

EXHIBIT A

State of Maryland Health Claims Arbitration Board

AMENDED ARBITRATION PANEL DETERMINATION

Case	Name:	Osheroff v. Chestnut Lodge, et al.	
Case	Number:	82-262	
Date	Issued:	January 10,1984	

According to the Health Claims Arbitration Act, Section 3-2A04 and 3-2A04(E), the arbitration panel shall first determine the issu of liability with respect to a claim referred to it. If the arbitra panel determines that the health care provider(s) is not liable to the claimant or claimants, the Award shall be in favor of the healt care provider (finding #1). If the arbitration panel determines th a health care provider(s) is liable to the claimant or claimants (in finding #1), it shall then consider, assess, and apportion appropriate damages against one or more of the health care provider that it has found to be liable (finding #2).

In all cases, the Award shall include an assessment of costs, including arbitration fees (finding #3).

Liability: <u>Majority of Panel finds liability against all</u>
 health care providers herein.

2. Damages: <u>Majority of Panel awards damages of \$250,000.00</u>
against all health care providers herein.

3. Costs: <u>Majority of Panel assesses costs against all health care providers herein.</u>
B. Additional Action Statement of Panel assesses costs against all health care providers herein.

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