



U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF TEXAS

ENTERED

TAWANA C. MARSHALL, CLERK
THE DATE OF ENTRY IS
ON THE COURT'S DOCKET

The following constitutes the ruling of the court and has the force and effect therein described.

Signed December 3, 2015


United States Bankruptcy Judge

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF TEXAS
FORT WORTH DIVISION**

IN RE:	§	Chapter 11
	§	
VICTORY MEDICAL CENTER	§	CASE NO. 15-42373-rfn-11
MID-CITIES, LP et. al.¹	§	
	§	Jointly Administered
	§	

**ORDER GRANTING DEBTORS' APPLICATION TO
EMPLOY DR. JIN ZHOU D/B/A ERISACLAIM.COM AS SPECIAL COLLECTION
AGENT FOR DEBTORS ON CONTINGENCY FEE CONTRACT PURSUANT TO
11 U.S.C. §§ 327(a) AND 328(a)**

[Relates to Docket #580]

The Court, considered the Application to Employ Dr. Jin Zhou d/b/a ERISAclaim.com ("Dr. Zhou") as Special Collection Agent for Debtors filed by Victory Parent Company, LLC ("Debtor"). The Court finds that the relief requested is in the best interest of the Debtor's estate; that Dr. Zhou is disinterested and represents no interest adverse to the Debtor in the matters upon which it is to be engaged within the definition of 11 U.S.C. § 101(14); and that the application

¹ The Debtors in these cases, along with the last four digits of their respective taxpayer ID numbers, are Victory Medical Center Mid-Cities, LP (2023) and Victory Medical Center Mid-Cities GP, LLC (4580), Victory Medical Center Plano, LP (4334), Victory Medical Center Plano GP, LLC (3670), Victory Medical Center Craig Ranch, LP (9340), Victory Medical Center Craig Ranch GP, LLC (2223), Victory Medical Center Landmark, LP (9689), Victory Medical Center Landmark GP, LLC (9597), Victory Parent Company, LLC (3191), Victory Medical Center Southcross, LP (8427), and Victory Medical Center Southcross GP, LLC (3460).

should be approved. Accordingly, it is

ORDERED THAT:

1. Dr. Jin Zhou d/b/a ERISAclaim.com be employed as Special Collection Agent to provide all necessary collection services to the Debtor as described in the Application pursuant to 11 U.S.C. §§ 327(a) and 328(a);

2. Dr. Zhou is employed, effective November 3, 2015, as Special Collection Agent to provide all necessary collection services to the Movant in this case as set forth in the Application.

3. Dr. Zhou shall be entitled to compensation as set forth in the Application and in the Claims Recovery Service Agreement attached hereto as **Exhibit A** without further application or order of this Court.

END OF ORDER

Submitted by:

Edward L. Rothberg
State Bar No. 17313990
Email: rothberg@hooverslovacek.com
Melissa A. Haselden
State Bar No. 00794778
Email: haselden@hooverslovacek.com
T. Josh Judd
State Bar No. 24036866
Email: judd@hooverslovacek.com
Curtis McCreight
State Bar No. 00794980
Email: mcreight@hooverslovacek.com
Hoover Slovacek LLP
5051 Westheimer, Suite 1200
Galleria Tower II
Houston, Texas 77056
Telephone: (713) 977-8686
Facsimile: (713) 977-5395
Attorneys for Debtors