EXHIBIT A

AGREEMENT RELATING TO CENTRAL KENAI PENINSULA HOSPITAL SERVICE AREA HOSPITAL REVENUE BONDS

Between

KENAI PENINSULA BOROUGH AN ALASKA MUNICIPAL CORPORATION

and

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AGREEMENT RELATING TO CENTRAL KENAI PENINSULA HOSPITAL SERVICE AREA HOSPITAL REVENUE BONDS

This Agreement Relating to Central Kenai Peninsula Hospital Service Area Hospital Revenue Bonds ("Hospital Agreement") is by and between				
WHEREAS CLAUSES				
WHEREAS, the Borough is the owner of the Central Peninsula Hospital, located at 250 Hospital Place, Soldotna, Alaska 99669 and depicted in Exhibit A attached hereto, ("Hospital") and related medical facilities (collectively, the "Borough's Medical Facilities") located in the Central Kenai Peninsula Hospital Service Area ("Service Area"); and				
WHEREAS, serves as the manager and operator of the Borough's Medical Facilities pursuant to the terms of a Lease and Operating Agreement, with an effective date of January 1, 2008 (to be replaced with an Operating Agreement, with an effective date of January 1, 2018) and an Agreement to Operate Specialty Medical Clinic Building, dated January 16, 2014 (collectively, the "Agreements"); and				
WHEREAS, pursuant to Ordinance No. 2016-19-12, as amended by Ordinance No. 2017 (together, the "Hospital Bond Legislation"), the Borough Assembly authorized the issuance of Central Kenai Peninsula Hospital Service Area Hospital Revenue Bonds ("Hospital Bonds"), to be issued on or about the date hereof, payment of which is to be secured by revenues generated by the operation and use of the Hospital; and				
WHEREAS, the Borough has outstanding certain Central Kenai Peninsula Hospital Service Area Specialty Clinic Building Revenue Bonds ("Specialty Clinic Bonds") payment of which is secured by revenues generated by the Borough's Medical Facilities as more fully described in the Borough's Resolution No. 2013-072, as amended by Resolution No. 2014-008 ("Specialty Clinic Bond Legislation"); and				
WHEREAS, payment of the debt service on the Hospital Bonds is to be subordinate and junior to payment on the Specialty Clinic Bonds; and				
WHEREAS, the Agreements authorize to collect, on behalf of the Borough, all revenues derived from the use and operation of the Borough's Medical Facilities, including the Hospital; and				
WHEREAS, it is in the best interests of the Parties that the terms and conditions relating to the use of the Hospital facilities, and revenues derived therefrom, be clearly set forth in this Agreement;				

NOW THEREFORE, in consideration of the mutual covenants and agreements contained herein the Parties agree as follows:

1. <u>Terms of Agreements Superseded.</u> This Hospital Agreement, to the extent its terms and provisions conflict with those set out in the Agreements, supersede and replace such terms and provisions. ______ covenants and agrees to comply with the terms and agreements set forth in this Hospital Agreement.

2. Hospital Revenues.

(a) The Borough, pursuant to the terms of the Hospital Bond Legislation, has pledged for the security of holders of the Hospital Bonds, and future parity bonds, revenues generated by the use and operation of the Hospital and referred to as "Pledged Revenues."

> "Pledged Revenues" are defined in the Hospital Bond Legislation as "Net Revenues" and interest received and profits derived from the investment of moneys obtained from moneys held in any fund solely to pay or secure the Hospital Bonds and any future parity bonds.

> "Net Revenues" are defined in the Hospital Bond Legislation for any fiscal year or base period as "Gross Revenues" less any part thereof that must be used to pay debt service on Specialty Clinic Bonds and "Operating Expenses" of the Hospital.

"Gross Revenues" are defined in the Hospital Bond Legislation as all income, receipts and revenue derived by or for the account of the Hospital from to time to time from any source from the ownership, leasing or operations of the Hospital, and all earnings on any fund or account that is pledged to secure the Hospital Bonds and any future parity bonds. Gross Revenues do not include (i) proceeds of any borrowing of the Borough and the earnings thereon, (ii) the proceeds of insurance or condemnation proceeds other than business interruption insurance, and (iii) income from investments irrevocably pledged to the payment of Hospital Bonds and any future parity bonds issued or to be defeased under any refunding plan of the Borough.

"Operating Expenses" of the Hospital are defined in the Hospital Bond Legislation as current expenses incurred for the operation, maintenance or repair of the Hospital of a non-capital nature, and shall include without limitation payments required by any management or operating agreement, patient account expenses, administrative and general expenses, insurance premiums, lease rentals, legal and engineering expenses, payments to pension, retirement, group life insurance, health and hospitalizations funds or other employee benefit funds that are properly chargeable to current operations, interest on patient deposits, payroll tax expenses, and any other expenses required to be paid under the provisions of the Hospital Bond

Legislation or by law or permitted by standard practices for a hospital similar to the properties and business of the Hospital and applicable in the circumstances.

(b) and agrees t	Pursuant to the terms of the Hospital Bond Legislation, covenants o remit Pledged Revenues to the Borough as follows:						
(i)	On or before the 5th day of each month amounts, in approximately equal monthly installments as will be sufficient to accumulate the amount required to pay interest of and principal on (including sinking fund payments, if any) the Hospital Revenue Bonds (including bonds issued on a parity therewith), in each case, during the following twelve months. Payments shall commence with the first month following the date of the issuance of the Hospital Bonds. [The Borough will provide a schedule of payments reflecting amounts to be paid to the Borough each month.]						
(ii)	Upon written notification by the Borough, shall immediately (within 5 business days) remit amounts necessary to cause amounts held in the reserve subaccount securing payment of the Hospital Revenue Bonds (and bonds issued on a parity therewith) to satisfy the reserve subaccount requirement.						
	ing of Hospital Facilities shall not assign, lease or sublease any portion of the uding common areas, without the prior written approval of the Borough.						
4. <u>Relationship among the Parties</u> . Any provisions in the Agreements which characterize the relationship among the Parties as a lessor-lessee relationship shall be construed as an owner-operator/manager relationship.							
Agreements, used for debt	<u>dicting Provisions</u> . Should there be any conflict between this Hospital Agreement and the relating to the operations and management of the Hospital, or the priority of revenues to be service on the Hospital Bonds (and bonds issued on a parity therewith), the provisions of this element shall govern.						
exempt basis thereto (toget Hospital in s that the Hosp	Exempt Bond Requirements. The Hospital Bonds will be issued by the Borough on a tax-under the Internal Revenue Code of 1986, as amended, and the Treasury Regulations related ther, the "Code") covenants and agrees that it will operate and manage the trict compliance with the Code requirements for tax-exempt governmental bonds and agrees that it will operate and manage the trict compliance with the Code requirements for tax-exempt governmental bonds and agrees that it will operate and manage the trict compliance with the Code requirements for tax-exempt governmental bonds and agrees that it will operate and manage the trict compliance with the Code requirements for tax-exempt governmental bonds and agrees that it will operate and manage the trict compliance with the Code requirements for tax-exempt governmental bonds and agrees that it will operate and manage the trict compliance with the Code requirements for tax-exempt governmental bonds and agrees that it will operate and manage the trict compliance with the Code requirements for tax-exempt governmental bonds and agrees that it will operate and manage the trict compliance with the Code requirements for tax-exempt governmental bonds and agrees that it will operate and manage the trict compliance with the Code requirements for tax-exempt governmental bonds are tax-exempt basis) to be private activity bonds under Section 141 of the Code.						
(a)	Allocation of Use Reports. On January 20, 2018, and January 20th of each year thereafter, will provide the Borough a report of Hospital allocation of use for the prior calendar year. This report shall include the allocation and value of square footage of the Hospital that is being leased out, or used by non-governmental parties, and the amount and value being used in-house by, along with the common and shared areas. For the common and shared areasshall provide the allocation of use						
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	between and other nongovernmental users. This allocation determination shall meet Building Owners and Managers Association standards.		
(b)	Contracts or Agreements with Outside Medical Providers. Prior to entering into any contracts or agreements with outside medical providers for services conducted in the Hospital such proposed contracts or agreements shall first be reviewed by the Borough's bond counsel.		
(c)	Modification to Comply with Code requirements. If the Borough determines that any use of the Hospital facilities fails to comply with the Code requirements for tax-exemp governmental bonds then shall promptly modify such use to comply with any such requirement(s) pursuant to the written direction of the Borough.		
accounts with having jurisdic public accounta upon request, t audit with oth	and Accounts covenants that it shall keep and maintain proper books and respect to the operation of the Hospital in such manner as prescribed by any authorities tion over the Hospital; will cause its books and accounts to be audited annually by a certified ant not later than 210 days following the end of each fiscal year, copies of which audits shall be furnished to the owners of the Bonds (or bonds issued on a parity therewith). A single her properties operated and managed by on behalf of the Borough is ong as sufficient information is provided regarding receipt and allocation of revenues derived facilities.		
accrue or exist Hospital prior of party therewith for labor, mater or any part ther lien of the Hos	and Encumbrances Prohibited shall not at any time create or permit to any lien or other encumbrance or indebtedness upon the Hospital or Pledged Revenues of the or superior to the lien thereon for the payment of the Hospital Bonds (and bonds issued on a h), and will pay and discharge, or cause to be paid and discharged, any and all lawful claims rials, or supplies which, if unpaid, might become a lien or charge upon the Pledged Revenues reof, or upon any account or subaccount in the hands of the Borough, prior or superior to the spital Bonds (and bonds issued on a parity therewith), or which might impair the security of bonds issued on a parity therewith).		
may be authoriconveyances, a conveying, grafunds, moneys,	r Resolutions, Actions and Assurances shall, at any and all times, as far as it ized by law, make, do, execute, acknowledge, and deliver all further resolutions, acts, deeds assignments, transfers, and assurances as may be necessary or desirable for better assuring anting, pledging, assigning, and confirming all and singular the rights, revenues, and other, and securities pledged or assigned under the Hospital Bond Legislation, or intended so to be orough may become bound to pledge or assign.		
shall be sent by	e. All notices required or permitted to be given under this Agreement shall be in writing and y registered or certified mail, return receipt requested, postage prepaid, or by hand delivery e parties at the following addresses:		
Kenai Peninsi Borough May 144 N. Binkle Soldotna, Ala	vorey Street		

Either party may by notice change its address for all subsequent notices. Except where otherwise expressly provided to the contrary, notice shall be deemed given upon delivery.

- 11. Governing Law. Construction and interpretation of this Hospital Agreement shall be governed by the laws of the State of Alaska.
- 12. Severability. If any clause or provision of this Hospital Agreement is illegal, invalid or unenforceable under present or future laws, then and in that event, it is the intention of the Parties that such clause or provision is severable and the remainder of this Hospital Agreement shall not be affected thereby. It is also the intention of the parties to this Hospital Agreement that in lieu of each clause or provision of this Hospital Agreement that is illegal, invalid or unenforceable, there be added, as a part of this Hospital Agreement, a clause or provision as similar in terms to such illegal, invalid or unenforceable clause or provision as may be possible and be legal, valid and enforceable as reasonably agreed to by the parties within one hundred twenty (120) days after the clause or provision in question is found to be illegal, invalid or unenforceable.
- Forum and Venue. The forum and venue for any law suit between these parties arising out of this 13. Agreement shall be in the Trial Courts for the State of Alaska in the Third Judicial District, Kenai Venue District.
- 14. Waiver of Breach. The waiver by either party of a breach or violation of any provision of this Hospital Agreement shall not operate as, or be construed to be, a waiver of any subsequent breach of the same or other provision hereof.
- 15. Term of this Agreement. The term of this Agreement shall be from the date of issuance of the Bonds, to and including December 31, 2027, unless terminated earlier or extended later by the Parties. Issuance of the Hospital Bonds is condition upon and subject to execution and delivery of this Agreement and issuance of a Certificate of Need by the State of Alaska for the Hospital Projects.
- WHEREAS Clauses. The WHEREAS Clauses to this Hospital Agreement are hereby 16. incorporated into this Hospital Agreement as if fully set forth herein.
- Counterparts. This Hospital Agreement may be executed in several or separate counterparts, each 17. of which shall be deemed an original and all of which together shall constitute but one and the same instrument.

IN WITNESS WHEREOF, the Parties have executed this Hospital Agreement as of the dates listed below.

KENAI PENINSULA BOROUGH	
Miles Noveme	
Mike Navarre Borough Mayor	
{00736091}	

Dated:	Dated:	
ATTEST:	ATTEST:	
Johni Blankenship, MMC Borough Clerk	Board Secretary	
Dorough Clerk	EXHIBIT A	

Diagram of the Hospital Facilities attached hereto.