

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE

In re) Chapter 11
)
Integrated Health Services, Inc., et al.,) Case No. 00-389 (MFW)
)
Debtors.) Jointly Administered

**NINETEENTH AND FINAL INTERIM APPLICATION OF TUCKER ALAN INC.,
AS SPECIAL PROFESSIONAL CONSULTANT TO PROFESSIONALS OF THE
DEBTORS AND DEBTORS-IN-POSSESSION, FOR INTERIM ALLOWANCE
OF COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR THE PERIOD
FROM SEPTEMBER 1, 2002 THROUGH OCTOBER 31, 2002
AND FOR FINAL COMPENSATION FOR SERVICES RENDERED AND
REIMBURSEMENT OF EXPENSES FOR THE PERIOD FROM
MAY 25, 2000 THROUGH OCTOBER 31, 2002**

FEE APPLICATION COVER SHEET - PART I

Name Of Applicant: TUCKER ALAN INC.

Authorized To Provide Professional Services To: Vinick & Docherty, Special Litigation Management Counsel for Debtors and Debtors-in-Possession, and Other Professionals for the Debtors and Debtors-in-Possession

Effective Date Of Retention: August 1, 2000

Interim Period For Which Compensation And Reimbursement Is Sought: September 1, 2002 through October 31, 2002

Amount Of Interim Compensation Sought As Actual, Reasonable, And Necessary: \$ 4,316.00

Amount Of Interim Expense Reimbursement Sought As Actual, Reasonable, And Necessary: \$ 55.00

Final Period For Which Compensation
And Reimbursement Is Sought: May 25, 2000 through October 31, 2002

Amount Of Final Compensation Sought
As Actual, Reasonable, And Necessary: \$ 1,953,465.00

Amount Of Final Expense Reimbursement
Sought As Actual, Reasonable, And Necessary: \$ 201,210.00

This is an: Interim Final Application

The time expended for the preparation of this application during the time period September 1, 2002 through October 31, 2002 is zero hours.

Previously filed applications:

	<u>Date Filed</u>	<u>Period Covered</u>	<u>Requested Fees</u>	<u>Requested Expenses</u>	<u>Approved Fees</u>	<u>Approved Expenses</u>
#1	September 26, 2000	May 25, 2000 thru July 31, 2000	\$327,608.00	\$68,497.00	\$327,608.00	\$68,497.00
#2	October 26, 2000	Aug. 1, 2000 thru Aug. 31, 2000	\$332,109.50	\$41,346.00	\$332,109.50	\$41,346.00
#3	November 22, 2000	Sept. 1, 2000 thru Sept. 30, 2000	\$204,325.00	\$36,184.00	\$204,325.00	\$36,184.00
#4	December 28, 2000	Oct. 1, 2000 thru Oct. 31, 2000	\$186,754.00	\$15,474.00	\$186,754.00	\$15,474.00
#5	January 25, 2001	Nov. 1, 2000 thru Nov. 30, 2000	\$167,452.50	\$11,076.00	\$167,452.50	\$11,076.00
#6	February 27, 2001	Dec. 1, 2000 thru Dec. 31, 2000	\$124,771.00	\$5,154.00	\$124,771.00	\$5,154.00
#7	April 2, 2001	Jan. 1, 2001 thru Jan. 31, 2001	\$74,665.50	\$349.00	\$74,665.50	\$349.00
#8	April 24, 2001	Feb. 1, 2001 thru Feb. 28, 2001	\$79,283.00	\$3,963.00	\$79,283.00	\$3,963.00

Previously filed applications (continued):

	<u>Date Filed</u>	<u>Period Covered</u>	<u>Requested Fees</u>	<u>Requested Expenses</u>	<u>Approved Fees</u>	<u>Approved Expenses</u>
#9	May 18, 2001	Mar. 1, 2001 thru Mar. 31, 2001	\$59,074.00	\$1,205.00	\$59,074.00	\$1,205.00
#10	June 19, 2001	Apr. 1, 2001 thru Apr. 30, 2001	\$62,393.50	\$3,316.00	\$62,393.50	\$3,316.00
#11	July 23, 2001	May 1, 2001 thru May 31, 2001	\$47,571.50	\$2,777.00	\$47,571.50	\$2,777.00
#12	September 6, 2001	June 1, 2001 thru June 30, 2001	\$136,382.00	\$11,104.00	\$136,382.00	\$11,104.00
#13	October 2, 2001	July 1, 2001 thru July 31, 2001	\$14,222.50	\$156.00	\$14,222.50	\$156.00
#14	October 5, 2001	Aug. 1, 2001 thru Aug. 31, 2001	\$19,315.00	\$109.00	\$19,315.00	\$109.00
#15	November 1, 2001	Sept. 1, 2001 thru Sept. 30, 2001	\$7,135.50	\$105.00	\$7,135.50	\$105.00
#16	April 23, 2002	Oct. 1, 2001 thru Feb. 28, 2002	\$19,330.50	\$38.00	\$19,330.50	\$38.00
#17	August 9, 2002	Mar. 1, 2002 thru June 30, 2002	\$36,994.00	\$176.00	\$36,994.00	\$176.00
#18	October 23, 2002	July 1, 2002 thru August 31, 2002	\$49,762.00	\$126.00	\$39,809.60 ¹	\$126.00
Subtotal for Previously Filed Applications			\$1,949,149.00	\$201,155.00	\$1,939,196.60	\$201,155.00
Current application:						
#19	November 25, 2002	Sept. 1, 2002 thru Oct. 31, 2002	\$ 4,316.00	\$ 55.00	Approval is pending.	
Total for All Filed Applications			\$1,953,465.00	\$201,210.00	\$1,939,196.60	\$201,155.00

¹ The remaining 20% Holdback is subject to final approval.

FEE APPLICATION COVER SHEET - PART II

In re Integrated Health Services, Inc., et al.

Summary Of Time Recorded In Connection With The Rendition Of Services
For The Period From September 1, 2002 through October 31, 2002

Prior Payments For This Application	\$0.00
Fees Requested (After Prior Payments)	\$ 4,316.00
Expenses Requested	\$ 55.00
Total Amount Requested	\$ 4,371.00

Names of Professionals/ Paraprofessionals	Level	Hours Billed In Current Application	Hourly Billing Rate	Total Compensation For Application
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Professionals

Sreckovich, Catherine	Vice President	1.0	\$385	\$ 385.00
Viscur, Anne	Principal	5.9	\$240	1,416.00
Ange, Erika	Principal	1.0	\$220	220.00
Moor, Jeff	Senior Consultant	15.3	\$150	2,295.00

Paraprofessionals

Total Hours:	<u>23.2</u>	Total Fees:	<u>\$ 4,316.00</u>
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TOTAL \$ 4,371.00
(fees plus expenses)

Total Blended Hourly Rate (Excluding Paraprofessionals)	\$186.03	Total Blended Hourly Rate: (Including Paraprofessionals)	\$186.03
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IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE

In re) Chapter 11
)
INTEGRATED HEALTH SERVICES, INC., et al.,) Case No. 00 - 389 (MFW)
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Debtors.) Jointly Administered

**NINETEENTH INTERIM APPLICATION OF TUCKER ALAN INC.,
AS SPECIAL PROFESSIONAL CONSULTANT TO PROFESSIONALS OF
THE DEBTORS AND DEBTORS-IN-POSSESSION, FOR INTERIM ALLOWANCE
OF COMPENSATION AND REIMBURSEMENT OF EXPENSES
FOR THE PERIOD SEPTEMBER 1, 2002 THROUGH OCTOBER 31, 2002
AND FINAL APPLICATION FOR ALLOWANCE
OF COMPENSATION AND REIMBURSEMENT OF EXPENSES
FOR THE PERIOD MAY 25, 2000 THROUGH OCTOBER 31, 2002**

Tucker Alan Inc. ("Tucker Alan") respectfully represents as follows:

1. Tucker Alan has been retained in some matters by the law firm of Vinick & Docherty, as a special professional consultant in connection with certain regulatory compliance matters. Pursuant to an order of this Court, Vinick & Docherty has been retained as special litigation management counsel to Integrated Health Services, Inc., and certain of its direct and indirect subsidiaries, as debtors and debtors-in-possession herein (collectively, the "Debtors") in these Chapter 11 cases. In some other matters, Tucker Alan has been retained by the Debtor directly or by other law firms retained by the Debtor. Although in some instances Tucker Alan is being retained and employed by Vinick & Docherty, or other law firms, and not by the Debtors directly, the Debtors will be paying Tucker Alan's approved professional fees and expenses from assets of the Debtors' estates.

2. On February 2, 2000 (the “Filing Date”), each of the Debtors filed a voluntary petition for reorganization under Chapter 11 of Title 11 of the United States Bankruptcy Code (the “Bankruptcy Code”).

3. Tucker Alan was initially retained as an Ordinary Course Provider and provided services under the direction of Vinick & Docherty. However, the scope and magnitude of the work increased, making it necessary to be retained under Section 327(e), or alternatively 327(a), of the Bankruptcy Code. On or about September 22, 2000, Tucker Alan submitted for the Court’s approval an Application for Order Authorizing Retention and Employment of Tucker Alan Inc. as Special Professional Consultant To Vinick & Docherty, Special Litigation Counsel For The Debtors and Debtors-In-Possession (the “Tucker Alan Retention Application”). Tucker Alan’s retention was approved by an order of this Court on November 2, 2000.

4. On or about December 11, 2000, Tucker Alan submitted for the Court’s approval an Application for Supplemental Order Modifying Scope of Retention and Employment of Tucker Alan Inc. as Special Professional Consultant to Professionals of the Debtors and Debtors-in-Possession (the “Tucker Alan Supplemental Application”). This was due to requests by the Debtors or counsel to the Debtors for Tucker Alan to perform additional areas of work. The modifications to Tucker Alan’s retention were approved by an order of this Court on or about January 3, 2001.

5. By its Administrative Order Establishing Procedures for Interim Compensation And Reimbursement Of Expenses Of Professionals (the “Interim Compensation Order”) dated February 2, 2000, the Court established a procedure for interim compensation and reimbursement of expenses for all professionals in these cases. The Court modified this procedure by its Order, Under 11 U.S.C. Sections 105(a) And 331, Establishing Revised

Procedures For Interim Compensation And Reimbursement Of Expenses Of Professionals (the “Revised Interim Compensation Order”) dated February 22, 2001. Pursuant to the Revised Interim Compensation Order, Tucker Alan submits this fee application (the “Nineteenth Interim and Final Fee Application”) for the period September 1, 2002 through October 31, 2002. This is Tucker Alan’s nineteenth and final interim fee application. Tucker Alan’s first, second, third, and fourth interim fee applications were approved by the Court on or about November 13, 2000, December 14, 2000, December 19, 2000, and March 7, 2001, respectively, in accordance with the original procedure established in the Interim Compensation Order. Tucker Alan’s fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth and eighteenth interim fee applications were submitted to the Court on or about January 25, 2001, February 28, 2001, April 2, 2001, April 24, 2001, May 18, 2001, June 19, 2001, July 23, 2001, September 6, 2001, October 2, 2001, October 5, 2001, November 1, 2001, April 23, 2002, August 9, 2002, and October 23, 2002, respectively. In accordance with the revised Interim Compensation Order, a No Order Required Certification Of No Objection was filed with respect to the fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth, and eighteenth interim fee applications on or about February 27, 2001, March 22, 2001, May 1, 2001, May 22, 2001, June 12, 2001, July 20, 2001, August 17, 2001, October 2, 2001, November 2, 2001, November 2, 2001, November 29 2001, May 17, 2002, September 13, 2002, and November 20, 2002, respectively. In accordance with the procedure established in the Revised Interim Compensation Order, Tucker Alan’s fifth, sixth, seventh, and eighth interim fee applications were presented to the Court for approval in conjunction with a hearing on May 25, 2001 and were approved by the Court on October 26, 2001. Tucker Alan’s ninth, tenth, and eleventh interim fee applications were presented to the

Court for approval in conjunction with a hearing on September 13, 2001 and were approved by the Court on October 26, 2001. Tucker Alan's twelfth, thirteenth, fourteenth, and fifteenth interim fee applications were presented to the Court for approval in conjunction with a hearing on January 24, 2002 and were approved by the Court on March 1, 2002. Tucker Alan's sixteenth interim fee application was presented to the Court for approval in conjunction with a hearing on May 29, 2002 and was approved by the Court on May 29, 2002. Tucker Alan's seventeenth interim fee application was presented to the Court for approval in conjunction with a hearing scheduled for September 27, 2002 and was approved by the Court on October 1, 2002.

6. Tucker Alan submits this Nineteenth Interim and Final Fee Application for (i) allowance of reasonable compensation for actual and necessary professional services performed by Tucker Alan for the period from September 1, 2002 through October 31, 2002 (the "Application Period"); (ii) reimbursement of actual and necessary expenses incurred by Tucker Alan in connection with the provision of these services during that same period; and (iii) approval of final compensation for the period from May 25, 2000 through October 31, 2002. This application is made pursuant to the provisions of sections 327, 330 and 331 of the Bankruptcy Code, Rule 2016 of the Federal Rules of Bankruptcy Procedure, the Tucker Alan Retention Application, the Tucker Alan Supplemental Application, and the Revised Interim Compensation Order.

7. Professional services and expenses for which compensation and reimbursement are sought in this application were rendered and expended at the direction of the Debtor directly on behalf of the Debtors pursuant to Chapter 11 of the Bankruptcy Code. Tucker Alan believes it is appropriate that it be compensated for the time spent and reimbursed for the expenses incurred in connection with these matters.

SCOPE AND NATURE OF ENGAGEMENT

8. Tucker Alan has performed many different services at the direction of Vinick & Docherty, another law firm, or the Debtor directly in connection with certain regulatory compliance matters. Because of the sensitive nature of the services performed and the fact that the work product is privileged and protected from disclosure, this publicly filed fee application provides only general descriptions of the work performed at counsel's direction. The principal professional services Tucker Alan has rendered on behalf of the Debtors' counsel may be grouped into the following nineteen work areas:

- (i) Sampling Work – All Locations
- (ii) Sampling Work – Location #1
- (iii) Sampling Work – Location #2
- (iv) Sampling Work – Location #3
- (v) Sampling Work – Location #4
- (vi) Sampling Work – Location #5
- (vii) Transaction Testing – Phase II
- (viii) Interviews
- (ix) Location #6 Review
- (x) Location #7 Review
- (xi) Location #8 Review
- (xii) RehabWorks Corporate Integrity Agreement
- (xiii) Confidential Review
- (xiv) Summarization of Findings
- (xv) Development of Recommendations

- (xvi) Implementation of Recommendations
- (xvii) Training of Company Personnel
- (xviii) Post-Training Review
- (xix) Preparation of Fee and Employment Applications

9. During the Application Period, Tucker Alan's efforts have primarily consisted of preparing the eighteenth interim fee application which requested compensation for work related to the RehabWorks Corporate Integrity Agreement.

SERVICES PROVIDED DURING THE APPLICATION PERIOD

10. For the period covered by this Nineteenth Interim and Final Fee Application, Tucker Alan has provided a total of 23.2 hours of consulting time in connection with these Chapter 11 cases and incurred fees for such services totaling \$4,316.00.¹ For the same period, Tucker Alan has incurred actual and necessary expenses in connection therewith totaling \$55.00.

11. With respect to these amounts, as of the date of this application, Tucker Alan has not received any payments.

12. Preparation of employment and fee applications and the accompanying disclosures required in bankruptcy proceedings is over and above the normal procedures performed by Tucker Alan with respect to its client retention and billing practices. However, in compliance with the guidelines governing the payment of professionals in bankruptcy cases, Tucker Alan prepared detailed task lists, fee summaries, and expense summaries covering the Application Period.

¹ As in the prior interim fee applications, these hours and fees do not include amounts that Tucker Alan has voluntarily absorbed.

13. Exhibit “A” attached hereto shows the total hours and fees recorded by Tucker Alan during the Application Period for each of nineteen work areas listed above. Exhibit “B” shows the hours and fees recorded by each individual for each of these work areas.

14. The full scope of and breadth of Tucker Alan’s services are reflected in the detailed time records attached hereto as Exhibit “C”. These logs show the professionals recording time for these matters on a daily basis, how much time was recorded by each professional, and descriptions of the services provided. These time entries are segregated into the nineteen work areas and the hours are subtotaled for each work area. Due to the sensitive nature of the services performed and the fact that some of Tucker Alan’s work product is privileged and protected from disclosure, the Vinick & Docherty and other attorneys have asked that Tucker Alan file only general versions of its detailed time entries. Tucker Alan will maintain the more detailed versions of these time logs in the event that further explanation of the tasks performed is needed.

15. Exhibit “D” attached hereto contains a listing of the expenses incurred by Tucker Alan during the Application Period, broken down into categories of charges.²

² Pursuant to Local Rule 2016-2 of the United States Bankruptcy Court for the District of Delaware, Tucker Alan represents that it charges for expenses in the following manner:

- (1) Airfare: All airfare charges represent coach airfare.
- (2) Duplicating: Not charged
- (3) Telecommunications: Long distance calls and outgoing facsimile transmittals are not billed. The costs of teleconference connection services are billed at cost.
- (4) Computer Research: Tucker Alan’s practice is to bill clients for computer research at actual cost, which does not include amortization for maintenance and equipment.
- (5) Overtime Expenses: Tucker Alan’s practice is to allow any individual working more than eleven hours per weekday or six hours per weekend day to charge a per diem to cover the cost of a working meal
- (6) Local Car Service: Tucker Alan’s practice is to allow individuals to charge ground transportation for late-night travel home.
- (7) Delivery Services: Tucker Alan’s practice is to charge overnight delivery and courier services at actual cost

16. The hourly rates charged for each Tucker Alan individual are shown on the Cover Sheet – Part II and on Exhibit B. These rates became effective August 1, 2001 and, in a few instances, are slightly higher than those reflected in the Tucker Alan Retention Application, which were effective August 1, 2000.³

17. Tucker Alan has endeavored to provide services to the Debtors in the most expeditious and economical manner possible.

18. As stated in the Affidavit of Catherine Sreckovich, annexed hereto as Exhibit “E”, no agreement or understanding exists between Tucker Alan and any other person for the sharing of compensation received or to be received for services rendered in or in connection with these cases.

19. The undersigned has reviewed the requirements of Local Rule 2016-2 of the United States Bankruptcy Court for the District of Delaware (“Local Rule 2016-2”) and certifies to the best of her information, knowledge and belief that this application complies with Local Rule 2016-2.

³ For example, the hourly rate for Catherine Sreckovich was \$375 effective August 1, 2000 and is now \$385 effective August 1, 2001. The hourly rate for Erika Ange was \$200 and is now \$220.

WHEREFORE, Tucker Alan respectfully requests that this Court:

(i) allow Tucker Alan interim compensation in the sum of \$4,316.00 for actual and necessary professional services rendered on behalf of the Debtors during the period September 1, 2002 through October 31, 2002;

(ii) allow Tucker Alan interim reimbursement in the amount of \$55.00 for actual and necessary expenses incurred during that period; and

(iii) approve Tucker Alan's final compensation in the amount of \$1,953,465.00 and reimbursement of expenses in the amount of \$201,210.00 for the period from May 25, 2000 through October 31, 2002.

Dated: Chicago, Illinois
November 21, 2002

Tucker Alan Inc.

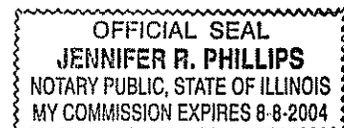
Catherine Sreckovich

Catherine Sreckovich
150 South Wacker Drive
Suite 500
Chicago, Illinois 60606
(312) 849-9900

Special Professional Consultant to Professionals of
the Debtors And Debtors-in-Possession

Sworn to before me this 21st day
of November, 2002.

Jennifer R Phillips
State of Illinois, County of Cook



TUCKER ALAN INC.
In The Matter Of Integrated Health Services
Summary Of Hours and Fees by Work Area
September 1, 2002 through October 31, 2002

<u>WORK AREA</u>	<u>TOTAL HOURS</u>	<u>TOTAL FEES</u>
RehabWorks Corporate Integrity Agreement	-	\$ -
Preparation of Fee and Employment Applications	23.2	4,316.00
Total All Work Areas	<u>23.2</u>	<u>\$ 4,316.00</u>

Note:

Certain work areas are not shown on this exhibit because there was no time incurred for these work areas during this period. This applies to the following seventeen work areas:

- Sampling Work - All Locations
- Sampling Work - Locations #1, #2, #3, #4, and #5
- Transaction Testing - Phase II
- Interviews
- Location #6 Review
- Location #7 Review
- Location #8 Review
- Confidential Review
- Summarization and Presentation of Findings
- Development of Recommendations
- Implementation of Recommendations
- Training of Company Personnel
- Post-Training Review

TUCKER ALAN INC.
In The Matter Of Integrated Health Services
Summary Of Hours And Fees By Individual
September 1, 2002 Through October 31, 2002

EXHIBIT B

<u>Work Area ^(A)</u>		<u>Sreckovich</u>	<u>Viseur</u>	<u>Ange</u>	<u>Moor</u>	<u>Total</u>
	<i>Exhibit Ref</i>	<i>C-1</i>	<i>C-2</i>	<i>C-3</i>	<i>C-4</i>	
	Billing Rate	\$ 385	\$ 240	\$ 220	\$ 150	
RehabWorks Corporate Integrity Agreement	Hours					-
	Fees	\$ -	\$ -	\$ -	\$ -	\$ -
Preparation of Fee and Employment Applications	Hours	1.0	5.9	1.0	15.3	23.2
	Fees	\$ 385.00	\$ 1,416.00	\$ 220.00	\$ 2,295.00	\$ 4,316.00
Total All Work Areas	Hours	<u>1.0</u>	<u>5.9</u>	<u>1.0</u>	<u>15.3</u>	<u>23.2</u>
	Fees	<u>\$ 385.00</u>	<u>\$ 1,416.00</u>	<u>\$ 220.00</u>	<u>\$ 2,295.00</u>	<u>\$ 4,316.00</u>

Notes:

(A) Certain work areas are not shown on this exhibit because there was no time incurred for these work areas during this period. This applies to the

- Sampling Work - All Locations
- Sampling Work - Locations #1, #2, #3, #4, and #5
- Transaction Testing - Phase II
- Interviews
- Location #6 Review
- Location #7 Review
- Location #8 Review
- Confidential Review
- Summarization and Presentation of Findings
- Development of Recommendations
- Implementation of Recommendations
- Training of Company Personnel
- Post-Training Review

**In the Matter of Integrated Health Services
September 1, 2002 through October 31, 2002
Time by Task for Catherine Sreckovich**

Work Area	Date	Activity	Hours
Preparation of Fee and Employment Applications	10/18/02	<ul style="list-style-type: none"> ▪ Reviewed the complete July 2002 through August 2002 fee application, including time logs for all team members. Signed the fee application for submittal to counsel. 	1.0
		Total for September 1 through October 31, 2002 – Preparation of Fee and Employment Applications	1.0
		Total for September 1 through October 31, 2002 – All Work Areas	1.0

**In the Matter of Integrated Health Services
September 1 through October 31, 2002
Time by Task for Anne Viseur**

Work Area	Date	Activity	Hours
Preparation of Fee and Employment Applications	09/20/02	<ul style="list-style-type: none"> ▪ Reviewed a current IHS docket to identify relevant information related to Tucker Alan's fee applications for incorporation into the fee application for July 2002 through August 2002. 	0.4
Preparation of Fee and Employment Applications	10/04/02	<ul style="list-style-type: none"> ▪ Reviewed an updated IHS docket and identified relevant information related to Tucker Alan's fee applications for incorporation into the fee application for July 2002 through August 2002. 	0.3
Preparation of Fee and Employment Applications	10/09/02	<ul style="list-style-type: none"> ▪ Reviewed the summary of the team's expenses (Exhibits D and E) for July 2002 through August 2002 provided by Jeff Moor. Reviewed the July 2002 through August 2002 time logs for certain team members. Provided my comments to Jeff Moor. 	1.2
Preparation of Fee and Employment Applications	10/10/02	<ul style="list-style-type: none"> ▪ Discussed with Jeff Moor my comments on the team's expenses and time logs for July 2002 through August 2002. 	0.8
Preparation of Fee and Employment Applications	10/16/02	<ul style="list-style-type: none"> ▪ Reviewed the team's revised July 2002 through August 2002 time logs, which had also been sorted and subtotaled by work area. Reviewed Exhibits A and B to the July 2002 through August 2002 fee application containing hours by work area for each team member provided by Jeff Moor. Verified each team member's total hours for each work area. Reviewed and revised the Cover Sheets – Part I and Part II, the fee application narrative, Exhibits D and E, and the draft transmittal letter for the fee application. Provided comments to Jeff Moor. 	2.0
Preparation of Fee and Employment Applications	10/17/02	<ul style="list-style-type: none"> ▪ Reviewed revised versions of certain team members' July 2002 through August 2002 time logs and Exhibits A and B. Reviewed the identification of hours related to preparation of the July 2002 through August 2002 fee application. Sent my comments to Jeff Moor. 	0.7
Preparation of Fee and Employment Applications	10/18/02	<ul style="list-style-type: none"> ▪ Discussed with Jeff Moor the finalization of fee application #18 for July 2002 through August 2002, including sending the fee application by e-mail to Robert Yu. 	0.2

**In the Matter of Integrated Health Services
September 1 through October 31, 2002
Time by Task for Anne Viseur**

<u>Work Area</u>	<u>Date</u>	<u>Activity</u>	<u>Hours</u>
Preparation of Fee and Employment Applications	10/18/02	▪ Performed a final review of the complete July 2002 through August 2002 fee application.	0.3
		Total for September 1 through October 31, 2002 – Preparation of Fee and Employment Applications	5.9
		Total for September 1 through October 31, 2002 – All Work Areas	5.9

**In the Matter of Integrated Health Services
September 1 through October 31, 2002
Time by Task for Erika Ange**

Work Area	Date	Activity	Hours
Preparation of Fee and Employment Applications	10/14/02	<ul style="list-style-type: none"> ▪ Reviewed each team member's July 2002 through August 2002 time log provided by Jeff Moor. Provided my comments to Jeff Moor. 	1.0
Total for September 1 through October 31, 2002 – Preparation of Fee and Employment Applications			1.0
Total for September 1 through October 31, 2002 – All Work Areas			1.0

**In the Matter of Integrated Health Services
September 1 through October 31, 2002
Time by Task for Jeff Moor**

Work Area	Date	Activity	Hours
Preparation of Fee and Employment Applications	09/10/02	<ul style="list-style-type: none"> ▪ Reviewed and revised certain team members' July 2002 and August 2002 time logs for consistency and clarity. Followed up with certain team members to resolve questions and made revisions as appropriate. 	1.0
Preparation of Fee and Employment Applications	09/16/02	<ul style="list-style-type: none"> ▪ Continued to review and revise certain team members' August 2002 time logs for consistency and clarity. Followed up with certain team members to resolve questions and made revisions as appropriate. 	1.5
Preparation of Fee and Employment Applications	10/04/02	<ul style="list-style-type: none"> ▪ Combined each team member's July 2002 time log and August 2002 time log into one time log. Verified each team member's hours by day on the July 2002 through August 2002 time logs. Reviewed and revised the entire team's July 2002 through August 2002 time logs for consistency and clarity. 	3.0
Preparation of Fee and Employment Applications	10/09/02	<ul style="list-style-type: none"> ▪ Reviewed and summarized the expenses for each individual as well as for the firm overall for July and August 2002. Prepared Exhibits D and E for the July 2002 through August 2002 fee application. Sent these exhibits to Anne Viseur for her review. 	0.7
Preparation of Fee and Employment Applications	10/09/02	<ul style="list-style-type: none"> ▪ Continued to review the team's July 2002 through August 2002 time logs, made revisions as appropriate, and sent the logs to Anne Viseur for her review. 	0.8
Preparation of Fee and Employment Applications	10/10/02	<ul style="list-style-type: none"> ▪ Revised the team's July 2002 through August 2002 time logs and the summaries of expenses (Exhibits D and E) to address the comments received from Anne Viseur. 	1.1
Preparation of Fee and Employment Applications	10/10/02	<ul style="list-style-type: none"> ▪ Discussed with Anne Viseur her comments on the team's expenses and time logs for July 2002 through August 2002. 	0.8
Preparation of Fee and Employment Applications	10/10/02	<ul style="list-style-type: none"> ▪ Sorted and subtotaled the team's July 2002 through August 2002 time logs by work area. Updated Exhibits A and B, summarizing hours by work area, to reflect the subtotals for each team member. Sent these updated documents to Anne Viseur for her review. 	1.1

**In the Matter of Integrated Health Services
September 1 through October 31, 2002
Time by Task for Jeff Moor**

Work Area	Date	Activity	Hours
Preparation of Fee and Employment Applications	10/14/02	<ul style="list-style-type: none"> ▪ Revised the fee application narrative, Cover Sheets – Part I and Part II, and Exhibit F for the July 2002 through August 2002 fee application to incorporate comments received from Anne Viseur on August 30, 2002. Prepared a draft transmittal letter for the fee application. Sent these updated documents to Anne Viseur for her review. 	0.7
Preparation of Fee and Employment Applications	10/14/02	<ul style="list-style-type: none"> ▪ Sent the team’s July 2002 through August 2002 time logs to Erika Ange for her review. 	0.1
Preparation of Fee and Employment Applications	10/17/02	<ul style="list-style-type: none"> ▪ Revised the team’s July 2002 through August 2002 time logs, Exhibits A and B, the Cover Sheets – Part I and II, the fee application narrative, and Exhibits D and E (containing expenses) based on comments received from Anne Viseur. 	1.2
Preparation of Fee and Employment Applications	10/17/02	<ul style="list-style-type: none"> ▪ Performed a final review of the entire team’s July 2002 through August 2002 time logs for consistency and clarity. Sent the revised time logs, along with updated versions of Exhibits A and B, to Anne Viseur for her review. 	1.3
Preparation of Fee and Employment Applications	10/18/02	<ul style="list-style-type: none"> ▪ Discussed with Anne Viseur the finalization of fee application #18 for July 2002 through August 2002, including sending the fee application by e-mail to Robert Yu. 	0.2
Preparation of Fee and Employment Applications	10/18/02	<ul style="list-style-type: none"> ▪ Made final revisions and prepared a complete copy of the July 2002 through August 2002 fee application. Provided the complete application to Anne Viseur for her final review. Provided the complete application to Catherine Sreckovich for her review and signature. 	0.7
Preparation of Fee and Employment Applications	10/18/02	<ul style="list-style-type: none"> ▪ Compiled the final July 2002 through August 2002 fee application and arranged to have copies made for counsel and internal distribution. Reviewed the copies of the final July 2002 through August 2002 fee application for review and filing by counsel. Sent the copies to counsel by overnight mail. Sent fee application #18 for July 2002 through August 2002 by e-mail to Robert Yu for his review. 	1.1

**In the Matter of Integrated Health Services
September 1 through October 31, 2002
Time by Task for Jeff Moor**

Work Area	Date	Activity	Hours
		Total for September 1 through October 31, 2002 – Preparation of Fee and Employment Applications	15.3
		Total for September 1 through October 31, 2002 – All Work Areas	15.3

TUCKER ALAN INC.
In The Matter Of Integrated Health Services
Summary Of Expenses
September 1, 2002 Through October 31, 2002

<u>Professional</u>	<u>Date</u>	<u>Airfare</u>	<u>Ground Travel</u>	<u>Lodging</u>	<u>Per Diem</u>	<u>Shipping Charges</u>	<u>Total</u>
Incurred Directly By Firm	10/18/02					\$ 11	\$ 11
Incurred Directly By Firm	10/18/02					12	12
Incurred Directly By Firm	10/18/02					11	11
Incurred Directly By Firm	10/18/02					12	12
Incurred Directly By Firm	10/18/02					9	9
TOTAL		<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$ 55</u>	<u>\$ 55</u>

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE

In re)	Chapter 11
)	
INTEGRATED HEALTH SERVICES, INC., <u>et al.</u> ,)	Case No. 00 - 389 (MFW)
)	
Debtors.)	Jointly Administered

**AFFIDAVIT OF CATHERINE SRECKOVICH
PURSUANT TO 11 U.S.C. § 504 AND
RULE 2016 OF THE FEDERAL RULES
OF BANKRUPTCY PROCEDURE**

STATE OF NEW YORK)
 ss:
COUNTY OF NEW YORK)

Catherine Sreckovich, being duly sworn, deposes and states:

1. I am a member of the firm of Tucker Alan Inc. (“Tucker Alan”) which has been retained as a special professional consultant to Vinick & Docherty, special litigation management counsel for the above-captioned debtors. On some other matters Tucker Alan has been retained by counsel to the debtors other than Vinick & Docherty, and on still other matters Tucker Alan has been retained directly by the above-captioned debtors.

2. In accordance with Rule 2016 of the Federal Rules of Bankruptcy Procedure and section 504 of title 11 of the United States Code, no agreement or understanding exists between Tucker Alan and any other person for a division of compensation or reimbursement received or to be received herein or in connection with the within Chapter 11 cases.

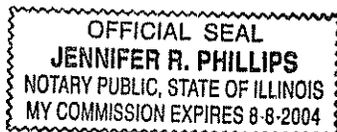
EXHIBIT E

3. This affidavit certifies that I have reviewed the requirements of Local Rule 2016-2 of the United States Bankruptcy Court for the District of Delaware and that the Nineteenth Interim and Final Application of Tucker Alan Inc., As Special Professional Consultant to Professionals of the Debtors and Debtors-In-Possession, For Interim Allowance of Compensation and Reimbursement of Expenses for the Period September 1, 2002 through October 31, 2002 and For Final Allowance of Compensation and Reimbursement of Expenses for the Period May 25, 2000 through October 31, 2002, complies with Local Rule 2016-2 of the United States Bankruptcy Court for the District of Delaware.

Catherine Sreckovich
Catherine Sreckovich

Sworn to before me this
21st day of November, 2002

Jennifer R Phillips
State of Illinois, County of Cook
Notary Public



IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE

In re) Chapter 11
)
INTEGRATED HEALTH SERVICES, INC., et al.,) Case No. 00 -389 (MFW)
)
Debtors.) Jointly Administered

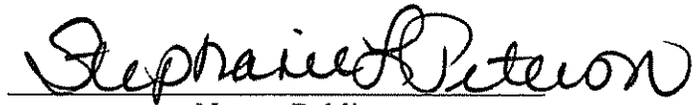
AFFIDAVIT OF SERVICE

STATE OF DELAWARE)
) SS
NEW CASTLE COUNTY)

Thomas J. Hartzell, being duly sworn according to law, deposes and says that he is employed by the law firm of Young Conaway Stargatt & Taylor, LLP, attorneys for the Debtors in the within captioned matter, and that on the 22nd day November 2002, he caused a copy of the attached pleading to be served, as indicated, to those parties on the attached service list.


Thomas J. Hartzell

SWORN TO AND SUBSCRIBED before me this 22nd day of November 2002.


Notary Public

STEPHANIE L. PETERSON
NOTARY PUBLIC
STATE OF DELAWARE
My Commission Expires July 12, 2003

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11/22/2002

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