

**FCC Rural Health Care Pilot Program
Texas Health Information Network Collaborative (THINC)
Quarterly Data Report
April 30, 2011**

Federal Communications Commission WC Docket No. 02-60

1. Project Contact and Coordination Information

a. Identify the project leader(s) and respective business affiliations.

The Project leaders and their affiliations are:

George S. Conklin, SVP and CIO
CHRISTUS Health
Houston, Texas

Ralph Farr, CIO
University of Texas Medical Branch (UTMB)
Galveston, Texas

Dr. Lee Ann Ray, chief of staff
Office of the President
Texas A&M Health Sciences Center
College Station, Texas

Quang Ngo, Vice President and CIO
Texas Organization of Rural and Community Hospitals (TORCH)

Shannon Calhoun
Southeast Texas Health System
Victoria, TX

Hank Fanberg
CHRISTUS Health
Houston, Texas

b. Provide a complete address for postal delivery and the telephone, fax, and e-mail address for the responsible administrative official.

The responsible administrative official is:

George S. Conklin, SVP and CIO
CHRISTUS Health
2707 North Loop West

Houston, Texas 77008
713-684-3877 (p)
713-684-3555 (f)
George.conklin@christushealth.org

c. Identify the organization that is legally and financially responsible for the conduct of activities supported by the award.

CHRISTUS Health is legally and financially responsible for the conduct of activities supported by this award.

d. Explain how project is being coordinated throughout the state or region.

Our designated geographic area is inclusive of the entire state of Texas. THINC has conducted and will conduct various activities to coordinate the project throughout the state, including collaboration with the State of Texas through its governor's office.

A project coordinator has been assigned the task of coordinating the state level effort and has reached out to all the named facilities. In addition, we are working with the Texas Hospital Association, Texas Organization for Rural and Community Hospitals, the State's Office for Rural Health. A mail list has been implemented and a web site I under construction.

With the enactment of ARRA, THINC is in discussion with the state of Texas regarding how we might leverage our efforts to coincide with federally mandated actions for states concerning health information technology and health information exchange.

2. Identify all health care facilities included in the network.

- a. Provide address (including county), zip code, Rural Urban Commuting Area (RUCA) code (including primary and secondary), six-digit census tract, and phone number for each health care facility participating in the network.
- b. For each participating institution, indicate whether it is:
 - i. Public or non-public;
 - ii. Not-for-profit or for-profit;
 - iii. An eligible health care provider or ineligible health-care provider with an explanation of why the health care facility is eligible under section 254 of the 1996 Act and the Commission's rules or a description of the type of ineligible health care provider entity.

Please see the attached list.

3. Network Narrative: In the first quarterly report following the completion of the competitive bidding process and the selection of vendors, the selected participant must submit an updated technical description of the communications network that it intends to implement, which takes into account the results its network design

studies and negotiations with its vendors. This technical description should provide, where applicable:

- a. Brief description of the backbone network of the dedicated health care network, e.g., MPLS network, carrier-provided VPN, a SONET ring;
- b. Explanation of how health care provider sites will connect to (or access) the network, including the access technologies/services and transmission speeds;
- c. Explanation of how and where the network will connect to a national backbone such as NLR or Internet2;
- d. Number of miles of fiber construction, and whether the fiber is buried or aerial;
- e. Special systems or services for network management or maintenance (if applicable) and where such systems reside or are based.

a. THINC's RFP was posted on April 7, 2011. Consequently, we have not completed the competitive bidding process, vendor selection which will determine the technologies selected for backbone services

b. Access technologies have not been selected at this time; our approved application calls for a minimum bandwidth of 45Mbps.

c. The how and where of THINC connecting to a national backbone has not yet been determines.

d. THINC does not anticipate any fiber construction.

e. Network management systems have not yet been identified.

4. List of Connected Health Care Providers: Provide information below for all eligible and non-eligible health care provider sites that, as of the close of the most recent reporting period, are connected to the network and operational.

- a. Health care provider site;
- b. Eligible provider (Yes/No);
- c. Type of network connection (e.g., fiber, copper, wireless);
- d. How connection is provided (e.g., carrier-provided service; self-constructed; leased facility);
- e. Service and/or speed of connection (e.g., DS1, DS3, DSL, OC3, Metro Ethernet (10 Mbps));
- f. Gateway to NLR, Internet2, or the Public Internet (Yes/No);
Federal Communications Commission FCC 07-198-74
- g. Site Equipment (e.g., router, switch, SONET ADM, WDM), including manufacturer name and model number.
- h. Provide a logical diagram or map of the network.

Our network is not yet operational. Consequently, no health care provider sites are connected to the network nor do we have a logical map. Our RFP calls for a minimum bandwidth of 45Mbps for last mile connectivity.

5. Identify the following non-recurring and recurring costs, where applicable shown both as budgeted and actually incurred for the applicable quarter and funding year to-date.

- a. Network Design
- b. Network Equipment, including engineering and installation
- c. Infrastructure Deployment/Outside Plant
 - i. Engineering
 - ii. Construction
- d. Internet2, NLR, or Public Internet Connection
- e. Leased Facilities or Tariffed Services
- f. Network Management, Maintenance, and Operation Costs (not captured elsewhere)
- g. Other Non-Recurring and Recurring Costs

Non-recurring costs related to the network design RFP development have not been incurred. The costs are minimal and adhere to USAC guidelines for these types of costs.

6. Describe how costs have been apportioned and the sources of the funds to pay them:

- a. Explain how costs are identified, allocated among, and apportioned to both eligible and ineligible network participants.

Costs have not yet been identified and have not been apportioned. Each facility understands that they are individually responsible for their costs not covered by the rural health pilot program, including the 15% match.

- b. Describe the source of funds from:
 - i. Eligible Pilot Program network participants

Eligible participants will provide 15% of the costs of all services they incur

- ii. Ineligible Pilot Program network participants

Ineligible participants will provide 100% of all costs for service they utilize.

- c. Show contributions from all other sources (e.g., local, state, and federal sources, and other grants).

No changes since our earlier filing

- i. Identify source of financial support and anticipated revenues that is paying for costs not covered by the fund and by Pilot Program participants.

Current costs in support of Texas Pilot Program are being born by its board members. Human resources, legal and accounting costs, RFP development costs, travel, communications and miscellaneous costs are provided by current leadership organizations.

ii. Identify the respective amounts and remaining time for such assistance.

There is no time limit; costs are identified and paid on an ongoing basis.

d. Explain how the selected participant's minimum 15 percent contribution is helping to achieve both the selected participant's identified goals and objectives and the overarching goals of the Pilot Program.

It is too early for goals of the individual participants to be enabled; we are therefore unable to comment on how their minimum 15% contribution is helping them achieve their goals.

7. Identify any technical or non-technical requirements or procedures necessary for ineligible entities to connect to the participant's network.

Non eligible entities will be required to cover 100% of the costs of connecting to the network. We have not yet addressed requirements or developed policies and procedures for ineligible entities to connect to the participant network.

8. Provide an update on the project management plan, detailing:

a. The project's current leadership and management structure and any changes to the management structure since the last data report; and

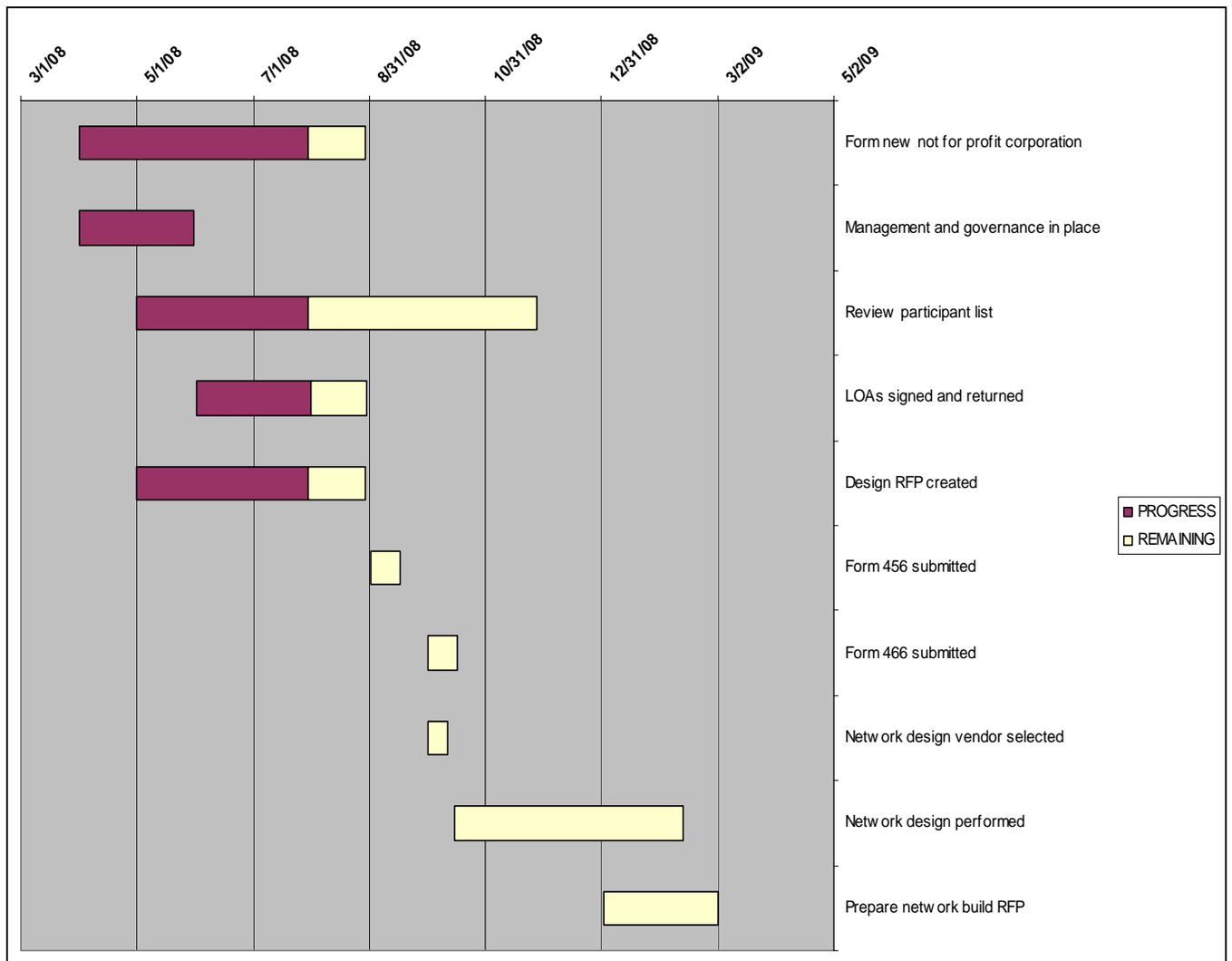
A new board member representing Texas A&M Health Science Center is currently actively engaged in the project. Dr. Lee Ann Ray, chief of staff to the President of the Health Science Center replaced Mr. David Cantrell who resigned from the Health Science Center earlier this year.

b. In the first quarterly report, the selected applicant should provide a detailed project plan and schedule. The schedule must provide a list of key project deliverables or tasks, and their anticipated completion dates. Among the deliverables, participants must indicate the dates when each health care provider site is expected to be connected to the network and operational. Subsequent quarterly reports should identify which project deliverables, scheduled for the previous quarter, were met, and which were not met. In the event a project deliverable is not achieved, or the work and deliverables deviate from the work plan, the selected participant must provide an explanation.

THINC's RFP was posted on USAC's website on April 8, 2011. Since that time, a bidders conference was held. We expect to have a contract signed in June and to begin work shortly thereafter. Dates for connecting providers to the network and network operability have not yet been established.

ACTIVITY	START	END	STATUS
1. Outreach and add participants			ongoing
2. LOAs signed and returned			completed
3. RFP submitted for review			completed
4. Form 465 submitted			completed
5. Form 465 Attachment submitted			completed
6. RFP for network build released	04-08-11	05-09-11	in progress
7. Network vendor selected	05-10-11	05-20-11	0%
8. Contract with service vendor	05-20-11	06-15-11	0%
9. 466 package submitted	06-15-11	06-29-11	0%
10. Network build	07-01-11	12-30-11	0%
11. Phase II of program (addt'l sites)	07-01-11	12-30-11	0%
12. Bid Phase II	07-01-11	07-31-11	0%
13. Select Phase II vendor	07-31-11	08-31-11	0%
14. Build Phase II	08-01-11	12-30-11	0%

The American Recovery and Reinvestment Act and its HITECH provisions created opportunities to collaborate with state level initiatives around health information exchange, in support of questions 11 and 12 of this report. Part of our delay is attributed to aligning time frames and negotiations with state and federal agencies so that we might align the projects. We are confident moving forward will result in a positive outcome for the rural health care pilot program and allow THINC to contribute to the success of ONC's initiatives.



ORIGINAL HIGH LEVEL PROJECT PLAN – MAJOR MILESTONES TO NETWORK BUILD RFP PHASE

9. Provide detail on whether network is or will become self sustaining. Selected participants should provide an explanation of how network is self sustaining.

The network is not self-sustaining at this time. The plan is for the network to become self-sustaining over time. Costs for building, maintaining, supporting, governance, management and growth of the network are currently unknown. As the project moves forward and costs become more certain, a timeline to self-sustainability will be developed.

The agreed upon methodology for sustainability is that the network will operate as a cooperative. Each facility is responsible for their individual costs while operating costs for the network will be apportioned to each user based upon their volume of services in order to assure fairness is cost allocation.

Sustainability models and assumptions are under review due to the potential impact of our alignment and participation with the state level HIE being planned for Texas.

Our basic tenet remains the same, however. We believe it is important for each facility to contribute to the network. Therefore, each of the more than 500 hospitals and community health clinics and FQHCs within the state will be responsible for their own 15% share of the direct costs. Costs for additional users should be almost exclusively variable and minimal so there will be more users to share in the fixed costs, resulting in lower costs for all users.

The final business model for self-sustaining the network has not been computed; however the primary model is that of a utility cooperative with each member responsible for its share of the costs.

10. Provide detail on how the supported network has advanced telemedicine benefits:

- a. Explain how the supported network has achieved the goals and objectives outlined in selected participant's Pilot Program application;
- b. Explain how the supported network has brought the benefits of innovative telehealth and, in particular, telemedicine services to those areas of the country where the need for those benefits is most acute;
- c. Explain how the supported network has allowed patients access to critically needed medical specialists in a variety of practices without leaving their homes or communities;
- d. Explain how the supported network has allowed health care providers access to government research institutions, and/or academic, public, and private health care institutions that are repositories of medical expertise and information;
- e. Explain how the supported network has allowed health care professional to monitor critically ill patients at multiple locations around the clock, provide access to advanced applications in continuing education and research, and/or enhanced the health care community's ability to provide a rapid and coordinated response in the event of a national crisis.

Due to the early phase of development and the lack of a network at this time, apart from garnering much interest on the part of many individuals and organizations about the promise of advancing telemedicine through this initiative, there has been no progress to date. We continue to collaborate with the State of Texas and now with ARRA there is much interest in our activities and our progress.

11. Provide detail on how the supported network has complied with HHS health IT initiatives:

- a. Explain how the supported network has used health IT systems and products that meet interoperability standards recognized by the HHS Secretary;

While the network is not yet operable, and the core clinical information systems of the founding members are different, three of the four founding members' core clinical information systems meet the interoperability standards recognized by the HHS secretary. The fourth founding member is an association of rural hospitals.

b. Explain how the supported network has used health IT products certified by the Certification Commission for Healthcare Information Technology;

CCHIT certification has been replaced by ONC certification although CCHIT is one of the certification bodies for the ONC.

Any and all EMRs and data exchanged via THINC will ONC certified and based upon HHS and ONC promulgated standards.

c. Explain how the supported network has supported the Nationwide Health Information Network (NHIN) architecture by coordinating activities with organizations performing NHIN trial implementations;

THINC participating hospitals are also participating in the NHIN Direct project pilot implementation.

d. Explain how the supported network has used resources available at HHS's Agency for Healthcare Research and Quality (AHRQ) National Resource Center for Health Information Technology;

THINC is aware of AHRQ's resource center but has not made use of it to date. A number of proposed activities and outcomes measures for the network will use the AHRQ National Resource Center as we begin to define our core measures and impact. We have made contact with individuals at AHRQ but have not utilized their services yet.

e. Explain how the selected participant has educated themselves concerning the Pandemic and All Hazards Preparedness Act and coordinated with the HHS Assistant Secretary for Public Response as a resource for telehealth inventory and for the implementation of other preparedness and response initiatives; and

In Texas, health care institutions are experienced in emergency preparations. The participant was ground zero for Hurricanes Rita and Katrina; during Katrina, our hospitals were forced to evacuate and during Katrina, our hospitals received and provided care for thousands of people displaced by the storm. Experience helped inform both state and federal officials as the PAHPA legislation was being drafted. We continue to participate in exercise drills at the local, state and national level.

f. Explain how the supported network has used resources available through HHS's Centers for Disease Control and Prevention (CDC) Public Health Information Network (PHIN) to facilitate interoperability with public health and emergency organizations.

The participant's clinical information system is interfaced with the CDC's Biosense and NEDSS programs that utilize PHIN to enable real time access to reportable events to both the CDC and the State of Texas. Due to the network not being ready, we are not using the

network for PHIN reporting. We fully expect the network will be used to support these activities in the future, once it is available.

12. Explain how the selected participants coordinated in the use of their health care networks with the Department of Health and Human Services (HHS) and, in particular, with its Centers for Disease Control and Prevention (CDC) in instances of national, regional, or local public health emergencies (e.g., pandemics, bioterrorism). In such instances, where feasible, explain how selected participants provided access to their supported networks to HHS, including CDC, and other public health officials.

For the past year, THINC has contacted HHS offices including ONC and the CDC and inquired as to the types of actions we can and should take to assure compliance. All of our requests from HHS and ONC staff have either been ignored or unanswered. Formal requests for guidance from the project coaches have also been sought, with no real information forthcoming. We would like to suggest and recommend that a meeting be scheduled that would include all RHCPP project managers, representatives from the FCC, USAC, HHS including ONC and the CDC so we can obtain better guidance than has been provided to date

Company Name	Address Line 1	County	City	State	Zip	Phone	RUC	Census Trct	Type of Facility	Eligible	Reason
CHRISTUS Health, Houston Support Office	2707 North Loop West	Harris	Houston	TX	77008	281-936-3217			NFP Hospital System Administrative offices	N	Ineligible administrative support offices. Consortium fiduciary and project manager.
Atlanta Memorial Hospital	1007 South William St.	Cass	Atlanta	TX	75551	903-799-3000	7.3	9504.00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 131.
Ballinger Memorial Hospital	608 Avenue B	Runnels	Ballinger	TX	76821	325-365-2531	7	9506.00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit critical access hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 234.
Bowie Memorial Hospital	705 E. Greenwood Ave	Montague	Bowie	TX	76230	940-872-112	7	9505.00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in

						6					accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 440.
Brazosport Memorial Hospital	100 Medical Drive	Brazoria	Lake Jackson	TX	77566	979-285-1825	1	6634.00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 436.
CHRISTUS Spohn Memorial Hospital	2606 Hospital Boulevard	Nueces	Corpus Christi	TX	78405	361-902-4000	1	0010.00	NFP hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 398.
CHRISTUS Spohn Shoreline Hospital	600 Elizabeth Street	Nueces	Corpus Christi	TX	78404	361-881-3000	1	0012.00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative

											Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 398.
CHRISTUS Spohn Hospital South	5950 Saratoga Blvd	Nueces	Corpus Christi	TX	78414	361-985-5000	1	0033.02	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 398.
CHRISTUS Spohn Beeville Hospital	1500 East Houston Street	Bee	Beeville	TX	78102	361-354-2000	7.3	7605.00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 429.
CHRISTUS Spohn Alice Hospital	2500 East Main Street	Jim Wells	Alice	TX	78332	361-661-8000	7	9502.00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing

											Rules §133.22 and assigned license number 6894.
CHRISTUS Spohn Hospital Kleberg	1311 East General Cavazos Boulevard	Kleberg	Kingsville	TX	78363	361-595-1661	7	9505.00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 216.
CHRISTUS Spohn Family Health Center Padre Island	14202 South Padre Island Drive	Nueces	Corpus Christi	TX	78418	361-949-7660			NFP urban health clinic	Y	This is a not-for-profit urban health clinic providing primary or specialty health care and/or diagnostic and therapeutic services under the supervision of a licensed health care practitioner, owned and operated by CHRISTUS Health Spohn.
CHRISTUS Spohn Family Health Center Freer	123 South Main Street	Duval	Freer	TX	78357	361-394-7311			For profit	Y	This not-for-profit, federally certified rural health clinic is owned and operated by CHRISTUS Spohn Health System

CHRISTUS Spohn Women's Health Center	301 South Hillside Drive	Bee	Beeville	TX	78104	361-358-6249			NFP Hospital	Y	This not-for-profit, federally certified rural health clinic is owned and operated by CHRISTUS Health Spohn.
CHRISTUS Spohn Family Health Center Westside	4617 Greenwood Drive	Nueces	Corpus Christi	TX	78416	361-857-2872			Community Health Center	Y	This is a not-for-profit, urban health clinic providing primary or specialty health care and/or diagnostic and therapeutic services under the supervision of a licensed health care practitioner, owned and operated by CHRISTUS Health."
Bishop Rural Health Care Center	301 West Main Street	Nueces	Bishop	TX	78343	361-584-2563			Community Health Center	Y	This not for profit community health clinic is owned by CHRISTUS Health Spohn and operates in a rural county that meets HRSA's requirements as a designated shortage area
CHRISTUS Spohn Family Health Center Robstown	1038 Texas Yes Boulevard	Nueces	Robstown	TX	78380	361-767-1200			Community Health Center	Y	This not-for-profit, federally certified rural health clinic is owned and operated by CHRISTUS Health Spohn.

D.M.Cogdell Memorial Hospital	1700 Cogdell Boulevard	Scurry	Snyder	TX	795 49	325 - 574 - 718 2	4	9503 .00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 8691.
Coryell Memorial Health System	1507 West Main Street	Coryell	Gatesville	TX	765 28	254 - 248 - 630 0	4	0103 .00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit critical access hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 346.
Cuero Community Hospital	2550 North Esplanade	De Witt	Cuero	TX	779 54	361 - 275 - 619 1	7	9702 .00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 74.
El Campo Memorial Hospital	303 Sandy Corner Road	Wharton	El Campo	TX	774 37	979 -	4	7409 .00	NFP Hospital	Y	Licensed by Texas Dept. of State Health

						578 - 525 2						Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 426.
Graham Regional Medical Center	1301 Montgomery road	Young	Graham	TX	764 50	940 - 549 - 340 0	7	9506 .00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 94.	
Goodall-Witcher Hospital	101 South Avenue T	Bosque	Clifton	TX	776 34	254 - 635 - 832 2	8.4	9505 .00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 70.	
Goodall-Witcher Clifton Medical Clinic	201 South Avenue T	Bosque	Clifton	TX	776 34	254 - 675 -	8.4	9505 .00	NFP Hospital	Y	This is a not-for-profit clinic providing primary or specialty health care and/or	

						862 1						diagnostic and therapeutic services under the supervision of a licensed health care practitioner, owned and operated by Goodall-Witcher Health System
Goodall-Witcher Meridian Medical Clinic	1110 North Main Street	Bosque	Meridian	TX	766 65	254 - 435 - 832 2	8.4	9505 .00	NFP Hospital	Y	This is a not-for-profit clinic providing primary or specialty health care and/or diagnostic and therapeutic services under the supervision of a licensed health care practitioner, owned and operated by Goodall-Witcher Health System	
Golden Plains Community Hospital	200 South McGee Street	Hutchinson	Borger	TX	790 07	806 - 273 - 110 0	4	9508 .00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit critical access hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 8574.	
Guadalupe Regional Medical Center	1215 East Court	Guadalupe	Seguin	TX	781 55	830 - 379 -	4.2	2104 .00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general	

						241 1					hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 155.
Hamilton Hospital	901 West Hamilton Street	Young	Olney	TX	763 74	940 - 564 - 552 1	7	9502 .00	Community Health Center	Y	Licensed by Texas Dept. of State Health Services as a non profit critical access hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 294.
Hansford County Hospital District Hospital	707 South Roland	Hansford	Spearmans	TX	790 81	806 - 659 - 253 5	7	9503 .00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit critical access hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 395.
Hereford Regional Medical Center	801 East 3rd Street	Deaf Smith	Hereford	TX	790 45	806 - 364 - 214 1	4	9505 .00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25

											Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 420.
Jackson County Hospital District Medical Center at Edna	1013 South Wells	Jackson	Edna	TX	779 57- 409 8	361 - 782 - 782 0			NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit critical access hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 17.
Knox County Hospital District	701 South 5th Street	Knox	Knox City	TX	795 29	940 - 657 - 353 5	10	9501 .00	Public NFP	Y	Licensed by Texas Dept. of State Health Services as a non profit special hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 568.
Lavaca Medical Center	1400 North Texana	Lavaca	Halletts ville	TX	779 64	361 - 798 - 367 1	10	9801 .00	Public NFP	Y	Licensed by Texas Dept. of State Health Services as a non profit critical access hospital in accordance with 25 Texas Administrative Code, Chapter 133,

											Hospital Licensing Rules §133.22 and assigned license number 527.
Limestone Medical Center	701 McClintic Drive	Limestone	Groesbeck	TX	76642	254-729-3281	7	9706.00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit critical access hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 52.
Matagorda County Hospital District	104 7th Street	Matagorda	Bay City	TX	77414	979-241-5520	4	7302.00	Public NFP	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 100019.
Mitchell County Hospital	997 West I-20	Mitchell	Colorado City	TX	79512	325-728-3431	7		Public NFP	Y	Licensed by Texas Dept. of State Health Services as a non profit critical access hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and

											assigned license number 75.
North Runnels Hospital	7821 E. Highway 153	Runnels	Winters	TX	795 67	325 - 754 - 455 3	7	9501 .00	Public NFP	Y	Licensed by Texas Dept. of State Health Services as a non profit critical access hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 151.
North Texas Medical Center	1900 Hospital Boulevard	Runnels	Gainesville	TX	762 40	940 - 665 - 175 1	4.2	9901 .00	Public NFP	Y	Licensed by Texas Dept. of State Health Services as a non profit critical access hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 298.
Ochiltree County Hospital District	3101 Garrett Drive	Ochiltree	Perryton	TX	790 70- 532 3	806 - 435 - 360 3	7	9503 .00	Public NFP	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 98.

Reeves County Hospital District	2323 Texas Street	Reeves	Pecos	TX	797 72	432 - 447 - 355 1	4	9504 .00	Public NFP	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 367.
Tyler County Hospital	1100 West Bluff	Tyler	Woodville	TX	759 79	409 - 283 - 640 0	8	9503 .00	Public NFP	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 569
Gonzales Community Health Center	228 St. George Street	Gonzales	Gonzales	TX	786 29	830 - 672 - 651 1	7	9904 .00	Public NFP	Y	This is a Federally Qualified Health Center (FQHC) certified/funded under the Public Health Service Act, Section 330 (aka as COMMUNITY HEALTH CENTERS OF SOUTH CENTRAL TEXAS, INC.) See http://findahealthcenter.hrsa.gov

Lulling Community Health Center	115 T South Laurel Street	Caldwell	Lulling	TX	786 48	830 - 875 - 639 9	7	9904 .00	NFP community health center	Y	This is a Federally Qualified Health Center (FQHC) certified/funded under the Public Health Service Act, Section 330. See http://findahealthcenter.hrsa.gov
CHRISTUS St. Elizabeth Hospital	2830 Calder Street	Jefferson	Beaumont	TX	777 02	409 - 892 - 717 1	1	4545 .00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 444
CHRISTUS St. Mary Hospital	3600 Gates Boulevard	Jefferson	Port Arthur	TX	776 42	409 - 985 - 743 1			NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 444
CHRISTUS St. Mary's Outpatient Center	3701 Highway 73	Jefferson	Port Arthur	TX	776 42	409 - 989 - 117			NFP Hospital	Y	This outpatient center is a department of CHRISTUS St. Mary's Hospital licensed by

						2					Texas Dept. of State Health Services as a non profit general hospital assigned license number 444..
CHRISTUS Jasper Memorial Hospital	1275 Marvin Hancock Drive	Jasper	Jasper	TX	759 51	409 - 384 - 546 1	8	9503 .00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 38
CHRISTUS Jasper Rural Health Clinic	1276 South Peachtree Street	Jasper	Jasper	TX	759 51	409 - 384 - 570 1	8	9503 .00	NFP Hospital	Y	This is a not-for-profit, federally certified rural health clinic providing primary or specialty health care and/or diagnostic and therapeutic services under the supervision of a licensed health care practitioner, owned and operated by CHRISTUS Health."
CHRISTUS Kirbyville Rural Health Clinic	205 East Lavielle Street	Jasper	Kirbyville	TX	759 56	409 - 423 - 221 7	8	9503 .00	Community Health Center	Y	This is a not-for-profit, federally certified rural health clinic providing primary or specialty health care and/or diagnostic and

											therapeutic services under the supervision of a licensed health care practitioner, owned and operated by CHRISTUS Health."
CHRISTUS Sam Rayburn Rural Health Clinic	2427 RR 355 West	Jasper	Sam Rayburn	TX	75951	409-698-9600	8	9503.00	Rural health clinic	Y	This is a not-for-profit, federally certified rural health clinic providing primary or specialty health care and/or diagnostic and therapeutic services under the supervision of a licensed health care practitioner, owned and operated by CHRISTUS Health."
CHRISTUS St. Catherine Hospital	701 South Fry Road	Harris	Katy	TX	77450	281-599-5700	1	4545.00	Public NFP	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 7159
CHRISTUS St. John Hospital	18300 St. John Drive	Harris	Nassau Bay	TX	77058	281-333-550	1	3412.00	Public NFP	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in

						3					accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 600
St. John Day Surgery	2020 Nasa Parkway	Harris	Nassau Bay	TX	77058	281 - 333 - 550 3	1	3412.00	For Profit	N	Licensed by the Texas Dept. of State Health Services as an ambulatory surgical center and assigned license number 8550, this is a for-profit venture.
St. John Sports Medicine	415 East Parkwood	Harris	Friends wood	TX	77546	281 - 648 - 425 0	1	3412.00	NFP health clinic	Y	This is a not for profit clinic providing diagnostic, therapeutuc and rehabilitative specialty services under the supervision of a licensed health care practioner, owned and operated by Christus Health.
CHRISTUS St. Michael's Hospital	2600 St. Michael Drive	Bowie	Texarkana	TX	75503	903 - 614 - 100 0	1	0109.01	NFP Hosptial	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license

											number 788
CHRISTUS St. Michael Senior Health Center	1400 College Drive	Bowie	Texarkana	TX	75503	903-614-5330	1	0109.01	Community Health Center	Y	The Senior Health Center is an outpatient department of St. Michael's Hospital, licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 788
CHRISTUS Santa Rosa Hospital City Centre	333 North Santa Rosa Ave	Bexar	San Antonio	TX	78207	210-704-2011	1	1101.00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 339
CHRISTUS Santa Rosa Hospital Medical Center	2827 Babcock Road	Bexar	San Antonio	TX	78229	210-703-			NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general

						800 0					hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 339
CHRISTUS Santa Rosa Transplant Center	2829 Babcock Road	Bexar	San Antonio	TX	782 29	210 - 705 - 670 0			NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 339
CHRISTUS New Braunfels Hospital	600 North Union Avenue	Comal	New Braunfels	TX	781 30	830 - 606 - 911 1			NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 339
CHRISTUS Westover Hills Hospital	11212 State Highway 151	Bexar	San Antonio	TX	782 51	210 - 703 - 800 0			NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25

											Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 339
CHRISTUS Children's Hospital	333 North Santa Rosa Ave	Bexar	San Antonio	TX	78207	210-704-2011			NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 339
CHRISTUS Santa Rosa Imaging Center	403 Trelene Park Alamo Heights building II	Bexar	San Antonio	TX	78209	210-704-0000			NFP Hospital	Y	Operating as an outpatient department of the hospital, and licensed by Texas Dept. of State Health Services as a non profit general hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 339
Santa Rosa Ambulatory Surgery Center New Braunfels	173 East Common Street	Comal	New Braunfels	TX	78130	830-627-			For profit	N	This is a for profit venture owned by CHRISTUS Santa Rosa and licensed by

						922 9					Texas Dept. of State Health Services as an ambulatory surgical center and assigned ASC license number 130014
CHRISTUS St. Michael's Rehab Hospital	2400 St. Michael Drive	Bowie	Texarkana	TX	755 03	903 - 614 - 400 0	1	0109 .01	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit special hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 713
Electra Memorial Hospital	1207 South Bailey Street	Wichita	Electra	TX	763 60	940 - 495 - 398 1	7.3	0138 .00	NFP Hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit critical access hospital in accordance with 25 Texas Administrative Code, Chapter 133, Hospital Licensing Rules §133.22 and assigned license number 490
Sweeny Community Hospital	305 North McKinney Street	Brazoria	Sweeny	TX	774 80	979 - 548 - 150 0	2	6628 .00	NFP public hospital	Y	Licensed by Texas Dept. of State Health Services as a non profit critical access hospital in accordance with 25 Texas Administrative Code, Chapter 133,

											Hospital Licensing Rules §133.22 and assigned license number 178
CHRISTUS Health Information Technology Center	10002 Rogers Run Road	Bexar	San Antonio	TX	78251	210-703-0002			Administration	N	CHRISTUS Health's I.T. services and network operations is centralized and located in an an I.T. Center which is a stand alone building.

