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1. Respondent ENH must allow all payors to negotiate separate contracts for Evanston & Glenbrook Hospitals (E&G) on the one hand and for Highland Park on the other hand;
2. Respondent ENH must establish separate negotiating teams (and other relevant personnel) for E&G and Highland Park that will compete with each other, and other hospitals, for payors' business;
3. Respondent ENH must establish a firewall-type mechanism that prevents the E&G and Highland Park contract negotiating teams (and other relevant personnel) from sharing any information that would inhibit them from competing with each other and with other hospitals;
4. Respondent ENH may not make any contract for E&G or Highland Park contingent on entering into a contract for the other, and may not make the availability of any price or term for a contract for E&G contingent on entering into a contract for Highland Park, or *vice-versa*; and
5. Respondent ENH shall promptly offer all payors with which it currently has contracts the option of reopening and renegotiating their contracts under the terms of this order.;

H **HA** Respondent ENH's proposal shall also describe, where appropriate, mechanisms for the Commission to monitor the establishment of the organizational structure needed to implement the terms of the order, as well as Respondent ENH's compliance with the order throughout its term;

H **HA** Respondent ENH's proposal shall recommend mechanisms for resolving disputes between payors and Respondent ENH with respect to Respondent ENH's compliance with the terms of the order, including a discussion of the potential value of some form of dispute resolution mechanism;

H **HA** Complaint Counsel shall file with the Commission any objections to or comments on Respondent ENH's proposal within thirty (30) calendar days after Respondent ENH files its proposal; and

