

EXHIBIT B

Public Website Disclosure Statement

The Centers for Medicare and Medicaid Services (“**CMS**”) and the U.S. Department of Health and Human Services’ Office of Inspector General (“**OIG**”) have made available waivers of certain federal fraud and abuse laws in connection with the operation of accountable care organizations (“**ACOs**”) that have entered into a participation agreement under the Medicare Shared Savings Program (“**MSSP**”).

In order to receive the benefit of such waivers, the governing body of CHRISTUS Health Quality Care Alliance, LLC (“**CHQCA**”) has made a bona fide, detailed determination that the following arrangement is reasonably related to the purposes of the MSSP.

CHQCA has authorized a waiver of certain federal fraud and abuse laws for a Post-Acute Care Provider Affiliate Agreement with certain post-acute providers as set forth below (collectively, the “**PAC Providers**”) for the purpose of having PAC Providers engage in collaborative care and quality initiatives, including sharing data and measuring performance to further the objective of improving patient health outcomes. The participating PAC Providers will be identified on the CHQCA website and in other information distributed to patients as “preferred providers,” consistent with CMS marketing guidelines, but CHQCA Participant hospitals will make clear that patients have the right to choose any post-acute provider. CHQCA will not directly or indirectly limit a patient’s choice of post-acute care provider or otherwise require referrals to PAC Providers.

The governing body of CHQCA approved the foregoing arrangement on February 27, 2018, following a determination that such arrangement supports the goals of CHQCA and is reasonably related to the purposes of the MSSP.