

UNITED STATES OF AMERICA

FEDERAL TRADE COMMISSION
RECEIVED DOCUMENTS

The Federal Trade Commission strongly favors making available to the public the full record of its adjudicative proceedings to permit public scrutiny of its actions.

Commission's work and to provide guidance to persons affected by its actions. *In re Crown Cork & Seal Co., Inc.*, 71 F.T.C. 1714, 1714-15 (1967); *Hood*, 58 F.T.C. at 1186 (“[T]here is a substantial public interest in holding all aspects of adjudicative proceedings, including the evidence adduced therein, open to all interested persons.”). A heavy burden of showing good

treatment.

Respondent filed a consolidated response to the motions filed by non-party payors.

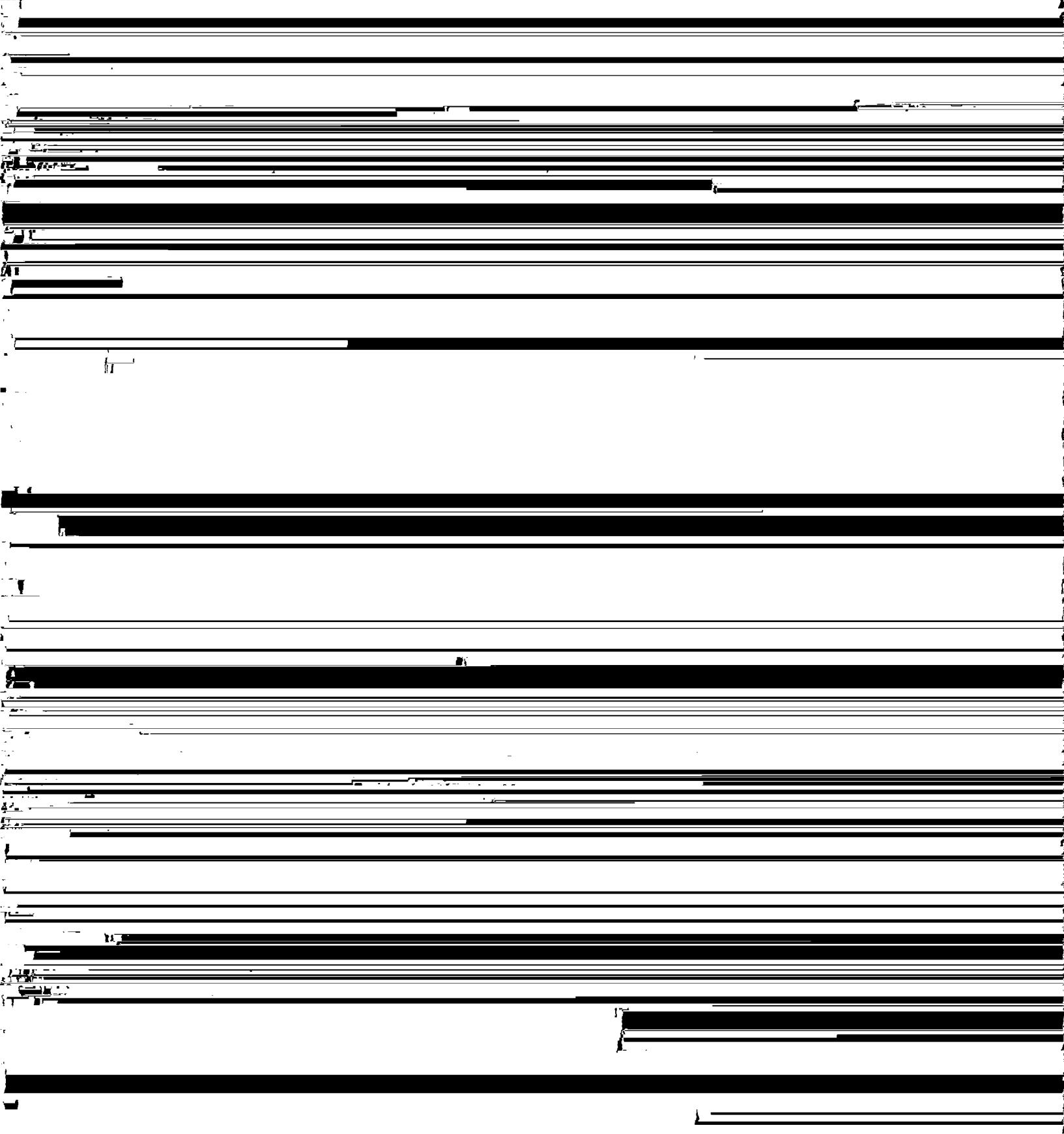
018. Baylor All Saints seeks *in camera* treatment for a period of seven years. No oppositions to this motion have been filed.

Baylor All Saints' motion provides a declaration by Sandy Aaron, Chief Operating Officer and Interim President ("Aaron Declaration") As described by the Aaron Declaration

the document for which *in camera* treatment is sought contains internal competitive information of a highly sensitive nature. Aaron states that the information regarding the total number of admission days accounted for by physicians with admitting privileges, together with the total revenues attributable to those admissions, is a central part of Baylor All Saints' business strategic planning and its goal of outperforming its competitors. The Aaron Declaration further states that if its competitors were to obtain the information contained in BASMC/NTSP 001- 018, competitors could use this information to cause serious competitive injury to Baylor All Saints. In addition, Aaron declares, Baylor All Saints guards the secrecy of this information, disclosing it only to particular employees of Baylor All Saints on a need to know basis.

A review of the declaration in support of the motion and the document itself reveals that the information sought to be protected meets the standards for *in camera* treatment. However,

Professional Provider Network department for BCBSTX, ("Haddock Affidavit"). BCBSTX asserts that the documents contain confidential reimbursement information that is closely



CIGNA seeks *in camera* treatment are not accessible to any unauthorized persons and that its contracts with NTSP are unknown outside of CIGNA with the exception of NTSP Sabolik

avers that core business operations of CIGNA would be impaired if the confidentiality of its reimbursement rates between different providers were revealed.

A review of the declaration in support of the motion is attached as an exhibit to this motion.

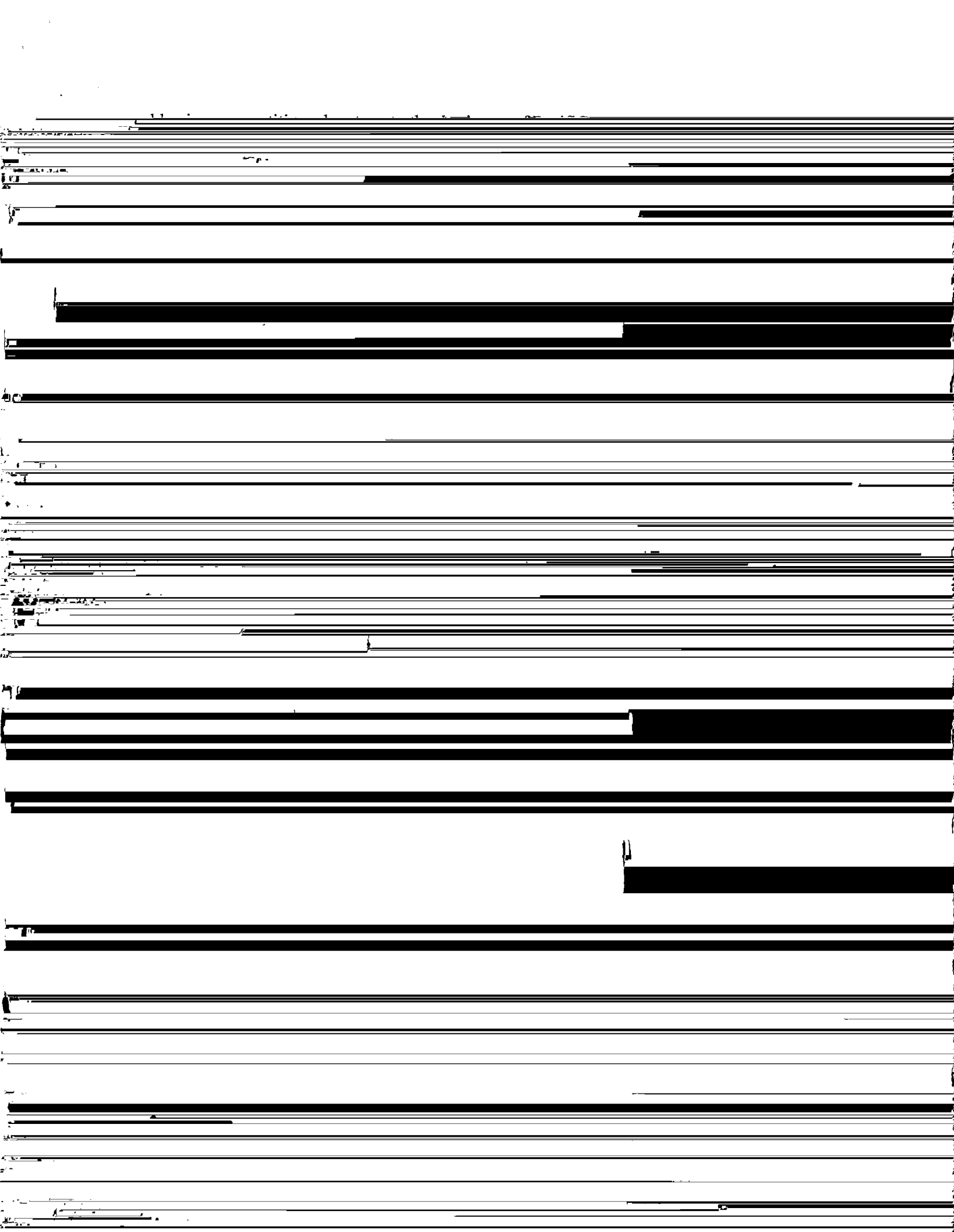
HUM 000733
HUM 000735
HUM 000749
HUM 000754-55
HUM 000763-65
FTC NTSP HUMANA 00004-116

FTC-NTSP-HUMANA 000117-159
FTC-NTSP-HUMANA 000170-172
FTC NTSP HUMANA 000174

FTC-NTSP-HUMANA 000177-179

VII.

Non-party PacificCare of Texas, Inc. ("PacificCare") on April 12, 2004, filed a



a narrow request for only certain page and line numbers of these documents. United States District

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