rate proposed by Applicant (\$11.04 to
7 \$18.63). ADHS 13 at 3.

8 15. On May 8, 2017, BEMSTS received a letter from Applicant disagreeing with the
9 BEMSTS analysis of its amended rates and charges, and requesting the setting of a
10 hearing where the parties could present their analysis for the ALJ and the Director.
11 ADHS 14.

12 16. On May 25, 2017, Applicant sent an email to BEMSTS confirming the proposed
13 service area description to be the geographic boundaries of Maricopa County. ADHS
14 16.

15 17. Applicant's proposed service area overlaps the service areas covered by
16 multiple ambulance providers: the City of Phoenix ETS (CON 76), all service areas
17 covered by American Medical Response of Maricopa, LLC and its subsidiaries:
18 Canyon State Ambulance (CON 58), Southwest Ambulance and Rescue of Arizona
19 (CON 66), Lifeline Ambulance Service (CON 62), Southwest Ambulance Maricopa
20 (CON 86), Rural/Metro Corp. – Maricopa (CON 109), Com Trans Ambulance Service,
21 Inc. (CON 46), Professional Medical Transport, Inc. (CON 71), American Ambulance
22 (CON 75), ABC Ambulance, LLC (CON 139), American Medical Response of Maricopa,
23 LLC (CON 136), and Gilbert Fire and Rescue Department (CON 104), Queen Creek
24 Fire and Medical Department (CON 144), Gila Bend Rescue Ambulance (CON 78),
25 Daisy Mountain Fire District (CON 105), Buckeye Valley Volunteer Fire District (CON
26 8), Black Canyon Fire Department (CON 121), Mesa Fire and Medical Department
27 (CON 140), Sun Lakes Fire District (CON 12), Surprise Fire and Medical Department
28 (CON 141), Tempe Fire Medical Rescue (CON 148), Rio Verde Fire District (CON
29 143), and North County Fire and Medical District (CON 114). ADHS 1; ADHS 16.

30 18. Applicant's proposed type of ambulance service is limited to non-911 interfacility

1 and convalescent ambulance transports. Applicant's ARCR reflects only Dignity-
2 related transports. ADHS 1 at 4 and 9; Tr. Vol 5 at 1176.

3 19. Unlike 911 or immediate response calls, interfacility and convalescent transports
4 are, by definition, scheduled transports. Scheduled transports are ambulance
5 transports that are prearranged and do not require an immediate dispatch and
6 response. See A.A.C. R9-25-901(12), (25), and (39).

7 20. Applicant did not request the setting of 'Interfacility Arrival Times' through the
8 application process. ADHS 1; Tr. Vol. 5 at 1178-79.

9 **The Administrative Hearing**

10 21. On or about June 1, 2017, ADHS, through its Director ("Director"), caused the
11 Notice of Hearing ("Notice of Hearing") to be issued in this matter, setting a hearing on
12 RBR's application for issuance of a CON for hearing on July 26, 2017.

13 22. As defined by the Notice of Hearing the following issues related to the
14 Application proceeded to hearing in this matter:

15 A. Whether public necessity requires the service or any part of the service
16 proposed by the Applicant, and if such service would be in the public's best
17 interest, as required by A.R.S. § 36-2233(B)(2), and A.A.C. R9-25-903.
18 Additionally,

19 1. The impact of a successful application on individuals living in rural and
20 wilderness areas adjacent to the service area requested and Applicant's plan
21 to address that impact. See A.A.C. R9-25-903(A)(6).

22 2. The impact of a successful application on the financial and operational
23 ability of an existing C.O.N. holder to serve residents living in rural and
24 wilderness areas adjacent to the C.O.N. service area requested. See A.A.C.
25 R9-25-903(A)(6).

26 3. Applicant's plan to ensure continued ambulance service in rural and
27 wilderness areas should the current C.O.N. holder be unable to serve those
28 areas. See A.A.C. R9-25-903(A)(6).

29 B. Whether the Applicant is fit and proper to provide the services proposed,
30 as required by A.R.S. § 36-2233(B)(3). . . .

C. Whether the Applicant's proposed service area [all of Maricopa County] is
in the best interests of the public, or if some other service area should be
granted by the Director of the Department, as required by A.R.S. §§ 36-
2232(A)(3), 36-2233(B)(2), 36-2233(E), A.A.C. R9-25-902 and A.A.C. R9-25-
903.

D. [The Notice of Hearing identified existing CON providers with service
areas that would be overlapped by the service area requested by RBR.]

1 E. Whether the Applicant's proposed rates and charges . . . are just,
2 reasonable, and sufficient or whether other rates and charges should be granted
3 by the Director of the Department as required by A.R.S. §§ 36-2232(A)(1) and
4 36-2239; A.A.C. R9-25-902, A.A.C. R9-25-903 and A.A.C. R9-25-1101, *et seq.*
5 The Applicant has requested to participate in the uniform rate group of Phoenix.
6 The Applicant has requested the same rates at the Phoenix Rate Group;
7 however, the Applicant will not be charging separately for medical supplies.

8 F. Whether the type and level of service proposed by the Applicant is in the
9 best interest of the public, as required by A.R.S. § 36-2201(11)(b) – (c); A.A.C.
10 R9-25-903(A)(4), (B), (C), and R9-25-901(26) and (51).

11 G. Whether the Applicant has addressed or will provide the necessary
12 information set forth in [A.A.C.] R9-25-902 and as required by A.R.S. § 36-2233.

13 H. If the initial C.O.N. is approved, will [RBR] begin using e-PCR
14 technology?

15 I. If the initial C.O.N. is approved, will [RBR] begin submitting e-PCR data to
16 the AZ-PIERS system?

17 J. If the initial C.O.N. is approved, will [RBR] fully participate in the Premier
18 EMS Agencies program?

19 K. If the initial C.O.N. is approved, will [RBR] fully participate in BEMSTS
20 quality improvement initiatives including but not limited to SHARE and E.P.I.C.-
21 TBI?

22 L. If the initial C.O.N. is approved, will [RBR] have at least one (1) manager
23 attend and participate in the Arizona Emergency Medical Services Council, in
24 Arizona's Central Regional Council (Arizona Emergency Medical System), and in
25 the Arizona Ambulance Association?

26 **Intervenors**

27 23. On February 16, 2018, by way of Case Management Order No. 4, ABC,
28 Maricopa Ambulance, and the AMR CON Holders were granted intervening party
29 status. Dignity's Motion to Intervene was denied. The hearing was ultimately
30 rescheduled to commence on October 22, 2018. Case Management Order No. 5.

23 24. On February 25, 2015, American Medical Response of Maricopa, LLC ("AMR of
24 Maricopa") was granted authority to do ambulance transports (both 911/immediate and
25 scheduled/interfacility/convalescent transports). See 2014A-EMS-0305-DHS. AMR
26 Maricopa holds CON 136, which currently authorizes it to perform
27 scheduled/interfacility/convalescent transports anywhere in Maricopa County and
28 provides it with broad authority and responsibility for 911/immediate transports in
29 Maricopa County and portions of Pinal County, with some fire district exceptions. AMR

1 4E and 5E.

2 25. Subsequent to February 2015, CONs with service areas in Maricopa County
3 were issued to the following entities in the listed month/year: Superstition Fire &
4 Medical District (March 2015), ABC Ambulance (May 2015), City of Mesa (July 2015),
5 Surprise Fire & Medical Dept. (August 2015), Rio Verde Fire District (November 2015),
6 Gilbert Fire & Rescue Dept. (February 2016), Queen Creek Fire & Medical Dept.
7 (March 2016), Sun City (May 2016), Peoria (June 2016), and Maricopa Ambulance
8 (September 2016). AMR 8.

9 26. On January 26, 2016, ADHS authorized an American Medical Response, Inc.
10 (“AMR”) affiliate - AMR HoldCo - to operate/manage and control Arizona CON holders
11 that were previously operated/managed and controlled by the Rural/Metro Corporation.
12 2016A-EMS-0145-DHS. This included seven CON holders with service areas located
13 within or overlapping into Maricopa County, as follows: CON 46 (ComTrans
14 Ambulance Service, Inc.), CON 58 (Canyon State Ambulance), CON 66 (Southwest
15 Ambulance & Rescue of Arizona), CON 71 (Professional Medical Transport, Inc. –
16 “PMT”), CON 75 (American Ambulance), CON 86 (Southwest Ambulance Maricopa),
17 and CON 109 (Rural/Metro Corp – Maricopa). *Id.*; see also AMR 4A, 5A, and 7A-E.
18 While all of these previously Rural/Metro affiliated CONs were in existence and sought
19 intervening party status at the time the Notice of Hearing issued (OAH Document No. 5,
20 Motion for Intervening Party Status – Multiple AMR CON Holders . . .), in November
21 2017 CONs 46 and 75 were consolidated into CON 71 (PMT) and CONs 66 and 86
22 were consolidated into CON 136 (AMR Maricopa). AMR 6A and B. As such, CONs 46,
23 75, 66 and 86 are no longer intervening parties. The intervening AMR CON Holders
24 are American Medical Response of Maricopa, LLC dba . . . (CON 136); R/M Arizona
25 Holding, Inc. dba Canyon State Ambulance dba . . . (CON 58); Life Line Ambulance
26 Service, Inc. (CON 62); Rural/Metro Corp.-Maricopa dba . . . (CON 109); and
27 Professional Medical Transport, Inc. dba PMT Ambulance dba . . . (CON 71).

28 27. All of the intervening parties submitted their positions that the Application should
29 not be granted, primarily based upon Applicant’s failure of proof with regard to the
30 public necessity/public’s best interest portions of its burden of proof. No formal position

1 was taken by the intervening parties with regard to the “fit and proper” element of
2 Applicant’s burden of proof; however, none endorsed or conceded this aspect, which
3 along with the other items listed in ¶22 remained a matter Applicant was responsible for
4 supporting with competent evidence. At least some of the intervening parties took the
5 position that there was defect with regard to the applying entity (that RBR’s own
6 Operating Agreement does not authorize it to conduct business in Arizona).

7 **Exhibits**

8 28. By stipulation and during the course of the hearing, the following exhibits were
9 admitted:

- 10 A. ABC: Ex. 1-2, 5-9, 13-17, 20, 23-26, 28-33, 37, 41-42, 47, 53, 57, 59-61,
11 62-63, 81-82, 84, 87, 89-90
- 12 B. ADHS/BEMSTS: Ex. 1-25
- 13 C. AMR: Ex. 1A-1D, 1G-1J, 2, 4A-4E, 5A-D, 6A-6C, 7A-7F, 8-9, 12A, 15,
14 16A-16D, 17A-17E, 18A-18E, 19A-19G, 22, 25, 29-32, 36A-36I, 37, 43A-
15 43C, 44-45, 48-48A, 49A-49B, 52, 54, 55A-55P, 56C, 67, 71-72, 73A-
16 73B, 74-80, 82-84
- 17 D. CA/Applicant: Ex. 13-17, 24-25, 29, 31-32, 43-45, 47, 49-50, 52-53, 55-
18 56, 58-59, 61-62, 64-65, 67-68, 70-71, 121, 124-129, 132, 135-136, 139,
19 141, 147, 149, 152, 154-169, 172-173, 175-176, 179, 183-189, 191-193,
20 195, 214, 221, 223, 224, page 5 of 225, 230T,232B, 233E, 233H, 233J,
21 233R, 235-237, 239
- 22 E. MA: Ex. 2, 10-11, 15, 20-21, 27, 27B-27E, 28A, 29-35, 36A-36E, 37-39

23 **Witnesses**

24 **Applicant’s Witnesses**

25 29. **Rod A. Davis** operated the Catholic Healthcare West Hospital System (now
26 known as Dignity Heath, or “Dignity”) in Las Vegas between 1991 and his retirement in
27 2014. Tr. Vol. 1 beginning at 20:14.

- 28 a. Davis testified that as a result of rapid population growth outpacing
29 development of medical facilities, between the mid 1990’s and early 2000’s,
30 Dignity experienced patient overcrowding at its one Las Vegas hospital,

1 meaning patients had extended wait times for beds, so it built another hospital.
2 *Id.* at 21:14-25:25; 43:14-19.

3 b. In 2006 through 2008, an AMR entity was providing interfacility transports
4 (“IFT”) for Dignity. At that time, AMR’s number one priority was 911 calls. *Id.* at
5 26:20-27:7.

6 c. Patients were then still waiting as much as twenty hours to be moved,
7 including waiting in the hallways of hospitals, so Dignity and Ambulance
8 Management Group created RBR Management, LLC dba Community Ambulance
9 to transfer patients from the busier hospital to the other Dignity hospital as
10 “convenience transfers,” at Dignity’s expense. *Id.* at 27:24-34:18; 65:3-22.

11 d. RBR was formed to do just these non-911 transports, but ultimately
12 expanded to also do emergency (911) transports. *Id.* at 41:10-18.

13 e. The initial goal of RBR was to figure out how to move patients between
14 Dignity hospitals, but Dignity and RBR “continued to look for opportunities down
15 the road,” such as transfers for other organizations/facilities. *Id.* at 43:20-45:7.

16 f. Davis supported Brian Rogers’ and Rob Richardson’s knowledge of the
17 Nevada ambulance industry. *Id.* at 38:14-39:18.

18 g. Davis has no familiarity with the greater Phoenix metropolitan area or
19 Arizona’s ambulance regulatory model. *Id.* at 40:1-5.

20 h. Las Vegas uses an ambulance service franchise model, where the County
21 grants franchises for specific operational areas. *Id.* at 40:17-23.

22 i. Dignity did get in trouble with the State about some of the Dignity
23 “convenience” transfers. The State concluded the hospitals were improperly
24 transferring patients, in a systematic fashion, to the area’s only public hospital,
25 shifting the cost of providing treatment to these lower non-paying patients to the
26 public. *Id.* at 45:15-46:7; AMR 74. The same patient transfer controversy
27 served as the basis for a wrongful termination lawsuit filed by two doctors
28 against Dignity. Tr. Vol. 1 at 57:15-60:3; ABC 2.

29 j. The vast majority of Dignity patients came to the hospitals Davis ran by
30 some means other than ambulance; the concerns about patient delays that led

1 to the formation of RBR were, in major part, due to hospital staffing issues. Tr.
2 Vol. 1 at 47:21-49:9.

3 k. Davis had no information about any overcrowding at any Dignity facility in
4 Maricopa County. *Id.* at 51:16-19.

5 l. Dignity can make loans to RBR or can do a capital call if necessary. Hunt
6 has authority to contribute up to one million dollars to a collaborative partnership
7 and any amount more than that would go through a board and executive
8 leadership approval process. *Id.* at 85:23-86:13.

9 30. **Linda Hunt** is the President and CEO of Dignity Health in Arizona. Tr. Vol. 1 at
10 68:4-7.

11 a. Dignity's Arizona network is anchored by three Maricopa County
12 hospitals. In fiscal year 2017, Dignity's revenue was approximately \$2.1 billion,
13 with a combined EBITDA of approximately \$94 million. "Under Linda Hunt's
14 leadership, Dignity Health in Arizona has grown rapidly" Through "dramatic
15 organic growth" and "robust strategic partnerships," Dignity is now "a far-
16 reaching and **dominant** healthcare system." CA 135 at 1 (emphasis added).

17 b. For her major accomplishments, Linda Hunt first lists the fact that she
18 "[a]ggressively grew Dignity Health's presence in the Arizona market with broad
19 expanse of Dignity Health medical facilities and strategic partnerships" She
20 lists urban and suburban Maricopa County facilities in support of this. *Id.* at 2.

21 c. Dignity's tremendous growth in Arizona under Hunt's leadership, is
22 attributed by Hunt, at least in part, to "strategic partnerships." Hunt would like to
23 see Dignity have "continued rapid growth" in Arizona, with strategic partners. Tr.
24 Vol. 1 at 117:25-119:14; CA 135.

25 d. Dignity engages in substantial charitable giving including \$2.1 billion in
26 free care in 2017, tithing at the end of the year, grants to community partners,
27 5,000 housing units for homeless people, and collection of food left in the fields
28 at the end of the season. Tr. Vol. 1 at 82:15-83:13.

29 e. Mercy Care Plan, a Medicaid plan, is a joint venture between Dignity and
30 Ascension Health. Mercy Care Plan's board is composed of four Dignity

1 members, four Ascension Health members, but Aetna is the day-to-day manager
2 of Mercy Care Plan. Mercy Maricopa Integrated Care, the regional behavioral
3 health authority for Maricopa County, folded into Mercy Care Plan on October 1,
4 2018. Hunt denies that Dignity has any authority to direct Mercy Care Plan
5 which providers to use, or specifically, which ambulance providers to use. Tr.
6 Vol. 1 at 79:23-80:23. Two years ago, Aetna brought a proposal to limit
7 transports for Mercy Care Plan, and “[i]n three and a half weeks, it was a
8 disaster.” Upon realizing the mistake and that they “need to use all of our
9 transport from health that we can get in order to meet the needs of that
10 community,” they reverted to “using a number of people.” *Id.* at 81:1-11.

11 f. Dignity has a 20 percent ownership interest in Phoenix Children’s
12 Hospital. *Id.* at 123:10-17. An RBR CON might be used to pick up patients at
13 Phoenix Children’s Hospital. *Id.* at 126:14-17.

14 g. Hunt was unwilling to agree that a RBR CON limited to servicing Dignity
15 facilities would be sufficient to address what Dignity wants. *Id.* at 125:8-126:13.

16 h. Just because Dignity is a not-for-profit entity does not mean that Hunt is
17 not interested in expanding its revenue footprint. *Id.* at 147:5-13.

18 i. Once the Adeptus facilities joined Dignity, in November 2014, and Dignity
19 started operating freestanding emergency rooms (“ER”), it struggled to get non-
20 emergent patients transferred, which became more of an issue in early 2015. *Id.*
21 at 69:10-18. The issues raised to her (delays in transporting patients) were
22 similar to what Rod Davis testified had happened in Nevada. *Id.* at 144:1-9.

23 j. After Jeff O’Malley and a Dignity hospital president brought this to her
24 attention, she called a meeting to discuss strategies. O’Malley was tasked with
25 finding solutions. *Id.* at 69:21-70:2; 71:12-72:8; 72:16-73:2.

26 k. With regard to the timeliness of ambulance transport concerns, Hunt was
27 unable to identify who made the complaints. She said the complaints were from
28 2014 into early 2015, perhaps into June 2015. All information was brought to
29 her by others (not the complaining party). *Id.* at 153:5-154:19. Hunt had no
30 specifics about any of these complaints, instead referring to “a transportation

1 log.” *Id.* at 154:24-155:1.

2 l. Hunt did not speak to any of the AMR CON Holders about these
3 complaints. *Id.* at 155:20-21.

4 m. Hunt cannot recall who the primary ambulance transport companies were
5 in late 2014/early 2015. *Id.* at 72:9-15.

6 n. Hunt was aware of the RBR joint venture model in Nevada and approved
7 pursuit of that model in Maricopa County. *Id.* at 74:24-75:11.

8 o. Hunt signed the Dignity contract with AMR on November 1, 2015. *Id.* at
9 142:11-19; CA 24.

10 p. At the time of the hearing, Dignity had approximately 74 facilities in
11 Arizona – 7 acute care hospitals, 10 freestanding ERs, 4 urgent care centers
12 (“UC”), 34 physician clinic locations and other entities. Of that 74, 33 are joint
13 venture projects. Tr. Vol. 1 at 75:13-76:3.

14 q. There were also new Dignity facilities in progress – a 50 bed facility at
15 Arizona General Mesa Hospital, an expansion of Mercy Gilbert, an expansion of
16 the Chandler Hospital, the addition of two more freestanding emergency
17 departments (“ED”) to complement the Mesa hospital (in Tempe and Surprise),
18 and other possible freestanding ED locations. *Id.* at 76:10-24.

19 r. Hunt stated that the new Dignity facilities are being built because
20 Dignity’s data shows population growth in the next five to ten years and specific
21 areas of growth in the southeast and the northwest areas of the Phoenix metro
22 area. *Id.* at 77:9-21.

23 s. Dignity asked RBR what it could do for Dignity in Arizona, with regard to
24 IFT. The RBR contract with Dignity (CA 17) “was a result of what that
25 conversation ended in.” *Id.* at 87:2-17. That contract would go into effect if RBR
26 is awarded a CON. *Id.* at 87:18-24.

27 t. That agreement (CA 17) at ¶29(a) has the response (arrival) times (for
28 IFTs) that are important to Dignity. *Id.* at 89:7-90:19.

29 u. Pursuant to the Dignity—RBR agreement (CA 17), ¶29(a), responses
30 (arrivals) for “urgent” transports are defined as follows: “Response must be

1 immediate and arrive within 30 minutes, zero seconds (30:00) of the requested
2 at-the-bedside pickup time from a licensed healthcare facility.” “Non-urgent”
3 transport responses are required as follows: “Unit will arrive within 60 minutes,
4 zero seconds (60:00) of the requested at-the-bedside pickup time Pre-
5 scheduled one (1) hour in advance.” Scheduled transports require “75 minutes
6 advanced notice.” These “include a 15 minute window before or after the agreed
7 upon time.” Overall, the “[r]esponse time performance expectations are 90+% of
8 the transports in each category of Services. Measurements will be made
9 quarterly.” Exceptions to those response times (which will be excluded from the
10 performance metric commitments) include periods of unusual system overload,
11 offload delays at Dignity facilities greater than 30 minutes, severe weather
12 conditions, and late responses due to circumstances not in RBR’s control. CA
13 17 at 10-11, ¶29(a) and (b).

14 v. Dignity’s customer agreement with AMR of Maricopa had the same
15 response (arrival) time standards. CA 24, pp. 9-10, ¶28.

16 w. Dignity entered into an agreement with Maricopa Ambulance that had
17 essentially the same response (arrival) criteria. However, this did not allow
18 Maricopa Ambulance the same exceptions. Maricopa Ambulance would be
19 required to meet the Dignity arrival criteria without any allowed exceptions, in
20 contrast to the proposed contract with RBR. *Id.* at 93:17-96:19, 97:8-98:1; MA
21 37; CA 17.

22 x. Maricopa Ambulance’s service area includes all Dignity facilities. Tr. Vol.
23 1 at 106:15-19, 107:20-25.

24 y. Currently, there are no Maricopa County Dignity facilities west of the 303,
25 south of Queen Creek Road, north of just off the 101/Agua Fria Freeway, or east
26 of Scottsdale Road (in the area north of McDowell Road) or Bush Hwy (south of
27 McDowell). *Id.* at 101:12-102:9, 103:17-22; CA 183.

28 z. Hunt was uncertain of the number of ambulance transport companies
29 providing IFT services in Maricopa County, whether the service area
30 RBR/Community proposes to cover is already covered by existing CONs with

1 IFT authority, and what ambulance transport companies are currently serving
2 Dignity. Tr. Vol. 1 at 108:13-109:23; 135:21-23, 178:3-13.

3 aa. All of the Dignity—RBR agreement contract terms can be negotiated with
4 any IFT provider. *Id.* at 92:9-20.

5 bb. With regard to Dignity’s stated desire to have its contractors share its
6 philosophies and missions, Hunt acknowledges this is something Dignity
7 “oftentimes” contracts for its subcontractors or joint venture partners to be
8 trained in, and there is “nothing peculiar to Community Ambulance that they’re
9 being trained in the Humankindness philosophy of Dignity Hospital.” Anyone
10 contracting with Dignity could be required to do that type of training. *Id.* at
11 112:2-113:23.

12 cc. Dignity’s assessment of IFT needs in Maricopa County was limited to
13 Dignity’s needs. *Id.* at 135:5-9.

14 dd. Hunt was unaware of any analysis being done of the number of
15 ambulance transports that will be required for those Dignity facilities currently “in
16 the pipeline.” *Id.* at 144:18-146:22.

17 ee. Insofar as RBR identified a small number of “mistakes”, “errors”, or other
18 discrete service complaints, Hunt acknowledges that the fact of the federal
19 government discovering billing errors that led to a corporate integrity agreement,
20 in which Dignity owned the errors the federal government had identified, does
21 not mean that Dignity is a bad system or provides substandard services. *Id.* at
22 83:6-84:8, 147:14-148:22. Additionally, sometimes Dignity employees break
23 hospital or company policies, get disciplined, need more training, or receive
24 customer complaints – some of which are justified. However, none of this means
25 that Dignity provides inappropriate services to its patients. Customer complaints
26 and employee mistakes will happen. *Id.* at 148:6-149:11.

27 ff. With regard to hospital discharges, most patients are discharged by
28 private vehicle. *Id.* at 155:23-156:12.

29 gg. Dignity has staff-to-patient ratios it tries to achieve; if an ER is at that
30 ratio, and people are waiting to get in, Dignity contacts its “on call” staff to meet

1 the demand. It is possible patient admission delays will occur to maintain the
2 desired staffing ratios. *Id.* at 160:12-161:19.

3 hh. Hunt defines “timeliness of transport” as when someone is discharged at
4 10:00 a.m. and is still there at 2:00 or 3:00 p.m. *Id.* at 161:13-19. Hunt was not
5 able to identify any time in calendar years 2015 through 2018 that the sort of
6 “timeliness” concern she articulated occurred due to no ambulance transport
7 being available. *Id.* at 161:20-162:6. RBR did not introduce any evidence
8 showing that type of a delay occurring any time subsequent to any of the
9 intervening parties entering the Maricopa County market and beginning to do
10 IFT transports for Dignity.

11 ii. Hunt agreed that the Dignity/AMR contract response parameters would be
12 a good measure of timeliness. *Id.* at 162:15-19. She did not know whether any
13 of the AMR CON Holders had a systemic problem meeting the contract
14 guidelines. *Id.* at 162:20-163:7.

15 jj. Hunt belongs to Health Systems Alliance, along with other major hospital
16 system representatives (Banner, Tenet, Abrazo, and Honor Health). However,
17 she never raised at any HSA meeting that Dignity was exploring entering the
18 ambulance business through a for-profit joint venture company, she never polled
19 HSA’s membership about whether there was any perceived desire for additional
20 private ambulance transport services, and she never raised the issue less
21 formally with any of these entities. She is unaware of whether any other major
22 health system in Maricopa County would be supportive of RBR’s application. *Id.*
23 at 164:10-165:22.

24 kk. Hunt is also unaware of any studies or analyzes of how RBR receiving a
25 CON and taking all Dignity transports might impact the Maricopa County public,
26 other hospitals, or existing CON holders. *Id.* at 165:23-166:8.

27 ll. Hunt is not concerned about whether or not the Dignity-RBR financial
28 transactions are all done in an “arms-length” fashion. *Id.* at 166:23-167:6.

29 mm. Hunt agrees that the fact of RBR not offering any contract discounts
30 during its first year of operations (as stated in the pro-forma ARCR it provided as

1 part of its Application) would be not so great for Dignity patients/the public (as
2 there will be no third party payor discounts provided). *Id.* at 167:7-171:5; ADHS
3 12, pp. 12 and 18.

4 nn. Dignity expects that if RBR receives a CON, RBR will do all Dignity
5 patient IFTs. If Dignity calls RBR, they would need to come and take the patient.
6 *Id.* at 178:24-179:7.

7 oo. If a call comes in for a Dignity transport at a time when there are no RBR
8 ambulances available, it is possible that Dignity will hold a patient for an hour, or
9 even two hours if the patient is stable, so RBR can perform the transport. *Id.* at
10 171:6-172:20.

11 pp. A small provider, such as that outlined by the RBR Application, will not
12 operate as efficiently as a larger provider; additionally, bringing in another
13 provider will necessarily result in duplicative infrastructure, which ultimately gets
14 paid for by the public. *Id.* at 172:21-173:12.

15 qq. Hunt claimed that Dignity had patients waiting “multiple hours” “all the
16 time.” However, when asked when that last happened, she did not know. She
17 did identify the facility as Laveen, but could not provide any date, again stating,
18 “We have logs of when we call and when people show up.” *Id.* at 173:17-
19 174:12. No such Dignity logs from the Laveen facility were introduced into
20 evidence by RBR.

21 rr. Hunt believes a financially stable Dignity system is good for the public.
22 To achieve stability, Dignity depends on a mix of charity care (no
23 reimbursement), reduced reimbursement, and high quality reimbursement. If
24 someone targeted Dignity’s high quality reimbursements, trying to pull those out
25 of the system, she would be concerned about the impact on Dignity’s ability to
26 serve the lower and no cost patients. *Id.* at 174:25-176:6. She agrees the same
27 model applies to all ambulance transport providers. *Id.* at 176:7-177:3.

28 ss. Hunt distinguishes Dignity ownership versus “affiliation” by the
29 percentage interest Dignity has in a facility or entity. If that percentage is more
30 than 50 percent, Dignity owns it. *Id.* at 179:5-25.

1 tt. Jeff O'Malley's involvement in the RBR application is that he is in charge
2 of Dignity's joint venture partnerships. *Id.* at 184:15-19.

3 31. **Jeff O'Malley** is the Vice President for Partnership Integration for Dignity Health
4 in Arizona. Tr. Vol. 1 at 198:15-17.

5 a. O'Malley has sat on RBR's Board of Managers since March 2017. He
6 stated his testimony was given as a Dignity representative, not upon behalf of
7 RBR. Tr. Vol. 1 at 199:7-9; Tr. Vol. 2 at 309:23-310:7.

8 b. He has no clinical training or experience other than business/managerial
9 (overseeing a cancer center). Tr. Vol. 1 at 200:1-201:13.

10 c. O'Malley proposes an integrated delivery network, where Dignity "wholly"
11 owns the enterprise, will minimize healthcare system inefficiencies, will lower
12 overall costs of the system, and would be designed to increase quality of care.
13 *Id.* at 201:18-202:18.

14 d. O'Malley's meeting with Linda Hunt in early 2015 was his first foray into
15 assessing ambulance transports in Arizona. *Id.* at 206:12-207:12. The context
16 for that was Hunt and the executive team discussing bottleneck and throughput
17 issues, and Hunt saying, "We need an ambulance solution Our needs are
18 not being met." Hunt charged O'Malley with looking into the issue and told him
19 that she wanted "a very quick response." *Id.* at 208:4-15.

20 e. O'Malley related "bottlenecking" to patients needing to be moved so that
21 beds in the ED or hospital could open up. *Id.* at 208:16-209:23. However, even
22 if ambulance transports are excluded from the equation, the Dignity system
23 would still have bottlenecking and throughput issues unrelated to patient
24 transportation. Tr. Vol. 2 at 432:16-20. O'Malley also acknowledged that the
25 majority of patients leaving Dignity facilities go via their own vehicle. *Id.* at
26 336:1-8.

27 f. O'Malley first learned about RBR's Nevada operations in November 2014.
28 *Id.* at 422:23-423:19. Between November 2014 and March 2015, he started
29 looking at how RBR addressed Nevada's patient transport issues. *Id.* at 423:21-
30 424:2.

1 g. The issues Linda Hunt was concerned about, beginning November 2014,
2 were largely tied to Arizona General Hospital (Laveen). *Id.* at 422:15-20.
3 O'Malley believes the existing providers did not respond to the opening of the
4 Laveen facility. Tr. Vol. 1 at 214:17-20. O'Malley recognizes that because none
5 of the intervening parties had a CON for Maricopa County at that time, Hunt's
6 concerns involved pre-existing issues with other ambulance providers (not
7 parties to these proceedings). Tr. Vol. 2 at 424:16-23.

8 h. Through at least the spring of 2015, the Rural/Metro organization was
9 providing the Dignity ambulance transports. Tr. Vol. 1 at 228:15-22.³

10 i. O'Malley was told Dignity was "consistently" experiencing delays of 3 to 4
11 hours at Laveen General Hospital for undefined (urgent versus non-urgent)
12 patients. *Id.* at 213:5-215:4.

13 j. O'Malley did not evaluate Dignity's Maricopa County patient population.
14 *Id.* at 215:5-12. However, he opined that the market is growing and aging, and
15 he believes that will continue. *Id.* at 215:5-12, 22-23; 216:4-20. This was
16 unaccompanied by any discussion about any attempts by Dignity or RBR to
17 measure Maricopa County ambulance transport growth.

18 k. O'Malley did not have certain information about the Maricopa County
19 ambulance transport system, including:

- 20 - He was unable to define the various Dignity facilities' particular reliance
21 on IFTs. *Id.* at 217:3-222:2.
- 22 - He was not aware of the differing expense of ambulance transports as
23 between urban and rural areas. Tr. Vol. 2 at 337:15-338:3.
- 24 - He was relatively unaware of ADHS's ambulance regulation. *Id.* at
25 357:20-358:14.
- 26 - He did not know the number of IFT transports in Maricopa County on an
27 annual basis. *Id.* at 368:17-369:3.
- 28 - He did not know how many IFTs Dignity utilizes that might require a

29
30 ³ O'Malley seemed to be confused about the fact that the Rural/Metro organization and AMR were separate organizations in the spring of 2015. For example, *id.* at 230:7-11.

nurse. *Id.* at 374:11-15.

- He could not distinguish convalescent transports from other transports or why a CON holder might be required to do them. *Id.* at 395:12-396:2.

- He was unaware of the number of ambulance versus non-ambulance transports that Dignity utilizes, even with regard to whether there are more patient transports done by ambulance than non-ambulance. *Id.* at 435:19-436:1.

l. Dignity did negotiate a contract with AMR Maricopa, under which O'Malley hoped for five dedicated ambulances, which he testified would have been a "great solution". Tr. Vol. 1 at 232:1-5; 232:15-233:6.

m. Although Linda Hunt signed the AMR Dignity contract in November 2015, O'Malley expressed unhappiness with its terms and contended the performance standards were the same as AMR Maricopa had on its CON. *Id.* at 234:23-235:23; 238:1-6; CA 24.

n. With regard to the "one call" provision of the AMR Dignity contract, O'Malley was unaware whether AMR ever turned calls to other providers (if it could not do a transport in a timely fashion). Tr. Vol. 1 at 240:24-241:3.

o. Quarterly meetings with AMR to review/discuss data required under the contract was an important factor to O'Malley, and he acknowledged he eventually got a standard format for reporting and did receive the reports quarterly. *Id.* at 244:4-22; 245:17-23; CA 24, ¶28(f).

p. O'Malley was asked to elaborate upon his knowledge about Dignity facilities' problems with the AMR CON Holders' services, based upon the reporting of others in the organization (comments received via email and phone calls), which he identified as coming from Brandon Heston, Becky Haas, and others who did not testify as witnesses at the hearing, including Dr. Swearingen (who was identified as a potential witness by RBR but who was not called during the hearing). Tr. Vol. 2 at 276:23-278:22. The specific issues related involved arrival times, being told that if a facility needs a faster response to call 911, seeing an ambulance parked across the street and asking why it can't do a

1 transport, unprofessional crews, and inability to get data. *Id.* at 278:23-279:10.
2 No detail was provided by O'Malley regarding the number of times any incident
3 might have occurred, at what location, upon what date, whether patient care was
4 impacted or, if there was a claimed "delay," how long that "delay" might have
5 been, how Dignity was measuring "delay," or any other specifics.

6 q. O'Malley proposed that if RBR were to receive a CON, RBR "will be there"
7 for Dignity, will commit to providing the services Dignity desires "independent of
8 the volume of services that we're receiving" (RBR will be present regardless of
9 whether a facility has very low volume), because he "just knows" this to be true.
10 *Id.* at 308:4-309:5. No facts were elicited during the hearing, from any RBR
11 witness, demonstrating that RBR would in fact be able to fulfill the IFT arrival
12 times that Dignity apparently desires at all of its facilities.

13 r. Currently, Dignity is using the AMR CON Holders and Maricopa
14 Ambulance for all of its ambulance transports. *Id.* at 309:18-22.

15 s. Dignity owns 50.1 percent of RBR; its partner AMG in the joint venture is
16 a for-profit entity (*id.* at 310:19-311:2); pursuant to the Operating Agreement, the
17 sole purpose of RBR is to develop, own and operate ambulance services in and
18 around Henderson, Nevada/the greater Las Vegas area. The entity's
19 organizational authority includes nothing about developing or providing
20 ambulance transports in Arizona (*id.* at 311:21-312:9).

21 t. Nevada has no CON process and has a completely different regulatory
22 process, using a franchise system. *Id.* at 313:7-19.

23 u. EMS Advisors prepared the initial CON application for Community's input.
24 *Id.* at 317:5-12. O'Malley reviewed and approved the application before it was
25 submitted to DHS, but had no suggestions or changes. *Id.* at 317:13-318:4.

26 v. With regard to the "public necessity" requirement for issuance of a CON,
27 and identification of a population's needs, O'Malley defined the population as
28 "Dignity patients" (this was his only articulated concern), but then stated that the
29 Application is primarily intended to serve Dignity's needs. *Id.* at 319:7-24.
30 O'Malley's focus was "solely on Dignity" and on "what Dignity needed." *Id.* at

1 353:11-15.

2 w. With regard to the “public necessity” requirement of consideration of
3 financial impact on existing providers if a requested CON would overlap them, as
4 is the case here, O’Malley would not agree that existing providers would suffer
5 any adverse financial impact if RBR were to take 11,315 transfers of Dignity
6 patients; he did concede he simply does not know. *Id.* at 321:16-322:21.

7 x. With regard to the “public necessity” factor of need for more convalescent
8 transports or IFTs, O’Malley acknowledged Intervenors had expressed the ability
9 to add more ambulances and was aware there are other CON holders that did
10 not intervene (of which he had no information on ability to increase capacity to
11 serve Maricopa County’s population). *Id.* at 325:14-326:6.

12 y. With regard to the “public necessity” factor of “substandard service,”
13 O’Malley agreed that RBR’s Application is not based upon this contention. *Id.* at
14 326:13-327:2.

15 z. O’Malley periodically requested “individual leads” within the Dignity
16 organization to track ambulance transports. Everyone agreed to do this, but
17 “[i]t’s not part of their job...”, so apparently it was not done. *Id.* at 327:18-328:12.

18 aa. Dignity has no uniform system tracking ambulance transports in and out
19 of Dignity facilities and, while denying that Dignity could track this, O’Malley
20 evidenced the fact that he is unaware of what is in patients’ electronic records,
21 including his not knowing whether the mode of transport is tracked. *Id.* at
22 328:13-329:18.

23 bb. O’Malley acknowledged the expense of readiness that an ambulance
24 transport company providing 911 services incurs. That cost underlies the letter
25 RBR submitted to ADHS regarding rates and charges (ADHS 12). *Id.* at 334:23-
26 335:2. That letter’s referral to “PHI” means “personal health insurance.” *Id.* at
27 333:14-15; 335:3-5. This reference means that because the Dignity patient has
28 been admitted, Dignity has a better handle on whether or not it will get paid for
29 IFT work involving the same patient, in contrast to the 911 system, where a
30 provider must take everyone regardless of ability to pay. *Id.* at 335:8-16. As

1 such, O'Malley agreed that it makes sense that the collection rate will be higher
2 for people with PHI, as opposed to the 911 population. *Id.* at 335:17-21.

3 cc. Dignity has no evidence indicating the existing CON holders are not
4 meeting their CON required response times. He has not asked DHS if anyone
5 was out of compliance and has not submitted a complaint to DHS about any
6 CON holder's performance. *Id.* at 336:25-337:14.

7 dd. Dignity does not do anything to track its own numbers for ambulance
8 transports. *Id.* at 340:21-24.

9 ee. Pursuant to Dignity's own policies on ambulance transports, the electronic
10 medical records ("EMR") used by the whole system are supposed to be
11 documenting patient transportation so that it can be reconciled with ambulance
12 invoices, this includes identification of the mode of transport used by the patient.
13 However, O'Malley is unsure whether the personnel at the identified Dignity
14 facilities (in the policy) are in fact keeping such records. *Id.* at 413:3-415:23;
15 440:10-441:6; ABC 30, beginning at 11. O'Malley requested this information
16 from his IT systems team and from his clinical teams, but they did not provide it.
17 He cannot say why that is. *Id.* at 422:9-13.

18 ff. Integration of electronic medical records with Community is something
19 Dignity is exploring. However, O'Malley did not testify that he knew this would or
20 could happen. *Id.* at 344:8-16. O'Malley could not answer what would happen if
21 Community and Dignity patient care records were integrated, and Community
22 then provided services to a non-Dignity patient. He deferred to Richardson. *Id.*
23 at 345:15-346:6. In fact, this record "integration" is something O'Malley
24 acknowledged "hasn't been done yet." He stated that theoretically it could be
25 done with anyone who was contracting with Dignity to cover ambulance services.
26 *Id.* at 346:7-14.

27 gg. The transport logs Arizona General Hospital (Laveen) was keeping were
28 hard to read, had lots of missing information, and were incomplete. *Id.* at
29 347:13-348:11.

30 hh. Neither Dignity nor RBR made any analysis of the healthcare needs of

1 populations west of the 303 (State Route). *Id.* at 349:18-23.

2 ii. O'Malley is unaware of any Dignity facility not in the service area of any of
3 the intervening parties. *Id.* at 350:11-351:1.

4 jj. O'Malley's focus was solely on Dignity's needs, not on the financial
5 position of any existing provider, total transport numbers, or what other
6 organizations are doing. He did not reach out to BEMSTS for any of their
7 records. *Id.* at 352:2-353:10.

8 kk. O'Malley did state that Dignity is concerned about individuals in rural
9 areas being transported to Dignity facilities, clarifying his concern is the smaller
10 communities outside of Maricopa County. However, he acknowledged that the
11 requested CON would not authorize RBR to do these transports. *Id.* at 353:16-
12 354:3. He also acknowledged that were additional emergency responses
13 required, RBR would not be able to respond, even under a backup agreement,
14 as its authority would be limited. *Id.* at 354:4-8; 355:5-7.

15 ll. O'Malley defined "cream skimming" as when someone takes the most
16 attractive component of a larger picture off the table, or when someone tries to
17 take a subset that may be more appealing. *Id.* at 367:6-14.

18 mm. O'Malley also characterizes "necessity" in terms of patient experiences
19 with ambulances possibly negatively impacting their use of the Dignity system in
20 the future. *Id.* at 371:10-17.

21 nn. If RBR received a CON, Dignity will be both a customer of RBR and also
22 have a controlling interest in RBR. *Id.* at 377:3-378:19.

23 oo. O'Malley expects that if RBR receives a CON, it will put the needs of
24 Dignity first and foremost, over even its own financial needs. *Id.* at 383:7-
25 385:15. He acknowledged the example of AMR not wanting to leave an
26 ambulance sitting where Dignity wants it, because it is not economically viable;
27 in contrast, RBR will be able to do that kind of a placement because it will not
28 have to cover obligations to any other users in the system, like AMR has to. *Id.*
29 at 383:22-385:13. Further, to the extent an RBR CON provided authority for
30 non-Dignity transports, Dignity's expectation is that those would be secondary to

1 Dignity's satisfaction. *Id.* at 436:17-437:3.

2 pp. O'Malley either could not or did not want to state when Dignity decided to
3 ask RBR to come to Arizona. *Id.* at 386:15-387:4.

4 qq. EMS Advisors received payment of \$148,000 from RBR in January 2016.
5 *Id.* at 389:17-391:14; ABC 82.

6 rr. O'Malley is unaware of RBR analyzing any need for ambulance service
7 outside of the Dignity system. Tr. Vol. 2 at 387:21-25.

8 ss. O'Malley understands "immediate" IFT responses as "an urgent transfer
9 that requires a transfer within 30 minutes, as defined by the clinicians and
10 physicians that say 'this person needs to be transported immediately'." *Id.* at
11 397:10-24. He testified that a compliant response to the arrival criteria for an
12 urgent ambulance under the Dignity—RBR agreement (modeled on the
13 Dignity—AMR agreement), is when, in a clinical provider's opinion, "the patient
14 has an unstable condition and they must have a response time by ambulance
15 within 30 minutes." *Id.* at 425:20-427:11; CA 17 at 10. He believes the same
16 agreement requires non-urgent pickups within 60 minutes. Tr. Vol. 2 at 427:15-
17 20. However, both the Dignity—AMR contract and the Dignity—RBR contract
18 define urgent response standards in terms of an arrival within 30 minutes (and
19 non-urgent within 60 minutes) of the requested pick up time, at least 90 percent
20 of the time, on a quarterly basis. See CA 24, p. 9 and CA 17, pp. 10-11. Those
21 arrival criteria are also consistent with AMR Maricopa and PMT's CONS'
22 required arrival times. AMR 4C at 2 and 4E at 3.

23 tt. The Dignity—RBR agreement includes a 30 percent contractual discount
24 to Dignity when Dignity is financially responsible for the transport. This is the
25 same discount included in the Dignity—AMR agreement. Neither agreement
26 benefits patients as it applies only when Dignity itself is `paying for the transport.
27 Tr. Vol. 2 at 274:15-276:21.

28 uu. At the time of O'Malley's testimony, RBR had not requested that the CON
29 include IFT arrival time commitments that would be subject to ADHS oversight.
30 *Id.* at 436:3-7.

1 vv. Dignity and/or RBR did not do a needs assessment before filing an
2 application because Dignity is “the primary customer” and, as O’Malley
3 explained, “I know exactly – Well I know what I’ve been told our transports are. I
4 know what our needs are.” *Id.* at 437:22-438:5.

5 ww. The 11,315 transports projected for year one operations (RBR’s ARCR)
6 was based upon the fourth quarter of 2015 report from AMR (October through
7 December) multiplied times four. *Id.* at 442:20-443:15. However, AMR did not
8 have a preferred provider contract with Dignity prior to November 2015. CA 24,
9 p. 1. O’Malley believes the numbers reported by AMR was inconsistent with
10 what he hears from Dignity facilities and he is “still looking for good data” from
11 AMR. Tr. Vol. 1 at 261:10-263:18.

12 32. **Delores Kells** is the Director for Dignity UCs in Maricopa County’s East Valley
13 (Ahwatukee, Gilbert, and Queen Creek). As part of her job, she oversees ambulance
14 transports. Tr. Vol. 2 at 462:9-12; 466:5-7; 503:16-504:5.

15 a. Sometimes it is appropriate for a UC to call 911 for a patient transport. *Id.*
16 at 469:12-17. This happens approximately once per day in each UC during the
17 busy season; during the slower season it is two to three times per week. *Id.* at
18 470:7-16.

19 b. Besides the patients they call 911 for, all of the patients coming to the
20 UCs Kells oversees who require an ambulance transport to a different location,
21 in Kells’ opinion, are urgent transfers. Otherwise, they would be using their own
22 vehicle. “Zero” of the UC ambulance transports are non-urgent. *Id.* at 470:23-
23 471:10, 478:13-17, 545:1-15.

24 c. Kells denied that any Dignity UC in Maricopa had ever requested a non-
25 urgent transport in the last three years. *Id.* at 478:13-17. This is based upon the
26 UC physician classification as “urgent/non-urgent” (*id.* at 479:2-11) in contrast to
27 the Dignity-AMR contract/AMR CON arrival time compliance parameters put in
28 place by the regulatory agency, where physicians determine clinical conditions
29 which are then defined by the contract/DHS regulation as urgent or non-urgent.
30 CA 17, 24; AMR 4E; and ADHS 15.

1 d. Kells testified that the process for calling 911 for an ambulance transport
2 involves UC staff calling the ambulance transport provider (historically this has
3 usually been an AMR entity) and then going through the algorithm with dispatch.
4 Dispatch provides an ETA. Staff speaks to the UC physician who either accepts
5 that time for the transfer, or if the UC staff feels the time is inappropriate, they
6 talk to the physician and then call 911 to get an appropriate response. Tr. Vol. 2
7 at 474:5-475:3.

8 e. Once Dignity UC staff call for a transport (which would be urgent), it
9 irritates Kells if ambulance dispatch continues through the transport algorithm
10 questions. *Id.* at 483:8-484:1.

11 f. With regard to the AMR CON Holders' algorithm for determining urgent
12 versus non-urgent transports, and resource allocation, Kells understands that
13 even after the first three questions under the urgent column, the staff will
14 continue asking questions while dispatch is working to get a unit assigned; she
15 agrees that additional information in the algorithm could be important to
16 determine whether any special equipment is needed. However, all she really
17 wants is an ETA. *Id.* at 516:14-519:3.

18 g. When asked what specific occasions, in the last six months, a Dignity UC
19 did not get an ETA after the eight specific algorithm questions, Kells could not
20 provide specifics, saying only "frequent." *Id.* at 520:14-18.

21 h. Kells articulated issues Maricopa County Dignity UCs have with arranging
22 and getting "timely" ambulance transports from the AMR CON Holders – she is
23 concerned with the process required when staff calls in to arrange the transport,
24 she is concerned about any ETAs beyond 30 minutes from the time the call was
25 placed, she has sporadic crew issues, and she is concerned about AMR
26 advising the use of 911 when that is not necessary. *Id.* at 484:20-486:4.

27 i. Because of these concerns, Dignity initiated EMS call logs at the
28 Maricopa County UCs (handwritten). CA 232B was offered as the EMS call log
29 from Ahwatukee. Kells did not complete this log and it does not note the
30 patient's condition. Kells denied there was any way to compare the log to

1 patient records, no policy required the completion of it for each transfer, and the
2 number of transports identified (7 in 2017, 2 of which were to 911; 23 for the
3 January to July 2018 time period, including 3 to 911) was incomplete and not
4 accurate. Kells agreed information was missing, including arrival times and the
5 initials of the person completing the form. Some of the entries meet ETAs. Kells
6 did intend this would be completed for all calls for transports to the AMR CON
7 Holders, including the time the call was made, the ETA that was given, and the
8 arrival. But it does not accomplish this. It was also not given to the AMR CON
9 Holders ahead of time to review and/or check for accuracy. *Id.* at 492:25-502:8.

10 j. The UCs Kells oversees are starting to use Maricopa Ambulance in
11 addition to AMR. *Id.* at 506:21-507:4.

12 k. The Queen Creek UC sees approximately 1,400 patients per month.
13 Gilbert and Ahwatukee each see approximately 2,400 per month.⁴ All see
14 approximately two-thirds of that volume in the summer months. *Id.* at 508:11-
15 509:8.

16 l. If 911 is called to these three UCs, AMR is the responding ambulance.
17 *Id.* at 512:9-15.

18 m. If a physician at the UC does not like the ambulance company's ETA,
19 even if the time falls within the Dignity contract required time frame, the UC will
20 call 911, based upon the physician's decision. This possibly could include an
21 ETA of 20 minutes, when the physician wants it quicker. *Id.* at 513:20-515:13.

22 n. Kells was unsure how many times in either 2017 or 2018 an ETA within
23 30 minutes of the call being placed was offered, and the UC physician declined
24 the transport, choosing to call 911 instead. *Id.* at 515:14-516:1.

25 o. The definition of "urgent" Kells uses is the physician's determination, not
26 that in the AMR Dignity contract. *Id.* at 520:19-24.

27 p. It is up to Dignity to decide what information is being collected in its
28

29 ⁴ The transcript indicates Kells answered "1400" regarding Queen Creek UC and "24" regarding Gilbert
30 and Ahwatukee. The Administrative Law Judge believes Kells intended her answer of "24" to mean "24
hundred".

1 Electronic Medical Records; if Dignity decided to collect ambulance transport
2 information, Kells would be able to see it. *Id.* at 522:21-523:6.

3 q. After denying that Dignity had asked its staff to make sure people stay in
4 the Dignity system when being transferred out of an UC, Kells subsequently
5 acknowledged that as of at least January 2017, this was (and is) indeed
6 Dignity's practice. *Id.* at 525:25-526:6; 530:19-531:19.

7 r. Kells did not know the number of incidents, going back to late 2015,
8 where patient morbidity or mortality might have been impacted due to the
9 complaints she voiced during the hearing. When asked whether there were any,
10 she did not know. She could not identify any instance in which patient safety
11 was impacted. She was unable to speak to whether or not the AMR CON
12 Holders were outside of their CON required arrival times when responding. *Id.*
13 at 526:23-528:2. Kells agreed she was unaware of any circumstances
14 comparable to Davis's testimony about Las Vegas, where patients went 4 to 12
15 hours waiting for a transport. *Id.* at 528:17-21.

16 s. Kells agreed her staff makes mistakes, as everyone does, which does not
17 mean they are bad employees; instead, they are human beings. *Id.* at 528:25-
18 529:10.

19 t. Sometimes when a patient walks into the Dignity UCs, they know right
20 away that patient will need an ambulance transport. However, they first have the
21 patient evaluated by a physician, determine what needs to be done, and maybe
22 get an authorization from the Dignity facility the patient will be transferred to,
23 before the ambulance is called. The UC staff **never** call ambulance dispatch to
24 give them a heads-up that there will be a request for an urgent transport in the
25 near future, UC staff goes through its own entire process first. *Id.* at 532:20-
26 534:19.

27 u. Kells believes that whether under the AMR Dignity contract (CA 24) or the
28 RBR-Dignity contract (CA 17), an ambulance will have to arrive within 30
29 minutes of the call being placed to be a compliant urgent arrival. *Id.* at 536:10-
30 538:18; 544:18-25.

1 v. Referring to Dignity's contract with RBR in Nevada (ABC 31), which
2 requires an ambulance transport call back within 10 minutes of the UC placing a
3 call, Kells testified this would not meet her needs. *Id.* at 540:18-544:6.

4 33. **Brandon Hestand** is the Dignity Paramedic Liaison for Chandler Regional
5 Medical Center and Mercy Gilbert Medical Center, since at least 2016. Tr. Vol. 2 at
6 548:10-13; 559:1-3.

7 a. Hestand has access to both Dignity's (patient) Electronic Medical Records
8 ("EMR") and the ePCRs that the ambulance/EMS providers use to document
9 their patient encounters – these are two separate sets of electronic records that
10 can be reviewed and compared. Tr. Vol. 2 at 550:11-17.

11 b. Of the complaints he receives from Dignity clinicians and staff about
12 ambulance transports, the largest is timeliness of response (showing up after the
13 given ETA). He has received "some concerns" about available equipment
14 (offering the example of a cardiac pump that requires special training that is
15 used by Mercy Gilbert's Cardiac Cath Lab, where Mercy Gilbert would have to fly
16 the patient to Chandler Regional instead of using a ground transport; and
17 offering "some IV pump issues") which he stated can cause a delay in getting an
18 ambulance with the right equipment. *Id.* at 552:1-554:7. However, Hestand did
19 not offer any examples of when a transport had been delayed due to an IV pump
20 issue. *Id.* at 554:8-554:12.

21 c. If he receives a timeliness complaint, he calls the provider to address it in
22 real time. *Id.* at 555:10-18.

23 d. Hestand's current contact with the AMR CON Holders is Alex Lopez, who
24 Hestand has no issues with, they have "great communications"; before that it
25 was Allison Skinner. *Id.* at 555:20-556:3.

26 e. In addition to addressing complaints with the providers, he also provides
27 positive feedback. *Id.* at 558:12-17.

28 f. Chandler and Mercy Gilbert have primarily used AMR for IFTs; he
29 characterized the experience as "peaks and valleys." *Id.* at 559:4-12.

30 g. Chandler Regional and Mercy Gilbert do not ever have 911 calls to their

1 facilities. *Id.* at 560:6-18. But Hestand referenced an unspecified time where he
2 contends AMR called 911 when they could not arrive to transport a stroke
3 patient. *Id.* at 561:10-562:1.⁵

4 h. Utilizing email trails/strings, Hestand testified to the following specific
5 events/circumstances:

6 - CA 233M, which Hestand testified documented 2 delays out of Chandler
7 Regional during the first week of 2016 – one urgent and one non-urgent; the
8 45 minute ETA for the urgent transport of a 14 year old was too long and the
9 1 hour 45 minutes ETA for a non-urgent was also too long. Tr. Vol. 3 at
10 574:15-577:2. In the email, Hestand acknowledged these may have been
11 “growing pains” with the new service (the AMR Dignity contract went into
12 effect in November 2015), but was concerned that call center personnel still
13 did not know about the Dignity-AMR contract. *Id.* at 577:18-578:7. He said
14 he did not know whether AMR had further meetings, etc. on this issue after
15 the initial exchanges. *Id.* at 578:8-18; 582:3-9. He testified that Chandler
16 Regional was able to stabilize the 14 year old until she was transferred, he
17 was unaware of any negative patient outcomes due to the delay he testified
18 to, that when AMR gave an ETA that Chandler Regional did not find
19 acceptable, Chandler Regional called Southwest Ambulance (which at the
20 time was not being managed or controlled by AMR), and he does not know
21 how long it actually took to get the transfer done. *Id.* at 600:8-603:3.

22 - CA 214 involves an August 4, 2017 email from Hestand to other Dignity
23 employees, including his July 31, 2017 email to Allison Skinner (AMR) asking
24 for transport numbers out of Mercy Gilbert and Chandler Regional for
25 2016/2017. *Id.* at 582:10-583:18. He testified he was asking because there
26 had been “quite a few” patients transported by air ambulance that were on a
27 balloon pump and IMPellas when AMR had no staff trained on the
28 equipment. He wanted to know the number of these that were also going by

29
30 ⁵ Unspecific references such as this preclude the ambulance transport provider from checking its own records to determine the accuracy/circumstances/possible justifications.

1 ground ambulance. *Id.* at 583:19-584:6. Skinner’s August 3, 2017 response,
2 copying Glenn Kasprzyk among others, stated that the request was for
3 data/detail AMR had not historically provided under the AMR Dignity
4 contract, and the only thing that had changed was Dignity’s recent lawsuit
5 against AMR, so Skinner thought it was best for requests like this to go
6 through the attorneys while she and he focused on patient care. He
7 forwarded this to Jeff O’Malley and others. CA 214; see also *id.* at 584:18-
8 586:10. Hestand acknowledged the balloon pump is a highly specialized
9 equipment, only used for very sick people, and that sometimes it is best to
10 transport these people by air, which is why there are air ambulances
11 available. For example, depending upon the time of day, sending the patient
12 into rush hour traffic (where an ambulance cannot go any faster than regular
13 traffic) might be inappropriate. Sometimes air ambulance is the correct
14 resource. *Id.* at 603:9-605:11. Notably, Hestand did not testify that the
15 specific incident involved an inappropriate use of an air transport. Hestand is
16 not very familiar with the balloon pump/IMPella, and does not know how
17 many times Dignity facilities see patients requiring this equipment. *Id.* at
18 621:23-622:13.

19 - CA 233R is an August 5, 2017 email from a charging nurse at Mercy
20 Gilbert involving a patient coming from a rehab center to Mercy. The email
21 states an AMR unit was already at the rehab facility, dropping another
22 patient, and the staff asked if the crew could take the other patient. The crew
23 said “absolutely,” but asked staff to process the request through the call
24 center/dispatch. Dispatch said the ambulance could not be used because it
25 was non-urgent. Ultimately, this ended up “okay”. *Id.* at 586:11-588:15.

26 - CA 233J is an August 16, 2017 email from Hestand to AMR employees
27 about a transport from Mercy Gilbert to Chandler Regional where Mercy was
28 given a 40 to 45 minute ETA, and after that time expired, the dispatch called
29 stating the unit had been pulled into the EMS traffic, which added another 45
30 to 50 minutes to the response. Hestand was primarily concerned because he

1 was unaware this reallocation could happen. He classified the transport as
2 "urgent" in the email, but there was insufficient information provided to
3 confirm this was the case. *Id.* at 588:16-589:23. He could not remember
4 what the response from the AMR CON Holders was, and whether it included
5 an explanation for the reallocation of the resource. *Id.* at 589:24-593:5. He
6 clarified he was not saying this was an inappropriate allocation of resources,
7 he simply wanted clarification because he had not seen it before. *Id.* at
8 610:7-611:2. He also was only speculating about how long it actually took to
9 get the non-urgent transport needed. He agrees an ETA is an estimate and
10 that ambulances sometimes show up before or after that time. Here, he did
11 not know what time the ambulance actually showed up and was unaware of
12 any negative impact to patient care or safety. *Id.* at 611:3-612:6.

13 - CA 233E involves a November 27, 2017 email from Hestand to AMR
14 employees about a stroke patient going to St. Joseph's. AMR called 911 and
15 Chandler Fire responded. From his perspective, this was an urgent call,
16 where 911 was not needed because hospitals already provide a higher level
17 of care. He cannot recall if he spoke to anyone at AMR about this incident.
18 *Id.* at 590:21-592:21. His concern was that AMR made the 911 decision
19 when that is the physician's prerogative. *Id.* at 615:4-22. When asked
20 whether there were other documented incidents where AMR inappropriately
21 called 911 for a transport out of a trauma center, he stated he knew one that
22 was not at his facilities, so he preferred to not discuss it. *Id.* at 615:24-
23 616:13.

24 - CA 233H was a March 31, 2018 email to Hestand from Mercy Gilbert's ER
25 Unit secretary/patient care tech regarding an extended ETA, which was
26 reported as being related to AMR having a hard time finding an ambulance
27 with a vent. He believes the pickup was approximately one hour after the
28 original ETA, for an urgent patient. *Id.* at 593:14-595:15. Hestand
29 acknowledged that pursuant to the AMR response, its communications and
30 operations employees had been re-educated about establishing more

1 effective communications. *Id.* at 616:14-617:8.

2 i. Chandler and Mercy Gilbert are currently using both AMR and Maricopa
3 Ambulance, with AMR still doing the majority of transports. *Id.* at 595:33-596:1.

4 j. Chandler Regional is a trauma center, having the highest level of acute
5 care in the Phoenix area. It should be able to stabilize most patients, except
6 there are some that simply cannot be stabilized and those will be “lost” (not
7 make it). *Id.* at 598:21-600:2.

8 k. Jeff O’Malley is the person who asked Hestand to bring incidents to his
9 attention; O’Malley did not ask him to look through his email for positive or
10 exceptional encounters. *Id.* at 617:9-618:7; 621:2-6.

11 l. The nature of ER business is they are seeing injured, sick, unhappy
12 people. He and Dignity get patient complaints. Staff might be rude, patients
13 complain Dignity is taking too long to process family members. This does not
14 mean that Dignity is doing a bad job. *Id.* at 622:19-623:13.

15 m. Hestand testified that for urgent transports, if an ambulance arrived when
16 it is supposed to, he thinks that is acceptable, but he is not sure that the nurses
17 or physicians he works with are ok with that if it takes the ambulance 45 minutes
18 or more to arrive for the transport. *Id.* at 627:24-628:8.

19 34. **Matt Karger** is a transfer coordinator for Dignity’s Arizona General Hospital
20 (Laveen) and the related freestanding ERs. Tr. Vol. 3 at 635:3-638:23.

21 a. Karger’s background does not include any ambulance service experience.
22 He graduated from high school in May 2012 and holds a paramedic degree. He
23 became a transfer/EMS coordinator for Dignity in January 2018, dealing with
24 Dignity’s 911 partners. IFTs became part of his job as of May 2018. *Id.* at
25 635:3-637:14; CA 175.

26 b. After Dignity acquired Arizona General Hospital (Laveen) in July 2018, he
27 was assigned that hospital and its freestanding ERs. Tr. Vol. 3 at 637:22-
28 638:23.

29 c. Since starting his current role at Dignity, in May 2018, Karger states he
30 heard five to ten complaints per month about IFTs. The biggest complaint topics

1 were billing and ETAs. He did not attempt to distinguish, proportionately
2 between the two. *Id.* at 640:2-640:12. He referred generally to hearing from
3 others about issues involving ETAs, customer service, crews second guessing
4 doctors, and billing. *Id.* at 642:9-643:3.

5 d. He set up a meeting for April 24, 2018, with AMR to address billing and
6 ETA issues. From Dignity Linda Parsons, among others, attended. Todd
7 Jaramillo also attended. They discussed problems with urgent versus non-
8 urgent billing and ETAs. *Id.* at 643:6-644:5.

9 e. Karger's specification of the billing issue was AMR coding transports as
10 non-urgent, and then an insurance company denying reimbursement because
11 Laveen Hospital had called it urgent. He contended AMR was unwilling to work
12 with the patients to rectify the situations. *Id.* at 644:6-15.

13 f. Karger has no experience with ambulance service billing and holds no
14 billing coding credentials. He testified that he does not have anything to do with
15 billing. *Id.* at 679:23-680:8; CA 175.

16 g. Karger is unaware of AMR employees actually helping Dignity with billing
17 issues. Tr. Vol. 3 at 675:4-676:12.

18 h. Additionally, later in his testimony he acknowledged that CMS regulations
19 (billing) and coding make a distinction between emergency and non-emergency,
20 as opposed to distinguishing between urgent and non-urgent. He acknowledged
21 his testimony in this regard was inaccurate. *Id.* at 676:22-677:4.

22 i. Karger claimed that, AMR's response at the May 24, 2018 meeting to his
23 stated concern about ETAs, was just a "call 911 if you want faster" response. *Id.*
24 at 645:21-646:7. He testified that because of this, he set up a meeting with
25 ADHS's Bureau for the end of May 2018, at the Laveen facility, to discuss billing
26 and use of 911. He deliberately did not include anyone from AMR, stating that
27 he wanted to hear from the State "without any possible influence." *Id.* at 646:19-
28 648:11; 679:4-22.

29 j. At this meeting, ADHS told him that Laveen and its ERs could not use
30 911, because they were licensed ERs. They told him billing was not in their

1 “wheelhouse,” that he should take it up with AMR and possibly the insurance
2 companies. As such, he told his staff that they cannot make 911/emergent calls,
3 educated staff on this policy, and scheduled a meeting with AMR to address his
4 concerns about the Glendale facility. *Id.* at 646:19-649:18.

5 k. He then testified that at the subsequent meeting, held at AMR’s Mesa
6 office with Todd Jaramillo and Alex Lopez, he told them he was “expecting faster
7 response times.” He characterized Todd Jaramillo as “extremely dismissive” and
8 uncaring/disinterested. *Id.* at 649:23-651:19.

9 l. Referring to a June 20, 2018 calendar entry, he related a meeting at
10 Dignity’s Glendale facility with Alex Lopez and Todd Jaramillo about customer
11 service and extended ETAs for urgent patients, which lasted 25 to 30 minutes.
12 *Id.* at 651:20-652:15. He characterized the AMR representatives as “extremely
13 dismissive” and “borderline aggressive” and said not much was accomplished.
14 *Id.* at 654:2-22.

15 m. Karger related particular issues happening after that June 20, 2018
16 meeting as follows:

17 - The week of the hearing, the Laveen facility was given an approximate 40
18 minute ETA (he was not sure) for a non-urgent transport from Laveen to St.
19 Joseph’s. At the 40 minute mark staff called AMR who related a traffic delay
20 and added 30 minutes. When the crew arrived (he is not sure when that
21 was), they said they could not transport because the patient was obese;
22 however, the weight information would have been given in the initial call. He
23 emailed Alex Lopez, who called back “almost immediately” and within 10 to
24 15 minutes the crew had loaded and transported the patient successfully. *Id.*
25 at 656:1-658:23.

26 - In late July 2018, a 30 minute ETA was given for a non-urgent transport,
27 and the crew arrived 35 to 40 minutes later, but then sat in the ambulance
28 bay for 10 minutes, came into the EMS room getting snacks and water, and
29 then went back to their ambulance for 10 to 15 minutes. Patient contact was
30 made approximately 60 minutes after the called was placed, which would be

1 within 30 minutes of the ETA. Karger was present, called Alex Lopez while
2 this was happening, and then spoke to an AMR field supervisor who said he
3 would address the issue immediately with the crew. The field supervisor
4 called back approximately one hour later, said he had talked to the crew, the
5 behavior was not acceptable and would not happen again. *Id.* at 655:23-
6 661:23.

7 - On the night of October 22 (two nights before he testified), a Chandler
8 freestanding ER had what they believed was a non-urgent transport,
9 involving a patient who presented as a potential stroke, but whom Karger
10 testified was stable and was not being transferred as a stroke patient. AMR
11 dispatch activated 911. Karger called Alex Lopez complaining that even
12 though the patient was exhibiting stroke symptoms, use of 911 was not
13 appropriate because they are a licensed ER. Lopez called back in
14 approximately 10 minutes, and said that the dispatcher should have asked if
15 the facility wanted 911 activated. Karger opened a formal grievance. *Id.* at
16 661:24-655:25.⁶

17 n. After the June 20, 2018 meeting with AMR, Karger explored using other
18 providers. They are currently using Maricopa Ambulance for their west side
19 facility (and he says they are great to work with), rarely using AMR there. He
20 claims Maricopa Ambulance stated they have no present capacity to do the east
21 side facilities. *Id.* at 666:1-668:22.

22 o. Karger did not know much about ABC's ability to service Dignity facilities.
23 *Id.* at 671:19-23.

24 p. Karger did not know if the San Tan Valley facility he testified about is
25 located in Pinal or Maricopa County. *Id.* at 672:9-14.

26 q. Karger stated that the patient complaints about the billing issues he
27 referred to involved "balance billing": AMR gets paid by a third party insurance
28

29 ⁶ Without patient records/the ability for examination of what information was provided to dispatch, it is
30 impossible to discern whether or not dispatch asking if the calling facility wanted a 911 unit would have
been appropriate or not.

1 company, which does not cover the whole charge, so it bills the patient for the
2 balance. This is an acceptable practice. His issue is that AMR threatened to
3 send patients to collections. However, he agreed ADHS requires CON holders
4 to charge certain rates and charges, and that inherent in this is the
5 understanding that CON holders will try to collect. The “threatening” he
6 referenced involved patients getting phone calls and final notices in the mail. He
7 agreed it is not inappropriate to send final notices before the charges go to
8 collections, what he characterized as inappropriate is “bullying” patients into
9 paying bills when insurance has already covered the amount it is required to
10 pay. *Id.* at 672:21-674:24.

11 r. Karger considers his role as that of a patient advocate. *Id.* at 680:8-9.

12 s. Karger acknowledged on cross-examination that at the time of his May 24,
13 2018 meeting with AMR representatives, AMR had been doing a fine job in the
14 east valley with regard to ETAs. *Id.* at 681:6-12. At that meeting, Alex Lopez
15 and Todd Jaramillo were also getting resources to Dignity staff to educate them
16 and were providing assistance. *Id.* at 681:17-682:1. Karger also acknowledged
17 he did not remember a lot of what occurred at that meeting. However, he did
18 recall telling Todd Jaramillo that he would get him the west valley transport
19 numbers if they could be obtained. *Id.* at 682:3-682:24. Karger told Jaramillo
20 about Dignity log books and said he would share pertinent information. Karger
21 ended up giving Jaramillo some numbers about west side transports, but would
22 not give him the logs because Karger thought Jaramillo was just trying to get
23 information to help out during the RBR CON hearing. *Id.* at 682:25-683:22. He
24 was the one who decided to not give Jaramillo the EMS logs. *Id.* at 687:4-8. He
25 then contended that when he met with Jaramillo in June 2018, he was
26 “completely unaware” of the CON hearing process. *Id.* at 683:23-684:7. When
27 confronted with the fact that statement was inconsistent with his reason for not
28 giving Jaramillo the transport logs, he admitted he knew the CON hearing was
29 going on. *Id.* at 684:8-18. He likewise articulated suspicion of Maricopa
30 Ambulance’s attempts to get transport numbers from Dignity, stating he thought

1 that was for the purposes of the instant hearing. *Id.* at 689:25-692:3.

2 t. When asked whether the “extended” ETAs he testified to were outside of
3 the parameters of the AMR CON Holders’ certificated IFT arrival requirements,
4 Karger did not know. When asked how they compared to the AMR Dignity
5 contract terms, he also did not know and said he was not measuring things that
6 way. *Id.* at 684:19-25; 688:221-686:4.

7 u. When asked how many times there had been incidents where an AMR
8 crew had been rude or inappropriate, Karger responded “lots” (based upon what
9 others had told him) but was unable to relate any additional dates, times or
10 places this might have occurred beyond the above specifics. *Id.* at 685:1-16.

11 v. Karger had no examples of times when “extended” ETAs led to patient
12 care or safety being compromised. *Id.* at 685:17-20.

13 w. Karger admitted he is unaware of any reason that Maricopa Ambulance
14 would be unable to ramp up to meet Dignity’s needs in the east valley. *Id.* at
15 693:22-695:9.

16 x. Bureau employee Aaron Sams was at the two DHS meetings that Karger
17 testified to. *Id.* at 696:12-14. His testimony, below, was not entirely consistent
18 with Karger’s.

19 y. No one from Arizona General (Laveen) or its freestanding EDs has filed
20 any complaints with DHS about the billing issues, ETA issues, or crew issues
21 that Karger raised during his testimony. *Id.* at 696:19-697:16.

22 35. **Robb Beery** was identified as a Geographic Information Systems Specialist. Tr.
23 Vol. 3 at 700:7-10.

24 a. Beery is not a system status management expert. Tr. Vol. 3 at 830:23-25.
25 Instead, he does computer-aided dispatch mapping, with an employment history
26 of doing this for public entities. He is essentially a “map maker.” He also does
27 future forecasting, calculating how long it will take to get from point A to point B.
28 *Id.* at 701:4-705:8; CA 127.

29 b. RBR asked him to produce maps with locations in Maricopa County to
30 calculate drive time and distance from four sub-operation facilities. He produced

1 two types of maps – he mapped medical facilities in Maricopa County and he did
2 future forecasts for travel time. Tr. Vol. 3 at 700:11-12; 705:9-20.

3 c. His methodology contemplates his forecasting will be somewhat
4 inaccurate due to inevitable variables such as road conditions, weather, sporting
5 events, winter visitors, etc. He uses Google Maps and WAZE to help him with
6 rush hour calculations. *Id.* at 706:12-22.

7 d. CA 184 was described as including all accredited Maricopa County
8 hospitals (obtained from DHS records) including Dignity facilities, which
9 information he received from EMS Advisors. *Id.* at 710:9-19.

10 e. CA 185 is similar except it includes skilled nursing facilities, which
11 information he received from EMS Advisors. *Id.* at 710:20-711:9.

12 f. CA 186 through CA 189 map projected 30 minute drive time “zones”
13 based upon Community Ambulances’ four proposed sub-operation stations,
14 located at four different hospitals – Chandler Regional, Mercy Gilbert, St.
15 Joseph’s, and St. Joseph’s Westgate. CA 186 incorporates all four, with
16 overlaps; CA 187 is the east zone, containing two sub-operation stations
17 including overlaps; CA 188 is the central zone; and CA 189 is the west zone.
18 The drive time ends at the edges of the green areas. *Id.* at 711:23-714:4. From
19 each of the four hospitals he plotted how far a vehicle would be able to get in 30
20 minutes. *Id.* at 720:22-721:1.

21 g. The green areas representing that 30 minute travel time will change if
22 there is no vehicle at a particular sub-operations station. If there is not a vehicle
23 at all four, there would be no green areas. *Id.* at 721:9-722:17.

24 h. He did not include any information about the number of transports that
25 might be run simultaneously; that is a fact that would impact his calculations. *Id.*
26 at 722:18-723:17.

27 i. Beery also did not know the number of available vehicles that will be kept
28 at any of the sub-operations stations. *Id.* at 725:1-4.

29 j. No consideration was given to variations in ambulance transportation call
30 loads at different times of day, such as what times of day more calls for

1 transports might occur. *Id.* at 725:5-9.

2 k. Each of his maps assumes a vehicle will be present and ready to move at
3 each of the sub-operations stations plotted. *Id.* at 725:10-14.

4 l. To meet the drive times his mapping shows, there would need to be a
5 depth of available ambulances sufficient to always have one ambulance ready to
6 go at each of the four points. *Id.* at 725:15-726:4.

7 m. If RBR receives a CON, it will only be able to cover all calls for transports
8 in the green areas within 30 minutes if there is an immediately available
9 ambulance present at each of the four sub-operations stations. *Id.* at 726:13-21.

10 n. The mapping does not take into consideration how long an ambulance is
11 “out of commission” when responding to a call. No averages for this were built in
12 or considered. *Id.* at 727:5-10.

13 o. Beery also did not drive any of the distances he plotted. *Id.* at 727:11-17.

14 p. Beery did not consider what percentage of time the closest ambulance to
15 a call might not be available. *Id.* at 727:21-728:18.

16 q. Beery has no idea how dispatch will work for RBR or what ambulances
17 will be moved to cover if others go out on calls. *Id.* at 729:22-25.

18 36. **Robert Richardson** is the CEO and part owner of Community Ambulance. Tr.
19 Vol. 3 at 732:15-17.

20 a. Richardson was offered to establish the “fit and proper” element of the
21 proceeding; he was not offered to establish the “public necessity” aspect. Tr.
22 Vol. 5 at 1167:1-4, 20-22.

23 b. Richardson testified to his work history and background. Tr. Vol. 3
24 beginning at 732.

25 c. RBR was started in approximately 2010, with the initial intent that it would
26 be a “small, little company,” but then it grew bigger and bigger. *Id.* at 743:20-24.
27 The company started with 3 ambulances and 18 to 19 employees to do
28 “convenience transfers” for Dignity. As of the time of the hearing, the company
29 was doing both 911 and non-911 (all types of service). *Id.* at 758:16-759:13;
30 763:5-764:1. They currently have 33 ambulances, holding approximately 20

1 percent in reserve, and they run 95 to 100 transports a day. Tr. Vol. 4 at 934:8-
2 14.

3 d. Richardson testified as to his part of the response to the mass shooting
4 on October 1, 2017 at the Harvest Festival in Las Vegas, Nevada. RBR was
5 providing medical standby with 21 people working for the event, which is
6 commonly used to give new employees experience with minor issues to “cut their
7 teeth.” Richardson received a call from Brian Rogers notifying him that there
8 was an active shooter. Rogers was going to the event and Richardson went to
9 the office so they could coordinate the response. Because people were leaving
10 the scene and travelling to other locations, the 911 system was getting calls of
11 active shooters throughout the Strip. Richardson spoke to Scott White, who was
12 in charge of operations at MedicWest and AMR in Nevada. White stated that he
13 had ambulances, but did not have paramedics to staff them; Richardson had
14 paramedics, but did not have ambulances to put them on. Richardson sent his
15 paramedics to AMR to speed up getting resources on the road in a “complete
16 collaborative” effort. Tr. Vol. 3 at 792:24-797:22.

17 e. RBR has no operations other than those in Clark County, Nevada. Tr.
18 Vol. 4 at 934:15-25.

19 f. There is no CON process in Nevada that would be comparable to
20 Arizona’s. Tr. Vol. 3 at 758:9-12.

21 g. Richardson and Brian Rogers own AMG, a Nevada LLC that has a
22 managerial agreement to run RBR in Nevada in exchange for 3.5 percent of the
23 gross sales. *Id.* at 774:24-775:19. If awarded a CON, AMG would waive its
24 management fee to run RBR in Arizona during the first year. *Id.* at 775:17-25.

25 h. Richardson recalls that after speaking with Jeff O’Malley in May 2015, in
26 December 2015 O’Malley asked him to look at RBR coming to Arizona. In
27 January 2016, RBR entered into an agreement with EMS Advisors for
28 assistance/feasibility. They then applied for a CON in June 2016. *Id.* at 799:8-
29 800:19.

30 i. Richardson spoke about RBR’s Application with “different hospital folks,”

1 the CON holder known as “North County,” and Chief Duran from Buckeye Valley
2 (who wanted RBR to carve the Buckeye area out of RBR’s proposed service
3 area). He did not meet with any other fire chiefs. The letters of support filed
4 with DHS were obtained by Mark Burdick of EMS Advisors. *Id.* at 801:9-807:16.

5 j. Richardson discussed RBR’s intended Medical Director, but neither this
6 person nor anyone else with clinical expertise was called as a witness. *Id.* at
7 810:17-812:7.

8 k. RBR is “looking at doing” an automated integration of ambulance ePCR
9 records with Dignity system records, working with Dignity’s IT people; he called
10 this a “concept.” *Id.* at 815:11-820:8. However, RBR is not doing that type of
11 integration in Nevada. They are not even working on the concept there. Tr. Vol.
12 4 at 954:17-955:18. He acknowledged that this kind of integration with a
13 hospital is a “developing concept.” He is unaware of anyone else doing this,
14 because it is hard to do; he is unaware of what hurdles are involved in being
15 able to do it, and cannot say he knows it will be able to be accomplished. He
16 agrees one hurdle is uncertainty about the interconnectivity of ePCR records.
17 *Id.* at 956:3-958:10. He also acknowledges that if it were not a big problem to do
18 this, everyone would be able to do it, including Intervenors. *Id.* at 958:11-21.

19 l. This ambulance record integration project is not something RBR included
20 any line item for in its ARCR or otherwise budgeted for. RBR’s proposed Arizona
21 operation includes no IT position. Tr. Vol. 5 at 1144:2-1145:14.

22 m. Richardson testified regarding intended ambulance equipment and
23 employees. Tr. Vol. 3 beginning at 820:22.

24 n. RBR wants to charge Phoenix uniform rates, but to not charge for
25 supplies. *Id.* beginning at 826:5.

26 o. After RBR submitted its revised ARCR (because it did not like the
27 Bureau’s findings letter associated with the initial ARCR), the Bureau’s second
28 evaluation and proposed rates “went in the wrong direction,” and are not what
29 RBR wants. *Id.* at 828:4-831:19. Rather than addressing that second findings
30 with the Bureau, RBR simply told the Bureau it would address it at the hearing.

1 *Id.* at 831:22-832:10.

2 p. Richardson defers to EMS Advisors as to specific questions about the
3 rate of pay for paramedics, EMTs, and nurses. Richardson is unable to compare
4 wages RBR will pay to those it pays in Nevada or to what other providers in
5 Maricopa County pay. Tr. Vol. 4 at 959:24-964:3.

6 q. Richardson stated a willingness to amend RBR's Application to include
7 arrival times, but no other RBR witness formally stated what CON required
8 arrival time parameters RBR would be able to be compliant with or would be
9 willing to accept. Tr. Vol. 3 at 833:16-22.

10 r. RBR's plan for temporary services during times it would not be able to
11 provide the services the CON it requests would require is to look to the current
12 CON holders. *Id.* at 834:8-16.

13 s. Richardson has no experience with the Arizona CON regulations. *Id.* at
14 835:3-5. For example, Richardson believes that some of the 11,315 transports
15 listed on RBR's ARCR are going to be non-ambulance transports. *Id.* at 853:16-
16 19. Richardson is also unclear on how the Bureau evaluates CON arrival times
17 and does not know how the Bureau interprets an urgent arrival. *Id.* at 890:2-13,
18 891:8-23.

19 t. Richardson also has no experience overseeing ambulance operations
20 other than those in Nevada. Tr. Vol. 5 at 1168:19-22. While that experience
21 establishes ability to operate in Nevada, the Bureau's position in the current
22 proceeding is that the question is whether RBR is fit and proper to operate in
23 Maricopa County, Arizona. *Id.* at 1169:10-15.

24 u. Richardson did not know the number or identification of CON holders
25 currently existing in Maricopa County that can provide the same services that
26 RBR proposes to provide. Tr. Vol. 4 at 885:7-21; 981:3-15.

27 v. RBR Management, LLC's address is 30 N. Central Ave., Phoenix, AZ (the
28 Application address and what it is still using). Tr. Vol. 5 at 1163:16-1164:4.
29 That address is a Dignity office space. *Id.* at 1188:3-15.

30 w. Richardson was unclear on who the applicant in this proceeding is,

1 Community Ambulance, LLC or RBR, LLC. He deferred to the attorneys. *Id.* at
2 1166:12-16.

3 x. The year one transports RBR projects (11,315) are all for Dignity patients.
4 Tr. Vol. 3 at 836:14-19. However, the Application is not just to serve Dignity, but
5 for authority to serve the “whole system” in Maricopa County. Tr. Vol. 5 at
6 1174:4-18. While Richardson understands this would involve duties and
7 responsibilities to the whole system, when asked what the plan is to serve the
8 Maricopa population, he stated that RBR will “put the emphasis and everything
9 to take care of [Dignity],” it will serve as a “backup” or “option” for others if it is
10 asked and if it can be available (“able”). *Id.* at 1174:20-1175:13. Because DHS
11 will expect RBR to be able to serve the entire population covered by the CON it
12 has requested if its application is granted (*id.* at 1175:18-22), counsel for the
13 Bureau asked what resources it might have to serve others. *Id.* at 1175:18-
14 1176:16. Richardson again stated that RBR will first take care of the projected
15 Dignity transports, but would also help the community with the resources it has,
16 possibly expanding, but its emphasis and focus will be on the Dignity system. *Id.*
17 at 1176:17-1177:2.

18 y. Richardson also testified that the requested CON was not limited to
19 authorization to serve Dignity facilities and Dignity patients, because it wants to
20 be able to back-up the system, help overall Maricopa County, and in particular
21 help “underserved areas.” *Id.* at 1177:19-1178:19.

22 z. Richardson would be able to craft a definition of a Dignity patient that
23 might have been included in RBR’s requested CON’s description of transport
24 authority. Tr. Vol. 3 at 843:13-844:12.

25 aa. The Bureau asked Richardson about items outlined in the Guidance
26 Document, ADHS 15, including (1) RBR’s plan to ensure that ambulance
27 services are maintained and improved for rural communities and county islands
28 (within the requested service area), to which Richardson stated that if an area is
29 defined as rural and a provider is already there, RBR would expect that provider
30 to continue serving the area, he believes this would be accomplished through

1 dispatch identifying calls for rural areas, but did not know what definition of
2 "rural" dispatch would use; (2) RBR's assessment of the impact of a successful
3 application on individuals living within and in rural and wilderness areas adjacent
4 to its proposed service area and RBR's plan to address that impact, to which
5 Richardson stated that RBR is "sensitive" to rural areas' concerns and needs,
6 and its plan is basically the same as item No. 1, RBR will let the companies
7 already providing services continue to do what they are doing; (3) with regard to
8 the fourth and fifth bullet points at the top of ADHS 15, p. 3 (assessment of
9 financial and operational impact of a successful application on the ability of
10 existing CON holders to service residents within and living in rural and
11 wilderness areas adjacent to the CON service area requested/plan to ensure
12 continued ambulance service in rural and wilderness areas if the current CON
13 holders are unable to continue serving those areas), Richardson said he would
14 have the same answer (let the existing providers continue to do what they are
15 doing in those rural areas). Tr. Vol. 5 at 1178:22-23; 1179:14-1184:2; ADHS 15
16 at 3.

17 bb. This is consistent with Richardson's testimony that RBR "would let" AMR
18 continue to do patient transports out of Wickenburg and that if a provider is
19 taking 911 calls in a rural area, RBR "would let" it take the non-911 calls in that
20 area "because we understand it's important for them to have that volume." Tr.
21 Vol. 3 at 838:6-11; 844:14-15; Tr. Vol. 4 at 870:20-871:6.

22 cc. Richardson agrees that the town of Wickenburg cannot be reached from
23 RBR's westernmost substation (St. Joseph's Westgate) within 30 minutes or
24 under. Tr. Vol. 4 at 865:10-866:25.

25 dd. Richardson does not know what parts of Maricopa County are considered
26 rural. *Id.* at 981:20-911:4; 946:6-16.

27 ee. Richardson believes there are no Dignity facilities east of the 101. *Id.* at
28 869:8-870:7. Richardson did not know how many IFTs that might be generated
29 east of the 101. *Id.* at 871:7-13.

30 ff. With regard to the proposal that RBR might backup the Buckeye area,

1 Richardson is aware that AMR Maricopa (CON 136) already backs up that area,
2 and was unaware whether PMT would also be able to do IFTs there. *Id.* at
3 941:10-942:17. He was unaware of how long it might take for RBR to get to
4 Buckeye from the edges of the green areas Beery plotted. *Id.* at 943:5-9.

5 gg. When it comes to backing up providers in rural areas, like Wickenburg,
6 RBR is apparently only concerned with doing that if there is a Dignity patient
7 involved. *Id.* at 900:21-901:16.

8 hh. Richardson agrees it is harder to do ambulance transports in rural areas,
9 as compared to urban. *Id.* at 946:21-24.

10 ii. Also with regard to the Guidance Document (ADHS 15, p. 3), when asked
11 how RBR would assure that its service model will be cost effective and not result
12 in higher ambulance rates, Richardson testified that this is why they want to be
13 part of the Phoenix uniform rate group. Tr. Vol. 3 at 845:21-25. His testimony
14 did not address the question of how duplicative infrastructure or RBR's focusing
15 on the non-911/known private health information patients that its letter to ADHS
16 identified as its focus (ADHS 12) would impact overall system costs, and
17 possibly result in an overall (Maricopa County system) request for a rate
18 increase. He did acknowledge the potential of the negative impact of duplicative
19 infrastructure on rates and changes. Tr. Vol. 4 at 969:22-974:6.

20 jj. Richardson confirmed that Jeff O'Malley (Dignity) "is the need" behind the
21 RBR application. Tr. Vol. 3 at 847:18-848:11.

22 kk. Richardson expects Community Ambulance will capture close to 100
23 percent of transports involving any Dignity patients and Dignity affiliated facilities
24 in Maricopa County during year one of operations. Tr. Vol. 4 at 876:21-878:5.
25 He understands this would be between 11,300 and 18,500 transports. *Id.* at
26 878:12-16.

27 ll. Richardson was unwilling to commit, during his testimony, to whether
28 RBR would put IFT arrival times on the CON it has requested. *Id.* at 896:8-15.

29 mm. Richardson frequently deferred to EMS Advisors, for example, stating that
30 they would be the ones to check with the Bureau about any substandard service,

1 and testifying they know how the 11,315 transports contained in their ARCR
2 relate to the whole body of transports in Maricopa County. *Id.* at 910:2-912:25.
3 EMS Advisors was the one to look at ambulance transports over time, to see if
4 they were growing to track population growth. *Id.* at 974:14-976:17. EMS
5 Advisors also had the information about the loaded billable mile estimate in
6 RBR's ARCR. Tr. Vol. 5 at 1138:4-1139:22.

7 nn. Richardson agreed that one solution to the Henderson Fire Department
8 issues that Rod Davis testified about, occurring before 2013, was the Nevada
9 legislature – in 2013 – enacting legislation requiring hospitals to accept patients
10 within 30 minutes. Tr. Vol. 4 at 935:16-25.

11 oo. Richardson agrees there is nothing unique about the RBR Management
12 Agreement (for operating a CON) that would preclude other ambulance
13 providers from agreeing to the same covenants. *Id.* at 938:9-940:7.

14 pp. There is a national discussion about services like Uber and Lyft impacting
15 ambulance transport numbers. *Id.* at 976:20-978:6. However, RBR did no
16 analysis of how Uber and Lyft type services might impact the population growth
17 they say is expected. *Id.* at 979:4-9.

18 qq. The paramedics and EMTs that will work for RBR in Arizona will have the
19 same scope of practice as what is in Arizona's regulation (AMR 2), RBR will not
20 require its EMTs/paramedics to be able to do anything more than that scope of
21 practice. *Id.* at 984:18-985:4.

22 rr. While the Richardson/Roberts entity AMG performs the day-to-day
23 operations for RBR in Nevada, the management of the Arizona operations is still
24 under negotiation. *Id.* at 996:7-997:25. Responsibility for day-to-day operations
25 in Arizona, if RBR gets a CON, is still an unknown.

26 ss. In 2015, RBR did approximately 8,000 transports in Nevada with 14 to 15
27 ambulances; for its Maricopa County operation, it proposes to do approximately
28 11,000 with 5 ambulances. *Id.* at 1122:14-20.

29 37. **Aaron Sams** (AS CALLED DURING RBR'S CASE-IN-CHIEF; testimony for
30 Bureau's presentation is below) is the CON and Ambulance Rates Manager for

1 DHS/BEMSTS, where he oversees licensing and contract approvals. Tr. Vol. 4 at
2 1004:12-19.

3 a. Previous to his current position, he did financial analysis for ambulance
4 transport rates, including the analysis of RBR's Application (pro forma ARCR).
5 *Id.* at 1004:20-1005:3.

6 b. His first findings letter, ADHS 8, p. 11, contains two columns, comparing
7 RBR's ARCR information to the Bureau's analysis. The Bureau used actual data
8 from two existing IFT providers and concluded RBR would collect less than 2
9 percent more than it originally calculated. *Id.* at 1005:9-1007:2.

10 c. RBR submitted a revised ARCR, and Sams did the second financial
11 analysis. His findings letter is ADHS 13. At 11, there are the same two columns
12 comparing the revised ARCR to the Bureau's analysis. *Id.* at 1007:4-20.

13 d. Sams explained how he calculated mileage reimbursement, including his
14 use of structures dictated by Arizona statutes and rules. His calculations ended
15 up differently than RBR's desired Phoenix uniform rate. *Id.* at 1009:4-1010:14.

16 e. No questions were asked of Sams that called his/the Bureau's
17 calculations into question.

18 f. RBR's financial projections (ARCR) did not include any contract
19 discounts. An ambulance transport provider entering into contracts for discounts
20 with third party payors (such as Blue Cross Blue Shield) is "routine," but RBR did
21 not propose any. *Id.* at 1017:13-1020:2.

22 g. If RBR did have contractual discounts that would impact the Bureau's
23 financial analysis, the numbers would change. *Id.* at 1020:7-1021:1.

24 h. ADHS 17 through 24 are letters of support for RBR's Application that DHS
25 received. *Id.* at 1011:2-4.

26 38. **Mike Evans** is a certified public accountant with ambulance industry work
27 history, who was hired to analyze RBR's ARCR reporting for testimony during the
28 hearing, and to offer financial impact opinions. Tr. Vol. 4 beginning at 1023:25; CA
29 132.

30 a. While Evans analyzed RBR's ARCR reporting for purposes of his

1 testimony, he did not prepare the ARCRs, a person named Dean Taylor did. Tr.
2 Vol. 4 at 1029:8-1030:18; 1032:5-14.

3 b. Robert Richardson told Evans that RBR would be using 5 ambulances, 24
4 hours per day, 7 days a week, and 52 weeks a year for operations. *Id.* at
5 1033:15-24.

6 c. Certain operating expenses were calculated at 140 percent of Community
7 Ambulance's Nevada operations (in 2015) as compared to the 11,315 RBR's
8 ARCR projects for year one in Arizona. *Id.* at 1042:10-1043:16.

9 d. Evans offered his opinion that the RBR pro forma ARCR is reasonable
10 and achievable. *Id.* at 1045:23-1046:3.

11 e. Evans also offered his opinions regarding the Phoenix unified rate group,
12 how it was established and what the intention for it was. *Id.* beginning at 1046:9.

13 f. He found BEMSTS's second findings letter (on rates and charges – ADHS
14 13) “puzzling.” *Id.* at 1048:10-21. He questioned the Bureau's decision to not
15 recommend RBR's requested rates (to be part of the Phoenix unified group), not
16 based upon any math errors or other Bureau errors, but on a discussion of
17 history/rationale/reasoning for the unified rate group. *Id.* at 1049:12-1051:1.

18 g. However, on cross-examination he acknowledged not knowing whether
19 the Bureau considered the history behind the Phoenix uniform rate group when
20 doing its findings. *Id.* at 1105:7-17. Rather, his testimony was that in his opinion
21 “absent extraordinary circumstances” if an applicant requests the uniform rates,
22 the Bureau should recommend those because it is “good public policy.” *Id.* at
23 1105:19-1109:7.

24 h. Evans does not disagree with the financial analysis the Bureau did. *Id.* at
25 1110:9-13.

26 i. Evans performed a financial impact analysis for the AMR CON Holders,
27 including all nine of the AMR affiliated CON holders that originally intervened,
28 calling them the nine “Maricopa AMR CONs,” even though two of those entities'
29 service areas only overlap Maricopa County in very small part. *Id.* at 1053:9-14;
30 *see also* AMR 5A and 5B.

1 j. After doing his financial impact analysis, starting on the third page of his
2 exhibit (CA 235), he made the adjustments that he believes the AMR CON
3 Holders “should” make if Community Ambulance receives a CON. *Id.* at
4 1053:15-1054:9. In his opinion, there would ultimately be a \$660,000 impact.
5 *Id.* at 1054:11-1056:2. However, he proposes the loss would not be as great if
6 the AMR CON Holders had already lost the transports, or some of them, to
7 another provider. *Id.* at 1056:8-18.

8 k. The financial impact Evans calculated is not the “less than 10%” that RBR
9 proposed, but a loss of net income as a percentage of existing net income of
10 13.95 percent. *Id.* at 1090:2-1091:5.

11 l. Evans agrees that ambulance transport expenses can be variable or
12 fixed. Some fixed cannot be reduced when transports are lost. However, his
13 year one financial impact analysis reduced all AMR CON Holder expenses
14 proportionately, he gave no consideration to fixed expenses that would not be
15 able to be adjusted in year one. *Id.* at 1091:7-1093:2. Evans calculated that
16 certain fixed costs could be reduced by 60 percent. *Id.* at 1093:3-22.

17 m. Evans also reviewed and commented on/criticized the financial impact
18 analysis done by the AMR CON Holders (AMR 54). He had no criticism of the
19 first four pages of that document, but said he was “surprised” by pages 5 through
20 8, as not all nine of the AMR CON Holders originally intervening⁷ were included.
21 *Id.* at 1056:21-1059:20.

22 n. His second criticism was that the lost transports calculated (13,023) was
23 not the 11,315 listed in RBR’s ARCR, apparently both because the numbers
24 differed and because “there are going to be instances where Community
25 Ambulance is not available to provide the service when a facility wants that
26 service provided.” *Id.* at 1059:22-1060:21. Notably, this testimony is
27 inconsistent with that provided by Dignity and RBR witnesses regarding the
28 intentions for RBR.

29 o. Evans’s third criticism was that depreciation expenses were not included
30

1 in the adjustments due to loss of business. *Id.* at 1060:22-24.⁸

2 p. The fourth and final criticism was that in adjusting the bad debt, a
3 percentage (which he computed) of 25.6 was used as opposed to the
4 percentage from the overall 2017 rollup (including CONs 58 and 62) of 29.5
5 percent. *Id.* at 1060:24-1061:8.

6 q. In considering the financial impact on the overall AMR presence in
7 Maricopa County, Evans did not consider why CONs 62 and 58 might have been
8 omitted from the AMR CON Holders' analysis; he did not request any data
9 regarding the number of Dignity IFTs done by the holders of CONs 58 or 62. *Id.*
10 at 1063:10-22. He agreed there would be no financial impact to CON 58 (or 62)
11 if there were no Dignity transports that were going to be lost; he simply included
12 each because they were Intervenors. *Id.* at 1064:5-22.

13 r. Ultimately, Evans does agree that the AMR CON Holders will suffer an
14 adverse financial impact if RBR receives a CON. *Id.* at 1065:19-24.

15 s. Evans did not try to estimate the financial impact upon any entity that was
16 not a party to the proceedings. *Id.* at 1103:7-16.

17 t. Evans did not do any financial impact analysis for either ABC or Maricopa
18 Ambulance. *Id.* at 1061:21-1062:19.

19 u. If RBR's application is approved, that additional CON would then inject
20 more expense into the overall system, through the overlap of support and
21 management types of functions, there would be redundancy, and when
22 expenses are added, the system becomes less efficient, which can increase the
23 cost per transport. *Id.* at 1070:3-23. While he was unwilling to testify that the
24 increased cost per transport is what "generally" happens, his testimony in the
25 Timber Mesa hearing (during the last 12 months) indicates that was his opinion
26 then. AMR 56C, pp. 126 through 127; *see also* Tr. Vol. 4 at 1070:24-25.

27 v. While Evans did not calculate any financial impact in the instant matter
28

29 ⁷ That number was reduced due to the consolidations mentioned above at ¶6.

30 ⁸ This was later explained by Rich Bartus as related to fully depreciated ambulances being taken out of service. Tr. Vol. 8 at 2136:24-2137:20.

1 beyond the first twelve months, he agrees that unless the number of ambulance
2 transports in the system grows by the same number of transports that RBR
3 ultimately provides, there will be ongoing financial impact in years two and three.
4 *Id.* at 1071:2-1072:9.

5 w. Evans did testify to a number of questions and problems he had with
6 Dean Taylor's ARCR calculations. *Id.* beginning at 1073:19; see *also* ABC 74.

7 x. Generally speaking, an ambulance transport provider is more likely to get
8 paid for an IFT or convalescent transport than for a 911 generated transport
9 because the payor (on the IFT) is known from the originating facility's records.
10 However, the charge for an IFT transport is often less than for a 911 generated
11 transport. *Id.* at 1077:14-1078:5; 1078:13-17; 1079:1-14.

12 y. From RBR's Application, he understands 100 percent of the transports it
13 will do will originate at Dignity facilities. *Id.* at 1079:15-20.

14 z. According to its pro forma ARCR, during its first year of operations, RBR
15 will not offer any contractual discounts to its customers. *Id.* at 1083:16-20.

16 aa. Evans did find some of the expenses listed on RBR's ARCR to be too
17 high. *Id.* at 1085:24-1086:1.

18 bb. Evans did no operational impact analysis (for the AMR CON Holders'
19 operations). *Id.* at 1087:10-12.

20 cc. Evans agrees that in some instances paramedics and EMTs are paid for
21 more hours than ambulances are staffed, but believes this is not applicable to
22 RBR because its plan is to use off-duty firefighters, which would result in no
23 vacation, holiday, or sick pay. *Id.* at 1068:18-1069:13.

24 dd. Evans has done more than 200 ARCR filings, but none ever involved a
25 provider that intended to rely solely on part-time employees, as RBR proposes it
26 will do. *Id.* at 1098:12-22.

27 ee. While contending that "today's environment" means that IFTs might not
28 be reimbursed better than 911 transports (due to Medicare constraints), Evans
29 agrees that a provider has a better chance of collecting anything based upon an
30 IFT transport as opposed to a 911 transport, and that half a loaf is better than

1 none. *Id.* at 1110:20-1111:18; 1112:25-1113:11; *see also* ADHS 12.

2 39. **David Argue, Ph.D.** is an economic consultant and professional witness
3 retained by Community Ambulance to consider the local IFT market and opine on how
4 granting RBR/Community Ambulance a CON would affect transport services, hospital
5 facilities, and their patients. Tr. Vol. 5 at 1201:8-1207:25; CA 129.

6 a. Dr. Argue was paid \$725 per hour for his services. Tr. Vol. 5 at 1239:6-7.

7 b. Dr. Argue opined that even in the healthcare market, competition is
8 generally helpful and can result in better quality and lower priced services. *Id.* at
9 1208:1-16.

10 c. He proposes having ambulance service competition is good for the
11 healthcare system and its patients because hospitals have alternative
12 ambulance providers to turn to for services. If one is not doing a good job, it can
13 turn to another. *Id.* at 1208:23-1209:18.

14 d. He understands RBR's Application is just for IFTs, as opposed to a
15 combination of IFT and 911 transports. He suggested that the hospital involved
16 in an IFT would have responsibility for the quality of care provided by an
17 ambulance company. *Id.* at 1211:4-1212:11.

18 e. He opined that ambulance transport services affect a patient's perception
19 of hospitals. *Id.* at 1212:12-1213:11.

20 f. He offered opinions regarding the importance of preferred provider
21 contracts and what having a hospital be an ambulance service joint venture
22 partner might mean to that process. *Id.* at 1231:12-1216:8.

23 g. When asked to speculate about what would happen if a joint venture
24 failed to improve services, he acknowledged it depends upon the particular
25 parties involved. *Id.* at 1216:9-1217:2.

26 h. He opined that the overall Maricopa County patient population would not
27 be worse off, and could be better off, if RBR's Application was granted. *Id.* at
28 1222:7-1223:4.

29 i. In part, his opinions are based on the fact that the Dignity—RBR
30 agreement is for a term of two years and can be cancelled with 60 days' notice if

1 Dignity is not satisfied. *Id.* at 1224:11-1225:14; CA 17.

2 j. Upon cross-examination, the following were established: (1) Dr. Argue
3 acknowledged he does not know how many CON holders provide the exact
4 same services that RBR proposes to provide in Maricopa County (Tr. Vol. 5 at
5 1230:5-12); (2) he agrees the instant application is quite different from the
6 hearing on Maricopa Ambulance's CON application, where he testified, in that
7 AMR had acquired Rural/Metro and there was basically only one provider
8 present then (*id.* at 1230:20-1232:1); (3) Argue was unaware of Jeff O'Malley's
9 testimony and did not understand that Dignity does **not** intend there will be a
10 competitive bidding process that will involve RBR (*id.* at 1232:8-1233:10); (4)
11 Argue did not know RBR has a contract waiting for it to do the Dignity transports
12 and will not be competing to get that contract (*id.* at 1233:21-25); (5) if a
13 company is a majority interest holder in a joint venture and obtaining profits from
14 each transport, that company will be financially incentivized to use that joint
15 venture's transports (*id.* at 1234:1-21); (6) because the AMR organization and
16 Maricopa Ambulance both provide services to Dignity today, if it is not satisfied
17 with one, it can turn to the other, which is the definition of a competitive market
18 (*id.* at 1236:17-1237:5); (7) if RBR does not get a CON, there will still be
19 competition in the market between existing CON holders (*id.* at 1239:8-14); (8)
20 Argue has no information about Dignity's purported "needs" (*id.* at 1240:5-7); (9)
21 he also has no information demonstrating Maricopa Ambulance could not ramp
22 up and meet Dignity's contract requirements (*id.* at 1240:22-1241:3); and (10) he
23 has no empirical knowledge that Community Ambulance would provide a greater
24 quality of care than existing CON holders can provide (*id.* at 1249:19-22).

25 k. Argue agrees that if a provider does 911, IFT, and convalescent
26 transports, there will be an infrastructure cost associated with providing 911
27 services. *Id.* at 1243:14-20.

28 l. Argue has no reason to disagree with Rob Richardson's statement, in
29 ADHS 12, that by not having to provide 911 services, and having a population of
30 patients where Dignity already has health information, RBR will be able to have

1 lower bad debt ratios that other providers in Maricopa County. *Id.* at 1244:6-18;
2 ADHS 12.

3 40. **Brian Rogers** is RBR/Community Ambulance’s Chief Operating Officer and
4 owner through his 50 percent interest in AMG. Tr. Vol. 5 at 1254:20-1255:4.

5 a. Rogers testified regarding Community Ambulance’s services in Clark
6 County, Nevada, both 911 and non-911. *Id.* beginning at 1277:19.

7 b. In 2015, RBR/Community Ambulance did 21 to 22 transports per day and
8 between 7,000 and 7,200 transports that year. *Id.* at 1280:15-23.⁹

9 c. When Community Ambulance entered the Clark County 911 transport
10 market in 2016, it had a “huge spike” in its transports, increasing its volume by
11 about 400 times. *Id.* at 1279:22-1281:4.

12 d. Rogers testified to RBR’s Nevada 911 response time compliance. *Id.*
13 beginning at 1281:23. He also testified to its IFT response requirements. *Id.*
14 beginning at 1282:21.

15 e. Rogers testified as to his part of the response to Harvest Festival.
16 Rogers’ daughter was working the medical standby for the event and called
17 Rogers after the shooting started. Rogers called Deputy Chief Jon Klassen to
18 let him know what was happening, then he called Richardson. On his drive to
19 the scene, Rogers was making calls and was on the radio trying to get the
20 logistics set up. Richardson arrived on scene approximately 15 to 18 minutes
21 after he had been alerted of the shooting. Rogers set up “east division” with
22 Chief Klassen along the east side of the event. One of the first things Rogers
23 did was pronounce six or seven people deceased. Throughout the evening and
24 early morning, Rogers managed the resources available, transported more
25 people to the hospital, and readied to terminate command at 3:30 a.m. At that
26 time, law enforcement stated they needed someone to do a last sweep of the
27 event area and officially pronounce people deceased. Rogers, Chief Klassen,

28
29 ⁹ Applying Mike Evans’s testimony that 140 percent of Community Ambulance’s 2015 operation
30 expenses were used on RBR’s ARCR because the 11,315 transports was equal to 140 percent of
Community Ambulance’s 2015 transports does not follow this math. 140 percent of 7,000 is 9,800; 140
percent of 7,200 is 10,080.

1 Chief Jeff Buchanan, and Pat Foley, EMS coordinator for Clark County Fire
2 Department, swept the scene and pronounced another 17 people deceased.
3 Returning to a MACTAC unit at Mandalay Bay, Rogers recognized that it was
4 AMR's area, but he could tell that the AMR supervisor was upset, so he told him
5 to go home and Rogers stayed. *Id.* at 1299:21-1303:20.

6 f. After the event, Rogers was asked to be a part of a six-person team to put
7 together "an exercise that could be used nationally to help municipalities prepare
8 themselves in case the unthinkable ever happens again." *Id.* at 1304:2-14.

9 g. Rogers stated he would agree to have arrival time compliance on RBR's
10 CON, if granted, in Maricopa County. However, at no point during his testimony
11 did he state what arrival time compliance RBR would be able to meet or was
12 willing to agree to. *Id.* at 1285:23-1286:4.

13 h. Rogers initially denied that Uber/Lyft type services do any transports that
14 might otherwise be done by ambulances in Las Vegas. *Id.* beginning at 1295:23.
15 However, when discussing the October 1 Harvest Festival event, he agreed that
16 injured people "absolutely" were taking Lyft, Uber, and taxis to get to the ER. *Id.*
17 at 1320:1-4.

18 i. The system status management planning Rogers does for RBR's Nevada
19 operations, to coordinate supply with demand, involves his use of Excel
20 spreadsheets and manual calculations, which is what he will do in Arizona. He
21 is aware of certain automated options, which might be used. *Id.* at 1296:20-
22 1299:11.

23 j. RBR's operational plan for year one Maricopa County (11,315 transports)
24 include one of the six ambulances being held in reserve for maintenance; it will
25 not be used if all of the other five are busy. *Id.* at 1305:9-1306:21. Four of the
26 ambulances will be staffed 24/7, with the fifth being used as a "peak schedule"
27 12 hour vehicle, running approximately from noon to midnight. *Id.* at 1326:19-
28 1329:8; 1332:10-12.

29 k. Rogers believes that, if granted a CON, RBR's day one operations will be
30 an oversaturation of Dignity's needs that will be adjusted as he is able to gain

1 the needed data to become more efficient. Rogers states it will take
2 approximately six months to collect sufficient data. *Id.* at 1309:25-1310:19.

3 l. Rogers defers to EMS Advisors as to specific questions about the rate of
4 pay for paramedics, EMTs, and nurses. Richardson is unable to compare wages
5 RBR will pay to those it pays in Nevada or to what other providers in Maricopa
6 County pay. *Id.* at 1340:18-1341:21.

7 m. Maricopa operations will be dispatched out of a “transfer center,” that
8 RBR will be involved in. *Id.* at 1307:5-9.

9 n. He is aware that Jeff O’Malley started looking into the ambulance
10 transport issue in 2015. Yet, Dignity gave RBR no information about the number
11 of transports out of its hospitals, heavy transport days of the week, what times of
12 day transports were most heavily used, UC use of transports . . . nothing like
13 that. *Id.* at 1323:3-1325:17.

14 o. Dignity’s desire for RBR to service all Dignity facilities and all Dignity
15 patients is a transport body exceeding what is in RBR’s pro forma year one
16 ARCR. *Id.* at 1343:13-1344:4.

17 p. Year one, RBR will “laser focus” on just Dignity. *Id.* at 1344:24-1345:4.

18 q. Despite the Dignity position that it has patients in all zip codes, so an
19 RBR CON must cover all zip codes, Rogers was unaware of whether there are
20 any Dignity patient IFTs coming out of Gila Bend, the far west of Buckeye, the
21 Point of Rocks zip code area, the Black Canyon zip code area, Tonopah, or the
22 super rural areas of Ft. McDowell and Aguila. He also does not know if there
23 are any Dignity facilities in any of these zip codes areas, but he thinks not. *Id.* at
24 1345:12-1347:15.

25 r. To ensure that ambulance service will be maintained and improved for
26 rural communities, Rogers’ plan is, essentially, “if it’s not broken, don’t fix it.”
27 Rogers denies that RBR is going “to let” existing CON holders handle IFT
28 transports, but that RBR is going to leave stuff alone if it works. RBR wants “to
29 enhance and not hurt.” *Id.* at 1316:23-1317:12.

30 s. It will be physically impossible for RBR to do all Dignity transports 100

1 percent of the time within 30 minutes. It is also impossible that any UC in
2 Maricopa County only has “urgent” transports. *Id.* at 1348:1-9.

3 t. Rogers is aware that the intervening parties have IFT authority in
4 Maricopa County, but initially stated he was unaware of any other such
5 authorized providers. When prompted, he stated that Buckeye and North
6 County have this authority. He was unaware of who else might. He did not
7 know whether Daisy Mountain, Sun Lakes, or the City of Mesa (for example)
8 have this authority. *Id.* at 1350:9-1351:6. He was also unaware of the IFT
9 volume these other entities might do. *Id.* at 1351:7-9.

10 u. Rogers sat in the hearing room, during the hearing, and heard other
11 witnesses testify. He agrees that the staff at the Dignity Laveen Hospital, UCs,
12 freestanding ERs, and other facilities that are not level one trauma centers are
13 “going to need to be educated” that what they desire for IFT arrival times is not
14 necessarily in line with what Dignity contracts for. *Id.* at 1351:13-25.

15 v. Rogers also agreed that based upon his experience when a UC is maybe
16 a bit understaffed, and really busy, they tend to have the “I want it now”
17 philosophy. *Id.* at 1352:1-6.

18 w. There is a benefit to an ambulance transport company receiving some
19 advanced notice from a UC that they will eventually be needing a transport, this
20 would be optimal for the system. *Id.* at 1352:8:1353:4.

21 x. With regard to CA 186 (the 30 minutes response mapping), there are
22 facilities outside of that 30 minute response time that will require IFT responses,
23 and RBR will not be able to get there in 30 minutes. Nor will it be able to get to
24 an urgent Dignity transport if four of its ambulances are being used. It probably
25 cannot get to the Abrazzo facility in Buckeye or the UC in Goodyear within that
26 30 minute period of time. *Id.* at 1354:24-1356:7.

27 y. RBR has done no studies or analyzes to determine whether it would be
28 able to meet the Laveen Hospital’s IFT arrival desires. *Id.* at 1356:14-20.

29 z. RBR will not necessarily post an ambulance at Laveen General Hospital;
30 that would depend on call volume. *Id.* at 1363:6-11.

1 aa. RBR is not going to be able to arrival in 30 minutes or less for every
2 transport out of Queen Creek or Ahwatukee's UCs. *Id.* at 1356:21-1357:1.

3 bb. For certain urgent transports, 911 can be the appropriate resource to call.
4 *Id.* at 1357:2-24.

5 cc. No consideration was given to how long distance transports ("LDT") might
6 impact RBR's operations; RBR received no information from Dignity regarding
7 how often it has LDTs, for example, to Flagstaff or Las Vegas. An LDT will
8 change operations for a long period of time, for example, maybe 14 hours to take
9 a patient to Las Vegas, offload, and return. *Id.* at 1357:25-138:25.

10 dd. Rogers hopes to grow the RBR Arizona company from its year one size.
11 *Id.* at 1365:11-1367:3.

12 ee. Rogers misunderstands Arizona's regulatory requirements for annual
13 reporting. *Id.* at 1368:3-1369:11.

14 ff. The RBR-Dignity contract's 90 percent compliance "fudge factor" for IFT
15 arrivals is important to Rogers/RBR. *Id.* at 1370:3-1371:8.

16 gg. If all of RBR's intended Maricopa County ambulances are busy, bringing
17 another ambulance in from Nevada would not be a solution, as it would take
18 many hours. *Id.* at 1373:14-1374:7.

19 **Intervenors' Witnesses**

20 41. **Neal Thomas** is the founder and CEO of ABC Ambulance. Tr. Vol. 6 at
21 1388:24-1389:10; ABC 57.

22 a. Thomas testified to his background, education and experience, including
23 his finance degree and experience in doing behavioral health transports. *Id.*
24 beginning at 1389:11.

25 b. ABC's CON service area covers all of Maricopa County with the exception
26 of four carve-outs for Buckeye Valley, Sun City (North County), and Intervenors
27 Life Line and Canyon State. These were carved out because of Thomas's
28 understanding that to the extent there were IFT transports in the areas, ABC
29 taking those IFTS would negatively impact those CONs and the rural areas they
30 service. *Id.* at 1329:13-1394:20; 1490:20-1491:8.

1 c. ABC's staff receives specialized training for behavioral health transports;
2 and ABC has invested more than \$2 million worth of capital investments into its
3 operations. *Id.* at 1395:3-1396:22; 1397:20-1398:18.

4 d. Thomas is willing to have ABC contract for IFT response (arrival) times,
5 even though there are none on ABC's CON. Specifically, ABC would have no
6 problem agreeing to the response (arrival) times found in the Dignity/RBR
7 proposed contract (CA 17). *Id.* at 1399:12-1400:9. Thomas compared a sample
8 of ABC's arrival times to demonstrate ABC's ability to so comply. *Id.* at 1400:17-
9 1404:23.

10 e. Prior to ABC receiving its CON in May 2015, upon learning about the
11 Dignity Request For Information, Thomas emailed O'Malley, telling him if he did
12 not find what he was looking for via the RFI, Thomas would be willing to sit down
13 and create a great system if Dignity needed the help. *Id.* at 1407:1-1408:23.
14 Then, after receiving the ABC CON, Thomas spoke with O'Malley by phone
15 telling him the anticipated Dignity volume/kind of relationship Dignity was looking
16 for fit right in ABC's wheelhouse and capacity. However, O'Malley
17 communicated his intent to proceed with RBR's business plan regardless of this
18 offer. *Id.* at 1410:8-23; 1411:4-1414:25.

19 f. Then, on March 1, 2017, Thomas met with O'Malley in Phoenix to discuss
20 RBR's application for a CON, and ABC possibly providing backup service. No
21 such agreement was struck because O'Malley conditioned this on ABC not
22 intervening in the instant proceeding. *Id.* at 1415:8-1416:13.

23 g. In 2017, approximately 54.8 percent of ABC's business came out of the
24 Mercy Care organization. Through August 2018, approximately 47.9 percent of
25 ABC's business came out of the Mercy Care organization. Given Dignity's 50
26 percent ownership in Mercy Care, and Linda Hunt's testimony, Thomas expects
27 to lose this business if Dignity gets a CON for RBR. *Id.* at 1418:5-1421:44; ABC
28 7; *see also* Tr. Vol. 6 at 1425:5-25 and ABC 25.

29 h. Thomas also testified to the negative financial impact ABC expects if RBR
30 gets the proposed CON and Dignity does cause Mercy Care and Mercy

1 Maricopa transports to be done “in network” by RBR, projecting a pretax loss of
2 \$1.2 million, and a net income (after taxes) loss of \$726,000. *Id.* at 1431:3-
3 1432:10; ABC 81. That calculation is based on current rates. If the rate
4 increase ABC has applied for is granted, there will still be a loss of more than
5 \$700,000 in net income. Tr. Vol. 6 at 1433:24-1441:24; ABC 90.

6 i. Participation in the AZ-PIERS system means all transport data goes
7 directly to DHS. This includes all patient data and all times that go into an
8 ambulance run. Tr. Vol. 6 at 1506:6-7; 1507:4-10.

9 42. **Mark Nichols** is the Fire Chief for Daisy Mountain (Tr. Vol. 6 at 1444:2-20). He
10 testified regarding the letter of support he signed (ADHS 24), as follows:

11 a. A meeting he attended involved a presentation by Dignity and Community
12 Ambulance representatives about the RBR CON Application. *Id.* at 1446:7-11.
13 After that meeting, Mark Burdick (EMS Advisors) emailed asking for support and
14 provided the form letter/template that was signed. *Id.* at 1447:5-1448:19;
15 1459:22-1460:3.

16 b. Nichols agreed, as he was told the Application was only for authority to do
17 IFTs for Dignity and that the service area requested would be Dignity facilities.
18 *Id.* at 1447:5-1448:19. There are no Dignity facilities in the Daisy Mountain
19 service area. *Id.* at 1459:11-21. He saw no possible impact to Daisy Mountain.
20 *Id.* at 1462:12-1463:9.

21 c. Nichols did not confer with his fire board before signing the letter, and the
22 letter was not in any fire board agenda. *Id.* at 1458:18-20; 1460:18.

23 d. Daisy Mountain provided no records other than its letter of support in
24 response to AMR’s public records request. AMR 19B.

25 43. **Aaron Sams**, DHS/BEMSTS’s CON Manager, was called by the Bureau to
26 testify regarding the rate analysis he did for RBR when he previously was a Bureau
27 rate analyst, his two meetings with Matt Karger (Dignity), and certain regulatory aspects
28 of the hearing. Tr. Vol. 6 beginning at 1556:21. In addition to testifying to his history,
29 experience, and current duties with DHS, (*id.* beginning at 1556:10), Sams testified to
30 the following:

1 a. RBR's Application is for only IFT and convalescent transports, which from
2 the Bureau's perspective is unique because no other hospital system has an IFT
3 only CON. One other healthcare system in Arizona does have a CON, but is for
4 a larger service area and also covers 911 transports. *Id.* at 1557:20-1558:8.

5 b. IFT is defined as "a scheduled transport between two healthcare
6 institutions." "Schedule transports" are transports where a patient is conveyed
7 "at a prearranged time by a ground ambulance vehicle for which an immediate
8 dispatch and response is not necessary." *Id.* at 1558:19-1559:23; A.A.C. R9-25-
9 901(25) and (39).

10 c. A convalescent transport is a scheduled transport other than an IFT that
11 occurs not between two health facilities. The typical convalescent transport is
12 either from a home to a facility or a facility to home. *Tr.* Vol. 6 at 1559:24-
13 1560:17.

14 d. By definition, DHS's regulation of IFT providers does not include holding
15 them to "response times." *Id.* at 1560:21-1561:2.

16 e. IFT "arrival times" are not defined by statute or regulation; they came
17 about when AMR filed its initial application for a CON and requested that it be
18 held to arrival times on that CON, which the Director adopted. *Id.* beginning at
19 1562:10.

20 f. RBR's Application for a CON did not request that it be held to any IFT
21 arrival times. *Id.* at 1564:5-7.

22 g. Backup agreements are found in regulations at R9-25-901(5). These are
23 written agreements between two neighboring CON holders for temporary
24 services during limited times when the provider has no ambulances available.
25 This arrangement is supposed to be infrequent, not a regular plan of providing
26 services. *Id.* at 1568:2-23.

27 h. DHS's CON Guidance Document (ADHS 15) is published to allow the
28 public to know how the CON system works in Arizona. Section 1 describes why
29 there are CONs. The foremost issue, from DHS's perspective, is that all
30 residents have access to ambulance services. *Id.* at 1569:15-1570:23. The

1 second sentence of Section 1, regarding the Department's concern that
2 ambulance transport providers have sufficient financial strength and volume of
3 business, is important to ensure that CON holders can provide the authorized
4 service throughout their required service area; this is related (in part) to the
5 financial impact on existing providers of a new (proposed) CON. *Id.* at 1570:24-
6 1571:12. The last sentence in Section 1, stating that the CON system is not
7 intended as a limitation on ambulance providers, has to be read in context with
8 the public necessity requirement – that a CON applicant must demonstrate
9 public necessity for its proposed services, and ensure protections for citizens
10 living in the rural areas within its proposed service area. *Id.* at 1571:20-1572:15.

11 i. Section 4 of the Guidance Document outlines how the public necessity
12 determination will be made. In summary, the focus is to protect the public,
13 based on the needs of the public in a specific area; this includes the adequacy
14 of existing services, and the goal of ensuring cost control (that rates and charges
15 will not be impacted by the proposed CON's operations). *Id.* at 1573:11-1574:25.
16 Following this discussion, there are seven bullet points outlining multiple aspects
17 that DHS requires in connection with a CON. *Id.* at 1575:1-11.

18 j. Section 5 of the Guidance Document, discussing IFT arrival times, was
19 added after AMR received its CON and the IFT arrival time concept was
20 developed out of that hearing. *Id.* at 1576:13-1577:10. There are two different
21 definitions, urgent and non-urgent, for IFT arrival times. Each contemplates that
22 the transport would be a prearranged or scheduled transport. *Id.* at 1577:11-15

23 k. Sams attended both the May and July 2018 meetings that RBR's witness,
24 Matt Karger, testified to. The first was held at the Laveen General Hospital and
25 addressed IFT arrival times, billing and 911 use. AMR was not invited to the
26 meeting. Dignity employees did complain about AMR. They were told the
27 Bureau would investigate if they made a complaint, but Dignity did not follow-up
28 and do that. *Id.* at 1578:1-1579:22. Also at that first meeting, it was apparent
29 Dignity's billing issue came down to a "misconception" on how AMR was billing.
30 As described to the Bureau, the Bureau saw no issues with AMR's methodology

1 (billing or collections). They told the staff from Laveen that what AMR was doing
2 was an accepted and expected practice. *Id.* at 1579:23-1580:16. The Dignity
3 employees also stated that “in their opinion” they could call 911 when
4 ambulance IFT arrival times were delayed. The Bureau told them that because
5 of their hospital license, they should not be doing that. *Id.* at 1580:17-1581:4.

6 l. The second July 2018, meeting with the Laveen staff/Dignity
7 employees/Karger was held at DHS/BEMSTS. Most of the meeting focused on
8 Dignity’s billing complaints, although AMR’s IFT arrival times were also a topic.
9 The Bureau again told the Dignity representatives they could file a complaint
10 about arrival times, which they chose to not do. Billing was basically a
11 reiteration of the prior communications, with more detail about how a patient can
12 be required to collect information to submit to its own insurance company if the
13 patient feels a transport should be covered. At the conclusion, from the
14 information Dignity had provided, the Bureau could not see that AMR had been
15 doing anything wrong with regard to billing. *Id.* at 1581:6-1582:8.

16 m. People that call DHS to complain about ambulance transports “mostly”
17 complain about bills. *Id.* at 1584:4-10.

18 n. When asked whether under a backup agreement, a provider could go
19 outside of its own CON service area to pick up a patient, Sams replied that
20 would be possible if “health and life” depended on this; however, the Bureau
21 does not want to see this as a frequent occurrence. *Id.* at 1583:3-10.

22 o. The Bureau’s definition of IFT arrival compliance, as seen on Maricopa
23 Ambulance’s CON (CA 43), is the provider must arrive to a non-urgent transport
24 within 60 minutes of the agreed upon arrival time at least 90 percent of the time.
25 If the provider falls below that 90 percent, that would be non-compliant. *Id.* at
26 1587:25-1588:23. The Dignity witness employees that testified in RBR’s case-
27 in-chief did not calculate arrival compliance this way. The “we call and then we
28 want you here right away” is not how DHS will evaluate compliance. *Id.* at
29 1588:24-1589:10.

30 p. In connection with a CON application, or proposed contract, DHS will not

1 approve unrealistic IFT arrival times; it has to evaluate all aspects of operations
2 to determine whether the proposed arrival times would cause any negative
3 upward pressure on rates. *Id.* at 1590:12-21.

4 44. **Mickeul Bryan Gibson** is the CEO for Priority Ambulance, supervising
5 operations at a high level in 11+ states, including (the subsidiary) Maricopa Ambulance
6 in Maricopa County. Tr. Vol. 7 at 1623:11-21; 1699:10-16. He testified to his
7 background and experience in the ambulance industry. *Id.* beginning at 1623:22.

8 a. Maricopa Ambulance's CON, received in August 2016, authorizes all
9 forms of transport in Maricopa County (with a few carve-outs) and commits
10 Maricopa Ambulance to IFT arrival times. *Id.* at 1624:24-1626:20; CA 43.

11 b. The contract RBR has with Maricopa Ambulance (under review by DHS)
12 is not a "preferred provider" contract. Gibson understands the Dignity transport
13 volume is currently between 11,000 and 18,000 per year. Maricopa Ambulance
14 has the financial and operations capacity to service those transports while
15 meeting its other CON obligations. Maricopa Ambulance is currently doing
16 Dignity transports and is already scaling its operations to accommodate the
17 Dignity volume. Tr. Vol. 7 at 1621:25-1632:14.

18 c. With regard to the financial impact of RBR being granted the CON it has
19 applied for, all current (existing) providers in Maricopa County are dependent
20 upon the economics of the existing system. If chunks of system revenue start
21 being pulled out, the providers who are mandated to serve the 911 system, to
22 serve unincorporated areas, will still have certain fixed costs. With the loss of
23 revenue, those costs become more expensive and can make rates rise. The
24 entire system itself will suffer the negative impact. *Id.* at 1632:15-1633:22.

25 d. The benefit of a Maricopa Ambulance contract with Dignity is the 30
26 percent discount on transports Dignity is the payor for. The arrival criteria are
27 the same as what are required by the Maricopa Ambulance CON. *Id.* at
28 1669:25-1670:11.

29 e. If Dignity requested during contract negotiations that all Maricopa
30 Ambulance's ambulances have the same equipment and gave a list of that

1 equipment, Maricopa Ambulance would meet the requirement, assuming the
2 State approved it. *Id.* at 1684:16-23.

3 f. Gibson believes that the existing Maricopa County ambulance providers
4 have the capability to handle all IFT and convalescent transports in Maricopa
5 County and that a new provider would denigrate the system to some degree,
6 causing Maricopa Ambulance to be less efficient, causing an overall negative
7 financial impact to the system, and probably requiring a rate increase due to
8 fixed costs being supported by less transports. As the Dignity system grows,
9 that negative impact would increase. *Id.* at 1692:19-1693:7; 1699:20-1700:20;
10 1704:15-1705:7.

11 g. If Dignity sole sources its transports to itself (RBR), there will be no
12 competition regarding its transports. *Id.* at 1714:3-10.

13 h. Maricopa Ambulance competes with other CON holders in Maricopa
14 County, including the AMR CON Holders. Just because it wins a contract does
15 not mean it believes AMR will fold up and go away. Rather, it expects AMR will
16 come back and compete very vigorously for the business. In the ambulance
17 transport industry, all companies win some business and lose some, which is
18 normal. *Id.* at 1715:14-1716:6.

19 i. Maricopa Ambulance is not spread too thin in Maricopa County to do the
20 Dignity transports. It has the experience and the money behind it to add those
21 in. *Id.* at 1719:5-25.

22 45. **Roy Ryals** is an ambulance industry consultant. Tr. Vol. 7 beginning at 1721:4.

23 a. Ryals' EMS/ambulance experience dates back to 1968. Since October
24 2013, he has been consulting, including performing feasibility studies and needs
25 assessments for political subdivisions. *Id.* at 1721:4-1722:23.

26 b. Through analysis of the Dignity EMS logs (handwritten), Ryals opined that
27 Maricopa Ambulance would have had units available at times when 911 was
28 utilized or ETAs in excess of 30 minutes were given (for urgent transports) or
29 ETAs of 60 minutes or less were required (for non-urgent). *Id.* beginning at
30 1723:11.

1 c. Ryals did a unit hour utilization (“UHU”) analysis of RBR’s proposed
2 operations. UHU is a measure of efficiency. He compared ABC (.21), AMR
3 Maricopa (.21), PMT (.22), and Maricopa Ambulance (.24) to RBR (.27). In
4 doing this, he noted that RBR projects zero canceled runs, which simply does
5 not exist in this system (calling its efficiency further into question). *Id.* at
6 1734:10-1739:6.

7 d. RBR’s/Community’s UHU is the outlier, it is unreasonably high and allows
8 him to conclude that with 4.5 ambulances spread over a wide geography, “[i]t is
9 a statistical and absolute improbability” that (1) RBR will be able to achieve the
10 level of UHU their ARCR shows and (2) RBR will be able to achieve the
11 response (arrival) time performance that is contemplated either by DHS’s
12 Guidance Document or by the proposed contract between Dignity and RBR.
13 Thus, one of two things will happen: RBR will either not be able to do the
14 transports its ARCR shows or RBR will achieve its response criteria but for many
15 less calls than its ARCR shows. *Id.* at 1741:15-1742:10. Overall, RBR will not
16 be able to meet the transports its ARCR proposes within the time frame its
17 contract with Dignity contemplates. *Id.* at 1744:11-22.

18 e. Ryals is aware that the letters of reference given to DHS for RBR’s
19 operations state that RBR will enhance the 911 system. He disagrees. He
20 believes exactly the opposite will occur because AMR and Maricopa Ambulance
21 have much larger fleets than RBR will have. Their call volume is important to
22 their deployment plans. If RBR reduces that call volume by using 4.5
23 ambulances spread over the Phoenix valley, RBR will not be able to serve the
24 Dignity work in a timely manner, which means Dignity will need to call AMR and
25 Maricopa Ambulance. AMR and Maricopa Ambulance will not be pre-positioned
26 to respond, so the Dignity UCs will use 911 more frequently, not less frequently.
27 *Id.* at 1744:23-1747:1.

28 f. A second reason Ryals disagrees with the “support 911” statement is that
29 when a provider has a mix of 911 and IFT resources dedicated to an area, it can
30 do “surge deployment,” meaning the provider can pull units from its IFT

1 resources when the 911 system surges. RBR is not going to do any 911 work,
2 and the other CON holders in the system will have to reduce the overall number
3 of IFT units available from them, which means there will be fewer ambulances to
4 back up 911. *Id.* at 1747:6-1748:18.

5 g. Beery's mapping does not accurately reflect response (arrival) times for
6 RBR in its proposed service area because (1) the drive times are not entirely
7 accurate – for example, there are different morning versus afternoon rush hour
8 times; (2) UHU analysis reveals that 31 percent of the time there will not be
9 ambulances in RBR's sub-operations stations; (3) Beery's mapping just shows
10 drive time, and arrival times have to include other portions of the service such as
11 the period between when a call comes in and the crew actually leaves a
12 substation. *Id.* at 1748:20-1753:3.

13 h. Beery's mapping cannot be used to design a system for either 911 or IFT
14 transports, the mapping is basically useless. *Id.* at 1812:4-10. Beery's
15 mappings also do not show that RBR could serve all Dignity transports in 30
16 minutes or less (from receipt of the call). That is impossible. *Id.* at 1812:24-
17 1813:6.

18 i. RBR's 4.5 staffed ambulances plan cannot serve the stated "needs" of the
19 Dignity facilities. Further, having only one ambulance in reserve is inadequate.
20 Using a 133 percent of peak load capacity is a better measure. Using 5 as the
21 peak load here, that means there must be 1.65 ambulances in reserve. Even
22 that is "iffy" because if one ambulance is out of service for routine maintenance,
23 and another has a mechanical problem, there is no second ambulance to utilize.
24 *Id.* at 1753:5-1754:21.

25 j. One cannot compare Nevada UHU to Maricopa County UHU because
26 there might be a high volume in a small geographic area (Nevada) as compared
27 to widely dispersed Maricopa County. *Id.* at 1803:4-21.

28 k. The current ambulance system in Maricopa County is operating well; the
29 system's needs are being met. *Id.* at 1812:1-3.

30 l. "Cream skimming" means someone taking the best paying transports out

1 of the system, to the exclusion of other transports. *Id.* at 1817:5-13.

2 m. Dignity will have patient PHI (referring to ADHS 12), and will therefore be
3 in a position to choose lower risk patients. If Dignity/RBR has a limited number
4 of ambulances available for transports, and if volume exceeds those, it then will
5 have to triage which transports it (RBR) is going to do and which it (Dignity) will
6 give to other providers. Dignity will have the capacity to choose the better
7 paying transports for RBR, referring the higher risk (for payment) transports out.
8 *Id.* at 1817:25-1822:2.

9 n. In the ambulance industry, “cream skimming” is a “very pejorative” term.
10 The two most common ways to cream skim are (1) take the high efficiency, in
11 terms of revenue, producing transports and accept no responsibility for low
12 efficiency (revenue), which is most commonly 911 (where a provider has no
13 background and no information about the patient, and a significantly higher bad
14 debt); and (2) geographic cream skimming which involves deploying to the
15 center of a high efficiency area, leaving the peripheral areas to other providers,
16 which is what RBR’s witnesses seem to say they will be doing – concentrating
17 on the center of Maricopa County and leaving the edges to the existing
18 providers. *Id.* at 1822:11-1823:25.

19 o. Based upon Ryals’ experience, in a system where there is a mix of
20 hospitals, freestanding ERs and a plethora of UCs, he estimates the overall
21 percent of urgent versus non-urgent IFTs is that only 10 percent to 15 percent
22 would be urgent. *Id.* at 1828:1-1830:3.

23 46. **Jim Roeder** is the Regulatory Manager for AMR’s Arizona operations and has
24 been in the ambulance industry since 1994, focusing on regulatory compliance since
25 2001. Tr. Vol. 7 at 1837:8-1838:4; AMR 1G. Roeder gathered information for various
26 exhibits admitted during the course of the hearing.

27 a. The November 27, 2017 Decisions consolidating (1) ComTrans
28 Ambulance and Emergency Medical Transport/American Ambulance into PMT
29 (CON 71), and (2) consolidating Southwest Ambulance of Casa Grande and SW
30 General into AMR of Maricopa (CON 136), were based upon the fact that when

1 the AMR parent organization took ownership of the Rural/Metro affiliated
2 Maricopa County CONs it agreed to consolidate to simplify reporting and
3 increase transparency and because additional CON holders had entered the
4 Maricopa County market since that Rural/Metro acquisition. AMR 6A-016 and
5 6B-019. At the time of the OAH hearing on both of those consolidation
6 applications, two private entities and approximately eight fire
7 districts/departments had been granted CONs with service areas overlapping all
8 or part of the AMR affiliated CON holders. AMR 6A-017, 6B-020. As the
9 Administrative Law Judge found there, “[t]hese new CON holders are taking calls
10 that the Applicants used to take, and in some cases, [became] the primary
11 responders in their service areas, with the Applicants becoming back-up or
12 secondary responders. As these new CON holders add ambulances to service,
13 the Applicants must take units out of service and change their deployment
14 models.” *Id.* The addition of the new CON holders had reduced the AMR
15 affiliates’ call volume in certain areas and had negatively impacted the time it
16 took certain AMR affiliates to respond to certain rural areas. AMR 6A-017; 6A-
17 018, and 6B-020 through 021. Further, additional changes to the system were
18 expected in connection with additional CONs being issued. *Id.* Consequently,
19 the consolidations included certain changes to the response time parameters for
20 CON 136 and CON 71 (and the CONs that were consolidated into each). AMR
21 6A-003 through 004 and 021 through 022; AMR 6B-003 through 004 and 024
22 through 025; *see also* Tr. Vol. 7 at 1838:19-1841:23.

23 b. Previously the majority of CON 71’s responses were required to be made
24 within 20 minutes 100 percent of the time.¹⁰ CON 46 required that 100 percent
25 of the responses be made within 25 minutes (in addition to the lower fractiles).
26 With consolidation into CON 71, those 100 percent compliance requirements
27 were changed to 97 percent within 20 minutes. AMR 6C-001.

28 c. The change to response time compliance parameters for consolidated
29

30 ¹⁰ Roeder testified that the Section B part of CON 71 was a rural area with a very small number of responses. *Id.* at 1840:9-13.

1 CON 136 was more pronounced. That change also included the shift from a 100
2 percent compliance within the “20 minutes or less” parameter to 97 percent.
3 AMR 6C-002. The 10 minute fractile for previous CON 136 and one section of
4 CON 86 dropped from 90 percent to 80 percent. CON 136 and the same section
5 of CON 86’s 15 minute fractile also dropped from 95 percent to 90 percent.
6 These times relate to cities and towns where CON 136 is the primary provider of
7 911 ambulance services. Compare AMR 4E-003, Section 3, I. Otherwise, CON
8 136’s 911 response parameters (as consolidated) require a 30 minute response
9 on 97 percent of ambulance calls, 20 minutes on 90 percent, 15 minutes on 75
10 percent, and 10 minutes on 50 percent. *Id.* This is also a significant extension
11 of the required 911 response parameters as compared to previous CON 136
12 (requiring 20 minute responses on 100 percent of all calls, 15 minutes on 95
13 percent and 10 minutes on 90 percent), the identical parameters for Section A of
14 CON 86, and the remaining two sections of CON 86 and CON 66. AMR 6C-002;
15 *see also* Tr. Vol. 7 at 1838:19-1841:23.

16 d. Subsequent to AMR receiving CON 136 in February 2015, two private
17 providers were issued CONs in Maricopa County (ABC in May 2015 and
18 Maricopa in September 2016), and eight governmental entities were issued
19 CONs located entirely or in great part in Maricopa County (Superstition in March
20 2015, Mesa in July 2015, Surprise in August 2015, Rio Verde in November
21 2015, Gilbert in February 2016, Queen Creek in March 2016, Sun City in May
22 2016, and Peoria in June 2016). *Id.* at 1842:9-1843:2; AMR 8.

23 e. To address the letters of support for RBR’s CON Application sent to DHS
24 by various governmental entities (ADHS 16 through 21, 23 and 24), Roeder was
25 responsible for making public records requests related to the Town of Gilbert’s
26 and the City of Chandler’s letters. Tr. Vol. 7 beginning at 1843:8. These public
27 records requests included a copy of the at issue letter of support and requested
28 various categories of information, including all records relating to
29 communications relating to the letter, any other items related to the letter,
30 records relating to or supporting certain statements of opinion or fact in the

1 letter, and any records showing that the letters had been authorized by the
2 appropriate person or entity, such as City Manager, Board of Supervisors, City
3 Council, etc. *Id.*; AMR 19C and 19G. Neither response contained any
4 documents showing authorization by the appropriate governmental
5 organization/manager. Neither response contained any documents relating to
6 any of the substantive statements of fact or opinions made in the letter. Instead,
7 the only responsive items were documents demonstrating that the Town of
8 Gilbert letter had been solicited by Dignity and/or EMS Advisors, that a “form
9 letter” had been provided to each, that Gilbert’s Mayor made no changes to the
10 form letter delivered to her, and that the Chandler Fire Chief’s letter was also
11 essentially identical to the Gilbert letter (no documents provided in the Chandler
12 response included the template delivered to Chief Dwiggins). Tr. Vol. 7 at
13 1843:8-1849:25; AMR 19C and G.

14 f. Using information from DHS’s website, Roeder calculated the number of
15 ambulance transports done by Maricopa County CON holders (which does not
16 include Intervenors Canyon State or Life Line, as they cover very small portions
17 of outlying rural Maricopa County – see, AMR 4A and 5A, 4B and 5B). This
18 chart allows a comparison of total transports by year, showing that for all of the
19 Maricopa County CON holders listed, the total transports (as reported by ARCR)
20 was 304,274 in 2013; 310,640 in 2014; 321,170 in 2015; 321,515 in 2016; and
21 322,157 in 2017.¹¹ Tr. Vol. 7 at 1850:6-1863:14; Tr. Vol. 9 at 2309:14-2310:22;
22 AMR 84. This is significantly less than even a 1 percent change per year from
23 2015 forward. Given the fact that CONs 62 (Life Line) and 58 (Canyon State)
24 were not shown to have done any significant number of Maricopa County
25 transports and the fact that each of these CON holders were excluded from all
26 years shown, the exclusion of CONs 62 and 58 would not have any material

27 ¹¹ No ARCR filings were available for Gilbert, Tempe and Queen Creek. However, Gilbert does very few
28 transports, Queen Creek had not been running any calls, and Tempe only has two ambulances, and is
29 probably doing “some.” These entities made no response to AMR staff inquiries requesting transport
30 numbers. Roeder’s initial calculations (from when he first put the exhibit together) were not entirely
consistent with current DHS figures (which had changed subsequent to the time Roeder first put his
document together). This led to submission of a corrected calculation – AMR-84.

1 impact on the 2015 forward trend shown here.

2 g. AMR Maricopa (CON 136) and PMT (CON 71), both hold
3 IFT/convalescent authority for all of Maricopa County (plus CON 136 covers a
4 portion of Pinal County); Rural/Metro (CON 109) covers a portion of Maricopa
5 County (IFT); Roeder is aware of at least thirteen other Maricopa County CONs
6 that contain IFT/convalescent authority: Superstition Fire, Mesa, Queen Creek,
7 Gilbert, Tempe, Phoenix, Surprise, possibly Peoria, North County (aka Sun City),
8 Daisy Mountain, Sun Lakes, Buckeye Valley, and Intervenors ABC and Maricopa
9 Ambulance. Tr. Vol. 7 at 1864:8-1866:21.

10 h. Roeder utilized Medicare's designation of certain zip codes as super rural
11 and rural, identified those on a map of Maricopa County, and then roughly
12 estimated witness Beery's "drive time mapping" for RBR's four combined sub-
13 operation stations. There are significant rural/super rural (as defined by
14 Medicare) areas in Maricopa County that are not within the drive times plotted by
15 Beery; Roeder also testified to various healthcare facilities that might require
16 interfacility transports outside of that drive time area, including at least one in
17 each Buckeye, Goodyear, Anthem, northeast of the greater Phoenix urban area,
18 and Mesa. *Id.* at 1868:7-1873:21; AMR 75; see also CA 186.

19 47. **Ed Armijo** is the Director of Compliance for the AMR organization's Arizona
20 CON operations. Tr. Vol. 7 at 1885:7-1887:2; AMR 1H. Armijo testified regarding his
21 work experience with ADHS and otherwise in regulatory compliance. *Id.*

22 a. While not an easy task (one that included driving to physically check
23 certain addresses), Armijo - with the assistance of Jim Roeder, checked calls for
24 transports coming out of addresses (i) associated with Dignity facilities, (ii) going
25 to addresses associated with Dignity facilities, and (iii) those done between
26 those two classes, to calculate all Dignity affiliated transports that the AMR
27 organization had done (primarily in Maricopa County, with a very small number
28 in Pinal) during calendar years 2016, 2017 and during the first three months of
29 2018 (which was then annualized). This is primarily an accounting of IFTs, with
30 some small number of convalescent transports possibly included. For 2016, the

1 total transports either going to a Dignity facility or originating from a Dignity
2 facility was calculated as 18,140. For 2017, it was 18,941. The first three
3 months of 2018 calculated to 4,665 (which is annualized to 18,660). Armijo
4 believes that this is as accurate a summary as is reasonably available, including
5 the assumptions outlined on AMR 18E. *Id.* at 1807:4-1903:13; Tr. Vol. 8 at
6 1959:19-1960:12; AMR 18A through E.

7 b. Armijo submitted public records requests, essential identical to those
8 done by Jim Roeder, to the governmental entities (other than those Roeder
9 communicated with) that signed letters of support for RBR's CON: he submitted
10 the requests to Avondale, Daisy Mountain, Phoenix, Mesa, and Tempe. Each of
11 the requests asked for all documentation evidencing communications related to
12 the authorship of the letter, communications relating in any way to the letter,
13 documents that would relate to any of the factual statements and/or opinions
14 expressed in the letter, and any documentation showing that the letter had been
15 authorized by the appropriate person or entity (such as City Manager and/or City
16 Council, governing board). Tr. Vol. 8 beginning at 1915:9; AMR 19A, B, D, E
17 and F.

18 c. With regard to the Avondale Fire Chief's letter (ADHS 21), the response
19 indicated the letter had **not** been written upon behalf of the City of Avondale,
20 had been procured by EMS Advisors (Mark Burdick) who sent Chief Adams the
21 proposed letter of support, and that the only change Adams made to the
22 template was a minor verbiage change to the second paragraph. No substantive
23 changes were made and no documents were produced showing any factual
24 basis or support for any of the opinion or "fact" statements. Tr. Vol. 8 at 1915:9-
25 1918:22; AMR 19A.

26 d. With regard to the Daisy Mountain letter, no documents at all were
27 received in response except the actual (final form) letter. Tr. Vol. 8 at 1915:9-
28 1918:22, AMR 19B.

29 e. With regard to the Phoenix Fire Chief's letter (ADHS 23), approximately
30 140 pages were provided. However, nothing in those pages indicated the letter

1 had been approved by the City Manager or City Council. There were emails
2 showing that Mark Burdick (EMS Advisors) first requested the letter, sending the
3 proposed form for signature, in August 2017; Jimmy Haden (EMS Advisors) sent
4 another copy of the proposed letter in January 2018. Employees within the fire
5 department did engage in some editing. However, the only responsive items
6 provided that would relate in any way to the fact or opinion statements consisted
7 of a significant number of Arizona Fire Department Association emails simply
8 noting the fact of Dignity submitting an application for a CON for Maricopa
9 County, emails noting that Dignity and other hospitals had formed a political
10 advocacy group and also providing updates regarding various CONs being
11 processed through OAH, and certain professional organization agendas and
12 minutes mentioning diversion. Even the latter only noted this (diversion) as a
13 phenomena occurring when population growth caught up to the area's hospital
14 "buildout" in the mid-2000s, early 2010s. None of these items contained any
15 indication that diversion was caused by anything associated with ambulance
16 transports. None of these documents indicated anything about a need to add
17 another ambulance provider to the system or to add more ambulances. Tr. Vol.
18 8 at 1919:8-1933:22; AMR 19D. The Phoenix Fire Department's policies on
19 when they may and may not do an IFT were included. Tr. Vol. 8 at 1934:9-
20 1935:8. Also included was what appears to be a list of IFTs done by the City of
21 Phoenix – three in 2016, two in 2017, and one in 2018. *Id.* at 1935:11-21.

22 f. The public records request response directed at the Mesa Fire Chief's
23 letter of support (ADHS 19) contained no documents indicating the letter had
24 been authorized by the City Manager, the City Council, or any other appropriate
25 person/entity. The only documents provided were emails with Mark Burdick
26 (EMS Advisors) sending the proposed letter and asking for a signature. The first
27 paragraph of the final letter is identical to the proposed draft, as is the fourth.
28 Portions of the proposed second paragraph were deleted. The proposed third
29 paragraph was deleted. No documents were provided responsive to the request
30 for items supportive of statements/opinions set forth in the letter. *Id.* at 1936:7-

1939:19; AMR 19E.

g. The response to the public records request directed at the Tempe Fire Chief's letter of support (ADHS 19) likewise included nothing indicating it had been authorized by the appropriate person/entity at the City, and failed to provide records showing the providence of the letter (although it is so similar to the other letters solicited by EMS Advisors that it has to have been based upon the same form letter). It did include an Excel spreadsheet appearing to be Tempe Fire responses to certain calls, although it was impossible to tell the origin of the calls, and whether they were 911 or IFT. Tr. Vol. 8 at 1939:23-1941:24; AMR 19F.

h. Intervenor Life Line (CON 62) did 14 transports from the Wickenburg Community Hospital to a Dignity facility in 2016; it did 17 in 2017, and it did 7 during the first three months of 2018. Tr. Vol. 8 at 1942:2-1943:24; AMR 25.

i. From July 1, 2016, through June 30, 2017, AMR CON Holders did approximately sixteen 911 responses in the rural area outside of Wickenburg, in the northwest portion of Maricopa County. This does not include Wickenburg responses. Tr. Vol. 8 at 1944:2-1945:19; AMR 48.

j. Between July 1, 2016 and June 30, 2017, four AMR CON holders, including Prescott based CON 58, responded to 122 calls (911) in the northeast corner of Maricopa County (rural area), along or close to State Route 87, and 63 in the "lakes" area also in that northeast rural area. From July 1, 2017, through June 30, 2018, those same areas had 49 and 76 calls, respectively. Tr. Vol. 8 at 1946:10-1952:8; AMR 49A and B.

48. **Glenn Kasprzyk** is the Regional CEO of the AMR organization's Arizona and New Mexico operations. He has been in EMS since 1994 and in Arizona since 2006. He has experience with all types of ambulance systems from very rural to major urban. Tr. Vol. 8 at 1962:3-1963:14; AMR 1D.

a. It is his business to know what is going on in the ambulance industry in both Arizona and New Mexico. Tr. Vol. 8 at 1963:6-9.

b. He believes RBR's CON Application is bad for Maricopa County because

1 there have been a lot of changes to the system since AMR Maricopa entered:
2 additional CON holders have entered (AMR 8), and there have been changes in
3 healthcare and the delivery of healthcare. From a big picture perspective, with
4 more CON holders coming in, services are being duplicated by various providers
5 in some areas. They are starting to see this duplication causing an increase in
6 rates and structures. Governmental entities receiving CONs are creating “silos,”
7 where they are only concerned about their own communities, while AMR has to
8 cover the whole county. This creates logistical challenges, for example, when
9 an AMR CON Holder has to respond to an area the governmental CON holder
10 might be closer to, but will not leave its silo to cover. This development has
11 already led to AMR Maricopa (CON 136) having to increase its CON response
12 criteria. These changes are being felt in the Superstition, Northwest County,
13 Surprise, and likely Peoria areas. AMR has needed to change its deployment
14 model to adjust to these new CON “silos,” which inevitably require extended
15 response times. *Id.* at 1963:23-1968:25; see *also* AMR 6B, p. 19, ¶¶8 and, p. 20,
16 ¶¶13-18.

17 c. AMR experienced the same phenomena in Pima County when CON
18 providers were added: it was required to extend response criteria after it had to
19 change its deployment. *Tr. Vol. 8* at 1969:1-15; AMR 52.

20 d. In addition to the response time issue, there have been financial
21 implications because the ambulance industry does not allow a one for one
22 exchange when a new CON holder enters the system. Existing providers have
23 to maintain infrastructure. Now, they are starting to see a significant number of
24 recent CON holders asking for rate increases, which ultimately impact the end
25 users. *Tr. Vol. 8* at 1969:16-1970:3.

26 e. Gila Bend, Superstition Fire, the City of Mesa, and perhaps Surprise have
27 all applied for rate increases. *Id.* at 1970:4-14.

28 f. If this fragmenting continues, with more silos being built around discreet
29 populations (for example, if Banner Health, Honor Health, or Dignity capture the
30 ambulance transports for their patient populations), this is likely to increase the

1 cost of service via rates and charges. Kasprzyk believes this will also impact the
2 overall system response times, impeding providers' ability to get responses to
3 certain areas within reasonable or agreed upon times. The fluidity of the system
4 will be impacted, which ultimately will impact both customer service and
5 finances. *Id.* at 1970:15-1971:15.

6 g. When a customer wants enhanced equipment requirements, DHS might
7 not approve these if providing them has a possibly detrimental impact on rates
8 and charges. *Id.* at 1975:3-14.

9 h. The sheer volume of patients delivered to hospitals by ambulance
10 transports, for example rapidly inundating a hospital during the peak season,
11 does impact "bottlenecking." However, the pre-hospital system is not the sole
12 cause. Other causes are staffing (available staff): if an ambulance arrives and
13 there are limited staff, the staff can only manage a certain number of patients
14 and the ambulance attendants then have to monitor the patients on stretchers in
15 the hallways; or there could simply be no beds available because the ER is
16 inundated. Pre-hospital services is not a significant cause of bottlenecking.
17 Bottlenecking negatively impacts ambulance transport services due to the
18 congestion. *Id.* at 1975:17-1977:10.

19 i. The Centers for Medicare and Medicaid Services (CMMS) looking to
20 EMTALA (the federal regulation of healthcare, primarily hospitals) has taken the
21 position that bottlenecking/delayed offloading is not an EMS caused issued. *Id.*
22 at 1977:11-1978:10; AMR 15.

23 j. Locally, the Maricopa County system is stressed every year during the
24 wintertime when patients experience delays in ERs, where there are offload
25 delays, diversion, and hospitals at capacity. In 2017, Kasprzyk thought it was
26 important to engage hospital leadership about this and some meetings did
27 ensue. Those discussions and meetings continued into the winter of 2018, but
28 the people involved in the discussion had no standing to enact changes or
29 elevate the issues to hospital leadership. Consequently, Kasprzyk reached out
30 to Mesa's Fire Chief and proposed a letter to hospital leadership ("C-Suites").

1 There was enthusiasm for the same, to express pre-hospital providers' position
2 on offloading, bottleneaking, and hospital congestion. Kasprzyk authored the
3 first draft; the intent was to ask hospital leadership to schedule a meeting to
4 discuss how to address the concerns, such as ambulances getting stuck in
5 hospitals waiting to offload patients. Kasprzyk wanted to move forward so all the
6 stakeholders in the system could meet and discuss. The letter was circulated,
7 the busy season ended, and the issue got "punted" to the following year. Tr.
8 Vol. 8 at 1978:14-1988:19; AMR17A through 17E.

9 k. Population growth does not translate into ambulance transport growth on
10 a one-to-one basis. Ambulance transport growth will depend on the
11 demographics of the community, and notions about access to healthcare are
12 changing. There are currently more tools to connect to primary physicians, more
13 availability (points of access such as UCs), and changes in patient self
14 responsibility due to higher insurance deductibles. The traditional mindset of
15 calling 911 has changed. The growing millennial population has seemed to
16 have little to no impact on increasing ambulance transports. This population is
17 inclined to use alternative forms of transportation. Nationally, the discussion is
18 about the impact of services like Uber on ambulance transport numbers. Uber
19 and Lyft are taking people who are having medical emergencies. Plus, they are
20 developing medical transport segments. Tr. Vol. 8 at 1988:21-1991:25; AMR
21 13A through H.

22 l. In the early spring of 2018, Gila Bend was unable to reach agreement
23 with its ambulance transport provider (Buckeye) and a critical point came where
24 no services were going to be available. The Bureau asked Maricopa County
25 providers to apply to help. Only AMR stepped up. It ran the system for 90 days,
26 under temporary authority (which was required because the community had a
27 higher base rate than the Uniform Maricopa County Rates due to its rural
28 nature). AMR did this at a "significant loss" because of its commitment to the
29 greater Maricopa County community. Tr. Vol. 8 at 1992:3-1994:9. If AMR keeps
30 getting spread thinner and thinner (due to more CON holders being given

1 authority), it might not be able to offer this type of public service in the future. If
2 the system continues to be diluted, especially when considering the challenges
3 of serving rural areas, there could be a huge future impact. Tr. Vol. 8 at
4 1994:10-25; AMR 9.

5 m. When the Governor recently entered his order directing DHS to report
6 critical opioid overdose information, AMR was the first onboard to work with
7 DHS. It mobilized its clinical teams to review its ePCR data platform, to make
8 sure the settings allowed collection and reporting. Tr. Vol. 8 at 1995:1-22.

9 n. Kasprzyk, because of his involvement with the Prescott based Life Line
10 operation, has often driven from Phoenix to Wickenburg. From his experience, it
11 is unrealistic to think that Wickenburg can be reached within 30 minutes from
12 anywhere within the green areas plotted by Beery on RBR's "drive time"
13 mapping. *Id.* at 1999:15-2001:6.

14 o. AMR is not contending that Life Line's loss of Dignity patient transports
15 out of the Wickenburg hospital (to RBR) would cause any appreciable financial
16 impact, it is purely an operational concern. *Id.* at 2001:7-16.

17 p. With regard to the northeast sector of Maricopa County (and CON 58),
18 there also is no contention that this would cause any adverse financial impact.
19 The concern is purely operational. *Id.* at 2001:17-2002:3.

20 q. When Dignity and AMR amended their contract in February 2017, Jeff
21 O'Malley was involved in the discussions and Dignity made no request for any
22 changes to AMR's data reporting requirements. *Id.* at 2002:4-2003:8; *see also*
23 CA 25. There was also no dialogue about response (arrival) times. Tr. Vol. 8 at
24 2085:3-12.

25 r. Jeff O'Malley's observation that Dignity's contract with AMR only gave
26 Dignity what AMR's CON required for arrival time compliance is not true: CON
27 136 allows an annual average over the whole county. The Dignity contract
28 narrowed that requirement to Dignity facilities, which is harder to accomplish. *Id.*
29 at 2003:9-2004:8.

30 s. Jeff O'Malley's desire for electronic record integration and adoption of

1 Dignity core values by its ambulance transport providers are things that AMR
2 could comply with, assuming electronic record integration is even possible, and
3 assuming what was requested did not cause the Bureau concerns about costs
4 negatively impacting rates and charges. *Id.* at 2004:9-2005:23. Kasprzyk is
5 unaware of anyone in Arizona having that kind of complete integration of
6 medical records; he is also unaware of anyone doing this outside of Arizona. *Id.*
7 at 2005:24-2006:8. AMR's ePCR (electronic patient care reports) are already
8 being transmitted to the facilities AMR serves. *Id.* at 2006:9-14.

9 t. The "souring" of the AMR–Dignity relationship (as mentioned by O'Malley)
10 was observed by Kasprzyk to come about once they disagreed about AMR's
11 position on RBR's Application. The relationship changed. Dignity filed a
12 lawsuit. AMR started to see an "artificial complaint environment." Before that,
13 things had been good. *Id.* at 2006:15-2007:16. Kasprzyk is willing to have AMR
14 CON Holders move forward with a professional, productive, collaborative
15 relationship with Dignity. *Id.* at 2007:19-2008:4.

16 u. Kasprzyk is not saying Dignity should be forced to use AMR. But from
17 what he has seen, AMR has been well within its response compliance and gave
18 good customer service. There have been service issues, but all healthcare
19 providers experience these, which does not equal bad service. If there are 2 or
20 3 patient complaints out of tens of thousands of transports, that is not bad
21 service. That is expected. *Id.* at 2058:18-2059:6.

22 v. AMR has a 90 percent compliance standard on its arrival times under its
23 CON because it is unrealistic to say anyone can do anything 100 percent of the
24 time due to variables such as weather. The goal in contracting is to put 90
25 percent in, and then try to exceed that expectation. *Id.* at 2082:25-2083:13.

26 49. **Scott White** is an AMR Regional Director for Las Vegas area operations. Tr.
27 Vol. 8 at 2097:8-13; AMR 11.

28 a. Two AMR affiliates operate in Clark County, Nevada, branded as AMR
29 and Medic West. Combined, they have approximately 125 ambulances and 870
30 employees. Tr. Vol. 8 at 2098:8-2099:4.

1 b. On a typical Sunday evening, at around 10:00 p.m. (correlating to the
2 Harvest Festival tragedy), the Las Vegas system status plan requires
3 approximately 45 staffed ambulances. *Id.* at 2101:12-16.

4 c. When the mass shooting/Harvest Festival event occurred in Las Vegas
5 on October 1 and 2, 2017, AMR sent a supervisor unit when it first received a
6 call. That was quickly amended into an active shooter event with a number of
7 gunshot victims, and AMR sent a strike team (5 ambulances and a supervisor).
8 As they saw the situation escalating, including it being reported as multiple
9 shooters, off duty personnel were paged to come in to the station if they were
10 available. Hundreds of people responded including EMTs, paramedics, the
11 Medical Director, dispatchers, mechanics, and supply personnel. This allowed
12 106 ambulances to be dedicated to the event, staffed by both on and off duty
13 employees. *Id.* beginning at 2098:8; 2100:5-2101:12.

14 d. AMR also requested backup from neighboring Arizona and California,
15 which given Las Vegas's relatively isolated location would involve 3 to 4 hour
16 drives, especially because they were receiving reports of multiple shooters at
17 multiple locations in Las Vegas. *Id.* at 2101:18-2102:13.

18 e. While responding to the Harvest Festival tragedy, AMR's Las Vegas
19 operations still had the resources available to handle regular ambulance
20 transport business, which includes a "very busy 911 system." *Id.* at 2102:14-
21 2103:4.

22 f. The AMR response was not just to the Harvest Festival scene, but to
23 locations victims fled to, and also involved moving people from hospitals that
24 were overwhelmed, to decompress demand on the closest hospitals. This
25 included AMR utilizing wheelchair vans and a nine passenger bus. *Id.* at
26 2103:9-2105:2.

27 g. Some of the AMR ambulances had 3 to 4 crew members, to provide more
28 personnel at the scene; some ambulances were taking more than one patient at
29 a time (as many as 4). *Id.* at 2105:10-24

30 h. The grand total involved 192 transports, moving 230 patients. These

1 transports included 123 gunshot victims, as well as psychological/behavioral
2 crisis issues, lacerations, cardiac events, and a variety of other injuries. *Id.* at
3 2106:8-13; AMR 31 and 32.

4 i. AMR assigned 383 of its employees to the event. Tr. Vol. 8 at 2108:3-6.

5 j. Clark County Fire Chief Greg Cassell stated, "I have never seen so many
6 ambulances." AMR 31.

7 k. For unexpected major events, such as the Harvest Festival, the AMR
8 organization is the safety net for the Las Vegas area. This is not just because of
9 the resources AMR has there; it includes AMR's ability to flex deployment with
10 units coming in from Arizona and California. If this had been a worst case
11 scenario, such as a terrorist-style attack, AMR could have also brought in fixed
12 wing and rotary aircraft transports. Tr. Vol. 8 at 2108:24-2109:16.

13 50. **Richard Bartus** is currently AMR's Executive Vice President of Revenue
14 Management. Tr. Vol. 8 beginning at 2112:8; AMR 1J.

15 a. Bartus' experience in the ambulance business involves his entire
16 professional career. He has worked in both the operations and business side.
17 Since 1992, he has worked in fleet maintenance, as an EMT, in ambulance
18 dispatch and call intake, in general accounting, payroll, corporate accounting,
19 has been a Director, a Vice President of Finance, a Regional Chief Operations
20 Officer, Interim Regional Chief Executive Officer, and a Regional Chief Financial
21 Officer. He has a college degree in accounting and has ambulance collections
22 experience. Tr. Vol. 8 at 2111:18-2114:6; AMR 1J.

23 b. Ambulance companies are more likely to get paid for IFTs, as opposed to
24 911 transports, and are more likely to get paid for convalescent transports than
25 911 transports. They are also more likely to get paid for urban transports over
26 rural. Tr. Vol. 8 at 2114:7-18.

27 c. Bartus is familiar with the cost structure of owning an ambulance
28 company. In comparing a business where a company does only
29 convalescent/IFT work, as opposed to having a 911 component to its business,
30 the 911 component "would generally drive up the cost to the system as a whole"

1 due to the cost of readiness that is required. *Id.* at 2114:19-2115:9.

2 d. In Bartus' opinion, the Maricopa County ambulance system, as a whole,
3 will suffer an adverse financial impact if RBR's Application is granted. *Id.* at
4 2115:10-20; 2142:13-18.

5 e. The AMR system in Maricopa County will also suffer an adverse financial
6 impact. *Id.* at 2115:21-2116:1. To analyze this impact, Bartus looked at AMR's
7 billing system (as opposed to the Computer Assisted Data ("CAD") system
8 utilized by Ed Armijo to calculate the number of Dignity affiliated transports, AMR
9 18) to identify the total billable transports done as related to Dignity facilities in
10 2017, using actual collections and settlement information, and actual net
11 ambulance revenue. *Id.* at 2116:8-2118:25.¹²

12 f. For his year one AMR Maricopa County operations financial impact
13 analysis, Bartus used the total transports from Dignity facilities (to Dignity
14 facilities or to "other" facilities). For his year two analysis, he added transports
15 from "other" facilities to Dignity facilities, assuming year one RBR would be
16 ramping up and year two it would try to capture not just the transports originating
17 at Dignity facilities, but any transport going to a Dignity facility from a non-Dignity
18 facility, which he believes to be consistent with RBR's plan to capture all Dignity
19 related transports. *Id.* at 2120:12-2122:5; 2141:25-2142:12.

20 g. Overall, Bartus calculated a \$7.1 to \$7.3 million revenue loss in year one.
21 By the end of year two, that loss would be approximately \$10.6 million (involving
22 approximately 18,900 transports lost to the system). *Id.* at 2122:20-2123:5; AMR
23 54.

24 h. The year one and year two losses would be significant to AMR's Maricopa
25 County operations due to the infrastructure investment. It is possible to make
26 some operational adjustments due to not having to staff the transports, but
27 certain fixed costs such as rent and management cannot be reduced if an
28 operator loses a small percentage of volume. Here, the AMR organization still

29
30 ¹² The difference between the CAD numbers and the billing system numbers is within a 2.5 percent margin of error, which is not statistically significant. Tr. Vol. 8 at 2119:1-6.

1 has to cover all of Maricopa County, including its commitment to the 911 system.
2 Tr. Vol. 8 at 2123:6-2124:25.

3 i. The second phase of Bartus' analysis looked at the possible adjustments
4 to costs that could be made, and then the bottom line. He did not include CONs
5 58 and 62 (Canyon State and Life Line) as they are statistically irrelevant to a
6 financial impact analysis (CON 58 having no Dignity patient transports and those
7 done by CON 62 being so minor). Instead, he looked at the seven CONs (now
8 less than that due to the above-noted consolidations) that would have any
9 significant impact, beginning with actual amended 2017 ARCR information, and
10 analyzing each for fixed versus variable costs. He adjusted what costs could be
11 adjusted and concluded that year one there would be a negative financial impact
12 (overall) of \$1,749,538. With the increased transports expected in year two, the
13 negative financial impact would be \$2,542,477. *Id.* at 2125:1-2129:6.

14 j. Given his expertise, Bartus also opined that the staffing models RBR
15 witnesses testified to means RBR is unlikely to be able to cover 100 percent of
16 all Dignity affiliated transports. *Id.* at 2131:7-13.

17 51. **Doug Jones** is the Vice President of Analytics and Operations Research for
18 AMR, who holds an electronics engineering technology degree and has extensive
19 experience in the EMS/ambulance transport business. Tr. Vol. 8 beginning at 2144:3;
20 AMR 1C.

21 a. Jones helped develop and oversees AMR's Operations Planning &
22 Analytics Platform (OPAP) which has taken approximately seven years to
23 develop, which has been validated—including through the use of external
24 consultants to ensure accuracy, and which is considered "very proprietary." It
25 combines CAD) with complex but standardized data sets to build business rules
26 for all of AMR's CAD systems and operations to create user tools, assist data
27 reporting, assist schedule reporting, and perform other tasks such as unit hour
28 management modules. AMR/Jones can use OPAP to analyze a system and any
29 required parameters (such as the number of call responses that can be done
30 within a particular time period). It allows Operations to make "closer to real time"

1 operations decisions. It can be used to combine geo-spatial facts with demand
2 analysis work. It can assist with analyzing operational adjustments needed if a
3 known body of ambulance transports are removed from an overall system. *Id.* at
4 2144:24-2148:22.

5 b. Jones reviewed and analyzed Beery's mapping (CA 186 through 189) and
6 found those projections to be "overly optimistic representations," overly
7 generous, and a "very positive outlook" of real traffic conditions, noting that such
8 optimism "leads to failure." *Id.* at 2148:23-2150:10.

9 c. Beery's analysis is "somewhat of a geo-spatial" analysis. In contrast,
10 AMR would look at the minimum number of units needed to cover known
11 geography and response criteria; Jones would identify a critical vehicle limit or
12 level to know the number of ambulances an operation needs to be successful.
13 Beery's mapping does not do this. *Id.* at 2150:21-2151:23.

14 d. To do an on-time performance analysis, one needs a capacity demand
15 analysis (including number of calls and number of ambulances needed to
16 address that volume of business); then, one must do a geo-spatial analysis,
17 ultimately combining the two. Without these two different perspectives, there will
18 be a higher failure rate than is otherwise achievable. *Id.* at 2151:24-2153:1.

19 e. Jones' bottom line is that Beery's mapping does not inform how the
20 RBR/Community Ambulance system will work. *Id.* at 2153:2-4.

21 f. Jones and his team did both a capacity and a geo-spatial analysis of the
22 Maricopa County system, including Dignity facilities, to try to help local AMR
23 operations understand the impact they will have as the result of the projected
24 Community Ambulance removal of Dignity transports. *Id.* at 2153:5-23.

25 g. If Community Ambulance adds six ambulances to the Maricopa County
26 system, the existing providers cannot just pull six ambulances out, because
27 there will be lost efficiencies. It will cost more in unit hours to cover the volume
28 than would it cost without the loss of those transports. *Id.* at 2153:24-2154:14.

29 h. The Maricopa County system is very complex and there are significant
30 challenges to running that system successfully and efficiently. *Id.* at 2154:15-23.

1 i. The loss of a 911 contract is not the same as the loss of transports
2 associated with a single hospital system that is spread county wide. 911
3 contracts are for small, well-defined, self-sufficient areas. The Dignity hospital
4 system has a vast geography where the impact of lost Dignity transports is hard
5 to define, and will not be accompanied by any corresponding relief to the
6 “geographic footprint” the AMR CON Holders have to maintain. *Id.* at 2154:24-
7 2156:3.

8 j. To model adjustments the AMR CON Holders’ Operations must make to
9 their system, resulting from the removal of an identified body of transports, one
10 must eventually consider the financial impact of those lost transports. *Id.* at
11 2156:4-19.

12 k. In analyzing the Maricopa County system, the business rules OPAP uses
13 would include ADHS required response and arrival times, any municipal contract
14 parameters, and preferred provider contracts; one would also talk to local
15 operations about their perceptions and local realities, such as expected freeway
16 construction. *Id.* at 2156:20-2159:8.

17 l. If the Dignity transports are removed from the Maricopa County
18 ambulance transport system, the AMR CON Holders will still have to meet their
19 CON requirements, their municipal contract requirements, etc. This will be very
20 challenging because the loss of the Dignity transports will not allow any
21 geographic relief. *Id.* at 2159:9-2160:5.

22 m. If RBR follows its proposed operations plan, having four 24 hour
23 staggered ambulance shifts and one part-time (peak) ambulance scheduled
24 noon to midnight, based upon Jones’s knowledge about similar markets and the
25 IFT business, Dignity will not be happy. Even without knowing the overall
26 volume, the IFT business has predictable peaks and valleys, usually peaking
27 around 3 to 5 p.m., which is also rush hour time. This is when hospital usage
28 surges. RBR’s model will waste unit hours through the night and not have
29 enough unit hours during peak usage time. RBR has not given any
30 consideration to predictable demand curves. The AMR organization does not

1 staff like RBR projects it will. Instead, AMR builds demand analysis around
2 historic five minute blocks of time. *Id.* at 2160:5-2163:12.

3 n. The AMR organization's volume of ambulance resources in Maricopa
4 County allow it an extra, built-in, backup plan, and it can constantly adjust
5 resources to meet volume. As that volume of business gets smaller, the system
6 will become more difficult to successfully manage. If volume is reduced, there is
7 a reduction in the ability to keep customers happy. *Id.* at 2163:13-2164:5.

8 o. To analyze the impact of the lost Dignity transports, Jones and his team
9 did detailed OPAP modeling, including normal transport speed and congested
10 transport speed, looking at how IFT traffic relates to 911 coverage, and
11 examining different levels of ambulance availability (level 2 and level 3). This
12 allowed formulation of a baseline. From that baseline, the Dignity facility
13 postings that the AMR CON Holders currently utilize were removed, which
14 quickly created holes in the middle of the more urban service area when a 30
15 minute response is desired/projected. Predictably, when the congested speed
16 time of day was projected, that 30 minute hole became larger. This analysis also
17 showed a negative impact to the 911 system, as the AMR CON Holders will be
18 taken out of position to cover a certain body of 911 traffic within the urban area.
19 *Id.* at 2164:6-2171:6; AMR 55A through P. The shifting IFT resources impact the
20 911 system because IFT is part of the overall 911 system backup plan. *Id.* at
21 2171:7-14.

22 p. If Dignity and RBR do cooperate to pull all Dignity transports out of the
23 Maricopa County system, the system's efficiencies will go down and it will take
24 more unit hours to cover the same volume of calls. *Id.* at 2172:11-22.

25 q. RBR's removal of 11,000 to 12,000 transports annually cannot be
26 characterized as "no big deal." It is normal in the ambulance transport business
27 to lose municipal contracts. That is usually temporary. The provider will have
28 another opportunity to get that contract back. In contrast, the loss of Dignity
29 transports will be a more permanent loss of business to the overall system. *Id.*
30 at 2172:23-2173:24. For example, if AMR loses a 911 contract like Scottsdale,

1 there is a defined geography. That area is self-supporting, which can be
2 unplugged from the system, without a lot of other things in the county-wide
3 system being affected, in contrast to how the system would be impacted by the
4 loss of IFT business having a broad geography. *Id.* at 2191:24-2192:8. AMR will
5 eventually rebid that Scottsdale contract, and hopes to get it back. In the
6 meantime, the company will shuffle resources around the system to where the
7 biggest needs are, and utilize that movement to help offset capital costs. *Id.* at
8 2194:8-2195:5.

9 r. As part of his job, Jones looks at on-time performance of AMR operations
10 all across the country. The AMR CON Holders' performance is some of the best
11 in the country, "it's really good." *Id.* at 2173:25-2174:11.

12 52. **Todd Jaramillo** is a Regional Director for the AMR organization, whose duties
13 include oversight of Maricopa County's IFT market. Tr. Vol. 9 beginning at 2206:13;
14 AMR 1B.

15 a. Based on his previous employment with the DHS (including when he was
16 Chief of the Ambulance Certification and Enforcement Section), and then his
17 work in the private sector with AMR, he is aware that before AMR's application
18 for a CON, DHS/the Bureau had concerns about IFT ambulance services in "the
19 Rural/Metro" area. Subsequently, AMR initiated the notion of IFT arrival time
20 compliance (in 2015) and other municipal and private entities (including
21 Maricopa Ambulance and ABC) also were issued CONs. Tr. Vol. 9 at 2206:13-
22 2209:16.

23 b. In the last couple of years, Jaramillo has also seen a local geographic
24 evolution of ambulance transports. Hospitals have been expanding their
25 footprints by adding freestanding EDs, UCs, etc. This means there are more
26 facilities in the same geographic area. *Id.* at 2209:17-2210:5.

27 c. With regard to the AMR CON Holders' IFT work, non-urgent transports
28 predominate, making up approximately 95 percent, with urgent making up
29 approximately 5 percent. They do approximately 240 to 300 IFTs per day. Pre-
30 scheduled transports only make up approximately 7 percent of the approximately

1 95 percent of non-urgent responses. Pre-alerts (of the eventual need for a
2 transport from a facility) only happen approximately 10 percent to 15 percent of
3 the time and are more frequently received from larger hospitals, as opposed to
4 UCs or freestanding EDs. The pre-alert could be urgent or non-urgent. *Id.* at
5 2210:6-2212:6; 2215:12-2216:5; 2295:10-2297:24.

6 d. If a facility pre-alerts the ambulance transport company, this allows better
7 movement of appropriate resources and quicker response times, as well as
8 better service of a patient's needs. This can happen as soon as a facility knows
9 it will eventually need a transport, which may happen right away. This can
10 happen as much as 20 to 45 minutes in advance and can be done by anyone at
11 the facility, including a receptionist. The AMR CON Holders have tried to
12 educate their customers that this would help the speed of responses, and AMR
13 will continue trying to foster this practice. *Id.* at 2212:10-2216:8.

14 e. On any given day, the AMR CON Holders have 35 to 45 ALS ambulances
15 deployed equipped with both ventilators and IV pumps. *Id.* at 2216:16-23;
16 2292:9-16.

17 f. Jaramillo initially met Dignity employee Matt Karger in February or March
18 2018; he perceived their communications as positive and cooperative. They met
19 in the spring regarding west side facility issues. Jaramillo and other AMR
20 employees went to the facility on multiple occasions, this included AMR
21 supervisors. In general, when concerns are raised, Jaramillo asks for specifics,
22 which is typical in the industry. *Id.* at 2216:24-2218:17.

23 g. Dignity employee Linda Parsons initiated communications about a billing
24 concern via a phone call in April 2018, following up with an email. They had two
25 meetings about this at the Arizona General/Laveen campus. The concern was
26 initially presented as when a facility might pay versus when a patient might pay,
27 as well as the information that needs to be conveyed during the intake process
28 to make a record that the call is appropriate for an ambulance transport. This
29 developed because a patient had threatened to go to the media. *Id.* at 2218:18-
30 2222:25; AMR 43A through C; AMR 45.

1 h. One of these meetings occurred on April 26, 2018. At this meeting, Matt
2 Karger stated that since AMR had entered the market, there had been great
3 service to Dignity, that AMR's response times were good, and that they
4 appreciated the work AMR had done. Karger stated he was seeing response
5 times come in under 30 minutes. Jaramillo contemporaneously documented this
6 interaction in his meeting notes. *Id.* at 2223:1-2224:21; AMR 76.

7 i. The billing concerns discussed at that April 26 meeting included
8 justification of urgent versus non-urgent, the transports being declined as
9 medically necessary such that there was no justification for the transport from
10 the insurance coverage perspective. This was the result of Dignity facilities not
11 giving AMR's dispatchers the necessary information that would then make its
12 way into the ePCR. Dignity callers were just saying things like they needed a
13 transport to a "higher level of care," which does not constitute insurance
14 justification. There needed to be more specific reasons, including the medical
15 condition. *Id.* at 2224:22-2227:6. After this meeting, Jaramillo believed that all
16 concerns had been resolved and that they had had a great meeting. Jaramillo
17 believed he had a positive relationship with Karger, that AMR was being
18 collaborative with Dignity, that AMR had assisted with mutual understandings,
19 and that the Dignity folks were thankful. *Id.* at 2227:15-2230:20; AMR 23 and
20 77.

21 j. In light of all of this, Jaramillo found Matt Karger's testimony surprising
22 and contrary to their meetings and emails. *Id.* at 2231:5-12.

23 k. Another example of positive encounters is a May 24, 2018 meeting held
24 with Karger to educate Dignity staff on the difference between urgent and non-
25 urgent transports, which included discussion of AMR's call intake sheet and
26 encouragement of facility administrators to notify AMR about any extended ETAs
27 or other concerns, especially in "real time," with as much information as possible
28 so that AMR could look into the concern as quickly as possible. *Id.* at 2231:13-
29 2235:17; AMR 67.

30 l. Jaramillo participated in a June 20, 2018 meeting with Karger and a

1 Dignity employee named Brenda Lopez about a problem with an AMR crew.
2 This led to AMR educating the crew about better customer service. The meeting
3 also included a compliment about services given to another patient. They
4 discussed the disconnect between AMR dispatch and Dignity staff, such as
5 Dignity staff simply saying they needed a Code 3 transport, that the matter was
6 "urgent." That is not enough to ensure the right medical equipment arrives and
7 does not include the information necessary for future insurance reimbursement.
8 The AMR representatives let the Dignity participants know that Dignity staffs'
9 expectations were unfair and that AMR requires certain essential information to
10 meet its obligations to DHS under its CON. *Id.* at 2235:24-2241:13.

11 m. That June 20, 2018 meeting did have a different flavor than the earlier
12 meetings. Alex Lopez had been told he was not allowed in the west side facility,
13 the meeting was "a little more hostile;" from Jaramillo's perspective this is when
14 things started to turn. Karger and his facilities became "a little bit more closed
15 off" and not as receptive to conversations or to providing AMR with details,
16 instead switching to making more frequent complaints without providing specific
17 information about those complaints, which then required Alex Lopez to have to
18 dig for the specifics. *Id.* at 2241:14-2243:1.

19 n. Jaramillo perceives that in April 2018 the good relationship between AMR
20 and Dignity changed at the frontline, it was in June 2018 that he began to see it
21 at the leadership level. *Id.* at 2302:5-2304:4.

22 o. Overall, Jaramillo believes he has had a positive relationship with the
23 Dignity organization, including working with the Phoenix Children facility (of
24 which Dignity owns 20 percent), attending new hospital VIP receptions, etc. *Id.*
25 at 2247:9-2250:8.

26 p. AMR dispatchers do, on occasion, look to other providers if the AMR CON
27 Holders are not able to provide appropriate and reasonable IFT responses. *Id.*
28 at 2250:9-2251:19.

29 q. When a call for an IFT comes into dispatch, at times it will become
30 apparent that it is a 911 transport and the call is then turned to 911. That is how

1 the system is supposed to work. *Id.* at 2253:5-21.

2 r. Historically, Dignity has made valid complaints about crew behavior; the
3 same thing happens with other hospitals such as Honor Health and Banner, and
4 results in crew education. This would be normal for any EMS system. Likewise,
5 ambulance crews raise problems about hospital staff. None of this is an
6 indication that the system is broken. If no complaints were ever made, that
7 would indicate a problem. *Id.* at 2253:22-2255:8.

8 s. An ambulance not showing up with the correct equipment can occur for a
9 multitude of reasons including the correct information not being conveyed to
10 dispatch, communications not being clear or misunderstood, equipment being
11 broken, but this occurs “few and far between” in the totality of all transports
12 provided. These are bumps in the system that any ambulance transport
13 company could experience, especially if the facility calling does not want to take
14 the time to go into detail during the call intake process. *Id.* at 2305:14-2308:4.

15 53. **John Valentine** is an AMR Regional Director who primarily oversees 911
16 services throughout Arizona’s rural communities and the Maricopa County central
17 valley/west valley areas. Tr. Vol. 9 beginning at 2315:5; 2356:2-11; AMR 1A.

18 a. Valentine has been in the EMS business for approximately 30 years,
19 primarily in Arizona, and is familiar with all aspects of operations and all types of
20 services, from the most remote rural settings to the Maricopa County urban
21 setting, including his involvement in AMR’s application for issuance of CON 136.
22 Tr. Vol. 9 at 2316:1-2316:25; AMR 1A.

23 b. In connection with seeking issuance of CON 136, Valentine and Glenn
24 Kasprzyk met with various stakeholders (ambulance transport customers such
25 as hospitals, freestanding ERs and nursing homes) and had a lot of dialogue
26 around the Rural/Metro organization’s very, very long convalescent/IFT arrival
27 times (as much as 4 to 6 hours). They realized there was no mechanism to
28 measure IFT arrivals under the CON rules, so the AMR team decided to put
29 some teeth into DHS’s ability to measure CON arrivals. This was discussed with
30 DHS and the Bureau, because it was a brand new idea. At the time, they knew

1 the concept would evolve and improve, which has already been seen with the
2 change of the “at the bedside pickup” arrival requirement, which proved to be
3 dependent upon too many factors beyond an ambulance company’s control,
4 such as hospital security, a hospital not having a patient ready upon arrival, etc.
5 Tr. Vol. 9 at 2316:22-2320:10.

6 c. After CON 136 (AMR Maricopa) was issued, the AMR organization
7 entered into an agreement to acquire the Rural/Metro operation, which created a
8 lot more work for local AMR employees. However, until the Director approved
9 the transfer of the Rural/Metro entity held CONs to AMR, local AMR operations
10 had to be “hands off” with the Rural/Metro affiliated CON holders. They could
11 not make any changes to operations. This included PMT, all SW entities,
12 ComTrans, and Rural/Metro CON 109. At the time, the Rural/Metro Corporation
13 had just emerged from Bankruptcy, and “lived through a pretty brutal time” and
14 “was a pretty broken organization.” Lots of its equipment was in disarray; the
15 company needed a complete facelift. All of the IFT ambulances, and some of
16 the 911 ambulances, were in bad shape. Employees were concerned about
17 their jobs; AMR had to rebuild company culture. *Id.* at 2320:11-2323:1.

18 d. The poor condition of Rural/Metro had created IFT arrival and equipment
19 issues; its customers were unhappy. The organization had put low emphasis on
20 the IFT side of operations, including cycling high mileage ambulances out of its
21 911 system into the IFT side and having little equipment standardization. *Id.* at
22 2323:2-2324:18.

23 e. Because of the poor state of the Rural/Metro organization’s IFT services,
24 its customers had adapted by using bad habits: if customers received a long
25 ETA, they would elect to “push the easy button,” simply calling 911. Valentine
26 observed that the habit has continued into the present. For example,
27 approximately one year ago, the Phoenix VA was consistently calling 911 for IFT
28 service. AMR worked with Phoenix Fire and VA’s leadership to identify the
29 “easy button” approach as a systemic problem. Working cooperatively, now
30 when a transport is coming out of a facility, the VA calls for IFT service, not 911.

1 However, the practice is still seen elsewhere, including as recently as a month
2 before the hearing (a facility given a 20 minute ETA said that was “not good
3 enough” and called 911). AMR cannot stop a facility from electing to call 911.
4 *Id.* at 2324:19-2327:13.

5 f. Fixing the broken Rural/Metro system cost a great deal of money. AMR
6 committed to putting 100 new ambulances into service, year one. Between April
7 2015 and July 2018, in the greater Maricopa County area, AMR spent more than
8 \$13 million on vehicles alone. It spent almost \$1 million on communications
9 equipment. It spent over \$5 million on medical equipment. Altogether, its capital
10 expenditures totaled over \$26 million. *Id.* at 2327:14-2330:8; AMR 42.

11 g. Integrating and shoring up the Rural/Metro affiliated CON holders to
12 redevelop Maricopa County’s 911 and IFT services also took a lot of time and is
13 continuing. For example, AMR had to integrate two separate CAD systems that
14 did not “talk” to each other, transitioning to one, which took through at least the
15 end of 2016/beginning of 2017, and is still a work in progress. Tr. Vol. 9 at
16 2330:11-2331:23. Approximately 80 percent of the Rural/Metro organization’s
17 IFT fleet has been replaced with new vehicles. *Id.* at 2331:24-2332:6.

18 h. Implementing the new IFT “arrival time” concept and IFT CON
19 requirements was also a cultural challenge, but at the same time a breath of
20 fresh air for IFT customers. Dispatch had to be trained and new data collection
21 fields had to be developed. The IFT arrival commitment concept, made through
22 CON regulation, benefited all IFT users in Maricopa County, regardless of
23 service contracts. *Id.* at 2232:7-2333:11.

24 i. Unfortunately, some IFT users saw the 30 and 60 minute (within ETA)
25 arrival criteria for urgent/non-urgent as something of a new 911 system. Some
26 users decided everything was urgent. For example, understaffed UCs
27 experiencing high stress situations with more critical patients simply wanted their
28 patients moved quickly. The arrival time implementation did not have this
29 “everything is urgent” attitude as its goal. The 911-style immediate response
30 expectation was not intended. Instead, working with the Bureau, AMR had

1 developed real criteria for what transports met the “within 30 minutes of agreed
2 upon ETA” arrival standard. Further, a freestanding ER and a trauma center
3 should be able to hold and care for patients long enough to allow arrivals within
4 the established (by CON regulation) IFT parameters. It is unreasonable to think
5 that an ambulance can drive all the way across the Phoenix area valley in 30
6 minutes, even under normal traffic conditions. *Id.* at 2333:12-2336:2.

7 j. The AMR arrival time data is captured with ePCR records, using Mobile
8 Data Terminals (in ambulances) and/or through radio transmissions when an
9 ambulance arrives at its destination. AMR is also able to use a GPS tool to
10 confirm vehicle locations. *Id.* at 2336:3-2337:3; 2366:21-2367:24.

11 k. Branding an ambulance by putting someone’s logo on the side is
12 governed by the Bureau (placement and size), but logistically it is difficult to
13 keep a branded ambulance within its brand’s area. If this is strictly done, the
14 closest ambulance to a call might not be able to respond, creating a de facto
15 “silo” within the greater system. 911 contracts have limited geographic areas,
16 and it is more achievable to brand ambulances for these. If a brand user is
17 spread all over Maricopa County (such as Dignity), branding impedes the goal of
18 getting the quickest ambulance resource to a call for transport; it can actually
19 slow down responses and can also lead to questions from one hospital about the
20 presence of another hospital’s “branded” unit being present. Branding
21 ambulances can also present maintenance issues; for example, one would need
22 15 to 16 branded ambulances to maintain a 12 ambulance system. It can also
23 present issues if an ambulance is damaged in an accident and has to be quickly
24 replaced with a new one. *Id.* at 2337:4-2340:6.

25 l. Community Ambulance’s proposition that the applied for CON would take
26 the pressure off the Maricopa 911 system is wrong. Several 911 systems
27 require particular equipment, so an IFT ambulance would not be able to go
28 there. Nothing demonstrated Community Ambulance would be able to get to the
29 county fringes in a timely fashion to help with 911 work there. *Id.* at 2340:9-
30 2341:4.

1 m. AMR is the primary 911 provider for unincorporated Maricopa County's
2 rural and wilderness areas. With the new governmental entity CONs taking their
3 service areas out of the system (areas the AMR organization used to cover) but
4 then not covering the more remote surrounding or nearby areas, AMR has lost
5 its ability to reach the remote areas from those governmental entity service
6 areas, requiring it to travel further and "leap frog" the new CON service areas.
7 *Id.* at 2341:5-2342:14.

8 n. After the loss of the Scottsdale 911 contract, AMR was able to reposition
9 some of the units previously used there; however, its ability to do that
10 repositioning is finite. On the other hand, 911 contracts come and go back up
11 for bid. This is normal. *Id.* at 2342:15-2343:9.

12 o. The AMR CON Holders losing transport volume in the urban core of
13 Maricopa County will impact the county fringes. IFT ambulances are used to
14 cover rural areas. Erosion of IFT transports will mean there will be less
15 available ambulances to do this. Rural calls are lengthy, complicated,
16 infrequent, and usually pretty bad. *Id.* at 2343:10-23.

17 p. The size of the AMR organization, including its presence in Maricopa
18 County (which is based upon the volume of transports it does there), provides
19 advantages to the greater Maricopa County community, to the State of Arizona,
20 and beyond. For example, 2017 was a busy year for disaster responses. AMR's
21 CON holder known as River Medical mobilized 5 to 6 ambulances for the Las
22 Vegas Harvest Festival tragedy because it was closest. Life Line (CON 62) then
23 sent ambulances to backup River Medical, and Maricopa County ambulances
24 backed up Life Line (a domino effect). This is common practice with FEMA
25 contracts (backfilling where resources are pulled from). AMR's strong presence
26 (size and scope) allows it to flex its resources this way. In Maricopa County,
27 there are approximately 160 ambulances on the road everyday (which will be
28 reduced by about 12 with the loss of the Scottsdale contract). No other company
29 in Arizona can mobilize the same number of ambulances that AMR can in such a
30 short time. As the volume of AMR's local business decreases, so will the volume

1 of resources available for disaster type assistance. For example, Phoenix Fire
2 only has approximately 29 ambulances on the road each day. In Maricopa
3 County, for large scale events, AMR is the only safety net. *Id.* at 2343:24-
4 2347:13; AMR 37.

5 q. AMR operations also assist other governmental entities outside of their
6 service areas for things like wildfires, a helicopter rescue in a remote area, and a
7 large apartment complex fire. Tr. Vol. 9 at 2347:14-2348:12; AMR 37.

8 r. AMR also provides national assistance. Examples are documented on
9 AMR 37, which does not include recent hurricane assistance. AMR's Maricopa
10 County operations sent almost 100 employees to the hurricanes occurring during
11 the fall 2017. That is a struggle for local operations, but is greatly needed in the
12 communities to which those people were sent. Tr. Vol. 9 at 2348:13-2349:25.

13 s. AMR also provides mutual aid in Maricopa County. *Id.* at 2350:12-18.

14 t. Valentine does not agree that the removal of RBR's projected 11,315
15 transports for year one is "no big deal." First, that number was a "bad guess."
16 Further, RBR states that it hopes to grow. There are a finite number of
17 transports in the system, which do fluctuate with things like seasonal variety,
18 influenza, etc. In recent years, AMR is seeing the overall Maricopa County
19 transport numbers flatten (no significant growth). Under some 911 contracts, it is
20 even seeing transports decline. Valentine attributes this to more educated
21 customers being willing to utilize other forms of transportation, freestanding ERs
22 and UCs impacting what would have otherwise been 911 transports, and people
23 paying greater attention to higher insurance deductibles. *Id.* at 2351:16-2353:5.

24 u. The proposed RBR operation would also be one more extension of the
25 government entity CON "silo" phenomena (entities taking chunks of business
26 here and there). AMR's fixed costs will not go away. The loss of transports will
27 drive up the cost of doing business. RBR adding five ambulances does not
28 mean that AMR can remove five, as it still needs to maintain services across
29 Maricopa County. Additionally, RBR is going to have to call other providers
30 when it cannot get to urgent Dignity transports. Consequently, the AMR CON

1 Holders will need to be staffed to meet all of their CON obligations, including IFT
2 arrival times. With a thinner volume, that will be harder to do. The transport
3 market cannot be continually chipped away while the new CON holders expect
4 the AMR CON Holders to be their backup and the overall community expects
5 AMR to be its safety net. A point will come when this cannot continue to be the
6 case. *Id.* at 2353:6-2355:1.

7 v. If RBR does get a CON, Valentine cannot see how they will be able to
8 take care of Dignity's patients and also help out with any other mutual aid,
9 disaster support, backup, etc. in Maricopa County. *Id.* at 2360:11-20.

10 w. There is not currently any need for another provider in the Maricopa
11 County rural 911/IFT service areas, including Wickenburg. Those areas are
12 already covered and the local CON holders can lean on the AMR organization's
13 overall strength if they need to. The nature of urgent IFTs in rural areas is that
14 most go by air transport or are moved by ground from the scene of an "incident"
15 (as opposed to being taken to a rural facility). *Id.* at 2360:21-2362:9.

16 x. AMR 84 corresponds to Valentine's personal observations about
17 ambulance transport numbers being static (not growing). Any post 2015
18 increase is nominal and a number of things can cause minor transport number
19 dips or raises. *Id.* at 2364:12-2365:6.

20 y. The purported loss of Honor Health transports to Maricopa Ambulance is
21 currently speculative. *Id.* at 2366:5-7.

22 z. Just because an IFT ambulance is pulled off to a 911 response does not
23 necessarily mean that the original IFT ETA cannot be met or even done faster.
24 Units closer to the transport might become available. *Id.* at 2373:7-2374:2.

25 aa. The original parameters for arrival times as seen on the Dignity contract
26 are modeled upon AMR CON 136's arrival time parameters. Since then, the
27 CON arrival time language has changed due to the above mentioned evolution
28 of how arrival is measured (noted in subparagraph b., above). *Id.* at 2381:5-22.

29 bb. AMR Maricopa's initial staffing when CON 136 was first issued (5
30 ambulances and 40 employees) cannot be compared to the RBR operations

1 model as AMR Maricopa had no projected business available. It initially
2 expected to do zero transports. Valentine would not have expected to be able to
3 cover more than 11,000 transports with those initial resources. *Id.* at 2384:23-
4 2386:16.

5 **Rebuttal Evidence**

6 54. Community Ambulance chose not to offer any rebuttal evidence. *Id.* beginning at
7 2390:1.

8 **CONCLUSIONS OF LAW**

9 1. This Administrative Hearing was held under the authority of, and pursuant to,
10 A.R.S. §§ 36-2234 and 41-1092, *et seq.*, and A.A.C. R2-19-101, *et seq.*

11 2. Applicant has the burden to prove, by a preponderance of the evidence, that its
12 application for a CON should be granted. A.R.S. § 41-1092.07(G)(1); A.A.C. R2-19-
13 119.

14 3. A preponderance of the evidence is defined as follows:

15 The greater weight of the evidence, not necessarily established by the
16 greater number of witnesses testifying to a fact but by evidence that has
17 the most convincing force; superior evidentiary weight that, though not
18 sufficient to free the mind wholly from all reasonable doubt, is still
19 sufficient to incline a fair and impartial mind to one side of the issue rather
20 than the other.

21 BLACK'S LAW DICTIONARY 1373 (10th ed. 2014).

22 4. The Department and the Director of the Department have jurisdiction over
23 ground ambulance services, including this matter, under A.R.S. Title 36, Chapter 21.1,
24 Article 2, specifically, A.R.S. §§ 36-2233 and 36-2236(B), and A.A.C. Title 9, Chapter
25 25, Articles 9 – 11.

26 5. Arizona's Legislature, through the enactment of the above noted CON statutes,
27 has mandated a fully regulated ambulance industry. See *also* Arizona Constitution,
28 Article XXVII, § 1, Regulation of ambulances; powers of legislature (empowering the
29 Legislature).

30 6. The Department through BEMSTS carries out this regulation of ambulance
services in Arizona, including the CON application process. See A.R.S. §§ 36-2232

1 through -2246.

2 7. A CON is not a franchise, may be revoked by the Director, and does not confer a
3 property right upon its holder. A.R.S. § 36-2236(A).

4 8. In addition to this statutory framework, pursuant to the Director's statutory
5 authority, ADHS has adopted rules to regulate ambulances and ambulance services.
6 See A.R.S. § 36-2232(A)(4) and (7); A.A.C. R9-25-901 through 1110.

7 9. Any person or entity that wants to operate an ambulance service in Arizona may
8 do so only after being granted a CON by the Department. A.R.S. § 36-2233(A).

9 10. A.R.S. § 36-2233 governs the issuance of a CON for the operation of ambulance
10 services in this State and, in pertinent part, requires:

- 11 (i) that a CON applicant must apply for a CON on forms prescribed by the
12 Director;
- 13 (ii) that a CON applicant must demonstrate that public necessity requires the
14 proposed service or any part of the service; and
- 15 (iii) that a CON applicant must demonstrate that it is fit and proper to provide
16 the service.

17 A.R.S. §§ 36-2233(A); (B)(2); (B)(3).

18 11. A.A.C. R9-25-902 outlines the application requirements for an initial CON. This
19 includes specific identification of the applicant and the applicant's plan to provide
20 temporary service to its proposed service area for a limited time when the applicant
21 might become unable to provide ground ambulance service to the proposed service
22 area. See R9-25-902(A)(1)(a) and R9-25-902(A)(2)(e).

23 12. The Director of the Department created Guidance Document "GD-099-PHS-
24 EMS: Certificates of Necessity for Ambulance Service" to provide a resource for
25 providers and the public on the State's CON program. ADHS 15. The Guidance
26 Document contains the following principles:

- 27 • The EMS statutes and rules ensure that all residents of Arizona
28 have access to ambulance service, whether they live in an urban or rural
29 area of the state.

1 • The EMS statutes and rules seek to ensure that ambulance
2 services have sufficient financial strength and volume of business to
3 continue operations in a reliable manner.

4 • A common misconception is that the statutes and rules are
5 designed to solely limit the number of ambulance services in Arizona. In
6 fact, portions of the state have multiple providers with overlapping service
7 areas. However, the statutes and rules do require that a new applicant for
8 ambulance service must be able to demonstrate that there is a public
9 necessity for the proposed service and that protections are in place for
10 citizens living in rural areas.

11 13. In the Guidance Document, the Director identified additional principles related to
12 how specific information on establishing public necessity is evaluated under A.A.C. R9-
13 25-903, including:

14 • That the primary focus should be on the best interests of the public
15 and not upon protecting the interests of current providers in the area,
16 although the impact on current providers and on the public are factors to
17 be considered.

18 • That the determination of public necessity should primarily focus
19 on analyzing the needs of the community, the adequacy of the current
20 services provided, an Applicant's ability to maximize the use of
21 contemporary EMS protocols that have been demonstrated to save lives,
22 and ensuring cost controls.

23 • The Director has also identified additional, relevant criteria to be
24 considered as part of the public necessity evaluation: 1) a plan for a
25 robust, on-going benchmarking and performance improvement process
26 that encompasses all components of the EMS system from emergency
27 medical dispatch through emergency department arrival; 2) a plan to
28 collect and submit electronic patient care reports consistent with BEMSTS
29 guidelines; 3) a plan to adopt clinical guidelines and operating procedures
30 for time sensitive illness consistent with best practice guidelines; 4) a plan

1 to initiate guideline-based pre-arrival instructions for all callers accessing
2 9-1-1 for assistance; 5) evidence of regular attendance and participation
3 in meetings of the regional and State EMS Councils; 6) a plan to ensure
4 that ambulance service will be maintained and improved for rural
5 communities and county islands; 7) assurance that the service model will
6 be cost effective and not result in higher ambulance rates; 8) an
7 assessment of the impact of a successful application on individuals living
8 within and in rural and wilderness areas adjacent to the requested service
9 area, and Applicant's plan to address that impact; 9) an assessment of
10 the financial and operational impact of a successful application on the
11 ability of an existing CON holder to serve residents within and living in
12 rural and wilderness areas adjacent to the CON service area requested;
13 and 10) a plan to ensure continued ambulance service in rural and
14 wilderness areas should the current CON holder be unable to serve those
15 areas.

16 14. The Guidance Document also states that an applicant can propose to provide
17 "Interfacility Arrival Times" if the applicant wants those times to be measured by ADHS
18 for compliance purposes. ADHS 15 at 4.

19 15. Public necessity includes an inquiry into "need," but this concept of need is
20 different than the outdated Arizona Corporation Commission concept of "unmet need,"
21 which conferred a right of first refusal upon a CON holder. The concept of public
22 necessity recognizes that the primary focus of the inquiry should be on the best
23 interests of the public. See, e.g., A.R.S. § 36-2236(A).

24 16. Public necessity means "an identified population needs or requires all or part of
25 the services of a ground ambulance service." A.A.C. R9-25-901(45).

26 17. Public necessity includes, but is not limited to, a review of the need for additional
27 transports, the financial impact of granting a new CON on the current providers,
28 whether there is evidence of substandard performance by the existing providers, a
29 review of current providers and the Applicant's proposed response times. A.A.C. R9-
30 25-903.

1 18. Fit and proper means “that the director determines that an application for a
2 certificate of necessity or a certificate holder has the expertise, integrity, fiscal
3 competence and resources to provide ambulance service in the service area.” A.R.S. §
4 36-2201(21).

5 19. The Director has the authority to determine, fix, alter, and regulate just,
6 reasonable and sufficient rates and charges for the provision of ambulances, including
7 rates and charges for ALS service, BLS service, mileage, standby waiting, subscription
8 service contracts and other contracts related to the provision of ambulance services.
9 A.R.S. § 36-2232(A)(1); A.R.S. § 36-2239; A.A.C. R9-25-1101, *et seq.*

10 20. The Director may consider any other information or documents that may assist in
11 evaluating the application or the proposed rates and charges. A.A.C. R9-25-902(A)(4);
12 A.A.C. R9-25-1101(A)(10).

13 **Hearing Issues**

14 21. Pursuant to the Notice of Hearing, the following issues were established, and
15 based upon RBR’s Application package, the exhibits admitted during the course of the
16 hearing, the testimony of the witnesses, the issues were considered (under the
17 preponderance of evidence standard applied to Applicant’s burden of proof) as follows:

18 **A. Whether public necessity requires the service or any part of the service**
19 **proposed by the Applicant, and if such service would be in the public’s best**
20 **interest, as required by A.R.S. § 36-2233(B)(2) and A.A.C. R9-25-903.**

21 22. RBR admitted that it did not complete a needs assessment because Dignity, as
22 the intended customer, knows what it needs and knows that those needs had not been
23 met through the existing CON holders.

24 23. RBR maintained that it would be able to provide Dignity with better ground
25 ambulance service because it would be laser-focused on Dignity. The witnesses were
26 consistent that RBR would cater to Dignity’s needs to the exclusion of any other
27 facilities or patients.

28 24. RBR conceded prior to the hearing that it was not alleging substandard
29 performance by any existing CON holder, but alleged at hearing that it was unable to
30 do so because it did not have sufficient data to raise such a claim.

1 25. Notably, the parties could not agree on how many transports the Dignity system
2 generated in a given year. On its initial application filed on June 10, 2016, Applicant
3 projected 11,315 transports in year one based on information Dignity obtained from
4 AMR's initial quarterly report, which covered less than a full quarter during the busy
5 season, annualized to a year. Applicant used that information in creating its proposed
6 ARCR even though Jeff O'Malley stated that AMR failed to give Dignity complete and
7 accurate data during those quarterly reports. Since filing the initial application, neither
8 Dignity nor Applicant attempted to gather more accurate estimates of the number of
9 transports the Dignity system generates annually. AMR, based on an analysis of its
10 records, calculated that Dignity would generate more than 18,000 transports in RBR's
11 first year.

12 26. While RBR argued that Dignity patients were an "identified population" that
13 needs or requires all or part of the services of a ground ambulance service, RBR did
14 not attempt to translate the needs of Dignity patients, located within the Phoenix metro
15 area, to its requested service area of Maricopa County other than to say there are
16 Dignity patients in every zip code in the county. However, RBR admitted that its plan
17 does not include providing service to areas outside of the Phoenix metro and that those
18 transports would be handled by the existing CON holders, just as they had been in the
19 past. Further, one may safely presume that there are Dignity patients outside of
20 Maricopa County, particularly in Pinal County, and RBR did not include that in its
21 proposed service area.

22 27. RBR failed to establish that there is a public necessity for the proposed service
23 or that such service would be in the public's best interests.

24 **B. Whether the Applicant is fit and proper to provide the services proposed,**
25 **as required by A.R.S. § 36-2233(B)(3). Fit and proper means that the Director**
26 **determines that the Applicant has the expertise, integrity, fiscal competence, and**
27 **resources to provide the proposed ambulance service in the proposed service**
28 **area. A.R.S. § 36-2201(21).**

29 28. *Expertise* – RBR represented that it would hire off-duty firefighters as
30

1 paramedics and EMTs as evidence its employees would have expertise. RBR provided
2 evidence as to Rob Richardson's and Brian Rogers' experience overseeing the
3 provision of ambulance transport services in Nevada, but both Richardson and Rogers
4 demonstrated a noticeable lack of familiarity with Arizona regulations and consistently
5 deferred to EMS Advisors for specific issues. Richardson and Rogers also deferred to
6 others regarding drive times and drive time analysis with respect to rural Maricopa
7 County areas.

8 29. Very little information was provided by RBR regarding the individuals who would
9 be responsible for clinical oversight.

10 30. Little to no information was provided regarding the intended clinical aspects of
11 RBR's proposed service. The only operational information provided was with regard to
12 the number of employees/ambulances and posting locations.

13 31. *Integrity* – No significant issues were raised as to the integrity of the RBR
14 leadership.

15 32. *Fiscal Competence* – The testimony established that RBR has operated in
16 Nevada for more than eight years. No evidence was submitted during the hearing
17 regarding the fiscal health of the Nevada operation. While not required to submit such
18 records as part of the application process under the applicable statutes or regulations,
19 such information would have been relevant to establish the fiscal competence of the
20 individuals association with RBR at this hearing on the matter.

21 33. *Resources* – RBR, as a joint venture between Dignity and AMG, would have
22 access to capital contributions or loans from Dignity.

23 34. RBR failed to establish that it was fit and proper to operate a ground ambulance
24 service.

25 **C. Whether the Applicant's proposed service area is in the best interests of**
26 **the public, or if some other service area should be granted by the Director, as**
27 **required by A.R.S. §§ 36-2232(A)(3), 36-2232(B)(2), 36-2233(E), A.A.C. R9-25-902**
28 **and A.A.C. R9-25-903.**

29 35. The proposed service area is currently being served by Intervenor and other
30 existing CON holders which provide 911 and non-911 service. If RBR were granted a

1 CON, the proposed service area would maintain the same service. However, existing
2 CON holders would be affected by the removal of the more profitable IFTs in the
3 Phoenix metro area while still being required to provide 911 service, in some cases,
4 throughout the county. This may result in service to the rural areas surrounding the
5 Phoenix metro area being negatively affected.

6 36. RBR failed to establish that the proposed service area is in the best interests of
7 the public

8 **D. Detailed the Proposed Service Area and the overlapping CON holders.**

9 37. This was merely a recitation of existing CON holders and did not require any
10 evidence or findings.

11 **E. Whether the Applicant's proposed rates and charges, as set forth below,
12 are just, reasonable, and sufficient or whether other rates and charges should be
13 granted by the Director, as required by A.R.S. § 36-2232(A)(1) and 36-2239; A.A.C.
14 R9-25-902, A.A.C. R9-25-903 and A.A.C. R9-25-1101, et seq.**

15 38. RBR requested that it be allowed to participate in the Phoenix Uniform Rate
16 Group to be on a similar footing with existing CON holders. However, RBR does not
17 propose charging for medical supplies separately from the rates charged. RBR did not
18 offer an explanation of how it could successfully use the Phoenix Uniform Rate Group's
19 rate when it does not plan to charge for supplies like other providers charge.

20 39. RBR failed to establish by a preponderance of the evidence that the proposed
21 rates and charges were just, reasonable, and sufficient.

22 **F. Whether the type and level of service proposed by the Applicant is in the
23 best interest of the public, as required by A.R.S. § 36-2201(11)(b)-(c); A.A.C. R9-
24 25-903(A)(4), (B), (C), and A.A.C. R9-25-901(26) and (51).**

25 40. A 24 hours a day, 7 days a week, IFT service is in the best interests of the
26 Maricopa County population. However, RBR is not actually proposing to provide that
27 service if issued the requested CON. The evidence submitted established that RBR
28 intends to only provide service to the Phoenix Metro area, and that service is already
29 being provided by existing CON holders. Further, the existing CON holders provide the
30

1 No evidence was presented to establish that existing CON holders have failed to fully
2 provide that service to the public's benefit.

3 41. RBR did not propose any Interfacility Arrival Times to be included in its CON.
4 The AMR CON Holders have Interfacility Arrival Times in their CONs and have no
5 demonstrated failure to comply with those times.

6 42. With respect to the adverse financial impact to existing CON holders, it is noted
7 that the statutes and regulations do not require that existing CON holders remain whole
8 and suffer no adverse financial impact, which would necessarily occur at some level.
9 Rather, an adverse financial impact is one factor to be considered.

10 43. As to the adverse financial impact to the existing CON holders, the testimony
11 offered by the AMR CON Holders established it would suffer an adverse financial
12 impact if RBR were granted the requested CON. Maricopa Ambulance did not
13 establish a significant adverse financial impact. ABC did not establish an imminent
14 adverse financial impact.

15 44. RBR did not establish a need for additional IFTs in the proposed service area.

16 45. RBR did not establish any existing CON holder demonstrated substandard
17 performance.

18 **Additional Issues Included in the Notice of Hearing**

19 46. The uncontroverted evidence established that RBR submitted the required
20 information; would use e-PCR technology; would submit e-PCR data to the AZ-PIERS
21 system; would fully participate in the Premier EMS Agencies program; would fully
22 participate in BEMSTS quality improvement initiatives including, but not limited to,
23 SHARE and E.P.I.C.-TBI; and would have at least one manager attend and participate
24 in the Arizona Emergency Medical Services Counsel, in Arizona's Central Region
25 Council (Arizona Emergency Medical System), and in the Arizona Ambulance
26 Association.

27 **RECOMMENDED DECISION**

28 For these reasons, it is recommended that the Director issue an Order denying
29 RBR/Community Ambulance's Application for a CON.

1 *In the event of certification of the Administrative Law Judge Decision by the*
2 *Director of the Office of Administrative Hearings, the effective date of the Order will be*
3 *five days from the date of that certification.*

4 Done this day, April 15, 2019.

5
6 /s/ Tammy L. Eigenheer
7 Administrative Law Judge

8 Transmitted electronically to:

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10 Dr. Cara Christ, Director
11 Arizona Department of Health Services
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