NOTICE TO ALL PARTICIPATING PLANS & EMPLOYER PLAN SPONSORS OF HEALTH PLANS IN THE RIVERSTONE MULTIPLE EMPLOYER WELFARE ARRANGEMENT (MEWA)

ON FEBRUARY 7, 2019, THE U.S. DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA ISSUED THE ATTACHED ORDER FREEZING ALL ASSETS OF THE RIVERSTONE MULTIPLE EMPLOYER WELFARE ARRANGMENTS AND APPOINTING RECEIVERSHIP MANAGEMENT INC. (RMI) AS TEMPORARY INDEPENDENT FIDUCIARY, SUCCESSOR TRUSTEE AND PLAN ADMINISTRATOR. RMI IS TEMPORARILY APPOINTED TO ADMINISTER THE RIVERSTONE MEWA PLAN. A HEARING CONCERNING PRELIMINARY OR PERMANENT ORDERS IS CURRENTLY SCHEDULED FOR MARCH 11, 2019 BEFORE THE COURT IN LOS ANGELES.

UNDER THE TERMS OF THE ORDER, RMI WILL MARSHALL ASSETS, PAY URGENT CLAIMS, COMMUNICATE WITH IMPACTED ENTITIES AND PERSONS, AND DESIGN AND IMPLEMENT A FAIR PROCESS FOR PAYING OUT COVERED CLAIMS TO THE EXTENT FEASIBLE.

BENEFITS REMAIN IN EFFECT UNDER THE RIVERSTONE MEWA PLAN PENDING FURTHER ORDERS OF THE COURT. AT THE PRESENT TIME CLAIMS ARE BEING REVIEWED, PLAN RECORDS ARE BEING GATHERED AND PLAN FUNDS ARE BEING PRESERVED AS DIRECTED BY THE COURT'S ORDER.

MEMBER AND BENEFICIARY PROTECTIONS:

DURING THE TEMPORARY RESTRAINING ORDER, DOCTORS, HOSPITALS, AND COLLECTION AGENCIES ARE ENJOINED FROM SUING PLAN PARTICIPANTS, MEMBERS, AND BENEFICIARIES OR MAKING ANY CLAIMS ON THE ASSETS OF THE RIVERSTONE MEWA, AS PROVIDED UNDER THE ALL WRITS 28 USC § 1651.

IMPORTANT NOTICE AND INSTRUCTIONS FOR EMPLOYERS

EMPLOYERS MAY BE FIDUCIARIES TO THE ERISA COVERED PLANS THEY SPONSOR (OR HAVE SPONSORED) IN THE RIVERSTONE MEWA AND NOTHING IN THE STIPULATIONS (CURRENTLY UNDER SEAL) OR THIS ORDER RELIEVES ANY FIDUCIARY RESPONSIBILITIES UNDER ERISA.

PLAN SPONSORS ARE INSTRUCTED TO DISTRIBUTE THIS NOTICE AND A COPY OF THE ORDER TO THEIR PARTICIPANTS AND BENEFICIARIES AS SOON AS POSSIBLE.

AS SOON AS AVAILABLE, ADDITIONAL COURT ORDERS, PLAN INFORMATION AND UPDATES WILL BE POSTED TO

www.receivermgmt.com/riverstone-nexgenhealthplan

February 9, 2019