

**Exhibit 41**

Statement of MHS Regarding Fulfillment of Charitable  
Objects

# STATEMENT OF MANCHESTER HEALTH SERVICES, LLC REGARDING FULFILLMENT OF CATHOLIC MEDICAL CENTER CHARITABLE OBJECTS

June 27, 2024

Manchester Health Services, LLC, a Delaware limited liability company (“Buyer”), hereby states the following as required pursuant to the provisions of New Hampshire RSA 7:19-b, III with respect to the transactions contemplated by that certain Asset Purchase Agreement (the “Agreement”), dated as of June 21, 2024, by and among (i) Buyer; and (ii) Catholic Medical Center, a New Hampshire nonprofit corporation (“CMC”), Catholic Medical Center Physician Practice Associates, a New Hampshire nonprofit corporation (“CMCPPA”), Alliance Enterprises, Inc., a New Hampshire corporation (“Alliance Enterprises”), Alliance Resources, Inc., a New Hampshire nonprofit corporation (“Alliance Resources”), Alliance Ambulatory Services, a New Hampshire nonprofit corporation (“Alliance Ambulatory”) and McGregor Street Medical Office Building, LLC, a New Hampshire limited liability company (“McGregor Street MOB”) (each of CMC, CMCPPA, Alliance Enterprises, Alliance Resources, Alliance Ambulatory and McGregor Street MOB are referred to in this Agreement individually as a “Seller” and, collectively as, “Sellers”):

- Creation of Charitable Healthcare Foundation. The result of the transaction contemplated by the Agreement (the “Transaction”) will be the conversion of substantially all of Sellers’ assets into a cash purchase price in the amount of the fair market value of the assets. After the payment of the outstanding liabilities and expenses of Sellers, and making appropriate reserves for winding down the operations of Sellers, the net amount of the sale proceeds from the Transaction will be transferred to a to-be-formed New Hampshire nonprofit corporation (“Foundation”). Foundation will then apply such sale proceeds for the benefit of the residents of the Manchester, New Hampshire community, and surrounding communities by awarding grants, making program-related investments, and providing other financial assistance to health and social service related programs and organizations. The creation of this new charitable healthcare foundation will permit the continuation and fulfillment of the charitable objects of Catholic Medical Center (the “Hospital”).

In addition, under the Agreement, Buyer has agreed to the following:

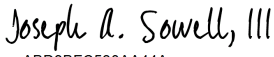
- Operations of the Hospital. Pursuant to the Agreement, Buyer will not, for a period of 10 years after the closing of the Transaction, discontinue the provision of emergency department services, in-patient surgical services, in-patient medical services, intensive and critical care services, obstetrics and gynecology services, pregnancy services, newborn care services, outpatient surgical services, heart and vascular services, neurological services and diagnostic imaging services at the Hospital, subject to the terms and conditions of the Agreement. As an affiliate of HCA following the closing of the Transaction, the Hospital will have greater access to capital for strategic initiatives and will receive enhanced strategic perspective

based on multi-market knowledge and experience, including shared best practices and innovative solutions for clinical alignment among other HCA hospitals. This is a significant benefit to the residents of Manchester, New Hampshire and surrounding communities that doesn't currently exist and may not exist if the Hospital is forced to eliminate or discontinue services due to its deteriorating financial condition.

- Capital Improvements. Pursuant to the terms and conditions of the Agreement, Buyer has also agreed that for a period of 10 years after the closing of the Transaction, Buyer will make capital expenditures in an aggregate amount equal to or greater than \$200,000,000. These capital improvements will permit the Hospital to provide additional services to the community.
- Charity Care and Uninsured Discount Policies. Under the Agreement, Buyer will implement and maintain charity care and uninsured discount policies at the Hospital for a period of 10 years after the closing of the Transaction. The uninsured and charity care policy that will be maintained will result in increased benefit to the community, as this policy will result in greater charity care coverage for those members of the community who historically may have been ineligible for charity care assistance at the Hospital. In particular, with respect to charity care, full write-offs are given to patients with more than \$1,500 patient liability and who fall within annual incomes of less than 250% of Federal Poverty Guidelines/Level (the "FPL"). Patients with annual household incomes between 251% and 300% of the FPL have their balances capped at 3% of annual household income, and patients with annual household incomes between 301% and 400% of the FPL have their balances capped at 4% of annual household income. These charity benefits are available to all patients regardless of their insurance coverage. With respect to uninsured discounts, the policies offer most patients with no insurance an uninsured write-off for non-elective services. This discount is typically similar to a managed care contracted discount. Finally, the patient liability protection policy extends the limit on patient liability for families above 400% of the FPL and generally applies after existing programs are processed (after charity or uninsured). The patient liability policy caps patient liabilities at 10% of annual household income for those between 401%–600% of the FPL, 12% for between 701%–800%, and 800%+ are capped at 15%.

The undersigned has signed this statement of Manchester Health Services, LLC regarding the fulfillment of Catholic Medical Center's charitable objects.

Manchester Health Services, LLC

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Joseph A. Sowell, III, Senior Vice President